Procurement, Contracts and Acquisition Handbook

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1.0 Introduction

The *Procurement, Contracts and Acquisition Handbook* (Revised June 2021) has been prepared by the State of Arizona Department of Housing (ADOH) for use by entities eligible for Community Development Block Grant (CDBG) funds, Weatherization Assistance Program (WAP) funds and HOME Investment Partnership Program (HOME) funds within the State of Arizona’s program area and replaces the Handbook dated 2016.

Please note that although this Handbook is applicable to the procurement process as it relates to construction projects covered by federal labor standards (Davis-Bacon and Related Acts), the specific requirements relating only to labor standards contracts are in the *Labor Standards Handbook*.

The sample documents and forms are in Word format available for download from the department’s website. Suggestions, comments or questions should be directed to:

Arizona Department of Housing
Community Development and Revitalization
1110 West Washington Street, Suite 280 | Phoenix, AZ 85007
*Phone:* (602) 771-1000 | *TTY:* 711 | *Fax:* (602) 771-1002
*E-mail:* Kathy.Blodgett@azhousing.gov
*Website:* [www.housing.az.gov](http://www.housing.az.gov)

Title II of the Americans with Disabilities Act prohibits discrimination on the basis of disability in the programs of a public agency. Individuals with disabilities who need the information contained in this publication in an alternate format may contact the State of Arizona Department of Housing at (602) 771-1000 to make their needs known.

The Housing and Community Development Act of 1974, as amended and implementing regulations require each state to establish specific procurement procedures to be followed by all CDBG recipients. These procedures must be the same or equivalent to the procedures as stated in HUD regulations. The procedures in this Handbook establish a procurement system that is fair and compliant with federal laws, regulations, and executive orders. HUD procurement regulations can be found at 2 CFR 200.

The term “procurement” as used in this Handbook includes the process of selecting goods or services, the written agreement or contract for such, and the implementation of that agreement.

**NOTE:** It is the recipient’s responsibility to comply with all laws and regulations including Arizona Revised Statutes, local ordinances, and codes that may be applicable to procurement and contracting. Recipients are strongly encouraged to confer with their legal counsel for guidance and refer to: [http://www.azleg.gov/ArizonaRevisedStatutes.asp](http://www.azleg.gov/ArizonaRevisedStatutes.asp) for current state law.
2.0 Recipient Responsibilities

Throughout this Handbook those entities that receive funding through ADOH are referred to as "recipients". It should be noted that, depending on the program that funds each activity, the technical nomenclature for that entity may vary. Following is an itemized list of those various terms:

- HUD refers to ADOH as their "grantee" and the entities funded with CDBG funds through ADOH are then referred to by HUD as "sub-grantees".
- Entities receiving federal HOME funds through ADOH are referred to as "sub-recipients".
- Entities receiving funding through the Department of Energy (DOE) Weatherization Assistance Program are referred to as "sub-grantees".

Because this Handbook applies to multiple funding sources, for simplicity sake, all of the above entities shall herein be referred to as "recipients".

In order to comply with mandated procurement regulations for activities funded in whole or in part with CDBG/WAP/HOME funds, (herein after referred to as federal funds) a recipient must adopt the procedures outlined in this Handbook if it does not have a written procurement system or if its procedures are less restrictive than those included here.

Recipients are responsible for:

- selecting the procurement method(s) that is best suited to each funded activity;
- compliance with regulations and statutes;
- adopting and following procedures to ensure unrestricted competition;
- maintaining adequate documentation of the entire procurement process to ensure regulatory and statutory compliance;
- providing documentation for review by ADOH/HUD/DOE/other interested parties;
- managing any sub-recipients, contractors, lessees, etc.;
- if applicable, complying with Section 3 regulations;
- if applicable, complying with Uniform Relocation Act (URA) regulations.

2.1 Mandatory Procedures

Recipients must have written procedures to ensure that procurements are equitable and provide for open and full competition. The mandatory procedures to ensure such are:
• Provide a clear and accurate description of the technical requirements and/or specifications.
• Include a statement of the qualitative nature of the material, product or service (if applicable).
• Include minimum essential characteristics and standards.
• Identify all requirements that bidders must fulfill (no additional requirements can be added once the procurement process has been initiated).
• Identify all factors to be used in the evaluation process.

2.1.1 Compliance with Arizona Revised Statutes

Although recipient funding is contracted through ADOH, it is Federal funding. As such, recipients are required to follow the Federal Procurement Standards located in 2 CFR Part 200 *Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards*. In addition, there are also certain state statutes that ADOH requires recipients to follow. While these are fairly limited, they are noted specifically in each Handbook Section as they occur (with two (2) exceptions included below).

A.R.S. §32-142 requires that drawings, plans, specifications, estimates and construction observation for public works of a political subdivision of the state involving architecture, engineering, assaying, geology, landscape architecture and land surveying be prepared by or under the direct supervision of a registrant (someone licensed or registered with the appropriate Board) within that category.

• Appraisers must be certified or registered with the Arizona Board of Appraisers.
• Requests for Proposals/Qualifications must identify these qualifications as required by law.

A.R.S. §41-4401 outlines compliance requirements for Immigration Laws and E-Verify. The following must be included in all contracts between recipients and their contractors, service providers, sub-recipients, etc.

• Recipient warrants compliance with all Federal immigration laws and regulations relating to employees and warrants its compliance with Section A.R.S. § 23-214, Subsection A. (That subsection reads: “After December 31, 2007, every employer, after hiring an employee, shall verify the employment eligibility of the employee through the E-Verify program.”)
• A breach of a warranty regarding compliance with immigration laws and regulations shall be deemed a material breach of the contract and recipient may be subject to penalties up to and including termination of this agreement.
• The ADOH retains the legal right to inspect the papers of any employee who works on this agreement to ensure that Recipient or Recipient’s sub-contractor is complying with the warranty under paragraph (a).

For a list of all statutes, visit the state website at: http://www.azleg.gov/ArizonaRevisedStatutes.asp.

2.1.2 Review for Unnecessary or Duplicative Purchases

Per 2 CFR 200.318(d), each recipient must have a system to review proposed procurements to avoid the purchase of unnecessary or duplicative items. Recipients should also consider consolidating purchases where possible or a lease versus purchase alternative to determine the most economical approach.

To foster greater economy and efficiency, and in accordance with efforts to promote cost-effective use of shared services across the Federal government, the recipient is encouraged to enter into local intergovernmental agreements where appropriate for procurement or use of common or shared goods and services (2 CFR 200.318(e)).

2.1.3 Procurement of Recovered Materials 2 CFR 100.322

Recipients must comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds $10,000 or the value of the quantity acquired in the preceding fiscal year exceeded $10,000 and establishing an affirmative procurement program for procurement of recovered materials identified by the EPA guidelines.

Recipients must ensure that suppliers and contractors certify that they are following the requirements and specifications as outlined by the EPA at 40 CFR Part 247, Comprehensive Procurement Guideline for Products Containing Recovered Materials.

2.1.4 Conflict of Interest

A conflict of interest situation is defined as one in which an employee, officer or agent or any member of his/her immediate family, or his/her partner or an organization that employs or intends to employ any of the aforementioned, has a financial or other interest in the selected contractor. A person who
may potentially receive benefits from a CDBG/HOME/WAP assisted procurement activity shall not participate in the decision making process. These provisions are effective for the length of their tenure and for one (1) year thereafter if they have exercised any functions or responsibilities with respect to the federally funded activity or are in a position to participate in the decision making process or gain inside information related to such activity. Recipients must adopt guidelines to ensure that each procurement decision is free from actual, potential or an appearance of conflict of interest.

Per 2 CFR 200.318(c)(1), the guidelines must include a written code of standards of conduct which govern the performance of its officers, employees or agents who engage in the award and administration of contracts supported by federal funds. The following items must be included.

- No employee, officer or agent of the recipient shall participate in the selection, award or administration of a contract supported by federal funds if there is a real or an appearance of conflict of interest.
- The recipient’s officers, employees or agents may not solicit or accept gratuities, favors or items of monetary value from contractors, potential contractors or sub-recipients. However, a recipient may include additional guidance for situations when the financial interest is insubstantial or an unsolicited gift is of nominal value.
- To the extent allowed by state or local laws and regulations, such standards of conduct shall provide for penalties, sanctions or disciplinary actions for violations.
- The recipient may provide for additional prohibitions.

In addition to procurement and contracting, conflict of interest regulations cover other activities funded by ADOH:

- Acquisition and disposition of real property.
- Recipient or sub-recipient assistance to individuals, businesses or other private entities for rehabilitation, preservation or other improvements of private properties or facilities.
- Grants, loans or other assistance provided to businesses, individuals or other private entities such as neighborhood based organizations, small business investment companies and local development corporations engaged in special economic development activities.

These provisions apply to the following:

- any person who is an employee, agent, consultant, officer, elected official or appointed official of the recipient;
• any member of the above mentioned parties’ immediate family;
• a partner of the above mentioned parties;
• an organization which employs or is about to employ any of the above parties; AND/OR
• any designated public agency or sub-recipient who receives ADOH funds from the recipient.

Examples

A recipient submitted an application for housing rehabilitation to the Council of Local Government (COG) in August 2015. If a person who served on the town council until June 2015 wished to apply for a rehab loan or bid on a rehab project in December 2015, he/she would have a conflict of interest because the prohibition extends for one (1) year after serving in office.

A recipient has a CDBG funded senior center project which includes acquisition of property. If the city wishes to acquire property that is owned by the brother of the current city manager, a conflict of interest would exist because the prohibition extends to the family of those persons who are part of the decision making process.

Exceptions

Exceptions may be made by HUD/DOE provided the recipient submits a written disclosure of the nature of the conflict, how the public has been made aware of this conflict and a written opinion from the recipient’s legal counsel that the exception would not violate state or local law. This documentation must first be submitted to ADOH for review and approval at which time ADOH will submit the request to HUD/DOE. HUD/DOE will consider the cumulative effect of a number of factors before granting an exception:

• Would an exception provide a significant cost benefit or degree of expertise not otherwise available?
• Was an opportunity provided for open competitive bidding or negotiations?
• Is the person affected of Low-to-Moderate Income or a member of a group that is intended to benefit from the activity?
• Has the person withdrawn from his/her functions and the decision making process?

The League of Arizona Cities and Towns has published guidance in this area entitled You as a Public Official… which can be found at their website: http://www.azleague.org/. This is an excellent resource recipients are highly encouraged to read and take note of.
2.2 Competition Guidelines

Although a procurement policy attempts to ensure fair and open competition, some preferences for certain business types are allowable and, in some circumstances, are required preferences.

2.2.1 Contracting with Small or Minority/Women Owned Businesses

It is national policy that recipients take those steps necessary to assure that minority business enterprises (MBE), women’s business enterprises (WBE) and labor surplus area firms are used whenever possible. Thus, recipients are encouraged to adopt policies and procedures that will promote the use of small, minority, women-owned, labor surplus area and local businesses (hereafter referred to as “MBE/WBE firms”) as sources for supplies, equipment, construction and professional services.

NOTE: Per 48 CFR 2.101: A “Labor Surplus Area Firm” is defined as a firm that, together with its first-tier sub-contractors, will perform substantially in labor surplus areas. Performance is substantially in labor surplus areas if the costs incurred under the contract on account of manufacturing, production, or performance of appropriate services in labor surplus areas exceeds fifty percent (50%) of the contract price. A “Labor Surplus Area” is defined as a government-designated town and/or county that has experienced severe unemployment. The federal Department of Labor issues an annual list of such designated areas.

Recipients should also review their existing procurement policies and procedures to ensure that they do not inadvertently discriminate against MBE/WBE firms. For example, specifications that unreasonably require extensive experience or years in business can discriminate against small, minority or women-owned businesses. Advertisements in an English language newspaper that are not translated into another language can discriminate against minority businesses. Per federal regulations at 2 CFR 200.321, recipients should take the following affirmative steps to implement this policy:

- Include qualified MBE/WBE firms on solicitation lists.
- Assure that MBE/WBE firms are solicited whenever they are potential sources for procurement.
- When it is economically feasible, and not contrary to other requirements regarding restrictive practices, divide total procurement requirements into smaller tasks or quantities to permit maximum participation by MBE/WBE firms and/or establish delivery schedules which will have similar impact.
• Use the services of organizations such as the Small Business Administration, the Minority Business Development Agency of the federal Department of Commerce or state or local organizations which can provide information on techniques to increase the participation of MBE/WBE firms.

• Require the prime contractor, if subcontracts are to be used, to take affirmative steps by incorporating the above listed affirmative action outreach steps and reporting into their subcontracts.

2.2.2 Prohibited Restrictive Procedures

Per 2 CFR 200.319, any action that restricts or eliminates competition is in violation of federal policy. In order to ensure objective contractor performance and eliminate unfair competitive advantage, contractors that develop or draft specifications, requirements, scopes of work and invitations for bids or RFP/Qs must be excluded from competing for such procurements. Below are a few examples of restrictive procedures:

• Placing unreasonable requirements on firms in order for them to qualify to do business.

• Requiring unnecessary experience and excessive bonding.

• Non-competitive pricing practices between firms or affiliated companies.

• Non-competitive contracts to consultants that are on retainer contracts.

• Organizational conflicts of interest.

• Specifying only a “brand name” product instead of allowing “an equal” product to be offered and describing the performance or other relevant requirements of the procurement.

• Any arbitrary action in the procurement process.

2.2.3 Bidders Lists

Per 2 CFR 200.319(d), recipients may use lists of prequalified bidders if the list is current (updated within one (1) year of the initiation of the procurement). Bidders lists must include a minimum of three (3) sources to ensure maximum competition. Recipients must not preclude potential bidders from qualifying during the solicitation period. If the complete list is not utilized for every related procurement, the bidder’s list must be rotated in a clear and consistent manner to give all vendors a fair and equal opportunity to compete.
2.2.4 Cost Estimates

Per 2 CFR 200.323, recipients must prepare a written independent cost estimate before receiving bids, proposals or contract modifications. The independent estimate should be provided by a qualified recipient staff person or qualified third party with no interest in the project. This helps ensure that the actual cost of the product or service is reasonable. Although the method of the cost or price analysis may vary according to the circumstance of a particular procurement, recipients should have solid estimates for large items and construction based on research during the application process. Catalog or market price of products sold to the general public can suffice for cost estimates when applicable.

Examples

The architect’s proposal includes a cost of $50 per hour for the services of an administrative assistant and $4,000 for blueprint publication. Cost estimates for these two (2) elements should be obtained by calling employment firms and printing companies.

The contractor requests a change order for the cost of constructing an additional bathroom in the senior center. This will only increase the total contract amount by ten percent (10%). The reasonableness of the cost can be determined by contacting other contractors or comparing the cost with bids submitted for a similar construction project.

Profit must be negotiated as a separate element when there is no price competition and in all cases when a cost analysis is performed. To establish a fair and reasonable profit, consideration should be given to the complexity of the work, any risk assumed by the contractor, the contractor’s investment, the amount of subcontracting involved, the contractor’s past performance record and industry profit rates.

NOTE: Cost plus contracts are illegal and prohibited by HUD/DOE. Cost plus a percentage of cost and percentage of construction costs methods of contracting must not be used, 2 CFR 200.323(d)), “Contract Cost and Price”. Contracts that allow payment of a set amount plus costs incurred over that set amount or require payment based on a percentage of the construction costs are considered “cost plus contracts”.

2.2.5 Cooperative Purchases

Recipients may enter into a cooperative purchase agreement with other public entities or may purchase items and services from existing State of Arizona contracts. This allows recipients to
purchase materials that have already been legally procured and are under contract. (Refer to the State’s website for additional information: https://spo.az.gov/.)

Recipients must document the procurement and provide contract information to ADOH for review and approval. If a recipient opts to use this procurement method, the recipient’s legal team MUST submit something to the CDBG program in writing certifying that the State’s (or other public entity’s) procurement procedure for selecting the contractor/service provider/vendor met all federal procurement regulations.

Example

Community A has followed the required federal procurement procedures and now has a contract with STS to purchase TDDs. Community B needs one (1) TDD for the library. Rather than go through the entire procurement process for only one (1) TDD, Community B may purchase from STS through a cooperative agreement with Community A.

2.2.6 Protest and ADOH Role

Procurement procedures shall include a method to handle bidder or vendor protests regarding the bidding and award process. The procedure must designate the ultimate resolving authority. Although ADOH must be notified when any protest is received involving a federally funded contract, ADOH will review protests only when local administrative remedies have been exhausted. That review is limited to violations of Program rules, violations of a recipient’s protest procedures or a recipient’s failure to review a protest. Mandatory guidelines for protest procedures include:

- Bidders and/or vendors are to be provided an outline of the protest procedure to include the time period for review and the designated reviewer(s), by title. This information should be a part of the bid package or the non-award letter sent to unsuccessful bidders.
- Protests from the bidder and/or vendor must be written. Protests must be reviewed in a timely manner by a person or persons not involved in the original procurement decision and having no conflict of interest in the procurement process.
- The protester must receive written notification of the recipient’s decision in a timely manner.

2.3 Maintaining Documentation

Each recipient must maintain records sufficient to detail the history of the procurement per 2 CFR 200.318(i). These will include the rationale for the procurement method, the type of contract used, the contractor selection or rejection and the basis for the contract price.
• Documentation that the appropriate procurement method was followed. For example, the recipient’s Procurement File should contain copies of: bid advertisements; affidavits of publication; bidders lists and mailing lists; Requests For Proposals/Qualifications; prices quoted for small purchases; notes of the bid opening; correspondence related to award; and notification to those bidders not selected.

• Deviations from the standard procurement methods require a written rationale for the procurement method used and prior written approval from ADOH Program Staff.

• Bid specifications and/or a scope of work must clearly identify what is to be procured in terms of quantity, quality, time, price, qualifications and other factors to be used in the evaluation process.

• Price determination should include evidence of comparative prices in the area, estimates or other verification that the price specified in the award/contract is reasonable and achieves the goal of a favorable price for goods and services.

• Evaluation criteria and procedures. For example, the basis for selection and rejection of bids (lowest responsible bidder, weight attributed to evaluation factors) and the person(s) who will evaluate the bids/proposals.

• The signed contract, letter of agreement or approved purchase order.

• Contract amendments or change orders with approval and justification of such.

• Vouchers, invoices, payment requests and evidence of authorized review and approval.

• Evidence of contract monitoring to ensure compliance. This can include inspection reports, approval of construction, council approval of a master plan, monthly or interim progress reports and the engineer’s approval of a street improvement design.

NOTE: Recipients of CDBG funds are encouraged to track applicable purchases and contracts on the Business Opportunities Form. This will ensure a faster and smoother closeout at the end of the grant period. The Business Opportunities Form (C-7) can be found in the CDBG Administration Handbook, Chapter 8.

2.4 Providing Documentation for Review (CDBG Funding Specific)

To help ensure compliant implementation of CDBG projects, ADOH Program Staff review (desk monitor) and approve procurement documents. When submitting a draft Request For Proposal/Qualifications, bid documents, contract or agreement to CDBG, recipients are strongly encouraged to complete and submit the appropriate desk monitoring form to speed up the review and approval
process. (Refer to Chapter 6 of the CDBG Administration Handbook.) Using the desk monitoring forms also provides a way for recipients to double check that their work meets all requirements.

Upon request by the ADOH Program Staff, recipients must make available all procurement documents to include technical specifications and documents related to contract changes. ADOH Program Staff will review all procurement related documents either through desk monitoring or during a site visit prior to closeout. (Refer to Section 11 for Procurement File Checklists.)

2.5 Managing Contractors/Sub-recipients/Lessees

There are instances where recipients will choose to work with additional entities to complete grant activities. These entities include contractors, sub-recipients, operators/lessees and equipment operators. Because these entities will be receiving federal funds from recipients, they will each require a specific written agreement with the recipient.

2.5.1 Contractors

Contractors include entities with whom the recipient contracts to complete their grant award. These can be architects, engineers, construction companies, administrators, etc. Each type of contractor's service is procured through its respective procurement procedures as defined throughout this Handbook. When using contractors, the recipient is administering the project and procuring the goods and services needed to complete the activity.

NOTE: Standard procurement procedures are not required to contract with a COG. (For details on this exemption, refer to Section 3.4.)

Examples

Community C received a $250,000 HOME grant to rehabilitate five (5) homes. Community staff will administer the project but have procured HRS (a non-profit organization) to income qualify the clients only. In this capacity, HRS is considered a contractor.

Community D has elected to contract with a COG for administrative services. In this instance, although standard procurement procedures were not required, the COG is still considered a contractor.
In the above examples, the recipient is permitted to use the sample administrative services contract in Section 8. Sample contracts for professional service providers can be found in Section 9 and sample contracts for construction contractors can be found in Section 10.

2.5.2 CDBG Program Sub-recipients

As defined by HUD, sub-recipients are organizations (usually non-profits) that receive CDBG funds from a recipient for their use in carrying out agreed upon, eligible activities. A sub-recipient receives CDBG funds to administer and complete an activity in lieu of the recipient. The recipient, however, is still responsible for ensuring that the sub-recipient complies with CDBG requirements through monitoring. It is important to remember that ultimately, the recipient is the one who is contractually responsible to ADOH. The sub-recipient is also required to have an annual audit in compliance with the Single Audit Act (SAA). When an entity qualifies as a sub-recipient and actually performs in lieu of the recipient, the sub-recipient may be designated rather than procured. This type of arrangement requires a Sub-recipient Agreement.

Examples

Community A received $150,000 to rehabilitate approximately five (5) homes. It has contracted with Housing Rehabilitation Specialists (HRS), a non-profit organization, to administer the program and perform every facet of this activity. HRS will do the marketing, income qualifying, work write-ups, procurement of contractors, payment approval and final inspections. Community A will monitor HRS for compliance with CDBG requirements and submit payment requests to ADOH and manage the financial responsibilities. HRS is considered a sub-recipient.

Community B received $150,000 to provide assistance to victims of domestic violence. The Community will pay for multiple full-time counselors and other operating expenses for the Victims Assistance League (VAL) to administer and provide this service.

NOTE: Both of the above are examples of sub-recipients. It is important to remember that they must provide an annual SAA audit and comply with the same Program requirements as the recipient.
2.5.3 Lessees/Operators (CDBG Funding Specific)

Facilities Operators or Lessees

Facilities operators or lessees, such as a Head Start Program, have no financial investment in the CDBG project but are an integral part of its success. An operator agrees to provide a service (Head Start, senior day care, job training) in a building constructed with CDBG funds. The operator/lessee may pay rent or lease the facility. This arrangement requires the use of a Centers and Facilities Agreement and a Use Policy.

Examples

Community F has been awarded $300,000 in CDBG funds to build a Head Start facility. Head Start has little involvement until the building is finished. At that point, an agreement is signed stating that Head Start will provide its services for at least five (5) years. The agreement also states who is responsible for operations and maintenance.

Community G plans to use its $150,000 CDBG grant for an addition to the community center. The addition will include an office and two (2) classrooms for the JTPA program. JTPA has agreed to provide job training to teenage youths for at least five (5) years if the community will provide the space.

Equipment Operators

Equipment operators agree to operate and maintain equipment purchased with CDBG funds for the required five (5) year period. Ultimately the Recipient is responsible for the equipment even after transfer. As such, the Recipient must include contract language that explicitly outlines to the equipment operator the five (5) year use period.

Examples

Community H has been awarded $45,000 in CDBG funds to purchase an accessible van for the senior center. The center agrees to operate the van and provide for operating and maintenance costs for the five (5) year use period. The community will purchase the van and transfer ownership to the senior center.

The County of Oz has received $95,000 in CDBG funds to purchase an ambulance for the service area of Redwood Fire District. The fire district has agreed to operate and maintain the ambulance. The County will purchase the ambulance and transfer ownership to the fire district.
2.6  **Section 3**

The Section 3 regulations (24 CFR Part 75) establish priorities for employment and contracting for public housing programs and for other programs that provide housing and community development assistance. Housing and community development assistance programs include:

1. Community Development Block Grant (CDBG)
2. Emergency Solutions Grant (ESG)
3. HOME Investment Partnership Program (HOME)
4. Housing Opportunities for Persons with AIDS (HOPWA)
5. National Housing Trust Fund (NHTF)
6. Neighborhood Stabilization Program (NSP)
7. University Partnership Grants
8. Economic Stimulus Funds
9. 202/811 Grants
10. Lead Hazard Control Grants
11. Healthy Homes Production Grants
12. Rental Assistance Demonstration (RAD)

The Section 3 requirements apply to the entirety of a housing rehabilitation, housing construction or other public construction project funded in whole or part with one of the above programs when the assistance exceeds a threshold of $200,000. The project is the site or sites together with any building(s) and improvements located on the site(s) that are under common ownership, management, and financing. HUD will adjust this threshold not less than once every five (5) years based on a national construction cost inflation factor through Federal Register notice not subject to public comment. HUD may also adjust the threshold, regardless of the national construction cost factor, through Federal Register notice subject to public comment.

Prioritization for employment and contracting in housing and community development programs places emphasis on residents of the neighborhood or service area in which the investment is being made. Separate requirements are in place for public housing assistance, which places an emphasis on public housing residents.

**ADOH Section 3 Handbook**

The ADOH Section 3 Handbook describes the regulatory requirements in detail and includes required procurement forms and links to required procurement forms. Please refer to the Section 3 Handbook Rev. 07.01.2021 available on the ADOH website at: [https://housing.az.gov/documents-links/handbooks](https://housing.az.gov/documents-links/handbooks)
AIDOH will monitor for Section 3 compliance in its desk and on-site monitoring procedures. Recipients, subrecipients and contractors are also subject to HUD monitoring. If a recipient, subrecipient or contractor is contacted by HUD for a compliance review, it must notify AIDOH within two (2) working days.

2.7 Uniform Relocation Act (URA)

An AIDOH funded project that involves acquisition or relocation/displacement must comply with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (P.L. 100-17) and implementing regulations at 49 CFR Part 24. The purpose of the URA is to:

- ensure that real property owners are treated fairly and consistently; and
- eliminate coercion or actions that could be interpreted as such.

(For detailed guidance regarding compliance with the Uniform Relocation Act, refer to Section 6 of this Handbook.)

3.0 Methods of Procurement

There are five (5) procurement methods for use in specific circumstances:

- Micro Purchases: The acquisition of supplies or services, the aggregate dollar amount of which does not exceed $3,000 or the acquisition of construction that does not exceed $2,000.
- Small Purchases: To secure services, supplies or other property where the cost does not exceed $150,000.
- Sealed Bids: For equipment and supplies exceeding $150,000 and all construction that exceeds $2,000 (unless a waiver is approved). (Refer to Section 3.3.)
- Competitive Proposals: When the procurement is based on qualifications and price is not the determining factor in the evaluation process.
- Non-Competitive Proposals: Allowable under limited circumstances and only with prior written AIDOH approval.

3.1 Micro Purchase Procurement 2 CFR 200.320(a)

Procurement by micro-purchase is the acquisition of supplies or services, the aggregate dollar amount of which does not exceed $3,000, or the procurement of construction services that does not exceed $2,000. To the extent practicable, the recipient must distribute micro-purchases equitably among qualified suppliers.
Micro purchases may be awarded without soliciting competitive quotations if ADOH considers the price to be reasonable. When a Request For Payment is submitted to ADOH for such items, backup documentation must evidence that the price paid is fair and reasonable in the current market. Examples of appropriate documentation include an online vendor’s advertisement, contractor’s labor pricing breakdown, etc. *The circumstances in which micro purchase is permissible are highly unique in a construction situation and if you are unsure if this method is allowable and appropriate, contact your Specialist before proceeding.*

Recipients may use their own adopted micro purchase procurement procedures *only if they are more restrictive than the requirements outlined above.*

### 3.2 Small Purchase Procurement

This method of procurement can be used to purchase supplies, equipment or services with a cost of no more than $150,000 in the aggregate. Procedures for such a procurement are simple and informal and require obtaining at least three (3) oral or written price quotations. The recipient must document its procedure and identify the individual authorized to make procurement decisions. Dividing a large procurement into small units to utilize the small purchase method in order to avoid the use of a more appropriate and competitive method is not allowable.

Recipients may use their own adopted small purchase procurement procedures *only if they are more restrictive than the ADOH requirements.*

#### 3.2.1 Oral Quotes

If verbal price quotes are the basis for an award, supportive documentation must be maintained by using Form P-1 (refer to Section 11). The supportive documentation must include:

- the date and name of the person making the inquiry;
- method of contact (phone or in person);
- name and phone number of the firm(s) contacted;
- the date, name and title of the respondent; and
- the questions asked and the responses.
The recipient must ensure that each firm contacted is asked the same questions and provided the same basic information. The recipient should also ensure that the verbal quotes are obtained within a reasonable time frame.

### 3.2.2 Written Quotes

Documentation for written price quotes should include:

- specifications: type, size, color, quantity, quality, delivery date, warranty and prior experience or license requirements;
- responses to each item identified above;
- the name of the person obtaining the quotes; date requests mailed and date quotation is due back to the recipient;
- the name and address of the businesses contacted (must contact at least three (3));
- prices quoted by each source;
- the name of the person(s) authorized to make procurement decisions; and
- verification that the award decision was based on the information obtained.

### 3.3 Competitive Sealed Bids

The competitive sealed bid method applies to all construction (including housing rehabilitation) contracts (for costs exceeding $2,000 unless a waiver is approved, refer to Section 3.3.1), as well as all purchases of supplies/materials/equipment costing more than $150,000 (such as a fire truck or ambulance). The procurement must lend itself to a firm, fixed price contract where the selection can be principally made on the basis of price. Competitive sealed bids ensure fair and equitable competition by advertising in a newspaper of general circulation, posting to websites and/or direct solicitation of potential bidders and opening all bids at a public meeting.

### 3.3.1 Sealed Bid Waiver for Construction Contracts

A waiver from the use of the sealed bid procurement method for construction may be granted if it complies with the following conditions:

- It must be in writing and submitted to ADOH prior to the initiation of procurement for construction; and
- It must contain the following information:
✓ why the sealed bid method is NOT appropriate (which is usually a factor of the total price of the construction or the unique nature of the construction);
✓ how a competitive process will be ensured; and
✓ how compliance with labor standards provisions will be ensured.

3.3.2 Sealed Bid Process

The invitation for bids will be publicly advertised, meaning that bids must be solicited from an adequate number of known suppliers, providing them sufficient response time prior to the date of public bid opening. (ADOH considers two (2) weeks to be sufficient response time.) This requirement can be met through one (1) or more of the following procedures:

• Invitations for bids can be advertised in at least one (1) newspaper of general circulation. The affidavit of publication must be retained.
• Invitations for bids may also be advertised in local plan rooms. Evidence of this advertisement must be retained.
• Bids can be solicited from a recipient’s pre-qualified bidders list. If this method is used, solicitation must be in writing (via e-mail, letter, fax, etc.) and must be sent to all contractors on the bidders list. If the invitation to bid is not sent to all contractors, a written policy clearly outlining the rotation procedure for solicitation MUST be included with the procurement documentation. The full bidders list and evidence of written solicitation must be retained. (Refer to Section 2.2.3 for details regarding bidders list.)

NOTE: A sample invitation to bid can be found in Section 10.

The invitation to bid, including the specifications and attachments, must clearly describe the goods, scope of services or public improvement specifications so that bidders can respond appropriately. If applicable, the bid should specify that:

• The recipient has the right to reject any or all bids.
• The recipient will select the “lowest and most responsive/responsible” bid. This allows the recipient to use factors other than price to determine the bid award. Such factors must be clearly stated in the invitation to bid and can include: timelines for delivery; transportation costs; information relating to past performance; ability to perform. Consideration of other factors must be consistent among bidders (i.e. if references are checked for one (1) bidder, the same check must be completed for all bidders).
• The advertisement and bid package must clearly state the deadline for receipt of bids and the date, location and time of the public bid opening.

• The recipient may elect to hold a pre-bid meeting or conference. This must be advertised in the invitation to bid. This meeting, at the recipient’s discretion, may or may not be mandatory. This meeting provides potential bidders the opportunity to ask questions, view the project site and meet the recipient’s team.

• Federal procurement requires bid bonds for all bids of $100,000 or more. The bid bond is five percent (5%) of the bid price. The recipient should follow local policy for those bids less than $100,000. However, if the local government sealed bid and/or bonding requirements are more restrictive, the local government procedures must be used.

• All bids are confidential until the public bid opening.

• All bids must be date and time stamped upon receipt. Bids received after the deadline must be returned unopened.

• All bids must be opened publicly at the advertised time, date and location.

• A firm fixed price award must be made in writing to the lowest responsive/responsible bidder after approval by the authorized person(s) as per the recipient’s procurement policy.

• A bid abstract (process summary) must be maintained which documents:
  ✓ date, time and location of the bid opening;
  ✓ persons present;
  ✓ number of bids opened;
  ✓ information received from each bidder; and
  ✓ award decision.

• If the recipient decides not to accept any bid, it must document the reason and the person(s) authorized to make that decision.

NOTE: Prior to award, the recipient must verify the contractor is appropriately registered in the SAM.gov system. Contractors must have a current and valid SAM registration in order to be awarded a contract paid with federal funds!

• Both the awardee and unsuccessful bidders must be notified promptly in writing. If the recipient’s protest procedure was not included in the bid package, it must be included in this notification. (A sample award/non-award letter can be found in Section 10.)
(Refer to Section 10 for specific construction bid requirements and examples.)

3.4 Competitive Proposals 2 CFR 200.320(d)

Procurement through competitive proposals follows either the Request For Proposals (RFP) process or the Request For Qualifications (RFQ) process.

RFP is normally conducted with more than one (1) source submitting an offer and either a fixed-price or cost-reimbursement type contract is awarded. It is generally used when conditions are not appropriate for the use of sealed bids. Common examples of items procured through this method are:

- grant administration;
- audits; and
- general plans.

2 CFR 200.318(e) states “to foster greater economy and efficiency and in accordance with efforts to promote cost-effective use of shared services across the federal government, the [recipient] is encouraged to enter into a state and local inter-governmental agreements…where appropriate for procurement or use of common or shared goods and services.” Per this regulation, ADOH permits recipients to contract directly with a COG without going through the formal competitive proposal process.

RFQ is usually followed for the procurement of Architectural or Engineering Services. Price cannot be considered as a selection factor for the procurement of Architectural and Engineering services. However, a similar competitive proposal process for these services must be followed.

The process for competitive proposals (RFP/RFQ) is as follows:

- A written Request For Proposal (RFP) or Request For Qualifications (RFQ) must be developed.
- Proposals must be solicited from at least three (3) (preferably more) qualified sources for reasonable competition. A list of the firms solicited must be maintained. It is strongly recommended that RFP/RFQs also be advertised in a newspaper of general circulation. The affidavit of publication should be retained in the recipient’s procurement files.
- The RFP/RFQ must clearly identify the type of services/goods to be obtained and other evaluation factors. It must describe the evaluation process as well as the importance (weight) of each evaluation factor. For example, it should indicate the relative weight of experience as compared to qualifications.
• It should identify the approximate time frame for the review and evaluation of all proposals as well as the job titles of the persons who will evaluate the proposals. For example, “All RFP/RFQs will be reviewed during the week of March 12th - 16th by a committee composed of one (1) council member and two (2) department directors.”

• The RFP/RFQ must clearly identify the deadline for receipt of proposals.

• All proposals must be date and time stamped upon receipt. Proposals received after the deadline must be returned unopened.

• All proposals must be evaluated in writing following the method stated in the RFP/RFQ. Documentation of the evaluation process must be maintained.

• An RFP/RFQ score sheet must be used to document the evaluation factors as described in the RFP/RFQ. This score sheet must verify decisions to negotiate with a particular bidder or bidders. (Refer to examples in Sections 8 and 9.)

• As necessary, the recipient conducts negotiations depending on the process followed:

  ✓ RFP: The recipient deems which offers are responsible and responsive and fall within a competitive price range based on the recipient’s evaluation of the bidders’ pricing and technical proposals. Once the recipient has made a selection, the selected offeror may be given the opportunity to submit a final and best offer.

  OR

  ✓ RFQ: The recipient determines which offerors’ qualifications are most suited to the project, including only those that are considered responsive and responsible. Once the offerors have been ranked according to qualifications, the recipient may enter into cost negotiations with the most qualified. If the two (2) parties fail to reach a mutual agreement, the recipient can move down the list to the next most qualified and start the negotiation process over.

• In conducting negotiations, there shall be no disclosure of any information derived from proposals submitted by competing offerors.

• The award may be made to the offeror whose proposal would be most advantageous to the recipient considering all evaluation factors identified in the RFP/RFQ. The award must be in writing and clearly identify any contingencies resulting from the negotiations.

• Unsuccessful bidders must be notified promptly in writing. This notification should include information regarding the protest procedures if it was not included in the RFP/RFQ.

• The contract/agreement resulting from the acceptance of the award may be either for a fixed price (paid when the items/services are delivered and approved) or as a reimbursement after costs are incurred (i.e. an hourly fee for legal services rendered).
(Refer to Section 8 for RFP examples and Section 9 for RFQ examples.)

3.5 Design Build Projects

Arizona law A.R.S. §34-101 defines design-build as follows:

- “Design-build” means a project delivery method in which:
  - There is a single contract for design services and construction services.
  - Design and construction of the project may be in sequential phases or concurrent phases.
  - Finance services, maintenance services, operations services, design services, preconstruction services and other related services may be included.

The design-build method of construction is acceptable for only three (3) types of CDBG funded projects:

- pre-fab or modular buildings;
- ball field lighting; and
- community swimming pools.

This method allows one (1) firm to perform both the design and construction services for a project. (Refer to Arizona laws, Title 34, Chapter 6, for a complete description and the requirements for this type of construction.)

3.6 Non-Competitive Proposal

Procurement by non-competitive proposal is procurement through solicitation of a proposal from only one (1) source and may only be used in very limited circumstances when one (1) of more of the following apply:

- After solicitation from a number of sources, competition is determined to be inadequate (i.e. only one (1) or no source responds). *Advertising in only one (1) local newspaper that solicits no or only one response, is not considered adequate justification for a non-competitive negotiation.*

- The item is only available from a single source. This is highly unlikely and if a recipient believes their procurement would fit this method, contact ADOH for more information.
- There is a public emergency and other procurement methods cannot be used. (This is highly unlikely due to the restrictions associated with program funding sources.)
- When contracting with another unit of general local government or a COG.

NOTE: All non-competitive negotiations must be pre-approved by ADOH. The recipient must verify cost and profit elements of the contract and submit such to ADOH with the Request For Approval. A contractor performing other consultant services for the recipient is not adequate justification for a non-competitive negotiated award!

Examples

If a recipient has contracted with a consultant to prepare the grant application, it is not adequate justification to award that consultant the contract to administer the grant.

If a recipient has previously selected a firm to act as the town engineer through a non-competitive process, it may not use this method to contract for services from the same firm. The recipient must use a competitive procurement method to select an engineer for the funded activity.

If the original selection was made on the basis of a competitive process and the terms of that contract specify that the entity will provide all related services through the period of the current contract, then the entity may be retained to provide the services associated with said contract. (It may be necessary to amend that entity’s contract to include provisions required by the federal funding source.)
4.0 Development of Construction Bid Documents

This Section provides guidance for the development of construction bid documents and final bid packages when federal funds are involved. (For information regarding the sealed bid process, refer to Section 3.3.2. Sample bid documents can be found in Section 10.)

4.1 Definitions

The following definitions are provided as background information to clarify some of the more technical program language and requirements that need to appear in a recipient’s procurement file.

**Construction Bid Documents**: For the purposes of ADOH funding, Construction Bid Documents are the sections of the Final Bid Package (refer to definition below) that outline specific requirements to potential bidders. (For CDBG, these documents must include all of the items outlined in Section 4.2 below.) Many recipients have a standard format for Bid Documents but the CDBG/HOME Programs require specific federal language in certain places.

**DUNS Number**: Stands for “Data Universal Number System”. It is a unique, nine (9) digit identifier issued and maintained by Dun and Bradstreet that verifies the existence of a business entity. A DUNS number is a requirement for any business in order to be awarded a government contract and receive federal funds. There is no cost to obtain a DUNS number.

**Final Bid Package**: For the purposes of ADOH’s Programs, the Final Bid Package includes all items that would be received by a potential bidder. Typical items included are the invitation to bid, construction bid documents, sample contract, self-scoring sheets, addenda, etc.

**Invitation to Bid**: For the purposes of ADOH’s Programs, the Invitation to Bid is the public advertisement that provides potential bidders the notice that a job is available. (For details on what is required in the Invitation to Bid, refer to Section 3.3.2 or the sample in Section 10.)

**SAM.gov**: Stands for “System for Award Management”. It is an official U.S. government system (website) where all businesses must register in order to be awarded a government contract and receive federal funds. There is no cost to register in SAM and entities must re-register each year to remain active in the system.
Section 3: Section 3 of the Housing and Community Development Act of 1968 is an attempt to ensure that the economic and employment opportunities generated from HUD funded projects will benefit Low-to-Moderate Income persons and recipients of HUD housing assistance. (For specific details about Section 3 compliance, refer the ADOH Section 3 Handbook.)

Technical Specifications: For the purposes of ADOH’s Programs, Technical Specifications refer to the documents a recipient provides to potential bidders in order to demonstrate project requirements. These can include a detailed scope of work, architectural drawings, typical construction details, construction standards, etc.

Wage Rate Determination (WRD): Also referred to as a Wage Determination (or WD) by the Department of Labor, it is a document that lists the required pay rates for various types of workers on a given project. (For specific details about Wage Rate Determinations and associated Labor Standards information, refer to the Labor Standards Handbook.)

4.2 Developing Bid Documents for Procurement

Construction bid documents are quite lengthy and should contain as much information as possible regarding the project and what will be required of the contractor. In addition to a recipient’s standard bid documents, ADOH regulations require the addition of certain references, language and documents. This includes items such as federal labor standards, wage rates, non-discrimination provisions, etc.

The final bid package incorporates and includes a sample of the actual contract, all attachments and addenda. When the award is made, the signed contract will incorporate those documents or list them by reference.

The following items MUST be included in all bids for construction (and therefore the construction contract):

NOTE: Projects funded by Department of Energy are exempt from Davis-Bacon requirements and thus do not require the inclusion of the “Labor Standards” items in the list that follows.

- Scope of Work. This must be a clear and detailed description of the contractor’s duties and responsibilities.
• Technical specifications.
• Required license verified through Arizona Registrar of Contractors.
• A statement that the project is federally funded.
• Contractor’s current and valid DUNS number.
• Evidence of eligibility to receive federal funds as verified through registration in www.sam.gov.
• The correct wage rate determination (WRD).
• Federal Labor Standards Provisions (HUD 4010). These provisions are applicable to construction contracts in excess of $2,000 in which mechanics and labors are employees. (Refer to the Labor Standards Handbook for additional information pertaining to labor standards requirements.)
• Form LS-2 - Contractor’s Certification Concerning Labor Standards and Prevailing Wage Requirements.
• Form LS-3 - Sub-contractor’s Certification Concerning Labor Standards and Prevailing Wage Requirements.
• Form LS-4/5 - Payroll Report and Statement of Compliance.
• Records Retention. The contractor must agree to retain all records (including payroll records and time cards) for at least three (3) years after the grant contract closeout between HUD and ADOH has been approved.
• Access to Records. The contractor must agree to allow the recipient, ADOH, HUD and the Office of the Inspector General or their designated representatives, access to all records for review, monitoring and audit.
• Work schedule.
• Payment amount.
• Method of payment. This should state the basis for payment (i.e. if payments will be made on the basis of task completion, invoices or on a stated timetable). This section should also specify the conditions for payment (i.e. the town engineer’s approval of the street construction) and the conditions for non-payment and any amounts that may be withheld for stated reasons (i.e. twenty percent (20%) of the total amount shall be withheld until ADEQ gives final approval of the sewer project).
• Sanctions/penalties. The bid/contract must describe appropriate remedies for violations to include administrative, legal or contractual. This section may also provide for sanctions and penalties as appropriate.
• Method of termination. The bid/contract shall specify the manner in which it may be terminated and the basis for settlement; conditions under which the contract may be terminated for default or because of circumstances beyond the control of the contractor.

• Mandatory Standards and Policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

• Protest procedures.

• Procurement of Recovered Materials Certification.

• Civil Rights Certification.

• Equal Employment Certification.

• Equal Opportunity for Workers with Disabilities - Section 503 Certification.

• Procurement of Recovered Materials Certification

• Access to Records and Records Retention Certification.

• Conflict of Interest Certification. The general intent of this section is to ensure that no employee, agent, consultant, officer or elected official benefit from federal funds. Recipients are encouraged to consult with their legal counsel on this issue.

• Anti-Lobbying Certification.

If the project is Section 3 covered, refer to the Section 3 Handbook for additional required items and forms.

Section 10 includes an example construction bid and contract with certifications and forms. When compiling a bid package, the recipient should use the ADOH desk monitoring form as a guide. (Refer to Section 11.)
5.0 The Uniform Relocation Act (URA)

A federally funded project that involves acquisition or relocation/displacement must comply with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (P.L. 100-17) and implementing regulations at 49 CFR Part 24. The purpose of the URA is to:

- ensure that real property owners are treated fairly and consistently; and
- eliminate coercion or actions that could be interpreted as such.

Acquisition and relocation/displacement activities are complicated and require strict compliance with the law to avoid potentially serious legal consequences. This is especially true for relocation. However, because it is an activity rarely engaged in by Arizona recipients, this chapter makes only a brief mention of relocation/displacement requirements and covers acquisition activities more thoroughly. **Recipients must contact ADOH for guidance if an activity will involve relocation, displacement, or demolition.**

**Recipients must use the special forms included in this section to document each step of the acquisition. Please ensure that documentation is maintained for the entire acquisition transaction. Documentation must include mail and/or delivery receipts for all documents. Also, the special needs of limited or non-English speaking and disabled persons must be addressed during all phases of the process.**

5.1 Relocation/Displacement and Demolition

The URA and federal law and regulations mandate that certain benefits and services are provided to those who are displaced as a result of a project that includes federal assistance. Those displaced or relocated must be notified of their rights and of the types of services and benefits available. Activities that could result in relocation and/or displacement include:

- acquisition of land or buildings;
- demolition;
- rehab of an existing building that will be converted to a different use or that will result in the occupant having to permanently move.

Under federal law, it is very difficult to demolish a building as part of an assisted project. Even a vacant building that is not residential could fall into the category of being “occupiable by a LM
person”. To ensure that the proper steps are taken, recipients must notify ADOH before taking any action relative to the demolition of a structure.

5.2 Acquisition

The URA, as it pertains to acquisition, applies to:

- any program, project, activity or series of activities undertaken or anticipated to be undertaken by a local government or any entity receiving funds through the local government that will be paid for (in whole or in part) or be assisted (in any phase of the undertaking) by federal funds, AND
- the acquisition of real property for a program or project where there is federal financial assistance in any part of the project costs.

Examples

A project will utilize CDBG funds to pay for sewer line construction while local funds will be used to acquire the necessary easements. Because the CDBG funds are an integral part of the project, URA covers the easement acquisitions.

A non-profit organization will use other funds to acquire a building to be used as a center for the disabled. The recipient will provide CDBG funds to the non-profit to make the facility accessible and pave an area for the parking lot. The URA covers the acquisition by the non-profit.

In addition to an acquisition in which a fee simple title is acquired, the URA also applies under the following conditions:

- recipient or sub-recipient acquires a life estate or life use;
- recipient or sub-recipient leases for fifty (50) years or more (including options for extensions);
- recipient or sub-recipient acquires permanent easements.

As always, please ensure that documentation is maintained for the entire acquisition transaction.

5.3 Exceptions

The only exceptions to the URA as it relates to acquisition are as follows:
5.3.1 Voluntary Transaction 49 CFR 24.101(b)(1)(i-iv)

A voluntary transaction must meet all of the following conditions:

- no specific site or property must be acquired, although the recipient/sub-recipient may limit its search for sites to a general geographic area; and
- the property to be acquired is not part of an intended, planned or designated project area where all or substantially all of the property within the area is to be acquired within specific time limits; and
- the recipient/sub-recipient will not acquire the property in the event that negotiations fail to result in an amicable agreement and the owner is so informed in writing; and
- the recipient/sub-recipient will inform the owner in writing of what is believed to be the fair market value of the property.

NOTE: If a specific parcel of land is identified in an application prepared by the local government, the transaction is no longer voluntary.

NOTE: It is a common misconception that a “willing seller” or “amicable agreement” means a transaction is “voluntary”. This is not necessarily true under the URA and applicable requirements.

NOTE: Donation of land is not the same as a voluntary transaction.

If there is a structure on the site that will be demolished or converted to another use resulting in tenants (non-property owners) being displaced, the tenants must receive relocation benefits as per the URA. If it looks like this will be the situation with your project, contact ADOH immediately for specific guidance to ensure compliance!

5.3.2 Government Owned Property

When real property is acquired from a federal or state agency and the recipient/sub-recipient does not have the authority to acquire the property through condemnation, the transaction is exempt from the URA. Complete Form ACQ-7 (at the end of this section) to document this type of acquisition.
5.4 Donations 49 CFR 24.108

A property owner may donate his/her property (or any portion thereof) after being informed by the potential of the right to receive just compensation for said property. In such instances, the recipient must still obtain an appraisal unless the owner waives such or the fair market value does not exceed $10,000 and the valuation problem is uncomplicated (clear title and no questions regarding property lines) per 24 CFR 24.102(c)(2)(ii).

5.5 Forms

Refer to the tables below for guidance regarding which forms are required for different types of acquisition transactions.

### Voluntary Sale Transaction (includes donations)

<table>
<thead>
<tr>
<th>Required</th>
<th>ACQ-1</th>
<th>Determination of No Relocation (if relocation is necessary, contact ADOH)</th>
</tr>
</thead>
</table>
| One (1) Required | ACQ-2 or ACQ-3 | Voluntary Acquisition by Recipient  
Voluntary Acquisition by Sub-recipient |
| If Applicable | ACQ-4 | Voluntary Acquisition of Government Property |
| Required | ACQ-7 | Voluntary Sale by Owner |
| If Applicable | ACQ-8 | Voluntary Donation and Appraisal Waiver by Owner |

### Non-Voluntary Transaction (includes donations)

<table>
<thead>
<tr>
<th>Required</th>
<th>ACQ-1</th>
<th>Determination of No Relocation (if relocation is necessary, contact ADOH)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Required</td>
<td>ACQ-5</td>
<td>Owner Notification Letter</td>
</tr>
<tr>
<td>Required</td>
<td>ACQ-6</td>
<td>Owner Notification Form</td>
</tr>
<tr>
<td>Required</td>
<td>HUD Brochure</td>
<td>When A Public Agency Acquires Your Property</td>
</tr>
<tr>
<td>If Applicable</td>
<td>ACQ-8</td>
<td>Voluntary Donation and Appraisal Waiver by Owner</td>
</tr>
<tr>
<td>If Applicable</td>
<td>ACQ-9</td>
<td>Recipient Determination to Waive Appraisal</td>
</tr>
<tr>
<td>Required</td>
<td>ACQ-10</td>
<td>Establishment of Just Compensation</td>
</tr>
<tr>
<td>Required</td>
<td>ACQ-11</td>
<td>Summary Statement of the Basis for Offer of Just Compensation</td>
</tr>
<tr>
<td>If Applicable</td>
<td>ACQ-12</td>
<td>Sale by Owner for Less than Just Compensation</td>
</tr>
</tbody>
</table>
5.6 Procurement and Environmental Review Record Requirements for URA Covered Projects

It should be noted that while the Uniform Relocation Act is a federal requirement, it does not negate nor take the place of other federal requirements associated with ADOH funding, including Procurement and Environmental Review Records (ERR).

5.6.1 Procurement

Program specific procurement requirements are applicable to all phases of the acquisition process. Procurement of services may be necessary for the preliminary title report, appraisal, review appraisal and legal services. Most of these items will fall under the small purchase procurement method.

5.6.2 Environmental Review Record

The following actions are considered exempt in an acquisition activity: procurement of a title report, appraiser or review appraiser. However, an ERR compliant with federal requirements must be completed before funds are obligated for the acquisition. A recipient may submit a purchase offer contingent upon ADOH (or HUD in the case of a HOME non-profit) approval of the ERR but should not enter into final negotiations for the purchase until the Release of Funds Memorandum/Approval to Obligate has been received.

5.7 Complaint/Appeals Process

A complaint and appeals process must be in place before beginning the acquisition process. Those persons potentially affected by the acquisition must be made aware of the procedure. A recipient may use its existing complaint and appeals process provided it has made a written determination that such shall apply to acquisition issues or may adopt a procedure specific to acquisition.

5.8 Owner Rights

The following items should be the first communication with the property owner in a non-voluntary transaction to explain the overall procedures to be followed:

- Form ACQ-5 - Owner Notification Letter;
- Form ACQ-6 - Owner Notification;
- HUD brochure - “When a Public Agency Acquires Your Property”. 
As with all notices, these items should be sent certified mail, return receipt or hand-delivered with a receipt.

The property owner has the right to accompany the appraiser on his/her visit to the site. The recipient should make every effort to coordinate the desires of the owner, in terms of date and time, with the availability of the appraiser.

5.8.1 Fair Rental

If the owner or tenant is allowed to occupy the real property after acquisition, the rent cannot exceed the fair market rent for such occupancy.

NOTE: Rent collected by the recipient or sub-recipient may be considered Program Income.

5.9 Determination of No Relocation

A determination that no relocation will result from the proposed acquisition and verifying that the land is vacant of buildings and/or persons must be documented using Form ACQ-1. A separate determination must be made for each parcel to be acquired.

5.10 Appraisals

Appraisals are required in a non-voluntary transaction unless the owner waives such or the property value is less than $10,000.

The format and level of documentation for an appraisal will depend on the complexity of the appraisal but must include valuation data, and an analysis of that data, to support the opinion of value. If more than one (1) appraisal is desired, the recipient should submit to ADOH a written request with a rationale to include the complexity of the valuation and the potential cost of the acquisition. As part of the appraisal process, recipients should check with the Assessor’s Office to ensure the parcel numbers and owner names and addresses are correct and then request a preliminary title report from a reputable escrow company.
5.10.1 Low Value/Simple Acquisitions

Minimum standards may be developed, consistent with established practice, for those acquisitions which, because of their low value or simplicity (such as easements), do not require a detailed appraisal. A recipient should submit these standards to ADOH for review and approval along with the basis for its determination that the acquisition will be simple or of low value. A recipient’s legal counsel should document review and agreement with the standards and determination.

5.10.2 Detailed Appraisals

A detailed appraisal must be prepared for all acquisitions other than those of low value or simple as described in Section 6.10.1. The detailed appraisal must follow appropriate nationally recognized appraisal standards including the Uniform Appraisal Standards for Federal Land Acquisition.

A detailed appraisal must include at least the following:

- the purpose of the appraisal;
- a definition of the estate being appraised;
- a statement of assumptions and limiting conditions affecting the appraisal;
- an adequate description of the physical characteristics of the property being appraised and, if a partial acquisition, an adequate description of the remaining property;
- a statement of the known and observed encumbrances, if any;
- title information;
- location;
- zoning;
- present use;
- an analysis of the highest and best use;
- at least a five (5) year sales history of the property;
- all relevant and reliable approaches to value (consistent with accepted professional appraisal practices);

When sufficient market sales data are available to reliably support the fair market value for the specific appraisal problem encountered, the recipient may require only the market approach. If more than one (1) approach is utilized, there must be an analysis and reconciliation of approaches to value that are sufficient to support the appraiser’s opinion of value.
• a description of comparable sales including a description of all relevant physical, legal and
economic factors such as parties to the transactions, sources and methods of financing and
verification by a party involved in each transaction;
• a statement of value and, if a partial acquisition, a statement of value of the damages and
benefits, if any, to the remaining real property, where appropriate;
• the effective date of the valuation;
• date of the appraisal;
• a property analysis should be completed for any acquisition that involves real property other
than vacant land (i.e. dwellings, storage sheds, buildings, fences, etc.) if this is not part of the
appraisal. The analysis should consist of a list and description of all such items and include a
photograph of each item. This analysis should be completed before the offer to purchase; and
• signature and certification of the appraiser. (Refer to Section 6.10.4.)

To the extent permitted by law, the appraiser shall disregard any change in the fair market value of
the property caused by the potential project or by the likelihood that the property would be acquired
for the project.

If the owner of a real property improvement will retain and remove it from the project site, the
amount offered for the real property cannot be less than the difference between the amount
determined to be the owner’s entire interest in the real property and the salvage value of the
improvement.

A boundary survey should be obtained only when the property lines are questionable.

Compensation for conducting an appraisal shall not be based on the amount of valuation.

5.10.3 Review Appraisal

Review appraisals are required for any and all appraisals associated with URA. A review appraisal is
not a second appraisal, but rather a review of the original appraisal, and must also be conducted by a
qualified appraiser. A review appraisal process must be established and meet the following
standards:
• the review appraiser must review all appraisals conducted of the property to ensure that they meet applicable appraisal requirements;

• the review appraiser must seek any necessary corrections or revisions before accepting the appraisal(s); and

• if the review appraiser is unable to approve an appraisal, he/she may develop documentation in accordance with the recipient’s appraisal standards to support an approved or recommended value.

The review appraisal must include the following:

• the signature and certification (refer to Section 6.10.4) of the review appraiser;

• an identification of the appraisal(s) reviewed;

• a certification of the recommended or approved value of the property;

• the basis for the recommendation or approval; and

• any damages or benefits to any remaining property.

5.10.4 Appraiser Qualifications

The following items apply to both appraisers and review appraisers:

• Recipients shall establish the minimum qualifications for appraisers. These must be consistent with the level of difficulty of the appraisal and be in compliance with state law. The recipient must review the experience, education, training and other qualifications of an appraiser and review appraiser and hire only those qualified.

• State law requires appraisers be either certified or licensed by the Arizona Board of Appraisers. A certificate/license number should be required as part of the bidding process. “Certified General” appraisers are legally eligible to appraise non-residential properties. “Certified Residential” appraisers can conduct only residential appraisals of one (1) to four (4) family units (no dollar limit). “Licensed Residential” appraisers can appraise only those residential properties (one (1) to four (4) family units) under $1,000,000. Contact the Department of Financial Institutions, Real Estate Appraisal Division at (602) 771-2800 for additional information or visit their website at https://boa.az.gov/.

• No appraiser or review appraiser can have any interest, direct or indirect, in the property being appraised that would in any way conflict with the preparation or review of the appraisal.
5.10.5 Waiver of Appraisal

In a voluntary transaction, after providing the owner with Form ACQ-7 Voluntary Sale By Owner, a recipient can notify the owner that the property may be donated and/or the appraisal may be waived. If the property owner decides to donate the property or waive the appraisal, this must be documented on form ACQ-8 Voluntary Donation and Appraisal Waiver By Owner.

In a non-voluntary transaction, a recipient may waive an appraisal (documented with Form ACQ-9 Recipient Determination to Waive Appraisal) if the acquisition does not present a complicated valuation problem and the fair market value is likely to be less than $10,000 based on available data.

5.11 Just Compensation

Just compensation cannot be less than the fair market value of the property (the amount documented in the review appraisal). The amount can, however, include the value of allowable damages or benefits to any remaining property. If the just compensation amount is greater than that indicated in the review appraisal, the recipient must document the basis for this determination.

Once just compensation has been determined, a recipient should complete form ACQ-10 to document such. The initial purchase offer is then presented to the owner along with a form ACQ-11, Summary Statement of the Basis for Offer of Just Compensation.

If a new appraisal is needed after an offer is presented because of a material change in the character or condition of the property or a significant delay since the original appraisal, the recipient may have the appraisal updated or obtain a new appraisal. A new form ACQ-11 should then be completed and a new purchase offer presented to the owner.

5.12 Offer to Purchase

5.12.1 Real Property Owner

The first written purchase offer begins the negotiation process. A recipient may submit a purchase offer contingent upon ADOH approval of the ERR but should not enter into final negotiations for the purchase until the E-13 Release of Funds has been received. Form ACQ-11 must accompany the offer but the purchase offer may be less than the appraised value.

The sales contract included with the purchase offer must contain the following:
• an identification of the parcel(s);
• the amount offered;
• the terms of the offer;
• time period for the owner to respond (usually thirty (30) days);
• an opportunity for the owner to present additional information relating to the value of the property and suggested modifications in the terms and conditions of the purchase;
• a place for the owner to sign to accept the offer;
• information regarding reimbursement for reasonable expenses incidental to title transfer; and
• information about the recipient’s grievance process.

Once the offer has been presented, the recipient should also make reasonable efforts to contact the owner or owner’s representative to discuss the basis for the offer, acquisition policies and procedures and payment of incidental expenses.

NOTE: If more than one (1) parcel of property is to be acquired in the same area, all owners must be treated similarly.

A recipient or sub-recipient may not, based on its knowledge, make a payment that would duplicate another payment the owner received under federal, state or local law.

5.12.2 Uneconomic Remnant

If the acquisition of only a portion of a property would leave the owner with an interest of little or no value or utility to the owner as determined by the recipient (uneconomic remnant), the recipient must offer to purchase the uneconomic remnant along with the rest of the property.

5.12.3 Incidental Expenses

Incidental expenses are those that are reasonable, necessary and documented on the HUD-1 Settlement Statement/RESPA and may include:

• recording fees;
• transfer taxes;
• documentary stamps;
• boundary surveys;
• title insurance;
• penalty costs and other charges for prepayment of mortgage; and
• pro rata portion of prepaid property taxes.

5.12.4 Tenant Owned Improvements
The recipient must offer to acquire an equal interest in all buildings, structures or other improvements to be removed or that will be adversely affected by the planned use of the property. If the tenant who occupies the property has paid for and thus owns any of the improvements, he/she must also receive a written purchase offer for his/her interest in such improvements. The value of such improvements should be included in the appraisal. Payment to the tenant is allowable only when:

• the tenant transfers and releases all interest in, rights and title to the improvements;
• the owner of the real property on which the improvement is located disclaims all interest in the improvement; and
• the payment does not result in any duplication of payment.

5.13 Negotiations
After successful negotiations, the recipient should contact the escrow company that prepared the preliminary title report. The escrow company will then contact the owner, provide escrow sales counseling, obtain the required sales contract signatures and deliver payment to the owner at closing. The recipient will deposit the required funds into an escrow account for processing.

A recipient may submit a Request For Payment to ADOH for the amount of the sale as soon as there is an indication that the owner will accept the offer (i.e. the recipient must be able to document that it requested the funds in “good faith” which does not have to be a signed acceptance of the offer). However, if the sale falls through, the recipient may have to return the funds to ADOH.

When negotiations fail, the following three (3) alternatives should be considered:
5.13.1 Administrative Settlement

An administrative settlement is an alternative to judicial resolution or a difference of opinion regarding the value of the property. An offer may be extended to purchase the land for a price exceeding the amount offered as just compensation in the initial purchase offer. However, there must be written justification explaining the basis for the settlement.

To proceed with an administrative settlement, the recipient must have written approval from the chief elected official or chief administrative officer documenting it as reasonable, prudent and in the public interest. This justification must document the available information to support the settlement amount (appraisal, recent court awards, estimated trial costs, valuation problems, etc.). All documentation to support an administrative settlement must be provided to ADOH for approval before such an offer is made.

NOTE: There can be no coercive actions of any kind such as pressuring the appraiser to revise the appraisal, advancing the time of condemnation or any other action that could be interpreted as coercive.

5.13.2 Abandon the Project

If this alternative is selected, the recipient must notify the owner in writing that it is abandoning the project at that site and will not pursue the acquisition of that particular parcel of land. Notification is to be mailed to the owner within ten (10) days of the determination, certified mail, return receipt. The notification must be signed by the same person who signed prior notices and must be approved by the recipient’s legal counsel.

5.13.3 Condemnation

The last alternative is to file a condemnation suit under applicable eminent domain laws provided that the recipient has not already agreed to a voluntary acquisition by signing form ACQ-2. When this happens, ADOH must be notified that such action will take place and of course, the project should be turned over to the recipient’s legal counsel. A recipient must begin formal condemnation proceedings and not intentionally make it necessary for the owner to institute legal proceedings to prove the taking of real property.

The property owner shall be reimbursed for reasonable expenses, including attorney, appraiser and engineer, which are incurred because of a condemnation proceeding if the court finds in favor of the
owner, the recipient abandons the condemnation suit or a settlement is reached that includes reimbursement of such expenses.

5.14 Definitions

Appraisal: A written statement that is independently and impartially prepared by a qualified appraiser and sets forth an opinion of defined value of adequately described property as of a specific date and is supported by presentation and analysis of relevant market information.

Displacement: A move that is permanent and involuntary.

Donation: An action taken by a land owner after being fully informed of his/her rights under the URA (documented in writing), in which the owner agrees to donate the land to the recipient/sub-recipient. The owner may or may not choose to waive an appraisal of the property. A donation is not considered a voluntary transaction.

Owner: A person who has purchased or holds any of the following interests in real property:

- fee title;
- life estate;
- land contract;
- ninety-nine (99) year lease;
- a standard lease including options for extension for at least fifty (50) years from the date of acquisition;
- an interest in a cooperative housing project which includes the right to occupy a dwelling;
- a contract to purchase any of the interests or estates listed.

Person: For relocation purposes, person is defined as: an individual, family, business, farm and non-profit or similar organization to include landowners as well as tenants. For acquisition purposes, person is defined as: any individual, family, partnership, corporation or association.

Salvage Value: The probable sale price of an item, if offered for sale on the condition that it will be removed from the property at the buyer’s expense.
**Tenant:** A person who has the legal, temporary use and/or occupancy of real property owned by another.

**Uneconomic Remnant:** A parcel of real property in which the owner is left with an interest after the partial acquisition of the owner’s property and which the acquiring agency has determined has little or no value or utility to the owner.

**Sample URA Forms**

Sample URA Forms are on the following pages.
DETERMINATION OF NO RELOCATION  
(This Form required in ALL transactions)

The proposed acquisition of the property parcel(s) described below will not result in any relocation for the reasons stated:

☐ The parcel(s) has/have no structures; the land is vacant; or

☐ The parcel(s) has/have structures described below but they are vacant and there are no tenants.

The statement above is based on the following:

☐ On site visit conducted on (date) ____________ by __________________________.
Describe structures, if applicable:

☐ Review of documents identified below on (date) ____________ by __________________________.
Documents:

☐ Other (describe to include date and person(s) involved)

Attach picture(s) of property and provide address and legal description of property:

__________________________________________  __________________________________________
Signature      Date

__________________________________________  __________________________________________
Printed Name      Title

Recipient Legal Counsel:

__________________________________________  __________________________________________
Signature      Date

__________________________________________
Printed Name

ACQ-1 (04/2016)
VOLUNTARY ACQUISITION BY RECIPIENT
(Use ACQ-2 OR ACQ-3 in Voluntary Transactions Only)

As verified by my signature below, I hereby state that:

1. the acquisition of the parcel(s) of property described below was not predetermined or indicated as such in any documents including documents related to federal funds;

2. the acquisition of the parcel(s) of property described below are not part of an intended, planned or designated project area where all or substantially all of the property within the area is to be acquired within specific time limits;

3. the recipient shall not acquire the property described below in the event negotiations fail to result in an amicable agreement;

4. the owner(s) of the property described below have been informed of 3. above as evidenced by the attached form ACQ-7;

5. the owner(s) will be informed of what is believed to be the fair market value of the property;

6. I have the authority to sign this document.

Address and legal description of property:

__________________________________________  __________________________________________

Signature      Date

__________________________________________  __________________________________________

Printed Name      Title

Recipient Legal Counsel:

__________________________________________

Signature

__________________________________________

Date

Printed Name

ACQ-2 (04/2016)
VOLUNTARY ACQUISITION BY SUB-RECIPIENT
(Use ACQ-2 OR ACQ-3 in Voluntary Transactions Only)

As verified by my signature below, I hereby state that:

1. the sub-recipient identified below has been designated by the recipient identified above to receive funds under contract #___________ to acquire property; and

2. the sub-recipient does not have the legal authority to acquire property by eminent domain; and

3. prior to making an offer, the sub-recipient shall inform the property owner(s) that the property shall not be acquired if negotiations fail to result in an amicable agreement;

4. the owner(s) of the property described below have been informed of 3. above as evidenced by the attached form ACQ-7;

5. the owner(s) will be informed of what is believed to be the fair market value of the property;

6. I have the authority to sign this document on behalf of the sub-recipient.

Address and legal description of property:

Legal Name of Sub-recipient Entity: ___________________________________________________________

Address: ___________________________________________________________________________________

Phone: ________________________ Fax: ________________________ E-mail: _______________________________

__________________________________________  __________________________________________
Signature      Date

__________________________________________  __________________________________________
Printed Name      Title

Recipient Legal Counsel:

__________________________________________  __________________________________________
Signature      Date

__________________________________________
Printed Name

ACQ-3 (04/2016)
VOLUNTARY ACQUISITION OF GOVERNMENT PROPERTY
(Use in Voluntary Transaction, if applicable)

As verified by my signature below, I hereby state that:

1. the recipient identified above does not have the legal authority to acquire the property described below through condemnation; and

2. the parcel(s) described below are owned by the named federal or state agency:

_______________________________________________________________________________________
(property owner - federal or state agency)

3. I have the authority to sign this document on behalf of the recipient.

Address and legal description of property:

_______________________________________________________________________________________

__________________________________________  __________________________________________
Signature      Date

__________________________________________  __________________________________________
Printed Name      Title

Recipient Legal Counsel:

__________________________________________  __________________________________________
Signature      Date

__________________________________________
Printed Name

ACQ-4 (04/2016)
OWNER NOTIFICATION LETTER
(Required for Non-Voluntary Transactions)

Date

Name
Address
City, State, Zip

Dear [Name]:

This letter serves as notification that [recipient] is interested in acquiring your property (or a portion of your property) as described in the attached legal description. This proposed acquisition is related to [name of project], a project which is funded in whole or in part with federal [HUD Community Development Block Grant (CDBG), OR HOME Investment Partnership OR Department of Energy] funds from the State of Arizona Department of Housing.

Because these are federal funds, the proposed acquisition of your property is governed by the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, and implementing federal regulations. The acquisition process and your rights as an owner are described in the enclosed publication, When a Public Agency Acquires Your Property.

As an initial step in the acquisition process, the [recipient] has hired [name of appraiser], a qualified appraiser to inspect your property in order to prepare an appraisal report, which will form one (1) basis for the purchase offer to be made to you for your property. [Name of appraiser] is currently scheduled to inspect your property on [date/time]. You are entitled by law to accompany the appraiser if you wish. Note that the appraiser will not make a purchase offer at this time.

After you have read the enclosed materials, you may choose to donate all or a portion of your property to [recipient] for the proposed project. You may also waive the appraisal.

Please complete the enclosed form, Owner Notification, and if applicable, the form, Voluntary Donation and Appraisal Waiver, and return to me in the enclosed stamped, self-addressed envelope. Should you have any questions, please do not hesitate to call me at [phone number] or e-mail to [e-mail address].

Sincerely,

[Name and Title]

Enclosures

ACQ-5 (04/2016)
OWNER NOTIFICATION FORM
(Required for Non-Voluntary Transactions)

1. Publication Receipt
I/we received the publication, When a Public Agency Acquires Your Property  Yes  No

2. Appraiser (check one [1])
   a. I/we do plan to accompany the appraiser when the property is inspected on
      [date/time] ____________________________.
   b. I/we do not plan to accompany the appraiser when the property is inspected.  I/we waive my/our right to
      accompany the appraiser at another time or to designate a representative to accompany the appraiser.
   c. I/we cannot accompany the appraiser at the scheduled time and ask that the inspection be rescheduled for
      (please provide at least three (3) dates/times):
      
      Date     Time
      ____________________________  ____________________________
      ____________________________  ____________________________
      ____________________________  ____________________________
   d. I/we cannot accompany the appraiser during the property inspection scheduled for
      [date/time] ____________________________ but designate ____________________________ as my/our representative.

3. Donation and Appraisal Waiver
I/we have completed the enclosed Property Donation Form in which we also waive the right to an appraisal.  Yes  No

4. Signature
Printed Name of Legal Property Owner(s)  Signature  Date
____________________________________  __________________________________  ______________
____________________________________  __________________________________  ______________
____________________________________  __________________________________  ______________
____________________________________  __________________________________  ______________
____________________________________  __________________________________  ______________

Please return in the enclosed stamped, self-addressed envelope to: [recipient]

ACQ-6 (04/2016)
Introduction

This booklet describes important features of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (URA) and provides general information about public acquisition of real property (real estate) that should be useful to you.

Most acquisitions of real property by a public agency for a Federal project or a project in which Federal funds are used are covered by the URA. If you are notified that your property will be acquired for such a project, it is important that you learn your rights under this important law.

This booklet may not answer all of your questions. If you have more questions about the acquisition of your property, contact the Agency responsible for the project. (Check the back of this booklet for the name of the person to contact at the Agency.) Ask your questions before you sell your property. Afterwards, it may be too late.

General Questions

What Right Has Any Public Agency To Acquire My Property?

The Federal Government and every State government have certain powers which are necessary for them to operate effectively. For example, they have the power to levy taxes and the power to maintain order. Another government power is the power to acquire private property for public purposes. This is known as the power of eminent domain.

The rights of each of us are protected, however, by the Fifth and Fourteenth Amendments of the U.S. Constitution and by State constitutions and eminent domain laws which guarantee that if a public agency takes private property it must pay “just compensation” to the owner. The URA provides additional protections, as explained in this booklet.

Who Made The Decision To Buy My Property?

The decision to acquire a property for a public project usually involves many persons and many determinations. The final determination to proceed with the project is made only after a thorough review which may include public hearings to obtain the views of interested citizens.

If you have any questions about the project or the selection of your property for acquisition, you should ask a representative of the Agency which is responsible for the project.
How Will The Agency Determine How Much To Offer Me For My Property?

Before making you an offer, the Agency will obtain at least one appraisal of your property by a competent real property appraiser who is familiar with local property values. The appraiser will inspect your property and prepare a report that includes his or her professional opinion of its current fair market value. After the appraiser has completed his work, a review appraiser will examine the appraisal report to assure that the estimate is fair and the work conforms with professional appraisal standards.

The Agency must offer you “just compensation” for your property. This amount cannot be less than the appraised fair market value of the property. “Just compensation” for your property does not take into account your relocation needs. If you are eligible for relocation assistance, it will be additional.

What Is Fair Market Value?

Fair market value is sometimes defined as that amount of money which would probably be paid for a property in a sale between a willing seller, who does not have to sell, and a willing buyer, who does not have to buy. In some areas a different term or definition may be used.

The fair market value of a property is generally considered to be “just compensation.” Fair market value does not take into account intangible elements such as sentimental value, good will, business profits, or any special value that your property may have for you or for the Agency.

How Does An Appraiser Determine The Fair Market Value Of My Property?

Each parcel of real property is different and therefore no single formula can be devised to appraise all properties. Among the factors an appraiser typically considers in estimating the value of real property are:

- How it compares with similar properties in the area that have been sold recently.
- How much rental income it could produce.
- How much it would cost to reproduce the buildings and other structures, less any depreciation.

Will I Have A Chance To Talk To The Appraiser?

Yes. You will be contacted and given the opportunity to accompany the appraiser on his or her inspection of your property. You may then inform the appraiser of any special features which you believe may add to the value of your property. It is in your best interest to provide the appraiser with all the useful information you can in order to insure that nothing of allowable value will be overlooked. If you are unable to meet with the appraiser, you may wish to have a person who is familiar with your property represent you.
How Soon Will I Receive A Written Purchase Offer?

Generally, this will depend on the amount of work required to appraise your property. In the case of a typical single-family house, it is usually possible to make a written purchase offer within 45 to 60 days of the date an appraiser is selected to appraise the property.

Promptly after the appraisal has been reviewed (and any necessary corrections obtained), the Agency will determine just compensation and give you a written purchase offer in that amount along with a “summary statement,” explaining the basis for the offer. No negotiations are to take place before you receive the written purchase offer and summary statement.

What Is In The Summary Statement Of The Basis For The Offer Of Just Compensation?

The summary statement of the basis for the offer of just compensation will include:

- An accurate description of the property and the interest in the property to be acquired.

- A statement of the amount offered as just compensation. (If only part of the property is to be acquired, the compensation for the part to be acquired and the compensation for damages, if any, to the remaining part will be separately stated.)

- A list of the buildings and other improvements covered by the offer. (If there is a separately held interest in the property not owned by you and not covered by the offer (e.g., a tenant-owned improvement), it will be so identified.)

Must I Accept The Agency's Offer?

No. You are entitled to present your evidence as to the amount you believe is the fair market value of your property and to make suggestions for changing the terms and conditions of the offer. The Agency will consider your evidence and suggestions. When fully justified by the available evidence of value, the offer price will be increased.

May Someone Represent Me During Negotiations?

Yes. If you would like an attorney or anyone else to represent you during negotiations, please inform the Agency. However, the URA does not require the Agency to pay the costs of such representation.

If I Reach Agreement With The Agency, How Soon Will I Be Paid?

If you reach a satisfactory agreement to sell your property and your ownership (title to the property) is clear, payment will be made at a mutually acceptable time. Generally, this should be possible within 30 to 60 days after you sign a purchase contract. If the title evidence obtained by the Agency indicates that further action is necessary to show that your ownership is clear, you may be able to hasten the payment by helping the Agency obtain the necessary proof. (Title evidence is basically a legal record of the ownership of the property. It identifies
the owners of record and lists the restrictive deed covenants and recorded mortgages, liens, and other instruments affecting your ownership of the property.)

What Happens If I Don't Agree To The Agency's Purchase Offer?

If you are unable to reach an agreement through negotiations, the Agency may file a suit in court to acquire your property through an eminent domain proceeding. Eminent domain proceedings are often called condemnations. If your property is to be acquired by condemnation, the Agency will file the condemnation suit without unreasonable delay.

An Agency may also decide not to buy your property, if it cannot reach agreement on a price, and find another property to buy instead.

What Happens After The Agency Condemns My Property?

You will be notified of the action. Condemnation procedures vary, and the Agency will explain the procedures which apply in your case.

Generally, when an Agency files a condemnation suit, it must deposit with the court (or in an escrow account) an amount not less than its appraisal of the fair market value of the property. You should be able to withdraw this amount, less any amounts necessary to pay off any mortgage or other liens on the property and to resolve any special ownership problems. Withdrawal of your share of the money will not affect your right to seek additional compensation for your property.

During the condemnation proceeding, you will be provided an opportunity to introduce your evidence as to the value of your property. Of course, the Agency will have the same right. After hearing the evidence of all parties, the court will determine the amount of just compensation. If that amount exceeds the amount deposited by the Agency, you will be paid the difference, plus any interest that may be provided by law.

To help you in presenting your case in a condemnation proceeding, you may wish to employ an attorney and an appraiser. However, in most cases the costs of these professional services and other costs which an owner incurs in presenting his or her case to the court must be paid by the owner.

What Can I Do If I Am Not Satisfied With The Court's Determination?

If you are not satisfied with the court judgment, you may file an appeal with the appropriate appellate court for the area in which your property is located. If you are considering an appeal, you should check on the applicable time limit for filing the appeal and consult with your attorney on whether you have a basis for the appeal. The Agency may also file an appeal if it believes the amount of the judgment is too high.

Will I Have To Pay Any Closing Costs?
You will be responsible for the payment of the balance on any mortgage and other liens on your property. Also, if your ownership is not clear, you may have to pay the cost of clearing it. But the Agency is responsible for all reasonable and necessary costs for:

- Typical legal and other services required to complete the sale, recording fees, revenue stamps, transfer taxes and any similar expenses which are incidental to transferring ownership to the Agency.

- Penalty costs and other charges related to prepayment of any recorded mortgage on the property that was entered into in good faith.

- Real property taxes covering the period beginning on the date the Agency acquires your property.

Whenever possible, the Agency will make arrangements to pay these costs directly. If you must incur any of these expenses yourself, you will be repaid—usually at the time of closing. If you later discover other costs for which you should be repaid, you should request repayment from the Agency immediately. The Agency will assist you in filing a claim. Finally, if you believe that you were not properly repaid, you may appeal the decision to the Agency.

**May I Keep Any Of The Buildings Or Other Improvements On My Property?**

Very often, many or all of the improvements on the property are not required by the Agency. This might include such items as a fireplace mantel, your favorite shrubbery, or even an entire house. If you wish to keep any improvements, please let the Agency know as soon as possible.

If you do arrange to keep any improvement, the Agency will deduct only its salvage value from the purchase price you would otherwise receive. (The salvage value of an item is its probable selling price if offered for sale on the condition that the buyer will remove it at his or her own expense.) Of course, if you arrange to keep any real property improvement, you will not be eligible to receive a relocation payment for the cost of moving it to a new location.

**Can The Agency Take Only A Part Of My Property?**

Yes. But if the purchase of only a part of your property reduces the value of the remaining part(s), you will be paid for the loss in value. Also, if any remaining part would have little or no utility or value to you, the Agency will offer to buy that remaining part from you.

Occasionally, a public project will increase the value of the part which is not acquired by the Agency. Under some eminent domain laws, the amount of such increase in value is deducted from the purchase payment the owner would otherwise receive.

**Will I Have To Pay Rent To The Agency After My Property Is Acquired?**
If you remain on the property after the acquisition, you may be required to pay a fair rent to the Agency. Such rent will not exceed that charged for the use of comparable properties in the area.

**How Soon Must I Move?**

If possible, a mutually agreeable date for the move will be worked out. Unless there is an urgent need for your property (e.g., your occupancy would present a health or safety emergency), you will not be required to move without at least 90 days advance written notice.

If you reach a voluntary agreement to sell your property, you will not be required to move before you receive the agreed purchase price. If the property is acquired by condemnation, you cannot be required to move before the estimated fair market value of the property has been deposited with the court so that you can withdraw your share.

If you are being displaced from your home, you will not be required to move before a comparable replacement home is available to you.

**Will I Receive Relocation Assistance?**

Title II of the URA requires that certain relocation payments and other assistance must be provided to families, individuals, businesses, farms, and nonprofit organizations when they are displaced or their personal property must be moved as a result of a project that is covered by the URA.

The Agency will furnish you a full explanation of any relocation assistance to which you may be entitled. If you have any questions about such assistance, please contact the Agency. In order for the Agency to fulfill its relocation obligations to you, you must keep the Agency informed of your plans.

**My Property Is Worth More Now. Must I Pay Capital Gains Tax On The Increase?**

Internal Revenue Service (IRS) Publication 544 explains how the Federal income tax would apply to a gain or loss resulting from the sale or condemnation of real property, or its sale under the threat of condemnation, for public purposes. If you have any questions about the IRS rules, you should discuss your particular circumstances with your personal tax advisor or your local IRS office.

**I'm A Veteran. How About My VA Loan?**

After your VA home mortgage loan has been repaid, you will be permitted to obtain another VA loan to purchase another property. Check on such arrangements with your nearest Veterans Administration Office.
Is It Possible To Donate Property?

Yes. You may donate your property or sell it to the Agency for less than its fair market value. The Agency must obtain an appraisal of the property and offer just compensation for it, unless you release the Agency from these obligations.

Additional Information

If you have any questions after reading this booklet, contact the Agency and discuss your concerns with the Agency representative.

Agency:
Address:
Office Hours:
Telephone Number:
Person to Contact:
VOLUNTARY SALE BY OWNER
(Required for Voluntary Transactions)

As verified by my(our) signature(s) below, I(we) hereby state that:

1. I/we are the owner(s) of record of the parcel(s) of property described below;

2. I/we understand that if a mutually satisfactory agreement cannot be reached regarding the sale of the parcel(s) of property described below, __________________________ will not acquire the property as confirmed by the attached form ACQ-2 or ACQ-3;

3. I/we understand that __________________________ will inform me/us in writing of the fair market value of the property described below;

4. I/we do hereby state that there is no obligation on my/our part to agree to a sale of the property described below; and

5. I/we are signing this document of our own free will and have been subjected to no coercion by __________________________ in relation to this potential acquisition or this document.

Address and legal description of property:

Printed Name of Legal Property Owner(s) | Signature | Date
----------------------------------------|----------|-----
_____________________________________ | __________________________ | __________
_____________________________________ | __________________________ | __________
_____________________________________ | __________________________ | __________
_____________________________________ | __________________________ | __________
_____________________________________ | __________________________ | __________

Notary:

Subscribed and sworn to before me this ______ day of __________________, 20______.

Signature: ___________________________ My commission expires: ___________________________

ACQ-7 (04/2016)
VOLUNTARY DONATION AND APPRAISAL WAIVER BY OWNER
(Use in Voluntary and Non-Voluntary Transactions when applicable)

As verified by signature(s) below, I/we hereby state that:

1. I/we am/are the legal owner(s) of the property described below that the recipient identified above is proposing to acquire; and

2. I/we acknowledge that I/we have been fully informed of our rights as a property owner(s) under the Uniform Relocation Assistance and Real Property Policies Act of 1970, as amended and implementing regulations.

[Delete 2. if a Voluntary Transaction.]

3. I/we understand that I/we cannot be required to donate the property; and

4. I/we was/were not subjected to any pressure, coercion or intimidation by anyone; and

5. I/we voluntarily and of my/our own free will, donate the property described below to the recipient as identified above.

6. I/we waive our right to have an appraisal of the property.  □ Yes  □ No

Address and legal description of property:

Printed Name of Legal Property Owner(s)  Signature  Date
____________________________________  __________________________________  ____________
____________________________________  __________________________________  ____________
____________________________________  __________________________________  ____________
____________________________________  __________________________________  ____________
____________________________________  __________________________________  ____________

Notary:

Subscribed and sworn to before me this ______ day of ____________, 20______.

Signature: __________________________________  My commission expires: _______________________________

ACQ-8 (04/2016)
RECIPIENT DETERMINATION TO WAIVE APPRAISAL
(Use in Non-Voluntary Transactions when applicable)

As verified by my signature I hereby state that:

1. the parcel(s) of property described below present an uncomplicated valuation problem;

2. I have the legal authority to make this determination; and

3. the fair market value of the property is estimated at $2,500 or less based on a review of the following data:

I, therefore, have determined that an appraisal is not required, and that this action is in full compliance with Program requirements as they relate to the URA. I am aware that a basis for the purchase offer must still be documented.

Address and legal description of property:

__________________________________________  __________________________________________

Signature      Date

__________________________________________

Printed Name      Title

Recipient Legal Counsel:

__________________________________________

Signature      Date

__________________________________________

Printed Name

ACQ-9 (04/2016)
ESTABLISHMENT OF JUST COMPENSATION
(Required for Non-Voluntary Transactions)

As verified by my signature below I hereby state that:

1. I have the authority to establish just compensation for property acquisitions related to projects funded through the above cited contract; and

2. I have determined that the just compensation for the parcel(s) of property described below is:
   $________________________

3. The basis for this amount is not less than the fair market value of the property as stated in the approved appraisal and considering the value of allowable damages or benefits to any remaining property, as described below:
   Damages/Benefits:

4. This amount includes real property improvements identified as the property of a tenant which must be removed or will be adversely affected by the proposed use of the property, and includes any building, structure or other improvement of a tenant owner who has the right or obligation to remove the improvement at the expiration of the lease term.  
   ☐ Yes  ☐ No

   If Yes, this amount is based on (check all that apply):
   ☐ a. the amount the improvements contribute to the fair market value
   ☐ b. the depreciated replacement cost of the improvements installed
   ☐ c. the salvage value of the improvements

5. To the extent permissible by law, the amount of just compensation disregards any increase or decrease in the fair market value of the property caused by the proposed project other than that due to physical deterioration within the reasonable control of the property owner.

Address and legal description of property:

__________________________________________  __________________________________________

Signature      Date

__________________________________________  __________________________________________

Printed Name      Title

Recipient Legal Counsel:

__________________________________________  __________________________________________

Signature      Date

__________________________________________

Printed Name  ACQ-10 (04/2016)
SUMMARY STATEMENT
OF THE BASIS FOR OFFER OF JUST COMPENSATION
(Required for Non-Voluntary Transactions and Must Accompany
Written Purchase Offer to Property Owner)

As verified by my signature below I hereby state that:

1. I have the authority to issue this Summary Statement.

2. This Summary Statement forms the basis for the offer by the recipient identified above to [owner(s)] ________________ for the parcel(s) of property described below.

3. The amount offered is as follows: $______________________________

4. The interest in the real property described below is (check only one [1]):
   - Fee Simple Title
   - Life Estate or Life Use Title
   - Permanent Easement
   - Lease of fifty (50) years or more including extension options

5. The amount offered includes the following improvements (buildings, structures and removable building equipment and trade fixtures considered to be part of the real property). If none, so state. If some are tenant-owned improvements, state that the offer does not include these.

6. The offer indicated above is not less than the fair market value as defined by Arizona law and as determined by the appraiser(s); disregards any increase or decrease in the fair market value caused by the proposed project, other than that due to physical deterioration within the reasonable control of the owner.

7. The offer does □ does not □ include an uneconomic remnant.

8. The offer does not include expenses incidental to the transfer of the title to the recipient, which will be reimbursed by the recipient to the owner for reasonable costs and with proper documentation. Incidental expenses include: recording fees, transfer taxes, documentary stamps, evidence of title, boundary surveys, legal description of the real property, penalty costs and other charges for prepayment of any pre-existing recorded mortgage, the pro rata portion of any prepaid real property taxes.
9. The offer is based on the following principal appraisal technique(s):

10. The offer reflects the fact that the recipient is ☐ is not ☐ acquiring only a portion of the total property and that partial acquisition has the effect of increasing/decreasing the value of the remaining portion of the property as documented in the appraisal report and described below:

Address and legal description of property:

__________________________________________  __________________________________________

Signature      Date

__________________________________________  __________________________________________

Printed Name      Title

Recipient Legal Counsel:

__________________________________________

Signature

__________________________________________

Date

Printed Name
SALE BY OWNER FOR LESS THAN JUST COMPENSATION
(Use in Non-Voluntary Transactions when applicable)

As verified by my/our signature(s) hereby state that:

1. I/we am/are the legal owner(s) of the property described below that the recipient identified above is proposing to acquire; and

2. I/we acknowledge that I/we have been fully informed of our rights as a property owner(s) under the Uniform Relocation Assistance and Real Property Policies Act of 1970, as amended and implementing regulations, which apply to the proposed acquisition of the property described below; and

3. I/we understand that I/we cannot be required to sell the property for an amount less than the amount determined to be just compensation; and

4. I/we was/were not subjected to any pressure, coercion or intimidation by anyone; and

5. I/we did receive a written purchase offer from the recipient with an accompanying Summary Statement of the Basis for Just Compensation; and

6. I/we voluntarily and of my/our own free will agree to sell the property (or a portion thereof) to the recipient identified above for $____________________ which is less than the established just compensation of $____________________.

Address and legal description of property:

<table>
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<th>Printed Name of Legal Property Owner(s)</th>
<th>Signature</th>
<th>Date</th>
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Notary:

Subscribed and sworn to before me this ______ day of __________________, 20______.

Signature: ________________________________ My commission expires: ________________________________

ACQ-12 (04/2016)
6.0 Sample Forms for Sub-recipients, Operators and Lessees

- Sub-recipient Funding Agreement (includes the following documents)
  - Attachment I: Activity Description - Scope of Work
  - Attachment II: Budget
  - Attachment III: Certifications and Other Uniform Administrative Requirements
  - Attachment IV: Records to be Maintained
  - Contractual Provisions to be included in Agreements with Religious Organizations
  - Centers/Facilities Agreement

- Use Policy Requirements

- Sample Use Policy (includes Attachment I: Fee Schedule)
ARIZONA DEPARTMENT OF HOUSING

This Agreement can be modified to fit specific circumstances. For example, monthly reports may not be necessary as indicated in this example or payment request procedures may be different than provided in this example. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example. Please ensure however, that all items identified in the Desk Monitoring Form (Section 11) are included in the Agreement. A draft of this Agreement must be provided to ADOH for review and approval. This and all Agreements should be reviewed by legal counsel.

SUB-RECIPIENT FUNDING AGREEMENT

This AGREEMENT entered into as of this _____ day of ________________, 20____ by and between ______________________________________, Arizona, (hereinafter referred to as “Recipient”) and _____________________________________________, (hereinafter referred to as “Sub-recipient”).

WITNESSETH THAT:

WHEREAS, Pursuant to Title I of the Housing and Community Development Acts of 1974, as amended, Recipient has applied for and received a Community Development Block Grant (hereinafter CDBG) for certain CDBG activities, from the State of Arizona Department of Housing (ADOH), CDBG Program (hereinafter “ADOH”); and

WHEREAS, the Recipient wishes to engage the Sub-recipient to assist the Recipient in utilizing such funds;

WHEREAS, included in said application, is the following activity eligible under the CDBG Program:

A. Statement of Work
   1. Contract #: __________________________
   2. Name of Activity(ies): __________________________________________________________
   3. Scope of Work: ATTACHMENT I
   4. Budget: Agreement Total: $_____________________ see ATTACHMENT II for details.
B. National Objectives

The Sub-recipient certifies that each activity carried out with funds provided under this AGREEMENT will meet one (1) of the CDBG Program’s National Objectives: 1) benefit to low/moderate income persons; 2) aid in the prevention or elimination of slums or blight; and 3) meeting community development needs having a particular urgency.

C. Performance Monitoring

The Recipient will monitor the performance of the Sub-recipient against goals and performance standards required herein. Substandard performance as determined by the Recipient will constitute noncompliance with this AGREEMENT. If action to correct such substandard performance is not taken by the Sub-recipient within a reasonable period of time after being notified by the Recipient, contract suspension or termination procedures will be initiated.

D. Notices

Communication and details concerning this contract shall be directed to the following contract representatives:

<table>
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<tr>
<th>RECIPIENT</th>
<th>SUB-RECIPIENT</th>
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<td>Name:</td>
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<td>E-mail Address:</td>
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E. Special Conditions

(This section of the AGREEMENT can be used by Recipient to include special conditions specific to the particular activity or individual Sub-recipient.)

F. Grantor Recognition

The Sub-recipient shall ensure recognition of the role of the Recipient and ADOH in providing services through this contract. All activities, facilities and items utilized pursuant to this contract shall be prominently labeled as to the funding source. In addition, the Sub-recipient will include a reference to the support provided herein in all publications made possible with funds made available under this contract.
• No reports, maps or other documents produced in whole or in part under this AGREEMENT shall be the subject of any application for copyright by or on behalf of the Sub-recipient or by any employee of the Sub-recipient. The Sub-recipient shall advise ADOH or its designee at the time of delivery of any copyrighted or subject to copyright work furnished under this AGREEMENT or any adversely held copyrighted or subject to copyright material incorporated in any such work and of any invasion of the right of privacy therein contained.

• ADOH may duplicate, use and disclose in any manner and for any purpose whatsoever, within the limits established by federal and state laws and regulations, all information relating to this AGREEMENT.

G. Independent Contractor

Nothing contained in this AGREEMENT is intended to, or shall be construed in any manner, as creating or establishing the relationship of employer/employee between the parties. The Sub-recipient shall at all times remain an “independent contractor” with respect to the services to be performed under this AGREEMENT. The Recipient shall be exempt from payment of all Unemployment Compensation, FICA, retirement, life and/or medical insurance and Workers' Compensation Insurance as the sub-recipient is an independent contractor.

H. General Conditions

1. Responsibility for Grant Administration: The Recipient is responsible for ensuring the administration of federal funds in accordance with all program requirements. The use of Sub-recipients or contractors does not relieve the Recipient of this responsibility.

The Recipient is also responsible for determining the adequacy of performance under all Sub-recipient AGREEMENTS and procurement contracts and for taking appropriate action when performance problems arise.

2. Payment: It is expressly agreed and understood by the Recipient that the total amount to be paid to the Sub-recipient under this contract by the Recipient shall not exceed $____________________. Drawdowns for the payment of eligible expenses shall be made against the line item budgets, after prior approval of the Recipient.

3. General Compliance: The Sub-recipient agrees to comply with the requirements of Title 24 of the Code of Federal Regulations, Part 570 (the Housing and Urban Development (HUD) regulations concerning the CDBG program). The Sub-recipient also agrees to comply with all other applicable federal, state and local laws, regulations and policies governing the funds
provided under this contract. The Sub-recipient further agrees to utilize funds available under this AGREEMENT to supplement rather than supplant funds otherwise available.

4. **Time of Performance**: This AGREEMENT shall take effect on the _____ day of __________________, 20____, through and including the _____ day of __________________, 20____.

5. **Insurance and Bonding**: The Sub-recipient shall carry sufficient insurance coverage to protect contract assets from loss due to theft, fraud and/or undue physical damage and, as a minimum, shall purchase a blanket fidelity bond covering all employees in an amount equal to cash advances from the Recipient.

The Sub-recipient shall provide, by self-insurance or other means, and maintain and/or cause its sub-contractors to provide and maintain appropriate insurance. In no event shall the total coverage be less than the coverage specified below:

**[INSERT RECIPIENT INSURANCE REQUIREMENTS HERE]**

Failure on the part of the Sub-recipient to procure and maintain the required liability insurance and provide proof thereof to the Recipient within ten (10) days following the commencement of a new policy, shall constitute a material breach of the AGREEMENT, upon which the Recipient may immediately terminate the AGREEMENT. Within ten (10) days of signing the AGREEMENT, the Sub-recipient shall furnish the Recipient with copies of the Certificate of Insurance drawn in conformity with the above insurance requirements. The Recipient reserves the right to request and receive certified copies of any or all of the above policies and/or endorsements.

The Sub-recipient shall provide Worker’s Compensation Insurance coverage for all of its employees involved in the performance of this contract.

6. **Reversion of Assets**: Upon expiration of this AGREEMENT, the Sub-recipient shall ensure that any real property under the Sub-recipient’s control that was acquired in whole or in part with federal funds in excess of $5,000 is either:

   a. Used to meet one (1) of the National Objectives, until five (5) years after expiration of the AGREEMENT or such longer period of time as determined appropriate by the Recipient and ADOH. However, any change in “use” or “National Objective” from that described in the Scope of Work shall require prior written approval of the Recipient and ADOH; or
b. If disposed of, the manner shall result in the Recipient being reimbursed in the amount of the current fair market value of the property less any portion of the value attributable to expenditures of non-federal funds for acquisition of or improvement to the property (reimbursement is not required after the period of time specified in paragraph 6.a. above).

7. Subcontracting: None of the services covered by this AGREEMENT shall be subcontracted without prior written approval by the Recipient which shall request pre approval from ADOH.

8. Compliance with Regulations: The Sub-recipient will comply with the applicable uniform administrative requirements as described in Attachment III, Certification and Other Uniform Administrative Requirements, which are attached hereto and made a part hereof as if fully rewritten.

9. Indemnification: The Sub-recipient agrees to save and hold harmless the following entities: the Recipient and/or any of its agents, officials and employees; ADOH; the State of Arizona and its agents, officials and employees; from any and all claims, demands, suits, actions, proceedings, loss, costs and/or damages of every kind and description including any attorney’s fees and/or litigation expenses which may be brought or made against or incurred by the Recipient and/or ADOH on account of loss of or damage to any property or for injuries to or death of any person caused by, arising out of, or contributed to, in whole or in part, by reason of any alleged act, omission or professional error, fault, mistake or negligence of the Sub-recipient, its employees, agents or representatives or sub-contractors, their employees, agents or representatives in connection with or incident to the performance of this AGREEMENT or arising out of the Worker’s Compensation claims, Unemployment Compensation claims or Unemployment Disability Compensation claims of employees of the Sub-recipient and/or its contractors or claims under similar such laws or obligations. The Sub-recipient’s obligations under this paragraph shall not extend to any liability caused by the sole negligence of the Recipient or its employees.

10. Maintenance and Availability of Records: In connection with the AGREEMENT, the Sub-recipient shall maintain all accounting, client records, papers, maps, photographs, other documentary materials and any evidence pertaining to costs incurred as more fully described in Attachment IV: Records to be Maintained, which is attached hereto and made a part hereof as if fully rewritten.

a. Such records shall be furnished and available for inspection by the Recipient, ADOH, HUD, the Comptroller General of the United States or any authorized representatives of these entities.
b. Such records shall be available at the Sub-recipient’s offices at all reasonable times during
the contract period. If it is a claim, investigation or litigation that is pending after what is
assumed to be final payment, that in effect cancels the final payment date. The retention
period will not begin until final settlement of the claim, investigation or litigation.

11. **Contract Amendments/Revisions:** Any changes to the Scope of Work or dollar amount of this
AGREEMENT require prior written approval from ADOH.

12. **Arbitration:** In the event of any controversy which may arise out of this AGREEMENT, the
parties agree to abide by arbitration as set forth in the Arizona Revised Statutes.

13. **Suspension and Termination:** With notification to ADOH, the Recipient may terminate this
AGREEMENT and such additional supplemental AGREEMENTS hereafter executed, in whole
or in part, and may recover any federal funds at its discretion if the Sub-recipient:

a. Violates any provision of this AGREEMENT; or

b. Violates any provision of the Housing and Community Development Act of 1974, as
amended; or

c. Violates any applicable regulations or terms and conditions of approval of application(s)
that the Secretary of HUD has issued or shall subsequently issue during the period of this
AGREEMENT; or

d. Fails to complete performance in a timely manner.

The Recipient may also terminate this AGREEMENT and such additional supplemental
AGREEMENTS hereafter executed, in whole or in part, by giving the Sub-recipient thirty (30)
days written notice, in the event that ADOH shall:

a. Withdraw funds allocated to the Recipient under its application for program activities
substantially preventing performance of the program in the Recipient’s community; or

b. Terminate the Recipient’s funding allocation pursuant to an Act of Congress; or

c. Fails to approve a grant application filed by the Recipient.

The Recipient may also terminate this AGREEMENT per ARS 38-511, Conflict of Interest.
14. **Audits**: The Sub-recipient shall comply with the audit requirements set forth in Office of Management and Budget 2 CFR 200 Subpart F.

IN WITNESS WHEREOF, the Recipient and the Sub-recipient have executed this AGREEMENT, after prior approval of ADOH, as of the last date written below.

**RECIPIENT:**

_______________________________________
By (Chief Elected Official)

_______________________________________
Title

_______________________________________
Date

_______________________________________
Attest (City/County) Clerk

_______________________________________
Title

Approved as to Form and Legal Sufficiency

_______________________________
(City/County) Attorney

**SUB-RECIPIENT:**

_______________________________________
By

_______________________________________
Title

_______________________________________
Date

_______________________________________
Attest

_______________________________________
Title

Approved as to Form and Legal Sufficiency

_______________________________
Fed ID#:

_______________________________
Typed Name
ATTACHMENT I: Activity Description - Scope of Work
(for Sub-recipient Funding Agreement)

Section I

The description section shall detail the activities to be carried out. It shall define the who, what, where and how of the activities. It shall specifically describe and quantify the services or products to be provided as a result of the expenditure of federal funds. This section normally consists of two (2) sections; one (1) identified as Recipient tasks and responsibilities and the other as Sub-recipient tasks and responsibilities. Where appropriate, it shall specify how the project will ensure that the intended beneficiaries are served and the number proposed to be served (i.e. units to be rehabilitated or inspected, homeless or abused persons to be served or number of low and moderate income (LM) jobs to be created or retained with the name of the company).

Section II - Service Area (SA)

The specific geographic area in which the primary beneficiaries reside. For purposes of projects defined to benefit LM persons, include the number of persons expected to be assisted and the percentage of LM as compare to the total area population.

For projects addressing slum and blight conditions, the predetermined Redevelopment Area shall be defined. The manner in which the activity will address one (1) or more of the blight conditions shall also be clearly defined.

For Housing Rehabilitation projects, the number, ethnicity, gender, disability status, single-head of household of all applicants and/or beneficiaries to be served per period shall be stated.

Section III - Work Schedule

The schedule plays an essential role in the grant management system. The schedule shall provide projected milestones and deadlines for accomplishment of tasks or the delivery of services. Thus, dates or number of weeks/months and quantifiable products must be indicated. These projected milestones and deadlines are a basis for measuring actual progress during the term of the AGREEMENT. For instance, the schedule for a public service activity may specify delivery of a certain number of staff hours per quarter or delivery of services to a certain number of persons per quarter.

Section IV - Responsibilities of Both Parties

The Recipient shall clearly outline the responsibilities of each part in the AGREEMENT. This includes specifying responsibility for documenting activities with special requirements such as required
The Recipient shall clearly specify anticipated reports that must be submitted to assist the Sub-recipient in meeting its requirements for record keeping requirements. The following list provides a sample of such responsibilities.

- The Recipient shall be responsible for:
  - Consultations with the Sub-recipient regarding project elements.
  - Ensuring compliant procurement of a construction contractor.
  - Ensuring compliant installation of all project elements.
  - Maintaining all grant related documents as required by ADOH as outlined in Attachment IV.
  - Request and receipt of funds from ADOH.

- The Sub-recipient shall be responsible for:
  - Providing the engineering for the project.
  - Any required future maintenance and/or upgrades at the project site.
  - Maintaining liability insurance.
  - Providing any and all reports required by the Recipient and/or ADOH.
ATTACHMENT II: Budget
(for Sub-recipient Funding Agreement)

The budget shall provide a detailed presentation of projected resources and expenses. The budget shall permit periodic comparisons of the planned use of funds with actual expenditures as shown in performance reports submitted regularly to the Recipient. The budget shall include:

- Amounts by Activity
- Amounts by Line Items

This section shall detail what line items of the budget will be paid with federal funds vs. other funds and must be pre-approved by the Recipient and ADOH. Examples of ADOH budget forms appear on the following pages.
### GENERAL ADMINISTRATION SUMMARY

1. **Sub-recipient:**

<table>
<thead>
<tr>
<th>ITEM</th>
<th>a. ADOH Funds $</th>
<th>b. Non-ADOH Funds $*</th>
<th>c. Total $</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>Salaries, Wages, Fringe Benefits</td>
<td>% or Hours</td>
<td></td>
</tr>
<tr>
<td>2.1</td>
<td>Position #1 Title:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.2</td>
<td>Position #2 Title:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.3</td>
<td>Position #3 Title:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.4</td>
<td>Position #4 Title:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Professional Services (Contractual):</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.1</td>
<td>For:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.2</td>
<td>For:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.3</td>
<td>For:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Travel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Office Supplies and Equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Advertising/Publications</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Indirect Costs (% documented by cost allocation plan)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Other Operating Expenses (specify):</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.1</td>
<td>Item 1:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.2</td>
<td>Item 2:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.3</td>
<td>Item 3:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.4</td>
<td>Item 4:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>TOTALS</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

10. a. Indicate who will be in charge of the financial record keeping (name and title):

   ________________________________________________________________

   b. Provide the street address for the location of the financial records:

   ________________________________________________________________
<table>
<thead>
<tr>
<th>ACTIVITY BUDGET</th>
<th>ADOH Funds $</th>
<th>Non-ADOH Funds $</th>
<th>TOTAL $</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Sub-recipient:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Activity Name:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Environmental Review Record</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Design/Engineering/Inspection</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Procure [ ] In-House [ ]</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Construction Contract Work</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(include materials and DB wage rates)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Fixed Asset Equipment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Land Acquisition (includes easements)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(must comply with the Uniform Relocation Act)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Rehabilitation Services</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(if this exceeds twenty percent (20%) of total activity costs, attach a rationale)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Procure [ ] In-House [ ]</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Other (specify or attached as page ____ )</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. For City/Town, County or Other Construction</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.1 Purchase of materials</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.2.a Employees</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(documentation attached as page ____ regarding number of employees, wages, number of hours, etc.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.2.b Offenders</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.2.c Volunteers</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.3 Equipment (Use vs. Purchase)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(documentation attached regarding rental rates, number of hours to be used, type of equipment, etc.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.4 Other (attach as page ____ )</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. TOTALS</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ATTACHMENT III: Certifications and Other Uniform Administrative Requirements
(for Sub-recipient Funding Agreement)

A. Uniform Administrative Requirements

By virtue of signing the AGREEMENT, the Sub-recipient agrees to comply with all applicable uniform administrative requirements as discussed in this AGREEMENT, ADOH Program Handbooks, 2 CFR 200, and the Single Audit Act of 1984, as applicable.

B. Equal Opportunity

The Sub-recipient agrees to comply with:

- Title VI of the Civil Rights Act of 1964 (Pub. L. 88-352), and the regulations issued pursuant thereto (24 CFR Part 1).
- Section 109 of the Housing and Community Development Act of 1974.
- Executive Order 11063 on equal opportunity in housing and nondiscrimination in the sale or rental of housing built with Federal assistance.
- Executive Order 11246, and the regulations issued pursuant thereto (41 CFR Chapter 60).
- Section 3 of the Housing and Urban Development Act of 1968, as amended.
- The American Disabilities Act and Section 504 of the Rehabilitation Act, as amended.

C. Non-Discrimination

The Sub-recipient agrees not to discriminate in any manner against any individual who may seek services on the basis of race, creed, gender, sexual orientation, gender identity, color, religion, mental or physical disability, familial status or national origin.

The Sub-recipient agrees that it will not discriminate against any qualified employee or applicant for employment because of race, creed, gender, color, religion, mental or physical disability,
familial status or national origin. The Sub-recipient shall take affirmative action to ensure that employees are treated during employment without regard to their race, creed, gender, sexual orientation, gender identity, color, religion, mental or physical disability, familial status or national origin. The Sub-recipient agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this non-discrimination clause.

D. Interest of Officials and Conflict of Interest

No member of or delegate to the Congress of the United States shall be admitted to any share or part of this AGREEMENT or to any benefit to arise from the same. No member, officer or employee of the Sub-recipient or its designees or agents, no member of the governing body of the locality in which the program is situated during his tenure or for one (1) year thereafter, shall have any interest, direct or indirect, in any contract or sub-contract, or the proceeds thereof, for work to be performed in connection with the program assisted under this AGREEMENT. The Sub-recipient will comply with applicable conflict of interest provisions, incorporate such in all contracts and establish safeguards to prohibit employees from using positions for a purpose that is or gives the appearance of being motivated by a desire for private gain for themselves or others, particularly those with whom they have family business, or other ties.

E. Hatch Act

It will comply with the provisions of the Hatch Act which limit the political activity of employees.

F. E-Verify

It will comply with all Federal immigration laws and regulations relating to employees and warrants its compliance with Section A.R.S. § 23-214, Subsection A. (That subsection reads: “After December 31, 2007, every employer, after hiring an employee, shall verify the employment eligibility of the employee through the E-Verify program.”)

A breach of a warranty regarding compliance with immigration laws and regulations shall be deemed a material breach of the contract and recipient may be subject to penalties up to and including termination of this agreement.

The ADOH retains the legal right to inspect the papers of any employee who works on this agreement to ensure that Recipient or Recipient’s sub-contractor is complying with the warranty under paragraph (a).

It will administer and enforce the labor standards requirements of the Davis-Bacon Act, as amended at 40 U.S.C. 3141-3144, 3146 and 3147 and the Contract Work Hours and Safety Standards Act at 40 U.S.C. Chapter 37.

H. Compliance with Environmental Requirements

The Sub-recipient agrees to comply with any conditions resulting from the Recipient’s compliance with the provisions of the National Environmental Policy Act of 1969 and the other provisions of law specified at 24 CFR 58 insofar as the provisions of such Act apply to activities set forth in Attachment I: Activity Description - Scope of Work.

It will comply with the provisions of Executive Order 11990, relating to evaluation of flood hazards and Executive Order 11288 relating to the prevention, control and abatement of water pollution and the requirements of the Flood Disaster Protection Act of 1973 (P.L. 93-234).

This AGREEMENT is also subject to the requirements of the Clean Air Act, as amended; 42 U.S.C. 7415; the Federal Water Pollution Control Act, as amended; 33 U.S.C. 1251 et seq.; P.L. 89-665; the Archaeological and Historic Preservation Act of 1974 (P.L. 93-291); Executive Order 11593; the procedures prescribed by the Advisory Council on Historic Preservation in 36 CFR Part 800; and the regulations of the Environmental Protection Agency (EPA) with respect thereto, at 40 CFR, as amended from time to time.

I. Lead-Based Paint

This AGREEMENT is subject to the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. 4831 et seq.) and the Lead-Based Paint Regulations (24 CFR Part 35 and 24 CFR 570.487). The use of lead-based paint is prohibited whenever federal funds are used, directly or indirectly, for the construction, rehabilitation or modernization of residential structures. Immediate lead-based paint hazards existing in residential structures assisted with federal funds must be eliminated and purchasers and tenants of assisted structures constructed prior to 1978 must be notified of the hazards of lead-based paint poisoning.

J. Property Disposition

Real or personal property purchased, in whole or in part with federal funds, shall not be disposed through sale, use or location without the written permission of the Recipient. The proceeds from the disposition of real property shall be considered Program Income.
K. Lobbying

The Sub-recipient will ensure that, to the best of its knowledge and belief of the undersigned:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the Sub-recipient, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress, in connection with the awarding of any federal contract, the making of any federal grants, the making of any federal loan, the entering into of any cooperative agreement and the extension, continuation, renewal or amendment of any federal contract.

2. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of a federal contract, grant, loan or cooperative agreement, the Sub-recipient shall complete and submit Standard Form - LLL, “Disclosure Form to Report Lobbying”, in accordance with its instructions.

3. The Sub-recipient shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including sub-contracts, sub-grants and contracts under grants, loans and cooperative agreements) and all shall certify and disclose accordingly.

“This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.”

L. Acquisition/Relocation

The Sub-recipient shall comply with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and implementing regulation.
ATTACHMENT IV: Records to be Maintained  
(for Sub-recipient Funding Agreement)

Each Sub-recipient shall establish and maintain sufficient records to enable the Recipient and ADOH to determine whether the Sub-recipient has met the requirements of this AGREEMENT. At a minimum, the following records are needed and should be maintained for three (3) years following the ADOH closeout date with HUD, which will be provided to the Recipient by ADOH. It is the responsibility of the Recipient to notify the Sub-recipient as to the date of the contract close-out.

All files shall be clearly labeled with the following information:

- ADOH Contract Number
- Name of Recipient
- Activity Number

and shall contain the information and documents as indicated in ADOH Handbooks, which includes the following, as applicable:

1. Application and Agreement with the Recipient and any amendments.
2. General Correspondence regarding the Agreement.
4. A file documenting the Sub-recipients actions to comply with Section 504.
5. Civil Rights/EEO. The Civil Rights Certification and documentation on the ethnicity, gender, disability status, single-head of household of all applicants for and recipients of benefits and/or services.
6. Procurement and Contracting. A separate file for each professional service procured or for each major item of equipment or materials purchased, with smaller items aggregated.
7. Construction Contract. A separate file for each bid developed.
9. Acquisition/Relocation. A general file with overall policies and procedures and a separate file for each parcel acquired or family displaced.
10. Housing Rehabilitation. A general file with overall policies and procedures and a separate file for each applicant/family or multi family unit.
11. Required records for Homeownership Assistance and Economic Development activities will be defined as applicable.
Contractual Provisions to be Included in FUNDING AGREEMENTS
with Religious Organizations

In addition to, and not in substitution for, other provisions of this AGREEMENT regarding the provision of services with federal funds, pursuant to Title I of the Housing and Community Development Act of 1974, as amended, the Sub-recipient:

1. Represents that it is, or may be deemed to be, a religious or denominational institution or organization or an organization operated for religious purposes which is supervised or controlled by or in connection with a religious or denominational institution or organization;

2. Agrees that, in connection with every activity funded in whole or in part with federal funds:
   a. It will not discriminate against any employee or applicant for employment on the basis of religion and will not limit employment or give preference in employment to persons on the basis of religion;
   b. It will not discriminate against any person applying for federally funded services or benefits on the basis of religion and will not limit such services or benefits or give preference to persons on the basis of religion;
   c. It will provide no religious instruction or counseling, conduct no religious worship or services, engage in no religious proselytizing and exert no other religious influence in the provision of the federally funded activity(ies);
   d. The portion of a facility used in connection with an activity(ies) in whole or in part under this AGREEMENT shall contain no sectarian or religious symbols or decorations; and
   e. The funds received under this AGREEMENT shall not be used to construct, rehabilitate or restore any facility which is owned by the Sub-recipient and in which the federally funded activity(ies) are to be provided. Provided that, minor repairs may be made if such repairs:
      • are directly related to the grant activity(ies);
      • are located in a structure used exclusively for non-religious purposes; and
      • constitute in dollar terms only a minor portion of the total expenditure for the federally funded grant activity(ies).
NOTE: *Italicized* words and statements must be replaced with information specific to the Agreement. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example. A Use Policy must also be approved by ADOH and may be submitted as part of this Agreement or as a separate document.

EXAMPLE: CENTERS/FACILITIES AGREEMENT

FUNDING AGREEMENT
between
TOWN OF OZ
and
OZ MUNCHKIN CENTER

THIS IS AN AGREEMENT by and between the Town of Oz, hereafter referred to as TOWN and the Oz Munchkin Center, a non-profit corporation organized under the laws of the State of Arizona, 9999 Tin Man Hollow, Oz, Arizona, hereafter referred to as CENTER, their successors and assigns.

All notice or demand upon any party to this Agreement shall be in writing and shall be delivered in person or sent by certified mail, return receipt requested, addressed as follows:

I.B. Lion
Oz Munchkin Center
9999 Tin Man Hollow
Oz, AZ 99994

Ann T. Emm
Town of Oz
4777 Hurricane Alley
Oz, AZ 99994

I. Commitment of the Grant Funds

TOWN hereby commits $300,000 in CDBG funds to the CENTER located 9999 Tin Man Hollow, Oz, Arizona 99994, to purchase a building suitable for provision of Head Start services.

II. Term of Agreement

The term of this Agreement shall commence on the date the last party executes the Agreement and shall continue for a term of five (5) years. The CDBG funds shall be considered a grant for as long as CENTER remains a non-profit organization and continues operation of services according
to the terms of this agreement. The CENTER must be used solely for the purpose stated in Section III. for a minimum of five (5) years after grant close-out.

III. Use of Facility

The CENTER shall be used only to provide services offered by the Head Start Program and purposes incidental thereto. The CENTER shall not use or suffer or permit any person or group of persons to use the facility for any unlawful purpose or in any manner or use in violation of any covenants or restrictions of any law or ordinance of any governmental, political or military order or regulations. The CENTER shall not regularly be used for sectarian or partisan purposes. The CENTER shall abide by all civil rights laws and executive orders as required by the Community Development and Housing Act, as amended, and OMB Circulars and other requirements as set forth by the State of Arizona Department of Housing (ADOH). A Use Policy is included (check one [1]) □ in this agreement, or □ as a separate document.

IV. Reversion of Facility

The CENTER must be used only for the stated purpose for a minimum of five (5) years after grant close-out. If the purpose/use will be changed, CENTER will pay the TOWN the fair market value of the improvements.

V. Fees

All fees charged by the CENTER shall be affordable to low and moderate income persons. The TOWN reserves the right to review such fees and to require adjustments if the fees are determined unaffordable to low and moderate income persons.

VI. Responsibilities of Both Parties

The TOWN shall be responsible for:

- Request and receipt of CDBG funds from the State of Arizona Department of Housing (ADOH) for construction of the facility.
- Consultations with the CENTER regarding project elements.
- Procurement and construction of the building.
- Maintaining all grant related documents as required by ADOH.

The CENTER shall be responsible for:

- All maintenance, repairs and utility costs.
• Maintaining in force a sub-lease Agreement with the Head Start Program that also defines the program’s responsibilities.

VII. Ownership of Facility

The CENTER is owned by Oz Munchkin Center, a non-profit corporation, with operation of the facility the responsibility of the Head Start Program.

VIII. Insurance

The CENTER shall provide, by self-insurance or other means and maintain and/or cause its subcontractors to provide and maintain, appropriate insurance. In no event shall the total coverage be less than the minimum insurance coverage specified below:

Insert Recipient Requirements

[Recipients should check with legal counsel to see if this paragraph is applicable.] The CENTER shall name the TOWN, its agents, officials and employees as additional insureds and shall specify that the insurance afforded by the CENTER shall be primary insurance and that any insurance coverage carried or self-insurance by the TOWN, any Department or any employee shall be excess coverage and not contributory insurance to that provided by the CENTER. Said policy shall contain a severability of interest provision. TOWN reserves the right to continue payment of premium for which reimbursement shall be deducted from amounts due or subsequently due CENTER.

Failure on the part of the CENTER to procure and maintain the required liability insurance and provide proof thereof to the TOWN within ten (10) days following the commencement of a new policy shall constitute a material breach of the Agreement upon which the TOWN may immediately terminate the Agreement. Within ten (10) days on signing this Agreement, the CENTER shall furnish the TOWN with copies of the Certificate of Insurance drawn in conformity with the above insurance requirements. The TOWN reserves the right to request and receive certified copies of any or all of the above policies and/or endorsements.

CENTER agrees to comply with statutory requirements for both workers’ compensation and unemployment insurance coverage during the term of this Agreement. A Certificate of Insurance for Workers’ Compensation coverage naming TOWN as additional insured shall be provided within ten (10) days of signing this Agreement.
IX. Termination of Contract

- Any party to this Agreement may terminate said Agreement without cause by giving the other parties thirty (30) days written notice of intent to terminate. In the event the CENTER elects to terminate without cause, the CENTER may be liable to repay to the TOWN funds equal to the current fair market value of the building.

- If any party violates the terms or conditions of this Agreement, the other parties may give thirty (30) days written notice of such violation or default. If the CENTER is the defaulting party and fails to commence to cure the default within thirty (30) days of written notice, the TOWN may declare the Agreement terminated. At such time the CENTER shall have no rights under this Agreement and may be liable to repay to the TOWN funds equal to the current fair market value of the building.

- The Agreement may be terminated per ARS 38-511, Conflict of Interest.

X. Assignment and Subletting

The CENTER shall not be permitted to assign, sublet or otherwise transfer in any manner any of its rights under this Agreement without the express written consent of the TOWN.

XI. Indemnification

The CENTER agrees to save and hold harmless the TOWN and ADOH or any of its departments, agencies, officers or employees from all cost, damage and liability incurred by any of the above and from any other damage, cost or liability to any person or property whatsoever, which is caused by an activity, condition or event arising out of the performance or non-performance of any provision of this Agreement. The above cost incurred by the TOWN or any of its departments, agencies, officers or employees shall include, in the event of legal action, court costs, expenses of litigation and reasonable attorney fees. When any above cost, damage or liability occurs as aforesaid, CENTER assumes the burden of proof that the activity, condition or event did not cause such cost, damage or liability.

XII. Attorney’s Fees

In any action between the parties to this Agreement, their heirs, executors, administrators or permitted assigns, for a default, breach or for the enforcement of any of the terms and conditions of this Agreement, any reasonable attorney’s fees to be fixed by the courts having jurisdiction of the action shall be added to and made a part of the allowable cost in such action in favor of the successful party.
XIII. Arbitration

In the event of any controversy which may arise out of this Agreement, the parties hereto agree to abide by required arbitration as set forth in Arizona Revised Statutes.

XIV. Records and Audits

The CENTER shall retain any and all accounts and records for at least three (3) years after the grant close-out between HUD and ADOH or the resolution of all audit findings, whichever is later.

Legible copies of any and all records maintained by CENTER shall be made available, upon request, to the TOWN, ADOH, the Office of the Inspector General (HUD) and any other body authorized in writing by the TOWN.

XV. Non-Discrimination

The CENTER agrees not to discriminate in any manner against any individual who may seek services on the basis of race, creed, gender, sexual orientation, gender identity, color, religion, mental or physical disability, familial status or national origin.

The CENTER agrees that it will not discriminate against any qualified employee or applicant for employment because of race, creed, gender, sexual orientation, gender identity, color, religion, mental or physical disability, familial status or national origin. The CENTER shall take affirmative action to ensure that employees are treated during employment without regard to their race, creed, gender, sexual orientation, gender identity, color, religion, mental or physical disability, familial status or national origin. The CENTER agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this non-discrimination clause.

XVI. E-Verify

It will comply with all Federal immigration laws and regulations relating to employees and warrants its compliance with Section A.R.S. § 23-214, Subsection A. (That subsection reads: “After December 31, 2007, every employer, after hiring an employee, shall verify the employment eligibility of the employee through the E-Verify program.”)

A breach of a warranty regarding compliance with immigration laws and regulations shall be deemed a material breach of the contract and recipient may be subject to penalties up to and including termination of this agreement.
The ADOH retains the legal right to inspect the papers of any employee who works on this agreement to ensure that Recipient or Recipient’s sub-contractor is complying with the warranty under paragraph (a).

XVII. Miscellaneous Provisions

In case one (1) or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision thereof and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained therein.

IN WITNESS WHEREOF this instrument has been executed on the date under each signature.

______________________________  ______________________________
President           Mayor

______________________________  ______________________________
Date                   Date
Use Policy Requirements

Recipients must submit a Use Policy for every community facility (senior centers, health care facilities, child care facilities, etc.) funded in whole or in part with ADOH funds. This requirement is applicable regardless of whether the facility is owned and operated and maintained by the recipient or another entity. The Use Policy must be approved by ADOH before it is finalized and must include the items listed below:

1. Recipient name and address.
2. Facility name and address.
3. Primary purpose and use.
   a. Facility was constructed/rehabbed/land purchased with funds from ADOH Contract #__________.
   b. There is a Legally Binding Commitment to use the facility for at least five years from closeout for the intended use.
   c. Describe the primary use of the facility and who the primary beneficiaries are.

   NOTE REGARDING PROJECTS USING CDBG FUNDS: Unless otherwise defined by ADOH based on recipient’s specific activity, “Primary Use” means that at least fifty-one percent (51%) of those using the facility must be LM (unless CDBG funds are used only for the portion of the facility that serves LM persons).

d. Include a schedule showing when the facility will be used for its primary purpose and when it will be available for other uses, if applicable.

   NOTE: The facility must be open at least twenty (20) hours a week for its primary purpose or if more than twenty (20) hours, at least eighty percent (80%) of the hours it is open are devoted to its primary use.

4. Prohibited uses.
   a. Regular religious activities: No permanent display of religious symbols and no regular use for religious services, activities or proselytizing.
   b. Regular partisan politics: No regularly scheduled events or meetings by a partisan group. (Open forums where all partisan parities are invited may be permissible.)
   c. Regular general conduct of government.
   d. Illegal activities.
   e. Assignability (i.e. no group can rent under its name and assign the use to another group).
f. Non-smoking or no or limited use of alcoholic beverages could be listed here or any other use that the community wants to prohibit up front.

5. Use by others.
   a. Scheduling: How to reserve the facility.
   b. Non-discrimination by the community among potential users.
   c. Non-discrimination by renters. No group renting may discriminate on the basis of race, creed, gender, sexual orientation, gender identity, color, religion, mental or physical disability, familial status or national origin.
   d. ADA access.
   e. Fee schedule to include:
      • deposits and when and how such are paid;
      • how fees can be waived;
      • how fees are changed (by board approval or by manager if increases no greater than ____________).
   f. Damages and who pays.
   g. Emergency use.

6. Adoption: By name of body and date.

NOTE: The recipient/facility will need to develop a rental or use agreement form that specifies rental/use dates, deposit requirements, damage policy, etc. and is signed by both parties.
NOTE: The information in [ ] should be replaced with information specific to the facility and its policies. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example.

EXAMPLE: USE POLICY

Facility Name & Address: ________________________________________________________________

Recipient Name & Address: ________________________________________________________________

The [construction/rehab/purchase] of the [Senior Center] was funded by a Community Development Block Grant from the State of Arizona Department of Housing ADOH) and [Recipient], under ADOH contract [#199-15]. There is, therefore, a legally binding commitment that the facility be used primarily for the purpose for which the grant was awarded for at least five (5) years after grant closeout.

Primary Use

Primary use of the [Senior Center is to provide programs and services beneficial to the senior citizens of (city/town/county) to include an on-site and home delivery meals program, educational and recreational classes.] Primary is defined as at least fifty-one percent (51%) of the persons served are low to moderate income per HUD CDBG guidelines.

The [Senior Center] will be open at least twenty (20) hours per week. The facility will be used for its primary purpose at least eighty percent (80%) of the time it is open or available for use. A schedule is attached.

Prohibited Activities

There shall be NO:

a. Regular religious activities: No regular use of the facility for religious services or proselytizing and no permanent display of religious symbols.

b. Regular partisan politics: No regular use of the facility for regularly scheduled events or meetings by a partisan group. Open forums where all partisan parties are invited may be allowed.
c. Regular general conduct of government: No regular use of the facility for city/town/county staff meetings, retreats, work sessions or other duties associated with the general conduct of government.

d. Illegal activities: Any illegal activities shall be reported to the proper authorities.

e. Assignability: Renter may not assign it use of the facility without the written consent of [____________].

f. [May include here if smoking and alcoholic beverages are not allowed. If they are, state under what conditions such is allowable and what is not permissible.]

Non-Discrimination and Accessibility

There shall be no discrimination by the [Senior Center] or any user/renter on the basis of race, creed, gender, sexual orientation, gender identity, color, religion, mental or physical disability, familial status or national origin. The facility shall remain as accessible as possible to persons with disabilities.

Use by Others

Incidental use of the building is limited to [hours and days of the week]. The [Senior Center] shall always have priority for use outside of its scheduled hours.

Requests for rental/use of the facility shall be [on a first come, first served basis. All requests should be in writing and directed to: ______________________________]. [The facility may be used as an emergency shelter in case of community disaster.]

Fees and Deposits

Fees shall be determined by the [board] and revised as deemed necessary with [board approval]. Fees and deposits may be charged for the incidental use of the facility to offset utility, maintenance and other operations costs. Deposits are due [thirty (30) days in advance of rental date]. Rental fees are due [ten (10) days in advance of use]. Fees may be waived or reduced at the discretion of the [board]. A request to do so must be made in writing and presented to [the board] at least [___ days before its regularly scheduled meeting]. A Fee Schedule is included and a part of this Use Policy as Attachment I.

Adopted by the Board of [____________________________] on [date].

Signed: ______________________________________________
[Board Chair]
ATTACHMENT I: Fee Schedule

Hourly Use: $ 

Daily Use: $ 

[Refundable] Damage Deposit: $ 

Kitchen Use: $ 

Other: [List]

________________________________ $ 

________________________________ $ 

________________________________ $
7.0 Sample Forms for Administrative Procurement - The RFP Process

- Public Notice for Newspaper Advertisement
- Request for Proposal (includes the following documents)
  - Request for Proposal Summary - Selection Process and Protest Procedure
  - Evaluation Criteria
  - Certifications
  - Certifications Signature Form
- Reference Check (for evaluating proposals)
- Individual Score Sheet (complete one [1] for each proposal reviewed)
- Score Sheet Compilation (to tally all reviews)
- Contract
- Award Letter
- Non-Award Letter
EXAMPLE: PUBLIC NOTICE

This Notice can be used as the advertisement for RFPs in newspapers of general circulation or modified for use as a cover letter. All italicized words and statements must be replaced with information specific to the recipient and the bid. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example.

PUBLIC NOTICE
TOWN OF OZ
INVITATION FOR PROPOSALS FOR ADMINISTRATIVE SERVICES

The Town of Oz has been awarded [has submitted an application for] a federal Community Development Block Grant (ADOH #199-15) through the State of Arizona Department of Housing (ADOH) and funded by the U.S. Department of Housing and Urban Development (HUD) and is seeking to contract with a qualified administrative consultant to provide the necessary program management services.

Administrative services will include overall project management for the Town. Said project is to provide for:

Construction of a 4,000 square foot building to be used as a Senior Center and located at 5005 South Yellow Brick Road, Oz, Arizona.

A copy of the complete Request for Proposal may be obtained from Glenda Johns, Town Clerk, 479 East Main Street, Oz, AZ 99994; phone number: (602) 555-9944; fax: (602) 555-9955; TTY: (602) 555-0001; e-mail: glenda.johns@oz.az.us.

This project shall be accomplished in accordance with all federal program and state statutory requirements to include Executive Orders, Administrative Rules and Regulations. The successful proposer will be required to lend all possible assistance in the preparation, investigation and documentation necessary for compliance with all applicable Davis-Bacon, federal Labor Standards and other requirements of the CDBG Program. The successful proposer should be prepared to comply with all local, state and federal safety and environmental requirements.

The Town's Selection Committee will choose one (1) or more firms/individuals from those submitting proposals and make a recommendation concerning award to the Town Council.
Sealed proposals will be received in the office of the Town Clerk, Oz Town Hall, 479 East Main Street, Oz, AZ 99994 until 1:00 p.m. on January 31, 2015, at which time all proposals received will be opened. Failure of the proposer to complete all of the bid documents may result in rejection of the proposal. All bids should be identified as “Sealed Proposal - Administrative Services”.

If information of a material matter is provided in response to any correspondence or question, or if a clarification is issued by the Town, a copy of the questions and answers will be provided to all prospective proposers who have requested a copy of the request for proposal. This response shall serve as an addendum to the advertised call for proposals.

Correspondence, questions and/or clarifications of the proposal procedure or project should be directed to: Glenda Johns, Town Clerk, 479 East Main Street, Oz, AZ 99994; phone number: (602) 555-9944; fax: (602) 555-9955; TTY: (602) 555-0001; e-mail: glenda.johns@oz.az.us.

The Town may conduct interviews and/or negotiations as part of the selection process. The Town of Oz reserves the right to accept the lowest, responsible proposal; to consider alternatives; to reject any or all proposals; and to waive irregularities of information in any proposal. Proposals received after the specified time of closing will be returned unopened. The Town of Oz also reserves the right to hold any or all proposals for a period of thirty (30) days after the date of opening. Proposers will not be allowed to withdraw submitted proposals during the thirty (30) day period.

The Town of Oz is an Affirmative Action/Equal Opportunity Employer.
EXAMPLE: REQUEST FOR PROPOSAL

ALL italicized words and statements must be replaced with information specific to the recipient and the RFP. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example.

Town of Oz
Request for Proposals for Administrative Services
Contract #199-15

The Town of Oz is hereby requesting proposals from qualified administrative consultants. The Town of Oz has been awarded [has applied for] a Community Development Block Grant (CDBG) through the State of Arizona Department of Housing (ADOH) and funded by the U.S. Department of Housing and Urban Development (HUD) for the purpose of removal of architectural barriers and construction of a senior center.

The Town is seeking to contract with a competent administrative services firm or individual that has experience with municipal and federally funded construction projects to include Community Development Block Grants (CDBG).

I. Project Description

The following is a brief description of the activities for which administrative services are required:

Design and construction of a 4,000 square foot single story masonry building with wood framed roof to be used as a Senior Center. The facility will include two (2) handicapped accessible restrooms, a kitchen, storage area and main multi-purpose room. This activity will require completion of an ERR, procurement of an architect and contractor and compliance with labor standards requirements. $300,000 is budgeted for this activity.

II. Scope of Work

The administrative consultant or firm is to provide contract related management services to the Town that include, but are not limited to, the following:

- Financial management (including activity ledgers and payment requests from ADOH);
- Materials and services procurement;
- Recordkeeping (as required by ADOH);
III. Proposal Requirements

Submit one (1) original and (1) copy of the following:

1. **Cover Letter:** One (1) page introduction including the proposed contract price and assurance that minimum insurance requirements will be met. Contract price shall include all work to effectively conduct and complete all services listed in the scope of work and all necessary costs including, but not limited to, travel, mailing and phone expenses, labor, materials, taxes, profit, insurance and other overhead expenses. Please note that there will be no reimbursables on this project.

2. **Executive Summary:** A one (1) or two (2) page summary including:
   a. qualifications of the individual or firm;
   b. project manager and his/her experience.

3. **Statement of Qualifications:** Describe the competence and experience of the firm or individual including:
   a. Experience in working with federally funded projects,
   b. Contract/construction management experience to include federal contracts;
   c. Experience in financial management;
   d. Experience in conducting environmental reviews;
   e. Experience with labor standards compliance requirements;
   f. List of fees for additional services.

4. **Previous Experience:** One (1) or two (2) pages containing:
   a. A list of past clients including local governments and similar projects. Information should include, at a minimum, the following in order to expedite reference checks during the scoring process:
      - Name of project and location;
      - Owner/client’s name;
      - Owner/client’s address;
• Contact name;
• Phone number;
• Contract award date;
• Contract completion date;
• Dollar amount of the project.

5. **Response to the Scope of Work:** Describe the tasks to be completed under each item listed in **II. Scope of Work**.

6. **Proposed Cost:** Include your proposed cost for providing administrative services. Include the number of hours to be dedicated to the contract and the dollar value per hour.

7. **Certifications**
   
   a. The remaining certifications are required and must be submitted with your proposal.
   
   b. All certifications must be original signatures by the owner, general partner or an appropriate officer of the firm.

Sealed proposals will be received in the office of the **Town Clerk, Oz Town Hall, 479 East Main Street, Oz, AZ 99994** until 1:00 p.m. on January 31, 2016, at which time all proposals received will be opened and the amount of the total bid read aloud. Failure of the proposer to complete all of the bid documents may result in rejection of the proposal. All bids should be identified as “Sealed Proposal - Administrative Services”.

Correspondence, questions, and/or clarifications of the proposal procedure should be directed to: **Glenda Johns, Town Clerk, 479 East Main Street, Oz, AZ 99994; e-mail: glenda.johns@oz.az.us until 1:00 p.m. on January 31, 2016.**
TOWN OF OZ
Request for Proposal for Administrative Services
Contract #199-15
SELECTION PROCESS AND PROTEST PROCEDURE

1. Following proposal opening at the time and location specified in the notice inviting proposals, the original copy of the proposal shall be retained by the Town Clerk. A copy of each proposal shall be delivered to the Selection Committee.

2. The Selection Committee may invite two (2) or more proposers to attend an interview. Proposers will be contacted to schedule a time for the interview. Such interviews will be held in the Town of Oz at a location to be determined.

3. The Selection Committee will evaluate and rank firms accordingly.

4. Final rankings will be forwarded to the Town Council for consideration.

5. The firm selected will be asked to negotiate a final scope of work and to develop a contract.

6. Should negotiations fail to result in the development of a contract, the next highest ranking firm will be offered the opportunity to continue the process. This method may continue until an agreement is reached and a contract negotiated.

7. The cost incurred by proposers in preparing the proposal, or incurred in any manner in responding to the document, may not be charged to the Town of Oz.

8. The Selection Committee will be appointed by the Town Council.

9. All proposers will be notified of the results within thirty (30) days after the close of the request for proposal period.

PROTEST PROCEDURE

Bid protests shall be submitted in writing to: Town Clerk, 479 East Main Street, Oz, AZ 99994; phone number: 6(02) 555-9944; TTY: (602) 555-0001 within seventy-two (72) hours of notification award. Protests must contain at a minimum, the name, address and telephone number of the protester; the
signature of the protester or its representative and evidence of authority to sign; a detailed statement of
the legal and factual grounds of the protest including copies of relevant data; and the form of relief
requested. Within three (3) business days of receipt, and after consultation with legal counsel, ADOH or
others, the Town will respond to the protest. The Town of Oz reserves the right to reject any or all bids; to
waive irregularities of information in any bid; to re-advertise the bid; and/or to take any steps
determined prudent in order to resolve the protest.
(NOTE: This form provides guidance on sample criteria to be included in the RFP. Criteria can be modified to suit city/town/county requirements.)

**TOWN OF OZ**

Request for Proposal for Administrative Services

*Contract #199-15*

**ADMINISTRATIVE SERVICES EVALUATION CRITERIA**

Proposals received in reply to this request will be evaluated using the following criteria and scored based on a maximum of 120 points. Points will then be weighed with the total amount of the proposal. Price will not be the sole selection criteria; rather, qualifications will be evaluated and the most qualified competitor will be selected, subject to negotiation of fair and reasonable compensation.

<table>
<thead>
<tr>
<th>Qualifications</th>
<th>Total Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Qualifications of the individual or firm.</td>
<td>15</td>
</tr>
<tr>
<td>2. Applicant's previous experience with federally funded projects and federal Labor Standards/Davis-Bacon.</td>
<td>10</td>
</tr>
<tr>
<td>3. Demonstrated ability to meet project deadlines. Proposed work schedule.</td>
<td>15</td>
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<tr>
<td>4. Demonstrated ability of key personnel and experience in contract/construction management.</td>
<td>10</td>
</tr>
<tr>
<td>5. Applicant's previous experience with financial management.</td>
<td>10</td>
</tr>
<tr>
<td>6. Applicant's previous experience with <em>Housing Rehab, Acquisition, Economic Development projects</em> (include as applicable).</td>
<td>10</td>
</tr>
<tr>
<td>7. Applicant's previous experience with the Environmental Review process.</td>
<td>10</td>
</tr>
<tr>
<td>8. Similar projects completed within the past three (3) years.</td>
<td>15</td>
</tr>
<tr>
<td>9. References of past clients.</td>
<td>15</td>
</tr>
<tr>
<td>10. Financial responsibility and stability.</td>
<td>10</td>
</tr>
</tbody>
</table>
CERTIFICATIONS

CIVIL RIGHTS

The undersigned is fully aware that this contract is wholly or partially federally funded, and further, agrees to abide by the:

Civil Rights Act of 1964, Title VI, as amended, that provides no person on the basis of Race, Color or National Origin shall be excluded from participation, denied program benefits or subjected to discrimination.

And, Civil Rights Act of 1968, Title VIII, as amended, will not discriminate in housing on the basis of Race, Color, Religion, Sex or National Origin.

And, Rehabilitation Act of 1973, Section 503, as amended, which prohibits discrimination against individuals with disabilities and requires government contractors to take affirmative action to employ and advance in employment qualified individuals with disabilities.

And, Housing and Community Development Act of 1974, Section 109, as amended, that no person shall be excluded from participation (including employment), denied program benefits or subjected to discrimination on the basis of Race, Color, National Origin, Sex, Age, Religion and Disability under any program or activity funded in whole or part under Title I (CDBG) of the Act.

And, Age Discrimination Act of 1975, as amended, that no person shall be excluded from participation, denied program benefits or subjected to discrimination on the basis of age under any program or activity receiving federal funds.

And, Americans with Disabilities Act of 1990, as amended, that no covered entity shall discriminate against a qualified individual on the basis of disability in regard to job application procedures, the hiring, advancement or discharge of employees, employee compensation, job training and other terms, conditions and privileges of employment.

And, Executive Order 11063, that no person shall, on the basis of Race, Color, Religion, Sex or National Origin, be discriminated against in housing and related facilities provided with federal assistance or lending practices with respect to residential property when such practices are connected with loans insured or guaranteed by the federal government.
And, Executive Order 11246, as amended, that no person shall be discriminated against, on the basis of Race, Color, Religion, Sex, Sexual Orientation, Gender Identity or National Origin, in any phase of employment during the performance of federal or federally assisted construction contracts awarded to contractors or subcontractors who do over $10,000 in government business in one (1) year.

EQUAL EMPLOYMENT OPPORTUNITY

During the performance of the contract, the contractor agrees as follows:

1. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The contractor will take affirmative action to ensure that applicants are employed and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause.

2. The contractor will, in all solicitations or advancements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity or national origin.

3. The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee’s essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing or action, including an investigation conducted by the employer, or is consistent with the contractor’s legal duty to furnish information.

4. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or workers’ representative of the
contractor’s commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

5. The contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

6. The contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

7. In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be cancelled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order No. 11246 of Sept. 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

8. The contractor will include the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the contractor may request the United States to enter into such litigation to protect the interests of the United States.” [Sec. 202 amended by EO 11375 of Oct. 13, 1967, 32 FR 14303, 3 CFR, 1966-1970 Comp., p. 684, EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230, EO 13665 of April 8, 2014, 79 FR 20749, EO 13672 of July 21, 2014, 79 FR 42971].

**EQUAL OPPORTUNITY FOR WORKERS WITH DISABILITIES - SECTION 503**

(If contract $10,000 or over)

1. The Contractor will not discriminate against any employee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applicant for employment is qualified. The Contractor agrees to take affirmative action to employ and advance
in employment individuals with disabilities, and to treat qualified individuals without
discrimination on the basis of their physical or mental disability in all employment practices
including the following:

a. Recruitment, advertising and job application procedures;

b. Hiring, upgrading, promotion, award of tenure, demotion, transfer, layoff, termination,
   right of return from layoff and rehiring;

c. Rates of pay or any other form of compensation and changes in compensation;

d. Job assignments, job classifications, organizational structures, position descriptions, lines of
   progression and seniority lists;

e. Leaves of absence, sick leave or any other leave;

f. Selection and financial support for training including apprenticeship, professional
   meetings, conferences and other activities and selection for leaves of absence to pursue
   training;

g. Activities sponsored by the contractor including social or recreational programs; and

h. Any other term, condition or privilege of employment.

2. The Contractor agrees to comply with the rules, regulations and relevant orders of the Secretary
   of Labor issued pursuant to the Act.

3. In the event of the Contractor’s non-compliance with the requirements of this clause, actions for
   non-compliance may be taken in accordance with the rules, regulations and relevant orders of the
   Secretary of Labor issued pursuant to the Act.

4. The Contractor agrees to post in conspicuous places, available to employees and applicants for
   employment, notices in a form to be prescribed by the Director, Office of Federal Contract
   Compliance Programs, provided by or through the contracting officer. Such notices shall state
   the rights of applicants and employees as well as the Contractor’s obligation under the law to
   take affirmative action to employ and advance in employment qualified employees and
   applicants with disabilities. The Contractor must ensure that applicants or employees with
   disabilities are provided the notice in a form that is accessible and understandable to the
   individual applicant or employee (i.e. providing Braille or large print versions of the notice or
   posting a copy of the notice at a lower height for easy viewing by a person using a wheelchair).
   With respect to employees who do not work at a physical location of the Contractor, a
   Contractor will satisfy its posting obligations by posting such notices in an electronic format,
   provided that the Contractor provides computers, or access to computers, that can access the
   electronic posting to such employees or the Contractor has actual knowledge that such
   employees otherwise are able to access the electronically posted notices. Electronic notices for
   employees must be posted in a conspicuous location and format on the company’s intranet or
sent by electronic mail to employees. An electronic posting must be used by the Contractor to notify job applicants of their rights if the Contractor utilizes an electronic application process. Such electronic applicant notice must be conspicuously stored with, or as part of, the electronic application.

5. The Contractor will notify each labor union or representative of workers with which it has a collective bargaining agreement or other contract understanding that the Contractor is bound by the terms of Section 503 of Rehabilitation Act of 1973, as amended, and is committed to take affirmative action to employ and advance in employment and shall not discriminate against individuals with physical or mental disabilities.

6. The Contractor must include the provisions of this clause in every subcontract or purchase order in excess of $10,000 unless exempted by rules, regulations or orders of the Secretary issued pursuant to Section 503 of the Act, as amended, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the Director of the Office of Federal Contract Compliance Programs may direct to enforce such provisions, including action for non-compliance.

7. The Contractor must, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment and will not be discriminated against on the basis of disability.

**PROCUREMENT OF RECOVERED MATERIALS**

The undersigned is fully aware that this contract is wholly or partially federally funded and further by submission of this bid certifies that they will adhere to the requirements and specifications as outlined by the EPA at 40 CFR Part 247, Comprehensive Procurement Guideline for Products Containing Recovered Materials.

**ACCESS TO RECORDS AND RECORDS RETENTION**

The undersigned certifies, to the best of his or her knowledge and belief that:

1. The individual, sole proprietor, partnership, corporation and/or association agrees to permit the Recipient, Consultants, State of Arizona Department of Housing (ADOH), U. S. Department of Housing and Urban Development (HUD) and the Office of the Inspector General and/or their designated representatives to have access to all records for review, monitoring and audit during normal working hours.
2. The individual, sole proprietor, partnership, corporation and/or association agrees to retain all records for at least three (3) years following the grant contract closeout between HUD and ADOH or the resolution of all audit findings, whichever is later.

CONFLICT OF INTEREST

The undersigned is fully aware that this contract is wholly or partially federally funded and further, by submission of the bid or proposal that the individual or firm, certifies that:

1. There is no substantial interest, as defined by Arizona Revised Statute §§38-503 through 505, with any public official, employee, agency, commission or committee with the Recipient or Consultants.

2. Any substantial interest, as defined by Arizona Revised Statute §§38-503 through 505, with any public official, employee, agency, commission or committee (including members of their immediate family) with the Recipient or Consultants that develops at any time during this contract will be immediately disclosed to the Recipient and Consultants.

ANTI-LOBBYING

The undersigned certifies, to the best of his or her knowledge and belief, that:

1. No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement and the extension, continuation, renewal, amendment or modification of any federal contract, grant, loan or cooperative agreement.

2. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress in connection with this federal contract, grant, loan or cooperative agreement, the undersigned shall complete and submit Standard Form - LLL, “Disclosure Form to Report Lobbying,” in accordance with its instructions.
3. The undersigned shall require that the language of this Certification be included in the award documents for all sub-awards to all tiers (including subcontracts, sub-grants and contracts under grants, loans and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.
CERTIFICATIONS SIGNATURE FORM

Return this page with proposal.

These Certifications (Civil Rights, Equal Employment Opportunity, Equal Opportunity for Workers with Disabilities - Section 503, Procurement of Recovered Materials, Access to Records and Records Retention, Conflict of Interest, Anti-Lobbying) are a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of these Certifications is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U. S. Code. Any person who fails to file the required Certifications shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

_____________________________________  _________________________________
(Typed Name of Official)     (Signature of Official)

_____________________________________  _________________________________
(Typed Name of Firm)     (Date)
EXAMPLE: REFERENCE CHECK

TOWN OF OZ
RFP FOR ADMINISTRATIVE SERVICES
Contract #199-15

RFP #: __________________ Firm: ____________________________________________________________

Text for checking references:

I am Glenda Johns with the Town of Oz. I am working with the Town of Oz to review proposals received from administrative consulting firms for services on a federally funded project. Your firm (You) were listed as a reference for “name of firm”. I understand they worked with you on the “name of project”. If you have a moment, I would like to ask you four (4) questions. Please answer each with satisfactory, unsatisfactory or no rating. After answering the questions, I will ask you if you would like to make any comments.

<table>
<thead>
<tr>
<th></th>
<th>Satisfactory</th>
<th>Unsatisfactory</th>
<th>No Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. How would you rate the overall performance of “name of firm”?</td>
<td></td>
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</tr>
<tr>
<td>2. Was the project federally funded and was it covered by federal labor standards? If so, how was their performance concerning labor standards?</td>
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<tr>
<td>3. Did they meet project deadlines?</td>
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<tr>
<td>4. How would you rate the demonstrated ability of key personnel?</td>
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</table>

Do you have any comments? __________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
Reference #____:  Company: ______________________________________________________________
Contact Name:  ________________________________________________________________
Phone Number:  _______________________________________
Project Name:  ________________________________________________________________

________________________________________________________
Completed By       Date
EXAMPLE: INDIVIDUAL SCORE SHEET

TOWN OF OZ
RFP FOR ADMINISTRATIVE SERVICES
Contract #199-15

RFP #: __________________ Firm: ____________________________________________________________

1. Qualifications of the individual or firm.  (*Maximum 15 points*)  
   SCORE: ________

2. Applicant's previous experience with federally funded projects and federal Labor Standards/Davis-Bacon.  (*Maximum 10 points*)  
   SCORE: ________

3. Demonstrated ability to meet project deadlines; proposed work schedule; time frame for delivery of service.  (*Maximum 15 points*)  
   SCORE: ________

4. Demonstrated ability of key personnel, and experience in contract/construction management.  (*Maximum 10 points*)  
   SCORE: ________

5. Previous experience with financial management.  (*Maximum 10 points*)  
   SCORE: ________

6. Previous experience with Housing Rehab, Acquisition ED projects.  (*Maximum 10 points*)  
   SCORE: ________

7. Previous experience with the Environmental Review process.  (*Maximum 10 points*)  
   SCORE: ________

8. Similar projects completed within past three (3) years.  (*Maximum 15 points*)  
   SCORE: ________

9. References of past clients.  (*Maximum 15 points*)  
   SCORE: ________

10. Financial responsibility and stability.  (*Maximum 10 points*)  
    SCORE: ________

    TOTAL SCORE: ________
Proposed Cost: ________________________________

Reviewer:

_______________________________________   _______________________________________  
Printed Name      Date

_______________________________________
Signature
EXAMPLE: SCORE SHEET COMPILATION

TOWN OF OZ
RFP ADMINISTRATIVE SERVICES REVIEW
Contract #199-15

<table>
<thead>
<tr>
<th>Qualifications</th>
<th>Points Possible</th>
<th>#1</th>
<th>#2</th>
<th>#3</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Qualifications of the individual or firm.</td>
<td>15</td>
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<tr>
<td>2. Applicant’s previous experience with federally funded projects and federal Labor Standards/David Bacon.</td>
<td>10</td>
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<tr>
<td>3. Demonstrated ability to meet project deadline. Proposed work schedule. Time frame for delivery of service.</td>
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<tr>
<td>4. Demonstrated ability of key personnel and experience in contract/construction management.</td>
<td>10</td>
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<tr>
<td>5. Previous experience with financial management.</td>
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<td></td>
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<tr>
<td>6. Previous experience with Housing Rehab, Acquisition, Economic Development projects (include as applicable).</td>
<td>10</td>
<td></td>
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<tr>
<td>7. Previous experience with the Environmental Review process.</td>
<td>10</td>
<td></td>
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<tr>
<td>8. Similar projects completed within past three (3) years.</td>
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<tr>
<td>10. Financial responsibility and stability.</td>
<td>10</td>
<td></td>
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</tbody>
</table>

**Total Points**

**Proposal Amount**

Evaluation Committee Recommendation to the City Council: ________________________________

Amount of the Proposed Award: ________________________________
B. Scope of Work

NOTE: THIS SECTION SHOULD BE TAILORED TO A COMMUNITY'S SPECIFIC NEEDS.

CONSULTANT agrees to provide the following:

• Establish and maintain the recordkeeping system for the grant as prescribed by ADOH procedures.
• Complete the environmental review record.
• Respond to ADOH requests for information concerning this grant.
• Prepare various requests for proposals and administer the procurement and contracting of architects, engineers and/or other professional services as needed to design various components of grant activities; review and score the RFP responses and recommend awards for consideration by the RECIPIENT council based on documented objective information.
• Review architectural and/or engineering reports, plans and specifications.
• Execute the procurement and contracting process to identify contractor(s) as needed to complete grant activities in compliance with ADOH Program requirements. Supplemental to this activity will be the following:
  ✓ In conjunction with the architect/engineer, prepare legal notices for publication and bid documents in order to solicit bids.
  ✓ Conduct pre-bid conference.
  ✓ Develop any sub-recipient contracts/agreements.
  ✓ Negotiate final contract with contractors; obtain review and approval from RECIPIENT attorney; present for final approval to the RECIPIENT council.
  ✓ In conjunction with the architect/engineer, conduct contractor pre-work conferences, and develop and maintain a current work schedule in conjunction with the construction contractor and RECIPIENT staff.
• Request and utilize the wage rate determinations (Davis-Bacon) from ADOH, maintaining compliance with ADOH program and Department of Labor requirements. The CONSULTANT shall supply information to the RECIPIENT as necessary for monitoring of compliance to include, but not be limited to, inclusion of Labor Standard Forms included in the bid package, on-site inspections, investigations and/or enforcement by the RECIPIENT.
• Monitor construction work through schedule, desk reviews and on-site visits, ensuring close coordination and communication between contractors and RECIPIENT staff and oversee labor
standards compliance; be available for at least bi-weekly progress meetings to be held with RECIPIENT staff and applicable contractor(s).

• Review and approve, in conjunction with RECIPIENT staff, any and all changes of work contracts as may be required.

• Review and approve all receipts and invoices to be submitted to the RECIPIENT for payment; prepare payment request forms to be submitted to ADOH.

• Coordinate financial management; monitor fiscal files and ledgers for accuracy and verify expenses.

• Establish all required grant management files for monitoring in compliance with ADOH program management, provide original documents to the RECIPIENT and maintaining duplicate record keeping.

• Prepare final close-out report upon completion of grant activities in compliance with ADOH program management.

• Attend RECIPIENT Council meetings as needed relative to activities under this contract.

• Ensure compliance with all applicable regulations as specified by ADOH, including all applicable handbooks.

RECIPIENT agrees to the following:

• Ensure the availability of staff assistance as needed to assist with review and oversight of documents and construction.

• Ensure maintenance of original grant files, recordkeeping and financial records and ensure availability of accounting services as needed to process contract disbursement and reimbursement funds.

• Provide funds for the cost of publication of public notices and public hearings.

• Provide time on the RECIPIENT Council agenda for required public hearings and resolutions.

• Conduct an audit in compliance with the Single Audit Act and ADOH, and in conjunction with the RECIPIENT annual audit; forward the audit report to the ADOH within thirty (30) days of completion and resolve all audit findings, if applicable.

C. Term of Agreement

Activities under this contract shall commence on or about the _____ day of ________________, 20____, and shall be completed on or about the _____ day of ________________, 20____. The term of the contract may be extended upon mutual agreement.
D. Amount and Method of Compensation

The RECIPIENT shall pay the CONSULTANT a sum of $10,000 based on approximately 133 hours at an hourly rate of $75.00. This sum shall include all CONSULTANT staff time and travel expenses. The method of payment shall be as follows:

- Ten percent (10%) upon execution of this contract - $1,000.
- Ten percent (10%) upon completion of the environmental review record - $1,000.
- Ten percent (10%) upon contracting for architectural/engineering professional services for activity #2 removal of architectural barriers - $1,000.
- Ten percent (10%) upon submission of draft bid documents to ADOH for review - $1,000.
- Ten percent (10%) upon award of construction contract for activity #2 removal of architectural barriers - $1,000.
- Fifteen percent (15%) upon review and approval of the first LS-4 Certified Payroll of Construction Contractor for activity #2 removal of architectural barriers - $1,500.
- Ten percent (10%) upon receipt of the first draw from ADOH - $1,000.
- Five percent (5%) upon receipt of second draw from ADOH - $500.
- Five percent (5%) upon receipt of third draw from ADOH - $500.
- Five percent (5%) upon receipt of fourth draw from ADOH - $500.
- The final ten percent (10%) ($1,000) shall be due upon resolution of any compliance issues as communicated by ADOH and preparation of final draw.

Payments shall be made on a net thirty (30) day basis upon proper submission of an invoice documenting the services performed by CONSULTANT.

E. Terms and Conditions

This contract is subject to the provisions and certifications submitted in the proposal dated ______________ [insert date] and are incorporated by reference herein and shall be interpreted as if such were printed in full herein.

1. Pre-Award Activities

Toto Consulting is to provide administrative services which are exempt from environmental requirements. Pre-award activities completed by Toto Consulting shall be in compliance with all regulations governing the typical implementation of federally funded projects and the RECIPIENT shall incur no financial obligations to the CONSULTANT should such activities be
deemed unacceptable by ADOH. Pre-award activities completed by Toto Consulting as a part of this contract will become obligations of the RECIPIENT only upon execution of the contract with ADOH. If for any reason the RECIPIENT does not execute a contract for funding of this grant, the RECIPIENT will have no obligation to Toto Consulting under this contract.

2. Termination of Contract

   a. If, for any reason, the CONSULTANT shall fail to fulfill in a timely and proper manner its obligations under this contract, or if the CONSULTANT violates any of the covenants, agreements or stipulations of this contract, the RECIPIENT shall thereupon have the right to terminate the contract by giving written notice to the CONSULTANT of such termination and specifying the effective date thereof. In such event, all finished or unfinished documents, data, studies, drawings, maps, models, photographs and reports prepared by the CONSULTANT under this contract shall, at the option of the RECIPIENT, become RECIPIENT's property and the CONSULTANT shall be entitled to receive just and equitable compensation for any work satisfactorily completed hereunder. The CONSULTANT will not accept liability for loss of funding due to project delays.

   b. Notwithstanding the above, the CONSULTANT shall not be relieved of liability to the RECIPIENT for damages sustained by the RECIPIENT by virtue of any breach of the contract by the CONSULTANT and the RECIPIENT may withhold any payments to the CONSULTANT for the purpose of set-off until such time as the exact amount of damages due the RECIPIENT from the CONSULTANT is determined.

   c. This contract may be terminated per A.R.S. §38-511, Conflict of Interest.

   d. The RECIPIENT may terminate this contract at any time by giving at least ten (10) days written notice to the CONSULTANT. If the contract is terminated by the RECIPIENT as provided herein, the CONSULTANT will be paid as provided in this Addendum for the time expended and expenses incurred up to the termination date. If this contract is terminated due to the fault of the CONSULTANT, Section 2a. hereof relative to termination shall apply.

3. Changes

   The RECIPIENT may request changes in the scope of the services of the CONSULTANT to be performed hereunder. Subject to ADOH Program limitations, such changes, including any increase or decrease in the amount of the CONSULTANT's compensation, which are mutually agreed upon by and between the RECIPIENT and the CONSULTANT, shall be incorporated in written amendments to this contract.
4. Personnel

a. The CONSULTANT represents that he/she has, or will secure at his/her own expense, all personnel required to perform the services under this contract. Such personnel shall not be employees of or have any contractual relationship with the RECIPIENT.

b. All of the services required hereunder will be performed by the CONSULTANT or under his/her supervision and all personnel engaged in the work shall be fully qualified, authorized and permitted for such work under state and local law to perform such services.

c. None of the work or services covered by this contract shall be subcontracted without the prior written approval of the RECIPIENT. Any work or services subcontracted hereunder shall be specified by written contract or agreement and shall be subject to each provision of this contract.

5. Assignability

The CONSULTANT shall not assign any interest on this contract and shall not transfer any interest in the same (whether by assignment or novation), without the prior written consent of the RECIPIENT. Thereto; provided, however, that claims for money by the CONSULTANT from the RECIPIENT under this contract may be assigned to a bank, trust company or other financial institution without such approval. Written notice of any such assignment or transfer shall be furnished promptly to the RECIPIENT.

6. Reports and Information

(This section is optional. If reporting is required, RECIPIENT must ensure that the CONSULTANT provides them as required.)

The CONSULTANT shall furnish the RECIPIENT quarterly reports describing the work or services undertaken pursuant to this contract, the costs and obligations incurred or to be incurred in connection therewith, and any other matters covered by this contract. Reports shall be due:

- January 15th
- April 15th
- July 15th
- October 15th
7. Records Maintenance and Retention

The CONSULTANT shall maintain accounts and records, including personnel, property and financial records, adequate to identify and account for all costs pertaining to the contract and such other records as may be deemed necessary by the RECIPIENT to assure proper accounting for all project funds, both federal and non-federal shares. These records will be retained for three (3) years after the grant contract Closeout between HUD and ADOH unless permission to destroy them is granted in writing by the RECIPIENT.

8. Findings Confidential

All of the reports, information, data, etc., prepared or assembled by the CONSULTANT under this contract are confidential and the CONSULTANT agrees that they shall not be made available to any individual or organization without the prior written approval of the RECIPIENT.

9. Copyright

No report, plan, drawing or other documents produced in whole or in part under this contract shall be the subject of an application for copyright by or on behalf of the CONSULTANT.

All reports, maps and other documents completed as part of this contract, other than documents exclusively for internal use by the RECIPIENT, or by ADOH, shall carry the following notation on the front cover or title page, together with the date (month and year) the document was prepared:

“Preparation of this (report, map, document, etc.) was aided through a Community Development Block Grant from the State of Arizona Department of Housing and as such is not copyrightable. It may be reprinted with customary source credit.”

10. Compliance with Local Laws

The CONSULTANT shall comply with all applicable state and local laws, ordinances and codes and the CONSULTANT shall hold the RECIPIENT harmless with respect to any damages arising from any tort done by the CONSULTANT or his representatives in performing any of the work embraced by this contract.

11. Interest of Members of a TOWN Governing Body

No member of the governing body of the TOWN and no other officer, employee or agent of the TOWN who exercises any functions or responsibilities in connection with the planning and
carrying out of the program, shall have any personal financial interest, direct or indirect, in this contract; and the CONSULTANT shall take appropriate steps to assure compliance.

12. Interest of Other Local Public Officials

No member of the governing body of the locality and no other public official of such locality who exercises any functions or responsibilities in connection with the planning and carrying out of the program, shall have any personal financial interest, direct or indirect, in this contract; and the CONSULTANT shall take appropriate steps to assure compliance.

13. CONSULTANT will comply with the requirements of the Americans with Disabilities Act (ADA).

IN WITNESS WHEREOF, the CONSULTANT and the RECIPIENT do hereby execute this contract as of the date first written above.

TOTO CONSULTING

_______________________________________  _______________________________________

Dorothy Gale       I.B. Wizard, Mayor

ATTEST:

_______________________________________

Town Clerk

Approved as to Form

_______________________________________

Legal Counsel
EXAMPLE: AWARD LETTER

June 30, 2016

Ms. Dorothy Gale
Toto Consulting
2222 22nd Street
Oz, AZ  99994

RE:  NOTICE OF INTENT TO AWARD FOR ADMINISTRATIVE SERVICES FOR THE TOWN OF OZ, STREET IMPROVEMENTS PROJECT (#199-15)

Dear Ms. Gale:

You are hereby notified that the Town of Oz intends to award you the administrative services contract for the above cited project, in the bid amount of $15,000.

To comply with ADOH program requirements, time must be allotted for all participating firms to comment on or protest the Town’s decision. We do not however, anticipate any protests. Therefore, the contract documents will be sent to you by July 15, 2016.

You must deliver to the Town of Oz two (2) executed and complete contracts within ten (10) days of receiving the contract. All appropriate documents must be signed by the principals and corporate seals affixed as appropriate. The Town will return to you one (1) fully executed contract and one (1) will be retained by the Town. Failure to return the contracts within the time specified will entitle the Town to consider your proposal abandoned and annul this Notice of Intent to Award.

Sincerely,

The Town of Oz
(MAYOR OR TOWN MANAGER)
EXAMPLE: NON-AWARD LETTER

June 30, 2016

Mike’s Management Company
7777 East 77th Boulevard
Oz, AZ 99994

RE: NOTICE OF NON-AWARD FOR ADMINISTRATIVE SERVICES FOR THE TOWN OF OZ,
STREET IMPROVEMENT (CONTRACT #199-15)

Dear Sir:

You are hereby notified that your proposal for the above-mentioned contract was considered. I regret to inform you that you have not been awarded the contract.

You have the right to protest the decision made by the Town, using the procedures indicated in the Town’s proposal package. If your firm wishes to protest either informally or formally, the deadline is 4:00 p.m., Thursday, July 10, 2016. [If the protest procedure was NOT a part of the bid package, it must be included in the non-award letter.]

The Town of Oz would like to take this opportunity to thank you for submittal of your proposal.

Sincerely,

______________________________
8.0 Sample Forms for Architectural and Engineering Services - The RFQ Process

- Selecting and Working with Your Engineer
- Public Notice for Newspaper Advertisement
- Request for Qualifications (includes the following documents)
  - Request for Qualifications Summary
  - Evaluation Criteria
  - Certifications
  - Certifications Signature Form
- Reference Check
- Individual Score Sheet (for evaluation qualifications)
- Score Sheet Compilation (to tally all reviews)
- Contract
- Award Letter
- Non-Award Letter
Selecting and Working with Your Engineer

Permission to reprint granted by Pacific Mountain Review, Vol.12, #3, 1994

Rural Community Assistance Corporation

by: George A. Chimiklis, Senior Environmental Specialist, Rural Community Assistance Corporation

So you need to hire an engineer. Whether it is a one (1) time deal or something you do frequently, you need a system. Few laymen really understand engineering and there is a resulting tendency to not scrutinize them correctly. This article by RCAC’s George Chimiklis offers a ten (10) step approach to seeking and selecting an engineer. You will be glad you used the process if you find yourself needing engineering help.

Rural Community Assistance Corporation (RCAC) recently concluded a training on the community facilities development process for local officials and community leaders in southern New Mexico. I asked those attending for their comments on our day-long training. From the back of the room a man rose and identified himself as a consulting engineer.

“I listened closely to what you said on how to hire an engineer,” he began. “And I can say this - I sure wish you had been around to train some of the communities I’ve worked with. It would have made my job so much easier if the local boards had known what they wanted before they hired me.”

The situation this individual was referring to happens all too often in communities. A question comes up and the first response is: “Ask the consultant. That’s why we hired him.” A consultant, however, can only design and propose solutions based on available information. It is the community which will have to live with, and pay for, whatever solution is ultimately selected.

If there ever was a time of “cheap money” and government grants, for most communities, it is now over. Today, infrastructure projects (roads, water, wastewater systems and more) are too expensive to leave solely to technical experts. Community leaders and their employees must insist that any consultant work closely with them to insure the final project is a good match with the community’s resources, priorities and ability to maintain over the expected life of the facility.

Ten (10) steps to successful consultant hiring

Communities which have hired consultants sometimes report bad experiences. The following recommendations are common sense approaches to help avoid those bad experiences in the future.
There are two (2) major components which guide the consultant hiring process: Preliminary Planning and the Selection Process. These two (2) components are divided into ten (10) steps.

**Preliminary Planning**

**Step 1: Defining the problem as a problem**

Sometimes a mistake is made by defining problems in terms of a particular solution or technology. For example, in five (5) small Colorado towns the problem was the same - excessive levels of radium in their wells. Had they defined their problem in terms of a solution, they might have stated: “Our town doesn't filter for radium so we need to add this to the system.” Instead, two (2) separate solutions were chosen.

For three (3) communities, a central filtration system was developed and installed to remove the radium. For two (2) communities, however, a point-of-use system, filtration at the tap, was developed with a circuit rider visiting to periodically change filter cartridges.

Expressing the problem as a problem opens the process to thinking of alternative ways to solve it.

**Step 2: Gather pertinent information**

Often the best solution is a combination of several alternatives. Information on these alternatives is available from a variety of sources, including the regional Rural Community Assistance Programs (RCAPs), rural water circuit riders, National Drinking Water Clearinghouse at West Virginia University and regional offices of the United States Environmental Protection Agency.

**Step 3: Brainstorm alternatives**

Start by thinking of as many ways as possible to solve the problem. Use the following questions to help you think about solutions:

- What would be the best solution if money were no object?
- What would be the least expensive way to solve the problem?
- How many years will the solution last?
- Can we break the solution down into a series of affordable steps? Or is it better to do it all at once?
• If the solution is so technical we do not understand it, how will we be able to operate and maintain it?
• Can we do all or part of the work ourselves?

Also consider:
• How much would our customers and our neighbors be willing to pay for service?
• Can we afford to pay for the facility ourselves?
• If we need to borrow money, where can we borrow it?

It is very important to have a sense of what you can afford and what you are willing to pay for the facility before you hire an engineer. Like asking a stranger to buy a car for you, if you cannot give the engineer some idea of what you can afford, you may get a Cadillac solution when you can only afford a Chevrolet!

Once you have identified your problem, have some ideas about alternative solutions to consider and a sense of what you can afford, you are ready to start selecting a consulting engineer.

The Selection Process

Before beginning the search for an engineer, you may want to create a selection committee of three (3) people who will guide the selection process. If you think you will be seeking financing through a federal or state agency, contact that agency before you begin the selection process to learn that agency’s requirements.

Step 4: Write out exactly what you want the engineer to do.

Generally, you will need an engineer to:
• Prepare a preliminary engineering report examining various approaches to solving your problem.
• Recommend the best solution - taking into account your stated financial limitations.
• Prepare a cost estimate.
• Possibly help you submit applications for financing.
• Do final design and construction drawings and provide construction inspection services once suitable financing is secured.

**Step 5: Make a list of possible engineering firms**

Make a list of at least five (5) engineering firms that might be able to meet your community’s needs. Contact your state regulatory agency or the Rural Development Administration office in your state and ask for names of firms that have experience with problems of communities your size. If you are aware of nearby communities that have resolved a similar problem, ask for the names of their previous engineering firm(s). This is especially important if you are looking at some new or alternative technologies.

**Step 6: Contact all the firms on your list**

Let them know you are interested in contracting for engineering services and that you would like to receive a proposal from them outlining their qualifications. Again, if you plan to use state or federal money, check with the funding agency to see if they have any special requirements relating to securing engineering services.

A standard Request for Qualifications (RFQ) should be developed that can be publicized and sent to engineering firms. Sample RFQs can be obtained from several sources. Minimum information should include:

- The size of community to be served (usually defined as number of households or customers).
- The potential source of funding.
- Deadline for proposals.
- Address to send proposals and whom to contact (phone) to answer questions.

You should identify the information each proposal should include:

- Prior experience with this kind of project.
- References from each project, including name, address, contact person and phone numbers.
- Listing of firm’s qualifications (by staff person).
- Options open to the community for funding the project.
- Experience with alternative systems appropriate for communities of your size.
Finally, you should identify how the selection will be made:

- Past experience with this kind of project.
- Favorable recommendations of previous employers.
- Experience in working with state and federal funding programs.
- Capability to meet time schedules and project budget requirements.
- Willingness to work with community leaders in developing list of potential solutions.
- Willingness to contract using the (funding) agency’s standard contract and fee schedule.

**Step 7: Select five (5) engineering firms submitting proposals**

Have the selection committee members review the proposals independently against the selection criteria stated in your RFQ and select the top firms for reference checks. This will be your short list and should not exceed five (5) firms.

**Step 8: Check references of your committee’s top choices**

Contact communities that are listed as references and do not be afraid to ask tough questions. Some examples are:

- Were you satisfied with the quality of work?
- Was the firm able to meet the deadlines and schedules agreed upon in your contract?
- Was the engineer willing and able to work closely with your community?
- Did the project stay within the budget or were there unexpected costs?
- Did you have any problems that would keep you from hiring the firm again?
- Did the engineering firm or consultant have other projects that caused time delays on your project?

**Step 9: Set up interviews**

Once you have pre-screened the proposals and checked references, you may be able to further narrow your list; if so, aim for three (3) firms. Set up face-to-face interviews with each remaining firm.
Allow enough time for each interview; about one (1) hour. Set limits for the engineer's presentation so your committee has plenty of time to ask questions. Require that the engineer who will be assigned to your project participate in the interview.

Use the interview to talk with each firm about your problem and strategy for solving it. Let them know what the financial limits of your community are and make sure they understand that you are concerned with the long-term operating costs, not just the initial capital costs.

Prepare a list of questions in advance and ask each firm the same questions. Some examples are:

- What experience does your firm have with a project like ours?
- Are you willing to look at innovative and/or alternative designs that are reliable?
- Are there specific itemized services you do not provide?
- Are you familiar with various funding agencies? Has your firm assisted with applications?
- What has your experience been in working with funding agencies?
- What is the success rate of those applications?
- Is the firm willing to enter into a fixed cost, “not to exceed” contract or in accord with the financing agency's fee schedule?
- Who, specifically, in your firm will be working directly with our board (or council)?
- What other projects are you currently working on that could take time away from our project?
- Is the engineer willing to attend public meetings and discuss the project with customers?

Each selection committee member should have a set of questions available for each interview with space provided after each question. This way, selection committee members can jot notes of that firm's response and be able to recall critical points if the interviews take place over several days. A simple (+), (0), (-) rating of the firm’s response to each question will also help during the selection process; with (+) indicating fully satisfied with answer, (0) indicating neutral response and (-) indicating not fully satisfied with answer.

**Step 10: Make your final selection**

After all interviews have been conducted, have your selection committee evaluate all of the information that has been gathered. Discuss the pros and cons of each firm, comparing information obtained during interviews along with the original proposal and reference checks. Your goal is to
select the firm you believe will do the best job of solving your community’s problem. Do this by having each member of the selection committee rank the firms privately, adding up (+)s and circling the responses that were most convincing to them. Then discuss each firm with committee members, taking turns to discuss their rating and key points. For example, one (1) committee member may choose a firm because it was eager to support the project by attending public meetings to describe the project to the community. Another may question whether this firm has too many current projects to give your community the assistance it needs. These concerns should balance after hearing all comments and a consensus should emerge. If the committee deadlocks on two (2) firms, two (2) or three (3) new questions can be developed as a “tie-breaker” with a follow-up interview.

As soon as possible, sit down and negotiate a contract and payment schedule with the selected firm. If you will be financing the project through state or federal sources, the financing agency can probably make this easy for you with a standard engineering contract and fee schedule you can use to complete this step.

If you are not able to negotiate a satisfactory contract, notify your top selection in writing that you are breaking off negotiations and begin negotiations with your second choice. Once you have reached a satisfactory agreement, notify all other firms that you have completed a contract with the firm you have selected.

At a minimum, contracts should set out a clear understanding of the engineering services to be provided, a timetable for completion of the engineering, a price for services and a payment schedule stating when you will pay. The reasonableness of the engineer’s proposed fees can be checked with organizations like the Professional Engineers Council or your state Rural Development Administration (RDA) office. Tie your proposed payments to completion of tasks; such as completion and acceptance of preliminary engineering report or state approval of final design. If borrowing RDA funds, ask the engineer to accept payment for the preliminary design report when the project is funded.

Regardless of a community’s size, there are a number of organizations available to help. With patience and some research, community officials can get the assistance they need to plan and successfully develop community facilities.

This article is an adaptation of training provided by Rural Community Assistance Corporation (RCAC) and other rural community assistance organizations, known as RCAPs.
EXAMPLE: PUBLIC NOTICE

This Notice can be used as the advertisement for RFQs in newspapers of general circulation. *All italicized words and statements must be replaced* with information specific to the recipient and the bid. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example.

PUBLIC NOTICE

*TOWN OF OZ*

REQUEST FOR QUALIFICATIONS FOR *ARCHITECTURAL SERVICES*

The *Town of Oz* has been awarded [submitted an application for] a federal Community Development Block Grant (#199-15) through the State of Arizona Department of Housing (ADOH) funded by the U.S. Department of Housing and Urban Development (HUD) for the purpose of *Removal of Architectural Barriers*. Accordingly, the *Town* is seeking to contract with a qualified project architect, duly registered in the State of Arizona by the Arizona Board of Technical Registration, to provide the necessary architectural design to:

*Rehabilitate the Town Hall located at 479 East Main Street in Oz, AZ, which also houses the existing police station and public works office. Rehabilitation of the building will include the following ADA code updates: accessible restrooms, entrances, parking, loading zones, doorways, fixtures/hardware, drinking fountain, signage and other miscellaneous items as noted in the full scope of work.*

The successful respondent will be responsible for performing all project related necessary architectural services to develop all preliminary and final construction plans and specifications and bid documents, including but not limited to, engineering, surveying, documentation of existing conditions, etc. Additionally, the architect will provide interim and final inspections in order to ensure construction according to specifications.

A copy of the complete Request for Qualifications may be obtained from *Dorothy Gale, Town of Oz, 1122 Main Street, Oz, AZ 99994; phone number: (520) 556-7755; fax: (520) 557-9944; TTY: (800) 555-7997; e-mail: dorothy.gale@oz.az.us.*
This project shall be accomplished in accordance with all federal program and state statutory requirements to include Executive Orders, Administrative Rules and Regulations. The successful respondent will be required to lend all possible assistance in the preparation, investigation and documentation necessary for compliance with requirements of the ADOH Program. The successful respondent should be prepared to comply with all local, state and federal safety and environmental requirements.

The Town’s Selection Committee may choose one (1) or more firms/individuals from those submitting qualifications and conduct interviews and/or negotiations and make a recommendation concerning award to the Town Council.

Sealed qualifications will be received in the office of the Town Clerk, Oz Town Hall, 479 East Main Street, Oz, AZ 99994 until 1:00 p.m. on March 31, 2015, at which time all submittals received will be opened and the names read. Failure of the respondent to complete all of the submittal documents may result in rejection of the submittal. All submittals should be identified as “Sealed Qualifications - Oz Removal of Architectural Barriers”.

If information of a material matter is provided in response to any correspondence or question or if a clarification is issued by the Town, a copy of the questions and answers will be provided to all prospective respondents who have requested a copy of the request for qualifications. This response shall serve as an addendum to the advertised call for qualifications.

Correspondence, questions and/or clarifications of the submittal procedure or project should be directed to: Dorothy Gale, Town of Oz, 1122 Main Street, Oz, AZ 99994; phone number: (520) 556-7755; fax: (520) 557-9944; TTY: (800) 555-7997; e-mail: dorothy.gale@oz.az.us.

The Town of Oz reserves the right to accept the most qualified submittal; to consider alternatives; to reject any or all submittals; and to waive irregularities of information in any submittal. Submittals received after the specified time of closing will be returned unopened. The Town of Oz also reserves the right to hold any or all submittals for a period of thirty (30) days after the date of opening. Respondents will not be allowed to withdraw submissions during the thirty (30) day period.

The Town of Oz is an Affirmative Action/Equal Opportunity Employer
EXAMPLE: REQUEST FOR QUALIFICATIONS

This example Request for Qualifications can be used for procurement of other professional services by modifying the references to architect and architectural services. **ALL italicized words and statements must be replaced** with information specific to the grantee and the RFQ. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example.

_Town of Oz_

_Request for Qualifications for Architectural Services_

_Contract #199-15_

_Removal of Architectural Barriers_

The _Town of Oz_ is hereby requesting submittals from qualified architects duly registered in the State of Arizona by the Arizona Board of Technical Registration. The _Town of Oz_ has been awarded [or applied for] a Community Development Block Grant (CDBG) through the State of Arizona Department of Housing (ADOH) funded by the U.S. Department of Housing and Urban Development (HUD) for the purpose of removal of architectural barriers.

The _Town_ is seeking to contract with a competent architectural firm or individual that has experience with municipal and federally funded construction projects to include, but not be limited to, Community Development Block Grants.

Respondents should visit the site and take such other steps as may be reasonably necessary to ascertain the nature and location of the work and the general and local conditions which can affect the work or the cost thereof. Failure to do so will not relieve the Respondent from responsibility for estimating properly the difficulty or cost of successfully performing the work. The _Town of Oz_ will not assume responsibility for any understanding or representations concerning conditions made by any of its officers or agents prior to the execution of the Contract unless included in the Request for Qualification, the specifications or related documents.

I. **Project Description**

The following is a description of the construction to be conducted:
Public Works:

- Resurface and stripe a portion of the parking area to provide handicapped parking, accessible path and loading zone.
- Installation of a small ramp at the entrance threshold.
- Enlarge the restroom to provide the required maneuvering space and widen the doorway. Replace the water closet to gain the desired height and placement; replace the lavatory; dispensers and faucets with compliant fixtures.
- Enlarge the storage area to provide required maneuvering space and widen the doorway and install hazard warning signage.
- Install compliant door knobs and signage.

Police Station:

- Ramp the vertical change at the entrance.
- Install compliant doors including increasing maneuvering room for seven (7) doorways, widening three (3) doorways, installing twenty-five (25) knobs; ramping thirteen (13) thresholds and raising the header on two (2) doorways.
- Bevel vertical change in two (2) rooms.
- Enlarge the restroom for the required maneuvering space; replace water closet to gain correct height and placement; install grab bars; replace the lavatory, dispenser and faucets with compliant fixtures; and lower the mirror.
- Install compliant signage.

Town Hall:

- Resurface and stripe a portion of the parking area to provide handicapped parking, accessible path and loading zone.
- Replace the existing ramp which is too steep and too narrow and install handrails.
- Install a compliant water fountain.
- Bevel vertical level change at the entrance.
- Install compliant doors including increasing maneuvering room for five (5) doorways; widening six (6) doorways; installing nineteen (19) knobs; and beveling eleven (11) thresholds.
- Replace hardware in storage area.
• Install audio amplification system in the council chambers.

• Enlarge the restroom for the required maneuvering space; replace water closet to gain correct height and placement; install grab bars; replace the lavatory, dispensers and faucets with compliant fixtures; and lower the mirror.

• Install compliant signage.

II. Scope of Work

The Architect agrees to provide all of the materials and services required by this Contract, in a complete and acceptable form, as customarily provided according to professional standards for completion of the Contract which shall include:

• Provide all professional and basic services necessary to produce all preliminary and final design plans and specifications in accordance with all town, county, state and federal codes and requirements.

• Provide all engineering and/or surveying as required.

• Assemble bid package including all ADOH requirements and bid specifications, submit the package for review by the TOWN and ADOH and make any necessary revisions to the bid package prior to publication of the notice to bid. Assist in preparation of the notice to bid.

• Produce and provide twenty (20) copies of the bid package and plans for distribution during the bidding process.

• Respond to contractors’ questions during the bid period.

• Prepare construction contracts and documents for review and approval of the TOWN prior to execution.

• Attend pre-bid and pre-construction conference in Oz and provide assistance to the TOWN in completing the “Pre-Construction Conference Report” form LS-6.

• Interpret plans and specifications for contractor.

• Review and make recommendations to the TOWN concerning contractor progress payments.

• Review and process contractor change orders and submit to the TOWN for approval.

• Provide all necessary interim and final inspections of contractor's work.

• Be available for advice and consultation to the TOWN during the life of the contract and during construction.

• Attend final walk through with the TOWN.

• Prepare record drawings of construction and submit two (2) full sets to the TOWN.
• If required, attend meetings of the Town Council.

III. Request for Qualification Requirements
Submit one (1) original and (1) copy of the following:

2. Cover Letter: One (1) page introduction including the assurance that minimum insurance requirements will be met.

3. Executive Summary: A one (1) or two (2) page summary including:
   a. qualifications of the individual or firm;
   b. project manager and his/her experience;
   c. Project timeline, specifically including when the team can start the project, project progress and a completion date. The timeline of the successful proposer will be incorporated into the negotiated contract.

3. Statement of Qualifications: Describe the competence and experience of the firm or individual including:
   a. Experience in working with federally funded projects.
   b. Contract/construction management experience to include federal contracts.

4. Previous Experience: One (1) or two (2) pages containing:
   a. A list of past clients including local governments and similar projects. Information should include, at a minimum, the following in order to expedite reference checks during the scoring process:
      • Name of project and location;
      • Owner/client’s name;
      • Owner/client’s address;
      • Contact name;
      • Phone number;
      • Contract award date;
      • Contract completion date.

5. Response to the Scope of Work: Describe the tasks to be completed under each item listed in II. Scope of Work.
6. **Certifications**
   a. The remaining certifications are required and must be submitted with your submittal.
   b. All certifications must be original signatures by the appropriate officer of the firm or in the event of a sole proprietor or partnership, by the proprietor or general partner.

Sealed Requests for Qualifications will be received in the office of the Town Clerk, Oz Town Hall, 479 East Main Street, Oz, AZ 99994 until 1:00 p.m. on March 31, 2015, at which time all submittals received will be opened and the names read aloud. Failure of the respondent to complete all of the bid documents may result in rejection of the submittal. All submittals should be identified as “Sealed Request for Qualification—Oz Removal of Architectural Barriers”.

IV. Federal Fund Usage

Respondents are hereby notified that federal funds are being used to assist in the construction of this project and, accordingly, all construction contractors will be required to comply with all applicable federal laws, including but not limited to, the Copeland “Anti-Kickback” Act (18 U.S.C. 874) as supplemented by Department of Labor regulations (29 CFR, Part 3). In addition, all wages paid for the construction phase of this activity must be in compliance with the Davis-Bacon wage rate determination for this project. The Town will monitor for compliance with these regulations and Acts. The architect and all sub-contractors shall comply with any state or local EEO requirements where and if applicable, to this project.

Correspondence, questions, and/or clarifications of the proposal procedure should be directed to: Dorothy Gale, Town of Oz, 1122 Main Street, Oz, AZ 99994; phone number: (520) 556-7755; fax: (520) 557-9944; TTY: (800) 555-7997; e-mail: dorothy.gale@oz.az.us.

V. Selection Process

1. Following RFQ opening at the time and location specified in the advertisement, the original copy of the submittal shall be retained by the Town Clerk.

2. The submittals will be transmitted to the Selection Committee following review by the Town Clerk.

3. The Selection Committee may invite two (2) or more respondents to attend an interview. Respondents will be contacted to schedule a time and location for the interview.

4. The Selection Committee will evaluate and rank firms accordingly.

5. Final rankings will be forwarded to the Town Council for consideration.
6. The firm selected will be asked to negotiate a final scope of work and price and to develop a contract. Should negotiations fail to result in the development of a contract; the next highest ranking firm will be offered the opportunity to continue the process. This method may continue until an agreement is reached and a contract negotiated.

7. The cost incurred by respondents in preparing the RFQ or incurred in any manner in responding to the document, may not be charged to the Town of Oz.

8. The Selection Committee will be appointed by the Town Council.

9. All respondents will be notified of the results within thirty (30) days after the close of the RFQ period.

VI. Protest Procedure

Protests shall be submitted in writing to: Town Clerk, Oz Town Hall, 479 East Main Street, Oz, AZ 99994; phone number: (602) 555-1331; TTY: (800) 555-3553 within seventy-two (72) hours of notification award. Protests must contain at a minimum, the name, address and telephone number of the protester; the signature of the protester or its representative and evidence of authority to sign; a detailed statement of the legal and factual grounds of the protest including copies of relevant data; and the form of relief requested. Within three (3) business days of receipt, and after consultation with legal counsel, ADOH or others, the Town will respond to the protest. The Town of Oz reserves the right to reject any or all RFQs; to waive irregularities of information in any RFQ; to re-advertise the RFQ; and/or to take any steps determined prudent in order to resolve the protest.
NOTE: This form provides guidance on sample criteria to be included in the RFQ. Criteria can be modified to suit city/town/county requirements.

TOWN OF OZ
Request for Qualification for Architectural Services
Contract #199-15
Removal of Architectural Barriers
ARCHITECT EVALUATION CRITERIA

The Selection Committee will screen and rank all submittals. Interviews may be conducted as part of the ranking process. Submittals received in reply to this request will be evaluated using the following criteria and scored based on a maximum of 105 points. Submittals will be evaluated and the most qualified competitor will be selected, subject to negotiations of fair and reasonable compensation.

NOTE: Legal counsel should verify compliance with Title 34 of the Arizona Revised Statutes

<table>
<thead>
<tr>
<th>Qualifications</th>
<th>Total Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Qualifications of the individual or firm.</td>
<td>15</td>
</tr>
<tr>
<td>2. Applicant’s previous experience with federally funded projects and federal Labor Standards/Davis-Bacon.</td>
<td>15</td>
</tr>
<tr>
<td>3. Demonstrated ability to meet project deadlines. Proposed work schedule.</td>
<td>15</td>
</tr>
<tr>
<td>4. Demonstrated ability of key personnel and construction management experience.</td>
<td>10</td>
</tr>
<tr>
<td>5. Similar projects completed within the past three (3) years.</td>
<td>20</td>
</tr>
<tr>
<td>6. References of past clients.</td>
<td>20</td>
</tr>
<tr>
<td>7. Financial responsibility and stability.</td>
<td>10</td>
</tr>
</tbody>
</table>
CERTIFICATIONS

CIVIL RIGHTS

The undersigned is fully aware that this contract is wholly or partially federally funded, and further, agrees to abide by the:

Civil Rights Act of 1964, Title VI, as amended, that provides no person on the basis of Race, Color or National Origin shall be excluded from participation, denied program benefits or subjected to discrimination.

And, Civil Rights Act of 1968, Title VIII, as amended, will not discriminate in housing on the basis of Race, Color, Religion, Sex or National Origin.

And, Rehabilitation Act of 1973, Section 503, as amended, which prohibits discrimination against individuals with disabilities and requires government contractors to take affirmative action to employ and advance in employment qualified individuals with disabilities.

And, Housing and Community Development Act of 1974, Section 109, as amended, that no person shall be excluded from participation (including employment), denied program benefits or subjected to discrimination on the basis of Race, Color, National Origin, Sex, Age, Religion and Disability under any program or activity funded in whole or part under Title I (CDBG) of the Act.

And, Age Discrimination Act of 1975, as amended, that no person shall be excluded from participation, denied program benefits or subjected to discrimination on the basis of age under any program or activity receiving federal funds.

And, Americans with Disabilities Act of 1990, as amended, that no covered entity shall discriminate against a qualified individual on the basis of disability in regard to job application procedures, the hiring, advancement or discharge of employees, employee compensation, job training and other terms, conditions and privileges of employment.

And, Executive Order 11063, that no person shall, on the basis of Race, Color, Religion, Sex or National Origin, be discriminated against in housing and related facilities provided with federal assistance or lending practices with respect to residential property when such practices are connected with loans insured or guaranteed by the federal government.
And, Executive Order 11246, as amended, that no person shall be discriminated against, on the basis of Race, Color, Religion, Sex, Sexual Orientation, Gender Identity or National Origin, in any phase of employment during the performance of federal or federally assisted construction contracts awarded to contractors or subcontractors who do over $10,000 in government business in one (1) year.

EQUAL EMPLOYMENT OPPORTUNITY

During the performance of the contract, the contractor agrees as follows:

9. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The contractor will take affirmative action to ensure that applicants are employed and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause.

10. The contractor will, in all solicitations or advancements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity or national origin.

11. The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee’s essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing or action, including an investigation conducted by the employer, or is consistent with the contractor’s legal duty to furnish information.

12. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or workers’ representative of the
contractor's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

13. The contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

14. The contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

15. In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be cancelled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order No. 11246 of Sept. 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

16. The contractor will include the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the contractor may request the United States to enter into such litigation to protect the interests of the United States.” [Sec. 202 amended by EO 11375 of Oct. 13, 1967, 32 FR 14303, 3 CFR, 1966-1970 Comp., p. 684, EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230, EO 13665 of April 8, 2014, 79 FR 20749, EO 13672 of July 21, 2014, 79 FR 42971].

EQUAL OPPORTUNITY FOR WORKERS WITH DISABILITIES - SECTION 503

(if contract $10,000 or over)

2. The Contractor will not discriminate against any employee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applicant for employment is qualified. The Contractor agrees to take affirmative action to employ and advance
in employment individuals with disabilities, and to treat qualified individuals without
discrimination on the basis of their physical or mental disability in all employment practices
including the following:

a. Recruitment, advertising and job application procedures;

b. Hiring, upgrading, promotion, award of tenure, demotion, transfer, layoff, termination,
   right of return from layoff and rehiring;

c. Rates of pay or any other form of compensation and changes in compensation;

d. Job assignments, job classifications, organizational structures, position descriptions, lines of
   progression and seniority lists;

e. Leaves of absence, sick leave or any other leave;

f. Selection and financial support for training including apprenticeship, professional
   meetings, conferences and other activities and selection for leaves of absence to pursue
   training;

g. Activities sponsored by the contractor including social or recreational programs; and

h. Any other term, condition or privilege of employment.

2. The Contractor agrees to comply with the rules, regulations and relevant orders of the Secretary
   of Labor issued pursuant to the Act.

3. In the event of the Contractor’s non-compliance with the requirements of this clause, actions for
   non-compliance may be taken in accordance with the rules, regulations and relevant orders of the
   Secretary of Labor issued pursuant to the Act.

4. The Contractor agrees to post in conspicuous places, available to employees and applicants for
   employment, notices in a form to be prescribed by the Director, Office of Federal Contract
   Compliance Programs, provided by or through the contracting officer. Such notices shall state
   the rights of applicants and employees as well as the Contractor’s obligation under the law to
   take affirmative action to employ and advance in employment qualified employees and
   applicants with disabilities. The Contractor must ensure that applicants or employees with
   disabilities are provided the notice in a form that is accessible and understandable to the
   individual applicant or employee (i.e. providing Braille or large print versions of the notice or
   posting a copy of the notice at a lower height for easy viewing by a person using a wheelchair).
   With respect to employees who do not work at a physical location of the Contractor, a
   Contractor will satisfy its posting obligations by posting such notices in an electronic format,
   provided that the Contractor provides computers, or access to computers, that can access the
   electronic posting to such employees or the Contractor has actual knowledge that such
   employees otherwise are able to access the electronically posted notices. Electronic notices for
   employees must be posted in a conspicuous location and format on the company’s intranet or
sent by electronic mail to employees. An electronic posting must be used by the Contractor to notify job applicants of their rights if the Contractor utilizes an electronic application process. Such electronic applicant notice must be conspicuously stored with, or as part of, the electronic application.

5. The Contractor will notify each labor union or representative of workers with which it has a collective bargaining agreement or other contract understanding that the Contractor is bound by the terms of Section 503 of Rehabilitation Act of 1973, as amended, and is committed to take affirmative action to employ and advance in employment and shall not discriminate against individuals with physical or mental disabilities.

6. The Contractor must include the provisions of this clause in every subcontract or purchase order in excess of $10,000 unless exempted by rules, regulations or orders of the Secretary issued pursuant to Section 503 of the Act, as amended, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the Director of the Office of Federal Contract Compliance Programs may direct to enforce such provisions, including action for non-compliance.

7. The Contractor must, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment and will not be discriminated against on the basis of disability.

PROCUREMENT OF RECOVERED MATERIALS

The undersigned is fully aware that this contract is wholly or partially federally funded and further by submission of this bid certifies that they will adhere to the requirements and specifications as outlined by the EPA at 40 CFR Part 247, Comprehensive Procurement Guideline for Products Containing Recovered Materials.

ACCESS TO RECORDS AND RECORDS RETENTION

The undersigned certifies, to the best of his or her knowledge and belief that:

1. The individual, sole proprietor, partnership, corporation and/or association agrees to permit the Recipient, Consultants, State of Arizona Department of Housing (ADOH), U. S. Department of Housing and Urban Development (HUD) and the Office of the Inspector General and/or their designated representatives to have access to all records for review, monitoring and audit during normal working hours.
2. The individual, sole proprietor, partnership, corporation and/or association agrees to retain all records for at least three (3) years following the grant contract closeout between HUD and ADOH or the resolution of all audit findings, whichever is later.

CONFLICT OF INTEREST

The undersigned is fully aware that this contract is wholly or partially federally funded and further, by submission of the bid or proposal that the individual or firm, certifies that:

1. There is no substantial interest, as defined by Arizona Revised Statute §§38-503 through 505, with any public official, employee, agency, commission or committee with the Recipient or Consultants.

2. Any substantial interest, as defined by Arizona Revised Statute §§38-503 through 505, with any public official, employee, agency, commission or committee (including members of their immediate family) with the Recipient or Consultants that develops at any time during this contract will be immediately disclosed to the Recipient and Consultants.

ANTI-LOBBYING

The undersigned certifies, to the best of his or her knowledge and belief, that:

1. No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement and the extension, continuation, renewal, amendment or modification of any federal contract, grant, loan or cooperative agreement.

2. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress in connection with this federal contract, grant, loan or cooperative agreement, the undersigned shall complete and submit Standard Form - LLL, “Disclosure Form to Report Lobbying,” in accordance with its instructions.
3. The undersigned shall require that the language of this Certification be included in the award documents for all sub-awards to all tiers (including subcontracts, sub-grants and contracts under grants, loans and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.
CERTIFICATIONS SIGNATURE FORM

Return this page with proposal.

These Certifications (Civil Rights, Equal Employment Opportunity, Equal Opportunity for Workers with Disabilities - Section 503, Procurement of Recovered Materials, Access to Records and Records Retention, Conflict of Interest, Anti-Lobbying) are a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of these Certifications is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U. S. Code. Any person who fails to file the required Certifications shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

_____________________________________  _________________________________
(Typed Name of Official)     (Signature of Official)

_____________________________________  _________________________________
(Typed Name of Firm)     (Date)
EXAMPLE: REFERENCE CHECK

TOWN OF OZ
RFQ ARCHITECTURAL SERVICES
Contract#199-15

RFQ #: __________________ Architectural Firm: ____________________________________________________________

Text for checking references:

I am Glenda Goodwich with Toto Consulting. I am working with the Town of Oz to review submittals received from architectural firms for services on project to design a senior center. Your firm (You) were listed as a reference for “name of firm”. I understand they worked with you on the “name of project”. If you have a moment, I would like to ask you four (4) questions. Please answer each with satisfactory, unsatisfactory or no rating. After answering the questions, I will ask you if you would like to make any comments.

<table>
<thead>
<tr>
<th>Question</th>
<th>Satisfactory</th>
<th>Unsatisfactory</th>
<th>No Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. How would you rate the overall performance of “name of firm”?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Was the project federally funded and was it covered by federal labor standards? If so, how was their performance concerning labor standards?</td>
<td></td>
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</tr>
<tr>
<td>3. Did they meet project deadlines?</td>
<td></td>
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<tr>
<td>4. How would you rate the demonstrated ability of key personnel?</td>
<td></td>
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</tr>
</tbody>
</table>

Do you have any comments? ________________________________________________________________
_________________________________________________________________________________________
_________________________________________________________________________________________
_________________________________________________________________________________________
_________________________________________________________________________________________
Reference #____: Company: ____________________________________________

Contact Name: ____________________________________________

Phone Number: ____________________________________________

Project Name: ____________________________________________

_______________________________________   _______________________________________

Completed By       Date
EXAMPLE: INDIVIDUAL SCORE SHEET

TOWN OF OZ
RFQ ARCHITECTURAL SERVICES
Contract #199-15

RFQ #: __________________ Architectural Firm: ________________________________________________

1. Qualifications of the individual or firm. (Maximum 15 points)
   SCORE: _______

2. Applicant’s previous experience with federally funded projects and federal Labor Standards/Davis-Bacon. (Maximum 15 points)
   SCORE: _______

3. Demonstrated ability to meet project deadlines; proposed work schedule; time frame for delivery of service. (Maximum 15 points)
   SCORE: _______

4. Demonstrated ability of key personnel, and experience in contract/ construction management. (Maximum 10 points)
   SCORE: _______

5. Similar projects completed within past three (3) years. (Maximum 20 points)
   SCORE: _______

6. References of past clients. (Maximum 20 points)
   SCORE: _______

7. Financial responsibility and stability. (Maximum 10 points)
   SCORE: _______

   TOTAL SCORE: _______

Reviewer:

_______________________________________   _______________________________________
Printed Name      Date
_______________________________________
Signature

ARIZONA DEPARTMENT OF HOUSING 179
EXAMPLE: SCORE SHEET COMPILATION

TOWN OF OZ
RFQ ARCHITECTURAL REVIEW
Contract #199-15

<table>
<thead>
<tr>
<th>Qualifications</th>
<th>Points Possible</th>
<th>#1</th>
<th>#2</th>
<th>#3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Registered with the AZ Board of Technical Registration</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>1. Qualifications of the individual or firm.</td>
<td>15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Applicant's previous experience with federally funded projects and federal Labor Standards/David Bacon.</td>
<td>15</td>
<td></td>
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<tr>
<td>3. Demonstrated ability to meet project deadline. Proposed work schedule. Timeframe for delivery of service.</td>
<td>15</td>
<td></td>
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<tr>
<td>4. Demonstrated ability of key personnel and construction management experience.</td>
<td>10</td>
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<tr>
<td>5. Similar projects completed within past three (3) years.</td>
<td>20</td>
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<tr>
<td>6. References of past clients.</td>
<td>20</td>
<td></td>
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</tr>
<tr>
<td>7. Financial responsibility and stability.</td>
<td>10</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total Points</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Evaluation Committee Recommendation to the City Council: ________________________________
EXAMPLE: ARCHITECTURAL SERVICES CONTRACT

This contract is provided as an EXAMPLE and must be modified to meet city/town/county's specific needs. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example. Please note however, that the “Terms and Conditions” under Section E. are CDBG Program requirements and should not be deleted.

TOWN OF OZ

CONTRACT FOR ARCHITECTURAL SERVICES

Contract #199-15

Removal of Architectural Barriers

THIS CONTRACT, entered into this _____ day of _____________, 20___, by and between the Town of Oz, County of Tornado, State of Arizona (hereinafter called the “TOWN”) acting herein by the Mayor hereunto duly authorized, and ____________________________________, (hereinafter called the “ARCHITECT”) acting herein by ____________________________________, hereunto authorized.

WHEREAS, The TOWN is in need of certain architectural services for the purpose of removing architectural barriers; and desires to implement such improvements under the general direction of the State of Arizona Department of Housing (ADOH), Community Development Block Grant Program, (CDBG) Contract #199-15; and

WHEREAS the ARCHITECT has offered to perform the proposed work in accordance with the terms of this contract;

NOW, THEREFORE the parties do mutually agree as follows:

1. Scope of Services

The ARCHITECT promises and agrees to perform the work, as described in the Request for Qualification (RFQ) for removal of architectural barriers, in a good and competent manner as specifically indicated in the ARCHITECT’s Submittal dated ______________ and to the satisfaction of the TOWN or its designees. The terms of the above-referenced RFQ and the ARCHITECT’s Submittal are incorporated herein by reference and such items are made a part of this contract as if the same were
set forth fully herein. In the event any incorporated term may be inconsistent with an express term of this contract, the latter shall prevail.

The ARCHITECT agrees to provide all of the materials and services required by this contract, in a complete and acceptable form, as customarily provided according to professional standards for completion of the contract which shall include:

- Provide all professional and basic services necessary to produce all preliminary and final design plans and specifications in accordance with all town, county, state and federal codes and requirements.

- **Assemble bid package including all ADOH requirements and bid specifications, submit the package for review by the TOWN and ADOH and make any necessary revisions to the bid package prior to publication of the notice to bid. Assist in preparation of the notice to bid.**

- Provide engineering and/or surveying as required.

- Produce and provide twenty (20) copies of the bid package and plans for distribution during the bidding process.

- Respond to contractors’ questions during the bid period.

- Prepare construction contracts and documents for review and approval of the TOWN prior to execution.

- Attend pre-bid and pre-construction conference in Oz and provide assistance to the TOWN in completing “Pre-Construction Conference Report” LS-6.

- Interpret plans and specifications for contractor.

- Review and make recommendation to the TOWN concerning contractor progress payments.

- Review and process contractor change orders and submit to the TOWN for approval.

- Provide all necessary interim and final inspections of contractor’s work.

- Be available for advice and consultation to the TOWN during the life of the contract and during construction.

- Attend final walk through with the TOWN.

- Prepare record drawings of construction and submit two (2) full sets to the TOWN.

- If required, attend meetings of the Town Council.

The TOWN shall be responsible for the items particularly described as follows:
• Prepare advertisement for contract bid, have advertisement published and promote project to contractors. Provide the ARCHITECT with the required ADOH forms for inclusion in the bid package.

• Maintain and update as needed the bid register during bidding process.

• Complete and submit to ADOH “Contractor Verification” form LS-2 and “Subcontractor Verification” form LS-3, if applicable.

• Complete and submit to ADOH “Pre-Construction Conference Report” form LS-6.

• Verify and submit to ADOH all fringe benefit plans and payroll deductions, including forms LS-15 and LS-17.

• Verify that all public and contractor employee notices are properly posted before and during construction.

• Complete and submit to ADOH “Construction Status Report” form LS-8.

• Conduct contractor employee interviews, complete and submit to ADOH “Employee Interview” and “On-Site Inspection Report” forms LS-9 and LS-10.

• Review, verify and submit to ADOH “Contractor Weekly Payroll and Statement of Compliance” forms LS-4 and LS-5 weekly during construction.

• Review, approve and process all necessary transactions for payment to the contractor.

• Provide necessary close-out information to ADOH.

2. Time of Performance

The services of the ARCHITECT shall commence on the _____ day of __________________, 20____.

In any event, all of the services required and performed hereunder to include preliminary and final design plans and specification and preparation of the bid package shall be completed no later than ________________ from the Notice to Proceed with Architectural Services.

The schedule of work as submitted in the ARCHITECT’s submittal dated ________________ is fully incorporated herein and, unless otherwise specified, shall be determined to be the time schedule negotiated between the parties for design and preparation of final plans and specifications.

The contract period for the remaining phases shall be controlled by the statutory bidding and award process, plus the construction contract performance period, plus fourteen (14) days for project closeout. The date for final performance shall be extended by the number of days that governmental approval or review process prevent or delay performance, as jointly confirmed in writing by the parties’ respective representatives. In addition to other claims and remedies provided herein, the
ARCHITECT shall be liable for the sum of one hundred dollars ($100) as liquidated damages for each day by which the time of completion of the contract exceeds the period specified above.

3. Compensation and Method of Payment

The maximum amount of compensation to be paid hereunder shall not exceed ________________ and have a budget of $200,000 inclusive of design fees.

Fixed limits of construction costs are hereby established as a condition of this Contract. Should the lowest bona fide bid or negotiated proposal exceed the fixed limit of construction costs, the TOWN shall:

a. give written approval of an increase in such fixed limit; or
b. authorize rebidding or renegotiating of the project within a reasonable time; or
c. cooperate in revising the scope and quality as required to reduce the construction costs. Should the TOWN proceed under this clause, the ARCHITECT, without additional charge, shall modify the plans and specification, as necessary, to comply with the fixed limit.

Payment to the ARCHITECT shall be based on satisfactory completion of identified milestones as set forth in the ARCHITECT's Submittal. Additional services as required and requested by the TOWN which are not listed in the ARCHITECT's Submittal shall be charged in excess of the fee listed above, based on the schedule of charges included in the ARCHITECT's Submittal. Such additional services shall be requested in writing by the TOWN as approved by the Mayor and/or the Council as applicable.

Payment shall be made by the TOWN to the ARCHITECT on the basis of monthly invoices which must include a detailed itemization of all work and materials included, copies of receipts or billings as requested and is subject to review and certification of the TOWN's authorized representative prior to payment.

4. Acceptance of Work

The TOWN or its designee shall have the right to reject all or any work products submitted under this contract which do not meet the required specification. In the event of any such rejection, the ARCHITECT agrees to promptly remedy any and all deficiencies. No compensation shall be due for any rejected work until such deficiencies have been corrected.

5. Notices
All notices, invoices and payments shall be made in writing and may be given by personal delivery or by mail. The designated recipient for such notices, invoices and payments are as follows:

To ARCHITECT: insert name, address, phone and fax
To TOWN: Dorothy Gale
Town of Oz
1122 Main Street | Oz, AZ 99994
Phone: (520) 556-7755 | Fax: (520) 557-9944 | TTY: (800) 555-7997
e-mail: dorothy.gale@oz.az.us

6. Insurance

The ARCHITECT shall maintain various insurance policies in force during the term of the contract and shall provide certificate(s) of such insurance naming the TOWN as additional insured upon execution of this contract, providing not less than the following coverage:

COMPLETE THE FOLLOWING INSURANCE REQUIREMENTS AFTER CONSULTATION WITH LEGAL COUNSEL.

- Workers’ Compensation (statutory)
- Errors and Omissions
- Architect’s Protective Personal Property
- Automobile Bodily Injury and Property Damage
- Valuable Papers

7. Agreement, Amendment and Arbitration

This contract shall be effective upon its approval by the parties, as indicated by the signatures of their representatives hereto. This contract, its attachments and those documents incorporated by reference represent the entire contract and understanding between the parties. No amendment shall be effective unless properly authorized and executed by the parties in the same manner as this contract was executed.

This contract shall be governed by the laws of the State of Arizona and suits pertaining to this contract may be brought only in courts in the State of Arizona.

The parties hereby agree to make a good faith effort to resolve any controversy or claim through informal negotiations. Any claim of controversy must first be presented in writing, with supporting
documentation, to the agent of the other party. The recipient shall have seven (7) days to prepare and deliver a response. Thereafter, if the parties fail to resolve the claim or controversy following a reasonable period for such resolution of not less than ten (10) days, the aggrieved party may request that the dispute be submitted to arbitration pursuant to A.R.S. §12-1518.

Each and every provision of law and any clause required by law to be in the contract will be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then upon the application of either party the contract will forthwith be physically amended to make such insertion or correction.

8. Access to Information

It is agreed that all information, data reports, records and plans as are existing, available and necessary for carrying out the work outlined above have been furnished to the ARCHITECT by the TOWN and its agencies. ARCHITECT hereby acknowledges receipt of same.

9. Indemnification

ARCHITECT represents he has knowledge of all rules and regulations imposed by ADOH. ARCHITECT shall comply with the requirements of all applicable laws, rules and regulations and shall exonerate, indemnify and hold harmless the TOWN and its agency members from and for any violation caused by him and shall assume full responsibility for payment of federal, state and local taxes on contributions imposed or required under the Social Security, workmen’s compensation and income tax laws for persons employed by the ARCHITECT. The ARCHITECT shall not be responsible for such contributions for the contractor or subcontractor.

10. Terms and Conditions

This contract is subject to the provisions entitled “Terms and Conditions” attached hereto and incorporated by reference herein as Exhibit A. This Addendum shall be interpreted as if Exhibit A were printed in full herein.

11. Certifications

This contract is subject to the provisions entitled “Certifications” which were submitted by the ARCHITECT in the Submittal dated ________________ and are incorporated by reference herein as Exhibit B.
IN WITNESSETH HEREOF, the parties have hereunto set their hands and seals.

Approved as to Form: The TOWN of Oz

______________________________  ______________________________
Town Attorney                          Mayor

ATTEST:                                 CONTRACTOR:

______________________________  ______________________________
Town Clerk                          President
Exhibit A

TERMS AND CONDITIONS

1. Termination of contract
   a. If for any reason, the ARCHITECT shall fail to fulfill in a timely and proper manner his/her obligations under this contract or if the ARCHITECT shall violate any of the covenants, agreements or stipulations of this contract, the TOWN shall thereupon have the right to terminate the contract by giving written notice to the ARCHITECT of such termination and specifying the effective date thereof.

   Notwithstanding the above, the ARCHITECT shall not be relieved of liability to the TOWN for damages sustained by the TOWN by virtue of any breach of the contract by the ARCHITECT and the TOWN may withhold any payments to the ARCHITECT for the purpose of set-off until such time as the exact amount of damages due the TOWN from the ARCHITECT is determined.

   Upon receipt of a termination notice, the ARCHITECT shall:
   • promptly discontinue all services affected (unless the notice directs otherwise); and
   • deliver or otherwise make available to the TOWN, at TOWN’s cost, copies of data, design calculations, drawings, specifications, reports, estimates, summaries and such other information and materials as may have been accumulated by the ARCHITECT in performance of this contract.
   • The TOWN may terminate this contract at any time by giving at least ten (10) days written notice to the ARCHITECT. If the contract is terminated by the TOWN as provided herein, the ARCHITECT will be paid as provided in this Addendum for the time expended and expenses incurred up to the termination date. If this contract is terminated due to the fault of the ARCHITECT, Paragraph 1 hereof relative to termination shall apply.
   • This contract may be terminated per A.R.S. §38-511, Conflict of Interest.

2. Changes
   The TOWN may request changes in the scope of the services of the ARCHITECT to be performed hereunder. Such changes, including any increase or decrease in the amount of the ARCHITECT’s compensation, which are mutually agreed upon by and between the TOWN and the ARCHITECT, shall be incorporated in written amendments to this contract.
3. Personnel

a. The ARCHITECT represents that he/she has, or will secure at his/her own expense, all personnel required for performing the services under this contract. Such personnel shall not be employees of or have any contractual relationship with the TOWN.

b. All of the services required hereunder will be performed by the ARCHITECT or under his/her supervision and all personnel engaged in the work shall be fully qualified, authorized and permitted for such work under state and local law to perform such services.

c. None of the work or services covered by this contract shall be subcontracted without the prior written approval of the TOWN. Any work or services sub-contracted hereunder shall be specified by written contract or agreement and shall be subject to each provision of this contract.

4. Assignability

The ARCHITECT shall not assign any interest in this contract and shall not transfer any interest in the same (whether by assignment or novation), without the prior written consent of the TOWN thereto; provided, however, that claims for money by the ARCHITECT from the TOWN under this contract may be assigned to a bank, trust company or other financial institution without such approval. Written notice of any such assignment or transfer shall be furnished promptly to the TOWN.

5. Reports and Information

The ARCHITECT, at such times and in such forms as the TOWN may require, shall furnish the TOWN such periodic reports as it may request pertaining to the work or services undertaken pursuant to this contract, the costs and obligations incurred or to be incurred in connection therewith and any other matters covered by this contract.

6. Records Maintenance and Retention

The ARCHITECT shall maintain accounts and records including personnel, property and financial records, adequate to identify and account for all costs pertaining to the contract and such other records as may be deemed necessary by the TOWN to assure proper accounting for all project funds, both federal and non-federal shares. These records will be retained for at least three (3) years following the grant contract closeout between ADOH and U.S. Department of Housing and Urban Development (HUD) unless permission to destroy them is granted in writing by the TOWN.

7. Findings Confidential

All of the reports, information, data, etc., prepared or assembled by the ARCHITECT under this contract are confidential and the ARCHITECT agrees that such shall be made available only to the
TOWN, ADOH and to HUD unless authorized by the TOWN to release such information to other individuals or organizations.

8. Copyright

No report, plan, drawing or other documents produced in whole or in part under this contract shall be the subject of an application for copyright by or on behalf of the ARCHITECT.

9. Compliance with Local Laws

The ARCHITECT shall comply with all applicable laws, ordinances and codes of the state and local governments and the ARCHITECT shall save the TOWN harmless with respect to any damages arising from any tort done by the ARCHITECT or his/her representatives in performing any of the work embraced by this contract.

10. ARCHITECT will comply with the requirements of the Americans with Disabilities Act (ADA).

11. Interest of Members of a TOWN Governing Body

No member of the Governing body of the TOWN and no other officer, employee or agent of the TOWN who exercises any functions or responsibilities in connection with the planning and carrying out of the program, shall have any personal financial interest, direct or indirect, in this contract; and the ARCHITECT shall take appropriate steps to assure compliance.

12. Interest of Other Local Public Officials

No member of the governing body of the locality and no other public official of such locality who exercises any functions or responsibilities in connection with the planning and carrying out of the program shall have any personal financial interest, direct or indirect, in this contract; and the ARCHITECT shall take appropriate steps to assure compliance.

13. Handicapped Access

In designing all construction, ARCHITECT agrees to comply with requirements of the 2010 ADA Standards for Accessible Design. The ARCHITECT represents that he/she understands said standard specifications and same are incorporated herein by this reference.

14. Clean Air Act, Clean Water Act

The ARCHITECT shall comply with all provisions requiring compliance with all applicable standards, orders or requirements issued under Section 306 of the Clean Air Act (42 U.S.C. 1857(h)), Section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738 and EPA regulations, 40
CFR Part 15 which prohibit the use of non-exempt federal contracts, grants or loans of facilities included on the EPA List of Violating Facilities. The provision requires reporting of violations to the USFPA Assistant Administrator for Enforcement.


[Enter name of Architect]          The TOWN of Oz

_______________________________________  _______________________________________
Printed Name      Printed Name

_______________________________________  _______________________________________
Signature      Signature

_______________________________________  _______________________________________
Date       Date
June 30, 2015

Mr. Christopher Scott  
R&P Engineering Services  
2222 22nd Street  
Oz, AZ  99994  

RE: NOTICE OF INTENT TO AWARD FOR ENGINEERING SERVICES FOR THE TOWN OF OZ, STREET IMPROVEMENTS PROJECT (Contract #199-15)

Dear Mr. Scott:

You are hereby notified that the Town of Oz intends to award you the engineering contract for the above cited project, in the amount of $22,000.

To comply with ADOH program requirements, time must be allotted for all participating firms to comment on or protest the Town’s decision. We do not however, anticipate any protests. Therefore, the contract documents will be sent to you by July 15, 2015.

You must deliver to the Town of Oz, hereafter referred to as the TOWN, three (3) executed and complete contracts within ten (10) days of receiving the contract. All appropriate documents must be signed by the principals and corporate seals affixed as appropriate. The TOWN will return to you one fully executed contract. Failure to return the contracts within the time specified will entitle the TOWN to consider your proposal abandoned and annul this Notice of Intent to Award.

Sincerely,

The Town of Oz  
(MAYOR OR TOWN MANAGER)
EXAMPLE: NON-AWARD LETTER

June 30, 2015

Joshua Engineering Inc.
7777 East 77th Boulevard
Oz, AZ 99994

RE: NOTICE OF NON-AWARD FOR ENGINEERING SERVICES FOR THE TOWN OF OZ, STREET IMPROVEMENT (CONTRACT #199-15)

Dear Sir:

You are hereby notified that your submittal for the above-mentioned contract was considered and I regret to inform you that you have not been awarded the contract.

You have the right to protest the decision made by the Town using the procedures indicated in the Town’s RFQ package. If your firm wishes to protest either informally or formally, the deadline is 4:00 p.m., Thursday, July 10, 2015. [If the protest procedure was NOT a part of the RFQ package, it must be included in the non-award letter.]

The Town of Oz would like to take this opportunity to thank you for your submittal.

Sincerely,

______________________________

cc: Glenda Goodwich, Toto Consulting
9.0 Sample Forms for Construction Bids and Contracts

- Sample Bid Advertisement (long version - for newspaper publication)
- Sample Bid Advertisement (abbreviated version - for newspaper publication)
- Invitation to Bid (includes the following documents)
  - Bid Summary
  - Contractor’s Qualification Statement
  - Bid Proposal Form
  - Proposal Checklist
  - Certifications
  - Certifications Signature Form
  - Section 3 Documents (Please Refer to the Section 3 Handbook)
  - Sub-contractor and Materials Supplier List
  - Wage Rate Determination
- Contract (includes the following documents)
  - Exhibit A: Terms and Conditions
  - HUD 4010
- Pre-Bid Conference Briefing
- Intent to Award Letter
- Non-Award Letter
EXAMPLE: BID ADVERTISEMENT (LONG VERSION)

This EXAMPLE Notice can be used as the advertisement for bids in newspapers of general circulation. *All italicized words and statements must be replaced* with information specific to the recipient and the bid. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example.

**TOWN OF OZ**
**PUBLIC NOTICE**
**SENIOR CITIZEN CENTER CONSTRUCTION**
*479 East Main Street, Oz, AZ*

The *Town of Oz* hereinafter referred to as *Town*, through a Community Development Block Grant (CDBG) from the State of Arizona Department of Housing (ADOH) will accept bids from qualified firms or individuals with *a minimum of a B-2 commercial license* as registered with the Arizona Registrar of Contractors to perform the following services:

**Project Description**

This federally funded project consists of construction of a *senior center* as follows:

*A 4,000 square foot single story masonry with wood framed roof building located at 777 Yellow Brick Road to include two (2) handicapped accessible restrooms, a kitchen, storage area and main multi-purpose room.*

**Objective/Scope of Work**

The contractor shall furnish all materials, labor, equipment, services, transportation and perform all the work for the *Town’s* project known as the *Town Senior Center* for the *Town of Oz*, Arizona as called for in the Specifications and Drawings. The proposer should prepare a detailed time schedule for completion. The successful proposer will be required to lend all possible assistance in the preparation, investigation and documentation necessary for compliance with all applicable federal Labor Standards/Davis-Bacon and other requirements of ADOH. The successful proposer should be prepared to comply with all local, state and federal safety and environmental requirements. The project shall be accomplished in accordance with all federal program and state statutory requirements to include 2 CFR 200, Executive Orders and the Arizona Administrative Code.
Proposals

To be considered, one (1) original and two (2) copies of the proposal must be provided and in accordance with the Instructions to Bidders included in the bid package.

Sealed bids will be received in the office of the Town Clerk, Oz Town Hall, 479 East Main Street until 1:00 p.m., on Friday, February 28, 2015, at which time all bids received will be opened and the amount of the total bid and alternates read aloud. Failure of the proposer to complete all of the bid documents may result in rejection of the proposal. All bids should be identified as “Sealed Proposal - Town Senior Center Project”.

A bid security in the form of a certified check, cashier’s check or bid bond in the amount of five percent (5%) of the bid shall accompany each proposal. Bonding companies issuing acceptable bonds in conjunction with this project must hold a certification of authority to transact surety business in Arizona as issued by the Director of the Department of Insurance. All bid security shall be made payable, without condition, to the Town of Oz. Said bid security shall be considered liquidated damages and shall be forfeited to the Town of Oz in the event the proposal is accepted and the successful bidder fails to execute the contract and furnish the required bonds within ten (10) working days after the notice of bid award.

The Town will conduct a pre-bid conference and site inspection on Thursday, January 23, 2015 beginning at 10:00 a.m. Interested bidders should meet at the Oz Town Hall, 479 East Main Street, Oz, AZ which is accessible to persons with disabilities. Individuals with special accessibility needs may contact the Town of Oz ADA Coordinator at (602) 555-2442 or TTY: (800) 555-3553 at least seventy-two (72) hours prior to the meeting.

For additional information on plan and spec review locations and how to obtain plans and specifications, as well as additional bidding procedures contact: Project Manager, Glenda Goodwich, Toto Consulting, Post Office Box A42, Oz, AZ 99994; phone number: (800) 555-4664; fax: (602) 555-6886; TTY: (602) 555-5775; or e-mail: glenda@oz.az.us.

The Town of Oz reserves the right to accept the lowest, responsible bid; to consider alternatives; to reject any or all bids; and to waive irregularities of information in any bid. Bids received after the specified time of closing will be returned unopened. The Town of Oz also reserves the right to hold any or all bids for a period of thirty (30) days after the date of opening. Bidders will not be allowed to withdraw submitted bids during the thirty (30) day period.
The Town of Oz is an Affirmative Action/Equal Opportunity Employer

Dated this 5th day of January 2015
Oz Town Council
/s/ I.B. Wizard, Mayor
EXAMPLE: BID ADVERTISEMENT (ABBREVIATED VERSION)

Because advertising costs can be prohibitive, an abbreviated Notice may be published. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example.

TOWN OF OZ
PUBLIC NOTICE
SENIOR CITIZEN CENTER CONSTRUCTION
479 East Main Street, Oz, AZ

The Town of Oz has been awarded a federal Community Development Block Grant (CDBG) from the State of Arizona Department of Housing (ADOH) and will accept bids from qualified firms or individuals with a minimum of a B-2 commercial license as registered with the Arizona Registrar of Contractors to perform the following services: Construction of a 4,000 square foot single story masonry with wood framed roof building to include two (2) handicapped accessible restrooms, a kitchen, storage area and main multi-purpose room.

For additional information on plan and spec review locations and how to obtain plans and specifications as well as additional bidding procedures contact: Project Manager, Glenda Goodwich, Toto Consulting, Post Office Box A42, Oz, AZ 99994; phone number: (800) 555-4664; fax: (602) 555-6886; TTY: (602) 555-5775; or e-mail: glenda@oz.az.us. The Town will conduct a pre-bid conference and site inspection on Thursday, January 23, 2015 beginning at 10:00 a.m. Interested bidders should meet at the Oz Town Hall, 479 East Main Street, Oz, AZ.

Sealed bids will be received in the office of the Town Clerk, Oz Town Hall, 479 East Main Street until 1:00 p.m., on Friday, February 28, 2015.
EXAMPLE: INVITATION TO BID

This Invitation to Bid can be used for construction procurement. All italicized words and statements must be replaced with information specific to the grantee and the bid. Community Development Block Grant (CDBG) is used as a sample funding source throughout this document. If your project is funded with a source other than CDBG, be sure to change the language in the example.

TOWN OF OZ
INVITATION TO BID
SENIOR CITIZEN CENTER CONSTRUCTION
479 East Main Street, Oz, AZ

The Town of Oz hereinafter referred to as Town, through a Community Development Block Grant (CDBG) from the State of Arizona Department of Housing (ADOH) will accept bids from qualified firms or individuals with a minimum of a B-2 commercial license as registered with the Arizona Registrar of Contractors to perform the following services:

Project Description
This federally funded project consists of construction of a senior center as follows:

A 4,000 square foot single story masonry with wood framed roof building located at 777 Yellow Brick Road to include two (2) handicapped accessible restrooms, a kitchen, storage area and main multi-purpose room.

Objective/Scope of Work
The contractor shall furnish all materials, labor, equipment, services, transportation and perform all the work for the Town’s project known as the Town Senior Center for the Town of Oz, Arizona as called for in the Specifications and Drawings. The proposer should prepare a detailed time schedule for completion. The successful proposer will be required to lend all possible assistance in the preparation, investigation and documentation necessary for compliance with all applicable federal Labor Standards/Davis-Bacon and other requirements of ADOH. The successful proposer should be prepared to comply with all local, state and federal safety and environmental requirements. The project shall be accomplished in accordance with all federal program and state statutory requirements to include 2 CFR 200, Executive Orders and the Arizona Administrative Code.
Proposals

To be considered, one (1) original and two (2) copies of the proposal must be provided and in accordance with the Instructions to Bidders included in the bid package.

Sealed bids will be received in the office of the Town Clerk, Oz Town Hall, 479 East Main Street until 1:00 p.m., on Friday, February 28, 2015, at which time all bids received will be opened and the amount of the total bid and alternates read aloud. Failure of the proposer to complete all of the bid documents may result in rejection of the proposal. All bids should be identified as “Sealed Proposal - Town Senior Center Project”.

A bid security in the form of a certified check, cashier’s check or bid bond in the amount of five percent (5%) of the bid shall accompany each proposal. Bonding companies issuing acceptable bonds in conjunction with this project must hold a certification of authority to transact surety business in Arizona as issued by the Director of the Department of Insurance. All bid security shall be made payable, without condition, to the Town of Oz. Said bid security shall be considered liquidated damages and shall be forfeited to the Town of Oz in the event the proposal is accepted and the successful bidder fails to execute the contract and furnish the required bonds within ten (10) workings days after the notice of bid award.

The Town will conduct a pre-bid conference and site inspection on Thursday, January 23, 2015, beginning at 10:00 a.m. Interested bidders should meet at the Oz Town Hall, 479 East Main Street which is accessible to persons with disabilities. Individuals with special accessibility needs, may contact the Town of Oz ADA Coordinator at (602) 555-2442 or TTY: (800) 555-3553; or e-mail: adacoord.oz.az.us at least seventy-two (72) hours prior to the meeting.

The project shall be accomplished in accordance with all federal program and state statutory requirements to include Executive Orders, Administrative Rules and Regulations.

If information of a material matter is provided in response to any correspondence or question or if a clarification is issued by the architect or the Town, a copy of the question and answer will be provided to all prospective bidders who have requested a set of plans. This response shall serve as an addendum to the advertised call for bids and become part of the Town’s approved plans.

Copies of the plans, specifications and contract documents may be obtained at the Office of the Town Clerk, Oz Town Hall, 479 East Main Street, Oz, AZ 99994 and Wonderfully Wicked Architectural Design, 1122 South Broadway, Kansas City, KS 99997. A refundable deposit of $100.00 will be required for each set of contract documents, plans and specs. Deposit should be in the form of a check payable to the Town of Oz. Such deposit will be refunded upon return of the contract documents, plans and specs with a proposal; or return of the contract
documents, plans and specs in good order within one (1) week of the bid opening date; said deposit to otherwise be forfeited to the Town of Oz. Limit of two (2) sets of documents per general contractor. Additional sets may be purchased at $35.00 per set. To receive plans and specs by priority mail, include a separate check for $13.00 payable to the Town of Oz. Mailing fees are not refundable.

Bidding documents may be examined at the Town Hall, Town of Oz, the office of the Architect and at:

- **Glenda’s Plan Room**
  - 777 East Heaven
  - Skyward, AZ 88889

- **Dodger’s**
  - 335 1st Street
  - Phoenix, AZ 77778

- **Dodger’s**
  - 7754 West Olive Tree
  - Tucson, AZ 66667

Correspondence, questions and/or clarifications of the bidding procedure should be directed to: Project Manager, Glenda Goodwich, Toto Consulting, Post Office Box A42, Oz, AZ 99994; phone number: (602) 555-5775; fax: (602) 555-6886; or e-mail: glenda@oz.az.us.

Correspondence, questions and/or clarifications concerning the plans or specs should be directed to: Project Architect, Tim Hart, Wonderfully Wicked Architectural Designs, 1122 South Broadway, Kansas City, KS 99997; phone number: (677) 731-2222; fax: (677) 731-2223; or e-mail: thart@wwad.com.

The Town of Oz reserves the right to accept the lowest, responsible bid; to consider alternatives; to reject any or all bids; and to waive irregularities or information in any bid. Bids received after the specified time of closing will be returned unopened. The Town of Oz also reserves the right to hold any or all bids for a period of thirty (30) days after the date of opening. Bidders will not be allowed to withdraw submitted bids during the thirty (30) day period.

The Town of Oz is an Affirmative Action/Equal Opportunity Employer

Dated this 5th day of January 2015
Oz Town Council
/s/ I.B. Wizard, Mayor
Instructions to Bidders

Submit one (1) original and two (2) copies of the bid which shall be sealed and filed at the time and place indicated in the Invitation to Bid. Bidders must adhere to the following:

1. Complete the Contractor's Qualification Statement, being certain to include the following information:
   a. Include information concerning the firm's experience in the past five (5) years in the construction of public facilities, specifically identifying projects funded with federal dollars subject to federal Labor Standards/Davis-Bacon. List the most representative projects. Be certain to include information on how to contact the owner as these references may be verified during the scoring process.
   b. Identify the project team (owner, construction supervisor, bookkeeper, etc.) and crew make-up by classification (carpenter, concrete finisher, laborer, etc.). Remember to submit short resumes of the key personnel.
   c. Provide a list of current major project commitments by the firm.
   d. Provide a minimum of three (3) credit references including company name, contact person, address and telephone number.

2. Utilizing the form provided, identify sub-contractors and material suppliers known when bid is submitted.

3. Provide a detailed timeframe for project completion.

4. Utilizing the form provided, submit the LS-2 Contractor's Certification Concerning Labor Standards and Prevailing Wage Requirements. This form is to be signed by the owner or corporate officer of the bidder.

5. Utilizing the form provided, submit the Certifications. This form is to be signed by the owner or corporate officer of the bidder.

Bid Security, Performance Bond and Payment Bond

The bid guarantee shall be in the form of a certified or cashier's check, upon a solvent bank or a surety bond for five (5%) percent of the amount of the bid.

The contractor will be required to provide a Performance Bond and Payment Bond equal to one hundred (100%) percent of the contract amount. No substitution or other form of bond will be allowed.
Such bonds shall be executed solely by a surety company or companies holding a certificate of authority to transact surety business in the State of Arizona as issued by the Director of the Arizona Department of Insurance. Such bonds are not to be limited as to the time in which action may be instituted against the surety company. The bond(s) shall be made payable and acceptable to the Town of Oz and shall be written or countersigned by an authorized representative of the surety who is either a resident of the State of Arizona or whose principal office is maintained in this State, as required by law, and the bond(s) shall have attached thereto a certified copy of Power of Attorney of the signing official.

Insurance

The contractor shall purchase and maintain during the contract time insurance as listed in the contract. The contractor will be required to provide evidence of such insurance prior to issuance of the Notice to Proceed in a form acceptable to the Town of Oz.

The Certificate of Insurance shall name as additional insured the Town of Oz and Project Coordinators, Inc. As required by law, the Certificate of Insurance shall be provided by an insurance carrier(s) authorized to do business in the State of Arizona or countersigned by an agent of the carrier authorized to do business in the State of Arizona.

Additionally, the contractor will be required to purchase and maintain Worker’s Compensation Insurance, including occupational disease provisions, for all employees at the site of the project. In case any work is sublet, the contractor shall require such sub-contractor similarly to provide Worker’s Compensation Insurance, including occupational disease provisions, for all the latter’s employees unless such employees are covered by the protection afforded by the Contractor.

COMPLETE THE FOLLOWING INSURANCE REQUIREMENTS AFTER CONSULTATION WITH LEGAL COUNSEL.

- Workers’ Compensation (statutory)
- Protective Bodily Injury
- Personal Property
- Automobile Bodily Injury and Property Damage

Award of the Contract

The Town of Oz reserves the right to reject any and all bids and to award the contract to other than the low bidder with good cause. The Town further reserves the right to waive any informality or irregularities in the bidding process. Additionally, the bidder recognizes the right of the Town to reject a
bid if the bidder failed to furnish the data required by the bidding documents or if the bid is in any way incomplete or irregular.

Each bidder shall be prepared to provide evidence of his/her experience, qualification and financial ability to carry out the terms of the contract.

All bids shall remain firm for a period of thirty (30) calendar days after the date of the bid opening. Proposals may not be modified after submittal. Bidders may withdraw proposals at any time prior to bid opening. No proposal may be modified or withdrawn after the bid opening except where the award of the contract has been delayed more than thirty-one (31) days.

The contractor to whom the contract is awarded will be required to execute the contract and obtain the Performance Bond and Payment Bond within ten (10) calendar days from the date of receipt of the Notice of Award. The Notice of Award shall be accompanied by the necessary contract documents. If the bidder fails to execute the contract, the Town may consider the bidder in default, in which case the bid bond accompanying the proposal shall become the property of the Town.

Notwithstanding any delay in the preparation and execution of the formal contract, each bidder shall be prepared to commence work within seven (7) days of receipt of the Notice to Proceed.

**Protest Procedure**

Bid protests shall be submitted in writing to: Town Clerk, Town of Oz, 479 East Main Street, Oz, AZ 99994 within seventy-two (72) hours of bid award notification. Protests must contain at a minimum the name, address and telephone number of the protester, the signature of the protester or its representative and evidence of authority to sign; a detailed statement of the legal and factual grounds of the protest including copies of relevant data; and the form of relief requested. Within three (3) business days of receipt, and after consultation with legal counsel, ADOH, Project Manager or others, the Town will respond to the protest. The Town of Oz reserves the right to reject any or all bids; to waive irregularities of information in any bid; and/or to take any steps determined prudent in order to resolve the protest.
Contractors may use AIA Document A305 - Contractor's Qualification Statement or this form to fulfill the qualification requirements of the bid.

CONTRACTOR'S QUALIFICATION STATEMENT

The undersigned certifies under oath to the truth and correctness of all statements and of all answer to questions made hereinafter.

SUBMITTED TO:

ADDRESS:

SUBMITTED BY:
NAME:
DUNS NUMBER:
TAXPAYER/EMPLOYER ID NUMBER:
ADDRESS:

PRINCIPAL OFFICE:

☐ Corporation ☐ Joint Venture
☐ Partnership ☐ Other
☐ Individual

1. How many years has your organization been in business as a general contractor?

2. How many years has your organization been in business under its present business name?
a. Under what other or former names has your organization operated?

3. If a corporation, answer the following:
   a. Date of incorporation
   b. State of incorporation
   c. President’s name
   d. Vice-president’s name(s)
   e. Secretary’s name
   f. Treasurer’s name

4. If an individual or a partnership, answer the following:
   a. Date of organization
   b. Name and address of all partners (state whether general or limited partnership)

5. If other than a corporation or partnership, describe organization and name principals.

6. List states and categories in which your organization is legally qualified to do business. Indicate registration or license numbers. List states in which partnership or trade name is filed.
7. We normally perform the following work with our own forces.

8. Have you ever failed to complete any work awarded to you? If so, note when, where and why.

9. Within the last five (5) years, has any officer or partner of your organization ever been an officer or partner of another organization when it failed to complete a construction contract? If so, attach a separate sheet of explanation.

10. On a separate sheet, list major construction projects your organization has in process, giving the name of project, owner, architect, contract amount, percent complete and scheduled completion date.

11. On a separate sheet, list the major projects your organization has completed in the past five (5) years, giving the name of project, owner, architect, contract amount, date of completion and percentage of the cost of the work performed with your own forces.

12. On a separate sheet, list the construction experience of the key individuals of your organization.
13. Trade references.


15. Name of bonding company and name and address of agent.

16. Attach a financial statement, audited if available, including contractor’s latest balance sheet and income statement showing the following items:
   a. Current assets (i.e. cash, joint venture accounts, accounts receivable, notes receivable, accrued income, deposits, materials inventory and prepaid expenses).
   b. Net fixed assets.
   c. Other assets.
   d. Current liabilities (i.e. accounts payable, notes payable, accrued expenses, provision for income taxes, advances, accrued salaries and accrued payroll taxes).
   e. Other liabilities (i.e. capital, capital stock, authorized and outstanding shares par values, earned surplus and retained earnings).
   f. Name of firm preparing financial statement and date thereof.
   g. Is this financial statement for the identical organization named on Page One (1)?
   h. If not, explain the relationship and financial responsibility of the organization whose financial statement is provided (i.e. parent-subsidiary).
   i. Will this organization act as guarantor of the contract for construction?
17. Dated at _________________________________ this ______ day of __________________, 20________.

Name of organization: _______________________________

_______________________________________

By

_______________________________________

Title

18. ______________________________________ being duly sworn deposes and says that he/she is the _______________________________________ of _______________________________________
contractor(s) and that answers to the foregoing questions and all statements therein contained are true and correct.

Subscribed and sworn before me this ______ day of _________________, 20______.

_______________________________________

Notary Public

My commission expires: _______________________________
BID PROPOSAL FORM

Supplementary Conditions may be provided by the project architect/engineer as part of the specifications.

TOWN OF OZ
SENIOR CITIZEN CENTER CONSTRUCTION
PROPOSAL FORM

PROJECT IDENTIFICATION: Removal of Architectural Barriers

CONTRACT IDENTIFICATION AND NUMBER: 199-15

THIS BID IS SUBMITTED TO: The Town of Oz
479 East Main Street
Oz, AZ  99994

1. The undersigned bidder proposes and agrees, if this bid is accepted, to enter into an agreement with the Town of Oz in the form included in the contract documents to perform and furnish all work as specified or indicated in the contract documents for the contract price and within the contract time indicated in this bid and in accordance with the other terms and conditions of the contract documents.

2. Bidder accepts all of the terms and conditions of the Invitation to Bid and Instructions to Bidders, including without limitation, those dealing with the disposition of bid security. This bid will remain subject to acceptance for thirty (30) days after the day of bid opening. Bidder will sign and submit the contract with the bonds and other documents required by the bidding requirements within ten (10) days after the date of Notice of Award.

3. In submitting this bid, bidder represents, as more fully set forth in the contract, that:
   a. Bidder has examined copies of all of the bidding documents and of the following Addenda (receipt of which is hereby acknowledged):

<table>
<thead>
<tr>
<th>Date</th>
<th>Addendum Number</th>
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</table>

ARIZONA DEPARTMENT OF HOUSING 210
b. Bidder has familiarized himself/herself with the nature and extent of the contract documents, work, site, locality and all local conditions and laws and regulations that in any manner may affect cost, progress, performance or furnishing of the work.

c. Bidder specifies that the firm will not discriminate against employees or applicants for employment pursuant to the Governor’s Executive Order 2009-9 and all other applicable state and federal laws, regulations and Executive Orders.

d. Bidder has studied carefully all reports and drawings of subsurface conditions and drawings of physical conditions in or relating to existing surface or subsurface structures at or contiguous to the site. Bidder acknowledges that the Town and Architect do not assume responsibility for the accuracy or completeness of information and data shown or indicated in the bidding documents with respect to underground facilities at or contiguous to the site. Bidder has obtained and carefully studied (or assumes responsibility for having done so) all such additional or supplementary examinations, investigations, explorations, tests, studies and data concerning conditions (surface, subsurface and underground facilities) at or contiguous to the site or otherwise which may affect cost, progress, performance or furnishing of the work or which relate to any aspect of the means, methods, techniques, sequences and procedures of construction to be employed by bidder and safety precautions and programs incident thereto. Bidder does not consider that any additional examinations, investigations, explorations, tests, studies or data are necessary for the determination of this bid for performance and furnishing of the work in accordance with the times, price and other terms and conditions of the contract documents.

e. Bidder has correlated the information known to the bidder, information and observations obtained from visits to the site, reports and drawings identified in the contract documents and all additional examinations, investigations, explorations, tests, studies and data with the contract documents.

f. Bidder has provided the Architect written notice of all conflicts, errors, ambiguities or discrepancies that bidder has discovered in the contract documents and the written resolution thereof by Architect is acceptable to bidder and the contract documents are generally sufficient to indicate and convey understanding of all terms and conditions for performing and furnishing the work for which this bid is submitted.

g. This bid is genuine and not made in the interest of or on behalf of any undisclosed person, firm or corporation and is not submitted in conformity with any agreement or rules of any group, association, organization or corporation; bidder has not directly or indirectly induced or solicited any other bidder to submit a false or sham bid; bidder has not solicited or induced any person,
firm or corporation to refrain from bidding; and bidder has not sought by collusion to obtain for himself/herself any advantage over any other bidder or over the Town.

4. Bidder will complete the work in accordance with the contract documents for the following price:

__________________________________________

5. Bidder agrees that the work will be fully completed and ready for final payment within ninety (90) calendar days after the date when the contract time commences.

6. Bidder accepts the provisions of the contract as to liquidated damages of $500 per day for each consecutive calendar day in the event of failure to complete the work within the times specified in the contract.

7. The following documents are attached to and made a condition of this bid:
   a. Required bid security in the form of ________________________________
   b. Contractor Qualification Statement and supporting data
   c. Sub-contractor and Material Suppliers List
   d. Wage Rate Decision
   e. LS-2 Contractor's Certification Concerning Labor Standards and Prevailing Wage Requirements
   f. Certifications

8. Communications concerning this bid shall be addressed to:
   Name: _____________________________________________________________
   Address: ___________________________________________________________
              ___________________________________________________________
   Phone: _____________________________________________________________

Submitted on (date): ________________________________
State Contractor License No: ________________________________
Contractor DUNS No: ________________________________
If bidder is:

**An Individual**

<table>
<thead>
<tr>
<th>By (Signature of Individual):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Typed or Printed Name of Individual:</td>
</tr>
<tr>
<td>(dba):</td>
</tr>
<tr>
<td>Business Address:</td>
</tr>
<tr>
<td>Phone Number:</td>
</tr>
</tbody>
</table>

**A Partnership**

<table>
<thead>
<tr>
<th>By (Firm’s Name):</th>
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<tbody>
<tr>
<td>Signature of General Partner:</td>
</tr>
<tr>
<td>Typed or Printed Name of General Partner:</td>
</tr>
<tr>
<td>Business Address:</td>
</tr>
<tr>
<td>Phone Number:</td>
</tr>
</tbody>
</table>

**A Corporation**

<table>
<thead>
<tr>
<th>By (Corporation’s Name):</th>
<th>(Affix Seal)</th>
</tr>
</thead>
<tbody>
<tr>
<td>State of Incorporation:</td>
<td></td>
</tr>
<tr>
<td>Signature of Authorized Signer:</td>
<td></td>
</tr>
<tr>
<td>Typed or Printed Name of Authorized Signer:</td>
<td></td>
</tr>
<tr>
<td>Business Address:</td>
<td></td>
</tr>
<tr>
<td>Phone Number:</td>
<td></td>
</tr>
</tbody>
</table>
PROPOSAL CHECK LIST

☐ Proposal Form

☐ Bid Bond, Certified Check or Cashier’s Check

☐ Contractor’s Qualification Statement with Supporting Documents
  ☐ List of Most Representative Projects (Davis-Bacon identified)
  ☐ Identification of Project Team and Crew Make-up
  ☐ Resumes of Key Personnel
  ☐ List of Current Major Project Commitments
  ☐ Financial Statements
  ☐ Credit References

☐ Sub-contractor and Material Suppliers List

☐ LS-2 – Contractor’s Certification Concerning Labor Standards and Prevailing Wage Requirements

☐ Certifications
CERTIFICATIONS

CIVIL RIGHTS

The undersigned is fully aware that this contract is wholly or partially federally funded, and further, agrees to abide by the:

Civil Rights Act of 1964, Title VI, as amended, that provides no person on the basis of Race, Color or National Origin shall be excluded from participation, denied program benefits or subjected to discrimination.

And, Civil Rights Act of 1968, Title VIII, as amended, will not discriminate in housing on the basis of Race, Color, Religion, Sex or National Origin.

And, Rehabilitation Act of 1973, Section 503, as amended, which prohibits discrimination against individuals with disabilities and requires government contractors to take affirmative action to employ and advance in employment qualified individuals with disabilities.

And, Housing and Community Development Act of 1974, Section 109, as amended, that no person shall be excluded from participation (including employment), denied program benefits or subjected to discrimination on the basis of Race, Color, National Origin, Sex, Age, Religion and Disability under any program or activity funded in whole or part under Title I (CDBG) of the Act.

And, Age Discrimination Act of 1975, as amended, that no person shall be excluded from participation, denied program benefits or subjected to discrimination on the basis of age under any program or activity receiving federal funds.

And, Americans with Disabilities Act of 1990, as amended, that no covered entity shall discriminate against a qualified individual on the basis of disability in regard to job application procedures, the hiring, advancement or discharge of employees, employee compensation, job training and other terms, conditions and privileges of employment.

And, Executive Order 11063, that no person shall, on the basis of Race, Color, Religion, Sex or National Origin, be discriminated against in housing and related facilities provided with federal assistance or lending practices with respect to residential property when such practices are connected with loans insured or guaranteed by the federal government.
And, Executive Order 11246, as amended, that no person shall be discriminated against, on the basis of Race, Color, Religion, Sex, Sexual Orientation, Gender Identity or National Origin, in any phase of employment during the performance of federal or federally assisted construction contracts awarded to contractors or subcontractors who do over $10,000 in government business in one (1) year.

EQUAL EMPLOYMENT OPPORTUNITY

During the performance of the contract, the contractor agrees as follows:

17. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The contractor will take affirmative action to ensure that applicants are employed and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause.

18. The contractor will, in all solicitations or advancements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity or national origin.

19. The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee’s essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing or action, including an investigation conducted by the employer, or is consistent with the contractor’s legal duty to furnish information.

20. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or workers’ representative of the
contractor’s commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

21. The contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

22. The contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

23. In the event of the contractor’s noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be cancelled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order No. 11246 of Sept. 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

24. The contractor will include the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the contractor may request the United States to enter into such litigation to protect the interests of the United States.” [Sec. 202 amended by EO 11375 of Oct. 13, 1967, 32 FR 14303, 3 CFR, 1966-1970 Comp., p. 684, EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230, EO 13665 of April 8, 2014, 79 FR 20749, EO 13672 of July 21, 2014, 79 FR 42971].

EQUAL OPPORTUNITY FOR WORKERS WITH DISABILITIES - SECTION 503
(if contract $10,000 or over)

3. The Contractor will not discriminate against any employee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applicant for employment is qualified. The Contractor agrees to take affirmative action to employ and advance
in employment individuals with disabilities, and to treat qualified individuals without
discrimination on the basis of their physical or mental disability in all employment practices
including the following:

a. Recruitment, advertising and job application procedures;

b. Hiring, upgrading, promotion, award of tenure, demotion, transfer, layoff, termination,
   right of return from layoff and rehiring;

c. Rates of pay or any other form of compensation and changes in compensation;

d. Job assignments, job classifications, organizational structures, position descriptions, lines of
   progression and seniority lists;

e. Leaves of absence, sick leave or any other leave;

f. Selection and financial support for training including apprenticeship, professional
   meetings, conferences and other activities and selection for leaves of absence to pursue
   training;

g. Activities sponsored by the contractor including social or recreational programs; and

h. Any other term, condition or privilege of employment.

2. The Contractor agrees to comply with the rules, regulations and relevant orders of the Secretary
   of Labor issued pursuant to the Act.

3. In the event of the Contractor’s non-compliance with the requirements of this clause, actions for
   non-compliance may be taken in accordance with the rules, regulations and relevant orders of the
   Secretary of Labor issued pursuant to the Act.

4. The Contractor agrees to post in conspicuous places, available to employees and applicants for
   employment, notices in a form to be prescribed by the Director, Office of Federal Contract
   Compliance Programs, provided by or through the contracting officer. Such notices shall state
   the rights of applicants and employees as well as the Contractor’s obligation under the law to
   take affirmative action to employ and advance in employment qualified employees and
   applicants with disabilities. The Contractor must ensure that applicants or employees with
   disabilities are provided the notice in a form that is accessible and understandable to the
   individual applicant or employee (i.e. providing Braille or large print versions of the notice or
   posting a copy of the notice at a lower height for easy viewing by a person using a wheelchair).
   With respect to employees who do not work at a physical location of the Contractor, a
   Contractor will satisfy its posting obligations by posting such notices in an electronic format,
   provided that the Contractor provides computers, or access to computers, that can access the
   electronic posting to such employees or the Contractor has actual knowledge that such
   employees otherwise are able to access the electronically posted notices. Electronic notices for
   employees must be posted in a conspicuous location and format on the company’s intranet or
sent by electronic mail to employees. An electronic posting must be used by the Contractor to notify job applicants of their rights if the Contractor utilizes an electronic application process. Such electronic applicant notice must be conspicuously stored with, or as part of, the electronic application.

5. The Contractor will notify each labor union or representative of workers with which it has a collective bargaining agreement or other contract understanding that the Contractor is bound by the terms of Section 503 of Rehabilitation Act of 1973, as amended, and is committed to take affirmative action to employ and advance in employment and shall not discriminate against individuals with physical or mental disabilities.

6. The Contractor must include the provisions of this clause in every subcontract or purchase order in excess of $10,000 unless exempted by rules, regulations or orders of the Secretary issued pursuant to Section 503 of the Act, as amended, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the Director of the Office of Federal Contract Compliance Programs may direct to enforce such provisions, including action for non-compliance.

7. The Contractor must, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment and will not be discriminated against on the basis of disability.

PROCUREMENT OF RECOVERED MATERIALS

The undersigned is fully aware that this contract is wholly or partially federally funded and further by submission of this bid certifies that they will adhere to the requirements and specifications as outlined by the EPA at 40 CFR Part 247, Comprehensive Procurement Guideline for Products Containing Recovered Materials.

ACCESS TO RECORDS AND RECORDS RETENTION

The undersigned certifies, to the best of his or her knowledge and belief that:

1. The individual, sole proprietor, partnership, corporation and/or association agrees to permit the Recipient, Consultants, State of Arizona Department of Housing (ADOH), U. S. Department of Housing and Urban Development (HUD) and the Office of the Inspector General and/or their designated representatives to have access to all records for review, monitoring and audit during normal working hours.
2. The individual, sole proprietor, partnership, corporation and/or association agrees to retain all records for at least three (3) years following the grant contract closeout between HUD and ADOH or the resolution of all audit findings, whichever is later.

CONFLICT OF INTEREST

The undersigned is fully aware that this contract is wholly or partially federally funded and further, by submission of the bid or proposal that the individual or firm, certifies that:

1. There is no substantial interest, as defined by Arizona Revised Statute §§38-503 through 505, with any public official, employee, agency, commission or committee with the Recipient or Consultants.

2. Any substantial interest, as defined by Arizona Revised Statute §§38-503 through 505, with any public official, employee, agency, commission or committee (including members of their immediate family) with the Recipient or Consultants that develops at any time during this contract will be immediately disclosed to the Recipient and Consultants.

ANTI-LOBBYING

The undersigned certifies, to the best of his or her knowledge and belief, that:

1. No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement and the extension, continuation, renewal, amendment or modification of any federal contract, grant, loan or cooperative agreement.

2. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress in connection with this federal contract, grant, loan or cooperative agreement, the undersigned shall complete and submit Standard Form - LLL, “Disclosure Form to Report Lobbying,” in accordance with its instructions.
3. The undersigned shall require that the language of this Certification be included in the award documents for all sub-awards to all tiers (including subcontracts, sub-grants and contracts under grants, loans and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.
CERTIFICATIONS SIGNATURE FORM

Return this page with proposal.

These Certifications (Civil Rights, Equal Employment Opportunity, Equal Opportunity for Workers with Disabilities - Section 503, Procurement of Recovered Materials, Access to Records and Records Retention, Conflict of Interest, Anti-Lobbying) are a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of these Certifications is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U. S. Code. Any person who fails to file the required Certifications shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

_____________________________________  _________________________________
(Typed Name of Official)     (Signature of Official)

_____________________________________  _________________________________
(Typed Name of Firm)     (Date)
This section should be included in all Section 3 covered contracts. Delete this section and the Section 3 forms if not applicable.

THIS PROJECT IS IN WHOLE OR IN PART FEDERALLY FUNDED AND THE SUCCESSFUL BIDDER WILL BE REQUIRED TO ADHERE TO SECTION 3 PROVISIONS

Please refer to the Section 3 requirements including required language and forms in the ADOH Section 3 Handbook located on the Department’s website at: https://housing.az.gov/documents-links/handbooks
SUB-CONTRACTORS AND MATERIAL SUPPLIERS LIST

The Contractor shall list below all qualified subcontractors and material suppliers for this project.

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<th>Sub-contractor/Material Supplier Name</th>
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INCLUDE A COPY OF THE CURRENT WAGE RATE DETERMINATION
EXAMPLE: CONSTRUCTION CONTRACT

THIS AND ALL CONTRACTS SHOULD BE REVIEWED BY LEGAL COUNSEL BEFORE SIGNING.

CONTRACT AGREEMENT

THIS AGREEMENT, entered into this ________ day of __________________, 20________, by and between the TOWN OF OZ, County of Tornado, State of Arizona (hereinafter called the “TOWN”) acting herein by the Mayor of the Town of Oz, hereunto duly authorized, and __________________________________ (hereinafter called the “CONTRACTOR”) acting herein __________________________ hereunto authorized.

WITNESSETH THAT:

The TOWN desires to engage the CONTRACTOR to render construction services for the Removal of Architectural Barriers, Contract #199-15

NOW, THEREFORE the parties do mutually agree as follows:

1. Work

CONTRACTOR shall complete all work as specified or indicated in the contract documents. The work is generally described as follows:

[INSERT SCOPE OF WORK]

2. Access to Information

It is agreed that all information, data reports, records and plans as are existing, available and necessary for carrying out of the work outlined above have been furnished to the CONTRACTOR by the TOWN and its agencies. CONTRACTOR hereby acknowledges receipt of same. No charge will be made to the CONTRACTOR for such information and the TOWN and its agencies will cooperate with the CONTRACTOR in every way possible to facilitate the performance of the work described in the AIA Contract and this addendum.
3. **Project Manager - Administration**

The *TOWN* has designated *PCI* as project manager. The project manager shall be empowered to perform all administrative functions as required for management of the project and verification of compliance with ADOH requirements.

4. **Architect**

The Project has been designed by *Wonderfully Wicked Architectural Designs* who is hereinafter called *ARCHITECT* and who is to act as the *TOWN*’s representative, assume all duties and responsibilities and have the rights and authority assigned to *ARCHITECT* in the contract documents in connection with completion of the work in accordance with the contract documents.

5. **Contract Times**

The work will be completed and ready for final payment within *ninety (90)* calendar days of the date in the Notice to Proceed.

6. **Liquidated Damages**

*TOWN* and CONTRACTOR recognize that time is of the essence of this Agreement and that the *TOWN* will suffer financial loss if the work is not completed within the time specified. They also recognize the delays, expense and difficulties involved in proving the actual loss suffered by the *TOWN* if the work is not completed on time. Accordingly, instead of requiring any such proof, the *TOWN* and CONTRACTOR agree that as liquidated damages for delay (but not as a penalty) CONTRACTOR shall pay the *TOWN* $500.00 for each day that expires after the time specified for final completion until the work is complete and ready for final payment.

7. **Compensation and Method of Payment**

The maximum amount of compensation and reimbursement to be paid hereunder shall not exceed: [insert lump sum bid amount]. Originals of the Applications for Payment are to be submitted no later than the first day of the month to:

*The Town of Oz*
*Attention: Town Clerk*
*479 East Main Street*
*Oz, AZ 99994*

*Additionally, no later than the first day of the month, a copy of the Application for Payment is to be faxed to: Dorothy Kansas, PROJECT MANAGER, Project Coordination, Inc. at fax number: (602) 555-6886; and Steve Crow, Wonderfully Wicked Architectural Designs at fax number: (602) 555-9911.*
On a weekly basis, the ARCHITECT shall review and verify the percentage, progress and quality of work completed. On a weekly basis, PCI shall verify compliant completion of all necessary documentation required by ADOH, including but not limited to, federal Labor Standards/Davis-Bacon.

The TOWN and CONTRACTOR mutually agree that the TOWN will make a progress payment based on a duly certified (by ARCHITECT and PROJECT MANAGER) and approved (by a duly authorized representative of the TOWN) estimate of the work covered by the corresponding Application for Payment, subject to those conditions stipulated below and in other parts of the contract documents.

The TOWN will make payments in the amount equal to ninety percent (90%) of work completed (i.e. Town will retain ten percent (10%) of each estimate as additional guarantee for complete performance of the work), less the aggregate of payments previously made and less such deductions as ARCHITECT or TOWN determines are appropriate to cover claims requiring a greater sum to be retained.

Except as qualified above, upon final completion and acceptance of the work or designated part of the work on which separate final completion and acceptance and contract price are specified and upon compliance with other terms and conditions of the contract documents, payment may be made in full, including retainage withheld less such deductions as ARCHITECT may recommend or the TOWN may withhold to cover claims requiring a greater sum to be retained and liquidated damages.

The TOWN may deduct from each progress payment and final payment an amount equal to the TOWN’s estimate of the liquidated damages then due or that would become due based on the TOWN’s estimate of late completion of the work if CONTRACTOR fails to submit and implement a written schedule recovery plan describing the cause of schedule slippage or delayed progress and the actions proposed to recover schedule.

8. Indemnification

CONTRACTOR shall comply with the requirements of all applicable laws, rules and regulations and shall exonerate, indemnify and hold harmless the TOWN and its agency members, PCI, the ARCHITECT and the State of Arizona Department of Housing (ADOH) from and for any violation caused by him and shall assume full responsibility for payment of federal, state and local taxes on contributions imposed or required under the Social Security, workmen’s compensation and income tax laws.

a. This Agreement shall be construed under and in accordance with the laws of the State of Arizona and all obligations of the parties created hereunder are performable in Tornado County, Arizona.

b. This Agreement shall be binding upon and ensure to the benefit of the parties hereto and their respective heirs, executors, administrators, legal representatives, successors and assigns where permitted by this Agreement.

c. In any case one (1) or more of the provisions contained in this Agreement shall, for any reason, be held to be invalid, illegal or unenforceable said holding shall not affect any other provision thereof and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.

d. If any action at law or in equity is necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled to reasonable attorney’s fees, costs and necessary disbursements in addition to any other relief to which such party may be entitled.

e. This Agreement may be amended only by mutual agreement of the parties hereto in writing to be attached to and incorporated into this Agreement.

10. Project Familiarity and Identification of Conflicts

In order to induce the TOWN to enter into this Agreement, CONTRACTOR makes the following representation:

a. CONTRACTOR has familiarized himself/herself with the nature and extent of the contract documents, work, site, locality and all local conditions and laws and regulations that in any manner may affect cost, progress, performance or furnishing of the work.

b. CONTRACTOR has given the ARCHITECT a written notice of all conflicts, errors or discrepancies discovered in the contract documents and the written resolution thereof by the ARCHITECT and PCI is acceptable to the CONTRACTOR.

c. CONTRACTOR has examined and carefully studied the contract documents and other related data identified in the bidding documents including “technical data”.

d. CONTRACTOR is familiar with and satisfied as to all federal, state and local laws and regulations that may affect cost, progress, performance and furnishing of the work.

11. Insurance

Certificate(s) of Insurance naming the TOWN and PCI as co-insured verifying the minimum coverages as listed below shall be delivered as specified in the Notice of Award prior to issuance of the Notice to Proceed:
COMPLETE THE FOLLOWING INSURANCE REQUIREMENTS AFTER CONSULTATION WITH LEGAL COUNSEL.

- Workers’ Compensation (statutory)
- Protective Bodily Injury
- Personal Property
- Automobile Bodily Injury and Property Damage

12. Timely Submission of Labor Standard Forms

All forms necessary for compliance with the Davis-Bacon Wage Act shall be delivered to PCI prior to issuance of the Notice to Proceed and on a weekly basis during construction.

13. Contract Documents

The contract documents which comprise the entire agreement between the TOWN and the CONTRACTOR concerning the work consist of the following.

[INSERT LIST OF ACTUAL BIDDING DOCUMENTS]

- This Agreement pages __________ to __________
- Exhibit A: Terms & Conditions
- Certifications
- Performance, Payment and other Bonds
- Notice to Proceed
- General Conditions and Supplementary Conditions
- Specifications and drawings incorporated in the bidding documents
- Bidding documents including addenda acknowledged in CONTRACTOR bid.

14. Terms and Conditions

This Agreement is subject to the provisions entitled “Terms and Conditions” attached hereto and incorporated by reference herein as Exhibit A. This Addendum shall be interpreted as if Exhibit A were printed in full herein.
15. Certifications

This Agreement is subject to the provisions entitled “Certifications” which were submitted by the CONTRACTOR in the bid dated [insert date] and are incorporated by reference herein and shall be interpreted as if the Certifications were printed in full herein.

IN WITNESSETH HEREOF, the parties have hereunto set their hands and seals.

Approved as to Form: The TOWN of Oz

_______________________________________  _______________________________________
Town Attorney                                 Mayor

ATTEST:                                        CONTRACTOR:

_______________________________________  _______________________________________
Town Clerk                                    President
EXHIBIT A: TERMS AND CONDITIONS

1. Termination of Contract
   a. If, for any reason, the CONTRACTOR shall fail to fulfill in a timely and proper manner his/her obligations under this contract or if the CONTRACTOR shall violate any of the covenants, agreements or stipulations of this contract, the TOWN shall thereupon have the right to terminate the contract by giving written notice to the CONTRACTOR of such termination and specifying the effective date thereof. In such event, all finished or unfinished site or structural improvements, as well as all materials or equipment acquired or stored by the CONTRACTOR under this contract shall, at the option of the TOWN, become TOWN’S property and the CONTRACTOR shall be entitled to receive just and equitable compensation for any work satisfactorily completed hereunder.

   Notwithstanding the above, the CONTRACTOR shall not be relieved of liability to the TOWN for damages sustained by the TOWN by virtue of any breach of the contract by the CONTRACTOR and the TOWN may withhold any payments to the CONTRACTOR for the purpose of set-off until such time as the exact amount of damages due the TOWN from the CONTRACTOR is determined.

   b. The TOWN may terminate this contract at any time by giving at least ten (10) days written notice to the CONTRACTOR. If the contract is terminated by the TOWN as provided herein, the CONTRACTOR will be paid as provided in this Addendum for the time expended and expenses incurred up to the termination date. If this contract is terminated due to the fault of the CONTRACTOR, Paragraph 1.a hereof relative to termination shall apply.

   c. This contract may be terminated per A.R.S. §38-511, Conflict of Interest.

2. Sanction, Penalties and Debarment
   A breach of the contract provisions concerning violations of federal labor standards may be grounds for termination of the contract and result in sanctions, penalties including liquidated damages and/or debarment of the contractor.

3. Changes
   The TOWN may request changes in the scope of the services of the CONTRACTOR to be performed hereunder. Such changes, including any increase or decrease in the amount of the CONTRACTOR’s compensation, which are mutually agreed upon by and between the TOWN and the CONTRACTOR, shall be incorporated in written amendments to this contract.
4. **Personnel**

   a. The CONTRACTOR represents that he/she has, or will secure at his own expense, all personnel required in performing the services under this contract. Such personnel shall not be employees of or have any contractual relationship with the TOWN.

   b. All of the services required hereunder will be performed by the CONTRACTOR or under his/her supervision and all personnel engaged in the work shall be fully qualified, authorized and permitted for such work under state and local law to perform such services.

   c. None of the work or services covered by this contract shall be sub-contracted without the prior written approval of the TOWN. Any work or services sub-contracted hereunder shall be specified by written contract or agreement and shall be subject to each provision of this contract.

5. **Assignability**

   The CONTRACTOR shall not assign any interest on this contract and shall not transfer any interest in the same, whether by assignment or novation, without the prior written consent of the TOWN thereeto: provided, however, that claims for money by the CONTRACTOR from the TOWN under this contract may be assigned to a bank, trust company or other financial institution without such approval. Written notice of any such assignment or transfer shall be furnished promptly to the TOWN.

6. **Reports and Information**

   The CONTRACTOR, at such times and in such forms as the TOWN may require, shall furnish the TOWN such periodic reports as it may request pertaining to the work or services undertaken pursuant to this contract, the costs and obligations incurred or to be incurred in connection therewith and any other matters covered by this contract.

7. **Records Maintenance and Retention**

   The CONTRACTOR shall maintain accounts and records including personnel, property and financial records, adequate to identify and account for all costs pertaining to the contract and such other records as may be deemed necessary by the TOWN to assure proper accounting for all project funds, both federal and non-federal shares. These records will be retained for at least three (3) years following the grant contract closeout between ADOH and U.S. Department of Housing and Urban Development (HUD) unless permission to destroy them is granted in writing by the TOWN.
8. Findings Confidential

All of the reports, information, data, etc., prepared or assembled by the CONTRACTOR under this contract are confidential and the CONTRACTOR agrees that they shall not be made available to any individual or organization without the prior written approval of the TOWN, ADOH or HUD.

9. Copyright

No report, plan, drawing or other documents produced in whole or in part under this contract shall be the subject of an application for copyright by or on behalf of the CONTRACTOR.

10. Compliance with Local Laws

The CONTRACTOR shall comply with all applicable laws, ordinances and codes of the state and local governments and the CONTRACTOR shall save the TOWN harmless with respect to any damages arising from any tort done by the CONTRACTOR or representatives in performing any of the work embraced by this contract.

The Section 3 clause must be included in all Section 3 covered contracts. Delete this section if not applicable.

11. Section 3 Compliance with the Provision of Training, Employment and Business Opportunities

The work to be performed under this contract is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (Section 3). The purpose of Section 3 is to ensure that the employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by Section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons in the project area.

The parties to this contract agree to comply with HUD’s regulations in 24 CFR part 75, which implement Section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the part 75 regulations.

The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers’ representative of the contractor’s commitments under this Section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the Section 3 preference; job titles subject to hire; availability of apprenticeship and training positions; the qualifications for each; the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.

The contractor agrees to include this Section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 75 and agrees to take appropriate action, as provided in an applicable provision of the subcontractor in this Section 3 clause, upon a finding that the subcontractor is in violation of the regulations in
24 CFR part 75. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR part 75.

The contractor will certify that any vacant employment positions, including training positions, that are filled: 1) after the contractor is selected but before the contract is executed; and 2) with persons other than those to whom the regulations of 24 CFR part 75 require employment opportunities to be directed, were not filled to circumvent the contractor’s obligations under 24 CFR part 75.

Noncompliance with HUD’s regulations in 24 CFR part 75 may result in sanctions, termination of this contract for default and debarment or suspension from future HUD assisted contracts.

12. CONTRACTOR will comply with the requirements of the 2010 ADA Standards for Accessible Design.

13. Interest of Members of a TOWN Governing Body

No member of the governing body of the TOWN and no other officer, employee or agent of the TOWN who exercises any functions or responsibilities in connection with the planning and carrying out of the program, shall have any personal financial interest, direct, or indirect, in this contract and the CONTRACTOR shall take appropriate steps to assure compliance.

14. Interest of Other Local Public Officials

No member of the governing body of the locality and no other public official of such locality who exercises any functions or responsibilities in connection with the planning and carrying out of the program, shall have any personal financial interest, direct or indirect, in this contract and the CONTRACTOR shall take appropriate steps to assure compliance.

15. Interest of CONTRACTOR and Employees

The CONTRACTOR covenants that he/she presently has no interest and shall not acquire interest, direct or indirect, in the study area or any parcels therein or any other interest which would conflict in any manner or degree with the performance of his/her services hereunder. The CONTRACTOR further covenants that no person having any such interest shall be employed in the performance of this contract.

16. Access for Persons with Disabilities

In performing all construction CONTRACTOR agrees to comply with the 2010 ADA Standards for Accessible Design. CONTRACTOR represents that he understands said standard specifications and same are incorporated herein by this reference.
17. Clean Air Act, Clean Water Act

The CONTRACTOR shall comply with all applicable standards, orders or requirements issued under Section 306 of the Clean Air Act (42 U.S.C. 7606), Section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738 and EPA regulations which prohibit the use of non-exempt federal contracts, grants or loans of facilities included on the EPA List of Violating Facilities. The provision requires reporting of violations to the USEPA Assistant Administrator for Enforcement.

18. Mandatory Standards and Policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.


The CONTRACTOR agrees to comply with the Federal Labor Standards Provisions (HUD Form 4010) which is incorporated by reference herein. The CONTRACTOR shall supply information to the TOWN as necessary for monitoring of compliance to include, but not be limited to, submission of Labor Standard Forms included in the bid package, on-site inspections, investigations and/or enforcement by the TOWN. The CONTRACTOR agrees to comply with Wage Rate Determination included in the bid package and incorporated by reference.

THIS PROJECT IS IN WHOLE OR IN PART FEDERALLY FUNDED AND THE SUCCESSFUL BIDDER WILL BE REQUIRED TO ADHERE TO FEDERAL LABOR STANDARD/DAVIS-BACON PROVISIONS.

Project Coordination, Inc. (PCI) will monitor compliance with such provisions and standards on behalf of the Town of Oz. The successful bidder will be required to complete the following forms in order to comply. A brief explanation of the form and when the form is to be submitted to PCI is listed below. Should you have any questions concerning Federal Labor Standards or the forms to be submitted, please feel free to call PCI, Dorothy Kansas at phone number: (602) 555-1221; or e-mail: dorothy.kansas@oz.az.us.

**LS2 Contractor’s Certification Concerning Labor Standards and Prevailing Wage Requirements**

A separate form is to be completed by the contractor and submitted as a part of the bid package.
LS3 Sub-contractor’s Certification Concerning Labor Standards and Prevailing Wage Requirements

This form is to be completed by each subcontractor and submitted to PCI within ten (10) days of execution of the subcontract and a minimum of seven (7) days prior to the date the subcontractor is scheduled to start work on site.

LS4 Weekly Payroll Report

This form is to be completed by each contractor and sub-contractor weekly for the contract duration. Forms must be complete, correctly signed and submitted to PCI within seven (7) days of the end of the work week.

Weekly Payroll Reports will be verified by PCI and ADOH to confirm payment of the required wages. The Weekly Payroll Reports must include all employees who have worked on the job site, including persons exempt from Davis-Bacon and Related Acts wage rate. Exempt persons are:

a. Business Owners: This person must be listed in Section 5C of the LS2 or LS3 as an owner, partner or principal, owning at least a bona fide twenty percent (20%) equity interest in the business and must also be able to document the business via a tax ID number. This person must also be actively engaged in the business’s management and must not meet the Davis-Bacon definition of a “laborer or mechanic”. Relatives of the owner who are not listed in Section 5C must be paid Davis-Bacon and Related Acts wages. A sub-contractor who cannot document that the business is bona fide must be listed as an employee on the prime contractor’s Weekly Payroll Report.

b. Apprentices: The contractor/sub-contractor must provide written evidence of the registration of the program with the DOL Employment and Training Administration (ETA), Office of Apprenticeship Training, Employer and Labor Services (OA) or a state apprenticeship agency recognized by the ETA/OA. For additional information concerning apprentices, please call PCI.

c. Youth Employment: These individuals must be employed in a bona fide summer youth employment or opportunity program. For additional information concerning youth employment, please call PCI.

d. Other: On-site but non-construction (non-hands on) superintendents, inspectors, engineers, watch persons, water carriers, messengers, clerical workers and working foremen who devote less than twenty percent (20%) of their time to construction work are exempt. If a foreman devotes more than twenty percent (20%) of his/her time to mechanic or laborer duties, they must be paid the applicable wage rate(s) for all hours worked.
LS5  **Statement of Compliance**

This form is the certification for the Payroll Form LS-4. A separate form is to be completed by each contractor and subcontractor weekly for the duration of the contract. **Forms must be complete and correct, signed by the appropriate person, and submitted to PCI WITH THE LS-4 within seven (7) days of the end of the work week.**

The LS-5 must list all deductions indicated on the LS-4 and must indicate whether the fringes were paid in cash or to an approved fringe benefit plan. The LS-5 must be signed in ink by the owner or officer as listed on the LS-2 or LS-3 or by an employee designated in writing by the owner/officer as authorized to sign.

LS7  **Notice to All Employees**

This notice must be **posted** on the job site prior to the start of construction and must remain posted during construction.

LS15  **Authorization for Deductions**

This form is to be completed by each contractor and sub-contractor and is to be **submitted to PCI one (1) week prior to the first payroll.** Please note that each employee who authorizes payroll deductions for items other than standard state and federal taxes must sign the form.

The following information or action is also required in order to comply with Federal Labor Standards.

**Verification of Fringe Benefit Plan**

If fringe benefits are not paid in cash, each contractor and sub-contractor must submit verification of each fringe benefit plan at least one (1) week prior to the first payroll by submitting the following information:

a. A copy of the most recent remittance statement from the company holding the fringe benefit plan such as a bank, union, etc. The remittance statement must verify the employees covered by the plan and the amount paid into the plan for each employee by the contractor or subcontractor.

OR

b. A letter addressed to PCI from each bank, union, etc. holding the fringe benefit plan. The letter must verify which employees are covered by the plan and the amount paid into the plan for each employee by the contractor or sub-contractor.

**Pre-construction Conference**
The purpose of the pre-construction conference is to provide a forum for PCI, the Town of Oz, architect, contractor and sub-contractors to discuss the technical nature of the construction project and all of the compliance requirements of the contract.

Contractor and sub-contractor representatives shall attend. It is very important that the person preparing the Weekly Payroll Sheets attend this conference as well.

**Notice Provisions**

The Federal Labor Standards Provisions as well as the General Wage Decision included in this bid package must be posted on site during construction as well as the Equal Opportunity Employment/Non-Discrimination Notice. All postings shall be clearly visible and easily accessible to employees.

During construction, PCI will monitor compliance with the federal Labor Standards/Davis-Bacon. This monitoring shall include, but not be limited to, contractor and sub-contractor employee interviews, on-site inspections, review of the weekly payroll, etc., as required. Copies of the LS forms to be completed during monitoring are available from PCI.

Applicability
The Project or Program to which the construction work covered by this contract pertains is being assisted by the United States of America and the following Federal Labor Standards Provisions are included in this Contract pursuant to the provisions applicable to such Federal assistance.

A. 1. (I) Minimum Wages. All laborers and mechanics employed or working upon the site of the work, will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR Part 3), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics. Contributions made or costs reasonably anticipated for bona fide fringe benefits under Section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of 29 CFR 5.5(a)(1)(iv); also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs, which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period.

Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided, That the employer's payroll records accurately reflect the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conforming 29 CFR 5.5(a)(1)(ii) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

(Ii) (a) Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. HUD shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:

(1) The work to be performed by the classification requested is not performed by a classification in the wage determination; and
(2) The classification is utilized in the area by the construction industry; and
(3) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.

(b) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and HUD or its designee agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by HUD or its designee to the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, Washington, D.C. 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise HUD or its designee or will notify HUD or its designee within the 30-day period that additional time is necessary. (Approved by the Office of Management and Budget under OMB control number 1215-0140.)

(c) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and HUD or its designee do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), HUD or its designee shall refer the questions, including the views of all interested parties and the recommendation of HUD or its designee, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise HUD or its designee or will notify HUD or its designee within the 30-day period that additional time is necessary. (Approved by the Office of Management and Budget under OMB Control Number 1215-0140.)

(d) The wage rate (including fringe benefits where appropriate) determined pursuant to subparagraphs (1)(ii)(b) or (c) of this paragraph, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.

(III) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.

(iv) If the contractor does not make payments to a trustee or other third person, the contractor may consider as part
of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program. Provided, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program. (Approved by the Office of Management and Budget under OMB Control Number 1215-0140.)

2. Withholding. HUD or its designee shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld from the contractor under this contract or any other Federal contract with the same prime contractor, or any other Federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees and helpers, employed by the contractor or any subcontractor the full amount of wages required by the contract in the event of failure to pay any laborer or mechanic, including any apprentice, trainee or helper, employed or working on the site of the work, all or part of the wages required by the contract, HUD or its designee may, after written notice to the contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased. HUD or its designee may, after written notice to the contractor, disburse such amounts withheld for and on account of the contractor or subcontractor to the respective employees to whom they are due. The Comptroller General shall make such disbursements in the case of direct Davis-Bacon Act contracts.

3. (I) Payrolls and basic records. Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in Section I(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5 (a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in Section I(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs. (Approved by the Office of Management and Budget under OMB Control Numbers 1215-0140 and 1215-0017.)

(H) (a) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to HUD or its designee if the agency is a party to the contract, but if the agency is not such a party, the contractor will submit the payrolls to the applicable sponsor, or owner, as the case may be, for transmission to HUD or its designee. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i) except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web site at http://www.dol.gov/esa/whd/forms/w347Instr.htm or its successor site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to HUD or its designee if the agency is a party to the contract, but if the agency is not such a party, the contractor will submit the payrolls to the applicable sponsor, or owner, as the case may be, for transmission to HUD or its designee, the contractor, or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this subparagraph for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to HUD or its designee. (Approved by the Office of Management and Budget under OMB Control Number 1215-0149.)

(b) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:

(I) That the payroll for the payroll period contains the information required to be provided under 29 CFR 5.5 (a)(3)(ii), the appropriate information is being maintained under 29 CFR 5.5(a)(3)(i), and that such information is correct and complete;
(2) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in 29 CFR Part 3;

(3) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.

(c) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by subparagraph A.3.(II)(b).

(d) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under Section 1001 of Title 18 and Section 231 of Title 31 of the United States Code.

(III) The contractor or subcontractor shall make the records required under subparagraph A.3.(I) available for inspection, copying, or transcription by authorized representatives of HUD or its designee or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the contractor or subcontractor fails to submit the required records or to make them available, HUD or its designee may, after written notice to the contractor, sponsor, applicant or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

4. Apprentices and Trainees.

(I) Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship Training, Employer and Labor Services, or with a State Apprenticeship Agency recognized by the Office, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Office of Apprenticeship Training, Employer and Labor Services or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman’s hourly rate) specified in the contractor’s or subcontractor’s registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice’s level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Office of Apprenticeship Training, Employer and Labor Services, or a State Apprenticeship Agency recognized by the Office, withdraws approval of an apprenticeship program, the contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

(II) Trainees. Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee’s level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by
the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

(III) Equal employment opportunity. The utilization of apprentices, trainees and journeymen under 29 CFR Part 5 shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR Part 30.

5. Compliance with Copsland Act requirements. The contractor shall comply with the requirements of 29 CFR Part 3 which are incorporated by reference in this contract.

6. Subcontracts. The contractor or subcontractor will insert in any subcontracts the clauses contained in subparagraphs 1 through 11 in this paragraph A and such other clauses as HUD or its designee may by appropriate instructions require, and a copy of the applicable prevailing wage decision, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in this paragraph.

7. Contract termination; debarment. A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.

8. Compliance with Davis-Bacon and Related Act Requirements. All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR Parts 1, 3, and 5 are herein incorporated by reference in this contract.

9. Disputes concerning labor standards. Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR Parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and HUD or its designee, the U.S. Department of Labor, or the employees or their representatives.

10. (I) Certification of Eligibility. By entering into this contract the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of Section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1) or to be awarded HUD contracts or participate in HUD programs pursuant to 24 CFR Part 24.

(I) No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of Section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1) or to be awarded HUD contracts or participate in HUD programs pursuant to 24 CFR Part 24.

(II) The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001. Additionally, U.S. Criminal Code, Section 1 01 0, Title 18, U.S.C., "Federal Housing Administration transactions", provides in part: "Whoever, for the purpose of . . . Influencing in any way the action of such Administration..... makes, utters or publishes any statement knowing the same to be false..... shall be fined not more than $5,000 or imprisoned not more than two years, or both."

11. Complaints, Proceedings, or Testimony by Employees. No laborer or mechanic to whom the wage, salary, or other labor standards provisions of this Contract are applicable shall be discharged or in any other manner discriminated against by the Contractor or any subcontractor because such employee has filed any complaint or instituted or caused to be instituted any proceeding or has testified or is about to testify in any proceeding under or relating to the labor standards applicable under this Contract to his employer.

B. Contract Work Hours and Safety Standards Act. The provisions of this paragraph B are applicable where the amount of the prime contract exceeds $100,000. As used in this paragraph, the terms "laborers" and "mechanics" include watchmen and guards.

(1) Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which the individual is employed on such work to work in excess of 40 hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of 40 hours in such workweek.

(2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in subparagraph (1) of this paragraph, the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in subparagraph (1) of this paragraph, in the sum of $10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of 40 hours without payment of the overtime wages required by the clause set forth in subparagraph (1) of this paragraph.
(3) Withholding for unpaid wages and liquidated damages. HUD or its designee shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contract, or any other Federally-assisted contract subject to the Contract Work Hours and Safety Standards Act which is held by the same prime contractor such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in subparagraph (2) of this paragraph.

(4) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in subparagraph (1) through (4) of this paragraph and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in subparagraphs (1) through (4) of this paragraph.

C. Health and Safety. The provisions of this paragraph C. are applicable where the amount of the prime contract exceeds $100,000.

1. No laborer or mechanic shall be required to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to his health and safety as determined under construction safety and health standards promulgated by the Secretary of Labor by regulation.

2. The Contractor shall comply with all regulations issued by the Secretary of Labor pursuant to Title 29 Part 1926 and failure to comply may result in imposition of sanctions pursuant to the Contract Work Hours and Safety Standards Act, (Public Law 91-54, 83 Stat 96). 40 USC 3701 et seq.

3. The contractor shall include the provisions of this paragraph in every subcontract so that such provisions will be binding on each subcontractor. The contractor shall take such action with respect to any subcontractor as the Secretary of Housing and Urban Development or the Secretary of Labor shall direct as a means of enforcing such provisions.
Recipient: ______________________________ Contract No.: ____________  
Activity No.: ____________ Activity Name: ______________________________

**LS-2: CONTRACTOR’S CERTIFICATION CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS**

1. I, the undersigned, am submitting a bid to (name of recipient): ______________________________ for the construction of the (name of project): ______________________________ and hereby acknowledge that the following items are included in the bid and will also be incorporated by reference into the contract, should I be selected as the contractor for the project.
   a. Labor Standards Provisions (HUD 4010);
   b. Wage Decision # __________; Modification # __________; Bid Open Date __________; and that
   c. the correction of any infractions of the aforesaid conditions, including infractions by any of my sub-contractors and any lower tier sub-contractors, is my responsibility.

2. I hereby certify that:
   a. To the best of my knowledge, neither I nor any firm, partnership or association in which I have a substantial interest, is designated as an ineligible contractor by the Comptroller General of the United States pursuant to Section 5.6(b) of the Regulations of the Secretary of Labor, Part 5 (29 CFR. Part 5) or pursuant to Section 3(a) of the Davis-Bacon Act, as amended [40 U.S.C. 276a-2(a)].
   b. No part of the aforementioned contract is or will be sub-contracted to any sub-contractor, if such sub-contractor or firm, corporation, partnership or association in which such sub-contractor has a substantial interest is, to the best of my knowledge, designated as an ineligible contractor pursuant to any of the aforementioned regulatory or statutory provisions.

3. I agree to obtain and forward to the aforementioned grantee a Sub-contractor's Certification Concerning Labor Standards and Prevailing Wage Requirements executed by each and every sub-contractor, preferably prior to or where circumstances do not allow within ten (10) days after the execution of any sub-contract, including those executed by his/her sub-contractors and any lower tier sub-contractors.

4. Further, I certify that:
   a. The demographic and business information of the undersigned are:
<table>
<thead>
<tr>
<th>Amount of Contract</th>
<th>Type of Trade Code*</th>
<th>Racial Code*</th>
<th>Hispanic (Y/N)</th>
<th>Women Owned (Y/N)</th>
<th>IRS Tax ID #</th>
<th>DUNS #</th>
<th>Section 3 (Y/N)</th>
<th>Construction Firm Legal Name Address, City, State, Zip</th>
<th>AZ License #</th>
</tr>
</thead>
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* See Demographic and Trade Code table below for information

### Demographic and Trade Codes

<table>
<thead>
<tr>
<th>Race</th>
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</tr>
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<tbody>
<tr>
<td>11 White</td>
<td>1 New Construction</td>
</tr>
<tr>
<td>12 African American</td>
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</tr>
<tr>
<td>14 American Indian or Alaskan Native</td>
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<td>15 Native Hawaiian or other Pacific Islander</td>
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<tr>
<td>20 Other Multi-racial</td>
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</tbody>
</table>

b. The undersigned is:

- [ ] a sole proprietorship;
- [ ] a partnership;
- [ ] a corporation organized in the State of ______________________________; or
- [ ] another organization (describe) ____________________________________________

c. The name, title and address of the owners, partners or officers of the undersigned are (list any other legal names/doing business as (dba)):

<table>
<thead>
<tr>
<th>NAME</th>
<th>TITLE</th>
<th>ADDRESS</th>
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</thead>
<tbody>
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</tbody>
</table>
d. The names and addresses of all other persons, both natural and corporate, having a substantial interest in the undersigned and the nature of the interest, are: (indicate if NONE)

<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
<th>NATURE OF INTEREST</th>
</tr>
</thead>
</table>

e. The names, addresses and trade classifications of all other building construction contractors in which the undersigned has a substantial interest are: (indicate if NONE)

<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
<th>TRADE CLASSIFICATION</th>
</tr>
</thead>
</table>

5. I hereby certify that I have the legal authority to complete and submit this document on behalf of:

a. Name of Contractor: __________________________________________________________

b. Signature (in ink): __________________________________________________________

c. Typed or Printed Name: ______________________________________________________

d. Title: _____________________________________________________________________

e. Date: _____________________________________________________________________

WARNING: U.S. Criminal Code, Section 1010, Title 18, U.S.C. provides in part: “Whoever...makes, passes, utters or publishes any statement, knowing the same to be false...shall be fined under this title or imprisoned not more than two (2) years, or both.”

LS-2 (05/2016)
LS-3: SUB-CONTRACTOR’S CERTIFICATION
CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS

1. I, the undersigned, having submitted a bid or having executed a contract with:
   (contractor or sub-contractor): ________________________________
   for (name of project): ________________________________
   for (nature of work): ________________________________
in the amount of $______________________________ certify that:
a. The Labor Standards Provisions (HUD 4010) are included in the aforementioned contract or bid;
b. Wage Decision # _______; Modification # _______ are included in the aforementioned contract or bid.

2. I hereby certify that:
a. To the best of my knowledge, neither I nor any firm, partnership or association in which I have a substantial interest, is designated as an ineligible contractor by the Comptroller General of the United States pursuant to Section 5.6(b) of the Regulations of the Secretary of Labor, Part 5 (29 CFR. Part 5) or pursuant to Section 3(a) of the Davis-Bacon Act, as amended [40 U.S.C. 276a-2(a)].
b. No part of the aforementioned contract has been or will be sub-contracted to any sub-contractor, if such sub-contractor or firm, corporation, partnership or association in which such sub-contractor has a substantial interest is, to the best of my knowledge, designated as an ineligible contractor pursuant to any of the aforementioned regulatory or statutory provisions.

3. Further, I certify that:
a. The demographic and business information of the undersigned are:
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<th>Racial Code*</th>
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<th>Women Owned (Y/N)</th>
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<th>DUNS #</th>
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<th>Construction Firm Legal Name</th>
<th>Address, City, State, Zip</th>
<th>AZ License #</th>
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b. The undersigned is:

- [ ] a sole proprietorship;
- [ ] a partnership;
- [ ] a corporation organized in the State of ______________________________; or
- [ ] another organization (describe) ________________________________________

c. The name, title and address of the owners, partners or officers of the undersigned are (list any other legal names/doing business as (dba)):

<table>
<thead>
<tr>
<th>NAME</th>
<th>TITLE</th>
<th>ADDRESS</th>
</tr>
</thead>
</table>

d. The names and addresses of all other persons, both natural and corporate, having a substantial interest in the undersigned and the nature of the interest, are: (indicate if NONE)

<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
<th>NATURE OF INTEREST</th>
</tr>
</thead>
</table>

e. The names, addresses and trade classifications of all other building construction contractors in which the undersigned has a substantial interest are: (indicate if NONE)

<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
<th>TRADE CLASSIFICATION</th>
</tr>
</thead>
</table>

4. I hereby certify that I have the legal authority to complete and submit this document on behalf of:

a. Name of Contractor: __________________________________________________________

b. Signature (in ink): __________________________________________________________

c. Typed or Printed Name: _______________________________________________________

d. Title: __________________________________________________________

e. Date: __________________________________________________________

**WARNING**: U.S. Criminal Code, Section 1010, Title 18, U.S.C. provides in part: “Whoever...makes, passes, utters or publishes any statement, knowing the same to be false...shall be fined under this title or imprisoned not more than two (2) years, or both.”

LS-3 (05/2016)
# LS-4: WEEKLY PAYROLL REPORT

<table>
<thead>
<tr>
<th>PAYROLL NO.</th>
<th>FOR WEEK ENDING</th>
<th>PROJECT AND LOCATION</th>
<th>PROJECT OR CONTRACT NO.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
<th>(6)</th>
<th>(7)</th>
<th>(8)</th>
<th>(9)</th>
</tr>
</thead>
<tbody>
<tr>
<td>NAME AND INDIVIDUAL IDENTIFYING NUMBER (e.g., last four digits of social security number or worker)</td>
<td>WORK CLASSIFICATION</td>
<td>TOTAL HOURLY</td>
<td>TOTAL PAY</td>
<td>GROSS AMOUNT EARNED</td>
<td>FICA</td>
<td>WITHHOLDING TAX</td>
<td>OTHER</td>
<td>NET WAGES PAID FOR WEEK</td>
</tr>
</tbody>
</table>

Public Burden Statement
We estimate that it will take an average of 55 minutes to complete this collection, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding these estimates or any other aspect of this collection, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S3502, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

<table>
<thead>
<tr>
<th>(9)</th>
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<th>(9)</th>
</tr>
</thead>
</table>
LS-5: STATEMENT OF COMPLIANCE

Date ________________

I, ________________ (Name of Signatory Party) ______________________________ (Title)
do hereby state:

(1) That I pay or supervise the payment of the persons employed by
    _______________________________ on the
    _______________________________ (Contractor or Subcontractor)
    (Building or Work)
    ________________ day of ____________, and ending the ________________ day of ____________,
    all persons employed on said project have been paid the full weekly wages earned, that no rebates have
    been or will be made either directly or indirectly to or on behalf of said
    _______________________________ from the full
    ________________ (Contractor or Subcontractor)

weekly wages earned by any person and that no deductions have been made either directly or indirectly,
from the full wages earned by any person, other than permissible deductions as defined in Regulations. Part
3 (29 C.F.R. Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 948,
63 Stat. 108, 72 Stat. 967, 76 Stat. 357, 40 U.S.C. § 3145), and described below:

(2) That any payrolls otherwise under this contract required to be submitted for the above period are
    correct and complete; that the wage rates for laborers or mechanics contained therein are not less than the
    applicable wage rates contained in any wage determination incorporated into the contract; that the classifications
    set forth therein for each laborer or mechanic conform with the work he performed.

(3) That any apprentices employed in the above period are duly registered in a bona fide apprenticeship
    program registered with a State apprenticeship agency recognized by the Bureau of Apprenticeship and
    Training, United States Department of Labor, or if no such recognized agency exists in a State, are registered
    with the Bureau of Apprenticeship and Training, United States Department of Labor.

(4) That:
    (a) WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS
        ☐ -- in addition to the basic hourly wage rates paid to each laborer or mechanic listed in
        the above referenced payroll, payments of fringe benefits as listed in the contract
        have been or will be made to appropriate programs for the benefit of such employees,
        except as noted in section 4(c) below.

(b) WHERE FRINGE BENEFITS ARE PAID IN CASH

     ☐ -- Each laborer or mechanic listed in the above referenced payroll has been paid,
     as indicated on the payroll, an amount not less than the sum of the applicable
     basic hourly wage rate plus the amount of the required fringe benefits as listed
     in the contract, except as noted in section 4(c) below.

(c) EXCEPTIONS

<table>
<thead>
<tr>
<th>EXCEPTION (CRAFT)</th>
<th>EXPLANATION</th>
</tr>
</thead>
</table>

REMARKS:

NAME AND TITLE: ______________________ SIGNATURE: ______________________

THE WILLFUL FALSIFICATION OF ANY OF THE ABOVE STATEMENTS MAY SUBJECT THE CONTRACTOR OR
SUBCONTRACTOR TO CIVIL OR CRIMINAL PROSECUTION. SEE SECTION 1001 OF TITLE 18 AND SECTION 231 OF TITLE
31 OF THE UNITED STATES CODE.
EMPLOYEE RIGHTS
UNDER THE DAVIS-BACON ACT
FOR LABORERS AND MECHANICS
EMPLOYED ON FEDERAL OR FEDERALLY
ASSISTED CONSTRUCTION PROJECTS

THE UNITED STATES DEPARTMENT OF LABOR WAGE AND HOUR DIVISION

PREVAILING WAGES
You must be paid not less than the wage rate listed in the Davis-Bacon Wage Decision posted with this Notice for the work you perform.

OVERTIME
You must be paid not less than one and one-half times your basic rate of pay for all hours worked over 40 in a work week. There are few exceptions.

ENFORCEMENT
Contract payments can be withheld to ensure workers receive wages and overtime pay due, and liquidated damages may apply if overtime pay requirements are not met. Davis-Bacon contract clauses allow contract termination and debarment of contractors from future federal contracts for up to three years. A contractor who falsifies certified payroll records or induces wage kickbacks may be subject to civil or criminal prosecution, fines and/or imprisonment.

APPRENTICES
Apprentice rates apply only to apprentices properly registered under approved Federal or State apprenticeship programs.

PROPER PAY
If you do not receive proper pay, or require further information on the applicable wages, contact the Contracting Officer listed below:

or contact the U.S. Department of Labor’s Wage and Hour Division.

For additional information:

1-866-4-USWAGE
(1-866-487-9243)  TTY: 1-877-889-5627

WWW.WAGEHOUR.DOL.GOV
LS-15: AUTHORIZATION FOR DEDUCTIONS

The undersigned authorize deductions, as noted, to be made from his/her wages. It is understood that:

- the deduction(s) are in the interest of the employee;
- the deduction(s) are not a condition of employment;
- there is no direct or indirect financial benefit accruing to the employer;
- it is not otherwise forbidden by law; and
- if the deduction(s) are for fringe benefits, information regarding the fringe benefit plan has been provided to me in writing.

<table>
<thead>
<tr>
<th>1.a. EMPLOYEE NAME</th>
<th>b. DATE(s)</th>
<th>c. AMOUNT</th>
<th>d. PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>(may cover all work performed for contract)</td>
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</tr>
</tbody>
</table>

________________________
Printed Name

________________________
Signature

________________________
Printed Name

________________________
Signature

________________________
Printed Name

________________________
Signature
2. Name of Contractor/Sub-contractor: _______________________________________

_______________________________________  _______________________________________
Signature of Authorized Representative  Date

_______________________________________  _______________________________________
Typed Name        Phone Number
LS-17: CERTIFICATION FOR APPLICABLE FRINGE BENEFIT PAYMENTS

Project Name: _________________________________________________________

Name of Contractor/Sub-Contractor: _________________________________________________________

Provide the name, address and telephone number of each plan for fringe benefits provided. List for each classification if different.

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<thead>
<tr>
<th></th>
<th>Employee Classification:</th>
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<td>Health and Welfare:</td>
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<td>Pension:</td>
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<td>Vacation:</td>
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<td>Apprenticeship/Training:</td>
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<td>Health and Welfare:</td>
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<td>Vacation:</td>
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<td>3</td>
<td>Health and Welfare:</td>
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I hereby certify that I make payments to the fringe benefit plans, funds or programs identified above.

_______________________________________    _______________________________________
Signature (must be owner/principal/officer as shown on LS-2/3) Date

_______________________________________    _______________________________________
Typed Name            Title

LS-17 (02/1998)
EXAMPLE: PRE-BID CONFERENCE BRIEFING

Held August 31, 2015 for the Town of Oz, Contract #199-15, Activity #2, Senior Center

- This project is federally funded. Compliance requirements may be more demanding than other projects you may have done.

- PCI has been hired as administrative consultants for this project. Dorothy Kansas is the Coordinator and can be reached at (602) 999-9111.

- The bid document is required by the State of Arizona Department of Housing (ADOH) in order that all federal labor standards requirements are met.

- Although clearly indicated in the Bid Document, as a reminder, the following is a list of forms which are required to be completed and submitted with the contractor's bid:
  ✓ Bid Schedule/Proposal
  ✓ Non-Collusion Affidavit
  ✓ List of Possible Sub-contractors (if applicable)
  ✓ Bid Bond (five percent [5%])
  ✓ LS-2 - Contractor's Certification
  ✓ Recovered Materials Certification
  ✓ Certification Signature Form
  ✓ Section 3 (Refer to Section 3 Handbook)

- The LS-2 is required at time of bid along with supporting documentation from the federal System of Awards Management (sam.gov) and the Arizona Registrar of Contractors for determination of eligibility. A contract will not be awarded and federal funds will not be paid to any contractor found ineligible.

- Upon receipt of Notice of Award, the contractor will be required to complete and submit an LS-3, Sub-contractor's Certification Form, for each sub-contractor who will be or might be working on this project. The Notice to Proceed will not be issued until all have been verified by ADOH.
Please note the following:

- Davis-Bacon Wages apply. The current wage rate decision for this project has been provided. PLEASE REVIEW THIS DECISION WHEN SUBMITTING YOUR BID AND TAKE INTO ACCOUNT ALL OF THE CLASSIFICATIONS WITHIN THE WAGE RATE DECISION!

- If there are classifications which not been identified, the prime contractor must prepare and submit to PCI a conformance request. It is the contractor’s responsibility to propose a wage for each unidentified classification. Contact PCI for assistance with this process as it must meet detailed federal Department of Labor requirements. If the Department of Labor does not agree with your determination and comes back with a higher wage rate, you must make restitution to all employees under that classification. This process cannot occur until a contract has been awarded.

- Bid Opening Date/Time: WEDNESDAY, September 17, 2015, 3:00 p.m.

- Award decision expected by: Regular Council Meeting, October 10, 2015

- Protest Period: [Describe]

- Once construction begins, Dorothy Kansas will conduct on-site interviews with a sampling of prime contractor employees as well as a sampling of each subcontractor's employees. Time spent on the interview will not be deducted from employees' wages. The first interviews will be conducted within one (1) week of each contractor/sub-contractor beginning work. Subsequent interviews will take place on an as needed basis depending on project size, duration and number of employees on the jobsite. Information gathered from the interviews will be used to verify payrolls. Except for mobilization costs, funds will not be released until the first payroll has been reviewed and approved by PCI and ADOH.
EXAMPLE: INTENT TO AWARD LETTER

June 30, 2015

Mr. John Smith
Con Struction Contractors, Inc.
4444 44th Street
Oz, AZ 99994

RE: NOTICE OF INTENT TO AWARD FOR CONSTRUCTION SERVICES FOR THE TOWN OF OZ, STREET IMPROVEMENTS PROJECT (Contract #199-15)

Dear Mr. Smith:

You are hereby notified that the Town of Oz intends to award you the construction contract for the above cited project on the base bid amount of $122,000.

To comply with ADOH requirements, time must be allotted for all participating firms to comment on or protest the Town’s decision. However, we do not anticipate any protests. Therefore, the contract documents will be sent to you by July 15, 2015.

You must comply with the following conditions within ten (10) days of receiving the contract:

1. Deliver to the Town of Oz, hereafter referred to as the OWNER, three (3) executed and complete contracts. All appropriate documents must be signed by the principals and corporate seals affixed as appropriate.

2. One (1) Performance Bond in the amount of the contract.

3. One (1) Labor and Material Payment Bond in the amount of the contract.

4. One (1) Certificate of Insurance. This must meet the minimum requirements to include Worker's Compensation. Please ensure that the Town of Oz is designated as additional insured.
Failure to comply with these conditions within the time specified will entitle the OWNER to consider your proposal abandoned and annul this Notice of Intent to Award.

After you comply with the above-referenced conditions, the OWNER will return to you one (1) fully executed contract. One (1) will be retained by the Town and one (1) will be forwarded to PCI.

A pre-construction conference will be scheduled at our mutual convenience. We ask that your payroll personnel attend this meeting for an additional briefing on payroll requirements.

Sincerely,

The Town of Oz
(MAYOR OR TOWN MANAGER)
EXAMPLE: NON-AWARD LETTER

June 30, 15

Con Struction Contractors, Inc.
7777 East 77th Boulevard
Oz, AZ  99994

RE: NOTICE OF NON-AWARD FOR CONSTRUCTION SERVICES FOR THE TOWN OF OZ,
STREET IMPROVEMENTS PROJECT (Contract #199-15)

Dear Sir:

You are hereby notified that your bid for the above-mentioned contract was considered. I regret to
inform you that you have not been awarded the contract.

You have the right to protest the decision made by the Town. If your firm wishes to protest either
informally or formally, the deadline is 4:00 p.m., Thursday, July 17, 2015. {If the protest procedure was not
included in the bid package, it must be included here.}

The Town of Oz would like to take this opportunity to thank you for submittal of your proposal.

Sincerely,

________________________________________

cc: Dorothy Kansas, PCI
10.0 **Recipient File Checklists and ADOH Monitoring Forms**

- Form P-1 (Procurement Form for Small Purchases)
- Acquisition File Checklist
- Sub-recipient File Checklist
- Procurement and Agreements File Checklist
- Sealed Bid Procurement (Non-Construction) File Checklist
- Construction Contract File Checklist
- Centers/Facilities File Checklist
- Property Acquisition/URA Desk Monitoring Form
- Sub-recipient Agreement Desk Monitoring Form
- Professional Services Procurement Desk Monitoring Form
- Professional Services Contract Desk Monitoring Form
- Bid Documents / Construction Procurement Desk Monitoring Form
- Equipment / Material Procurement Desk Monitoring Form
- Centers/Facilities Desk Monitoring Form
- Acquisition On-site Monitoring Form
- Procurement and Contracting On-site Monitoring Form
- Construction Contract On-site Monitoring Form
PROCUREMENT FORM FOR SMALL PURCHASES

Project: ______________________________  Activity No.: ________  Contract No.: ________________

Name of Person Making Calls: _______________________________________________________________________

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Quantity</th>
<th>Specifications/Description</th>
</tr>
</thead>
</table>

**Inquiry #1**

<table>
<thead>
<tr>
<th>Date: ______</th>
<th>Contact Name: ______________________</th>
<th>Phone Number: ______________</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company Name: ______________________________</td>
<td>Address: ____________________________________</td>
<td></td>
</tr>
<tr>
<td>Comments: ______________________________________________________________________________________</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Price #1: __________________**

**Inquiry #2**

<table>
<thead>
<tr>
<th>Date: ______</th>
<th>Contact Name: ______________________</th>
<th>Phone Number: ______________</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company Name: ______________________________</td>
<td>Address: ____________________________________</td>
<td></td>
</tr>
<tr>
<td>Comments: ______________________________________________________________________________________</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Price #2: __________________**

**Inquiry #3**

<table>
<thead>
<tr>
<th>Date: ______</th>
<th>Contact Name: ______________________</th>
<th>Phone Number: ______________</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company Name: ______________________________</td>
<td>Address: ____________________________________</td>
<td></td>
</tr>
<tr>
<td>Comments: ______________________________________________________________________________________</td>
<td></td>
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</tr>
</tbody>
</table>

**Price #3: __________________**

Purchase Awarded To: __________________________________________  Award Amount: $_________________

Basis for Award: ________________________________________________________________

Authorized By: __________________________________________  Date: _________________________

(signature)

P-1 (05/2016)
ACQUISITION FILE CHECKLIST

Contract #: _______________________

Activity Name: _____________________________________________________________________________________

Owner Name: ____________________________________________ Phone: ______________________

Address: __________________________________________________________________________________________

Parcel Number: ___________________________ Census Tract: ___________________________

Type of Acquisition: Fee: ___________________________ Easement: ___________________________

Appraised Value: $___________________________ Review Value: $___________________________

Just Compensation Value: $___________________________ Purchase Price: $___________________________

Indicate below the date on which items were provided to the property owner or received by the recipient as applicable. All items must be completed. Pay particular attention to those items in bold.

<table>
<thead>
<tr>
<th>Date/NA</th>
<th>Item</th>
</tr>
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<tbody>
<tr>
<td>_______</td>
<td>Effective date of ADOH contract with Recipient</td>
</tr>
<tr>
<td>_______</td>
<td>ERR Release of Funds (ROF) E-13</td>
</tr>
<tr>
<td>_______</td>
<td>ACQ-5: Owner Notification Letter provided to owner (copy to ADOH)</td>
</tr>
<tr>
<td>_______</td>
<td>ACQ-6: Owner Notification Form provided to owner (copy to ADOH)</td>
</tr>
<tr>
<td>_______</td>
<td>HUD Brochure provided to owner</td>
</tr>
<tr>
<td>_______</td>
<td>Purchase Offer presented to owner (copy to ADOH)</td>
</tr>
<tr>
<td>_______</td>
<td>Date owner accepted offer</td>
</tr>
<tr>
<td>_______</td>
<td>Date final firm contract entered into by all parties (copy of contract to ADOH)</td>
</tr>
<tr>
<td>_______</td>
<td>Date condemnation proceeding instituted (if applicable)</td>
</tr>
<tr>
<td>_______</td>
<td>If condemnation, date estimated just compensation deposited with court</td>
</tr>
<tr>
<td>_______</td>
<td>Date acquisition recorded with title</td>
</tr>
<tr>
<td>Date/NA</td>
<td>Item</td>
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<td>----------------------------------------------------</td>
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<tr>
<td>______</td>
<td>Preliminary Title Report</td>
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<tr>
<td>______</td>
<td>Parcel Survey</td>
</tr>
<tr>
<td>______</td>
<td>ACQ-1: Determination of No Relocation (copy to ADOH)</td>
</tr>
<tr>
<td>______</td>
<td>ACQ-2: Voluntary Acquisition by Recipient (copy to ADOH)</td>
</tr>
<tr>
<td>______</td>
<td>ACQ-3: Voluntary Acquisition by Recipient or Sub-recipient (copy to ADOH)</td>
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<tr>
<td>______</td>
<td>ACQ-4: Voluntary Acquisition of Government Property (copy to ADOH)</td>
</tr>
<tr>
<td>______</td>
<td>ACQ-7: Voluntary Sale by Owner (copy to ADOH)</td>
</tr>
<tr>
<td>______</td>
<td>ACQ-8: Voluntary Donation and Appraisal Waiver by Owner (copy to ADOH)</td>
</tr>
<tr>
<td>______</td>
<td>ACQ-9: Recipient Determination to Waive Appraisal (copy to ADOH)</td>
</tr>
<tr>
<td>______</td>
<td>Boundary Survey</td>
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<td>______</td>
<td>Procurement of Appraiser</td>
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<tr>
<td>______</td>
<td>Contract/Agreement for Appraisal Service</td>
</tr>
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<td>______</td>
<td>Appraiser Qualifications Documentation</td>
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**SUB-RECIPIENT FILE CHECKLIST**

**Contract #:** ____________________  **Project Name:** ____________________________________________

**Name of Sub-recipient:** ________________________  **Contact Person:** _______________________

**Address:** ________________________________________________________________________________

**Phone Number:** _____________________________  **Agreement Date:** ____________________________

<table>
<thead>
<tr>
<th>Check/Date</th>
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<tbody>
<tr>
<td></td>
<td>Log of Telephone Contacts</td>
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<tr>
<td></td>
<td>Miscellaneous Correspondence</td>
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<td>Agreement</td>
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<td>Amendments</td>
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<td>Reports</td>
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</tr>
<tr>
<td></td>
<td>Monitoring (by the recipient)</td>
</tr>
<tr>
<td></td>
<td>Date  Date of Letter  Date of Reply</td>
</tr>
<tr>
<td></td>
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<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Disbursement Log (plus backup documentation)</td>
</tr>
</tbody>
</table>

Rev. 05/2016
### PROCUREMENT AND AGREEMENTS FILE CHECKLIST

(A separate file must be maintained for each item procured: i.e. engineering, administration, small purchases, etc.)

#### Contract #: ______________________  Project Name: ________________________________

**Item Procured:** ___________________________________________________________________________

<table>
<thead>
<tr>
<th>Check/Date/NA</th>
<th>Item</th>
</tr>
</thead>
<tbody>
<tr>
<td>_______</td>
<td>Procurement policy, manual, ordinance or written policy (or note to file where such can be found)</td>
</tr>
<tr>
<td>_______</td>
<td>Copy of affidavit of publication and newspaper ad</td>
</tr>
<tr>
<td>_______</td>
<td>Copies of letters mailed to prospective bidders</td>
</tr>
<tr>
<td>_______</td>
<td>Notes of quotes obtained via telephone or in writing (if small purchase policy followed - use Form P-1)</td>
</tr>
<tr>
<td>_______</td>
<td>Copy of Requests for Proposals and/or Qualifications</td>
</tr>
<tr>
<td>_______</td>
<td>List of all bidders to whom RFP/RFQ mailed</td>
</tr>
<tr>
<td>_______</td>
<td>Bid Abstract (Process Summary), including the following:</td>
</tr>
<tr>
<td></td>
<td>a) Date, time and location of the bid opening</td>
</tr>
<tr>
<td></td>
<td>b) Persons present</td>
</tr>
<tr>
<td></td>
<td>c) Number of bids received and opened</td>
</tr>
<tr>
<td></td>
<td>d) Information from each bidder</td>
</tr>
<tr>
<td></td>
<td>e) Award decision (if applicable)</td>
</tr>
<tr>
<td>_______</td>
<td>Copies of Proposals/Qualifications received</td>
</tr>
<tr>
<td>_______</td>
<td>RFP/RFQ evaluation sheet(s)</td>
</tr>
<tr>
<td>_______</td>
<td>Documentation of negotiations (for RFQ process only)</td>
</tr>
<tr>
<td>_______</td>
<td>Notice of award and non-award to include information about the protest procedure</td>
</tr>
<tr>
<td>_______</td>
<td>If any protests, documentation of process followed and resolution</td>
</tr>
<tr>
<td>_______</td>
<td>Contract or Professional Services Agreement</td>
</tr>
<tr>
<td>Contractor Name: ___________________________  Date Signed: ____________</td>
<td></td>
</tr>
<tr>
<td>_______</td>
<td>Documentation that contract monitored by recipient for compliance (i.e. letters, minutes of meetings, notes to file, receipt of materials)</td>
</tr>
<tr>
<td>_______</td>
<td>Amendments/change orders to the contract/purchase order and approval of each</td>
</tr>
<tr>
<td>_______</td>
<td>Final product (such as architectural study, engineering design, economic development plan) or location of such</td>
</tr>
</tbody>
</table>

Rev. 05/2016
# SEALED BID PROCUREMENT (NON-CONSTRUCTION) FILE CHECKLIST

(a separate file must be maintained for each item procured: i.e. ambulance, extrication equipment, etc.)

<table>
<thead>
<tr>
<th>Contract #:</th>
<th>Project Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item Procured:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Check/Date</th>
<th>Item</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Copy of Invitation to Bid, including at least one (1) of the following:</td>
</tr>
<tr>
<td></td>
<td>a) Affidavit of publication from a newspaper of general circulation</td>
</tr>
<tr>
<td></td>
<td>b) Evidence of advertisement in a local plan room (this is unlikely for this type of procurement)</td>
</tr>
<tr>
<td></td>
<td>c) Written solicitation to those on a pre-qualified bidders list</td>
</tr>
<tr>
<td></td>
<td>Final Bid package (or note to file where bid package is located)</td>
</tr>
<tr>
<td></td>
<td>Bid abstract (Process Summary), including the following:</td>
</tr>
<tr>
<td></td>
<td>a) Date, time and location of the bid opening</td>
</tr>
<tr>
<td></td>
<td>b) Persons present</td>
</tr>
<tr>
<td></td>
<td>c) Number of bids received and opened</td>
</tr>
<tr>
<td></td>
<td>d) Information from each bidder</td>
</tr>
<tr>
<td></td>
<td>e) Award decision</td>
</tr>
<tr>
<td></td>
<td>Copy of each bid received</td>
</tr>
<tr>
<td></td>
<td>Notification of award or non-award to all bidders</td>
</tr>
<tr>
<td></td>
<td>Signed contract (or indication of location)</td>
</tr>
<tr>
<td></td>
<td>Change order(s)/amendments and evidence of approval of each</td>
</tr>
<tr>
<td></td>
<td>Warranty documentation</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of Supplier:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date Contract Signed:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

Rev. 05/2016
CONSTRUCTION CONTRACT FILE CHECKLIST

<table>
<thead>
<tr>
<th>Check/Date</th>
<th>Item</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Copy of Invitation to Bid, including at least one (1) of the following:</td>
</tr>
<tr>
<td></td>
<td>a) Affidavit of publication from a newspaper of general circulation</td>
</tr>
<tr>
<td></td>
<td>b) Evidence of advertisement in a local plan room</td>
</tr>
<tr>
<td></td>
<td>c) Written solicitation to those on a pre-qualified bidders list</td>
</tr>
<tr>
<td></td>
<td>Final Bid package (or note to file where bid package is located)</td>
</tr>
<tr>
<td></td>
<td>Bid abstract (Process Summary), including the following:</td>
</tr>
<tr>
<td></td>
<td>a) Date, time and location of the bid opening</td>
</tr>
<tr>
<td></td>
<td>b) Persons present</td>
</tr>
<tr>
<td></td>
<td>c) Number of bids received and opened</td>
</tr>
<tr>
<td></td>
<td>d) Information from each bidder</td>
</tr>
<tr>
<td></td>
<td>e) Award decision</td>
</tr>
<tr>
<td></td>
<td>Copy of each bid received</td>
</tr>
<tr>
<td></td>
<td>Awarded contractor’s documentation including the following:</td>
</tr>
<tr>
<td></td>
<td>a) SAM.gov verification</td>
</tr>
<tr>
<td></td>
<td>b) DUNS number</td>
</tr>
<tr>
<td></td>
<td>c) Arizona Registrar of Contractors verification</td>
</tr>
<tr>
<td></td>
<td>d) Bonding (Performance and Payment Bonds)</td>
</tr>
<tr>
<td></td>
<td>e) Insurance</td>
</tr>
<tr>
<td></td>
<td>f) Signed certifications</td>
</tr>
<tr>
<td></td>
<td>Notification of award or non-award to all bidders</td>
</tr>
<tr>
<td></td>
<td>Signed contract (or indication of location)</td>
</tr>
<tr>
<td></td>
<td>Change order(s)/amendments and evidence of approval of each</td>
</tr>
<tr>
<td></td>
<td>Inspection/monitoring records</td>
</tr>
</tbody>
</table>

Name of Prime Contractor: 

Date Contract Signed: 

Rev. 05/2016
# CENTERS/FACILITIES FILE CHECKLIST

Contract #: ___________________  Project Name: _______________________________________________

Name of Center/Facility: ________________________________________________________________

Address: ____________________________________________________________________________

<table>
<thead>
<tr>
<th>Check/Date</th>
<th>Item</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Land ownership documentation</td>
</tr>
<tr>
<td></td>
<td>Center/facility ownership documentation (i.e. deed of trust)</td>
</tr>
<tr>
<td></td>
<td>Lease or operating/maintenance agreement</td>
</tr>
<tr>
<td></td>
<td>Fee schedule</td>
</tr>
<tr>
<td></td>
<td>Documentation of actual fee collection and use/expenditure</td>
</tr>
<tr>
<td></td>
<td>Operating and maintenance budget</td>
</tr>
<tr>
<td></td>
<td>Use policy</td>
</tr>
<tr>
<td></td>
<td>Records of actual use/rental, etc.</td>
</tr>
<tr>
<td></td>
<td>Complaints regarding use and policy and resolution of such</td>
</tr>
</tbody>
</table>

Rev. 05/2016
### A. Appraisal Documents for Non-voluntary Transactions

<table>
<thead>
<tr>
<th></th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Copy of first appraisal - correct and complete (see Section 6 of the Procurement Handbook)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Appraised Value: $__________  (Can be waived by owner or not applicable if property value is less than $10,000 pursuant to 49 CFR Part 24)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Copy of review appraiser’s assessment of first appraisal to support value and to include the five (5) items contained in Section 6.10.3 of the Procurement Handbook.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Signature and certification of review appraiser</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. ID of appraisal(s) reviewed</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Certificate of recommended value of property</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. Basis for recommendation or appraisal</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>e. Any damages or benefits to any remaining property</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Property owner given HUD brochure, “When a Public Agency Acquires Your Property” - required (obtain copy of letter to owner)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Evidence that at least three (3) qualified appraisers were solicited for quotes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Selected appraiser’s qualifications adequate</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### B. Title / Transfer of Ownership Documents

<table>
<thead>
<tr>
<th></th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Copy of executed real estate Purchase and Sale Contact - to be accompanied by a copy of the ACQ-11: Summary Statement of the Basis for Offer of Just Compensation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Sales prices reflects at least value state in appraisal report</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Copy of HUD-1 Settlement Statement reflecting transaction closed and sale price</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Copy of Deed transferring ownership</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Title Insurance Policy purchase at closing (see HUD-1 Settlement Statement)</td>
<td></td>
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</tbody>
</table>
### C. URA Documents

<table>
<thead>
<tr>
<th>Document</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. ACQ-1</td>
<td>Determination of No Relocation - required for voluntary and non-voluntary acquisitions</td>
</tr>
<tr>
<td>2. ACQ-2 or 3</td>
<td>Voluntary Acquisition by Recipient or Voluntary Acquisition by Recipient or Sub-recipient</td>
</tr>
<tr>
<td>3. ACQ-4</td>
<td>Voluntary Acquisition of Government Property (if applicable)</td>
</tr>
<tr>
<td>4. ACQ-5</td>
<td>Owner Notification Letter - required for non-voluntary acquisitions</td>
</tr>
<tr>
<td>5. ACQ-6</td>
<td>Owner Notification Form - required for non-voluntary acquisitions</td>
</tr>
<tr>
<td>6. ACQ-7</td>
<td>Voluntary Sale by Owner - required for voluntary acquisitions</td>
</tr>
<tr>
<td>7. ACQ-8</td>
<td>Voluntary Donation and Appraisal Waiver by Owner (if applicable) - required for either voluntary or non-voluntary acquisitions</td>
</tr>
<tr>
<td>8. ACQ-9</td>
<td>Recipient Determination to Waive Appraisal (if applicable) - required for non-voluntary acquisitions</td>
</tr>
<tr>
<td>9. ACQ-10</td>
<td>Establishment of Just Compensation - required for non-voluntary acquisitions</td>
</tr>
<tr>
<td>10. ACQ-11</td>
<td>Summary Statement of the Basis for Offer of Just Compensation - required for non-voluntary acquisitions and to accompany Purchase and Sales Contract</td>
</tr>
<tr>
<td>11. ACQ-12</td>
<td>Sale by Owner for Less Than Just Compensation (if applicable) - required for non-voluntary acquisitions</td>
</tr>
</tbody>
</table>

**NOTE:** If relocation is necessary, other requirements / procedures will apply.

<table>
<thead>
<tr>
<th>Approved</th>
<th>Yes</th>
<th>Contingent Upon:</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Recipient notified on (date): __________________________ by: Yes copy of this form No e-mail

Comments:

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Rev. 04/2016
## Sub-Recipient Agreement

**Recipient:** ____________________________  
**Funding Agreement #:** ____________________________  
**Activity Name:** ____________________________  
**Sub-recipient:** ____________________________

### Agreement should include:

<table>
<thead>
<tr>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Names of parties</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Effective date</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Statement of Work</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Scope of Work (including Service Area)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Budget</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>National Objective requirements</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Performance monitoring</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Contact persons for recipient and sub-recipient</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Special conditions (if applicable)</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>No copyrights allowed</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Sub-recipient is “Independent Contractor”</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Responsibilities for Grant Administration</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Contract amount</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Payment terms</td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>Term of agreement</td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>Insurance and bonding</td>
<td></td>
</tr>
<tr>
<td>15.</td>
<td>Reversion of assets</td>
<td></td>
</tr>
<tr>
<td>16.</td>
<td>Sub-contractors</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>Indemnification</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Records maintenance and availability</td>
<td></td>
</tr>
<tr>
<td>19.</td>
<td>Contract Amendments</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>Arbitration</td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>Contract termination</td>
<td></td>
</tr>
<tr>
<td>22.</td>
<td>Audits</td>
<td></td>
</tr>
<tr>
<td>Agreement (continued)</td>
<td>Page</td>
<td>Section</td>
</tr>
<tr>
<td>-----------------------</td>
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<td>---------</td>
</tr>
<tr>
<td>23. Budget</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Amounts by activity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Amounts by line items</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24. Certifications and Uniform Administrative Requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Uniform Administrative Requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Equal Opportunity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Non-Discrimination</td>
<td></td>
<td></td>
</tr>
<tr>
<td>d. Conflict of Interest</td>
<td></td>
<td></td>
</tr>
<tr>
<td>e. Hatch Act</td>
<td></td>
<td></td>
</tr>
<tr>
<td>f. Labor Standards</td>
<td></td>
<td></td>
</tr>
<tr>
<td>g. Compliance with environmental requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>h. Lead based paint</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Property disposition</td>
<td></td>
<td></td>
</tr>
<tr>
<td>j. Lobbying</td>
<td></td>
<td></td>
</tr>
<tr>
<td>k. Acquisition/Relocation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25. Itemized list of records to be maintained</td>
<td></td>
<td></td>
</tr>
<tr>
<td>26. Additional provisions if agreement with religious organization or N/A</td>
<td></td>
<td></td>
</tr>
<tr>
<td>27. Other</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

ADOH Staff: ___________________________ Date: ____________
Contact Person: ___________________________ Phone: ____________
Approved:  
  Yes  Contingent Upon: ___________________________
  No
Recipient notified on (date): ________________ by:  
  copy of this form  e-mail

Comments:

Rev. 05/2016
### PROFESSIONAL SERVICES PROCUREMENT

#### Desk Monitoring Form

**Recipient:** ______________________________   **Funding Agreement #:** __________________

**Activity Name:** ______________________________   **Type of service for bid:** __________

<table>
<thead>
<tr>
<th>REQUIRED ITEMS</th>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Name of local government</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Scope of work or purpose</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Clear evaluation criteria (i.e. quantitative, in order of importance)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Section 3 statement, if applicable</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Who will evaluate (evaluation sheet not required as part of RFP but must be used)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Federally funded statement</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Factors considered do not include cost (Architecture or Engineering only)</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>8. Deadline for receipt of proposals</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Timeline for award decision</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Other requirements (license, special knowledge)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FOLLOWING MUST BE IN RFP OR CONTRACT</th>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>11. Records retention</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Access to records</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Non-discrimination/Civil Rights/503</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Anti-Lobbying certification</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15. Conflict of Interest statement</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FOLLOWING ITEMS ARE RECOMMENDED</th>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>16. Ability to reject bids</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17. Statement regarding negotiations</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18. Possible interviews</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19. Copyright statement, if applicable</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

ARIZONA DEPARTMENT OF HOUSING 275
Approval of this Request for Proposal (RFP) does not constitute approval of the technical component of the scope of work, the specifications or the design of the project. ADOH approval verifies only that the RFP includes the applicable requirements as listed on this form.

ADOH Staff: _______________________________ Date: ______________
Contact Person: __________________________ Phone: _____________
Approved: □ Yes Contingent Upon: ________________________________
           □ No
Recipient notified on (date): __________________ by: □ copy of this form    □ e-mail

Comments:
# PROFESSIONAL SERVICES CONTRACT/AGREEMENT

Recipient: ________________________________  Funding Agreement #: __________________

Activity Name: ________________________________  Contractor: __________________

## REQUIRED ITEMS

<table>
<thead>
<tr>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Names of parties</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Effective date</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Term of contract</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Statement that project federally funded</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Project schedule (i.e. milestones)</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Payment amount</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Payment method</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Method of termination</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Copyright/section from contract, if applicable</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Sanctions/penalties (refer to A.R.S. §38-511)</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Specs</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Other significant items</td>
<td></td>
</tr>
</tbody>
</table>

The following Section 3 items should be included in the contract, if applicable (contract $100,000 or greater):

<table>
<thead>
<tr>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.</td>
<td>Section 3 Clause</td>
<td></td>
</tr>
<tr>
<td>15.</td>
<td>S3R-3 - Applicant &amp; New Hire Employment</td>
<td></td>
</tr>
</tbody>
</table>

If the following items were included in desk monitoring of RFP, indicate date desk monitoring was completed. If not in RFP, must be in contract.

<table>
<thead>
<tr>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>16.</td>
<td>Scope of work</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>Records retention</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Access to records</td>
<td></td>
</tr>
<tr>
<td>19.</td>
<td>Non-discrimination</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>Anti-lobbying provisions</td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>Conflict of interest</td>
<td></td>
</tr>
</tbody>
</table>
Approval of this contract does not constitute approval of the technical component of the scope of work, the construction specifications or the design of the project. ADOH approval verifies only that the contract includes the applicable requirements as listed on this form.

ADOH Staff: ____________________________ Date: ______________
Contact Person: ____________________________ Phone: ______________
Approved: □ Yes Contingent Upon: ____________________________
□ No
Recipient notified on (date): ____________________________ by: □ copy of this form □ e-mail

Comments:

Rev. 05/2016
### Bid Document Includes:

<table>
<thead>
<tr>
<th></th>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
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<tr>
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<td>5.</td>
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<tr>
<td>7.</td>
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<tr>
<td>8.</td>
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<tr>
<td>9.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td></td>
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</tr>
</tbody>
</table>

#### If under $100,000, local bonding procedures followed

<table>
<thead>
<tr>
<th></th>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
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</thead>
<tbody>
<tr>
<td>11.</td>
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<tr>
<td>12.</td>
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<td>13.</td>
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<td>14.</td>
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<td>15.</td>
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<tr>
<td>16.</td>
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<td>17.</td>
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<td>18.</td>
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<td>19.</td>
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<tr>
<td>20.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## Bid Document (continued)

<table>
<thead>
<tr>
<th>Page</th>
<th>Section</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>22. Certifications</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Civil Rights</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Equal Employment Opportunity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Equal Opportunity for Workers with Disabilities (Section 503)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>d. Procurement of Recovered Materials</td>
<td></td>
<td></td>
</tr>
<tr>
<td>e. Access to Records and Records Retention</td>
<td></td>
<td></td>
</tr>
<tr>
<td>f. Conflict of Interest</td>
<td></td>
<td></td>
</tr>
<tr>
<td>g. Anti-Lobbying</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| 23. Other significant items | | |

The following Section 3 items should be included in the Bid Document, if applicable (contract $100,000 or greater):

| 24. Section 3 Clause | | |
| 25. S3B-1 - Section 3 Assurance | | |
| 26. S3B-2 - Estimated Project Work Force | | |
| 27. S3B-3 - Business Self-Certification | | |

Approval of this bid document does not constitute approval of the technical component of the scope of work, the construction specifications or the design of the project. ADOH approval verifies only that the bid includes the applicable requirements as listed on this form.

ADOH Staff: ___________________________ Date: __________

Contact Person: ___________________________ Phone: _________

Approved:  

- Yes  
- No

Contingent Upon: ___________________________

Recipient notified on (date): ________________ by:  

- copy of this form  
- e-mail

Comments:

---

Rev. 04/2016
EQUIPMENT/MATERIALS PROCUREMENT  
($150,000 or more/sealed bid) Desk Monitoring Form

Recipient: ________________________________  Funding Agreement #: __________________

<table>
<thead>
<tr>
<th>Bid Includes the following:</th>
<th>Yes</th>
<th>No</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Specs (include warranties)</td>
<td>☐</td>
<td>☐</td>
<td></td>
</tr>
<tr>
<td>2. Section stating that any or all bids may be rejected</td>
<td>☐</td>
<td>☐</td>
<td></td>
</tr>
<tr>
<td>3. Non-Discrimination</td>
<td>☐</td>
<td>☐</td>
<td></td>
</tr>
<tr>
<td>4. Other significant items</td>
<td>☐</td>
<td>☐</td>
<td></td>
</tr>
<tr>
<td>5. Date sealed bids are due:</td>
<td>☐</td>
<td>☐</td>
<td></td>
</tr>
<tr>
<td>6. Bid opening date:</td>
<td>☐</td>
<td>☐</td>
<td></td>
</tr>
</tbody>
</table>

ADOH Staff: ________________________________  Date: ________________
Contact Person: ____________________________  Phone: ________________
Approved: ☐ Yes  Contingent Upon: ____________________________________
           ☐ No
Recipient notified on (date): ________________  by: ☐ copy of this form ☐ e-mail

Comments: 

Rev. 05/2016
**CENTERS/FACILITIES Desk Monitoring Form**

Recipient: _______________________________  Funding Agreement #: ___________________

The facility is owned by: ________________________________________________________

The facility is operated by: _____________________________________________________

<table>
<thead>
<tr>
<th>Agreement</th>
<th>Page</th>
<th>Section</th>
<th>N/A</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. There is a deed of trust, lease and/or operating-maintenance agreement for the facility. Lease term must include the life of the contract and at least five (5) years.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. The above document includes the following required components:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Facility purpose</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Name of operator/owner</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Non-discrimination</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d. Insurance</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>e. Termination procedures</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>f. No sublet, assign, transfer</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>g. Maintenance and operating requirements</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>h. Reversion of facility if use change</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Method of reserving and using facility</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>j. Use compliant with Faith Based Initiative (24 CFR 5)</td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>k. Other:</td>
<td></td>
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<tr>
<td>3. Fee Schedule</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Does not prohibit LM persons from utilizing the facility</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Is there Program Income from the use of this facility?</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Other:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Operating and Maintenance Budget</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**ACQUISITION**  
On-site Monitoring Form

Recipient: ________________________________ Funding Agreement #: ____________

**Complete an Acquisition Checklist for at least one (1) of the acquisition files as part of the file review.**

<table>
<thead>
<tr>
<th>1. Address of acquired property:</th>
</tr>
</thead>
</table>
| 2. Property Use:  
  - Single Family Residential  
  - Multifamily Residential  
  - Commercial  
  - Industrial  
  - Non-profit organization  
  - Other __________ |
| 3. Owner Name(s) (indicate if occupant): Tenant(s):  
  ___________________________________  
  ___________________________________ |

**4. Significant Dollar Amounts:**

<table>
<thead>
<tr>
<th>Item</th>
<th>First Appraisal</th>
<th>Review Appraisal</th>
<th>Just Compensation Determination</th>
<th>Initial Written Offer</th>
<th>Acquisition Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amount</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

5. Review the progress of the acquisition by checking the dates on the Acquisition Checklist in recipient files to determine if the owner was caused an unnecessary hardship.

 Acquisition Checklist complete and dates reasonable: Yes □  No □

ADOH Staff: ________________________________ Date: ____________

Comments:

Rev. 05/2016
A. Pre-visit File Check

1. List potential procurements not desk monitored:

<table>
<thead>
<tr>
<th>Activity #</th>
<th>Procurement Type</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2. Indicate any follow-up required for those items desk monitored (reference correspondence by date)

<table>
<thead>
<tr>
<th>Activity #</th>
<th>Follow-Up Required</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3. If non-competitive negotiations approved, complete the following:

<table>
<thead>
<tr>
<th>Activity #</th>
<th>Item/Service</th>
<th>Approval Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### B. On-site Review

#### 1. Professional Services / RFPs / RFQs and Contracts

List services procured:

<table>
<thead>
<tr>
<th>Act #</th>
<th>Type of Service</th>
<th>Advertisement Date</th>
<th>RFP Deadline</th>
<th># Responses Received</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

List services procured:

- **Act #**
- **Type of Service**
- **Advertisement Date**
- **RFP Deadline**
- **# Responses Received**

**Comments**

- **Yes**
- **No**
- **N/A**

#### a. Bidders list maintained and rotated (if applicable)
- **Yes**
- **No**
- **N/A**

#### b. Affidavit of Publication or Evidence of Solicitation
- **Yes**
- **No**
- **N/A**

#### c. RFP evaluation sheet used
- **Yes**
- **No**
- **N/A**

#### d. Evaluation process followed and documented
- **Yes**
- **No**
- **N/A**

#### e. Negotiations documented
- **Yes**
- **No**
- **N/A**

#### f. All bidders notified of award, non-award and protest procedure
- **Yes**
- **No**
- **N/A**

#### g. Appeals process followed (if applicable)
- **Yes**
- **No**
- **N/A**

If some items have not been desk monitored, use Procurement Desk Monitoring Form.

Form attached: Yes ☐ No ☐ N/A ☐

#### a. List the provider of each service for which a contract was executed

<table>
<thead>
<tr>
<th>Act. #</th>
<th>Service</th>
<th>Provider</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### b. Contract for each item
- **Yes**
- **No**
- **N/A**

#### c. Contract is for either fixed price or as reimbursement (i.e. hourly)
- **Yes**
- **No**
- **N/A**

#### d. Change order/amendments allowable (if applicable)
- **Yes**
- **No**
- **N/A**

If some items not desk monitored, use Procurement Desk Monitoring Form.

Form attached: Yes ☐ No ☐ N/A ☐
### 2. Micropurchase Procurement

List items procured:

<table>
<thead>
<tr>
<th>Activity #</th>
<th>Item</th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

a. Evidence of approved back-up documentation

b. Price reasonable?

### 3. Small Purchase Procurement (up to $150,000 and never construction)

List items procured:

<table>
<thead>
<tr>
<th>Activity #</th>
<th>Item</th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

a. Evidence of at least three (3) firms contacted

b. Evidence that request for information was uniform

c. Evidence of evaluation factors used in award determination

d. Individual authorized to make Procurement decisions

e. If oral quotes, Form P-1

### 4. Non-Competitive Negotiations

List items procured through non-competitive negotiations, if any, or NA:

<table>
<thead>
<tr>
<th>Act. #</th>
<th>Item/Service</th>
<th>Date of ADOH Approval</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

**NOTE:** Any items without prior approval will not be reimbursable.
5. Sealed Bid Procurement (equipment, materials, books, vehicles, cement, etc.)

List items procured:

<table>
<thead>
<tr>
<th>Item</th>
<th>Advertisement Date</th>
<th>Bid Deadline</th>
<th>No. Response Received</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
<th>Comments</th>
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<tbody>
<tr>
<td></td>
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<td></td>
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<td></td>
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<td></td>
</tr>
</tbody>
</table>

a. Advertised in a newspaper or Plan Room or used a Bidder’s List

b. Procedure followed and deadline adhered to

c. Bid abstract includes:
   - Date, time and location of bid opening
   - List of those present
   - Information regarding each bid
   - Number of bids received
   - Award decision

d. Documentation of low bid award or rationale if award based on other criteria

e. All bidders notified of award/non-award and protest procedure

If some items not desk monitored, use Procurement Desk Monitoring Form.
Form attached: Yes ☐ No ☐ N/A ☐

ADOH Staff: ____________________________ Date: ____________

Comments:
CONSTRUCTION CONTRACTS

On-site Monitoring Form

Pre-visit File Check

Recipient: ___________________________ Funding Agreement #: ___________________________

1. Activity Name: ____________________________________________________________

2. Date bid was desk monitored and approved: ____________________________

3. Follow up actions to be documented on-site, if any: ____________________________

On-site Visit

1. Bid Notice

Bid Notice is in one (1) of the three (3) approved formats: Newspaper Ad ☐ Complete items a - e
Plan Room ☐ Complete items f - j
Bidder’s List ☐ Complete items k - n

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Date published: ____________________</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Paper(s): _________________________</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Publication appropriate</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>d. Affidavit of Publication</td>
<td>☐</td>
<td>☐</td>
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</tr>
<tr>
<td>e. Notice includes:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>✓ bid receipt deadline</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>✓ date, time and location of bid opening</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>✓ sealed bid declaration</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>f. Date published: ____________________</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>g. Name of Plan Room(s): _______________</td>
<td></td>
<td></td>
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<tr>
<td>h. Publication appropriate</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>i. Copy of advertisement</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
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<tr>
<td>j. Notice includes:</td>
<td></td>
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<tr>
<td>✓ bid receipt deadline</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>✓ date, time and location of bid opening</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
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<tr>
<td>✓ sealed bid declaration</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>k. At least three (3) contractors on list</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>l. Solicitation in writing (e-mail, letter, fax)</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>m. If bid not mailed to all on list, policy outlining rotation</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>n. Copy of full Bidder’s List</td>
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2. Bid Abstract and Award

<table>
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<th>No</th>
<th>N/A</th>
<th>Comments</th>
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<tbody>
<tr>
<td>a. Date, time and location</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>b. List of those present</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Number of bids received</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d. Information regarding each bid</td>
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<tr>
<td>e. Award decision</td>
<td></td>
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<tr>
<td>f. Low bid award or documentation of reason for selection</td>
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<tr>
<td>g. Notification of award/non-award to all bidders (includes protest procedures if not in bid document)</td>
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3. Signed Contract

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<tbody>
<tr>
<td>a. Date signed:</td>
<td></td>
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<tr>
<td>b. Payment bond provided</td>
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<tr>
<td>c. Performance bond provided</td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>d. Licensed contractor:</td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>✓ AZ Registrar of Contractors</td>
<td></td>
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<tr>
<td>✓ Sam.gov registration</td>
<td></td>
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<td></td>
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<tr>
<td>✓ Contractor DUNS #:</td>
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<tr>
<td>e. Bid incorporated into contract</td>
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4. Change Orders (if applicable)

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<tr>
<td>Approved and appropriate</td>
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<td>If project involved historic properties, SHPO approval for all change orders was documented</td>
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5. Architect / Engineer Approvals

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<th>Comments</th>
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<tbody>
<tr>
<td>Documentation of work in progress/approvals from architect/engineer</td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

ADOH Staff: ___________________________ Date: ____________

Comments:

Rev. 04/2016