REQUEST FOR QUALIFICATIONS (RFQ)

FCARC-00164

for

Bentley CAD Migration to Autodesk CAD Software

Prepared by:
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NIGP: 92046
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INSTRUCTIONS TO RESPONDENTS

I. Vendor Registration: Unless stated elsewhere in this document, vendor must register by requesting an ‘On-boarding Invitation’ via email addressed to mcweisen@rivco.org.

II. Prices/Notations: All prices/notations must be typewritten or written in ink. No erasures permitted. Mistakes shall be crossed out, corrections made adjacent and initialed by person signing document. Each item shall be bid separately.

III. Pricing/Terms/Tax: All pricing shall be quoted both F.O.B. shipping point and F.O.B. destination, (e.g., cash terms less than 20 days should be considered net) excluding applicable tax. The Riverside County Flood Control and Water Conservation District (DISTRICT) pays California Sales Tax and is exempt from federal excise tax. In the event of an extension error, the unit price shall prevail.

IV. Period of Firm Pricing: Unless stated otherwise elsewhere in this document, prices shall be firm for 365 days after the closing date.

V. Recycled Material: Wherever possible, the District is looking for items made from, or containing in part, recycled material. Respondents are encouraged to bid items containing recycled material as an alternative for the items specified; however, the District reserves the right to reject those alternatives as non-responsive.

VI. Method of Award: The District reserves the right to reject any or all offers, to waive any discrepancy or technicality and to split or make the award in any manner determined by the District to be most advantageous to the District. The District recognizes that prices are only one of several criteria to be used in judging an offer and the District is not legally bound to accept the lowest offer.

VII. Other Terms and Conditions: The terms and conditions as indicated in this document and/or attached are hereby included with full force and effect as if set forth herein. Copies of the application Terms and Conditions may be obtained by visiting the County’s website at www.purchasing.co.riverside.ca.us or contact Riverside County Purchasing at 951.955.4937 and request a copy to be faxed or mailed to you.

VIII. Return of Bid/Closing Date/Return to: The bid response shall be delivered to Riverside County Flood Control and Water Conservation District, 1995 Market Street, Riverside, CA 92501 by 4:00 p.m. Pacific Standard Time (PST) on the closing date of July 17, 2020 4:00pm PST. Bid responses not received by the District by the closing date and time indicated above will not be accepted. The closing date and time and the RFQ number referenced above shall appear on the outside of the sealed envelope. A duly executed copy of the signature page of this bid document must accompany your response. The District will not be responsible for and will not except late bids due to delayed mail delivery or courier services.

IX. Auditing: The Consultant agrees that Riverside County, the State of California, the Federal Government, or designated representatives shall have the right to review and copy any records and supporting documentation pertaining to the performance of this contract. Consultant agrees to maintain such records for a possible audit for minimum of three (3) years after final payment, or until closure of pending matter unless a longer period of records retention is stipulated. Consultant agrees to allow auditor(s) access to such records during normal business hours and allow interviews of any employees or others who might reasonably have information related to such records. Further, the Consultant agrees to include a similar right of Riverside County, the State of California, or the Federal Government to audit records and interview staff in any subcontract related to the performance of this contract.

X. Local Preference: The District complies with a local preference program adopted by the County of Riverside for those Respondents located within the geographical boundaries of Riverside County. A five percent (5%) price preference may be applied to the total bid price during evaluation of the bid responses. To qualify as a local business, the business must have fixed offices within the geographical boundaries of Riverside County and must credit all sales taxes paid resulting from this RFQ/P to that Riverside County location. To qualify for local preference, Respondent must include a copy of a Riverside Business Tax License that supports the local preference status and complete Form 116-260 Local Business Qualification Affidavit

Or

XI. Disabled Veteran Business Enterprise Preference: The District complies with a Disabled Veteran Owned Business preference policy implemented by the County of Riverside. A three percent (3%) preference shall be applied to the total bid price of all quotes/bids/proposals received by the District from certified disabled veterans owned businesses. Respondent must provide certification of Disabled Veteran Status. If the bid is submitted by a non-disabled veteran owned business, but lists subcontractors that are identified and qualified as disabled owned businesses, the total bid price will be adjusted by three percent (3%) of the value of that subcontractor's portion of the bid.

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IF CHECKED, THE FOLLOWING DOCUMENTS ARE HEREBY MADE PART OF THIS RFQ/P

Please go to www.purchasing.co.riverside.ca.us to access these terms and conditions

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IF CHECKED, THE FOLLOWING GENERAL CONDITIONS ARE INCLUDED WITH FULL FORCE AND LIKE EFFECT AS IF SET FORTH HEREIN

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PROPOSAL COVER PAGE

RESPONDENT TO COMPLETE ALL APPLICABLE AREAS

If not already registered as a vendor, Respondents are required to complete the vendor registration process, please refer back the Vendor Instructions on page 3 of this RFQ.

The Riverside County Flood Control and Water Conservation District (District) is soliciting proposals from qualified firms for Bentley CAD Migration to Autodesk CAD Software as detailed in Appendix A.

**BID CLOSING DATE:** Friday July 17, 2020 no later than 4:00 p.m. PST

**FAXED PROPOSALS WILL NOT BE ACCEPTED.**

After close of this RFQ, the award will be announced within 15-30 days. If an addendum is issued for this procurement, it will be the Respondent's responsibility to retrieve all applicable addendum(s) from the District and County Purchasing websites.

Execution hereof is certification that the undersigned has read and understands the terms and conditions hereof, and that the undersigned's principal is fully bound and committed.

Company Name:

Mailing Address:

Street Address:

City: State: Zip:

Remit to Address:

City: State: Zip:

Vendor Website: Phone # ( ) Fax # ( )

Name Title

Signature: ___________________________ Date: ___________________________

Email: _______________________________

Please Check (if applicable; refer to page 3 of RFQ for qualifications.)

_____ Local Business (Form 116-260 must be completed and submitted with the Respondent's proposal; Exhibit E)

_____ Disabled Veteran Business Enterprise

Form #116-100 RFP
APPENDIX A

1.0 DEFINITIONS

Wherever these words occur in this RFQ, they shall have the following meaning:

A. "Addendum" shall mean an amendment or modification to the RFQ.

B. "Bid" shall mean the proposal submitted by Respondents on the Bid Form consistent with the Instructions to Respondents, to complete the Work for a specified sum of money and within a specified period of time.

C. "Consultant" shall mean the successful Respondent to this RFQ who enters into a written Contract with Riverside County Flood Control and Water Conservation District.

D. "Contract" shall mean the written agreement resulting from this RFQ executed by Riverside County Flood Control and Water Conservation District and Consultant.

E. "District" shall mean Riverside County Flood Control and Water Conservation District.

F. "Proposal" is used interchangeably with "Bid".

G. "Respondents" shall mean an individual, firm, partnership, corporation or joint venture making a proposal or response to the District's Request for Qualifications.

H. "RFQ" shall mean Request for Qualifications.

I. "Should", "desirable" or "ask" means a requirement having a significant degree of importance to the objectives of the RFQ.

J. "Subcontractor/Subconsultant" shall mean any person, firm, or corporation performing work or providing service for the Respondents in support of the Scope of Services for an agreement.

K. "Will", "shall", "must", "mandatory" or "required" means a requirement that must be met in order for a proposal to receive consideration.

2.0 PURPOSE/BACKGROUND

PURPOSE

2.1 Riverside County Flood Control and Water Conservation District, hereinafter referred to as "District", is seeking proposals to provide professional services to facilitate, train, support, provide procedures, provide workflow, and transition the District from the Bentley CAD platform to the Autodesk CAD platform. This solicitation is open to all qualified firms with a strong familiarity and understanding on the usage of both Bentley CAD and Autodesk CAD platforms.

BACKGROUND

2.2 The District is a special district created by the State of California that is responsible for most large drainage infrastructure in western Riverside County, California. Our 240 staff are responsible for the master planning, surveying, permitting, plan checking, design, construction, operation and maintenance of primarily flood control facilities such as:

- Underground Storm Drains
- Storm Channels
- Detention Basins
- Levees
- Dams
In service to our mission, the District has multiple operations and staff that heavily rely on CAD software, including:

- Planning Staff: 20
- Design and Construction Staff: 30
- Surveying and Mapping Staff: 10
- Operations and Maintenance Staff: 3

2.3 The District has used the Bentley CAD software as its standard platform for District design, processes, and workflows since the early versions of MicroStation were released. Many of our standards and workflows were created based on standards of practice that are based on early versions of that software, and part of this RFQ is to have new/modern workflows and approaches developed and taught to District staff to best leverage the new CAD platform. The District’s current operating platform runs MicroStation (Select Series 3) with InRoads (Select Series 2) to perform a variety of work including CAD drafting; surface modeling for dams and basins; creating horizontal and vertical alignments for storm drains, channels, and levees; calculating earthwork quantities; hydraulic calculations; and structural analysis. A list of Bentley software currently used by the District includes:

- MicroStation V8i (Select Series 3) – 2D and 3D CAD Platform
- InRoads (Select Series 2) – Civil Design Software
- Flow Master Select – Hydraulic Calculation Software
- InterPlot Printing Software – Plotting Software
- STAAD Pro Select – Structural Design Software

The District intends to move all CAD operations to the Autodesk platform primarily using:

- AutoCAD (latest version)
- Civil3D (latest version)

This RFQ is seeking firms to facilitate the transition process as further defined in this RFQ. The District anticipates the full migration to Autodesk will occur in three overlapping phases:

- Phase I – Review District Resources & Processes
- Phase II – Migration and Establishment of new efficient Workflows
- Phase III – Software Training and Support

A detailed description of these phases are provided below, however, the selected consultant is by no means restricted to implementing the migration as outlined by the District. The District values any alternative approach or suggestions to implement the District’s intent and goals for a proficient workflow to accomplish the District’s core mission of delivering flood control projects.

Note:

- The District must be able to fully deploy AutoCad and Civil3D by June 30, 2021, as further discussed in the Proposal Content section below. Proposals must demonstrate the ability to meet that deadline, or discuss reasons the deadline is not feasible and recommend alternative timelines.
- The District will separately be acquiring all necessary licenses to the Autodesk software. Acquisition of software licenses is not part of this RFQ.
3.0 SCOPE OF SERVICE

3.1 PHASE 1 REVIEW DISTRICT RESOURCES AND PROCESSES

During Phase I, the selected consultant will review District resources, procedures, workflows, work products, and meet with District staff as needed to understand the core existing and desired uses that must be addressed in Phase II. The review and assessment should include, at minimum, evaluation of the following:

- Meetings with each of the following Divisions and selected individual staff to understand their needs, work products, current workflows and tools, and interoperation with other Divisions:
  - Planning (includes Development Review, Plan Check and Project Planning)
  - Design and Construction (includes our core Civil Engineering / Plan Preparation operations)
  - Surveying and Mapping (includes Field Survey, Photogrammetry, and Right of Way Engineering teams responsible for developing mapping for use by our other Divisions)
  - Operations and Maintenance (includes Operations Engineering responsible for repairs and upgrades to existing facilities)
- Review the District's Drafting Manual (latest version):
  - Review MicroStation Leveling Scheme, Cell Libraries, and DGN LIB files
  - Review InRoads Feature Settings, Style Manager and Symbology

These documents can be downloaded for review from the District's website at the following location:


At the completion of Phase I, the selected consultant shall develop an Action Plan consisting of but not limited to, the following components:

- Summary of the consultant's discovery, findings and enhancement recommendations to accomplish the industry's most efficient standard of practice workflow; and
- Specific steps needed and their associated timeline schedule to migrate District usage of Bentley CAD software to the Autodesk CAD platform. These steps will be categorized according to each Section's specialty within the District such as Design, Construction, Photogrammetry, etc.

The selected consultant will present the Action Plan to District staff, discussing in detail its content, and will revise and finalize the Action Plan based on District staff feedback.

**Deliverable**

- Action Plan and presentation at the District.

3.2 PHASE II: MIGRATION AND ESTABLISHMENT OF EFFICIENT WORKFLOW

1. **Configuration**

   In close coordination with District staff, the selected consultant shall develop, for each Division/Section within the District, appropriate settings, workspaces, templates, resources, workflows consistent with industry standard/most efficient standard of practice to efficiently utilize the AutoCAD and Civil3D software. The work products should be both tailored as needed to each Division's needs and to the District's overall field of work (storm drainage projects). During Phase II, the selected consultant's tasks should include but are not limited to, the following:
• Setting up Autodesk workspace to maximize District's workflow;
• Developing seed file(s) / DGN LIB equip;
• Developing templates (plan and profile sheets, etc.);
• Development of a new Level Library;
• Converting/Updating standard Text Styles;
• Setting up Survey Database, Feature Code Library, and Styles (including Figure Prefix Database, Linework Code Set Database and Description Keys);
• Setting up Plot Drivers and settings to ensure that work products will properly print on District printers/plotters;
• Converting/Updating existing Cell Library; and
• Developing Guidelines and Procedures for converting legacy MicroStation and Inroads files for use in AutoCAD/Civil3D use.

As the selected consultant implements the configuration, they shall concurrently train select District staff to perform each task during the entire migration process. This training shall include special emphasis on system maintenance, software installation and configuration, license maintenance, and printing configuration. At the end of Phase I, the selected District staff should, at minimum, be able to develop style and templates, setup workspaces, customize tool set, define cell blocks, and other setup and administrative tasks.

The District is encouraging the selected consultant's elaboration to the scope of work in Phase II to ensure an outcome that provides District staff with the most efficient tools and workflows that achieve the District's goals and intent toward an efficient project delivery using Civil3D.

2. **Documentation**

   a) Internal Documentation: The selected consultant shall provide end-user documentation/instructions for staff in each Division/Section regarding the proper use of the configuration files and workflows that were developed, and provide instructions on creating and/or modifying templates, resources, and workflows to enable District staff to further customize these items. All the templates and resource files shall be stored in a central location to ensure easy access when sharing with District's design consultants and newly hired employees as needed.

   b) External Documentation: The selected consultant shall update the District's drafting manual as needed to comport to the new standards and workflows developed as part of this migration. The updated drafting manual shall incorporate new files, standards, and procedures as needed to facilitate interoperability and submittals between the development community and District staff.

**Deliverable**

• Phase II.1 – Configured Autodesk and Civil3D files, including all supporting files such as configuration files, seed files, etc.
• Phase II.2 – Internal and external documents as discussed above.

3.3 **PHASE III: SOFTWARE TRAINING and SUPPORT**

1. **Training**

The District has approximately 60 to 70 staff that will require extensive training on the Autodesk platform. The required training classes will primarily focus on Civil3D and AutoCAD. When developing the training classes, the selected consultant shall assume District staff have no previous experience with the new Autodesk programs. Any Civil3D training will have to be planned with the understanding that AutoCAD training will either be required separately or in conjunction with Civil3D...
training. The selected consultant shall develop and prepare detailed training manuals and example project files (flood control focused) to be used by District staff throughout the training classes.

All workstations and licenses required for the training class shall be provided by the District. Your proposal shall propose a solution(s) that will provide training to all District staff by June 30, 2021 or as soon as reasonably possible. This will be either in an onsite classroom setting, virtually through online training or a combination of both. Classes taught in an onsite classroom setting will have a maximum capacity of 15 people at a time. The anticipated number of District staff requiring training is summarized below:

- Total users for AutoCAD only training: 16
- Total users for Civil3D/AutoCAD training: 52

Training for the remainder of the AEC Collection software packages offered by Autodesk, other than the programs associated with Civil3D, will not be included under Phase III in this RFQ. However, training for these AEC Collection software packages may be included under Optional Items below for future consideration.

2. **Support**

The selected consultant shall include in the proposal the budget for one year of on-call software support post migration (assume 40 hours). As problems and issues related to configurations, customization, and any other software related issues arise, District staff will rely on resolving the issue by communicating with the selected consultant support services established as part of this RFQ. This may be a simple phone call or an organized video conference session with multiple users. The question could run the gamut of questions from software maintenance to proper usage of specific software tools to additional processes we would like to inquire about. The questions would be limited to only software the District has received training.

The District would also like the option of extending this on-call software support for one additional year, if necessary. Please include the one additional year of on-call software support (assume 40 hours) as an Optional Item below.

**Deliverable**

- Phase III.1 – Completed training for all District staff on the AutoCAD and/or Civil3D software **no later than June 30, 2021 or as soon as reasonably possible**.
- Phase III.2 – One full year of on-call software support to commence upon the completion of all tasks identified in Phase II.

3.4 **OPTIONAL ITEMS**

There are services and training the District may be interested in that will not be required as part of this RFQ but that your company may wish to include. Please list them here at the end of the RFQ listed under Optional Items. Include individual itemized documentation for what the cost of training would be for these other software programs. It is anticipated that, in the future, small groups of District staff may pursue training in the programs listed below.
Maintenance:

One additional year of on-call software support (year after the first year of support discussed previously).

Optional Training Courses the District may seek in the future:

1. BIM360 Document Management;
2. InfraWorks;
3. Revit;
4. 3Ds Max;
5. Navisworks Manage;
6. Recap Pro – Reality Capture and 3D Scanning;
7. Advance Steel – 3D Modeling for Steel;
8. Fabrication – MEP Detailing and Documentation;
9. Insight – Building Performance Analysis;
10. Formit Pro – 3D Sketching with Native Revit Interoperability;
11. Structural Bridge Design – Structural Bridge Analysis Software;
12. Dynamo Studio – Programming Environment to Create Workflows and Automate Tasks;
13. Autodesk Rendering – High Resolution Renderings in the Cloud;
14. Robot Structural Analysis Professional – Advanced BIM Solutions and Structural Analysis;
15. Vehicle Tracking – Vehicle Swept Path Analysis Software;
16. Autodesk Drive – CAD-aware Cloud Storage for Individuals and Small Teams.

Resources and Miscellaneous:

1. Online Training and Autodesk Library Resources, Training Manuals, etc.;
2. Any other products or services your company may wish to offer in addition to what is listed above.

Please list any suggested services and provide typical costs

4.0 WORK PRODUCT

4.1 All work papers prepared in connection with the above service will remain the property of the successful Respondent; however, all reports, training materials, and work products rendered to the District are the exclusive property of the District and subject to its use and control.

4.2 Respondents shall include in the bid a sufficient sum to cover all items, including labor, equipment and materials, which are implied or required to complete the project or work. Errors or omissions in the contract document will not serve as an excuse for additional payment. Respondents will not be paid for any abatement completed by their own error or errors of their employees.

5.0 TIMELINE

<table>
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<th>Dates:</th>
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<tbody>
<tr>
<td>1. RELEASE OF REQUEST FOR QUALIFICATIONS</td>
<td>Thursday, June 25, 2020 *Amended RFQ in its entirety Friday June 26, 2020</td>
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<tr>
<td>2. DEADLINE FOR SUBMISSION OF QUESTIONS</td>
<td>Monday, July 6, 2020 at 4:00 p.m. PST</td>
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<td>3. RESPONSES TO QUESTIONS FROM DISTRICT</td>
<td>Wednesday, July 8, 2020 *Posted on District Website no later than 5:00 pm PST</td>
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<tr>
<td>4. DEADLINE FOR PROPOSALS</td>
<td>Friday, July 17, 2020 at 4:00 p.m. PST</td>
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<td>5. TENTATIVE DATE FOR AWARDING CONTRACT</td>
<td>Approximately 15-30 days after the RFQ closes. The District will contact all Respondents.</td>
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6.0 PERIOD OF PERFORMANCE

The Period of Performance shall be for two (2) years, with the contract completion date of June 30, 2022, with no obligation by the District to purchase any specified amount of services.

7.0 PROPOSAL SUBMITTAL

PACKAGING
7.1 Due to the COVID 19 PANDEMIC there are no "Packaging" requirements; all submittals will be done electronically.

SUBMITTAL
7.2 All proposals shall be signed by an authorized agent. Respondent shall submit a proposal package consisting of:

   The Statement of Qualifications (SOQ) must be provided as an electronic submittal in .pdf format, contain all necessary materials, and be less than 25 MB. Late SOQs will be rejected as not meeting the mandatory RFQ requirements.

7.3 The proposal shall include the following:
   • Organizational chart and listing of all project team personnel and their qualifications who will be involved in providing the services in this RFQ. Provide certifications and resumes of key personnel.
   • Description of the proposed team's similar project experience of similar scope and their location.
   • List of references for similar recent projects.
   • Scope of work that will be performed to accomplish the final requirements set forth in this RFQ. Scope of work shall identify all tasks, subtasks, and deliverables. The scope should consider the items identified in this RFQ, but consultants are welcome to propose additional services beyond those specifically identified in this RFQ.
   • Preliminary project schedule for completing the scope of work in terms of days/weeks after issuance of a notice to proceed. Schedule should:
     o Provide for the completion of Phase I, Phase II.1, and Phase III.1 no later than June 30, 2021 or as soon as reasonably possible.
     o Be itemized to identify the estimated delivery date for each deliverable.
     o Assume a start date of September 28, 2020.
   • Schedule/Work/Labor Hour Estimate.
   • An itemized labor hours breakdown for each task and subtask identified in the scope of work.
   • Under Separate Attachment: Costs associated with the estimated labor hours breakdown resulting in such costs, and any other incidental costs.

ALL BIDS MUST BE SENT TO: Marilyn Weisenberg / ASA II, Purchasing 
meweisen@rivco.org 
RFQ# FCARC-0016 / Respondent Statement of Qualifications

8.0 GENERAL REQUIREMENTS

Procedures for Submitting Statement of Qualifications (SOQ)

8.1 Respondents are encouraged to carefully review this RFQ in its entirety prior to preparation of the proposals. All proposals must be submitted in accordance with the standards and specifications contained within this RFQ and must contain a cover page with a Statement of Compliance and Minimum Requirements to meet the requirements specified.

8.2 The Proposal Cover Page of a responsive bid must be signed appropriately and completed with the date, firm name, and name and title of a firm officer/owner authorized to sign on behalf of the firm. (Page 4 of this RFQ)
8.3 The District reserves the right to waive, at its discretion, any irregularity which the District deems reasonably correctable or otherwise not warranting rejection of the proposal.

8.4 The District reserves the right to request clarification of information submitted and to request additional information from any Respondent.

8.5 The District reserves the right to withdraw the RFQ, to reject a specific proposal for noncompliance within the RFQ provisions, or not award a contract at any time because of unforeseen circumstances, or if it is determined to be in the best interest of the District.

8.6 The District shall not pay any costs incurred or associated in the preparation of this or any proposal or for participation in the procurement process.

8.7 Any Respondent who wishes to make modifications to a proposal already received by the District must withdraw his/her proposal in order to make the modifications. All modifications must be made in ink; properly initialed by the Respondent's authorized representative; executed; and submitted in accordance with the terms and conditions of this solicitation. It is the responsibility of the Respondent to ensure that modified proposals are resubmitted before the RFQ submitted deadline.

8.8 Respondents may withdraw their proposals at any time prior to the due date and time by submitting notification of withdraws signed by the Respondent's authorized agent. Proposals cannot be changed or modified after the date and time designated for receipt.

8.9 Proposals must be typed uniformly on letter size (8 ½ " x 11") sheets of white paper, single or double-sided, each section clearly titled, with tabs A-O (see Section 9.0), and each page clearly and consecutively numbered. Proposals must be clean and suitable for copying. Proposals must be specific unto themselves. For example, "See Enclosed Manual" will not be considered an acceptable proposal. Receipt of all addendums, if any, must be acknowledged in the proposal.

8.10 The proposal shall be concise and to the point. Costly bindings, color plates, glossy brochures, etc., are neither necessary nor recommended. A letter format in sufficient detail to allow thorough evaluation and analysis is required.

8.11 A proposal may be considered non-responsive if conditional, incomplete or if it contains alternations of form, additions not called for, or other irregularities that may constitute a material change to the proposal.

### 9.0 REQUIRED FORMAT OF PROPOSALS

9.1 Proposals must be prepared simply and economically, providing a straightforward, concise description of methodology and approach to satisfy the requirements of this RFQ. Emphasis should be on completeness and clarity of content with sufficient detail to allow for accurate evaluation and comparative analysis. The information required below will be used to evaluate the Respondent's proposal based on the criteria outlined in Section 10. Respondents may be deemed non-responsive if they do not respond to all Sections A through O.

9.2 Each proposal shall be organized in separate sections tabbed with corresponding letters and related headings in the order presented below:

A. Executive Summary Letter, Proposal Cover Page (*Page 4 of this RFQ*), and all Addendums (if any)
B. Table of Contents
C. Validity of Proposal
D. Statement of Compliance (*Include Exhibit A*)
E. Statement of Qualification Questionnaire (*Include Exhibit B*)
F. Minimum Requirements
G. Corporate Profile
A. Executive Summary Letter, Proposal Cover Page, and all Addendums (if any) (2 page limit)
   The Executive Summary Letter shall be a brief formal letter from Respondent that provides information regarding the firm and its ability to perform the requirements of this RFQ. This letter must include the following information: company name, address, contact person, telephone number and email address.

   The Proposal Cover Page (Page 4 of this RFQ) must be signed by an authorized representative. Signature by an authorized representative of the firm on the Proposal Cover Page shall constitute a warranty. The falsity of which shall entitle the District to pursue any remedy authorized by law, which shall include the right, at the option of the District, of declaring any contract made as a result thereof to be void.

   All addendums to the proposal must be signed by an authorized representative and included in this section.

B. Table of Contents
   This section must contain a comprehensive table of contents that identifies material by Sections A-O (in order listed above) and by sequential page numbers.

C. Validity of Proposal
   Responses to this RFQ should be valid for a minimum of twelve (12) months. Submissions not valid for at least twelve (12) months must state the length of time for which the submitted proposal shall remain valid.

D. Statement of Compliance (Include Exhibit A)
   Respondents shall include in this section either a statement of compliance with all parts of this solicitation (terms and conditions, scope of services, sample agreement, etc.) or a list of exceptions. The list of exceptions must include: suggested rewording/changes, reasons for submitting the proposed exception, and any impact the proposed exception may have on the services to be provided. In addition to the above, submit the Confidentiality Clause and the Statement of Qualifications Questionnaire attached herein as Exhibit A and Exhibit B, respectively.

E. Statement of Qualifications Questionnaire (SOQQ)(Include Exhibit B)
   On the first page of the form, there is a section that asks for the name and title of the 'Agreement Signatory'. This may not be the person preparing the SOQ package, but rather is the person that has the authority and authorization to execute Consulting Service Agreements on behalf of your company.

   The second page of the SOQQ form requires the Respondents to affirm the willingness and ability to provide the required insurance coverage and agreement to the District's standard required indemnification language. Both can be read in detail on the Sample Agreement (Exhibit E), accord insurance form. The District shall request the actual insurance form when recommendation for award is made.

   The insurance requirements are summarized below for reference:
   - General Liability = $1,000,000
   - Vehicle Liability = $1,000,000
   - Workers' Compensation insurance covering all of the Consultant's employees shall be furnished in accordance with the Statutory Requirements of the District and shall include Employer's Liability Insurance with a limit of $1,000,000 for each accident for bodily injury or disease.
F. Minimum Requirements

In this section, Respondent shall (in addition to demonstrating that it meets the minimum requirements) affirm that it meets the minimum requirements by including the following statement: "I certify that I meet the minimum requirements." Respondent's proposals may be deemed non-responsive if these minimum requirements are not met.

Please note Items G - J are limited to 10 pages.

G. Corporate Profile

This section of the proposal is designed to establish the Respondent as an entity with the ability and experience to operate the program as specified in the RFQ. The Company Profile should be concise and clear and include descriptive information regarding service delivery. The following information must be provided:

1. Business name and legal business status (i.e., partnership, corporation, etc.).
2. Proof of nonprofit status, if applicable.
3. Company overview of services or activities performed, including:
   - The history of the firm;
   - The number of years in business under the present business name, as well as prior business names;
   - The number of years of experience providing the proposed, equivalent or related services;
   - Company size – number of staff and client base.
   - Location of the office from which the work under this contract will be provided and the staff allocation at the office.
4. Whether the Respondent holds controlling or financial interests in any other organization or is owned or controlled by any other person or organization. If none, that must be stated.

H. Project Team

Respondents shall provide the following information relevant to the Project Team that will be assigned to this project:

- Company hierarchy (President, Vice President, Company Officers, etc.) and organization chart. Organizational chart and staffing plan must identify key personnel and related support staff (including subconsultants) that will perform and/or assist with the required services and deliverables. Job classifications shall be defined for all key personnel and support staff.
- The principal of the firm shall verify and certify the resumes, including the academic credentials, experience and professional license of the lead lawyers and professional personnel identified in Items 2 and 3 above. Affirm that the lead lawyers and professional personnel have not been disbarred or suspended and are not under review for disbarment or suspension.
- Resource allocation table that identifies the individual classifications (prime and subconsultants) that will be performing the requested services and deliverables.

I. Scope of Work

Provide a description of your firm's approach to providing the required services, including a proposed scope of work.

J. Record of Past Performance / Similar Experience

Respondent shall provide information concerning the firm's recent experience (within last five years) in the areas described within the services requested above.

1. Project name, schedule and cost.
2. Brief summary of the project and the specific services rendered by your firm.
3. Names of personnel from Respondent's team that participated on the above project and their specific role
K. **Conflict of Interest (Include Exhibit C)**
Disclose any financial, business, professional, or other relationship the firm has with any person or entity that is in a position that may be in conflict with District's stated goals and objectives. Describe your firm's system for identifying possible conflicts of interests. The selected firm will be expected to have a system to identify possible conflict of interests and to notify District of these conflicts at the earliest possible opportunity so as to avoid any possible prejudice to District.

L. **Business Outreach Program Compliance (If applicable, include Exhibit D)**

**Local Preference:** The District complies with a local preference program adopted by the County of Riverside for those Respondents located within the geographical boundaries of Riverside County. A five percent (5%) price preference may be applied to the total bid price during evaluation of the bid responses. To qualify as a local business, the business must have fixed offices within the geographical boundaries of Riverside County and must credit all sales taxes paid resulting from this RFQ to that Riverside County location. To qualify for local preference, Respondents must include a copy of a Riverside Business Tax License that supports the local preference status and complete Form 116-260 Local Business Qualification Affidavit, attached herein as Exhibit D.

or

**Disabled Veteran Business Enterprise Preference:** The District complies with a Disabled Veteran Owned Business preference policy implemented by the County of Riverside. A three percent (3%) preference shall be applied to the total bid price of all quotes/bids/proposals received by the District from certified disabled veterans owned businesses. Respondents must provide certification of Disabled Veteran Status. If the bid is submitted by a non-disabled veteran owned business but lists subcontractors/subconsultants that are identified and qualified as disabled owned businesses, the total bid price will be adjusted by 3% of the value of that subcontractor/subconsultant's portion of the bid.

M. **Financial Information**
Respondent must submit financial statements (balance sheet and income statement) for its business that are dated no more than twelve (12) months prior to the date of the proposal submission and cover a period of at least one (1) year, prepared in accordance with generally accepted accounting principles. These statements should clearly identify the financial status and condition of the Respondent's entire business entity. Please place in a separate PDF and mark "Confidential" if your firm requires this to be kept confidential. Audited financial statements are preferred but not required and an independent credit rating would be most advantageous.

Financial statements should only be included in a separate pdf and marked as such. Financial statements will be submitted to the Finance Director for review, then placed in a separate file and marked "Confidential".

N. **Proposed Fees**
Proposed fees will not be considered by the Evaluation Committee for purposes of selection. A Respondent’s proposed fees should be a separate attachment to the electronic submittal.

The District reserves the right to negotiate with the Respondent(s) it selects, if any, all or any portion of such Respondent(s)’ fee proposal, and if unable to reach an agreement on fees with the selected Respondent(s), ultimately may reject such Respondent(s).

O. **References with demonstrated success with similar work to the Scope of Work**
Respondent shall:

- If available, furnish a representative list of up to three (3) projects involving work as specified in the Scope of Work. The District reserves the right to contact each and every reference listed.

4. 1. Client business name and address
5. 2. Client personnel name, title, telephone and email address
10.0 COMPENSATION

For the selected Consultant, the District shall pay the Consultant for services performed and expenses incurred and compensation shall be paid in accordance with an invoice submitted to District by Consultant within fifteen (15) days from the last day of each calendar month, and District shall pay the acceptable invoice within thirty (30) working days from the date of receipt of the invoice. It is mutually agreed and understood that the obligation of the District is limited by and contingent upon the availability of District funds for reimbursement of Consultant fees. In the event that such funds are not forthcoming for any reason, District shall immediately notify Consultant in writing, and only services rendered will be paid in full. This Agreement shall be deemed terminated and have no further force and effect immediately upon receipt of District notification by Consultant.

11.0 EVALUATION CRITERIA

Proposals will be evaluated based on relevant factors, including but not limited to the following:

11.1 Proposals will first be reviewed on a pass/fail basis. Proposals with the following conditions may be rejected as non-responsive, if:
- Proposal is received after the deadline for this RFQ.
- Proposal shows an inability to meet the insurance requirements.

11.2 If the Respondent has met both requirements noted above, then the following evaluation criteria will be used for the evaluation and selection of each Respondent. Each proposal will be competitively evaluated on its relative strengths and weaknesses against the following criteria listed below and as described in Section 9.0 of the RFQ. The order of the listed criteria is not indicative of their priority, weight or importance:
- Overall responsiveness and general understanding of the RFQ requirements
- Firm's experience and ability
- Project team
- Project scope of services and schedule
- Record of past performance
- Overall Impression

11.3 After a Respondent has been selected by the District, the District, and Respondent will negotiate a contract for submission to the Board of Supervisors for their consideration and possible approval.

11.4 The District reserves the right to withdraw the RFQ, to reject a specific proposal for noncompliance within the RFQ provisions, or not award a contract at any time because of unforeseen circumstances or if it is determined to be in the best interest of the District.

12.0 EVALUATION PROCESS

GENERAL

12.1 Throughout the entire process of the proposal, Respondent may only contact the Buyer who is administering the proposal. Attempts by the Respondent to contact any other District representative may result in disqualification of the Respondent.

12.2 All evaluation material will be considered Confidential and not released by the District. The District reserves the right to split or make the award that is most advantageous to the District.

EVALUATION PROCESS

12.3 Proposals will be reviewed by the Buyer to verify compliance with submission instructions, response requirements, and minimum requirements. Any proposals not meeting the minimum requirements may be deemed non-responsive.
12.4 Proposal evaluation will commence immediately following the review conducted by the Buyer. During the evaluation process, the Selection Committee may request clarification, as necessary, from Respondent. Respondent should not misconstrue a request for clarification for negotiations. It is anticipated that the evaluation process will be completed within approximately 15-30 working days. Respondents will be notified via email regarding the status of Respondent's proposal.

12.5 The District may select qualified Respondent(s) based solely on the submitted proposal(s).

12.6 Following the evaluation of the submitted proposals, a short list of the most qualified Respondents may be developed based on the criteria outlined in Section 11. The District may elect to have the short list of Respondents give oral presentations. Short-listed Respondents must be prepared to give their presentation within five (5) business days of the request by the District. The evaluation panel may ask questions about Respondent's written proposal and other issues regarding the scope of work. Presentations will be evaluated, and the District may ask short-listed firms to submit a "best and final" proposal. The short-list interview may be scored. In addition to interviews with the short-list of Respondents, the Selection Committee may also conduct onsite visits and/or tours of the Respondent's place of business.

NEGO TitATIONS

12.7 Negotiations regarding agreement terms, conditions, scope of work, and pricing (if applicable) may or may not be conducted with Respondents. Therefore, proposals submitted should contain the Respondents most favorable terms and conditions, since the selection and award may be made without any onsite visit, interviews, or further discussion or negotiations with any Respondents. If the District engages the Respondent in negotiations and satisfactory agreement provisions cannot be reached, then negotiations may be terminated. The District may elect to contact another firm who has submitted a proposal. This sequence may continue until an agreement is reached.

13.0 INTERPRETATION OF RFQ

13.1 The Respondent must make careful examination and understand all of the requirements, specifications, and conditions stated in the RFQ. If any Respondent planning to submit a proposal finds discrepancies in or omissions from the RFQ or is in doubt as to the meaning, a written request for interpretation or correction must be given to the District. Any changes to the RFQ will be made only by written addendum and may be posted on the District website at www.rcflood.org. The District is not responsible for any other explanations or interpretations.

13.2 All Respondent questions, clarifications, or comments must be submitted in writing and must be received by the District no later than July 6, 2020 by 4:00 p.m. PST. Inquiries received after this date will not be accepted or responded to. Ensure all questions, clarifications, or comments are addressed to mcweisen@rivco.org

13.3 All email correspondence shall be clearly marked in the subject line with "RFQ FCARC-00164 / Questions". Within the body of the email, each inquiry must reference the section number and title from the RFQ that the question pertains to.

14.0 CONTRACTUAL DEVELOPMENT

14.1 Upon selection of the most qualified Respondent on the basis of demonstrated competence and qualifications for the type of professional services required, the District will negotiate a price which it determines as fair and reasonable. If the District is unable to negotiate a satisfactory contract with the Respondent selected, negotiations with that Respondent will terminate and negotiations with the second ranking Respondent shall commence. A sample of the standard District contract to be used for this project is attached as Exhibit E. The District and the Respondent will negotiate a contract(s) for submission to the Board of Supervisors for their consideration and possible approval.

14.2 Payment by the District for the services will only be made after the services have been performed, an itemized billing statement is submitted in the form specified by the District and approved by the appropriate District representative, which shall specifically set forth the services performed, the name of the person performing such services, and the
hourly labor charge rate for such person. Payment shall be made on a monthly basis, forty-five (45) days after receipt of such billing statement.

15.0 PUBLIC RECORDS

All proposals become the property of the District. All information submitted in the proposal becomes "public record" as defined by the State of California upon completion of the procurement process. If any proprietary information is contained in or attached to the proposal, it must be clearly identified by the Respondent as "TRADE SECRET," "CONFIDENTIAL," or "PROPRIETARY." Otherwise the Respondent agrees that any and all documents provided may be released to the public after contract award. The District will use its best efforts to inform any proposer of any request for disclosure of any such document. The District shall not in any way be liable or responsible for the disclosure of any such records including, without limitation, those so marked if disclosure is deemed to be required by law or by an order of the Court. The District will not be held responsible for disclosure of any "TRADE SECRET," "CONFIDENTIAL," or "PROPRIETARY" documents that are not contained in envelopes and prominently marked.

16.0 CONFIDENTIALITY AND PROPRIETARY DATE

All materials received relative to this RFQ will be kept confidential, until such time an award is made or the RFQ is cancelled, at which time all materials received will be made available to the public. Proposals received will be subject to Government Code §6250, the Public Information Act. Respondents should mark information they consider proprietary or confidential in the event it is exempt from the requirements of the Act.

17.0 USE BY OTHER POLITICAL ENTITIES

The Consultant agrees to extend the same pricing, terms, and conditions as stated in this Agreement to every political entity, special district, and related non-profit entity in Riverside County. It is understood that other entities shall make purchases in their own name, make direct payment and be liable directly to the CONTRACTOR; and District shall in no way be responsible to Consultant for other entities' purchases.

18.0 COUNTY OBSERVED HOLIDAYS

<table>
<thead>
<tr>
<th>HOLIDAY</th>
<th>DAY OBSERVED</th>
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<tbody>
<tr>
<td>*New Year's Day</td>
<td>January 1&lt;sup&gt;st&lt;/sup&gt;</td>
</tr>
<tr>
<td>Martin Luther King Jr.'s Birthday</td>
<td>Third Monday in January</td>
</tr>
<tr>
<td>Lincoln's Birthday</td>
<td>February 12&lt;sup&gt;th&lt;/sup&gt;</td>
</tr>
<tr>
<td>Washington's Birthday</td>
<td>Third Monday in February</td>
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<tr>
<td>Memorial Day</td>
<td>Last Monday in May</td>
</tr>
<tr>
<td>Independence Day</td>
<td>July 4&lt;sup&gt;th&lt;/sup&gt;</td>
</tr>
<tr>
<td>Labor Day</td>
<td>First Monday in September</td>
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<tr>
<td>Columbus Day</td>
<td>Second Monday in October</td>
</tr>
<tr>
<td>Veterans' Day</td>
<td>November 11&lt;sup&gt;th&lt;/sup&gt;</td>
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<tr>
<td>*Thanksgiving Day</td>
<td>Fourth Thursday in November</td>
</tr>
<tr>
<td>*Following Thanksgiving</td>
<td>Friday following the fourth Thursday in November</td>
</tr>
<tr>
<td>*Christmas Day</td>
<td>December 25&lt;sup&gt;th&lt;/sup&gt;</td>
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</tbody>
</table>

*Note:*
1. Thanksgiving Day, which shall be the fourth Thursday in November unless otherwise appointed.
2. Friday following Thanksgiving Day.
3. December 24<sup>th</sup> and 31<sup>st</sup> when they fall on Monday.
4. December 26<sup>th</sup> and January 2<sup>nd</sup>, when they fall on Friday.
5. Friday proceeding January 1<sup>st</sup>, February 12<sup>th</sup>, July 4<sup>th</sup>, November 11<sup>th</sup> or December 25<sup>th</sup>, when such date falls on Saturday; the Monday following such date when such date falls on a Sunday.
6. The District hours are from 8:00 a.m. to 5:00 p.m., Monday through Friday.
EXHIBIT A

CONFIDENTIALITY CLAUSE

Respondents are to fill out the form listed below and include in their proposal under "Statement of Compliance," (refer to RFQ Section 9.0, Subsection D). Print in all areas except where a signature is required.

Contractor/Consultant shall maintain the confidentiality of any and all records and information accessed or processed in accordance with the terms and intent of this Agreement, including protection of names and other identifying information from unauthorized disclosure. Contractor/Consultant shall not disclose, except as specifically permitted by this Agreement, or as authorized by the person(s), any oral or written communication, information, or effort of cooperation between District and Contractor/Consultant, or between District, Contractor/Consultant, and any other party. District requires Contractor/Consultant's officers, employees, and agents providing services hereunder to execute an Employment Acknowledgement and Confidentiality Agreement prior to commencing work under this Agreement.

CONTRACTOR/CONSULTANT EMPLOYEE ACKNOWLEDGEMENT AND CONFIDENTIALITY AGREEMENT

PROJECT NAME: ______________________________

CONTRACTOR/CONSULTANT NAME: ______________________________

CONTRACT NUMBER: ______________________________

Oath of Confidentiality

a) Neither party shall disclose Confidential Information (as hereinafter defined) of the other party. The receiving party shall use the same degree of care as it uses to protect its own confidential information of like nature, but no less than a reasonable degree of care, to maintain in confidence the confidential information of the disclosing party. The foregoing obligations shall not apply to any information that (1) is at the time of disclosure, or thereafter becomes, part of the public domain through a source other than the receiving party, (2) is subsequently learned from a third party that does not impose an obligation of confidentiality on the receiving party, (3) was known to the receiving at the time of disclosure, (4) is generated independently by the receiving party, or (5) is required to be disclosed by law, subpoena or other process.

b) For the purpose of the above paragraph, Confidential Information shall mean any information identified by either party as Confidential and/or Proprietary, or which, under all of the circumstances, ought reasonably to be treated as Confidential and/or Proprietary, including this Agreement.

Contractor/Employee Name: __________________________________________

Signature: ______________________________ Date: ______________________________
EXHIBIT B

STATEMENT OF QUALIFICATION

QUESTIONNAIRE

INSTRUCTIONS

Electronically print or use black ink and print legibly. If the questionnaire is altered, is incomplete and/or does not include the required attachments, the SOQ may be rejected for non-responsiveness.

Use additional sheets if space provided is not adequate.

Firm's Legal Name: ________________________________________________________________

Firm's Legal Address: ____________________________________________________________

(City) (State) (Zip)

Principal Telephone No.: ________________________ Principal Fax No.: ______________________

Web Address: ________________________________

Firm is (check one): Partnership ☐ Sole Proprietorship ☐ Other ☐ ______________________

Address from which contract shall be serviced:

(City) (State) (Zip)

Identify the person that would sign any Agreements with the District*:

Agreement Signatory: _______________________________ Title: _______________________________

*Appropriate Signature Authorization for this person is required. See section VI.B of the RFQ.

Project Manager responsible for the Firm's service, delivery, execution and performance of projects:

Project Manager: ________________________________________________________________

Telephone No.: _______________ Ext.: _____ Fax No.: ________________________________

Email Address: _________________________________________________________________

CA Registration No. (if applicable): ________________________________

Expiration Date (if applicable): ____________________________________________________

Check here ☐ and stop if Project Manager is the same at the Contact Person.

Contact Person: ________________________________________________________________

Telephone No.: _______________ Ext.: _____ Fax No.: ________________________________

Email Address: _________________________________________________________________
EXHIBIT B CONTINUED
STATEMENT OF COMPLIANCE

AGREEMENT TERMS AND CONDITIONS

The respondent shall read the Required Insurance and Indemnification (Sections 8.0 and 9.0) language of the Sample Agreement included as Attachment E. The respondent is advised that the ability and willingness to conform to District contract requirements is a partial basis for selection.

<table>
<thead>
<tr>
<th>INSURANCE</th>
<th></th>
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<tbody>
<tr>
<td>Yes ☐</td>
<td>No ☐</td>
<td>By checking &quot;Yes&quot; the respondent is affirming that it has read, is able and is willing to provide the required insurance as described in Exhibit D. The District will request the actual insurance form when a task order is issued. If &quot;No&quot; is selected, the respondent shall attach an explanation. This explanation shall clearly indicate what alternate coverage can be provided and explain what impact the proposed alternate has on the services to be provided.</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>INDEMNIFICATION</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes ☐</td>
<td>No ☐</td>
<td>By checking &quot;Yes&quot; the respondent indicates that it is willing to accept the indemnification requirements as described in Exhibit D. If &quot;No&quot; is selected, the respondent shall attach a list of exceptions. This list of exceptions must include suggested rewording/changes, reasons for submitting the proposed exception, and any impact the proposed exception may have on the services to be provided.</td>
</tr>
</tbody>
</table>

SIGNATURE

THE FOREGOING AND ALL INFORMATION IN THIS STATEMENT OF QUALIFICATIONS IS TRUE AND CORRECT:

Signature of authorized person preparing this SOQ:

Signature: ________________________________ Date: ________________________________

Printed or Typed Name and Title: ______________________________________________________
EXHIBIT C

CONFLICTS OF INTEREST STATEMENT

The Riverside County Flood Control and Water Conservation District's Conflict of Interest Policy disallows the District's directors and staff from having certain financial or personal relationships with contractors/consultants. The questions that follow are intended to alert the District to potential violations of the policy. If conflicts of only a remote interest exist, a contract may nonetheless be awarded as disclosure allows the District to choose processes for negotiation, award, and administration of contracts to avoid such conflicts. However, the District reserves the right to review and make a final determination regarding whether any actual or potential conflicts would violate the District's policies or California law, and thus preclude a Respondent's participation in this award.

All Respondents and proposed subcontractors/subconsultants must respond to each of the following questions. For responses answered "yes", respondents and proposed subcontractors/subconsultants are requested to attach additional sheets to fully describe the potential conflict. The District may require additional information to evaluate potential conflicts prior to award. Failure to fully disclose conflicts will result in rejection of the proposal or immediate termination of any contract awarded therefrom.

1. To the best of your knowledge, do any current District employees have any of the following financial relationships with your firm or with proposed subcontractors/subconsultants?

<table>
<thead>
<tr>
<th>Relationship</th>
<th>[Yes]</th>
<th>[No]</th>
</tr>
</thead>
<tbody>
<tr>
<td>Owner</td>
<td></td>
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<tr>
<td>Member</td>
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<td>Partner</td>
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<td>Officer</td>
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<tr>
<td>Employee</td>
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<tr>
<td>Contractor; Consultant</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Broker</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Major Stockholder:</td>
<td>[Yes]</td>
<td>[No]</td>
</tr>
</tbody>
</table>

Major Stockholder means ownership of 3% or more of firm stock.

If "Yes" to any of the above, did this individual participate in formulating your submittal?

[Yes] [No]

2. Are you or to the best of your knowledge are any officers or key employees of your firm or proposed subcontractors/subconsultants a relative of any current District employee? For purposes of this question, "relative" includes a spouse or domestic partner, child, parent, parent-in-law, child-in-law, grandparent, grandchild, sibling, stepbrother or stepsister, stepparent, or stepchild.

[Yes] [No]

3. To the best of your knowledge is a District employee seeking or being considered for employment by your firm or by proposed subcontractors/subconsultants?

[Yes] [No]

4. In the preceding twelve (12) months have you or to the best of your knowledge have any officers or key employees of your firm or proposed subcontractors/subconsultants arranged or delivered any gifts (including entertainment), donations, campaign contributions, or anything else of value to any District employee?

[Yes] [No]
5. Have you or to the best of your knowledge have any officers or key employees of your firm or proposed subcontractors/subconsultants ever been employed by the District?

[Yes] [No]

**I declare under penalty of perjury of the laws of the State of California that the foregoing is true and correct.**

Name (Type or Print): ________________________________________________________________

Signature: _________________________________________________________________________

Title: ____________________________________________________________________________

Organization: _____________________________________________________________________

Date: _____________________________________________________________________________
EXHIBIT D

LOCAL BUSINESS QUALIFICATION AFFIDAVIT

The District Local Business Preference may be applied to this Request for Proposal/Quotation. If you qualify for this preference, please submit this form along with your response to this RFQ.

Definition of Local Business

A local business shall mean business firms with fixed offices located within the geographical boundaries of Riverside County, authorized to perform business within the County, and in doing so, credit all sales tax from sales generated within Riverside County to the County, and who provide product or perform contracted work using employees, of whom the majority are physically located in said local offices.

Local businesses shall have a Riverside County business street address. Post office box numbers, residential addresses or un-staffed sales offices shall not suffice to establish status as a local business. To qualify as a local business the location must be open and staffed during normal business hours and the business must establish proof that it has been located and doing business in Riverside County for at least six (6) months preceding its certification to the County as a local business.

Additional supporting documentation that may be requested by the District to verify qualification includes:

1. A copy of their current BOE 531-A and/or BOE 530-C form (State, Local & District Sales and Use Tax Return Form). This is what businesses submit to the State Board of Equalization when paying the sales tax to the State of California indicating the amount of the payment to be credited to each jurisdiction (i.e. Counties, Cities).
2. A current business license if required for the political jurisdiction in which the business is located.
3. Proof of the current business address. The local business needs to be operating from a functional office that is staffed with the firm's employees, during normal business hours.

Business Name: ________________________________________________________________

Physical Address: __________________________________________________________________

Phone: __________________ Fax: _______________ E-Mail: ____________________________

Length of time at this location: ___________________ Number of Company Employees at this address: ______

If less than 6 months, list previous Riverside County location: ____________________________________________

Business License # (where applicable): ___________ Jurisdiction ____________________________

Hours of Operation: _______________________________________________________________________

Primary function of this location (i.e., sales, distribution, production, corporate, etc.):

______________________________________________________________________________________

Signature of Company Official ___________________________ Date ______________

Submittal of false data will result in disqualification of local preference and/or doing business with the County of Riverside.
EXHIBIT E

SAMPLE AGREEMENT

CONSULTING SERVICES AGREEMENT

For

__________________________________________

between

Riverside County Flood Control and Water Conservation District

and

(INSERT COMPANY NAME)
CONSULTING SERVICES AGREEMENT
Sample

The RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, hereinafter called "DISTRICT", and TBD, hereinafter called "CONSULTANT", hereby agree as follows:

1. **SCOPE OF SERVICES** - CONSULTANT shall provide ___________ on behalf of DISTRICT in ________________ for flood control and other related ____________ as described in Attachment "A", attached hereto and made a part hereof.

2. **RETAILER** - DISTRICT hereby retains CONSULTANT to furnish tools, equipment, facilities, materials, labor and incidentals necessary to perform in a complete, skillful and professional manner those consulting services described in Attachment "A".

3. **TERM OF AGREEMENT** - The term of this Agreement shall commence on July 1, 2020 and shall terminate at midnight on June 30, 2022.

4. **COMPENSATION** - As compensation for the services to be rendered hereunder, DISTRICT shall pay to CONSULTANT a sum not to exceed XXXXX for the term of the Agreement.

   In addition to the compensation referred to herein, CONSULTANT shall be reimbursed for actual expenses incurred traveling to California from Washington, D.C. and returning thereto, provided, however, that such travel is approved in advance in writing by DISTRICT's General Manager-Chief Engineer. DISTRICT shall pay CONSULTANT for such expenses upon receipt of billing and accounting therefor by CONSULTANT.

5. **PAYMENT** - Payment to CONSULTANT shall be paid by DISTRICT following satisfactory performance of the services as set forth herein and within thirty (30) calendar days after DISTRICT's receipt of appropriate monthly invoice(s) from CONSULTANT.
CONSULTANT shall keep employee and expense records according to customary accounting methods. Upon DISTRICT request, such records shall be made available for inspection within ten (10) calendar days to verify the invoices of CONSULTANT.

6. **SUBCONSULTANT** - CONSULTANT may, at CONSULTANT's own expense, employ special consultants to accomplish the work covered by this Agreement, however, except as expressly identified in this Agreement, no portion of the services pertinent to this Agreement shall be subcontracted without prior written approval and authorization by DISTRICT.

In the event CONSULTANT subcontracts any portion of CONSULTANT's duties under this Agreement, CONSULTANT shall require its subconsultants to comply with the terms of this Agreement in the same manner as required of CONSULTANT. The fact that CONSULTANT employs special consultants not in his regular employ shall not relieve CONSULTANT of any responsibility regarding the adequacy of the special consultant's designs or other work performed pursuant to this Agreement.

7. **NOTICES AND REPORTS** - Any notices and reports required or desired to be served by either party upon the other shall be delivered via telephone, electronic mail or mailed by first class mail, postage prepaid, to the respective parties as set forth below:

<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
<th>NAME</th>
<th>ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT</td>
<td>1995 Market Street</td>
<td>Phone: 951.955.1250</td>
<td>Phone: XXX-XXX-XXX</td>
</tr>
<tr>
<td>Attn: General Manager-Chief Engineer</td>
<td></td>
<td>Attn: TBD</td>
<td></td>
</tr>
</tbody>
</table>
8. **INDEMNIFICATION** - CONSULTANT shall indemnify and hold harmless DISTRICT (including its officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives) from any liability, claim, damage, proceeding or action, present or future, based upon, arising out of or in any way relating to CONSULTANT's (including its officers, employees, subconsultants and agents) actual or alleged negligent, reckless or willful misconduct acts or omissions related to this Agreement, performance under this Agreement or failure to comply with the requirements of this Agreement, including but not limited to: (a) property damage; (b) bodily injury or death; or (c) any other element of any kind or nature whatsoever.

CONSULTANT shall defend, at its sole expense, including all costs and fees (including but not limited to attorney fees, cost of investigation, defense and settlements or awards), DISTRICT (including its officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives) in any claim, proceeding or action for which indemnification is required.

With respect to any of CONSULTANT's indemnification requirements, CONSULTANT shall, at its sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle or compromise any such claim, proceeding or action without the prior consent of DISTRICT, provided, however, that such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes CONSULTANT's indemnification obligations to DISTRICT.

CONSULTANT's indemnification obligations shall be satisfied when CONSULTANT has provided to DISTRICT the appropriate form of dismissal (or similar document) relieving DISTRICT from any liability for the claim, proceeding or action involved.
The specified insurance limits required in this Agreement shall in no way limit or circumscribe CONSULTANT's obligations to indemnify and hold harmless DISTRICT from third party claims.

In the event there is conflict between this section and California Civil Code Section 2782, this section shall be interpreted to comply with California Civil Code 2782. Such interpretation shall not relieve CONSULTANT from indemnifying DISTRICT or the County of Riverside to the fullest extent allowed by law. The obligations reflected in this section shall survive the discharge or other termination of this Agreement.

9. INSURANCE REQUIREMENTS - Without limiting or diminishing CONSULTANT's obligation to indemnify or hold COUNTY harmless, CONSULTANT shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverages during the term of this Agreement. As respects to the insurance section only, COUNTY herein refers to the County of Riverside, its Agencies, Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds.

A. Workers' Compensation:

If CONSULTANT has employees as defined by the State of California, CONSULTANT shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than $1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of the County of Riverside.

B. Commercial General Liability:
Commercial General Liability insurance coverage, including but not limited to premises liability, unmodified contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of CONSULTANT's performance of its obligations hereunder. Policy shall name COUNTY as Additional Insured. Policy's limit of liability shall not be less than $1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

C. Vehicle Liability:
If vehicles or mobile equipment are used in the performance of the obligations under this Agreement, then CONSULTANT shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than $1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name COUNTY as Additional Insured.

D. Professional Liability:
CONSULTANT shall maintain Professional Liability Insurance providing coverage for CONSULTANT's performance of work included within this Agreement, with a limit of liability of not less than $1,000,000 per occurrence and $2,000,000 annual aggregate. If CONSULTANT's Professional Liability Insurance is written on a claims made basis rather than an occurrence basis, such insurance shall continue through the term of this Agreement and CONSULTANT shall purchase, at his sole expense, either 1) an Extended Reporting Endorsement (also,
known as Tail Coverage); or 2) Prior Dates Coverage from new insurer with a
retroactive date back to the date of or prior to the inception of this Agreement; or
3) demonstrate through Certificates of Insurance that CONSULTANT has
maintained continuous coverage with the same or original insurer. Coverage
provided under items 1), 2), or 3) will continue as long as the law allows.

E. General Insurance Provisions - All lines:

i. Any insurance carrier providing insurance coverage hereunder shall be
admitted to the State of California and have an A.M. BEST rating of not less
than A:VIII (A:8) unless such requirements are waived, in writing, by the
County Risk Manager. If the County's Risk Manager waives a requirement
for a particular insurer, such waiver is only valid for that specific insurer and
only for one policy term.

ii. CONSULTANT must declare its insurance self-insured retention for each
coverage required herein. If any such self-insured retention exceeds
$500,000 per occurrence each such retention shall have the prior written
consent of the County Risk Manager before the commencement of operations
under this Agreement. Upon notification of self-insured retention
unacceptable to COUNTY and at the election of the County's Risk Manager,
CONSULTANT's carriers shall either 1) reduce or eliminate such self-
insured retention as respects this Agreement with COUNTY; or 2) procure a
bond which guarantees payment of losses and related investigations, claims
administration, and defense costs and expenses.

iii. CONSULTANT shall cause CONSULTANT's insurance carrier(s) to furnish
the County of Riverside with either: 1) a properly executed original
Certificate(s) of Insurance and certified original copies of endorsements effecting coverage as required herein; and 2) if requested to do so orally or in writing by the County Risk Manager, provide original certified copies of policies, including all endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that a minimum of thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. If CONSULTANT's insurance carrier(s) policies do not meet the minimum notice requirement found herein, CONSULTANT shall cause CONSULTANT's insurance carrier(s) to furnish a 30 day Notice of Cancellation endorsement.

iv. In the event of a material modification, cancellation, expiration or reduction in coverage, this Agreement shall terminate forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto, evidencing coverages set forth herein and the insurance required herein is in full force and effect. CONSULTANT shall not commence operations until COUNTY has been furnished original Certificate(s) of Insurance and certified original copies of endorsements and, if requested, certified original policies of insurance, including all endorsements and any and all other attachments as required in this section. An individual authorized
by the insurance carrier to do so on its behalf shall sign the original endorsements for each policy and the Certificate of Insurance.

v. It is understood and agreed to by the parties hereto that CONSULTANT’s insurance shall be construed as primary insurance, and COUNTY’s insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.

vi. If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services, or there is a material change in the equipment to be used in the performance of the scope of work, or the term of this Agreement, including any extensions thereof, exceeds five (5) years, COUNTY reserves the right to adjust the types of insurance and the monetary limits of liability required under this Agreement if, in the County Risk Management’s reasonable judgment, the amount or type of insurance carried by CONSULTANT has become inadequate.

vii. CONSULTANT shall pass down the insurance obligations contained herein to all tiers of subconsultants working under this Agreement.

viii. The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to COUNTY.

ix. CONSULTANT agrees to notify COUNTY of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

10. **CONFIDENTIALITY OF DATA** - All financial, statistical, personal, technical or other data and information made available to CONSULTANT shall not be disclosed (in whole or in part) by CONSULTANT to any third parties and shall be protected by
CONSULTANT from unauthorized use and disclosure. The only exception to this shall be if disclosure is approved in advance and in writing by DISTRICT or if the disclosure is made to CONSULTANT's subconsultants as anticipated by this Agreement.

CONSULTANT shall not issue any news release or public relations item regarding such confidential information or CONSULTANT's work under this Agreement without prior review of the contents and written approval by DISTRICT. These same requirements shall be applicable to any of CONSULTANT's subconsultants. CONSULTANT shall include the requirements stated in this section in the Agreement with any of its subconsultants.

11. **TERMINATION** - At any time during the term of this Agreement, DISTRICT may:

   a. Terminate this Agreement without cause upon providing CONSULTANT thirty (30) calendar days written notice stating the extent and effective date of termination; or

   b. Upon five (5) calendar days written notice, terminate this Agreement for CONSULTANT default, if CONSULTANT refuses or fails to comply with the provisions of this Agreement or fails to make progress so as to endanger performance and does not cure such failure within a reasonable period of time. In the event of such termination, DISTRICT may proceed with the work in any manner deemed proper to DISTRICT.

In the event DISTRICT issues a Notice of Termination, CONSULTANT shall (i) stop all work under this Agreement on the date specified in the Notice of Termination; and (ii) transfer to DISTRICT and deliver in the manner and to the extent, if any, as directed by DISTRICT, any equipment, data or reports which, if the Agreement had been completed, would have been required to be furnished to DISTRICT.
In the event DISTRICT terminates this Agreement, DISTRICT shall make payment for all services performed in accordance with this Agreement to the date of termination, a total amount which bears the same ratio to the total maximum fee otherwise payable under this Agreement as the services actually bear to the total services necessary for performance of this Agreement. Notwithstanding any of the other provisions of this Agreement, CONSULTANT rights under this Agreement shall terminate (except for fees accrued prior to the date of termination) upon dishonesty or a willful or material breach of this Agreement by CONSULTANT, or in the event of CONSULTANT’s unwillingness or inability for any reason whatsoever to perform the duties hereunder, or if the Agreement is terminated pursuant to Section 16 (hereinafter titled NON-DISCRIMINATION). In such event, CONSULTANT shall not be entitled to any further compensation under this Agreement. The rights and remedies of DISTRICT provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.

12. ASSIGNMENT - Neither this Agreement nor any part thereof shall be assigned by CONSULTANT without the prior written consent of DISTRICT.

13. CONFLICT OF INTEREST - CONSULTANT covenants that it presently has no interest, including but not limited to other projects or independent contracts, and shall not acquire any such interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. CONSULTANT further covenants that in the performance of this Agreement, no person having any such interest shall be employed or retained by it under this Agreement.

14. INDEPENDENT CONSULTANT - CONSULTANT and the agents and employees of CONSULTANT shall act at all times in an independent capacity during the term of this
Agreement and in the performance of the services to be rendered hereunder and shall not act as or shall not be and shall not in any manner be considered employees or agents of DISTRICT.

15. **JURISDICTION/LAW/SEVERABILITY** - This Agreement is to be construed in accordance with the laws of the State of California. If any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall be declared severable and shall be given full force and effect to the extent possible.

Any legal action, in law or equity, related to the performance or interpretation of this Agreement shall be filed only in the Superior Court for the State of California located in Riverside, California, and the parties waive any provision of law providing for a change of venue to another location. Prior to the filing of any legal action, the parties shall be obligated to attend a mediation session with a neutral mediator to try to resolve the dispute.

16. **WAIVER** - Any waiver by DISTRICT of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or any other term thereof. Failure on the part of DISTRICT to require exact, full and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms hereof or estopping DISTRICT from enforcement hereof.

17. **NON-DISCRIMINATION** - In the performance of the terms of this Agreement, CONSULTANT shall not engage in nor permit others CONSULTANT may employ to engage in discrimination in the employment of persons because of the race, color, national origin or ancestry, religion, physical handicap, disability as defined by the Americans
with Disabilities Act (ADA), medical condition, marital status or sex of such persons, in accordance with the provision of California Labor Code Section 1735.

18. **NON-APPROPRIATION OF FUNDS** - It is mutually agreed and understood that the obligations of DISTRICT are limited by and contingent upon the availability of DISTRICT funds for the reimbursement of CONSULTANT’s fees. In the event that such funds are not forthcoming for any reason, DISTRICT shall immediately notify CONSULTANT in writing. This Agreement shall be deemed terminated and have no further force and effect immediately on receipt of DISTRICT’s notification by CONSULTANT. In the event of such termination, CONSULTANT shall be entitled to payment for work already performed in accordance with this Agreement.
IN WITNESS WHEREOF, the parties hereto have executed this Agreement on ________________________________.
(to be filled in by Clerk of the Board)

RECOMMENDED FOR APPROVAL:

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

By ________________________________
JASON E. UHLEY
General Manager-Chief Engineer

By ________________________________
KAREN SPIEGEL, Chairwoman
Riverside County Flood Control and Water Conservation District Board of Supervisors

APPROVED AS TO FORM:

GREGORY P. PRIAMOS
County Counsel

By ________________________________
LEILA MOSHREF-DANESH
Deputy County Counsel

ATTEST:

KECIA HARPER
Clerk of the Board

By ________________________________
Deputy

(SEAL)

Consulting Services Agreement
Legal Services  w/TBD
07/01/2020-06/30/2025
ATTACHMENT "A"

SCOPE OF SERVICES (Rough Draft)