Minnesota Department of Human Services
Aging and Adult Services Division

Request for Proposal for a Qualified Contractor
to Evaluate Rate Methodologies for Elderly
Waiver and Related Programs

Date of Publication: November 30, 2017

Americans with Disabilities Act (ADA) Statement: This information is available in accessible formats for people with disabilities by calling 651-431-2600 or by using your preferred relay service. For other information on disability rights and protections, contact the agency's Americans with Disabilities Act (ADA) coordinator.

Minnesota’s Commitment to Diversity and Inclusion. The State of Minnesota is committed to diversity and inclusion in its public procurement process. The goal is to ensure that those providing goods and services to the State are representative of our Minnesota communities and include businesses owned by minorities, women, veterans, and those with substantial physical disabilities. Creating broader opportunities for historically under-represented groups provides for additional options and greater competition in the marketplace, creates stronger relationships and engagement within our communities, and fosters economic development and equality.

To further this commitment, the Department of Administration operates a program for Minnesota-based small businesses owned by minorities, women, veterans, and those with substantial physical disabilities. For additional information on this program, or to determine eligibility, please call 651-296-2600 or go to www.mmd.admin.state.mn.us/mn02001.htm.

Requests for Proposals
Form B (Rev. 08.02.16)
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RFP Summary

Important Dates:

RFP Published: November 30, 2017

Questions Due: December 14, 2017, 4:00PM (Central Standard Time)

Proposals Due: December 21, 2017, 4:00PM (Central Standard Time)

Anticipated Selection of Successful Responder(s): January 5, 2018

Anticipated Start of Contract: January 2018

Anticipated End of Contract: June 30, 2019

Anticipated Extensions: 1

Number of paper courtesy copies: 4

State Contact: Peter Spuit
I. Introduction

A. Purpose of Request

The Minnesota Department of Human Services, through its Aging and Adult Services Division (State), is seeking Proposals from qualified Responders to assist with the evaluation of new rate methodologies by studying the cost of providing home and community-based services to older adults.

B. Objective of this RFP

The objective of this RFP is to contract with a qualified responder(s) to perform the tasks and services set forth in this RFP. The term of any resulting contract is anticipated to be for 18 months, from January 2018 until June 30, 2019. The majority of the work shall be completed prior to November 1, 2018.

The department has estimated that the cost of this contract should not exceed $350,000. Price will be a factor in the evaluation of the Proposals. The official response to this RFP must be submitted and received in SWIFT no later than the Event End Date and time as set forth in the SWIFT Event Details applicable to this RFP. This RFP does not obligate the State to award a contract or complete the project, and the State reserves the right to cancel the solicitation if it is considered to be in its best interest. All costs incurred in responding to this RFP will be borne by the Responder.

This RFP provides background information and describes the services desired by the State. It delineates the requirements for this procurement and specifies the contractual conditions required by the State. Although this RFP establishes the basis for responder proposals, the detailed obligations and additional measures of performance will be defined in the final negotiated contract.

C. Background

The 2017 MN Legislature established new methodologies for determining rates for a number of services provided under the state’s Elderly Waiver (EW), Alternative Care (AC), and Essential Community Supports (ECS) programs, effective January 1, 2019. The rate methodologies use data from the Bureau of Labor Statistics (BLS) to create base wages, then apply additional factors to determine rates and component rates. The following services are subject to the new methodology: adult day service, chore, home delivered meals, and homemaker under EW, AC, and ECS; companion and respite under EW and AC; and customized living, foster care, and residential care under EW. Customized living under the Brain Injury (BI) and Community Access for Disability Inclusion (CADI) waivers is also subject to the new methodology. On January 1, 2019 the new methodology shall constitute 10 percent of the total rate. The remaining ninety percent (90%) of the rate shall be calculated using the payment methodology in effect on June 30, 2017. [Laws of Minnesota, 2017 1st Special Session, Chapter 6, Article 3, Section 13-18].

The legislature directed DHS to evaluate the new methodology, and to submit a report to the legislature by January 1, 2019: [Laws of Minnesota, 2017 1st Special Session, Chapter 6, Article 3, Section 19], as follows:
From Minnesota Statute, section 256B.0915, subd. 17:

**Evaluation of rate methodology.**

The commissioner, in consultation with stakeholders, shall conduct a study to evaluate the following:

(1) base wages in subdivision 14, to determine if the standard occupational classification codes for each rate and component rate are an appropriate representation of staff who deliver the services; and

(2) factors in subdivision 15, and adjusted base wage calculation in subdivision 16, to determine if the factors and calculations appropriately address nonwage provider costs.

By January 1, 2019, the commissioner shall submit a report to the legislature on the changes to the rate methodology in this statute, based on the results of the evaluation. Where feasible, the report shall address the impact of the new rates on the workforce situation and client access to services. The report should include any changes to the rate calculations methods that the commissioner recommends.

The legislature also provided specific direction to the DHS regarding Adult Day Services (*Laws of Minnesota, 2017 1st Special Session, Chapter 6, Article 3, Section 47*):

The commissioner of human services shall:

(1) study existing adult day services models, including resident acuity, staffing and support levels, and quality assurance;

(2) project demand for adult day services into the future; and

(3) report to the legislature by January 1, 2019.

The EW, AC, and ECS programs provide home and community-based services to people age 65 and older to help them live in their homes and communities. EW participants must qualify for Medical Assistance. AC and ECS programs are for people with low income and assets who are not eligible for Medical Assistance. More information about these programs can be found here:

II. Scope of Work

A. Overview

DHS seeks a contractor to assist with the evaluation of new rate methodologies by studying the cost of providing home and community-based services to older adults. Work shall include:

- Review national and local independent data sources of such costs
- Survey providers regarding their base wage and nonwage costs
- Submit a final written report to DHS by November 1, 2018

In addition, the contractor shall:

- Study existing adult day service models including:
  - resident acuity
  - staffing and support levels
  - quality assurance

The evaluation will encompass a wide range of home and community-based service options. Some services are designed to be delivered in people’s own homes and are provided intermittently, while others are delivered in centers or residential settings and may provide up to 24-hours of service per day. The STATE’s goal is to ensure that program participants have access to the full range of services and can make informed choices about service options, based on their own needs, preferences, and goals. By ensuring the availability of a robust set of service options, the STATE can support people to live in their preferred setting, in some cases delaying the use of more expensive residential services. The evaluation must account for this diversity of service models.

The STATE must ensure that payments for waiver services are consistent with 1902(a)30(A) of the Social Security Act: “payments are consistent with efficiency, economy, and quality of care and are sufficient to enlist enough providers so that care and services are available under the plan at least to the extent that such care and services are available to the general population in the geographic area.” The STATE must ensure ongoing federal approval of the rate methodologies for all EW services. The STATE’s waiver plan must describe the policy and methods used in setting payment rates for each type of service (42 CFR 447.200-205).

B. Tasks/Deliverables

1. Participate in and support DHS’s stakeholder engagement process, including gathering input on a proposed research plan.

2. Develop and submit a proposed research plan to DHS. The proposed research plan shall include the following elements, at a minimum:
   a) Conduct a review of national and local independent data sources regarding the cost of providing HCBS to older adults, including a review of data from other states with a similar geographic and demographic makeup;
   b) Review available data from the Minnesota Board on Aging regarding the costs of HCBS services funded through Title III of the Older Americans Act, including home delivered meals, chore, respite, and companion services;
c) A plan to survey HCBS providers to gather information about their costs, including the survey method, sample strategy, content, implementation timeline, and method for providing data to DHS;
d) A plan to study adult day service models, including resident acuity, staffing and support levels and quality assurance; and
e) A proposed schedule for submitting interim and final reports to DHS.

3. Implement the research plan, including the provider survey of costs, as approved by DHS.

4. Submit interim and final reports to DHS on a schedule approved by DHS. The final report shall include findings from all activities carried out under the approved research plan as well as recommendations regarding changes to the rate methodologies, and must be submitted no later than November 1, 2018.

Development of Accessible Products and Services

All products and services developed must meet the State of Minnesota accessibility standards and guidelines. The goal of the Accessibility Standard is to improve the accessibility and usability of information technology products and services for all users. The standard incorporates the Web Content Accessibility Guidelines 2.0 and Section 508 of the Rehabilitation Act of 1973.

III. Proposal Format

Proposals must conform to all instructions, conditions, and requirements included in the RFP. Responders are expected to examine all documentation and other requirements. Failure to observe the terms and conditions in completion of the Proposal are at the Responder’s risk and may, at the discretion of the State, result in disqualification of the Proposal for non-responsiveness. Acceptable Proposals must offer all services identified in Section II - Scope of Work and agree to the contract conditions specified throughout the RFP.

A. Required Proposal Contents

Responses to this RFP must consist of all of the following components (See following sections for more detail on each component). The Trade Secret/Confidential Data Notification and Cost Proposal must be submitted in SWIFT as separately attached documents. If paper courtesy copies are provided, the cost proposal must be provided as a separate sealed document and any materials constituting TRADE SECRET must be clearly marked as such.

A. Table of Contents

B. Technical Proposal Requirements
   1. Statement of Understanding
   2. Proposed Work Plan
   3. Relevant Responder Experience/Resumes of Lead Responder Staff
   4. Financial Stability and Professional Responsibility of Responder

C. Required Statements
   1. Responder Information and Declarations
2. Exceptions to Terms and Conditions
3. Affidavit of Noncollusion
4. Trade Secret/Confidential Data Notification

D. Potentially Applicable Forms
1. Affirmative Action Data Page (if proposal is over $100,000)
2. Certification and Restriction on Lobbying (if proposal is over $100,000)
3. Veteran-Owned Preference Form
4. Resident Vendor Form
5. Preference to Targeted Group and Economically Disadvantaged Business and Individuals

E. Cost Proposal

B. Technical Proposal Requirements

The following will be considered minimum requirements of the Technical part of the Proposal. Emphasis should be on completeness and clarity of content.

1. **Statement of Understanding.** This component of the Proposal should demonstrate the Responder’s understanding of the services requested in this RFP, the nature of the contract, and any problems anticipated in accomplishing the work. Specifically, the Proposal should demonstrate the Responder’s familiarity with the project elements, a summary of its solution(s) to the problems presented and knowledge of the requested services and/or deliverables.

2. **Proposed Work Plan.** The Responder should provide a description of the deliverables to be provided along with a detailed work plan that identifies how the major tasks are to be accomplished. The work plan should provide sufficient information to be used as a scheduling and managing tool. The work plan should show the Responder’s overall design of the project in response to achieving the deliverables as defined in this RFP. Responder should include proposed staffing for the project. Responder should include its risk assessment/management plan.

3. **Relevant Responder Experience, Resumes of Lead Responder Staff.** The Responder should demonstrate the length, depth, and applicability of prior experience in providing the requested services. This component of the Proposal must include previous experiences that will demonstrate the Responder’s ability to deliver the services requested in this RFP. Responder may identify entities for which it has supplied similar services to those requested in the RFP, if any. If such organizations are identified, Responder should include each identified organization’s name and address, and the name, title and telephone number of a contact of each organization. Responder should also provide a narrative description of the actual services provided to the organization(s). Describe what role, if any, staff proposed for this project had in the referenced service. Letters of reference may be included.

The Responder should also demonstrate the skill and experience of proposed lead staff. At a minimum, resumes must be provided for employees who would be assigned lead responsibilities on this Project. Resumes should describe the education, professional
affiliations, and other relevant background of the lead staff to be assigned to this project. No change in the Successful Responder’s personnel assigned to this project will be permitted without the prior approval of the State Program Manager.

4. **Financial Stability and Professional Responsibility of the Responder.** It is crucial that the State locate reliable vendors to serve our clients. The Successful Responder must be both fiscally and professionally responsible. Therefore, Responders must include in their Proposals both sufficient financial documentation to establish their financial stability and satisfactory information regarding their professional responsibility.

Financial information may include a current Financial Statement, a copy of an independent audit conducted within the last year, documentations of cash reserves to carry you through shortages or delays in receipt of revenue, and/or other documents sufficient to substantiate responsible fiscal management. In the event a Responder is either substantially or wholly owned by another corporate entity, the Proposal must also include the most recent detailed financial report of the parent organization, and a written guarantee by the parent organization that it will unconditionally guarantee performance by the Responder in each and every term, covenant, and condition of such contract as may be executed by the parties. Please also include information about any pending major accusations that could affect your financial stability.

Professional responsibility information includes providing information concerning any complaints filed with or by professional and/or state or federal licensing/regulatory organizations within the past six years against your organization or its employees relating to the provision of services. If such complaints exist, please include the date of the complaint(s), the nature of the complaint(s), and the resolution/status of the complaint(s), including any disciplinary actions taken.

All Proposals must also include information about pending litigation and/or litigation resolved within the past two years that relates to the provision of services by your organization and/or its employees. If such litigation exists, please include the date of the lawsuit, nature of the lawsuit, and the dollar amount being requested as damages, and if resolved, what the resolution was (e.g. settled, dismissed, withdrawn by plaintiff, verdict for plaintiff with $x damages awarded, verdict for Responder, etc.).

Responder should also submit information which demonstrates recognition of their professional responsibility. This may include awards, certifications, and/or professional memberships.

The information collected from these inquiries will be used in the State’s determination of the award of the contract. It may be shared with other persons within DHS who may be involved in the decision-making process, and/or with other persons as authorized by law. You are not required to provide any of the above information. However, if you choose not to provide the requested information, your organization’s Proposal may be found nonresponsive and given no further consideration. The State reserves the right to request any additional information to assure itself of a Responder's financial and professional status.
C. Required Statements

The following are required statements that must be included with your Proposal. Complete the correlating forms found in the RFP Appendix and submit them as the “Required Statements” section of your Proposal.

1. **Responder Information and Declarations (Appendix A).** Complete and submit the attached “Responder Information and Declarations” form. If you are required to submit additional information as a result of the declarations, include the additional information as part of this form. The Responder may fail the Required Statements Review in the event that the Responder does not affirmatively warrant to any of the warranties in the Responder Information and Declarations. Additionally, the State reserves the right to fail a Responder in the event the Responder does not make a necessary disclosure in the Responder Information and Declarations, or makes a disclosure which evidences a conflict of interest.

2. **Exceptions to RFP Terms (Appendix B).** The contents of this RFP and the Proposal(s) of the Successful Responder(s) may become part of the final contract if a contract is awarded. Each Responder's Proposal must include a statement of acceptance of all terms and conditions stated within this RFP or provide a detailed statement of exception for each item excepted by the Responder. Responders who object to any condition of this RFP must note the objection on the attached “Exceptions to RFP Terms” form. If a Responder has no objections to any terms or conditions, the Responder should write “None” on the form.

Responders are cautioned that any exceptions to the terms of the standard State contract which give the Responder a material advantage over other Responders may result in the Responder’s Proposal being declared nonresponsive and failing this component. Proposals being declared nonresponsive will receive no further consideration for award of the Contract. Also, Proposals that take blanket exception to all or substantially all boilerplate contract provisions will be considered nonresponsive/failing Proposals and rejected from further consideration for contract award.

3. **Affidavit of Noncollusion (Appendix C).** Each Responder must complete and submit the attached “Affidavit of Noncollusion” form. A proposal will fail this component if an Affidavit of Noncollusion is not submitted.

4. **Trade Secret/Confidential Data Notification (Appendix D).** All materials submitted in response to this RFP will become property of the State and will become public record in accordance with Minnesota Statutes, section 13.591, after the evaluation process is completed. Pursuant to the statute, completion of the evaluation process occurs when the State has completed negotiating the contract with the Successful Responder. If a contract is
awarded to the Responder, the State must have the right to use or disclose the trade secret
data to the extent otherwise provided in the Contract or by law.

If the Responder submits information in response to this RFP that it believes to be trade
secret/confidential materials, as defined by the Minnesota Government Data Practices Act, Minn. Stat. §13.37, and the Responder does not want such data used or disclosed for any
purpose other than the evaluation of this Proposal, the Responder must:

a. clearly mark every page of trade secret materials in its Proposal at the time the
Proposal is submitted with the words “TRADE SECRET” or “CONFIDENTIAL” in
capitalized, underlined and bolded type that is at least 20 pt.; the State does not
assume liability for the use or disclosure of unmarked or unclearly marked trade
secret/confidential data. NOTE: all non-public/trade secret data must be posted to
the “Add Non Public/Trade Secret Data” link on the Event Information page in SWIFT.
The State is unable to ensure the protection of non-public/trade secret data contained
in any other attachment

b. fill out and submit the attached “Trade Secret/Confidential Information Notification
Form”, specifying the pages of the Proposal which are to be restricted and justifying
the trade secret designation for each item. If no material is being designated as
protected, a statement of “None” should be listed on the form;

c. satisfy the burden to justify any claim of trade secret/confidential information. Use of
generic trade secret/confidential language encompassing substantial portions of the
Proposal or simple assertions of trade secret interest without substantive explanation
of the basis therefore will be regarded as nonresponsive requests for trade
secret/confidential exception and will not be considered by the State in the event of a
data request is received for Proposal information; and

d. defend any action seeking release of the materials it believes to be trade secret
and/or confidential, and indemnify and hold harmless the State, its agents and
employees, from any judgments awarded against the State in favor of the party
requesting the materials, and any and all costs connected with that defense. This
indemnification survives the State’s award of a contract. In submitting a response to
this RFP, the Responder agrees that this indemnification survives as long as the trade
secret materials are in the possession of the State. The State is required to keep all
the basic documents related to its contracts, including selected responses to RFPs, for
a minimum of six years after the end of the contract. Non-selected RFP Proposals will
be kept by the State for a minimum of one year after the award of a contract, and
could potentially be kept for much longer.

The State reserves the right to reject a claim if it determines Responder has not met the
burden of establishing that the information constitutes a trade secret or is confidential. The
State will not consider prices or costs submitted by the Responder to be trade secret
materials. Any decision by the State to disclose information designated by the Responder as
trade secret/confidential will be made consistent with the Minnesota Government Data
Practices Act and other relevant laws and regulations. If certain information is found to
constitute a trade secret/confidential, the remainder of the Proposal will become public; only the trade secret/confidential information will be removed and remain nonpublic.

The State also retains the right to use any or all system ideas presented in any Proposal received in response to this RFP unless the Responder presents a positive statement of objection in the Proposal. Exceptions to such Responder objections include: (1) public data, (2) ideas which were known to the State before submission of such Proposal, or (3) ideas which properly became known to the State thereafter through other sources or through acceptance of the Responder’s Proposal.

A proposal may fail if a Trade Secret/Confidential Data form is not completed and submitted with the proposal.

D. Potentially Applicable Forms

1. **Affirmative Action Certification (Appendix E).** For all contracts estimated to be in excess of $100,000, responders are required to complete the attached Affirmative Action Data page and return it with the response. As required by Minnesota Rule 5000.3600, “It is hereby agreed between the parties that Minnesota Statute § 363A.36 and Minnesota Rule 5000.3400 - 5000.3600 are incorporated into any contract between these parties based upon this specification or any modification of it. A copy of Minnesota Statute § 363A.36 and Minnesota Rule 5000.3400 - 5000.3600 are available upon request from the contracting.

2. **Veteran-Owned Preference (Appendix F).** Unless a greater preference is applicable and allowed by law, in accordance with Minn. Stat. § 16C.16, subd. 6a, the Commissioner of Administration will award a 6% preference in the amount bid on state procurement to certified small businesses that are majority owned and operated by veterans.

A small business qualifies for the veteran-owned preference when it meets one of the following requirements. 1) The business has been certified by the Department of Administration/Materials Management Division as being a veteran-owned or service-disabled veteran-owned small business. 2) The principal place of business is in Minnesota AND the United States Department of Veterans Affairs verifies the business as being a veteran-owned or service-disabled veteran-owned small business under Public Law 109-461 and Code of Federal Regulations, title 38, part 74 (Supported By Documentation). See Minn. Stat. § 16C.19(d).

Submit the appropriate documentation with the solicitation response to claim the veteran-owned preference. Statutory requirements and documentation must be met by the solicitation response due date and time to be awarded the preference.

3. **Resident Vendor Form (Appendix G).** In accordance with Laws of Minnesota 2013, Chapter 142, Article 3, Section 16, amending Minn. Stat. § 16C.02, subd. 13, eligible responders may claim resident vendor status. To do so, eligible resident vendors should complete and sign the Resident Vendor Status form in this solicitation. Only qualifying businesses that provide the required documentation, per the form, will be given the status. Resident vendor status
may be considered for purposes of resolving tied low bids or the application of a reciprocal preference.

4. **Preference to Targeted Group and Economically Disadvantaged Business and Individuals.**

   In accordance with Minnesota Rules, part 1230.1810, subpart B and Minnesota Rules, part 1230.1830, certified Targeted Group Businesses and individuals submitting proposals as prime contractors will receive a six percent preference in the evaluation of their proposal, and certified Economically Disadvantaged Businesses and individuals submitting proposals as prime contractors will receive a six percent preference in the evaluation of their proposal. Eligible TG businesses must be currently certified by the Materials Management Division prior to the solicitation opening date and time. In order to qualify for these preference points, a responder should submit a statement certifying its current MMD-certification as a TGED business. For information regarding certification, contact the Materials Management Helpline at 651.296.2600, or you may reach the Helpline by email atmmdhelp.line@state.mn.us. For TTY/TDD communications, contact the Helpline through the Minnesota Relay Services at 1.800.627.3529.

**E. Cost Proposal (Appendix H)**

   Responders must use the attached “Cost Proposal Sheet” form to submit their Cost Proposal. The Cost Proposal must be loaded and submitted in SWIFT as a separate document(s) from your technical response. If paper courtesy copies are provided, the cost proposal must be provided as a separate sealed document. Cost proposals will not reviewed by the evaluation team prior to the qualification scores being finalized. **Do not include any cost information in the Technical Requirements part of the Proposal.** The Technical and Cost Proposals must be open for acceptance until a contract is approved, the RFP is cancelled, or 180 days after the submission deadline for the RFP, whichever comes first.

   The rate(s) identified in the Cost Proposal must reflect all costs, including but not limited to: mass mailings, fees, commissions, compensation, equipment and other charges by the Responder for the service and/or deliverable. For purposes of completing the Cost Proposal, Responder should know that the State does not make regular payments based solely upon the passage of time; it only pays for services performed or work delivered after it is accomplished. The contract will contain no cost-of-living adjustment provision.
IV. RFP Process

A. Responders’ Questions

Responders’ questions regarding this RFP must be submitted in writing prior to 4:00 p.m. Central Time on December 14, 2017. All questions must be addressed to:

Request for Proposal Response
Attention: Peter Spuit
Aging and Adult Services Division
Department of Human Services
540 Cedar Street
St. Paul, MN 55164-0976
Phone (651) 431-2593

Questions may also be e-mailed to peter.spuit@state.mn.us
Please use the subject line: EW Rates RFP Questions

Other personnel are NOT authorized to discuss this RFP with Responders before the proposal submission deadline. Contact regarding this RFP with any State personnel not listed above could result in disqualification. The State will not be held responsible for oral responses to Responders.

Questions will be addressed in writing and distributed to all identified prospective Responders. Every attempt will be made to provide answers in a timely way. Answers to responders questions will also be posted publicly alongside the RFP in SWIFT.

B. Proposal Submission

1. Official Responses

All responses to this RFP (termed an “Event” within SWIFT) must be submitted through SWIFT using the Supplier portal (http://supplier.swift.state.mn.us/). Training and documentation on how to submit your response is available through the Supplier portal link above.

All responses to this RFP must be submitted and received in SWIFT no later than the Event End Date and time as set forth in the SWIFT Event Details applicable to this RFP.

Interested responders may begin preparing and entering their response into SWIFT as soon as they have downloaded the RFP. Electronic submissions to the State will be accepted beginning on the SWIFT Start Date for this RFP. Cost information must be loaded into the system as a separate document(s) from your technical response.

All proposals will be automatically time and date stamped internal to the SWIFT system when they are received. Proposals received after End Date above will not be considered. The State shall not be responsible for any errors or delays caused by technology-related issues, even if they are caused by the State.
NOTE: If you are reviewing this RFP in the SWIFT system or downloaded the RFP from the SWIFT system, you are likely already a registered vendor with the State. If you are reviewing this RFP in paper form, you may need to register as a vendor by going to http://www.mmb.state.mn.us/vendorresources. For new vendors, please note that approval of your registration may take 3 – 4 business days. If you need assistance obtaining a vendor ID or completing the registration process, please call 651-201-8100, Option 1.

Late proposals will not be considered.

All costs incurred in responding to this RFP will be borne by the responder.

2. Paper Courtesy Copies

Your official response must be submitted and received in SWIFT.

To aid the State in reviewing and evaluating your proposal, we request that you submit the number of paper courtesy copies specified in the RFP Summary on page 3 to the following address:

Attention: Peter Spuit
Aging and Adult Services Division
Department of Human Services
444 Lafayette Rd. N.
St. Paul, MN 55155
Phone (651) 431-2593

Provided paper courtesy copies must be content identical to the official response but may include binders, tabbed dividers or other indexing or organizational aids helpful in the review of the proposal. The Cost Proposal must be sealed and in a separate envelope or container within the Proposal package or container. Please make sure that no cost information is included with the Technical Proposal.

Faxed and e-mailed proposals will not be accepted or considered. Paper courtesy copies of proposals will not be considered as an official response to this RFP.

V. Proposal Evaluation and Selection

A. Overview of Evaluation Methodology

1. All responsive Proposals received by the deadline will be evaluated by the State. Proposals will be evaluated on “best value” as specified below, using a 100 point scale (70 possible technical points and 30 possible cost points). The evaluation will be conducted in four phases:

   a. Phase I Required Statements Review
   b. Phase II Evaluation of Technical Proposal
   c. Phase III Evaluation of Cost Proposals
d. Phase IV Selection of the Successful Responder

2. During the evaluation process, all information concerning the Proposals submitted, except identity of Responders, will remain non-public.

3. Non-selection of any Proposals will mean that either another Proposal(s) was determined to be more advantageous to the State or that the State exercised its right to reject any or all Proposals. At its discretion, the State may perform an appropriate cost and pricing analysis of a Responder’s Proposal, including an audit of the reasonableness of any Proposal.

B. Evaluation Team

1. An evaluation team will be selected to evaluate Responder Proposals.

2. State and professional staff, other than the evaluation team, may also assist in the evaluation process. This assistance could include, but is not limited to, the initial mandatory requirements review, contacting of references, or answering technical questions from evaluators.

C. Evaluation Phases

At any time during the evaluation phases, the State may, at the State’s discretion, contact Responders to: (1) provide further or missing information or clarification of their Proposal, (2) provide an oral presentation of their Proposal, or (3) obtain the opportunity to interview the proposed key personnel. Reference checks may also be made at this time. However, there is no guarantee that the State will look for information or clarification outside of the submitted written Proposal. Therefore, it is important that the Responder ensure that all sections of the Proposal have been completed to avoid the possibility of failing an evaluation phase or having their score reduced for lack of information.

1. Phase I – Required Statements Review

   The Required Statements will be evaluated on a pass or fail basis. Responders must "pass" each of the requirements identified in these sections to move to Phase II. The Required Statements will also be reviewed for submission by the Responder of the optional Preference to Targeted Group and Economically Disadvantaged Business and Individuals or the Veteran-Owned Preference Form. If proper proof of these certifications are submitted, the eligible preference points will be awarded to the Responder at this time.

2. Phase II - Evaluation of Technical Proposals

   a. Points have been assigned to the non-cost component areas. The total possible points for the non-cost component areas are as follows:
The evaluation team will review the components of each responsive Proposal submitted. Each component will be evaluated on the team’s evaluation of the Responder's understanding and the quality and completeness of the Responder's approach and solution to the problems or issues presented.

After reviewing the Proposals, the members of the evaluation team will rate each Proposal component according to the following scale:

<table>
<thead>
<tr>
<th>Technical Proposal Component</th>
<th>Rating</th>
<th>Point Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statement of Understanding</td>
<td>Excellent</td>
<td>1.000</td>
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<tr>
<td></td>
<td>Very Good</td>
<td>0.875</td>
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<tr>
<td></td>
<td>Good</td>
<td>0.750</td>
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<td></td>
<td>Satisfactory</td>
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<td>Poor</td>
<td>0.500</td>
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<tr>
<td></td>
<td>Unacceptable</td>
<td>0.000</td>
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</tbody>
</table>

Upon determining which of the above Ratings best describes the component being rated, the total possible points available for the component from paragraph a will be multiplied by the corresponding point factor.

EXAMPLE: A “very good” rating (0.875) of a Proposed Work Plan worth a maximum of 28 points would receive a score of 28 (28 x 0.875 = 24.5).

All component scores will then be added together to create a proposal’s total technical score.

3. **Phase III - Evaluation of Cost Proposals**

   a. Prior to evaluation in Phase III, no Cost Proposal will be reviewed and all will remain sealed.

   b. Only the Proposals found to be responsive under Phases I and II will be considered in Phase III.
c. Cost Proposals will be examined to determine if they are complete, in compliance with the requirements of this RFP and accurate in their calculation. Any Cost Proposal that does not meet these criteria may be considered nonresponsive and rejected.

d. Cost will be of significant importance in selecting a Responder(s) deemed qualified to provide all the requested services, but will not be the sole determining factor.

e. Points for Cost Proposals will be awarded as follows: Thirty (30) points

   Lowest cost will be determined by the Cost Proposal rate submitted by the Responder. The Proposal with the lowest cost will receive 100% of the available points. The other Proposals will receive points using the following formula:

   \[
   \text{Points Awarded} = \frac{\text{Lowest Proposal Rate}}{\text{Rate of Other Proposal}} \times \text{Maximum Points}
   \]

   EXAMPLE (Using 25 points as maximum): If Responder A submitted the lowest rate of $11,500, and Responder B submitted a rate of $12,000, Responder A would receive 25 points and Responder B would receive 23.95 points (11,500 ÷ 12,000 x 25 = 23.95)

f. The State may request Responders to submit a “Best and Final” offer on price or technical requirements, or both. A Responder’s total technical or cost proposal score may be revised based on its Best and Final offer.

4. Phase IV - Selection of the Successful Responder(s)

a. Only the Proposals found to be responsive under Phases I, II, and III will be considered in Phase IV.

b. The evaluation team will review the Proposal scores in making its recommendations of the Successful Responder(s). A Responder’s total score will be the sum of the scores received for the Technical Proposal and the Cost Proposal, along with any points awarded as bonus and/or for being a Targeted Group and Economically Disadvantaged Business and Individuals, an eligible veteran-owned businesses.

c. The evaluation team will make its recommendation based on the above-described evaluation process. The Successful Responder(s), if any, will be selected approximately 15 days after the Proposal submission due date.

d. The final award decision will be made by the Commissioner of the Minnesota Department of Human Services or his or her authorized designee (“Commissioner”) in accordance with Minnesota Statutes chapter 16C and any other applicable law. The Commissioner may accept the recommendation of the evaluation team or reject all proposals.
D. Contract Negotiations and Unsuccessful Responder Notice

Once the scoring of the Proposals is complete, the State will notify the highest scoring Responder(s) in writing of their selection and the State’s desire to enter into contract negotiations. The State may also notify the unsuccessful Responders in writing that they did not receive the highest score. Until the State successfully completes negotiations with the selected Responder(s), all submitted Proposals remain eligible for selection by the State.

In the event contract negotiations are unsuccessful with the selected Responder(s), the evaluation team may recommend another Responder(s). The final award decision will be made by the Commissioner of the Minnesota Department of Human Services or her authorized designee (“Commissioner”). The Commissioner may accept the recommendation of the evaluation team or reject all proposals.

After the State and chosen Responder(s) have successfully negotiated a contract, all public information within Proposals will then be available for Responders to review, upon request.

VI. Required Terms and Conditions

A. Requirements. All Responders must be willing to comply with all state and federal legal requirements regarding the performance of the Contract. The requirements are set forth throughout this RFP and are contained in the attached Draft Contract.

B. Governing Law/Venue. This RFP and any subsequent contract must be governed by the laws of the State of Minnesota. Any and all legal proceedings arising from this RFP or any resulting contract in which the State is made a party must be brought in the State of Minnesota, District Court of Ramsey County. The venue of any federal action or proceeding arising here in which the State is a party must be the United States District Court for the State of Minnesota.

C. Travel. Reimbursement for travel and subsistence expenses actually and necessarily incurred by the contractor as a result of the contract will be in no greater amount than provided in the current “Commissioner’s Plan” promulgated by the commissioner of Minnesota Management and Budget. Reimbursements will not be made for travel and subsistence expenses incurred outside Minnesota unless it has received the State’s prior written approval for out of state travel. Minnesota will be considered the home state for determining whether travel is out of state.

D. Preparation Costs. The State is not liable for any cost incurred by Responders in the preparation and production of a Proposal. Any work performed prior to the issuance of a fully executed contract will be done only to the extent the Responder voluntarily assumes risk of non-payment.

E. Contingency Fees Prohibited. Pursuant to Minn. Stat. §10A.06, no person may act as or employ a lobbyist for compensation that is dependent upon the result or outcome of any legislation or administrative action.

F. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion -- Lower Tier Covered Transactions

Instructions for Certification
1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.

4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meaning set out in the Definitions and Coverages sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.

5. The prospective lower tier participant agrees by submitting this response that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled “Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transaction,” without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 C.F.R. 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions

1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

G. Insurance Requirements. Contractor shall not commence work under the contract until they have obtained all the insurance described below and the State of Minnesota has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of the contract. Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:

1. **Workers’ Compensation Insurance:** Except as provided below, Contractor must provide Workers’ Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers’ Compensation insurance in accordance with the statutory requirements of the State of Minnesota, including Coverage B, Employer’s Liability. Insurance **minimum** limits are as follows:

   - $100,000 – Bodily Injury by Disease per employee
   - $500,000 – Bodily Injury by Disease aggregate
   - $100,000 – Bodily Injury by Accident

   If Minnesota Statute, section 176.041 exempts Contractor from Workers’ Compensation insurance or if the Contractor has no employees in the State of Minnesota, Contractor must provide a written statement, signed by an authorized representative, indicating the qualifying exemption that excludes Contractor from the Minnesota Workers’ Compensation requirements.

   If during the course of the contract the Contractor becomes eligible for Workers’ Compensation, the Contractor must comply with the Workers’ Compensation Insurance requirements herein and provide the State of Minnesota with a certificate of insurance.

2. **Commercial General Liability Insurance:** Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as from claims for property damage, including loss
of use which may arise from operations under the Contract whether the operations are by the Contractor or by a subcontractor or by anyone directly or indirectly employed by the Contractor under the contract. Insurance **minimum** limits are as follows:

- $2,000,000 – per occurrence
- $2,000,000 – annual aggregate
- $2,000,000 – annual aggregate – Products/Completed Operations

The following coverages shall be included:

- Premises and Operations Bodily Injury and Property Damage
- Personal and Advertising Injury
- Blanket Contractual Liability
- Products and Completed Operations Liability
- Other; if applicable, please list__________________________________
- State of Minnesota named as an Additional Insured, to the extent permitted by law

3. **Commercial Automobile Liability Insurance:** Contractor is required to maintain insurance protecting it from claims for damages for bodily injury as well as from claims for property damage resulting from the ownership, operation, maintenance or use of all owned, hired, and non-owned autos which may arise from operations under this contract, and in case any work is subcontracted the contractor will require the subcontractor to maintain Commercial Automobile Liability insurance. Insurance **minimum** limits are as follows:

- $2,000,000 – per occurrence Combined Single limit for Bodily Injury and Property Damage

In addition, the following coverages should be included:

- Owned, Hired, and Non-owned Automobile

4. **Professional/Technical, Errors and Omissions, and/or Miscellaneous Liability Insurance (if applicable)**

   The retroactive or prior acts date of such coverage shall not be after the effective date of this contract and Contractor shall maintain such insurance for a period of at least three (3) years, following completion of the work. If Contractor discontinues such insurance, then extended reporting period coverage must be purchased to fulfill this requirement.

   This policy will provide coverage for all claims the contractor may become legally obligated to pay resulting from any actual or alleged negligent act, error, or omission related to Contractor’s professional services required under the contract.

   Contractor is required to carry the following **minimum** limits:

- $2,000,000 – per claim or event
- $2,000,000 – annual aggregate
Any deductible will be the sole responsibility of the Contractor and may not exceed $50,000 without the written approval of the State. If the Contractor desires authority from the State to have a deductible in a higher amount, the Contractor shall so request in writing, specifying the amount of the desired deductible and providing financial documentation by submitting the most current audited financial statements so that the State can ascertain the ability of the Contractor to cover the deductible from its own resources.

The retroactive or prior acts date of such coverage shall not be after the effective date of this Contract and Contractor shall maintain such insurance for a period of at least three (3) years, following completion of the work. If such insurance is discontinued, extended reporting period coverage must be obtained by Contractor to fulfill this requirement.

5. **Additional Insurance Conditions:**

- Contractor’s policy(ies) shall be primary insurance to any other valid and collectible insurance available to the State of Minnesota with respect to any claim arising out of Contractor’s performance under this contract.

- If Contractor receives a cancellation notice from an insurance carrier affording coverage herein, Contractor agrees to notify the State of Minnesota within five (5) business days with a copy of the cancellation notice, unless Contractor’s policy(ies) contain a provision that coverage afforded under the policy(ies) will not be cancelled without at least thirty (30) days advance written notice to the State of Minnesota.

- Contractor is responsible for payment of Contract related insurance premiums and deductibles.

- If Contractor is self-insured, a Certificate of Self-Insurance must be attached.

- Contractor’s policy(ies) shall include legal defense fees in addition to its liability policy limits, with the exception of Professional/Technical, Errors and Omissions, and/or Miscellaneous Liability Insurance listed in 4 above.

- Contractor shall obtain insurance policy(ies) from insurance company(ies) having an “AM BEST” rating of A- (minus); Financial Size Category (FSC) VII or better, and authorized to do business in the State of Minnesota; and

- An Umbrella or Excess Liability insurance policy may be used to supplement the Contractor’s policy limits to satisfy the full policy limits required by the Contract.

6. The State reserves the right to immediately terminate the contract if the contractor is not in compliance with the insurance requirements and retains all rights to pursue any legal remedies against the contractor. All insurance policies must be open to inspection by the State, and copies of policies must be submitted to the State’s authorized representative upon written request.
7. The successful responder is required to submit Certificates of Insurance acceptable to the State of Minnesota as evidence of insurance coverage requirements prior to commencing work under the contract.

H. **E-Verify Certification (In accordance with Minn. Stat. §16C.075).** By submission of a proposal for services in excess of $50,000, CONTRACTOR certifies that as of the date of services performed on behalf of the STATE, CONTRACTOR and all its subcontractors will have implemented or be in the process of implementing the federal E-Verify program for all newly hired employees in the United States who will perform work on behalf of the STATE. In the event of contract award, CONTRACTOR shall be responsible for collecting all subcontractor certifications and may do so utilizing the E-Verify Subcontractor Certification Form available at [http://www.mmd.admin.state.mn.us/doc/EverifySubCertForm.doc](http://www.mmd.admin.state.mn.us/doc/EverifySubCertForm.doc) All subcontractor certifications must be kept on file with CONTRACTOR and made available to the STATE upon request.

VII. State's Authority

The State may:

A. Reject any and all Proposals received in response to this RFP;

B. Disqualify any Responder whose conduct or Proposal fails to conform to the requirements of this RFP;

C. Have unlimited rights to duplicate all materials submitted for purposes of RFP evaluation, and duplicate all public information in response to data requests regarding the Proposal;

D. Select for contract or for negotiations a Proposal which best represents “best value” as defined in Minnesota Statutes, section 16C.02, subdivision 4 and in this RFP document;

E. At its sole discretion, reserve the right to waive any non-material deviations from the requirements and procedures of this RFP;

F. Extend the contract, in increments determined by the State, not to exceed a total contract term of five years; and

G. Cancel the Request for Proposal at any time and for any reason with no cost or penalty to the State.

H. Correct or amend the RFP at any time before proposals are due with no cost or penalty to the State.

I. The State will not be liable for any errors in the RFP or other responses related to the RFP.

J. Alter the composition of the evaluation team and their specific responsibilities in accordance with Minnesota Statutes chapter 16C and any applicable law.
Appendix A: Responder Information/Declarations Form

Responder Information

Responder Name: ________________________________________________________________

Website: ______________________________________________________________________________________

Address: ______________________________________________________________________

Telephone Number: _____________________________________________________________________________

Contract Information

Contact Name: __________________________________________________________________________________

Title: __________________________________________________________________________________________

Telephone Number: _____________________________________________________________________________

Fax Number: _____________________________________________________________________________________

E-mail: _______________________________________________________________________________________

Name(s) of individuals involved with the preparation of this proposal (to assist in determining potential conflict of interest):___________________________________________________________________________________

The above-named responder submits the attached proposal in response to the following Minnesota Department of Human Services Request for Proposals (state which RFP you are responding to):

____________________________________________________________________________________________

By submission of this proposal, responder warrants that:

1. The information provided is true, correct and reliable for purposes of evaluation for potential contract award. Responder understands that the submission of inaccurate or misleading information may be grounds for disqualification from the award as well as subject the Responder to suspension or debarment proceedings as well as other remedies available by law.

2. It is competent to provide all the services set forth in its Proposal.

3. Each person signing a section of this Proposal is authorized to make decisions as to the prices quoted and/or duties proposed and is legally authorized to bind the company to those decisions.

4. If it has relationships that create, or appear to create, a conflict of interest with the work that is contemplated in this request for proposals, Responder will provide, along with this form, a list containing the names of the entities, the relationship, and a discussion of the conflict.

5. To the best of its knowledge and belief, and except as otherwise disclosed, there are no relevant facts or circumstances which could give rise to organizational conflicts of interest. An organizational conflict of interest exists when, because of existing or planned activities or because of relationships with other persons, a vendor is unable or potentially unable to render impartial assistance or advice to the State, or the vendor’s objectivity in performing the contract work is or might be otherwise impaired, or the vendor has an unfair competitive
advantage. Responder agrees that, if after award, an organizational conflict of interest is discovered, an immediate and full disclosure in writing will be made to the Assistant Director of the Department of Administration’s Materials Management Division (“MMD”) which will include a description of the action which Responder has taken or proposes to take to avoid or mitigate such conflicts. If an organization conflict of interest is determined to exist, the State may, at its discretion, cancel the contract. In the event the Responder was aware of an organizational conflict of interest prior to the award of the contract and did not disclose the conflict to MMD, the State may terminate the contract for default. The provisions of this clause must be included in all subcontracts for work to be performed similar to the service provided by the prime contractor, and the terms “contract,” “contractor,” and “contracting officer” modified appropriately to preserve the State’s rights.

6. No attempt has been made or will be made by Responder to induce any other person or firm to submit or not to submit a Proposal.

7. In connection with this procurement, the prices proposed have been arrived at independently, without consultation, communication, or agreement, for the purpose of restriction of competition, as to any other Responder or with any competitor; and that unless otherwise required by law, the prices quoted have not been knowingly disclosed by Responder prior to award, either directly or indirectly, to any other Responder or competitor.

8. The services and prices stated in this Proposal (both Technical and Cost Proposals) will remain open for acceptance by the State until a contract is awarded, the RFP is cancelled, or 180 days after the deadline for Proposal submission, whichever comes first.

9. Any proposed subcontractors will be identified in the RFP and the percentage of work under the contract to be performed by the prime contractor and each subcontractor will be indicated.

10. If there is a reasonable expectation that the Responder is or would be associated with any parent, affiliate, or subsidiary organization in order to supply any service, supplies or equipment to comply with the performance requirements under the resulting contract of the RFP, Responder must include with this form written authorization from the parent, affiliate, or subsidiary organization granting the right to examine directly, pertinent books, documents, papers, and records involving such transactions that are related to the resulting contract. This right will be given to the Minnesota Department of Human Services, U.S. Department of Health and Human Services, and Comptroller General of the United States.

11. If, at any time after a Proposal is submitted and a contract has been awarded, such an association arises as described in the paragraph above, Responder will obtain a similar certification and authorization from the parent, affiliate, or subsidiary organization within ten (10) working days after forming the relationship.

By signing this statement, you certify that the information provided is accurate and that you are authorized to sign on behalf of, and legally bind, the Responder.

Authorized Signature: ________________________________________________________________

Printed Name: ________________________________________________________________

Title: __________________________________________________________________________

Date: ________________________ Telephone Number: ____________________________

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Appendix B: Exceptions to Terms and Conditions Form

A responder shall be presumed to be in agreement with the terms and conditions of the RFP unless the responder takes specific exception to one or more of the conditions on this form.

RESPONDERS ARE CAUTIONED THAT BY TAKING ANY EXCEPTION THEY MAY BE MATERIALLY DEVIATING FROM THE RFP SPECIFICATIONS. IF A RESPONDER MATERIALLY DEVIATES FROM A RFP SPECIFICATION, ITS PROPOSAL MAY BE REJECTED.

A material deviation is an exception to a specification which 1) affords the responder taking the exception a competitive advantage over other Responders, or 2) gives the State something significantly different than the State requested.

INSTRUCTIONS: Responders must explicitly list all exceptions to State terms and conditions (including those found in the attached sample contract in the Appendix, if any. Reference the actual number of the State’s term and condition and page number for which an exception(s) is being taken. If no exceptions exist, state "NONE" specifically on the form below. Whether or not exceptions are taken, the responder must sign and date this form and submit it as part of their proposal. (Add additional pages if necessary.)

Responder Name: ________________________________________________________________

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<th>Term and Condition Number/Provision</th>
<th>Explanation of Exception</th>
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By signing this form, I acknowledge that the above named responder accepts, without qualification, all terms and conditions stated in this RFP (including the sample contract) except those clearly outlined as exceptions above.

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<th>Term and Condition Number/Provision</th>
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Signature: _____________________________________________________________

Printed Name: ___________________________________________________________

Title: __________________________________________________________________

Date: __________________________________________________________________
Appendix C: Affidavit of Noncollusion

I swear (or affirm) under the penalty of perjury:

1. That I am the responder (if the responder is an individual), a partner in the company (if the responder is a partnership), or an officer or employee of the responding corporation having authority to sign on its behalf (if the responder is a corporation);

2. That the attached proposal submitted in response to the ________________________ Request for Proposals has been arrived at by the responder independently and has been submitted without collusion with and without any agreement, understanding or planned common course of action with, any other responder of materials, supplies, equipment or services described in the Request for Proposal, designed to limit fair and open competition;

3. That the contents of the proposal have not been communicated by the responder or its employees or agents to any person not an employee or agent of the responder and will not be communicated to any such persons prior to the official opening of the proposals; and

4. That I am fully informed regarding the accuracy of the statements made in this affidavit.

Responder’s Firm Name: ________________________________

Authorized Signature: ________________________________

Date: ________________

Subscribed and sworn to me this ______ day of __________

____________________________________________
Notary Public

My commission expires: ________________
Appendix D: Trade Secret/Confidential Data Notice

Responder/Company Name: ________________________________

It is the position of the above-named responder that certain data contained in the following page(s) of the attached proposal have been submitted in confidence and contain trade secrets and/or privileged or confidential information (list pages -- If no protected information has been submitted, state “NONE”):

_______________________________________________________________

The justification for the Trade Secret/Confidential data designation is (be specific, do not make general statements of confidentiality. Include reference to specific facts, licenses, trademarks, etc., and any relevant statutes or other law, such as how the data meets the requirements of Minnesota Statutes, section 13.37, subdivision 1(b). Add additional pages if necessary):

________________________________________________________________________________________

The responder acknowledges that, in accordance with Minnesota Statutes, sections 13.591 and 16C.06, subdivision 3, upon completion of contract negotiations, all materials submitted in response to this RFP will become the property of the STATE and will become public record, with the exception of any portion(s) of an RFP or supporting data that are determined to be nonpublic “trade secret information.”

The responder asserts that it has clearly marked every page of trade secret or confidential materials in the attached proposal at the time the proposal was submitted with the words “TRADE SECRET” or “CONFIDENTIAL” in capitalized, underlined and bolded type that is at least 20 pt. Responder acknowledges that the State is not liable for the use or disclosure of trade secret data or confidential data that responder has failed to clearly mark as such.

Responder agrees to defend any action seeking release of the materials it believes to be trade secret or confidential, and indemnify and hold harmless the STATE, its agents and employees, from any judgments awarded against the STATE in favor of the party requesting the materials, and any and all reasonable costs connected with that defense. This indemnification survives the STATE’s award of a contract and remains as long as the trade secret and/or confidential materials are in the possession of the STATE.

Responder acknowledges that the STATE is required to keep all the basic documents related to its grant contracts, including selected responses to RFPs, for a minimum of six years after the end of the grant contract. Non-selected RFP proposals will be kept by the STATE for a minimum of one year after the award of a grant contract, and may be kept for much longer. Responder acknowledges that prices submitted by the responder will not be considered trade secret materials.

The responder acknowledges that the STATE reserves the right to reject responder’s claim of trade secret/confidential data if the STATE determines that the responder has not met the legal burden of establishing that the information constitutes a trade secret or is confidential. The responder also acknowledges that if certain information is found to constitute a trade secret or is confidential, the remainder of the proposal will become public; only the protected information will be removed and remain nonpublic.

Signature: ________________________________________________________________

Printed Name: ________________________________________________________________

Title: _____________________________________________________________________

Date: _____________________________________________________________________

* Whether or not protected information is provided, the Responder must sign and date this form and submit it with the “Required Statements”.

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Appendix E: Affirmative Action Data Page

If your response to this solicitation is or could be in excess of $100,000, complete the information requested below to determine whether you are subject to the Minnesota Human Rights Act (Minnesota Statutes, section 363A.36) certification requirement, and to provide documentation of compliance if necessary. It is your sole responsibility to provide this information and—if required—to apply for Human Rights certification prior to the due date of the bid or proposal and to obtain Human Rights certification prior to the execution of the contract. The State of Minnesota is under no obligation to delay proceeding with a contract until a company receives Human Rights certification.

Section A: For companies which have employed more than 40 full-time employees within Minnesota on any single working day during the previous 12 months. All other companies proceed to Section B

Your response will be rejected unless your business:

1) has a current Certificate of Compliance issued by the Minnesota Department of Human Rights (MDHR)

—or—

2) has submitted an affirmative action plan to the MDHR, which the Department received prior to the date the responses are due.

Place an X in front of one of the following statements if you have employed more than 40 full-time employees in Minnesota on any single working day during the previous 12 months:

__ We have a current Certificate of Compliance issued by the MDHR. Proceed to Section C. Include a copy of your certificate with your response.

__ We do not have a current Certificate of Compliance. However, we submitted an Affirmative Action Plan to the MDHR for approval, which the Department received on ________________ (date). Proceed to Section C.

__ We do not have a Certificate of Compliance, nor has the MDHR received an Affirmative Action Plan from our company. We acknowledge that our response will be rejected. Proceed to Section C. Contact the Minnesota Department of Human Rights for assistance. (See below for contact information.)

Please note: Certificates of Compliance must be issued by the Minnesota Department of Human Rights. Affirmative Action Plans approved by the Federal government, a county, or a municipality must still be received, reviewed, and approved by the Minnesota Department of Human Rights before a certificate can be issued.

Section B: For those companies not described in Section A, place an X in front of the statement below.

__ We have not employed more than 40 full-time employees on any single working day in Minnesota within the previous 12 months. Proceed to Section C.
Section C: For all companies

By signing this statement, you certify that the information provided is accurate and that you are authorized to sign on behalf of the responder. You also certify that you are in compliance with federal affirmative action requirements that may apply to your company. (These requirements are generally triggered only by participating as a prime or subcontractor on federal projects or contracts. Contractors are alerted to these requirements by the federal government.)

Name of Company: __________________________________________ Date: ______________________________

Authorized Signature: ______________________________________ Telephone number: __________________

Printed Name: ____________________________________________ Title: ________________________________

For assistance with this form, contact:
Minnesota Department of Human Rights, Compliance Services
Mail: The Freeman Building 625 Robert Street North, Saint Paul, MN 55155 TC Metro: (651) 296-5663 Toll Free: 800-657-3704 Web: www.humanrights.state.mn.us Fax: (651) 296-9042 TTY: (651) 296-1283 Email: compliance.mdhr@state.mn.us
Appendix F: Veteran-Owned Preference Form

Unless a greater preference is applicable and allowed by law, in accordance with Minn. Stat. §16C.16, subd. 6a, the state will award a 6% preference on state procurement to certified small businesses that are majority owned and operated by veterans.

Veteran-Owned Preference Requirements - See Minn. Stat. § 16C.19(d):

1) The business has been certified by the Department of Administration/Materials Management Division as being a veteran-owned or service-disabled veteran-owned small business.

   or

2) The principal place of business is in Minnesota AND the United States Department of Veterans Affairs verifies the business as being a veteran-owned or service-disabled veteran-owned small business under Public Law 109-461 and Code of Federal Regulations, title 38, part 74 (Supported By Documentation).

Statutory requirements and appropriate documentation must be met by the solicitation response due date and time to be awarded the veteran-owned preference.

Claim the Preference. By signing below I confirm that:

My company is claiming the veteran-owned preference afforded by Minn. Stat. § 16C.16, subd. 6a. By making this claim, I verify that:

• The business has been certified by the Department of Administration/Materials Management Division as being a veteran-owned or service-disabled veteran-owned small business.

   or

• My company’s principal place of business is in Minnesota and the United States Department of Veteran’s Affairs verifies my company as being a veteran-owned or service-disabled veteran-owned small business (Supported By Attached Documentation)

Name of Company: ________________________________________________________
Date: ______________________________________________________________________
Authorized Signature: _________________________________________________________
Telephone: ____________________________
Printed Name: _____________________________
Title: _____________________________________________________________________

Attach documentation, sign, and return this form with your solicitation response to claim the veteran-owned preference.
Appendix G: Resident Vendor Form

In accordance with Laws of Minnesota 2013, Chapter 142, Article 3, Section 16, amending Minn. Stat. § 16C.02, subd. 13, a “Resident Vendor” means a person, firm, or corporation that:

1. is authorized to conduct business in the state of Minnesota on the date a solicitation for a contract is first advertised or announced. It includes a foreign corporation duly authorized to engage in business in Minnesota;
2. has paid unemployment taxes or income taxes in this state during the 12 calendar months immediately preceding submission of the bid or proposal for which any preference is sought;
3. has a business address in the state; and
4. has affirmatively claimed that status in the bid or proposal submission.

To receive recognition as a Minnesota Resident Vendor (“Resident Vendor”), your company must meet each element of the statutory definition above by the solicitation opening date and time. If you wish to affirmatively claim Resident Vendor status, you should do so by submitting this form with your bid or proposal.

Resident Vendor status may be considered for purposes of resolving tied low bids or the application of a reciprocal preference.

I HEREBY CERTIFY THAT THE COMPANY LISTED BELOW:

1. Is authorized to conduct business in the State of Minnesota on the date a solicitation for a contract is first advertised or announced. (This includes a foreign corporation duly authorized to engage in business in Minnesota.)
   ___Yes ___No (must check yes or no)

2. Has paid unemployment taxes or income taxes in the State of Minnesota during the 12 calendar months immediately preceding submission of the bid or proposal for which any preference is sought.
   ___Yes ___No (must check yes or no)

3. Has a business address in the State of Minnesota.
   ___Yes ___No (must check yes or no)

4. Agrees to submit documentation, if requested, as part of the bid or proposal process, to verify compliance with the above statutory requirements.
   ___Yes ___No (must check yes or no)

BY SIGNING BELOW, you are certifying your compliance with the requirements set forth herein and claiming Resident Vendor status in your bid or proposal submission.

Name of Company: ________________________________________________________
Date: __________________________________________________________________
Authorized Signature: _____________________________________________________
Telephone: __________________________________________________________________
Printed Name: _____________________________________________________________
Title: ___________________________________________________________________

IF YOU ARE CLAIMING RESIDENT VENDOR STATUS, SIGN AND RETURN THIS FORM WITH YOUR BID OR PROPOSAL SUBMISSION.
Appendix H: Cost Proposal Sheet - Proposed Rate

This form must be completed and submitted separately as the sealed Cost Proposal for the entire Project. Do not include this form in the appendix or elsewhere in the Technical Proposal.

The Successful Responder will not receive any other compensation as a result of this RFP. Therefore, the Responder must consider all costs it will incur (including mass mailing costs, services, equipment, travel costs, fees, commissions, etc.) in determining the proposed rate(s). The rate proposed by the Responder will be the full consideration paid for that specified period of time covered by the contract. Any assumptions made regarding the impact of inflationary factors during the term of the agreement are the sole responsibility of the Responder. The contract will contain no cost-of-living adjustment provision.

This form must be signed by an individual authorized to legally bind the Responder. The title of the person signing and the date this form was signed must be entered. The cost Proposal must be open for acceptance until a contract is signed, the RFP is cancelled, or 180 days from the final submission date of the RFP, whichever is first.

RFP responding to: ____________________________________________________________

Company Name and Address: __________________________________________________

Rate(s): $_________________________

Attach a breakdown of costs that resulted in this rate.

By signing this Cost Proposal, I do hereby certify the Responder named above wishes to enter a price for the services requested by the Minnesota Department of Human Services in the correlating RFP. This cost or price data submitted with this Proposal is accurate, complete and current as of the following date. This cost or pricing data shall remain current and is open for acceptance by the State until a Contract is approved, the RFP is cancelled, or for a period of 180 days from the Proposal closing date, whichever comes first. If awarded a contract, the costs quoted above will remain in effect through the term of the contract, unless a change to the costs is mutually agreed to by the parties.

Signature: ____________________________________________________________________

Title: _____________________________________________________________________

Date: _____________________________________________________________________
Appendix I: Sample Professional Technical Services Contract

THIS CONTRACT, and amendments and supplements thereto, is between the State of Minnesota, acting through its Department of Human Services, Health Care Administration (the “STATE”), and __________, an independent contractor, not an employee of the State of Minnesota (the “CONTRACTOR”).

Under Minnesota Statutes §§ 15.061 and 256.01, subd. 2, the STATE is empowered to enter into contracts to provide services and engage such assistance as deemed necessary to carry out its mission.

STATE is permitted to share information with CONTRACTOR in accordance with Minnesota Statutes, section 13.46.

The STATE is in need of the following services: _______________________________.

The CONTRACTOR represents that it is duly qualified and agrees to perform all services described in this contract to the satisfaction of the STATE.

The parties therefore agree as follows:

1. Term of Contract.
   1.1 Effective date. The effective date of this contract is (DATE), or the date that the STATE obtains all required signatures under Minn. Stat. §16C.05, subd. 2, whichever is later. The CONTRACTOR must not begin work under this contract until this contract is fully executed and CONTRACTOR has been notified by the STATE’S Authorized Representative to begin work.

   1.2 Expiration date. The expiration date of this contract is (DATE), or until all obligations have been satisfactorily fulfilled, whichever occurs first.


2. Contractor’s Duties. CONTRACTOR, who is not a state employee, will:

3. Time. CONTRACTOR will perform its duties within the time limits established in this contract unless prior approval is obtained from STATE. In performance of this contract, time is of the essence.

4. Consideration and Payment.
   4.1 Consideration. The STATE will pay for all services performed by the CONTRACTOR under this contract as follows:

      (a) Compensation. The CONTRACTOR will be paid as follows: __________.

      (b) Reimbursement. Reimbursement for travel and subsistence expenses actually and necessarily incurred by CONTRACTOR in performance of this contract in an amount not to exceed __________ dollars ($________.00); provided, that CONTRACTOR will be reimbursed for travel and subsistence expenses in the same manner and in no greater amount than is provided in the current “Commissioner’s Plan”, promulgated by the Commissioner of Minnesota Management and Budget, which is incorporated by reference. CONTRACTOR will not be reimbursed for travel and subsistence expense incurred outside the State of
Minnesota unless it has received STATE’S prior written approval for such out of state travel. Minnesota will be considered the home state for determining whether travel is out of state.

(c) **Total Obligation.** The total obligation of the STATE for all compensation and reimbursements to CONTRACTOR will not exceed __________ dollars ($_____.00).

(d) **Withholding (If applicable).** For compensation payable under this contract, which is subject to withholding under state or federal law, appropriate amounts will be deducted and withheld by STATE as required.

4.2 Payment.

(a) **Invoices.** The STATE will promptly pay the CONTRACTOR after the CONTRACTOR presents itemized invoices for services performed and the STATE’S authorized representative accepts the invoiced services. Invoices will be submitted timely, in a form prescribed by the STATE and according to _________

(b) **Retainage.** Under Minnesota Statutes, section 16C.08, subdivision 2(10), no more than ninety (90%) percent of the compensation due under this contract may be paid until the final product(s) of the contract has been reviewed by the STATE and it has been determined that the CONTRACTOR has satisfactorily fulfilled all the terms of the contract. Accordingly, the STATE will withhold 10% of the total amount of each invoice submitted by CONTRACTOR for payment. The balance due will be paid when the STATE determines that the CONTRACTOR has satisfactorily fulfilled all the terms of this contract.

(c) **Federal funds.** (Where applicable. If blank or “N/A”, this section does not apply.) Payments under this contract will be made from federal funds obtained by the STATE through Title ____________, Catalog of Federal Domestic Assistance (CFDA) Number ________________, federal award name and number ____________ - ____________ of the _______ Act of (year)__________(Public law___and amendments thereto). The CONTRACTOR is responsible for compliance with all applicable federal requirements imposed on these funds and accepts full financial responsibility for any requirements imposed by CONTRACTOR’S failure to comply with federal requirements. If at any time such funds become unavailable, this contract will be terminated immediately upon written notice of such fact by the STATE to the CONTRACTOR. In the event of such termination, CONTRACTOR will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed.

4.3 Payments to Subcontractors. (If Applicable) As required by Minn. Stat. §16A.1245, the prime contractor must pay all subcontractors, less any retainage, within 10 calendar days of the prime contractor’s receipt of payment from the State for undisputed services provided by the subcontractor(s) and must pay interest at the rate of one and one-half percent per month or any part of a month to the subcontractor(s) or any undisputed amount not paid on time to the subcontractor(s).

5. **Conditions of Payment.** All services provided by CONTRACTOR under this contract must be performed to the STATE’S satisfaction, as determined by the STATE’S authorized representative, and in accordance with all applicable federal, state, and local laws, ordinances, rules and regulations including business registration requirements of the Office of the Secretary of State. CONTRACTOR will not receive payment for work found by the STATE to be unsatisfactory, or performed in violation of federal, state or local law, ordinance, rule or regulation.

6. **Authorized Representatives and Responsible Authority.**
6.1 **State.** The STATE'S authorized representative is Name and division or title or his/her successor, who has the responsibility to monitor the CONTRACTOR’S performance and the authority to accept the services provided under this contract. If the services are satisfactory, the STATE’S Authorized Representative will certify acceptance on each invoice submitted for payment.

6.2 **Contractor.** The CONTRACTOR’S Authorized Representative is Name and title or his/her successor. If the CONTRACTOR’S Authorized Representative changes at any time during this contract, the CONTRACTOR must immediately notify STATE.

6.3 **Information Privacy and Security.** (If applicable) CONTRACTOR’S responsible authority for the purposes of complying with data privacy and security for this agreement is Name and title or his/her successor.

7. **Information Privacy and Security.**

   A. It is expressly agreed that STATE will not be disclosing or providing information protected under the Minnesota Government Data Practices Act, Minnesota Statutes Chapter 13, (the “Data Practices Act”) as “not public data” on individuals to CONTRACTOR under this Contract. “Not public data” means any data that is classified as confidential, private, nonpublic or protected nonpublic by statute, federal law, or temporary classification. Minn. Stat. § 13.02, subd. 8a.

   B. It is expressly agreed that CONTRACTOR will not create, receive, maintain, or transmit "protected health information", as defined in the Health Insurance Portability Accountability Act (“HIPAA”), 45 C.F.R. 160.103, on behalf of STATE for a function or activity regulated by 45 C.F.R. 160 or 164. Accordingly, CONTRACTOR is not a "business associate" of STATE, as defined in HIPAA, 45 C.F.R. §160.103 as a result of, or in connection with, this Contract. Therefore, CONTRACTOR is not required to comply with the privacy provisions of HIPAA as a result of, or for purposes of, performing under this Contract. If CONTRACTOR has responsibilities to comply with the Data Practices Act or HIPAA for reasons other than this Contract, CONTRACTOR will be responsible for its own compliance.

   C. Notwithstanding paragraph A and B, in its capacity as CONTRACTOR under this Contract, CONTRACTOR must comply with the provisions of the Data Practices Act as though it were a governmental entity as defined by the Data Practices Act. CONTRACTOR will be performing functions of a government entity under Minn. Stat. § 13.05, subd. 11, and thus any data created, collected, received, stored, used, maintained or disseminated by CONTRACTOR in performing its duties under this contract is subject to the protections of the Data Practices Act. The civil remedies of Minnesota Statutes, section 13.08 apply to the release of the data governed by the Data Practices Act, Minnesota Statutes, ch. 13, by either the CONTRACTOR or the STATE.

   D. In its capacity as CONTRACTOR under this contract, CONTRACTOR is being made an agent of the “welfare system” as defined in Minn. Stat. § 13.46, subd. 1, and any data collected, created, received, stored, used, maintained or disseminated by CONTRACTOR in performing its duties under this contract is explicitly subject to the protections of Minn. Stat. § 13.46.

   E. If the CONTRACTOR receives a request to release data created, collected, received, stored, used, maintained or disseminated by CONTRACTOR in performing its duties under this Contract, CONTRACTOR must immediately notify and consult with the STATE’S Authorized Representative as to how the CONTRACTOR should respond to the request.

   F. Under this Contract, CONTRACTOR will be performing the functions of a government entity including, but are not limited to, responding appropriately pursuant to Minn. Stat. §§ 13.03 and
13.04 to requests for data created, collected, received, stored, used, maintained, or disseminated by CONTRACTOR in performing its duties under this Contract.

G. CONTRACTOR’s obligations while performing the functions of a government entity include, but are not limited to, complying with Minn. Stat. § 13.05, subd. 5, to establish appropriate security safeguards for all records containing data on individuals.

H. CONTRACTOR must comply with Minn. Stat. § 13.055 to investigate and appropriately report or notify regarding any potential unauthorized acquisition of data created, collected, received, stored, used, maintained, or disseminated by CONTRACTOR in performing its duties under this Contract.


8.1 Definitions. Works means all inventions, improvements, discoveries (whether or not patentable or copyrightable), databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, and disks conceived, reduced to practice, created or originated by the CONTRACTOR, its employees, agents, and subcontractors, either individually or jointly with others in the performance of this contract. Works includes "Documents." Documents are the originals of any databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, disks, or other materials, whether in tangible or electronic forms, prepared by the CONTRACTOR, its employees, agents, or subcontractors, in the performance of this contract.

8.2 Ownership. The STATE owns all rights, title, and interest in all of the intellectual property, including copyrights, patents, trade secrets, trademarks, and service marks in the Works and Documents created and paid for under this contract. The Works and Documents will be the exclusive property of the STATE and all such Works and Documents must be immediately returned to the STATE by the CONTRACTOR upon completion or cancellation of this contract. To the extent possible, those Works eligible for copyright protection under the United States Copyright Act will be deemed to be “works made for hire.” If using STATE data, CONTRACTOR must cite the data, or make clear by referencing that STATE is the source.

8.3 Obligations.

(a) Notification. Whenever any Works or Documents (whether or not patentable) are made or conceived for the first time or actually or constructively reduced to practice by the Contractor, including its employees and subcontractors, and are created and paid for under this contract, the Contractor will immediately give the STATE’S Authorized Representative written notice thereof, and must promptly furnish the Authorized Representative with complete information and/or disclosure thereon. The CONTRACTOR will assign all right, title, and interest it may have in the Works and the Documents to the STATE.

(b) Filing and recording of ownership interests. The Contractor must, at the request of the STATE, execute all papers and perform all other acts necessary to transfer or record the STATE’S ownership interest in the Works and Documents created and paid for under this contract. The CONTRACTOR must perform all acts, and take all steps necessary to ensure that all intellectual property rights in these Works and Documents are the sole property of the STATE, and that neither CONTRACTOR nor its employees, agents, or subcontractors retain any interest in and to these Works and Documents.
(c) **Duty not to Infringe on intellectual property rights of others.** The Contractor represents and warrants that the Works and Documents created and paid for under this contract do not and will not infringe upon any intellectual property rights of other persons or entities. Notwithstanding Clause 10, the Contractor will indemnify, defend, to the extent permitted by the Attorney General; and hold harmless the STATE, at the CONTRACTOR’S expense, from any action or claim brought against the STATE to the extent that it is based on a claim that all or part of these Works or Documents infringe upon the intellectual property rights of others. The Contractor will be responsible for payment of any and all such claims, demands, obligations, liabilities, costs, and damages, including but not limited to, attorney fees. If such a claim or action arises, or in the CONTRACTOR’S or the STATE’S opinion is likely to arise, the CONTRACTOR must, at the STATE’S discretion, either procure for the STATE the right or license to use the intellectual property rights at issue or replace or modify the allegedly infringing Works or Documents as necessary and appropriate to obviate the infringement claim. This remedy of the STATE will be in addition to and not exclusive of other remedies provided by law.

9. **Workers' Compensation and Other Insurance.**

9.1 **Workers' Compensation.** The CONTRACTOR certifies that, if applicable, it is in compliance with Minn. Stat. §176.181, subd. 2, pertaining to workers’ compensation insurance coverage. If CONTRACTOR is required to comply with the above statute, CONTRACTOR must provide STATE with evidence of compliance. The CONTRACTOR’S employees and agents will not be considered employees of STATE. Any claims that may arise under the Minnesota Workers’ Compensation Act on behalf of these employees or agents and any claims made by any third party as a consequence of any act or omission on the part of these employees or agents are in no way the STATE’S obligation or responsibility.

9.2 **Other Insurance.** Contractor certifies that it is in compliance with any insurance requirements specified in the solicitation document relevant to this Contract.

10. **Indemnification.** In the performance of this contract by CONTRACTOR, or CONTRACTOR’S agents or employees, the CONTRACTOR must indemnify, save, and hold harmless the STATE, its agents, and employees, from any claims or causes of action, including attorney’s fees incurred by the STATE, to the extent caused by CONTRACTOR’S:

1) Intentional, willful, or negligent acts or omissions; or
2) Actions that give rise to strict liability; or
3) Breach of contract or warranty.

The indemnification obligations of this clause do not apply in the event the claim or cause of action is the result of the STATE’S sole negligence. This clause will not be construed to bar any legal remedies the CONTRACTOR may have for the STATE’S failure to fulfill its obligation under this contract.

11. **Affirmative Action and Non-Discrimination**

11.1 **Affirmative Action requirements for Contractors with more than 40 full-time employees and contract in excess of $100,000.** (If this contract, including all amendments, does not exceed $100,000, this provision does not apply). If the Contract exceeds $100,000 and the CONTRACTOR employed more than 40 full-time employees on a single working day during the previous 12 months in Minnesota or in the state where it has its principle place of business, then the CONTRACTOR must comply with the requirements of Minn. Stat. § 363A.36 and Minn. R. Parts 5000.3400-5000.3600. A contractor covered by Minn. Stat. § 363A.36 because it employed more
than 40 full-time employees in another state and does not have a certificate of compliance, must
certify that it is in compliance with federal affirmative action requirements.

11.2 Minn. Stat. § 363A.36. Minn. Stat. § 363A.36 requires the CONTRACTOR to have an affirmative
action plan for the employment of minority persons, women, and qualified disabled individuals
approved by the Minnesota Commissioner of Human Rights ("Commissioner") as indicated by a
certificate of compliance. The law addresses suspension or revocation of a certificate of
compliance and contract consequences in that event. A contract awarded without a certificate of
compliance may be voided.

11.3 Minn. R. parts 5000.3400-5000.3600.

(a) General. Minn. R. parts 5000.3400-5000.3600 implement Minn. Stat. § 363A.36. These
rules include, but are not limited to, criteria for contents, approval, and implementation of
affirmative action plans; procedures for issuing certificates of compliance and criteria for
determining a contractor’s compliance status; procedures for addressing deficiencies,
sanctions, and notice and hearing; annual compliance reports; procedures for compliance
review; and contract consequences for non-compliance. The specific criteria for approval
or rejection of an affirmative action plan are contained in various provisions of Minn. R.
parts 5000.3400-5000.3600 including, but not limited to, parts 5000.3420-5000.3500 and
parts 5000.3552-5000.3559.

(b) Disabled Workers. The CONTRACTOR must comply with the following affirmative action
requirements for disabled workers:

(1) The CONTRACTOR must 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, advance in employment, and otherwise
treat qualified disabled persons without discrimination based upon their physical or
mental disability in all employment practices such as the following: employment,
upgrading, demotion or transfer, recruitment, advertising, layoff or termination,
rates of pay or other forms of compensation, and selection for training, including
apprenticeship.

(2) The CONTRACTOR agrees to comply with the rules and relevant orders of the
Minnesota Department of Human Rights issued pursuant to the Minnesota Human
Rights Act.

(3) In the event of the CONTRACTOR’S noncompliance with the requirements of this
clause, actions for noncompliance may be taken in accordance with Minn. Stat.
§363A.36, and the rules and relevant orders of the Minnesota Department of Human
Rights issued pursuant to the Minnesota Human Rights 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 commissioner
of the Minnesota Department of Human Rights. Such notices must state the
CONTRACTOR’S obligation under the law to take affirmative action to employ and
advance in employment qualified disabled employees and applicants for
employment, and the rights of applicants and employees.

(5) The CONTRACTOR must 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 Minn. Stat. §363A.36, of the Minnesota Human Rights Act and is committed to take affirmative action to employ and advance in employment physically and mentally disabled persons.

(c) **Consequences.** The consequences for the CONTRACTOR’s failure to implement its affirmative action plan or make a good faith effort to do so include, but are not limited to, suspension or revocation of a certificate of compliance by the Commissioner, refusal by the Commissioner to approve subsequent plans, and termination of all or part of this contract by the Commissioner or the STATE.

(d) **Certification.** The CONTRACTOR hereby certifies that it is in compliance with the requirements of Minn. Stat. § 363A.36 and Minn. R. parts 5000.3400-5000.3600 and is aware of the consequences for noncompliance.

11.4 **Common or Skilled Labor.** In accordance with Minn. Stat. § 181.59, if this contract is for materials, supplies, or construction, CONTRACTOR agrees:

(a) That, in the hiring of common or skilled labor for the performance of any work under any contract, or any subcontract, no contractor, material supplier, or vendor, shall, by reason of race, creed, or color, discriminate against the person or persons who are citizens of the United States or resident aliens who are qualified and available to perform the work to which the employment relates;

(b) That no contractor, material supplier, or vendor, shall, in any manner, discriminate against, or intimidate, or prevent the employment of any person or persons identified in clause (a) of this section, or on being hired, prevent, or conspire to prevent, the person or persons from the performance of work under any contract on account of race, creed, or color;

(c) That a violation of this section is a misdemeanor; and

(d) That this contract may be canceled or terminated, and all money due, or to become due under the contract, may be forfeited for a second or any subsequent violation of the terms or conditions of this contract.

12. **Publicity and Endorsement.**

12.1 **Publicity.** Any publicity regarding the subject matter of this contract must identify the STATE as the sponsoring agency and must not be released without prior written approval from the STATE’S authorized representative. For purposes of this provision, publicity includes, notices, informational pamphlets, press releases, research, reports, signs, and similar public notices prepared by or for the CONTRACTOR or its employees individually or jointly with others or any subcontractors, with respect to the program, publications, or services provided resulting from this contract.

12.3 **Endorsement.** The CONTRACTOR must not claim that the STATE endorses its products or services.

13. **Voter Registration Requirement.** CONTRACTOR certifies that if it is a not-for-profit business or governmental agency it will comply with Minn. Stat. § 201.162 by providing voter registration services for CONTRACTOR’S employees and for the public served by the CONTRACTOR.

14. **Audit Requirements and Contractor Debarment Information.**
14.1 **State Audits.** Under Minn. Stat. §16C.05, subd. 5, the books, records, documents, and accounting procedures and practices of the CONTRACTOR and its employees, agents, or subcontractors relevant to this contract will be made available and subject to examination by the STATE, including the contracting Agency/Division, Legislative Auditor, and State Auditor for a minimum of six years from the end of this contract.

14.2 **Compliance with Single Audit Act.** All sub-recipients receiving $500,000 or more of federal assistance in a fiscal year will obtain a financial and compliance audit made in accordance with the Single Audit Act, and Code of Federal Regulations, title 2, subtitle A, chapter II, part 200. CONTRACTOR certifies it will comply with the Single Audit Act, and Code of Federal Regulations, title 2, subtitle A, chapter II, part 200, if applicable. Failure to comply with these requirements could result in forfeiture of federal funds.

14.3 **Debarment by State, its Departments, Commissions, Agencies or Political Subdivisions.** CONTRACTOR certifies that neither it nor its principles is presently debarred or suspended by the STATE, or any of its departments, commissions, agencies, or political subdivisions. CONTRACTOR’S certification is a material representation upon which the contract award was based. CONTRACTOR shall provide immediate written notice to the STATE’S authorized representative if at any time it learns that this certification was erroneous when submitted or becomes erroneous by reason of changed circumstances.

14.4 **Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion.** Federal money will be used or may potentially be used to pay for all or part of the work under the contract, therefore CONTRACTOR certifies that it is in compliance with federal requirements on debarment, suspension, ineligibility and voluntary exclusion specified in the solicitation document implementing Executive Order 12549. CONTRACTOR’S certification is a material representation upon which the contract award was based.

15. **Data Disclosure.** Under Minn. Stat. §270C.65, subd. 3, and other applicable law, the CONTRACTOR consents to disclosure of its social security number, federal employer tax identification number, and/or Minnesota tax identification number, to the STATE, to federal and state agencies and state personnel involved in the approval and payment of state obligations. These identification numbers may be used in the enforcement of federal and state laws which could result in action requiring the CONTRACTOR to file state tax returns, pay delinquent state tax liabilities, if any, or pay other state liabilities. This contract will not be approved unless these numbers are provided.

16. **Prohibition on Weapons.** CONTRACTOR agrees to comply with all terms of the Department of Human Services’ policy prohibiting carrying or possessing weapons wherever and whenever the CONTRACTOR is performing services within the scope of this contract. This policy, which is located at the business location of the STATE and is available to CONTRACTOR upon request, is incorporated by reference into this contract. Any violations of this policy by CONTRACTOR or CONTRACTOR’S employees may be grounds for immediate suspension or termination of the contract.

17. **Severability.** If any provision of this Contract is held unenforceable, then such provision will be modified to reflect the parties' intention. All remaining provisions of this Contract shall remain in full force and effect.

18. **Cancellation or Termination.**

18.1 **Cancellation.** This contract may be canceled by the STATE or the Minnesota Commissioner of Administration at any time, with or without cause, upon thirty (30) days written notice to the CONTRACTOR. In the event of such a cancellation, CONTRACTOR will be entitled to payment, determined on a pro rata basis, for work or services satisfactorily performed.
18.2 Insufficient Funding. Notwithstanding clause 18.1, the STATE may immediately terminate this contract if it does not obtain funding from the Minnesota Legislature, or other funding source; or if funding cannot be continued at a level sufficient to allow for the payment of the services covered here. Termination will be by written or fax notice to the CONTRACTOR. The STATE is not obligated to pay for any services that are provided after notice and effective date of termination. However, the CONTRACTOR will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed to the extent that funds are available. The STATE will not be assessed any penalty if the contract is terminated because of the decision of the Minnesota Legislature, or other funding source, not to appropriate funds. The STATE must provide the CONTRACTOR notice of the lack of funding within a reasonable time of the STATE’S receiving that notice.

18.3 Breach. Notwithstanding clause 18.1, upon STATE’s knowledge of a curable material breach of this Agreement by CONTRACTOR, STATE shall provide CONTRACTOR written notice of the breach and ten (10) days to cure the breach. If CONTRACTOR does not cure the breach within the time allowed, CONTRACTOR will be in default of this agreement and STATE may cancel the contract immediately thereafter. If CONTRACTOR has breached a material term of this Agreement and cure is not possible, STATE may immediately terminate this Agreement.

19. Governing Law, Jurisdiction and Venue. Minnesota law, without regard to its choice of law provisions, governs this contract, and amendments and supplements thereto. Venue for all legal proceedings arising out of this contract, or breach thereof, will be in the state or federal court with competent jurisdiction in Ramsey County, Minnesota.


20.1 Assignment. The CONTRACTOR may neither assign nor transfer any rights or obligations under this contract without the prior consent of the STATE and a fully executed Assignment Agreement, approved by the same parties who executed and approved this contract, or their successors in office.

20.2 Amendments. Any amendment to this contract must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original contract, or their successors in office.

20.3 Waiver. If the STATE fails to enforce any provision of this contract, that failure does not waive the provision or STATE’S right to enforce it.

20.4 Contract Complete. This contract contains all negotiations and agreements between the STATE and the CONTRACTOR. No other understanding regarding this contract, whether written or oral, may be used to bind either party.


21.1 Criminal Background Check Required.

A. CONTRACTOR and CONTRACTOR’s employees, agents, independent contractors, or subcontractors performing services under this Contract shall execute and submit an informed consent form allowing State to conduct a criminal background check using a computerized criminal history system operated by the Minnesota Department of Public Safety’s Bureau of Criminal Apprehension (“CCH Background Check”) before work can begin under this Contract.
B. STATE will review the results of the CCH Background Check and evaluate any discovered conduct against potential disqualifying conduct or criminal offenses specified under Minnesota Statutes, section 245C.15.

C. STATE may, in its discretion, immediately terminate this Contract in accordance with Section 18 upon STATE’S determination that the results of the CCH Background Check constitutes a disqualifying crime or conduct under Minnesota Statutes, section 245C.14 and section 245C.15.

21.2 E-Verify Certification (In accordance with Minn. Stat. §16C.075). For services valued in excess of $50,000, CONTRACTOR certifies that as of the date of services performed on behalf of the STATE, CONTRACTOR and all its subcontractors will have implemented or be in the process of implementing the federal E-Verify program for all newly hired employees in the United States who will perform work on behalf of the STATE. CONTRACTOR is responsible for collecting all subcontractor certifications and may do so utilizing the E-Verify Subcontractor Certification Form available at http://www.mmd.admin.state.mn.us/doc/EverifySubCertForm.doc. All subcontractor certifications must be kept on file with CONTRACTOR and made available to the STATE upon request.

22. Certification of Nondiscrimination (In accordance with Minn. Stat. § 16C.053). The following term applies to any contract for which the value, including all extensions, is $50,000 or more: Contractor certifies it does not engage in discrimination against Israel, or against persons or entities doing business in Israel, when making decisions related to the operation of the vendor’s business. For purposes of this section, "discrimination" includes but is not limited to engaging in refusals to deal, terminating business activities, or other actions that are intended to limit commercial relations with Israel, or persons or entities doing business in Israel, when such actions are taken in a manner that in any way discriminates on the basis of nationality or national origin and is not based on a valid business reason.

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(Signature Page Follows)
IN WITNESS WHEREOF, the parties have caused this contract to be duly executed intending to be bound thereby.

APPROVED:
1. STATE ENCUMBRANCE VERIFICATION Individual certifies that funds have been encumbered as required by Minnesota Statutes, chapter 16A and section 16C.05.

By: __________________________

Date: __________________________

Grant No: ______________________

2. CONTRACTOR
Contractor certifies that the appropriate person(s) have executed the contract on behalf of the CONTRACTOR as required by applicable articles, by-laws resolutions or ordinances.

By: __________________________

Title: __________________________

Date: __________________________

3. STATE AGENCY
By (with delegated authority):________________________

Title: __________________________

Date: __________________________

4. STATE AGENCY (if over $100,000)
By: __________________________

Title: Assistant Commissioner

Date: __________________________

4. DEPARTMENT OF ADMINISTRATION
By: __________________________

Date: __________________________

Distribution (One fully executed original contract each):
Dept. of Administration
Contracting, Procurement & Legal Compliance
Division
Agency
Contractor