Request for Statements of Qualifications for Bidding Subcontractors for the Lathrop House Relocation Project at the County Government Center, Redwood City, CA

County of San Mateo
Project Development Unit

Issued: July 16, 2018
Responses due: August 3, 2018 at 2:30 pm

Sam Lin, Manager
County of San Mateo Project Development Unit
1402 Maple Street
Redwood City, CA 94063
Email: slin@smcgov.org
# TABLE OF CONTENTS

FOR

Lathrop House Relocation Project

Redwood City, California

July 16, 2018

<table>
<thead>
<tr>
<th>PAGE NOS.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cover Page to Prequalification Documents</td>
</tr>
<tr>
<td>Table of Contents</td>
</tr>
<tr>
<td>Notice Inviting Statements of Qualifications for Bidding Subcontractors</td>
</tr>
<tr>
<td>I. Prequalification Process</td>
</tr>
<tr>
<td>II. Project Notice</td>
</tr>
<tr>
<td>III. Overall Description of Work</td>
</tr>
<tr>
<td>IV. General Description of Work</td>
</tr>
<tr>
<td>V. Trade Packages</td>
</tr>
<tr>
<td>VI. Evaluation Factors for Prequalification</td>
</tr>
<tr>
<td>VII. Prequalification Schedule</td>
</tr>
<tr>
<td>Prequalification Questionnaire Form</td>
</tr>
<tr>
<td>Attachment I Project Data Sheet Form</td>
</tr>
<tr>
<td>Attachment II Claims History Form</td>
</tr>
</tbody>
</table>
NOTICE INVITING STATEMENTS OF QUALIFICATIONS
FOR BIDDING SUBCONTRACTORS
Public Contract Code §20146

I. PREQUALIFICATION PROCESS

Introduction: The County of San Mateo (“Owner” or “County”) invites “Request for Statements of Qualifications” (“RFSOQ”) submittals from highly qualified trade subcontractors (“Bidders” or “Proposers”) interested in contracting with the Project’s Construction Manager at-Risk (“CMR”) Truebeck Construction Inc. to provide construction services for the County’s Lathrop House Relocation Project in Redwood City, California (“Project”).

Selection Process: The prequalification will be a one-step process. The County of San Mateo and CMR have determined that specialty trade subcontractors who plan to participate in the competitive bidding selection process for Bid Packages for this project must be prequalified in order to participate in the bidding selection process.

Prequalification requires an accurate completion and submission of a written Statement of Qualification responses to the questionnaire by all interested trade subcontractors. These responses will be evaluated by the County of San Mateo and CMR and will establish a trade subcontractor’s prequalification status for bidding the Project. Prequalification documents consisting of this REQUEST FOR STATEMENT OF QUALIFICATIONS together with the PREQUALIFICATION QUESTIONNAIRE will be available to intending bidders beginning on July 16th, 2018 at https://www.smcpdu.org.

Any questions or requests for clarifications or interpretation of the Prequalification Documents must be submitted in writing to Catherine Chan, Project Manager, Project Development Unit at c_cchan3@smcgov.org and Sam Lin, Manager, Project Development Unit at slin@smcgov.org by 5 PM, July 23, 2018. Questions received after this deadline may be answered at the discretion of CMR and the County of San Mateo.

Revisions and question responses will be posted at https://www.smcpdu.org on July 26, 2018. Prospective bidders will be responsible to check the website above on date indicated to download any addendum/addenda.

Notice Inviting Statements of Qualifications: Proposer must submit one (1) original, signed RFSOQ submittal, together with two (2) additional bound copies to be delivered in a sealed package labeled on the cover “RFSOQ Submittal for Bidding Trade Subcontractors for the Lathrop House Relocation Project, [trade package] and [trade subcontractor’s name and address]” no later than 2:30 pm on August 3, 2018 to:

    Sam Lin, Manager  
    San Mateo County Project Development Unit  
    1402 Maple Street  
    Redwood City, CA  94063  
    Email: slin@smcgov.org

RFSOQ submittals received late will not be opened or given any consideration for the proposed services. Late submittal(s) will be returned to Proposer(s) unopened. It is the responsibility of the Proposers to ensure that the RFSOQ submittals are received at the specified address by the specified deadline noted in this RFSOQ. All proposals will be date and time stamped upon receipt. The County will not be responsible for late or incomplete responses due to mistakes or delays of the Proposer or carrier used by the Proposer or weather delays. However, the County of San Mateo and CMR reserve the right to request, to receive, and to evaluate supplemental information after the above time and date at its sole discretion.
II. PROJECT NOTICE

The project’s Construction Manager at-Risk (“CMR”) intends to award specialty trade contractor subcontracts by competitive bidding for the Lathrop House Relocation Project in Redwood City, California. Bidders must be prequalified in order to submit a bid proposal for the project.

CMR under the management of the County of San Mateo Project Development Unit (“PDU”) will be the entity providing project management services for this Project.

Prospective Bidders shall note that this project has received budget approval, and CMR and the County of San Mateo reserve the right to stop the project and reject any and all Prequalification packages and/or proposed bid amounts.

III. OVERALL DESCRIPTION OF WORK

The Lathrop House will be relocated from 627 Hamilton Street to 701 Hamilton Street. The Lathrop House is currently listed on the National Register of Historical Places and shall remain on the list after the relocation has been completed.

The estimated construction budget for this Project is approximately $750,000 (Seven Hundred Fifty Thousand Dollars).

Construction is expected to begin 10/9/18 and be complete by 12/28/18.

The Authorities Having Jurisdiction (“AHJ”) for all Project components includes, but are not limited to State and City of Redwood City Fire Marshals, City of Redwood City, County of San Mateo Environmental Health Department, County of San Mateo Planning and Building Department (CoSM) and all other relevant agencies.

IV. GENERAL DESCRIPTION OF WORK

The Lathrop House Relocation Project is comprised of four major activities.

Preparatory Scope for Relocation Activities (Existing/Donor Site)

i. The relocation will require carefully detailed planning to assure the House is not damaged during the relocation process. The anticipated activities shall include but not be limited to:

1. Provide and install temporary site fencing around the perimeter of the existing site. Fencing shall have a lockable double vehicular gate and lockable man gate. The selected specialty trade subcontractor shall submit to the County for approval a layout drawing of the fencing prior to placement.
2. Selected demolition as required to achieve scope. All demolition shall be approved by the owner prior to the start of the work.
3. Abatement as required to achieve required scope.
4. Removal and potentially salvage of stairs and decks as indicated on the drawings. CMR may elect to replace the stairs in kind at the new location.
5. Miscellaneous installation of materials for protection throughout the House.
6. Remove and salvage to reuse exterior perimeter skirting. Skirt to be re-installed at the new location.
7. Disconnect, demolish and safe-off all existing utilities. Existing utilities remaining to be secured in below grade vaults.
8. Limited landscape removal.
9. General site clean-up and ensure the site is free of safety hazards.
Preparatory Scope at the New Location (New Receiver Site)

ii. The work required at the new site is anticipated to be executed concurrently with the scope required at the existing site. Although, the CMR will be responsible for the means and methods of construction, the County will not provide permission to move the House until the preparatory work for the Receiver Site has been completed and approved by the County or their appointed agent. Relocation will require carefully detailed planning to assure the House is not damaged during the relocation process. The anticipated activities shall include but not be limited to:

1. Temporary site fencing
2. Removal of AC pavement as indicated on the drawings.
3. Installation of underground utilities required for the House (storm and sanitary sewer, domestic water and electrical (low and high voltage.
4. Subsurface preparation as required.
5. Installation of concrete footings (stem walls for foundation shall be completed once the House is in its final location).
6. Limited landscape removal (to facilitate the relocation)
7. Careful removal of existing perimeter skirting. The skirting of the house is part of the historic registry and it is preserved in the new location.
8. Obtain all approvals as required from authorities having jurisdiction for all related prior to moving of the house.

Lathrop House Relocation Scope (during actual move process)

iii. After the CMR has successfully achieved the required preparatory work as stated above and has received approval from the County to move the House, the CMR will transfer the house from the existing to the new site. The actual move will be required to be conducted at night (after hours) and the path of travel must be operational and completely functional as required by the authorities having jurisdiction prior to the next workday. Other anticipated activities for this portion shall include but not limited to:

1. Provide adequate and qualified safety personnel to aid in the relocation process during the actual moving of the House (competent safety leaders and flagmen) while the building is prepared and transferred to the new site.
2. After removal of the House from the existing site the CMR shall make sure that all utilities are left in a safe manner.
3. The CMR will be required to provide “Stand by” personnel to remove and reinstall traffic signals and other items to ensure the path of travel is free of obstructions and the move process is achieved.
4. The CMR shall ensure the House is adequately braced and supported once at the new location. The bracing shall carry the load of the building prior to placement of the stem wall to complete the foundation.

Scope required to Complete the Project (after the physical relocation has occurred)

iv. After the physical move has been achieved to the new site, the CMR will diligently work to complete the remaining scope of work:

1. Provide continual monitoring of the temporary shoring, bracing and support system of the house prior to completion of the foundation activities.
2. Place the concrete stem wall to complete the foundation and secure the House as required to the new foundation. Remove all temporary bracing.
3. Complete MEP connections, all electrical, water and sewer connections shall be completed, tested, inspected by the authorities having jurisdiction and operational for use.
Scope required to Complete the Project (after the physical relocation has occurred) (continued)

4. Install existing porch and stairs or construct new units in kind.
5. Reinstall perimeter skirting.
6. Install ramping, hardscape and all other ADA accessibility scope as indicated on the drawings.
7. Conduct and document a detailed inspection of the entire House (interior and exterior) with the County and Architect to identify any damage or items to be repaired prior to installation of any wood construction/drywall/plaster/finishes. Additional abatement and demolition may be required.
8. Perform framing and other trades activities as required within the contact documents.
9. Install all finishes as indicted and in accordance with the contract documents.
10. Apply interior paint and install wallpaper as required. Wallpaper will be installed from existing stock, only if it is damaged in the move process.
11. Complete Paint of the exterior of the House. Repair areas as indicated with Item #6 (above).
12. Install final landscaping, irrigation, and site fencing as required within the construction documents.
13. Obtain any needed encroachment permits required from the City of Redwood City to remove concrete at existing drive way on Hamilton Street and replace with curb and gutter as indicated within the contract documents. CMR to coordinate all work with all authorities having jurisdiction.
14. Patch AC pavement as indicated, resurface remain parking area and restripe as indicated within the contract documents.
15. Coordinate and obtain approval for final inspections for all authorities having jurisdiction.

PREVAILING WAGE LAWS:

This project is subject to the requirements of Section 1770 et seq. of the California Labor Code requiring the payment of prevailing wages, the training of apprentices and compliance with other applicable requirements. Subcontractors are required to register with the Department of Industrial Relations (DIR). The project does not allow any contractor, subcontractor or sub-subcontractor that is on the list of debarred contractors. Prevailing wage rate information may also be obtained via the Internet at www.dir.ca.gov.

House movers shall not be subject to DIR Prevailing wages. All the other trades pertaining to this project shall be subject to DIR prevailing wages.

CERTIFIED PAYROLL REPORTING:

As a condition to receiving progress payments, final payment and payment of retention on any and all project on which the payment of prevailing wages is required, all trade subcontractors agree to present to the County of San Mateo and CMR along with their request for payment all applicable and necessary certified payrolls and other required documents for the time period covering such payment request. The County of San Mateo shall withhold any portion of a payment, including the entire payment amount, until certified payroll forms and other required LCP documents are properly submitted. In the event that certified payroll forms do not comply with the requirements of Labor Code Section 1720 et seq., or wage violations are identified by CMR and/or the County of San Mateo, CMR and/or the County of San Mateo may continue to hold sufficient funds to cover estimated wages and penalties under the contract.
V. TRADE PACKAGES:
The overall scope of work will be divided into specialty trade contractor bid packages, as shown below:

- House Relocation
- Site Demolition / Grading / Paving
- Striping
- Site Concrete
- Building Concrete
- Reinforcement Steel
- Rough Carpentry
- Site Utilities
- Site Fencing
- Landscaping & Irrigation
- Miscellaneous Metals / Stairs
- Painting
- Wall Coverings
- Plumbing
- Electrical

VI. EVALUATION FACTORS FOR PREQUALIFICATION
Prequalification of prospective trade subcontractors will be determined by the application of a pre-established rating system, pass/fail and point score.

There are a total of 97 possible points. To achieve prequalification to bid upon the project, proposing trade subcontractors must not fail any of the Pass/Fail questions (1 through 10) and must be awarded a minimum of 67 points out of the total 97 points possible for questions 11 through 20. Please refer to the Prequalification Form attached for how the points are allocated.

Those trade subcontractors who have submitted the Prequalification Questionnaire will be notified at www.smcpdu.org by 5PM on Tuesday, August 7, 2018, whether they are prequalified and will be invited to participate in the bidding process.

The below minimum requirements will be evaluated on pass/fail method and trade subcontractors must pass all below items:

1. Declaration: Properly signed by the authorized person of “Proposer”.
2. License: Possession of California Contractor’s License/classification in good standing at the date and time of the Prequalification questionnaire submittal. Please list license # and class in space provided. License classification(s) should be for the respective trade(s) that “Proposer” is submitting for. Note: Electrical Workers employed on this project shall be certified in accordance with the law. By signing on the certification page, Trade Subcontractor is certifying that all electrical workers employed on this project are certified in accordance with the law.
3. Firm has been in business for at least five (5) years.
4. Firm(s) has not been disqualified, debarred, removed or otherwise prevented from bidding on, or completing any public agency projects for any reason at any time within the last ten (10) years.
5. Firm(s) has not been terminated for cause on any public works projects at any time within the last ten (10) years.
6. Firm(s) has not been denied the right to bid upon a determination that the firm is not responsible, on any public works projects at any time within the last ten (10) years.
7. Firm(s) has never been subject of a disciplinary proceeding by a public agency at any time within the last ten (10) years.
8. Firm(s) has not been found in a final decision of a court to have submitted a false claim to a public agency within the last ten (10) years.
9. Firm can provide 100% Payment and Performance Bond in the anticipated contract amount. (Please attach letter from Surety)
10. Firm participates in certified Apprenticeship Program approved by the State Division of Apprenticeship Standards. This factor will not apply to House Mover specialty trade subcontractor.
The following criteria will be graded upon an assessed point scale as noted:

11. Firm has a local office within a 60-mile radius of the project site, excepting the House Move specialty trade subcontractor.

12. Safety: EMR Rating, Recordable Incident rating (RIR) and Average Lost Workday Incident rate (LWIR) for the past 3 years.

13. Construction Experience: Specific requirements to be submitted are described under Item 13 of the Prequalification Documents.

14. Any decisions/findings/determinations within the past 10 years which have been rescinded or settled wherein firm has agreed that it will refrain from bidding on projects for a specific public agency or from bidding on public projects generally.

15. Any decision/findings/determinations which have been rescinded, settled or are on appeal wherein firm has been found to have submitted a false claim to a public agency.


17. Assessment of liquidated damages.

18. Demonstrate current bonding capacity and ability to provide bonding. Surety companies used by bidder shall be an admitted surety insurer as defined in the California Code of Civil Procedures Section 995.120.

19. Ability to provide general liability (per occurrence and aggregate), completed operations, personal and advertising injury and auto insurance coverage, and errors & omissions coverage where applicable.

20. Firm’s local office average annual volume.

PLEASE REFER TO THE PREQUALIFICATION QUESTIONNAIRE OF THIS PREQUALIFICATION DOCUMENT FOR DETAILS AND REQUIREMENTS WITHIN EACH CATEGORY LISTED ABOVE. TO ACHIEVE PREQUALIFICATION STATUS, PROPOSING TRADE SUBCONTRACTORS MUST NOT FAIL ANY OF THE PASS/FAIL QUESTIONS (ITEMS 1 THROUGH 10) AND MUST BE AWARDED A MINIMUM OF 67 OUT OF THE POSSIBLE 97 POINTS.

Any prospective trade subcontractor found to be not prequalified as a result of the trade subcontractor’s answers to the Prequalification Questionnaire will receive written response from CMR explaining the decision. If the proposing trade subcontractor can refute some of the facts upon which the decision was based, the proposing trade subcontractor may appeal the decision. The appeal shall state the basis of the appeal and must be submitted in writing within five (5) working days of receipt of notification of non-prequalification and may request a review by CMR and the County of San Mateo.

A. Any proposal protest in connection with the RFSOQ must be submitted in writing to Deborah Bazan, Director, Project Development Unit at 1402 Maple Street, Redwood City, California (Owner’s Office), before 3:00 p.m. of the fifth (5th) Business Day following the issuance of the prequalification letter. Owner will use reasonable efforts to post prequalification results at www.smcpdu.org for all Proposers who submitted Proposals no later than 5PM on Tuesday, August 7, 2018, although any delay or failure to do so will not extend the Proposal protest deadline described above.

B. The initial protest document must contain a complete statement of the basis for the protest.

C. The protest must refer to the specific portion of the document that forms the basis for the protest.

D. The protest must include the name, address, and telephone number of the person representing the protesting party.
E. Only Proposers whom the Owner otherwise determines are responsive and responsible are eligible to protest a Proposal; protests from any other Proposer will not be considered. In order to determine whether a protesting Proposer is responsive and responsible, Owner may evaluate all information contained in any protesting Proposer’s Proposal and conduct the same investigation and evaluation as Owner is entitled to take regarding a potential Proposer.

Notwithstanding any other provision of this section, the party filing the protest must concurrently transmit a copy of the initial protest document and any attached documentation to all other parties with a direct financial interest that may be adversely affected by the outcome of the protest. Such parties shall include all other Proposers who appear to have a reasonable prospect of receiving an award depending upon the outcome of the protest.

The County of San Mateo and CMR reserve the right to reject any or all responses to prequalification questionnaires and any or all bids and to waive non-material irregularities in any response or bid received.

Pursuant to the Public Records Act, Owner will make available to the public all correspondence and written questions submitted during the Proposal period, all Proposal submissions opened in accordance with the procedures of this RFSOQ, and all subsequent Proposal evaluation information. All submissions not opened will remain sealed and eventually be returned to the submitter. Except as otherwise required by law, Owner will not disclose trade secrets or proprietary financial information submitted that has been designated confidential by a Proposer to the extent permitted under applicable federal and state law. Any such trade secrets or proprietary financial information that a Proposer believes should be exempted from disclosure shall be specifically identified and marked as such. Blanket-type identification by designating whole pages or sections shall not be permitted and shall be invalid. The specific information must be clearly identified as such.

Upon a request for records regarding this Proposal, Owner will notify Proposer involved within ten (10) Days from receipt of the request of a specific time when the records will be made available for inspection. If Proposer timely identifies any “proprietary, trade secret, or confidential commercial or financial” information that Proposer determines is not subject to public disclosure, and requests Owner to refuse to comply with the records request, Proposer shall take all appropriate legal action and defend Owner's refusal to produce the information in all forums; otherwise, Owner will make such information available to the extent required by applicable law, without restriction.

Information disclosed to Owner and all items in opened submissions are the property of Owner unless Proposer makes specific reference to data that is considered proprietary. Subject to the requirements in the Public Records Act, reasonable efforts will be made to prevent the disclosure of information except on a need-to-know basis during the evaluation process.

**SELECTION PROCEDURES**

Upon completion of the RFSOQ Process, the prequalified trade subcontractors shall submit lump sum pricing for specific portions of the scope of work based on the 100% Construction Documents to be provided in the RFP. The lowest responsive bid submitted from prequalified trade subcontractors for each trade package shall be awarded the work. Per Public Contracting laws, each trade subcontractor shall bid the full scope of work for each trade package and shall not attach any clarifications, exceptions or exclusions to their bid proposals. Only proposals submitted on the official project bid form for each specific trade package, filled out completely and signed by an authorized representative of the bidder, will be accepted.

**CONTRACT PROCEDURES**

PDU will submit to the County of San Mateo Board of Supervisor for approval of the lump sum contract with the lowest responsive bidder for authorization of the work. Once approved by the Board, PDU will make the assignment and novation of the trade subcontractor to the CMR.
All trade subcontractors on the project will also be required to sign the CMR’s Master Subcontract Agreement. A copy of the proposed Master Subcontract Agreement with CMR can be requested.

This project is covered by an Owner Approved Contractor Controlled Insurance Program (CCIP) which will protect CMR, Trade Subcontractors, and Owner from claims which may arise from, result from, or have connection to, CMR’s actions or inactions relating to the Project and the Work, whether such actions or inactions be by themselves or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable.

The CCIP shall extend coverage for completed operations that extend beyond acceptance of the certification of completion for defects, warranties, and maintenance obligations, if any, for ten (10) years. The CCIP shall be for coverages and amounts in accordance with the estimated construction cost. The CCIP shall include coverage for the following areas at the minimum limits specified below:

1. Worker’s Compensation: as required by the California Labor Code; (Trade Subcontractor’s will be required to provide an alternate for Worker’s Compensation if decided to not be covered by CCIP)
2. Employer’s Liability: $1,000,000 per accident;
3. Commercial General Liability: $2,000,000 per occurrence and $4,000,000 aggregate;
4. Completed Ops (10 years): $5,000,000;
5. Personal/Advertising Injury: $2,000,000;
6. Damages to Rented Premises: $250,000;
7. Med pay: $100,000;
8. Umbrella/Excess Liability: $82,000,000;
9. Commercial Automobile: $2,000,000 combined single limit per accident for bodily injury and property damage, primary for any auto, including all owned, non-owned, and hired vehicles;
10. Builder’s Risk: CMR shall procure and maintain in effect a Builders’ Risk (course of construction) insurance with the broadest possible coverage for completed value of the Work but include all materials, machinery, equipment, and supplies owned by CMR or which CMR has assumed legal liability for, to be used in the fabrication, erection, or construction of the project. No deductible shall exceed $100,000, per occurrence except for earthquakes, earth movement or flood. Builder’s Risk Policies shall contain the following provisions: (a) Owner and Subcontractors of every tier shall be named as an additional insured loss payee; and (b) Coverage shall contain a mutual waiver of subrogation in favor of the Design Build Entity, Subcontractors at every tier, and the Owner, its officials, employees, agents, and only to the extent of onsite activity, design or engineering professionals; (c) Owner and CMR will share equally in payment of all deductibles from a covered event due to act of God events including earthquake, earth movement, and flood.
11. Contractor’s Pollution Liability Insurance: CMR’s Pollution Liability Insurance on an occurrence basis, with limits of at least $5,000,000 per occurrence and $10,000,000 policy term aggregate for bodily injury, property damage, cleanup costs and claim expenses, arising at or emanating from the Project Site arising from all operations performed on behalf of the CMR. Trade Subcontractors will provide Pollution Liability coverage as required by their specific Subcontract. Such insurance shall provide liability coverage for both sudden and gradual releases arising from the Work. CPL policy shall name Owner, CMR, and all Trade Subcontractors of all tiers as insureds. CMR shall be responsible at its own expense for an obligation for each loss payable under this insurance that is attributable to the CMR’s acts, errors, or omissions, or the acts, errors, or omissions of any of its Trade Subcontractors, or any other entity or person for whom CMR may be responsible. The amount of the obligation shall be based on the amount of the initial Contract Price, as follows: (1) The portion of the obligation applying to the CMR or Trade Subcontractor shall be the responsibility of the CMR and shall remain uninsured. CMR shall promptly pay its charge pertaining to any loss. The Owner, in addition to its other remedies, may back charge CMR for the obligation and deduct the back-charged amount from CMR’s next progress payment or final payment.
12. Professional Liability Insurance: Each licensed professional (Professional) engaged by CMR to perform portions of the Work shall maintain the following insurance at its sole cost and expense Professional Liability Insurance, insuring against professional errors and omissions arising from Professional’s work on the Project, in an amount not less than $2,000,000 combined single limit for each claim. Any per claim Deductible or SIR in excess $100,000 shall be subject to Owner’s prior written approval in Owner’s sole discretion. Should Professional not provide this insurance on an occurrence policy, Professional shall provide insurance covering claims made as a result of performance of Work on this Project with a retroactive date which precedes the date that Work is first performed, and shall maintain such insurance in effect for not less than three years following Final Completion of the Project. If Professional is a design-build Subcontractor (of any tier), or a member of, or an employee, consultant or contractor to, such a design-build Subcontractor, Professional must maintain at least $1,000,000 per occurrence or claim, and $2,000,000 policy aggregate in Professional Liability Insurance, and any Deductible or SIR in excess of $100,000 shall be subject to Owner’s prior written approval in Owner’s sole discretion.

TRADE SUBCONTRACTOR INSURANCE REQUIREMENTS

For all trade subcontractors not covered by the CCIP for onsite operations, and for all trade subcontractors for offsite coverage, the following minimum limits apply:

1. General liability: Combined single limit for bodily injury and property damage per occurrence and in the aggregate. General aggregate shall apply per project. Limits shall not be less than:
   - $1,000,000 occurrence / $2,000,000 aggregate
2. Commercial auto liability: Combined single limit for bodily injury and property damage. Limits shall not be less than: $1,000,000
3. Worker’s compensation and employer’s liability: Limits shall not be less than:
   - Employers’ liability – $1,000,000
4. Other coverage/limits: Limits shall not be less than:
   - The General Aggregate limit shall apply separately to Subcontractor’s work under this contract. For subcontracts in excess of $250,000 an additional $5,000,000 Excess Liability Insurance policy shall be maintained over the General Liability coverage that shall, at a minimum, include coverage for the exposures set forth in CMR’s Master Subcontract Agreement.

All insurance policies required to be obtained by subcontractor shall be subject to approval by CMR for conformance to the Prime Contract requirements. All such policies shall be issued by a company rated by Best as A- or better with a financial classification of VIII or better or an equivalent rating by Moody's or Standard & Poor's. Policies issued by companies for Workers’ Compensation and Employer’s Liability Insurance may be issued by companies (i) that have a Best rating of A- or better, and a financial classification of VIII or better (or an equivalent rating by Standard & Poor or Moody’s); or (ii) that are acceptable to the County of San Mateo.
VII. PREQUALIFICATION SCHEDULE

The County reserves the right to modify the schedules at any time at its sole discretion.

Monday, July 16th, 2018  
Prequalification documents available to Bidders

Monday, July 23rd, 2018 by 5 PM  
Receipt by the County of San Mateo of any Bidder’s requests for clarification

Thursday, July 26th, 2018 by 5 PM  
Issuance of Addendum, if needed

Friday, August 3rd, 2018 at 2:30 PM  
Submittal of completed Prequalification Questionnaire and required attachments

Thursday, August 7th, 2018 by 5PM  
Prequalified Subcontractors will be posted online at www.smcpdu.org

Tuesday, August 14th, 2018 by 5PM  
Last day to submit appeal for non-qualification determination.

ANTICIPATED SUBCONTRACTOR BID SCHEDULE

Wednesday, August 15th, 2018  
Trade Bid Packages issued to qualified trade bidders

August 15th to Sept. 5th, 2018  
Trade Subcontractors prepare bid proposals

Wednesday September 5th, 2018  
Trade Subcontractors’ Bids due

September 6th to 12th, 2018  
CMR review of bid proposals and submission of Award

Thursday, September 25th, 2018  
County of San Mateo Board Approval and Trade Contracts issued to the successful bidders

ANTICIPATED CONSTRUCTION SCHEDULE

Tuesday, October 9th, 2018  
Mobilization and Start of Construction

Friday, December 28th, 2018  
Completion of Project
PREQUALIFICATION QUESTIONNAIRE FOR
Lathrop House Relocation Project
Redwood City, CA

SUBMITTED BY:

__________________________________________
(Firm Name)

__________________________________________
(Contact Name)

__________________________________________
(Address)

__________________________________________
(City, State, Zip Code)

__________________________________________
(Telephone Number)

__________________________________________
(Fax Number)

__________________________________________
(Email Address of Contact Name)

NAME OF TRADE PACKAGE(S) SUBMITTING
ON FOR PREQUALIFICATION:

Each prospective trade subcontractor must have a California Contractor’s License, which is current, active and in
good standing with the California Contractor’s State License Board, on the date and time of the Prequalification
Questionnaire submittal is due and must submit this Prequalification Questionnaire with all portions completed,
including required attachments.

Each prospective trade subcontractor must answer all of the following questions and provide all requested
information, where applicable. Any prospective trade subcontractor failing to do so may be deemed to be not
responsive and prequalified with respect to this prequalification at the sole discretion of the County of San
Mateo.

Information submitted by the trade subcontractor shall not be open to public inspection to the extent that
information is exempt from disclosure under the California Public Records Act (Chapter 3.5 (commencing with
Section 6250) of Division 7 of the Title of the Government Code).

Any prospective trade subcontractor found to be not prequalified as a result of the trade subcontractor
answers to the Prequalification Questionnaire will receive written response from CMR explaining the non-
prequalification decision. The bidder may appeal the decision. The appeal shall state the basis of the appeal
and must be submitted in writing within three (3) working days of receipt of notification of non-
prequalification and may request a review from the Facility. The decision resulting from such review is final
and not appealable within the County of San Mateo.
It is critical that the prospective trade subcontractor fills out all information required accurately, completely, truthfully and to the best of their knowledge. Ambiguous or incomplete information may lead to an unfavorable rating and subsequent status as not prequalified. **Non-prequalification criteria have been clearly identified.** WHERE NECESSARY, COPY THE FORMS IN THIS PACKAGE. USE ONLY THESE FORMS.

**TRADE PACKAGES:**
The overall scope of work will be divided into specialty trade subcontractor bid packages, as shown above in Section V (page 7.)

**TO ACHIEVE PREQUALIFICATION STATUS, PROPOSING TRADE SUBCONTRACTORS MUST NOT FAIL ANY OF THE PASS/FAIL QUESTIONS (NUMBERS 1 THROUGH 10) AND MUST BE AWARDED A MINIMUM OF 67 POINTS OUT OF THE POSSIBLE 97 TOTAL POINTS ALLOCATED FOR QUESTIONS 11 THROUGH 20.**

**THE FOLLOWING CRITERIA (1 - 10) WILL BE EVALUATED ON THE BASIS OF PASS / FAIL:**

1. **PREQUALIFICATION DECLARATION**
   
   I, ____________________________, hereby declare that I am the (Printed Name)

   ___________________________ of ____________________________ (Name of Firm)

   (Title)

   (Circle one: Sole Proprietor, General Partner or Corporate Officer)

   Submitting this Prequalification Questionnaire; that I am duly authorized to sign this Prequalification Questionnaire on behalf of the abovenamed firm; and that all information set forth in this Prequalification Questionnaire and all attachments hereto are, to the best of my knowledge, true, accurate and complete as of its submission date.

   The undersigned declares under penalty of perjury that all of the Prequalification information submitted with this form is true and correct and that this declaration was executed in ______ County, California, on ______.

   (Date)

   (Signature)

   If the above is signed by other than the sole proprietor, a general partner or corporate officer, attach an original notarized power of attorney or corporate resolution

2. **LICENSE**

   A. Does your firm hold a State of California license classification which is current, valid, and in good standing with the California State License Board for the work you propose bidding? YES ☐ NO ☐

   If YES, provide the following information about your firm’s Contractor’s licenses:

   (1) Name of license holder exactly as on file with the Ca. State License Board: _______________

   (2) License Classification and Code: ____________________________________________

   (3) License Number: _________________________________________________________

   (4) Date Issued: _____________________________________________________________

   (5) Expiration Date: _________________________________________________________

   Note: Electrical workers employed on this project shall be certified in accordance with the law. By signing the declaration above, Trade Subcontractor is certifying that all electrical workers employed on this project are certified in accordance with the law.
3. Has your firm been in business for at least five (5) years?  
   YES□  NO□
   A. Number of years in business under this name and management: ________________
   B. If name changed within the last five (5) years due to acquisition, state previous company name 
      and number of years in business under that name.
      Company Name: ___________________________  No. of years: __________
   C. Type of Ownership: □ Corporation □ Partnership □ Sole Proprietor □ Joint Venture

4. Can you truthfully state that your firm has not been disqualified, debarred, removed or otherwise 
   prevented from bidding on, or completing any public agency (e.g., federal, state, county, city, etc.) projects 
   for any reason at any time within the last ten (10) years?  YES□  NO□

5. Can you truthfully state that your firm has not been terminated for cause on any public works projects at 
   any time within the last ten (10) years?  YES□  NO□

6. Can you truthfully state that your firm has not been denied the right to bid upon a determination that the 
   firm is not responsible, on any public works projects at any time within the last ten (10) years?  YES□  NO□

7. Can you truthfully state that your firm has never been subject of a disciplinary proceeding by a public agency 
   (e.g. federal, state, county, city, etc.) at any time within the last ten (10) years?  YES□  NO□

8. Can you truthfully state that your firm has not been found in a final decision of a court to have submitted a 
   false claim to a public agency (e.g., federal, state, county, city, etc.) at any time within the last ten (10) 
   years?  YES□  NO□

9. Can you truthfully state that your firm can obtain a 100% Payment and Performance Bond for the full 
   value of the Trade Bid Package you are prequalifying for?  YES□  NO□

10. Provide information on Attachment II, Items N, O, P and Q, regarding Apprenticeship and Prevailing Wage 
    laws. To be eligible for prequalification, bidders must participate in a State of California recognized and 
    registered Apprenticeship training program and not have more than five violations of Prevailing Wage 
    law requirements in the past 5 years. Each potential bidder shall attach written evidence of registration 
    of a recognized Apprenticeship Training program (i.e. Apprenticeship Agreement, Statement of 
    Registration, Union Enrollment Agreement, etc.) to their prequalification package. This item will not 
    apply to the House Movers specialty trade subcontract.

   THE FOLLOWING CRITERIA (11A - 20) WILL BE EVALUATED BASED ON A POINT SYSTEM:

11A. Does your firm have a local office within a 60-mile radius of the project site?  YES□  NO□
   Points: (Yes: 2 Points, No 0 Points) (N/A to House Movers)

11B. If yes on 11A, how long has this local office been in existence? __________
   Points:  10 Years Plus:  5 Points  3 to 4 Years:  1 Points
            5 to 9 Years:  3 Points  1 to 2 Years:  0 Points

12. SAFETY RATING: Trade Subcontractors seeking prequalification shall attach their OSHA 300 and 300A logs 
    to this prequalification questionnaire, as well as fill in the information below.
   A. EMR:  Please list your firm’s EMR rating for each of the listed years: 2015 ________
   Points:
   □ 0 to .85  5 points/year  2016 ________
   □ .86 to 1.00  3 points/year  2017 ________
   □ 1.00 to 1.15  1 point/year
   □ 1.16 to 1.25  0 points/year
   □ Greater than 1.25  Fail. Not able to be prequalified.
B. **Average Lost Workday Incident rate: (LWIR):** Calculate your firm’s LWIR for the past 3 years. The lost workday information is listed on your OSHA Forms no 300 and 300A and is available from your worker’s compensation insurance carrier.

\[
\text{LWIR} = \frac{\text{Total number of lost workday incidents} \times 200,000}{\text{total employee hours worked}}
\]

<table>
<thead>
<tr>
<th>Year</th>
<th># of Lost Workdays</th>
<th>Total Employee Hours worked</th>
<th>Lost Workday Incident Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2016</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2017</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Points:
- 3 points/year  Rate greater than 20% below the Industry average for Company’s NAICS
- 2 points/year  Rate between 10% and 19% below the Industry average for Company’s NAICS
- 1 point/year   Rate between 0 and 9% below or equal to Industry average for Company NAICS
- 0 points/year  Rate between equal to and 20% above the Industry average for Company NAICS
- Fail. Rate greater than 20% above the Industry average for Company NAICS. Not able to be prequalified.

C. **Average Recordable Incident rate: (RIR):** Calculate your firm’s RIR for the past 3 years. The recordable incident rate information is listed on your OSHA Forms no 300 and 300A and is available from your worker’s compensation insurance carrier.

\[
\text{RIR} = \frac{\text{Total number of recordable incidents} \times 200,000}{\text{total employee hours worked}}
\]

<table>
<thead>
<tr>
<th>Year</th>
<th># of Recordable Incidents</th>
<th>Total Employee Hours worked</th>
<th>Lost Workday Incident Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2016</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2017</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Points:
- 3 points/year  Rate greater than 20% below the Industry average for Company’s NAICS
- 2 points/year  Rate between 10% and 19% below the Industry average for Company’s NAICS
- 1 point/year   Rate between 0 and 9% below or equal to Industry average for Company NAICS
- 0 points/year  Rate between equal to and 20% above the Industry average for Company NAICS
- Fail. Rate greater than 20% above the Industry average for Company NAICS. Not able to be prequalified.

13. **CONSTRUCTION EXPERIENCE**

A. Attach to the completed Prequalification Questionnaire, the completed Project Data Sheets, documenting the requirements listed below:

i. Submit project information on **two (2) projects of similar scope in the past 10 Years.** All projects submitted are preferred to be completed in the State of California. Points will be awarded based upon each of the two submitted projects as compared to the listed criteria on the Project Data Sheets. Please refer to the Project Information Sheet for information on how points will be awarded. (Point totals noted are for both projects; a possible 10 points per project will be awarded.)

B. Use the Project Data Sheets for projects submitted on pages 21 - 22. Photocopy additional forms as required or duplicate information in a computer-generated format, if desired. Provide all of the information requested in the Project Data Sheet.

C. Listed projects must have been managed and constructed by the business entity submitted for prequalification. Projects completed by present employees of the trade subcontractor for former employers are not acceptable.
D. Once the above requirements are met, there will be points given on the projects submitted for items below. Other project assessment items include but are not limited to the following:
   i. Reference checks from Owner and/or Design Professional on execution of projects submitted.
   ii. Quality measures implemented on submitted projects.
   iii. Project included restricted site access.
   iv. Projects similar to the proposed project size, especially in size, cost and type.

14. Identify any decisions/findings/determinations within the past 10 years which have been rescinded or settled wherein your firm has agreed that it will refrain from bidding on projects for a specific public agency (e.g., federal, state, county, city, etc.) or from bidding on public works projects generally. For each item described the circumstances surrounding such decisions/findings/determinations. If none, note “NONE”.

Points: Any Incidents: 0 Points  No Incidents: 5 Points

15. Identify any decisions/findings/determinations which have been rescinded, settled, or is on appeal wherein your firm has been found to have submitted a false claim to a public agency (e.g., Federal, State, County, City, etc.) within the past ten (10) years. For each item, describe the circumstances surrounding such decisions/findings/determinations. If none, note “NONE”.

Points: Any Findings: 0 Points  No Findings: 5 Points

16. Provide information on Attachment II (Item A, B, and/or C) on Pages 21 to 23 for each and every claim asserted within the last five (5) years over $1,000,000 by a public entity against your firm and/or by your firm against a public entity.

Points: 0 Claims:                           6 Points
      1-2 Claims with acceptable 100% Resolution: 5 Points
      3 or more claims with 100% acceptable resolution: 4 Points
      1-4 Claims with 50% acceptable resolution: 3 Points
      1-3 Claims with 25% acceptable resolution or
      More than 4 Claims with 50% Acceptable resolution: 2 Points
      1-3 Claims with 0 % resolution or
      4 or more claims with 25% acceptable resolution: 1 Point
      4 or more claims with 0% acceptable resolution: 0 Points

Acceptable Criteria: 40% or Greater Contractor aggregate recovery and/or 40% or less Owner Aggregate Recovery

17. Provide information on Attachment II, Item D on assessment of Liquidated Damages.

Points: If Assessed Liquidated Damages: 0 Points , If No Liquidated Damages: 2 Points

18. SURETY - (SURETY COMPANIES USED BY TRADE SUBCONTRACTOR SHALL BE AN ADMITTED SURETY
INSURER AS DEFINED IN THE CALIFORNIA CODE OF CIVIL PROCEDURES SECTION 995.120.) It is the intent of CMR that each of the trade subcontractors be able to be bonded to validate financial capacity only.

A. What is your bonding capacity? 

B. Provide a declaration from the Surety Company named in Item 23.C. stating the amount of bonding capacity available to your firm. Either provide a notarized declaration or include the following in the last paragraph of the declaration:

"The undersigned declares under penalty of perjury that the above statement(s) submitted is true and correct and that this declaration was executed in ______________ County, California, on (date)."

(DO NOT SIGN HERE)

(Name and Title, printed or typed)

(Signature)

C. Provide the name, address, and telephone number of the surety (not the Bonding/Broker agent) to be used on this construction contract:

Company Name: _____________________________
Address: _____________________________
City/State/Zip Code: _____________________________
Phone Number: _____________________________

Points: Able to Bond: 5 Point Not Able to provide Bond: 0 Points

19. INSURANCE (THE INSURANCE COMPANY USED SHALL BE LISTED BY BEST AND SHALL HAVE A RATING OF A- OR BETTER WITH A FINANCIAL CLASSIFICATION OF VIII OR BETTER OR AN EQUIVALENT RATING BY STANDARD & POOR OR MOODY’S. POLICIES ISSUED MAY BE ISSUED BY COMPLAINES (I) THAT HAVE A BEST RATING OF A- OR BETTER AND A FINANCIAL CLASSIFICATION OF VIII OR BETTER (OR AN EQUIVALENT RATING BY STANDARD & POOR OR MODDY’S); OR II) THAT ARE ACCEPTABLE TO CMR AND THE COUNTY OF SAN MATEO.)

19A. What are your insurance limits in the following areas: 

Policy Limits

1. Bodily Injury & Property Damage-Each Occurrence - Combined Single Limit

2. Products - Completed Operations Aggregate

3. Personal and Advertising Injury

4. General Aggregate

5. Business Automobile Liability Insurance

Limits of Liability:

Each Accident - Combined Single Limit for Bodily Injury and Property Damage

6. Errors & Omission

Points: General Aggregate over $ 5 Million: 6 Points

General Aggregate between $ 2 Million and $ 5 Million: 3 Points

General Aggregate under $ 2 Million: 0 Points

19B If the minimum limits for Products-Completed Operations Aggregate and General Aggregate each are $5,000,000, will your firm be able to obtain these limits? YES [ ] NO [ ]

Points: Limits above $ 5 Million: 1 Point Limits Below $ 5 Million 0 Points

19C Provide the following information on your Insurance Company/carrier(s) (not the Broker/Agent):
Note: Provide Name of Company as listed by Best.

For General Liability:
Company Name: __________________________
Indicate Best Rating: ______________________
Indicate Best Financial Classification: __________

For Auto Liability:
Company Name: __________________________
Indicate Best Rating: ______________________
Indicate Best Financial Classification: __________

For Worker’s Compensation:
Company Name: __________________________
Indicate Best Rating: ______________________
Indicate Best Financial Classification: __________

For Excess Liability:
Company Name: __________________________
Indicate Best Rating: ______________________
Indicate Best Financial Classification: __________

For Errors & Omission: (For Design Build Packages)
Company Name: __________________________
Indicate Best Rating: ______________________
Indicate Best Financial Classification: __________

19D Provide a declaration from the Insurance Company stating that your firm is able to obtain insurance or have insurance in the limits stated above for this construction contract from the Insurance Company. Either provide a notarized declaration or include the following in the last paragraph of the declaration:

“The undersigned declares under penalty of perjury that the above statement(s) submitted is true and correct and that this declaration was executed in ____________ County, California, on (date).

(DO NOT SIGN HERE)

__________________________
(Name and Title, printed or typed)

__________________________
(Signature)
20. **FINANCIAL STATEMENT AND INFORMATION**

A. Can you truthfully state that your firm at the local office location has had an annual business construction revenue* over the past 3 consecutive calendar years that is directly contributable to a business unit office within 60 miles of the project site? If your firm has more than one business unit office within 60 miles of the project site revenue can be a combined aggregate of each office to meet the requirement.  

   YES  □  NO □

Office Revenue within 60 miles of the project site:

2017: $___________  ending December 31, 2017
2016: $___________  ending December 31, 2016
2015: $___________  ending December 31, 2015

Average of three revenue figures above: $___________

* Business construction revenue shall be defined as payments to prospective trade subcontractor for pre-construction services and construction services.

**Points:**

- Less than $3M in Average Volume: 0 Point
- Greater than $3M in Average Volume: 4 Points
- Greater than $7M in Average Volume: 7 Points
ATTACHMENT I - PROJECT DATA SHEET (Question 13)
(One Form per Project; Note 10 Potential Points possible per Project)

NAME OF SUBCONTRACTOR: ____________________________________________

1. Project Name: ____________________________________________________

2. Project Location: _________________________________________________

3. Owner’s Name: ____________________________________________________
   Address: ___________________________________________________________
   Phone: _____________________________________________________________
   Contact Person: ____________________________________________________

4. General Contractor: ________________________________________________
   Phone: _____________________________________________________________
   Contact: ___________________________________________________________

5. Name of Project Manager: __________________________________________

6. Name of Superintendent/Foreman _____________________________________

7. Was Project completed on time, including time extensions? YES [ ] NO [ ]
   Start Date: ________________  Completion Date: ________________

8. Project Subcontract Cost:
   Cost at Bid $________________________  Cost at Completion $_______________

9. Was plan approval required for project under California State Building Codes? YES [ ] NO [ ]
   Points: Yes: 1 Point/Project  No: 0 Points

Similarities to Lathrop House Relocation Project:

10. Was project a historic remodel or relocation project? YES [ ] NO [ ]
    Points: Yes: 2 Point/Project  No: 0 points

11. Did the project include special quality restoration elements? YES [ ] NO [ ]
    If yes, describe: ______________________________________________________
    Points: Yes: 1 Point/Project  No: 0 Points

12. Did the project include special quality restoration elements? YES [ ] NO [ ]
    If yes, describe: ______________________________________________________
    Points: Yes: 1 Point/Project  No: 0 Points

13. Was this project completed under an accelerated project schedule? YES [ ] NO [ ]
    If yes, describe: ______________________________________________________
    Points: Yes: 2 Point/Project  No: 0 Points
ATTACHMENT I - PROJECT DATA SHEET (Question 13) (continued)

Project Name: ____________________________________________________________

14. a. Was project performed under California Prevailing Wage and Apprenticeship Laws?  YES ☐ NO ☐

   Points: A: Yes: 1 Point/Project   No: 0 Points

   b. If yes, was there an assignment of fines against subcontractor?  YES ☐ NO ☐

   Points: B: Yes: 0 Points   No: 1 Point/Project (only applicable if 14a is Yes)

15. Was there a claim against the owner at the completion of this project?  YES ☐ NO ☐

   If yes, briefly describe the nature of the claim, amount of claim, and the terms of resolution:

   __________________________________________________________

   __________________________________________________________

   __________________________________________________________

   Points: If Yes: 0 Points   If No: 1 Point/Project
ATTACHMENT II – CLAIMS HISTORY (Questions 16 & 17)

A. Provide the following information on each and every claim asserted within the last (5) years over $100,000 by a General Contractor on any public or private projects against your firm. Include claims resolved by arbitration, litigation, mediation, settlement or withdrawal of claim(s). For purposes of this Section, if the firm submitting this prequalification is a Joint Venture, provide all such claim information for each and every member of the Joint venture. (Provide a sheet for each claim).

1. Project Name and Location: ________________________________
2. Name and telephone number of entity: ________________________________
3. Contract Amount: ________________________________
4. Contract time: ________________________________ days
5. Nature of claim: ________________________________
6. Amount of claim in money and time in initial claim: $______________ ; ______ days
7. Amount of claim in money and time of any refinements/enhancements of the entity claim: $______________ ; ______ days
8. Final resolution of claim against your firm: $______________ ; ______ days
9. Method of resolution (check one):
   - [ ] withdrawn
   - [ ] litigation
   - [ ] Settled by contracting parties without mediation
   - [ ] mediation
   - [ ] arbitration
   - [ ] Not settle yet; in process
10. Basis for Settlement: ________________________________
     ________________________________

B. Provide the following information on each and every claim asserted within the last (5) years over $100,000 by a General Contractor on any public or private projects against your firm. Include claims resolved by arbitration, litigation, mediation, settlement or withdrawal of claim(s). For purposes of this Section 4B, if the firm submitting this prequalification is a Joint Venture, provide all such claim information for each and every member of the Joint venture. (Provide a sheet for each claim).

1. Project Name and Location: ________________________________
2. Name and telephone number of entity: ________________________________
3. Contract Amount: ________________________________
4. Contract time: ________________________________ days
5. Nature of claim: ________________________________
6. Amount of claim in money and time in initial claim: $______________ ; ______ days
7. Amount of claim in money and time of any refinements/enhancements of the entity claim: $______________ ; ______ days
8. Final resolution of claim against your firm: $______________ ; ______ days
9. Method of resolution (check one):
   - [ ] withdrawn
   - [ ] litigation
   - [ ] Settled by contracting parties without mediation
   - [ ] mediation
   - [ ] arbitration
   - [ ] Not settle yet; in process
10. Basis for Settlement: ________________________________
     ________________________________
ATTACHMENT II – CLAIMS HISTORY (Questions 16 & 17) (continued)

C. If Sections A and/or B are not applicable to your firm please check below.
If no claims, check “none” next to the applicable box. (Do not leave blank).
☐ None for A  ☐ None for B

D. Liquidated Damages – Can you truthfully state that your firm has not, at any time in the last five (5) years been assessed liquidated damages (regardless of final settlement) after completion of a project, whether public or private project? YES ☐ NO ☐
If no, how many projects? ________________ and explain on a separate signed page, identifying all such projects by Owner, Owner’s address, and the date of completion of the project, the amount of liquidated damages assessed and all other information necessary to fully explain the assessment of liquidated damages.

E. In the last five years, has your firm, or any firm with which any of your company owners, officers, or partners was associated, been barred, disqualified, removed or otherwise prevented from bidding on or competing any governmental agency or public works project for any reason?
Note: “Associated with refers to another construction firm in which an owner, partner or officer of your firm held a similar position.”
If yes, explain on a separate signed page. State whether the firm involved was the firm applying for prequalification here or another firm. Identify by name of the company, the name of the person within your firm who was associated with that company, the year of the event, the owner of the project, the project and the basis for the action.

F. In the last five years has your firm been denied an award of a public works contract based on a finding by a public agency that your company was not a responsible bidder? YES ☐ NO ☐
If yes, explain on a separate signed page. Identify the year of the event, the owner, the project and the basis for the finding by the public agency.
Note: The following three questions refer only to disputes between your firm and the company that hired your firm. You need not include information about disputed between your firm and a supplier or another subcontractor. Also, you may omit reference to all disputes about amounts of less than $50,000.

G. At any time during the past five years, has any surety company made any payments on your firm’s behalf as a result of a default to satisfy any claims made against a performance or payment bond issued on your firm’s behalf in connection with a construction project, either public or private? YES ☐ NO ☐
If yes, on separate signed sheets of paper the amount of each such claim, the name and telephone number of the claimant, the date of the claim, the grounds for the claim, the present status of the claim, the date of resolution of such claim if resolved, the method by which such was resolved if resolved, the nature of the resolution and the amount, if any, at which the claim was resolved.

H. In the last five years, has any insurance carrier, for any form of insurance, refused to renew the insurance policy for your firm? YES ☐ NO ☐
If yes, explain on a separate signed page. Name the insurance carrier, the form of insurance, and the year of the refusal.

I. Have any back charges been assessed against your company by an owner for alleged quality issues in connection with your company, your design build subcontractor’s or your subsidiary’s work? YES ☐ NO ☐

J. Has your firm or any of its subsidiaries or affiliates been barred from bidding or been deemed ineligible to bid on public works projects in the last ten years? YES ☐ NO ☐
ATTACHMENT II – CLAIMS HISTORY (Questions 16 & 17) (continued)

Criminal Matters and Civil Suits

K. Has your firm or any of its owners, officers or partners ever been found liable in a civil suit or found guilty in a criminal action for making any false claim or material misrepresentation to any public agency or entity?  
   YES ☐ NO ☐

If yes, explain on a separate signed page, including identifying who was involved, the name of the public agency, the date of the investigation and the grounds for the finding.

L. Has your firm or any of its owners, officers or partners ever been convicted of a crime involving any federal, state, or local law related to construction?  
   YES ☐ NO ☐

If yes, explain on a separate signed page, including identifying who was involved, the name of the public agency, the date of the conviction and the grounds for the conviction.

M. Has your firm or any of its owners, officers or partners ever been convicted of a federal or state crime or fraud, theft, or any other act of dishonesty?  
   YES ☐ NO ☐

If yes, identify on a separate signed page the person convicted, the court (the county if a state court, the district or location of the federal court), the year and the criminal conduct.

Prevailing Wage and Apprenticeship Compliance Record

N. Has there been more than one occasion during the last five years in which your firm was required to pay either back wages or penalties for your own firm’s failure to comply with the state’s prevailing wage laws?  
   YES ☐ NO ☐

If yes, attach a separate signed page or pages describing the nature of each violation, identifying the name of the project, the date of its completion, the public agency for which it was constructed, the number of employees who were initially underpaid and the amount of back wages and penalties that you were required to pay.

O. Provide the name, address and telephone number of the apprenticeship program (approved by the California Apprenticeship Council) from whom you intend to request the dispatch of apprentices to your company for use on any public work project for which you are awarded a contract by (Public Entity).

P. If your firm operates its own State-approved apprenticeship program:
   (a) Identify the craft or crafts in which your firm provided apprenticeship training in the past year.
   (b) State the year in which each apprenticeship program was approved and attach evidence of the most recent California Apprenticeship Council approval(s) of your apprenticeship program(s).
   (c) State the number of individuals who were employed by your firm as apprentices at any time during the past three years in each apprenticeship and the number of persons who, during the past three years, completed apprenticeships in each craft while employed by your firm.

Q. At any time during the last five years, has your firm been found to have violated any provision of California apprenticeship laws or regulations or the laws pertaining to use of apprentices on public works?  
   YES ☐ NO ☐

If yes, provide the date(s) of such findings and attach copies of the Department’s final decision(s).