

### WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY SOLICITATION, OFFER AND AWARD

CONTRACT NO.	SOLICITATION NO.	DATE ISSUE	D ADDRESS OF	FER TO OFFICE C	F PROCUREMENT
	RFP FQ15124			Office of Procure	
		3/24/2015	5	600 Fifth Street	
	X ADVERTISED NEGOTIAT	ED	V	Vashington, DC	20001
	SO	LICITATION			
Sealed offer in original		c) copies for furnishin 22, 2015	g the supplies or se	rvices in the schedu	les will be received a
Authority until	(Hour)	(Date)			
If this is an advertised s CAUTION – LATE OFF	solicitation, offers will be publicly opened at that FERS: See paragraph 6 of Solicitation Instruct	at time. ions.			
<ol> <li>The General Provision</li> <li>The Schedule include</li> </ol>	the following: ructions which are attached. ons, which are attached. led herein and/or attached hereto. les, representations, certifications, and specifications.	ations, as are attached	l or incorporated her	rein by reference.	
Proposer's Phon	e Number	Propos	er's Fax Numb	er	
	5	CHEDULE			
ITEM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
					Φ.
					\$
DUN & BRADSTREET	ID NUMBER:				
		OFFEDOR			
Name and		OFFEROR Name and Title of	Person Authorized t	o Sign Offer (Print or T	[vne)
Address		rame and mile of	r ordon / tatrion2od t	o orgin office (time of t	, , , , ,
(Street, city, county, state,					
and zip code)		Signature		Offer Date	
		Oignature		Oner Bate	
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	nce is different from above — enter such address in Schedule  AWARD (To be co		Authority)		
	ACCEPTANCE AND AWARD ARE H		• • • • • • • • • • • • • • • • • • • •	TEM(S):	
	ITEM NO.		QUANTITY	UNIT	UNIT PRICE
The total amount of this	s award is				
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Name of Co	ontracting Officer (Print of Type) WAS	HINGTON METROPOLITAN	TRANSIT ALITHORITY		ARD DATE
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WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY

# SOLICITATION, OFFER AND AWARD CONTINUATION SHEET

THE UNDERSIGNED ACKNOWLEDGES RECEIPT OF THE FOLLOWING AMENDMENTS

TO SOLICITATION RFP FQ15124	
Amendment Number	Dated
Failure to acknowledge receipt of a	all amendments may render the offer unacceptable.
Authorized Signature	
Company Name	_

Date

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Authorized Signature	
Company Name	
Date	

### REPRESENTATIONS AND CERTIFICATIONS (FEDERALLY FUNDED SUPPLY/SERVICE/CONSTRUCTION CONTRACTS)

#### **REPRESENTATIONS**

Instructions: Check or complete all applicable boxes or blocks on this form and submit it with your offer.

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1.	TYPE	OF BUSINESS ORGANIZATION			
	[ ] a	bmission of this offer, the offeror represents that it operates as [ ] an individual, [ ] a partnership, limited liability company, [ ] a joint venture, [ ] a nonprofit organization, or [ ] a corporation, porated under the laws of the State of			
2.	<u>AFFII</u>	LIATION AND IDENTIFYING DATA			
	Each	offeror shall complete (a), (b) if applicable, and (c) below, representing that:			
	(a)	It [ ] is, [ ] is not, owned or controlled by a parent company. For this purpose, a parent company is defined as one which either owns or controls the activities and basic business policies of the offeror. To own another company means the parent company must own at least a majority, i.e., more than 50 percent, of the voting rights in that company. To control another company, such ownership is not required; if another company is able to formulate, determine or veto basic business policy decisions of the offeror, such other company is considered the parent of the offeror. This control may be exercised through the use of dominant minority voting rights, use of proxy voting, contractual arrangements or otherwise.			
	(b)	If the offeror is owned or controlled by a parent company, it shall insert in the space below the name and main office address of the parent company:			
		Name of Parent Company			
		Main Office Address (including ZIP Code)			
	(c)	If the offeror has no parent company, it shall provide in the applicable space below its own Employer's Identification Number (E.I.N.), (i.e., number used on Federal Tax Returns or, if it has a parent company, the E.I. No. of its parent company).			
		Offeror E.I. Number: or, Parent Company's E.I. Number:			
	(d)	If a Data Universal Numbering Systems (DUNS), number has not been established for the address entered on the Solicitation, Offer, and Award Form, the Authority will arrange for the assignment of this number after award of a contract and will notify the Contractor accordingly.			
3.	PREV	PREVIOUS CONTRACTS AND COMPLIANCE REPORTS			
		representation is applicable to federally assisted contracts. By submission of this offer, the offeror sents that:			
	(a)	It [ ] has, [ ] has not, participated in a previous contract or subcontract subject to either the Equal Opportunity Clause of this solicitation, or the clause contained in Parts II and IV of Executive Order 11246, as amended; which prohibits discrimination on the basis of race, color, creed, national origin, sex, age; and			

- (b) It [ ] has, [ ] has not, filed all required compliance reports; and
- (c) Representations indicating submittal of required compliance reports signed by proposed subcontractors will be obtained prior to subcontract awards.

#### 4. DISADVANTAGED BUSINESS ENTERPRISE

This representation is applicable to federally assisted contracts. By submission of this offer, the offeror represents that:

(a) It [ ] is, [ ] is not, a disadvantaged business enterprise.

"Disadvantaged Business Enterprise" means a for-profit small business concern that is at least 51% owned by one or more individuals who are both socially and economically disadvantaged individuals or, in the case of a corporation, in which 51% of the stock is owned by one or more such individuals; and whose management and daily business operations are controlled by one or more socially and economically disadvantaged individuals who own it.

"Socially and Economically Disadvantaged Individuals" is defined in Appendix B, Section 4, paragraph I; and

(b) It [ ] is, [ ] is not, currently certified by WMATA as a disadvantaged business enterprise.

#### 5. AFFIRMATIVE ACTION COMPLIANCE

This representation is applicable to federally assisted contracts of \$50,000 or more that are awarded to contractors with 50 or more employees. By submission of this offer, the offeror represents that:

- (a) It has a workforce of employees.
- (b) It [ ] has developed and has on file, or [ ] has not developed and does not have on file, at each establishment, affirmative action programs required by the rules and regulations of the Secretary of Labor (41 CFR Parts 60-1 and 60-2), or
- (c) It [ ] has not previously had contracts subject to the written affirmative action program requirements of the rules and regulations of the Secretary of Labor.

#### **CERTIFICATIONS**

#### 6. COVENANT AGAINST GRATUITIES

By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:

Neither it nor any of its employees, representatives or agents have offered or given gratuities (in the form of entertainment, gifts or otherwise) to any director, officer or employee of the Authority with the view toward securing favorable treatment in the awarding, amending, or the making of any determination with respect to the performing of the contract.

#### 7. CONTINGENT FEE

By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:

- (a) It [ ] has, [ ] has not, employed or retained any company or persons (other than a full-time, bona fide employee working solely for the offeror) to solicit or secure this contract, and
- (b) It [ ] has, [ ] has not, paid or agreed to pay any company or person (other than a full-time, bona fide employee working solely for the offeror) any fee, commission, percentage, or brokerage fee contingent upon or resulting from the award of this contract.

#### 8. CLEAN AIR AND WATER CERTIFICATION

This certification is applicable if the contract will be federally assisted and the offer exceeds \$100,000, or the Contracting Officer believes that orders under an indefinite contract in any year will exceed \$100,000 or a facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 7413(c)(1)) or the Water Act (33 U.S.C. 1319(c)) and is listed by the U.S. Environmental Protection Agency (EPA) as a violating facility, and the acquisition is not otherwise exempt:

- (a) Any facility to be utilized in the performance of this proposed contract [ ] is, or [ ] is not listed on the EPA list of Violating Facilities;
- (b) Offeror will immediately notify the Contracting Officer, before award, of the receipt of any communications from the Administrator, or a designee of the EPA, indicating that any facility which it proposes to use for the performance of the contract is under consideration to be listed on the EPA List of Violating Facilities; and
- (c) Offeror will include a certification substantially the same as this certification, including this paragraph, in every non-exempt subcontract.

#### 9. DEBARMENT, SUSPENSION, INELIGIBILITY, AND VOLUNANTARY EXLCUSION

This certification is applicable to federally assisted contracts over \$25,000.

- (a) Primary Covered Transactions. This certification applies to the offer submitted in response to this solicitation and will be a continuing requirement throughout the term of any resultant contract.
  - (1) In accordance with the provisions of Appendix A to 49 Code of Federal Regulations (CFR) Part 29, the offeror certifies to the best of its knowledge and belief that it and its principals:
    - (i) are not currently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal or State department or agency;
    - (ii) have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes, or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
    - (iii) are not currently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(ii) of this Certification; and
    - (iv) have not, within a three-year period preceding this offer, had one or more public transactions (Federal, State, or local) terminated for cause or default.

- (2) Where the offeror is unable to certify to any of the statements in this certification, the offeror shall attach an explanation to this offer.
- (b) Lower Tier Covered Transactions. This certification applies to a subcontract at any tier expected to equal or exceed \$25,000 and will be a continuing requirement throughout the term of the prime contract.
  - (1) In accordance with the provisions of Appendix B to 49 Code of Federal Regulations (CFR) Part 29, the prospective lower tier subcontractor certifies, by submission of this offer, that neither it nor its principals is currently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal or State department or agency.
  - (2) Where the prospective lower tier subcontractor is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.
- (c) The Certification required by subparagraph (b), above, shall be included in all applicable subcontracts and a copy kept on file by the prime contractor. The prime contractor shall be required to furnish copies of certifications to the Contracting Officer upon the Contracting Officer's request.

#### 10. CERTIFICATION OF INDEPENDENT PRICE DETERMINATION

- (a) By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:
  - (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or with any other competitor, as to any matter relating to such prices;
  - (2) Unless otherwise required by law, the prices which have been quoted in this offer have not been knowingly disclosed by the offeror and will not be knowingly disclosed by the offeror prior to award (in the case of a negotiated procurement), directly or indirectly, to any other offeror or to any competitor; and
  - (3) No attempt has been made or will be made by the offeror to induce any other person or firm to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each person signing this offer certifies that:
  - (1) He or she is the person in the offeror's organization responsible within that organization for the decision as to the prices being offered herein and that he/she has not participated, and will not participate, in any action contrary to (a)(1) through (a)(3) above; or
  - (2) He or she is not the person in the offeror's organization responsible within that organization for the decision as to the prices being offered herein, but that he/she has been authorized in writing to act as agent for the persons responsible for such decision in certifying that such persons have not participated; and will not participate, in any action contrary to (a)(1) through (a)(3) above, and as their agent does hereby so certify.

#### 11. CERTIFICATION OF NONSEGREGATED FACILITIES

This certification is applicable to federally assisted contracts over \$10,000.

- (a) By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:
  - (1) It does not and will not maintain or provide for its employees any segregated facilities at any of its establishments, and that it does not and will not permit its employees to perform their services at any location under its control, where segregated facilities are maintained.
  - (2) The offeror agrees that a breach of this certification is a violation of the Equal Opportunity Clause in the contract.
  - (3) As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion or national origin, because of habit, local custom or otherwise.
  - (4) It further agrees that (except where it has obtained identical certifications from proposed subcontractors for specific time periods) it will:
- (a) Obtain identical certifications from proposed subcontractors before the award of subcontracts under which the subcontractor will be subject to the Equal Opportunity clause;
- (b) Retain such certifications in its files; and
- (c) Forward the following notice to such subcontractors (except if the proposed subcontractors have submitted identical certifications for specific time periods):

### NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENTS FOR CERTIFICAITONS OF NONSEGREGATED FACILITIES

A Certification of Nonsegregated Facilities must be submitted prior to award of a subcontract exceeding \$10,000 which is not exempt from the provisions of the Equal Opportunity clause. The certification may be submitted either for such subcontract or for all subcontracts during a period (i.e., quarterly, semiannually or annually).

#### 12. NONDISCRIMINATION ASSURANCE

By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, in connection with this procurement that it will not discriminate on the basis of race, color, creed, national origin, sex, age in the performance of this contract. The offeror is required to insert the substance of this clause in all subcontracts and purchase orders. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the Authority deems appropriate. The offeror further agrees by submitting this offer that it will include this certification, without modification, in all subcontracts and purchase orders.

#### 13. CERTIFICATION OF RESTRICTIONS ON LOBBYING

This certification is applicable to federally assisted contracts if the offer exceeds \$100,000.

(a) By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that to the best of his or her knowledge or belief:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for making lobbying contacts to an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this contract, the undersigned shall complete and submit Standard Form--LLL, "Disclosure of Lobbying Activities."
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers and that all subrecipients shall certify and disclose accordingly.
- (b) This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. § 1352, as amended. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

#### 14. BUY AMERICA ACT CERTIFICATION

(1)

The Buy America requirements apply to federally assisted construction contracts, and acquisition of goods or rolling stock contracts valued at more than \$100,000.

- (a) By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement it will comply with 49 U.S.C. 5323(j) and 49 C.F.R. Part 661, which provide that Federal funds may not be obligated unless steel, iron, and manufactured products used in FTA-funded projects are produced in the United States, unless a waiver has been granted by FTA or the product is subject to a general waiver. General waivers are listed in 49 C.F.R. 661.7 Separate requirements for rolling stock are set out at 49 U.S.C. 5323(j)(2)(C) and 49 C.F.R. 661.11.
- (b) An offeror must submit to the Authority the appropriate Buy America certification (below) with all offers on FTA-funded contracts, except those subject to a general waiver. Offers that are not accompanied by a completed Buy America certification must be rejected as nonresponsive. This requirement does not apply to lower tier subcontractors. Mark the applicable certifications below:

products:
[ ] Certificate of Compliance with 49 U.S.C. 5323(j)(1)
The offeror hereby certifies that it will meet the requirements of 49 U.S.C.
5323(j)(1) and the applicable regulations in 49 CFR Part 661.5.
[ ] Certificate of Non-Compliance with 49 U.S.C. 5323(j)(1)
The offeror hereby certifies that it cannot comply with the requirements of 49
U.S.C. 5323(j)(1) and 49 C.F.R. 661.5, but it may qualify for an exception

Certification requirement for procurement of steel, iron, or manufactured

pursuant to 49 U.S.C. 5323(j)(2)(A), 5323(j)(2)(B), or 5323(j)(2)(D), and 49

C.F.R. 661.7.

associated equipment.
[ ] Certificate of Compliance with 49 U.S.C. 5323(j)(2)(C)
The offeror hereby certifies that it will comply with the requirements of 49
U.S.C. 5323(j)(2)(C) and the regulations at 49 C.F.R. Part 661.11.
[ ] Certificate of Non-Compliance with 49 U.S.C. 5323(j)(2)(C)
The offeror hereby certifies that it cannot comply with the requirements of 49
U.S.C. 5323(j)(2)(C) and 49 C.F.R. 661.11, but may qualify for an exception
pursuant to 49 U.S.C. 5323(j)(2)(A), 5323(j)(2)(B), or 5323(j)(2)(D), and 49

Certification requirement for procurement of buses, other rolling stock and

#### 15. CERTIFICATION OF NON-DELINQUENT TAXES

(2)

This certification is applicable to federally assisted contracts.

C.F.R. 661.7.

- (a) By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:
  - (1) It has not been convicted over the past three years of violating any federal criminal tax law or failed to pay any tax.
  - (2) It has certified if it has been notified of an unresolved tax lien or any unsatisfied federal tax delinquency in excess of \$3,000 and that it is paying tax debts through an installment agreement or have requested a collection due process hearing.
  - (3) The offeror agrees that a breach of this certification is a violation of the Federal Acquisition Regulation.
  - (4) As used in this certification, the term "tax delinquency" means an outstanding debt for which a notice of lien has been filed in public records.
  - (5) It further agrees that (except where it has obtained identical certifications from proposed subcontractors for specific time periods) it will:
- (b) Obtain identical certifications from proposed subcontractors before the award of subcontracts under which the subcontractor will be subject to Federal Acquisition Regulation;
- (c) Retain such certifications in its files; and
- (d) Forward the following notice to such subcontractors (except if the proposed subcontractors have submitted identical certifications for specific time periods):

### NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENTS FOR CERTIFICATIONS OF NON-DELINQUENT TAXES

A Certification of Non-Delinquent Taxes must be submitted prior to award of a subcontract exceeding \$100,000 which is not exempt from the provisions of Federal Acquisition Regulation. The certification may be submitted either for such subcontract or for all subcontracts during a period (i.e., quarterly, semiannually or annually). (RC-116, OCTOBER 08)

#### 16. DISCLOSURES OF INTERESTS OF WMATA BOARD MEMBERS

For purposes of this disclosure, terms in bold are defined by the Code of Ethics for Members of the WMATA Board of Directors a copy of which is available at <a href="https://www.wmata.com">www.wmata.com</a>. Financial interest includes

owner affiliat	·	ual income. Firm includes parents, subsidiaries and				
certifie	By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that to the best of your knowledge, information and belief in connection with this procurement:					
(a)	[ ] No WMATA <b>Board Member, Household Member</b> or <b>Business Associate</b> has a financial interest in this firm, in a <b>Financial Transaction</b> with the Authority to which this firm is a party or prospective party, or in an <b>Actual or Prospective Business Relationship with the Authority</b> to which this firm is a party.					
(b)	[b] The following WMATA Board Member(s), Household Member(s) or Busin Associate(s) has a financial interest in this firm, in a Financial Transaction with the Authouse to which this firm is a party or prospective party, or in an Actual or Prospective Busin Relationship with the Authority to which this firm is a party, Include in Nature of Interest, the name and address of the firm in which the interest is held, and the total equit equivalent interest of the firm; and (2) for income, the amount of all income received by Board Member, Household Member or Business Associate in the current and precediscal year for services provided, and the name and address of the firm from which the incomes received.					
	Name of Board Member Household Member or Business Associate	Nature of Interest				
(c)		agraphs (a) and (b) above shall be included in all all furnish copies of certifications to the contracting officer				

and retain a copy for inspection upon the contracting officer's request.

SIC	GNATURE BLOCK FOR ALL REPRESENTATIONS AND CERTIFICATIONS	TIONS
Name of Offeror:		
Name and Title of Representative:	Authorized	
·	Print and Sign Name	
	Title	Date

#### PRE-AWARD EVALUATION DATA

PROJE	ECT DESCRIPTION:
1.	Name of Firm
2.	Address:
3.	[ ] Individual [ ] Partnership [ ] Corporation [ ] Joint Venture
4.	Date Organized
	State in which incorporated
5.	Names of Officers or Partners:
	a
	b
	C
	d
	e
	f
<ul><li>7.</li></ul>	How long has your firm been in business under its present name?  Attach as SCHEDULE ONE a list of similar <u>current</u> contracts which demonstrates your technical proficiency, each with contract amount, name of contracting party, character or type of work and percentage of completion.
8.	Attach as SCHEDULE TWO a list of similar contracts, each with contract amount, name of contracting party, and character or type of work for similar contracts <u>completed</u> in the last two years.
9.	In the last two years have you ever been denied an award where you were the offeror?
	If the answer is YES, attach as SCHEDULE THREE the full particulars regarding each occurrence.
10.	Have you ever failed to complete, in the last two years, any contract on which you were the offeror?
	If the answer is YES, attach as SCHEDULE FOUR, the full particulars regarding each occurrence.
11.	Financial resources available as working capital for the Contract:  a. Cash on hand: \$

	b. Sources of credit:
12.	Attach as SCHEDULE FIVE financial statements and letters from banks regarding credit as required by the Pre-Award Information article.
13.	What percentage of work (contract amount) do you intend performing with your own personnel? %.
14.	Attach as SCHEDULE SIX a list of all principal subcontractors and the percentage and character of work (contract amount) which each will perform. Principal items of work shall include, but not be limited to, those items listed in the Pre-Award Information article of the Request for Proposal.
15.	If the Contractor or subcontractor is a joint venture, submit PRE-AWARD EVALUATION DATA forms for each member of the joint venture.
	The above information is confidential and will not be divulged to any unauthorized personnel.
	The undersigned certifies to the accuracy of all information.
	COMPANY:
	SIGNATURE:
	NAME:
	TITLE:

DATE:

#### **ATTACHMENT A**

#### NOTICE OF REQUIREMENTS FOR DISADVANTAGED BUSINESS ENTERPRISE (DBE)

March 2012

~Applies only if proposal price is \$500,000 or more for a construction contract or \$100,000 or more for a supply and service contract.

#### ~ APPENDIX B

#### DISADVANTAGED BUSINESS ENTERPRISE (DBE)

#### 1. DISADVANTAGED BUSINESS ENTERPRISE (DBE) REQUIREMENT:

A. The DBE requirements of the Authority's DBE Program Plan apply to this contract. Accordingly, the Contractor shall carry out the requirements of the Authority's DBE Program Plan and this Appendix in the award and administration of this U.S. Department of Transportation (US DOT) assisted contract.

#### 2. POLICY:

A. It is the policy of the Authority (WMATA), the Federal Transit Administration (FTA) and the US DOT that Disadvantaged Business Enterprises (DBEs) shall compete fairly to receive and participate in performing federally assisted contracts, including contracts and subcontracts at any tier. It is further the policy of the Authority, the FTA and the US DOT that its prime contractors establish procedures to ensure the timely payment of amounts due pursuant to the terms of their subcontracts. The Contractor hereby agrees to carry out this policy in the award and administration of subcontracts to the fullest extent possible consistent with efficient Contract performance.

#### 3. CONTRACT GOAL:

- A. If the proposer is not a DBE, the proposer agrees that the DBE goal for this Contract shall be met by subcontractors or by joint ventures with DBEs. The goal set forth for this Contract is 30% of the final Contract price, including amendment and modification. The amount of DBE participation will be determined by the dollar value of the work performed and/or supplies furnished by DBE firms as compared to the total value of all work performed and/or supplies furnished under this Contract. The Contractor shall have met this goal if the Contractor's DBE participation meets or exceeds this goal.
- B. In cases where work is added to the Contract by modification such that additional DBE participation is necessary to meet this goal, the Contractor shall increase the participation of one or more firms listed on the "Schedule of DBE Participation" or submit additional DBE certified firms to meet the goal. In cases where work is deleted from the Contract, the goal shall be applicable to the new Contract amount. The Contractor shall be permitted to meet the goal by revising its DBE participation, provided, however, that the revision shall not result in DBE participation that is less than the original goal.

#### 4. **DEFINITIONS**:

A. **Appendix B.** The Notice of Requirements for Disadvantaged Business Enterprise, which when attached to a solicitation, implements the DBE requirements of the Authority's DBE Program

Plan in the award and administration of federally funded Authority contracts.

- B. **Certified DBE.** means a for-profit small business concern (a) that is at least 51 percent owned by one or more individuals who are both socially and economically disadvantaged or, in the case of a corporation, in which 51 percent of the stock is owned by one or more such individuals; (b) whose management and daily business operations are controlled by one or more of the socially and economically disadvantaged individuals who own it; and (c) whose eligibility is evidenced by a current WMATA Certification letter, a D.C. Department of Transportation Certification letter, or a certification letter issued by the Metropolitan Washington Unified Certification Program (MWUCP).
- C. **Contractor.** One who participates, through a contract or subcontract (at any tier), in a US DOT assisted highway, transit or airport program.
- D. **DC DOT.** The District of Columbia Department of Transportation.
- F. **Good Faith Efforts.** Efforts to achieve a DBE goal or other requirements of the Authority's DBE Program Plan which by their scope, intensity, and appropriateness to the objective, can reasonably be expected to fulfill the goal program requirement.
- G. **Joint Venture.** An association of a DBE firm and one or more other firms to carry out a single, for-profit business enterprise, for which the parties combine their property, capital, efforts, skills and knowledge, and in which the DBE is responsible for a distinct, clearly defined portion of the work of the contract and shares in the capital contribution, control, management, risks, and profits of the joint venture commensurate with its ownership interest.
- H. **Metropolitan Washington Unified Certification Program (MWUCP).** A unified certification program mandated by 49 CFR §26.81 between two federal transit recipients (WMATA and the D.C. Department of Transportation). The agreement became effective January 2005.
- I. **Pre-certification.** A requirement under 49 CFR §26.81(c) that all certifications by the MWUCP be made final before the due date for offers on a contract on which a firm seeks to participate as a DBE.
- J. Race-conscious. A measure or program that is focused specifically on assisting only DBEs, including women-owned DBEs.
- K. **Race-neutral.** A measure or program that is, or can be, used to assist all small businesses. For the purposes of the DBE program, race-neutral includes gender-neutrality.
- L. **Small Business Concern.** With respect to firms seeking to participate as DBE's in US DOT assisted contracts, a small business concern as defined pursuant to Section 3 of the Small Business Act and Small Business Administration implementing regulations (13 CFR Part 121) that also does not exceed the cap on average annual gross receipts specified in 49 CFR Part 26.65(b).
- M. Socially and Economically Disadvantaged Individual. Any individual who is a citizen (or other

lawfully admitted permanent resident) of the United States and who the Authority finds to be a socially and economically disadvantaged individual on a case-by-case basis, and any individual in the following groups, members of which are rebuttably presumed to be socially and economically disadvantaged.

- (1) Black Americans, which includes persons having origins in any of the Black racial groups of Africa;
- (2) Hispanic Americans, which includes persons of Mexican, Puerto Rican, Cuban, Dominican, Central or South American, or other Spanish or Portuguese culture or origin, regardless of race;
- (3) Native Americans, which includes persons who are American Indians, Eskimos, Aleuts, or Native Hawaiians;
- (4) Asian-Pacific Americans, which includes persons whose origins are from Japan, China, Taiwan, Korea, Burma (Myanmar), Vietnam, Laos, Cambodia (Kampuchea), Thailand, Malaysia, Indonesia, the Philippines, Brunei, Samoa, Guam, the U.S. Trust Territories of the Pacific Islands (Republic of Palau), the Commonwealth of the North Marianas Islands, Macao, Fiji, Tonga, Kiribati, Juvalu, Nauru, Federated States of Micronesia, or Hong Kong;
- (5) Subcontinent Asian Americans, which includes persons whose origins are from India, Pakistan, Bangladesh, Bhutan, the Maldives Islands, Nepal or Sri Lanka;
- (6) Women; and
- (7) Any additional groups whose members are designated as socially and economically disadvantaged by the SBA, at such time as the SBA designation becomes effective.
- N. US DOT Assisted Contract. Any contract between the Authority and a contractor (at any tier) funded in whole or in part with US DOT financial assistance, including letters of credit or loan guarantees.
- O. **Unified Certification Program (UCP).** The program mandated by 49 CFR Part 26.81(a), which requires all U. S. DOT recipients of federal financial assistance to participate in a statewide certification program by March 2002.
- P. **WMATA.** Washington Metropolitan Area Transit Authority, the transit system (rail and bus) serving the metropolitan Washington area, including parts of Virginia and Maryland.

#### 5. HOW DBE PARTICIPATION IS COUNTED TOWARDS THE CONTRACT GOAL:

DBE participation shall be counted towards meeting the DBE goal in accordance with the following:

- A. When a DBE participates in a contract, only the value of the work actually performed by the DBE is counted towards the DBE goal.
  - (1) This amount includes the entire amount of that portion of a construction contract that is performed by the DBE's own forces. This amount includes the cost of supplies and materials obtained by the DBE for the work of the contract, including supplies purchased or equipment leased by the DBE (except supplies and equipment the DBE subcontractor purchases or leases from the prime contractor or its affiliate).
  - (2) This amount includes the entire amount of fees or commissions charged by a DBE firm for providing a bona fide service, such as professional, technical, consultant, or managerial services, or for providing bonds or insurance specifically required for the performance of the contract, towards the DBE goal, provided the fee is reasonable and not excessive as compared with fees customarily allowed for similar services.
  - (3) When a DBE subcontracts part of its work under the contract to another firm, the value of the subcontract work may be counted towards the DBE goal only if the DBE's subcontractor is itself a DBE. Work that a DBE subcontracts to a non-DBE firm does not count towards the DBE goal.
- B. When a DBE performs as a participant in a joint venture, the portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work of the contract that a DBE performs with its own forces towards the DBE goal may be counted.
  - C. Expenditures to a DBE contractor towards the DBE goal may be counted only if the DBE is performing a commercially useful function on that contract.
    - (1) A DBE performs a commercially useful function when it is responsible for execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a commercially useful function, the DBE must also be responsible, with respect to materials and supplies used on the contract, for negotiating price, determining quality and quantity, ordering the material, and installing (where applicable) and paying for the material itself. To determine whether a DBE is performing a commercially useful function, the Authority will consider the amount of work subcontracted, industry practices, whether the amount the firm is to be paid under the contract is commensurate with the work it is actually performing and the DBE credit claimed for its performance of the work, and other relevant factors.
    - (2) A DBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of DBE participation.

- (3) If a DBE does not perform or exercise responsibility for at least 30 percent of the total cost of its contract with its own work force, or if the DBE subcontracts a greater portion of the work of a contract than would be expected on the basis of normal industry practice for the type of work, the Authority will presume that the DBE is not performing a commercially useful function.
- D. The following factors will be used by the Authority in determining whether a DBE trucking company is performing a commercial useful function:
  - (1) The DBE must be responsible for the management and supervision of the entire trucking operation for which it is responsible for on a particular contract, and there cannot be a contrived arrangement for the purpose of meeting the DBE goal.
  - (2) The DBE must itself own and operate at least one fully licensed, insured and operational truck used on the contract.
    - (3) The DBE receives credit for the total value of the transportation services it provides on the contract using trucks it owns, insures, and operates using drivers, it employs.
  - (3) The DBE may lease trucks from another DBE firm, including an owneroperator who is certified as a DBE. The DBE who leases trucks from another DBE receives credit for the total value of the transportation services the lessee DBE provides on the contract.
  - (5) The DBE may also lease trucks from a non-DBE firm, including an owneroperator. The DBE who leases trucks from a non-DBE is entitled to credit only for the fee or commission it receives as a result of the lease arrangement. The DBE does not receive credit for the total value of the transportation services provided by the lessee, since these services are not provided by a DBE.
  - (6) The lease must indicate that the DBE has exclusive use of and control over the truck. This does not preclude the leased truck from working for others during the terms of the lease with the consent of the DBE, so long as the lease gives the DBE absolute priority for use of the leased truck. Leased trucks must display the name and identification number of the DBE.
- E. The following factors will be used to count expenditures with DBEs for materials or supplies towards the DBE goal:
  - (1) If the materials or supplies are obtained from a DBE manufacturer, 100 percent of the cost of the materials or supplies will be counted towards the DBE goal. A manufacturer is a firm that operates or maintains a

factory or establishment that produces, on the premises, the materials, supplies, articles, or equipment required under the contract and of the general character described by the contract.

- (2) If the materials or supplies are purchased from a DBE regular dealer, 60 percent of the cost of the materials or supplies will be counted towards the DBE goal. A regular dealer is a firm that owns, operates or maintains a store, warehouse, or other establishment in which the materials, supplies, articles or equipment of the general character described and required under the contract are bought, kept in stock, and regularly sold or leased to the public in the usual course of business. To be a regular dealer, the firm must be an established, regular business that engages, as its principal business and under its own name, in the purchase and sale or lease of the products in question. A person may be a regular dealer in such bulk items as petroleum products, steel, cement, gravel, stone or asphalt without owning, operating, or maintaining a place of business as provided in this paragraph if this person both owns and operates distribution equipment for the products. Any supplementing of regular dealers' own distribution equipment shall be by long-term lease agreement and not on an ad hoc or contract-by-contract basis. Packagers, brokers, manufacturers' representatives, or other persons who arrange or expedite transactions are not regular dealers within the meaning of this paragraph.
- (3) With respect to materials or supplies purchased from a DBE which is neither a manufacturer nor a regular dealer, the entire amount of fees or commissions charged for assistance in the procurement of the materials and supplies, or fees or transportation charges for the delivery of materials and supplies required on a job site, may be counted towards the DBE goal, provided the fees are reasonable and are not excessive as compared with fees customarily allowed for similar services. The cost of the materials and supplies themselves may not be counted towards the DBE goal.
- F. All DBE firms must be pre-certified. Participation by a firm that is not currently certified as a DBE by the Authority at the time of the due date for offers on a contract, does not count towards the DBE goal. All DBE firms must be in compliance with 49 CFR, Part 26.
- G. The dollar value of work performed under the contract by a firm who has been decertified as a DBE by the MWUCP does not count towards the DBE goal.
- H. The participation of a DBE subcontractor does not count towards the Contractor's DBE goal until the amount being counted towards the goal has been paid to the DBE.

#### 6. PROPOSAL REQUIREMENTS (WITH THE PROPOSAL):

The proposer shall submit the following with its proposal. Any proposer who fails to complete and return this information with its proposal shall be deemed to be not

responsive and may be ineligible for contract award. Proposers that fail to meet the DBE goal above and fail to demonstrate "good faith efforts" to justify waiver of the DBE goal (see paragraph 6.C. below) shall be deemed to be not responsible and will be ineligible for Contract award.

- A. Completed "Schedule of DBE Participation" (Attachment B-1) sufficient to meet the above goal. If the proposer is a DBE firm and intends to satisfy the appropriate DBE requirement with its own firm, it must indicate in the Schedule the area of work and percentage it will perform to satisfy the goal. All proposers must attach current WMATA, DC DOT or MWUCP certification letters for each DBE listed on the Schedule.
- B. Executed "Letters of Intent to Perform as a Subcontractor/Joint Venture" (Attachment B-2). If the proposer is not a DBE or intends to satisfy the requirements through other DBE firms, then it must attach these letters from each certified DBE listed on the Schedule.
- C. Justification for grant of relief (Appendix B waiver of DBE goal). If in the submittal of its proposal, the proposer fails to meet the DBE goal above, the proposer has the burden of furnishing sufficient documentation with its proposal of its "good faith efforts" to justify a grant of relief (waiver) from the goal or portion of the goal. Such justification shall be in the form of a detailed report. The following is a list of actions which shall be considered as part of the proposer's good faith efforts to obtain DBE participation. This list is neither a mandatory checklist nor is it intended to be exclusive or exhaustive. Other factors or types of efforts may be relevant in appropriate cases:
  - (1) Soliciting through all reasonable and available means (e.g. attendance at pre-proposal meetings, advertising and/or written notices) the interest of all certified DBEs who have the capability to perform the work of the contract. The proposer must solicit this interest within sufficient time to allow the DBEs to respond to the solicitation. The proposer must determine with certainty if the DBEs are interested by taking appropriate steps to follow up initial solicitations.
  - (2) Selecting portions of the work to be performed by DBEs in order to increase the likelihood that the DBE goal will be achieved. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate DBE participation, even when the prime contractor might otherwise prefer to perform these work items with its own forces.
  - (3) Providing interested DBEs with adequate information about the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation.
  - (4) (a) Negotiating in good faith with interested DBEs. It is the proposer's responsibility to make a portion of the work available to DBE subcontractors and suppliers and to select those portions of the work or material needs consistent with the available DBE subcontractors and suppliers, so as to facilitate DBE participation. Evidence of such

negotiation includes the names, addresses, and telephone numbers of DBEs that were considered; a description of the information provided regarding the plans and specifications for the work selected for subcontracting; and evidence as to why additional agreements could not be reached for DBEs to perform the work. "DBE Unavailability Certifications" (Attachment B-3) shall be completed as appropriate.

- (b) A proposer using good business judgment would consider a number of factors in negotiating with subcontractors, including DBE subcontractors, and would take a firm's price and capabilities as well as the contract goal into consideration. However, the fact that there may be some additional costs involved in finding and using DBEs is not in itself sufficient reason for a proposer's failure to meet the contract DBE goal, as long as such costs are reasonable. Also, the ability or desire of a prime contractor to perform the work of a contract with its own organization does not relieve the proposer of the responsibility to make good faith efforts. Prime contractors are not, however, required to accept higher quotes from DBEs if the price difference is excessive or unreasonable.
- (5) Not rejecting DBEs as being unqualified without sound reasons based on a thorough investigation of their capabilities. The contractor's standing within its industry, membership in specific groups, organizations, or associations and political or social affiliations (for example union vs. non-union employee status) are not legitimate causes for the rejection or non-solicitation of proposals in the contractor's efforts to meet the project goal.
- (6) Making efforts to assist interested DBEs in obtaining bonding, lines of credit, or insurance as required by the recipient or contractor.
- (7) Making efforts to assist interested DBEs in obtaining necessary equipment, supplies, materials, or related assistance or services.
- (8) Effectively using the services of available minority/women community organizations; minority/women contractors' groups; local, state, and Federal minority/women business assistance offices; and other organizations as allowed on a case-by-case basis to provide assistance in the recruitment and placement of DBEs.

#### 7. PROPOSAL REQUIREMENTS (APPARENT SUCCESSFUL PROPOSER):

The proposer shall submit the following items within ten (10) calendar days after notification that they are the apparent successful proposer:

A. A copy of a current WMATA, D.C. DOT or MWUCP certification letter(s) shall be attached to the DBE Schedule of Participation to evidence DBE pre-certification.

- B. DBE Manufacturer's Affidavit, if applicable, must be submitted in order to receive 100 percent of the allowable credit for expenditures to DBE manufacturers/suppliers (Attachment B-4). By submission of this Affidavit, the proposer certifies this it is satisfied that the manufacturer meets the requirements of 49 CFR Part 26.
- C. Schedule B Information for Determining Joint Venture Eligibility, if applicable (Attachment B-5, pgs. 1, 2, 3, 4). Submittal shall be signed by all parties, dated and notarized.
- D. Copy of Joint Venture Agreement, if applicable. Submittal shall be signed by all parties, dated and notarized.
- E. Certification letter of the DBE regular dealer/supplier, if applicable. If the proposer wants to receive the maximum allowable credit of its expenditures for material(s) or supplies required under this Contract, from DBE regular dealers/suppliers, the DBE must submit a signed and notarized statement on their letterhead, that they are a regular dealer of the material(s) or supplies. By submission of this statement, the proposer certifies that it is satisfied that the subcontractor is a regular dealer/supplier that meets the requirements of 49 CFR Part 26.
- F. For Design-Build contracts, if a DBE goal is specified in Section 00872, DBE GOAL REQUIREMENTS, the proposer shall submit with its initial Price Proposal a list of DBE-certified firms that it intends to enter into subcontract agreements with for this Contract. If no goal is specified in Section 00872 of the solicitation and the proposer still intends to utilize DBEs in the performance of this Contract, the proposer shall submit with its initial Price Proposal a list of those DBEcertified firms. The documentation requirements of Section 00453 of the solicitation shall be completed and submitted at the time set forth for the submittal of Best and Final Offer (BAFO) to the Authority for any Contract in which a DBE goal is applicable or for any Contract in which there was no goal established, but the proposer identified DBE-certified firms that it intends to enter into subcontract agreements with in its initial Price Proposal. Any proposer who fails to complete and return the following information, if applicable, with their BAFO Price Proposal may be deemed to be not responsible and may be ineligible for contract award. Proposers that fail to meet the DBE goal, if any, specified in Section 00872 and fail to demonstrate a good faith effort and to justify waiver of the DBE goal may be deemed to be not responsible and may be ineligible for contract award.

#### 8. CONTRACT ADMINISTRATION REQUIREMENTS:

The following requirements apply after contract award:

A. The Contractor shall include the following provision in the General Provisions of each subcontract it awards in support of the DBE goal:

"The contractor shall not discriminate on the basis of race, color, national origin or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of US DOT assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in termination of this contract or such other remedy as the Buyer deems appropriate."

- B. (1) The Contractor shall monitor the performance of, collect and report data on DBE participation to the WMATA's DBE office on the attached "Prompt Payment Report-Prime Contractor's Report" (Attachment B-6) which shall be submitted monthly with each payment request. Failure to submit these reports may result in suspension of contract payments. The Contractor shall certify with each payment request that payment has been or will be made to all subcontractors due payment, within ten (10) days after receipt of payment from the Authority for work by that subcontractor. The Contractor shall inform the COR or COTR, with their payment request, of any situation in which scheduled subcontractor payments have not been made and the reason therefore.
  - (2) The Contractor shall require each sub-contractor to complete and forward to the DBE Liaison Officer on a monthly basis a "Prompt Payment Report-Subcontractor's Report" (Attachment B-7). The sub-contractor shall certify that payment has been received.
- C. The Contractor shall have a continuing obligation to maintain a schedule for participation by DBE contractor(s) to meet its goal set forth above in this Appendix. The Contractor shall not have work performed nor the materials or supplies furnished by any individual or firm other than those named in the "Schedule of DBE Participation." If at any time, the Contractor believes or has reason to believe that it needs to obtain a substitute for a DBE contractor named in the "Schedule of DBE Participation", the Contractor shall, within ten (10) days, notify the contracting officer and the DBE office of that fact in writing. Situations which may warrant substitution for a DBE firm include, but are not limited to the following:
  - (1) Evidence of change in ownership or circumstances regarding the firm's status as a DBE.
  - (2) Death or physical disability, if the named subcontractor or DBE partner of the joint venture is an individual.
  - (3) Dissolution, if a corporation or partnership.
  - (4) Bankruptcy of the subcontractor, subject to applicable bankruptcy law, and only instances where the bankruptcy affects the Contractor's ability to perform.
  - (5) Inability to furnish a reasonable performance or payment bond, if required.

- (6) Inability to obtain, or loss of, a license necessary for the performance of the particular category of work.
- (7) Failure or inability to comply with a requirement of law applicable to contractors and subcontractors on a construction, alteration or repair project.
- (8) Failure or refusal to execute the subcontract in accordance with the terms of an offer submitted to the Contractor prior to the Contractor's submission of its proposal, but only where the contracting officer or other delegated authority's representative can ascertain with reasonable certainty the terms of such offer. In the absence of any other factors, such a failure or refusal will be considered an unusual situation only if the proposer obtained, prior to proposing, an enforcement commitment from the subcontractor involved.
- (9) Failure to comply with the terms and conditions of this Contract or those of its subcontract or joint venture agreement.

Within 30 days thereafter, the Contractor shall, if necessary to achieve the Appendix B goal, make every reasonable effort to subcontract the same or other work equivalent in value to other certified DBE firms. The Contractor must have the prior written approval of the contracting officer and the DBE office before substitution for a DBE subcontractor, regardless of the reason for substitution. Failure to obtain Authority approval could result in the Authority declaring the Contractor ineligible to receive further Authority contracts for three years from the date of the finding.

- D. The contractor shall forward copies of all subcontracts to the DBE office at the time of their execution.
- E. If the contracting officer or other delegated authority's representative determines that the Contractor has failed to comply with this Appendix B, he/she will notify the Contractor of such non-compliance and the action to be taken. The Contractor shall, after receipt of such notice, take corrective action. If the Contractor fails or refuses to comply promptly, the contracting officer or other delegated authority's representative may issue a "stop work order" stopping all or part of the work until satisfactory corrective action has been taken. No part of the time lost due to any such stop work order shall be made the subject of claim for extension of time or for excess costs or damages by the Contractor. When the Authority proceeds with such formal actions, it has the burden of proving that the Contractor has not met the requirements of this Appendix, but the Contractor's failure to meet its Appendix B goal shall shift to it the requirement to come forward with evidence to show that it has met the good faith requirements of this Appendix. Where the Contractor, after exhausting all its administrative and legal remedies and procedures is found to have failed to exert a "good faith effort" to involve DBE's in the work as herein provided, the Authority may declare the Contractor ineligible to receive further Authority contracts for three years from the date of the finding.

- F. The Contractor agrees to cooperate in any studies or surveys as may be conducted by the Authority which are necessary to determine the extent of the Contractor's compliance with this Appendix.
- G. The Contractor shall keep records and documents for two years following performance of this Contract to indicate compliance with this Appendix. These records and documents, or copies thereof, shall be made available at reasonable times and places for inspection by any authorized representative of the Authority and will be submitted upon request together with any other compliance information which such representative may require.
- H. If the Authority, the FTA or the US DOT has reason to believe that any person or firm has willfully and knowingly provided incorrect information or made false statements regarding the DBE Program, the matter shall be referred to the WMATA's DBE office.
- I. Failure by the Contractor to carry out the requirements of this Appendix is a material breach of this Contract, which may result in the termination of this Contract under the Default provision of this Contract or such other remedy as the Authority deems appropriate.

#### **SUMMARY OF SUBMITTALS**

#### With the Proposal

- 1. Completed "Schedule of DBE Participation" (Attachment B-1) with current certification letters attached for each listed DBE.
- 2. Executed "Letters of Intent to Perform as a Subcontractor/Joint Venture" (Attachment B-2).
- 3. Justification for grant of relief (waiver of DBE goal), if applicable. Include completed "DBE Unavailability Certifications" (Attachment B-3) as appropriate.

#### Proposal Requirements (Apparent Successful Proposer)

- 1. All DBEs must submit a copy of their current WMATA or DC DOT certification letters or a certification letter issued by the MWUCP.
- 2. DBE Manufacturer's Affidavit, if applicable, must be submitted in order to receive 100 percent of the allowable credit for expenditures to DBE manufacturers/suppliers (Attachment B-4).
- 3. Schedule B Information for Determining Joint Venture Eligibility, if applicable (Attachment B-5, pgs. 1, 2, 3, 4).
- 4. Copy of Joint Venture Agreement, if applicable.
- 5. Certification letter of the DBE regular dealer/supplier, if applicable.

#### **After Contract Award**

- 1. "Prompt Payment Report-Prime Contractor's Report" Attachment B-6) submitted monthly.
  - "Prompt Payment Report-Subcontractor's Report" (Attachment B-7) submitted monthly.
- 3. Request to substitute DBE contractor (see paragraph 8.C.) submitted as required.
  - Copies of subcontracts-submitted at the time of their execution.

Appendix B B-2

# SUBMIT WITH PROPOSAL SCHEDULE OF DBE PARTICIPATION

		Contract No	
		Project Name	
Name of P	roposer	•	
price, who have agree shall be at prices amo agrees to enter into a the prices listed in this	d to perform work on this Conti unting to at least the DBE perce formal agreement with the DB s Schedule subject to award of	fying only those DBE firms, with ract. The prices for the work/supentage goal of the total contract E firm(s) listed for the work and a Contract with the Authority. If for waiver of DBE goal shall	oplies of these firms price. The proposer at, or greater than, the total amount is
Name of DBE Subcontractor	Address	Type of Work (Electrical, Paving, Etc.) and Contract Items or Parts Thereof to be Performed and Work Hours Involved	Agreed Price
	<u> </u> Su	btotal \$ DBE Subcontractors	
Name of DBE Prime Contractor	Address	Type of Work (Electrical, Paving, Etc.) and Contract Items or Parts Thereof to be Performed and Work Hours Involved	Agreed Price
	Sub	total \$ DBE Prime Contractor	
TOTAL \$ ALL	DBE CONTRACTORS	TOTAL	
<b>M</b> 23.26a (Rev 0	2/12)	Signature of ContractorTitle Date	Representative

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23.26a (Rev 02/12) \_\_\_\_\_ **Date** 

Contract Number:	
Project Name:	
LETTER OF INTENT TO PERFORM AS A SU (ALL ITEMS <u>MUST</u> BE (	
TO: (Name of Proposer)	
The undersigned intends to perform work in connection wi	th the above projects as (check one):
an individual a partnership	a corporation a joint venture
Specify in detail particular work items or parts thereof to be	e performed:
at the following price: \$	
Please indicate% of the dollar value of the subcocontractors, if applicable. The undersigned will enter into a upon your execution of a contract with the Authority.	
Name of DBE Subcontractor/Joint Venture	Phone Number
Address	WMATA Vendor ID #/DBE Cert. #
Signature & Title	Date
The following is to be completed by the Prime Contractor.  DBE subcontractor to indicate acceptance.	

(Date) (Name of Prime Contractor & Acceptance Signature)

(Name of DBE)

To:

of such work as follows:

WORK

<u>ITEMS</u>

Appendix B B-2

You have projected your interest and intent for such work, and the undersigned is projecting completion

PROJECTED DBE

COMMENCEMENT

DATE

PROJECTED DBE

COMPLETION

DATE

#### SUBMIT WITH PROPOSAL

#### **DBE UNAVAILABILITY CERTIFICATION**

I,		,of	
(Name)	(Ti	itle)	(Proposer)
certify that on	I contacted the	following DBE cont	ractor to obtain a proposal for work
(Date) items to be performed on C	Contract Number		
DBE Contractor	ν -	Vork Items Sought	Form of Proposal Sought (i.e., Unit Price, Materials and Labor Only, Etc.
To the best of my knowled due to lack of agreement following reason(s):	ge and belief, said DE on price) for work o	BE contractors were on this project, or	e unavailable (exclusive of unavailabilit unable to prepare a proposal, for th
	Signature:		
	Date:		
(Name of DBE	Contractor)	was offered an	opportunity to propose on the above
identified work on	by Date)		
(	Date)		(Source)
The above statement is tru	e and accurate accou	int of why I did not	submit a propose on this project.
		(S	ignature of DBE Contractor)
			(Title)
<b>M</b> 23.25 (Rev 10/99)			
M			

Appendix B B-3

#### **DBE Certification Instructions**

#### **Important Notice**

If you do not have a current, official letter of certification from WMATA, D.C. DOT or MWUCP, you are not pre-certified and are therefore not eligible to participate as a Disadvantaged Business Enterprise on the proposal.

For those who wish to access the MWUCP certification application, it may be found on the internet at the following address:

https://www.wmata.com/business/disadvantaged\_business\_enterprise. Go to "Procurement and Contracting", click on "Disadvantaged Business Enterprise", then click on "DBE Application for Certification".

49 CFR Part 26 gives Metropolitan Washington Unified Certification Program (MWUCP) 90 days in which to process a complete DBE application. In order to become certified and participate in the MWUCP, you must comply with the procedures that follow. Certification must be final before the due date for offers on a contract on which a firm seeks to participate as a DBE.

#### Instructions

49 CFR Part 26.81(d) of the Certification Procedures requires a firm to be certified as a DBE in it's "home state", where it has it's principal place of business, in order to become certified outside such "home state". Therefore, you must attach a copy of a valid DBE Certification letter from your home state Department of Transportation to the MWUCP Application. In addition, submit the pertinent documents for your company listed below. The application should be completed in full and **NOTARIZED.** 

General (All firms must submit documents under General)

Current (unaudited) Financial Statements
Prior three (3) years Federal Tax Returns
Resume of Principal(s) and Key Personnel
Third Party Agreements, such as Rental and Management Agreements
Licenses to Do Business
Personal Net Worth (PNW) Statement
Statement of Disadvantage
No Change Affidavit or Notice of Change (where applicable)

#### **Corporations**

Articles of Incorporation
By-Laws
Stock Ownership Options
Copy of Stock Certifications of Each Holder
Copy of Voting Rights
Record of First Organizational Meeting

#### **Partnerships**

Partnership Agreement

#### **Proprietorships**

IRS Employer ID Number WMATA Vendor ID#

#### **Limited Liability Companies**

Operating Agreement Certificate of Formation, Operating Agreement with any amendments U.S. Corporate or Partnership Income Tax Returns

#### **Change of Status Review**

On or before each certification anniversary date, you must submit a <u>No Change Statement</u> attesting that there have been no changes in the firm's circumstances affecting its ability to meet the eligibility requirements of 49 CFR Part 26 or WMATA's DBE Program Plan. Those firms which have undergone changes in circumstances must submit a <u>Notice Regarding Change</u> for review by the Office of Procurement and Materials, DBE Unit. A review of these changes shall be made to determine of the firm is in compliance with the 49 CFR Part 26.

#### **Affidavit Enclosure**

**NOTE:** When completing MWUCP Application, complete all information blocks. Type "N/A" if item does not apply to you or your firm.

#### DBE MANUFACTURER'S AFFIDAVIT

I hereby	declare and affirm that I an	n		(Title
and duly authoriz	zed representative of		(No	ame of Company)
a			owned and cor	ntrolled enterprise
whose address is	:			
same tasks for d	r declare and affirm that cor lisadvantaged owned busine nent relative to the manufac	ess having any interest	ons not on the payroll of and, in the affiant's business) ope	or performing the rate the following
		Equipment		
Туре	Function	Model	Age	Make
WMATA may rel the undersigned undersigned furt Federal or state l	y on these statements in de ls manufacturing concern is ther understands that any r laws concerning false staten Signature of Affiant	termining whether a Wentitled to a 100% creamaterial misrepresentanents.	re true and correct and fully  /MATA prime contractor purch  dit of such purchases towards  tion will be grounds for initia  Printed Name	nasing goods fron its DBE goal. The ating action unde
			County:	
On this	day of		, 19	
before me appea	ired			
to me personally	known, who, being duly sw erly authorized by	vorn, did execute the fo	oregoing Affidavit, and did sta	te that he
to execute the Af	fidavit and did so as his or h		ne of Firm)	
(Seal)	Sworn an	nd subscribed before me	2	
	Commiss	ion Expires:	(Notary Public)	
			22.20	(10/99) <b>M</b>

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# Information For Determining Joint Venture Eligibility Page 1

Name and address of Joint Venture:	
Contact Person:	Telephone:
Have you attached a copy of the Joint Venture agree	eement? [] Yes [] No
NOTE: Affidavit will not be processed without a co	by of the Joint Venture agreement.
Name and address of Joint Venture partner:	
Contact Person:	Telephone:
Status of firm: [] DBE. [] Non-Minority.	
Does firm have current WMATA, DC DOT or MWU	CP DBE certification? [] Yes [] No
Name and address of Joint Venture partner:	
Contact Person:	Telephone:
Status of firm: [] DBE. [] Non-Minority.	
Does firm have current WMATA, DC DOT or MWU	
Describe the nature of the Joint Venture business:	
Describe the role in the Joint Venture of each partn	er listed above:
Describe the experience and business qualification	s of each partner in the Joint Venture listed above:

#### Information For Determining Joint Venture Eligibility

Name of Partner		Percentage of Ownership	Profit and Loss Sharing	Capital Contribu including Equip	tions ment	s t Other Agreements	
 TO1							
dent	ify by name, title ol of and particin	e, race, sex and coation in this cont	company affiliation ract:	n those individuals	responsib	le for the manage	
١.	, ,			surety and/or bond	ling requir	rements:	
	Name:			Race:			
				Sex:			
	Title:				[] Male	[] Female	
2.	Title:	iliation:		Sex:	[] Male	[] Female	
) <u>.</u>	Title: Company affi Management supplies:	iliation:t decisions, such	as estimating, i	Sex:	[] Male es, hiring	[] Female and firing, purcha	
).	Title: Company aff. Management supplies: Name:	iliation:t decisions, such	ı as estimating, ı	Sex:	[] Male	[] Female and firing, purcha	
2.	Title:	iliation:t decisions, such	ı as estimating, ı	Sex: marketing and sale	[] Male	[] Female  and firing, purcha	
	Title: Company affine Management supplies: Name: Title: Company affine Company affine Management supplies Suppl	iliation:t decisions, such	as estimating, i	Sex: marketing and saleRace:Sex:	[] Male	[] Female  and firing, purcha	
	Title: Company affine Management supplies: Name: Title: Company affine Supervision of	iliation: t decisions, such	as estimating, r	Sex: marketing and saleRace:Sex:	[] Male es, hiring [] Male	[] Female and firing, purcha	
2.	Title: Company affine Management supplies: Name: Title: Company affine Supervision of Name:	iliation: t decisions, such iliation: of field operations	as estimating, i	Sex: marketing and sale Race: Sex:	[] Male	[] Female and firing, purcha	

#### Information For Determining Joint Venture Eligibility

Pa	ge 3
The undersigned swear that the foregoing information necessary to identify and explain the to Venture:	g statements are correct and include all materia terms and operations of our following named Join
and the intended participation by each Joint Vent covenant and agree to provide the Authority current, Joint Venture work and the payment thereof and a arrangements and to permit the audit and examinatio or those of each Joint Venturer relevant to the Joint V or the Federal funding agency. Any material mis contract which may be awarded and for initiating ac statements.	any proposed changes in any of the Joint Venture on of the books, records and files of the Joint Venture fenture, by authorized representatives of the Authorite
It is recognized and acknowledged that the information provided herein above for the purpos minority/woman-owned status of the Joint Venture.	Authority's DBE Program shall have access to the e of establishing eligibility and authenticity of the
It is understood that trade secrets and info financial, geological and geophysical data furnished w	ormation privileged by law, as well as commercial vill be protected.
(NAME OF FIRM)	(NAME OF SECOND FIRM)
(SIGNATURE OF AFFIANT)	(SIGNATURE OF AFFIANT)
(PRINT NAME)	(PRINT NAME)
(TITLE)	(TITLE)
(DATE)	(DATE)
	23.29 (10/99) <b>M</b>

#### Information For Determining Joint Venture Eligibility

#### Page 4

Date	State:	County:	
On this	day of	, 19	,
before me appeared			
		(Name) did execute the foregoing Affidavit, and did state tha	at he
	vit and did so as his or her free	(Name of Firm)	
(Seal)	Sworn and subscri	ibed before me	
		(Notary Public)	
	Commission Expire	es:	
		County:	
	day of		,
On this			
before me appeared to me personally know		(Name) did execute the foregoing Affidavit, and did state tha	 at he
before me appeared to me personally know or she was properly a	wn, who, being duly sworn, o	(Name) did execute the foregoing Affidavit, and did state tha  (Name of Firm)	at he
before me appeared to me personally know or she was properly a	wn, who, being duly sworn, on the substitution of the substitution	(Name) did execute the foregoing Affidavit, and did state tha  (Name of Firm)	at he
to me personally know or she was properly a to execute the Affiday	wn, who, being duly sworn, on the subscription of the subscription	(Name) did execute the foregoing Affidavit, and did state tha  (Name of Firm) e act and deed. ibed before me	

#### **Washington Metropolitan Area Transit Authority**

### DISADVANTAGED BUSINESS ENTERPRISE (DBE) MONTHLY PROMPT PAYMENT REPORT

#### PRIME - CONTRACTOR'S REPORT

This report is required to be submitted to the Office of Procurement, DBE Branch 600 5<sup>th</sup> Street, NW, Suite 3C, Washington, DC 20001, pursuant to the requirements of WMATA's DBE Program Plan and §26.29 of 49 CFR Part 26.

Contract No.:		Reporting Period:					
Name of Prime Cont	ractor:	: DBE – Yes or No					
Prime Contract Amo DBE Goal	unt:	Total Received this Reporting Period:		Total Received to Date:			
Name of Sub- Contractor	DBE (Y/N)	Description of Work	Date of Contract Awarded	Amount of Sub- Contractor Award	Amount Paid This Reporting Period	Cumulative Paid To Sub- Contractor	% of Physical Work Complete
			TOTAL				
I certify the information furnished with respect to DBE subcontractor performance correct to the best of my knowledge and represents a current status of the prime contractor with the DBE subcontractors for the designated period covered by this report. Further, those subcontractors, due payment pursuant to the terms of their subcontracts will be paid within ten days after receipt of payment from WMATA.							
By:		Titl	e:		Date:		

Appendix B

#### **Washington Metropolitan Area Transit Authority**

### DISADVANTAGED BUSINESS ENTERPRISE (DBE) MONTHLY PROMPT PAYMENT REPORT

#### SUBCONTRACTOR'S REPORT

This report is required to be submitted to the Office of Procurement, DBE Branch 600 5<sup>th</sup> Street, NW, Suite 3C, Washington, DC 20001, pursuant to the requirements of WMATA's DBE Program Plan and §26.29 of 49 CFR Part 26.

Contract No.:

Reporting Period:

Name of Subcontractor: DBE – Yes or No					No		
Subcontractor Cont	ract Amo	unt: Tota	otal Received this Reporting Period:			Total Received to Da	
Name of Sub- Contractor	DBE (Y/N)	Description of Work	Date of Contract Awarded	Amount of Sub- Contractor Award	Amount Paid This Reporting Period	Cumulative Paid To Sub- Contractor	% of Physical Work Complete
			TOTAL				
					<u> </u>	<u> </u>	
status for the desigi	nated peri	hed with respect to DBE so iod covered by this report. eipt of payment from the C	Further, those con				
Ву:		Title	e:		Date:		
Appendix B							B-7