REQUEST FOR QUALIFICATIONS

FOR

INDEFINITE QUANTITY
FACILITIES PROGRAMMING SERVICES

FOR THE
TEXAS STATE UNIVERSITY SYSTEM
AUSTIN, TEXAS

RFQ No.:
758-16-00036

Submission Date:
December 11, 2015 – 3:00 p.m. (C.S.T.)

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REQUEST FOR QUALIFICATIONS FOR INDEFINITE QUANTITY FACILITIES PROGRAMMING SERVICES
TEXAS STATE UNIVERSITY SYSTEM
AUSTIN, TEXAS
RFQ No.: 758-16-00036

SECTION 1 – GENERAL INFORMATION & REQUIREMENTS

1.1 GENERAL INFORMATION: The Texas State University System ("Owner" or "System") is soliciting Statements of Qualifications for selection of a firm or firms to provide facilities programming services ("Services") under an indefinite quantity contract, as and where needed, in accordance with the terms, conditions, and requirements set forth in this Request for Qualifications (RFQ). The Owner may select one or two firms to provide Services as a result of this RFQ.

1.1.1 Collecting Statements of Qualifications in response to this RFQ is the first step in selecting one or more firms to provide Services. This RFQ provides the information necessary for respondents to prepare and submit Statements of Qualifications for consideration and initial ranking by the Owner. In the next step the Owner will determine an initial ranking of the respondents. If the initial ranking of the respondents is reasonably conclusive, the Owner may make a “most qualified” selection based upon the written Qualifications only. If not, then the Owner may conduct interviews with a “short list” of respondents.

1.1.2 The Owner may select up to five (5) of the top ranked qualified respondents to participate in an interview with the Owner to confirm and clarify the qualifications submitted and to answer additional questions. The Owner will then rank the interviewed respondents in order to determine the most qualified respondent(s).

1.1.3 After selecting the most qualified respondent(s) the Owner will negotiate a contract with each successful respondent. Further information regarding the contract is in Section 1.3. In the event that the Owner is not successful in concluding a contract with the most highly qualified respondent(s), the Owner may terminate negotiations with such respondent(s) and attempt to negotiate a contract with the next most highly ranked respondent, and so forth.

1.2 PUBLIC INFORMATION: All information, documentation, and other materials submitted in response to this solicitation are considered non-confidential and/or non-proprietary and are subject to public disclosure under the Texas Public Information Act (Texas Government Code, Chapter 552.001, et seq.) after the solicitation is completed. The Owner strictly complies with all statutes, court decisions, and opinions of the Texas Attorney General with respect to disclosure of RFQ information.

1.3 TYPE OF CONTRACT: Any contract resulting from this solicitation will be based on the template attached hereto as Exhibit “A”. Each contract will have a term ending on August 31, 2018, with an option for the Owner to extend it for one additional year. The maximum fee for all services rendered under each contract will be $2,000,000. While no minimum amount of services is guaranteed to be requested or rendered under the contract, the System’s present policies provide that, unless waived on a project-by-project basis, programming of any facilities project with an estimated total project cost of more than $1,000,000 must be performed by a programming firm under contract to the System for the provision of such services. The System may have one or more firms under contract at any given time. However, it is anticipated that the firm or firms engaged as a result of this RFQ will provide facilities programming services for a substantial percentage of the total capital facilities projects undertaken by the System and its components during the term of the
contract(s) resulting from this solicitation. It is also the present policy of the System that, unless waived on a project-by-project basis, different firms be engaged for the programming and the design of a capital project. Accordingly, the successful firm(s) will not be engaged to perform design services for any project for which it has provided programming services.

1.4 CLARIFICATIONS AND INTERPRETATIONS: Any clarifications or interpretations of this RFQ that materially affect or change its requirements will be posted by the Owner as an addendum on all media channels where it was initially advertised. It is the responsibility of all respondents to obtain this information in a timely manner. All such addenda issued by the Owner before the proposals are due, are considered to be part of the RFQ, and respondents shall acknowledge receipt of each addendum in its Qualifications. Respondents shall consider only those clarifications and interpretations that the Owner issues by addenda five (5) days prior to the submittal deadline (see Section 2.5 for date). Interpretations or clarifications in any other form, including oral statements, will not be binding on the Owner and should not be relied on in preparing Qualifications.

1.4.1 ADDENDA AND AWARD INFORMATION WILL BE ISSUED BY THE TEXAS STATE UNIVERSITY SYSTEM FOR THIS RFQ VIA THE ELECTRONIC BUSINESS DAILY WEBSITE AT: HTTP://ESBD.CPA.STATE.TX.US. REFERENCE THE RFP NUMBER PROVIDED IN THIS RFQ.

1.5 SUBMISSION OF QUALIFICATIONS:

1.5.1 DEADLINE AND LOCATION: The Owner will receive Qualifications and HSP Plans for RFQ No. 758-16-00036 at the time and location described below.

**December 11, 2015 - 3:00 p.m. (C.S.T.)**

Peter E. Graves  
Vice Chancellor for Contract Administration  
Texas State University System  
Thomas J. Rusk State Building  
208 East 10th Street, Suite 600  
Austin, Texas 78701

1.5.2 Submit two (2) electronic versions of the Qualification Package on CD or flash drive format.

1.5.3 Submit six (6) identical copies of the Qualifications. An original signature must be included on the Respondent’s “Execution of Offer” document submitted with each copy.

1.5.4 Submit two (2) identical copies of the HUB Subcontracting Plan (HSP) as a separate package from the Qualifications.

1.5.5 Qualifications and HSP materials received after the deadline in 1.5.1 will be returned to the respondent unopened.

1.5.6 The Owner will not acknowledge or consider Qualifications that are delivered by telephone, facsimile (fax), or electronic mail (e-mail).

1.5.7 Properly submitted Qualifications will not be returned to respondents.
1.5.8 Qualifications and HSP materials must be enclosed in a sealed envelope (box or container) addressed as provided above; the package must clearly identify the submittal deadline, the RFQ number, and the name, return address and email address of the respondent contact on all envelopes.

1.6 POINT-OF-CONTACT: The Owner designates the following person as its representative and Point-of-Contact for this RFQ. Respondents shall restrict all contact with the Owner and direct all questions regarding this RFQ, including questions regarding terms and conditions and technical specifications, to the Point-of-Contact person via email only.

Ms. Donna Givens
Senior Contract Administrator
Texas State University System
Thomas J. Rusk State Building
208 East 10th Street, Suite 600
Austin, Texas 78701
Email: donna.givens@tsus.edu

1.7 EVALUATION OF QUALIFICATIONS: The evaluation of the Qualifications shall be based on the requirements described in this RFQ. All properly submitted Qualifications will be reviewed, evaluated, and ranked by a Selection Committee appointed by the System’s Vice Chancellor for Contract Administration. The top five or fewer ranked respondents may be selected by the Owner for further consideration by participating in an interview wherein qualifications will be presented and examined in further detail and where questions will be posed by the Selection Committee and answered by the respondent.

1.7.1 Qualifications submittals should not include any information regarding respondent’s proposed fees, pricing, or other compensation considerations as these will not be a factor in the selection of the most qualified firm.

1.8 OWNER’S RESERVATION OF RIGHTS: The Owner may evaluate the Qualifications based on the anticipated completion of all or any portion of the Project. The Owner reserves the right to divide the Project into multiple parts, to reject any and all Qualifications and re-solicit for new Qualifications, or to reject any and all submissions and temporarily or permanently abandon the Project. Owner makes no representations, written or oral, that it will enter into any form of agreement with any respondent to this RFQ for any project and no such representation is intended or should be construed by the issuance of this RFQ.

1.9 ACCEPTANCE OF EVALUATION METHODOLOGY: By submitting its Qualifications in response to this RFQ, respondent accepts the evaluation process and acknowledges and accepts that determination of the “most qualified” firm(s) will require subjective judgments by the Owner.

1.10 NO REIMBURSEMENT FOR COSTS: Respondent acknowledges and accepts that any costs incurred from the respondent’s participation in this RFQ shall be at the sole risk and responsibility of the respondent.

1.11 PRE-PROPOSAL CONFERENCE: No pre-proposal conference will be held.

1.12 ELIGIBLE RESPONDENTS: Only individual firms or lawfully formed business organizations may apply (This does not preclude a respondent from using consultants.) The Owner will contract only with the individual firm or formal organization that submits a Qualification.
1.13 HISTORICALLY UNDERUTILIZED BUSINESSES' SUBMITTAL REQUIREMENTS: It is the policy of TSUS and each of its component institutions, to promote and encourage contracting and subcontracting opportunities for Historically Underutilized Businesses (HUB) in all contracts. Refer to the Texas State Comptrollers website at:
http://www.cpa.state.tx.us/procurement/prog/hub/hub-subcontracting-plan/
Accordingly, specific plans and representations by respondents that appear to facilitate the State’s commitment to supporting HUB enterprises will be favorably considered in the selection process. Failure to submit specific plans and representations regarding HUB utilization, or failure to address the subject at all, will be interpreted by the Selection Committee as an intention not to support the program.

1.14 CERTAIN PROPOSALS AND CONTRACTS PROHIBITED: Under Section 2155.004, Texas Government Code, a state agency may not accept a proposal or award a contract that includes proposed financial participation by a person who received compensation from the agency to participate in preparing the specifications or request for proposals on which the proposal or contract is based. All vendors must certify their eligibility by acknowledging the following statement, "Under Section 2155.004, Government Code, the vendor certifies that the individual or business entity named in this bid or contract is not ineligible to receive the specified contract and acknowledges that this contract may be terminated and payment withheld if this certification is inaccurate." If a state agency determines that an individual or business entity holding a state contract was ineligible to have the contract accepted or awarded as described above, the state agency may immediately terminate the contract without further obligation to the vendor. This section does not create a cause of action to contest a proposal or award of a state contract.

1.15 SALES AND USE TAXES: Section 151.311, Tax Code, as amended effective October 1, 1993, permits the purchase free of state sales and use taxes of tangible personal property to be incorporated into realty in the performance of a contract for an improvement to realty for certain exempt entities that include TSUS. The section further permits the purchase tax-free of tangible personal property (other than machinery or equipment and its accessories and repair and replacement parts) for use in the performance of such a contract if the property is "necessary and essential for the performance of the contract" and "completely consumed at the job site." In addition, the section permits the purchase tax-free of a tangible service for use in the performance of such a contract if the service is performed at the job site and if "the contract expressly requires the specific service to be provided or purchased by the person performing the contract" or "the service is integral to the performance of the contract."

1.16 CERTIFICATION OF FRANCHISE TAX STATUS: Respondents are advised that the successful respondent will be required to submit certification of franchise tax status as required by State Law (H.B. 175, Acts 70th Leg. R.S., 1987, Ch. 283, p. 3242). The contractor agrees that each subcontractor and supplier under contract will also provide a certification of franchise tax status.

1.17 DELINQUENCY IN PAYING CHILD SUPPORT: Under Section 231.006, Family Code, the vendor or applicant certifies that the individual or business entity named in this contract, bid, or application is not ineligible to receive the specified grant, loan, or payment and acknowledges that this contract may be terminated and payment may be withheld if this certification is inaccurate.

1.18 STATE REGISTRATION OF ENGINEERING FIRMS: Respondents are advised that the Texas Board of Professional Engineers requires that any entity providing engineering services to the public must register with the Texas Board of Professional Engineers. An entity is defined as a sole proprietorship, firm, partnership, corporation or joint stock association.
1.19 STATE REGISTRATION OF ARCHITECTURAL FIRMS: Respondents are advised that the Texas Board of Architectural Examiners requires that any entity (including architects, landscape architects and interior designers) providing architectural services (including architects, landscape architects and interior designers) to the public must register with the Texas Board of Architectural Examiners. An entity is defined as a sole proprietorship, firm, partnership, corporation or joint stock association.

1.20 COMPLIANCE WITH SECTION 2155.004, TEXAS GOVERNMENT CODE: The Owner hereby discloses that services described in this RFQ have been previously provided by a consultant to the System under an expiring contract. While the System reserves the right to award a contract to the current consultant, should that consultant respond to this RFQ, all responses to this RFQ will be considered and evaluated on their own merits.

1.21 CURRENT CONTRACT: Since 2007, the System has been a party to successive contracts with Facility Programming and Consulting of San Antonio, Texas, encompassing the services described in this RFQ. The current contract expires on August 31, 2016 but is likely to reach the maximum cumulative compensation permitted in the contract prior to its natural expiration. The System intends that the contract(s) resulting from this solicitation serve as successor contract(s) to the one currently in place, and may have an effective date earlier than the date of expiration of the current contract. Facility Programming and Consulting is eligible to respond to this RFQ.

1.22 NONDISCRIMINATION: In their execution of this agreement, all contractors, subcontractors, their respective employees, and others acting by or through them shall comply with all federal and state policies and laws prohibiting discrimination, harassment, and sexual misconduct. Any breach of this covenant may result in termination of this agreement.

1.23 COMPLIANCE WITH SENATE BILL 20: The parties acknowledge that, if required pursuant to the provisions of Senate Bill 20 (79th Legislature 2015), this agreement will posted on the Owner’s website.

1.24 SCHEDULE: Key schedule milestones (subject to change) are:

1.24.1 Owner receives Request For Qualifications ........................................................... 12/11/15  
1.24.2 Written Questions Deadline (12:00 p.m) ............................................................... 12/04/15  
1.24.3 Owner announces “short list” of firms selected for interviews (if required) .......... 01/19/15  
1.24.4 Owner complete interviews for short list of respondents(if required) ................. 01/26/16  
1.24.5 Owner selects most qualified respondent(s) ......................................................... 01/27/16  
1.24.6 Owner negotiates fee schedule(s) and executes Agreement(s) ............................ 02/03/16

SECTION 2 – REQUIREMENTS FOR STATEMENT OF QUALIFICATIONS

Respondents shall carefully read the information contained in the following criteria and submit a complete Statement of Qualifications responding to all questions in Section 2 formatted as directed in Section 3. Incomplete Qualifications will be considered non-responsive and are subject to rejection.

2.1 CRITERION ONE: STATEMENT OF INTEREST (Maximum of two (2) printed pages per question)

2.1.1 Provide a statement of interest including a narrative describing the Respondent’s unique qualifications as they pertain to the Services.
2.1.2 Provide a statement on the availability and commitment of the Respondent and its principal(s) and key professionals and any consultants to undertake the project.

2.1.3 Provide a brief history of the Respondent and any important statistics.

2.1.4 Provide a graphic representation of the project team, identifying the Respondent and any consultant proposed for the project.

2.2 CRITERION TWO: RESPONDENT’S ABILITY TO PROVIDE SERVICES

2.2.1 Provide the following information for the Respondent:

- Legal name of the company as registered with the Secretary State of Texas
- Address of the office that will be providing services
- Number of years in business
- Type of Operation (Individual, Partnership, Corporation, Joint Venture, etc…)
- Number of Employees by skill group
- Annual revenue totals for the past five (5) years

2.2.2 Is your company currently for sale or involved in any transaction to expand or to become acquired by another business entity? If yes, please explain the impact both in organizational and directional terms.

2.2.3 Provide any details of all past or pending litigation or claims filed against your company that would affect your company's performance under a Contract with the Owner.

2.2.4 Is your company currently in default on any loan agreement or financing agreement with any bank, financial institution, or other entity? If yes, specify date(s), details, circumstances, and prospects for resolution.

2.2.5 Does any family, business or financial relationship exist between your firm and any Owner employee, officer or Regent? If so, please explain.

2.2.6 List the total facilities programming work (based on estimated construction cost) under contract to the Respondent at this time. What percentage is expected to be LEED certified?

2.3 CRITERION THREE: RESPONDENT’S ABILITY TO PROVIDE PROGRAMMING SERVICES

2.3.1 Describe, in graphic and written form, the proposed project assignments and lines of authority and communication for key professional and any consultant that will be involved in providing Services.

2.3.2 Provide resumes giving the experience and expertise of the key professionals for the Respondent and any consultant that will be involved in providing Services, including their experience with similar projects, the number of years with the firm, and their city of residence.

2.3.3 Clearly identify the members of the proposed team who worked on the listed projects in Criterion 2.4, and describe their roles in those projects.
2.4 CRITERION FOUR: RESPONDENT’S PERFORMANCE ON PAST REPRESENTATIVE PROJECTS

2.4.1 It is anticipated that the Services will range from programming small, but relatively complex, renovation projects to large-scale renovation projects and new facilities with total project costs ranging from $1 million to over $100 million. List a maximum of five (5) projects for which you have provided services that are most directly analogous to the Services. If possible, select a range of projects types (i.e. renovations as well as new construction, large and small projects). Provide the following information for each project listed:

- Project name, location and description
- Project owner, including contact information
- Project construction cost
- Project size in gross square feet
- Type of construction (new, renovation, or expansion)
- Duration of programming effort from inception to delivery of completed facilities program
- Description of Respondent’s contracted responsibility (e.g. prime professional, joint venture, consultant, etc.)
- Description of services provided by Respondent
- Name of individual in charge of coordinating the programming effort
- Statement of how the project is similar and why the services provided are analogous to the Services

2.5 CRITERION FIVE: REFERENCES

Provide references for any three of the projects listed in response to Criterion Four. Please include the owner’s name and owner’s representative who served as the day-to-day liaison during the programming phase of the project, including telephone number.

2.6 CRITERION SIX: RESPONDENT’S KNOWLEDGE OF BEST PRACTICES

2.6.1 Describe the Respondent’s general philosophy and methodology for providing facilities programming services.

2.6.2 Describe the Respondent’s experience in sustainable design, LEED certification and green building principles.

2.6.3 Describe the Respondent’s approach to resolving conflicts and resolving problems encountered in programming projects. Provide any examples related to the projects listed in response to Criterion Four.

2.7 CRITERION SEVEN: RELATED SERVICES

Describe any related services the Respondent is qualified to perform, such as space utilization studies, facility condition reports, etc. Provide details for up to three (3) engagements where such services were provided to a higher education client.

2.8 CRITERION EIGHT: EXECUTION OF OFFER

NOTE TO RESPONDENTS: SUBMIT ENTIRE SECTION WITH RESPONSE.
THIS EXECUTION OF OFFER MUST BE COMPLETED, SIGNED, AND RETURNED WITH THE RESPONDENT'S QUALIFICATIONS. FAILURE TO COMPLETE, SIGN AND RETURN THIS EXECUTION OF OFFER WITH THE QUALIFICATIONS MAY RESULT IN REJECTION OF THE QUALIFICATIONS.

SIGNING A FALSE STATEMENT MAY VOID THE SUBMITTED QUALIFICATIONS OR ANY AGREEMENTS OR OTHER CONTRACTUAL ARRANGEMENTS, WHICH MAY RESULT FROM THE SUBMISSION OF RESPONDENT'S QUALIFICATIONS, AND THE RESPONDENT MAY BE REMOVED FROM ALL PROPOSER LISTS. A FALSE CERTIFICATION SHALL BE DEEMED A MATERIAL BREACH OF CONTRACT AND, AT OWNER'S OPTION, MAY RESULT IN TERMINATION OF ANY RESULTING CONTRACT OR PURCHASE ORDER.

2.8.1 By signature hereon, Respondent acknowledges and agrees that (1) this RFQ is a solicitation for Qualifications and is not a contract or an offer to contract; (2) the submission of Qualifications by Respondent in response to this RFQ will not create a contract between the Owner and Respondent; (3) the Owner has made no representation or warranty, written or oral, that one or more contracts with the Owner will be awarded under this RFQ; and (4) Respondent shall bear, as its sole risk and responsibility, any cost which arises from Respondent's preparation of a response to this RFQ.

2.8.2 By signature hereon, Respondent offers and agrees to furnish to the Owner the products and/or services more particularly described in its Qualifications, and to comply with all terms, conditions and requirements set forth in the RFQ documents and contained herein.

2.8.3 By signature hereon, Respondent affirms that he has not given, nor intends to give at any time hereafter, any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor or service to a public servant in connection with the submitted Qualifications.

2.8.4 By signature hereon, a corporate Respondent certifies that it is not currently delinquent in the payment of any Franchise Taxes due under Chapter 171, Texas Tax Code, or that the corporate Respondent is exempt from the payment of such taxes, or that the corporate Respondent is an out-of-state corporation that is not subject to the Texas Franchise Tax, whichever is applicable.

2.8.5 By signature hereon, the Respondent hereby certifies that neither the Respondent nor the firm, corporation, partnership or Owner represented by the Respondent, nor anyone acting for such firm, corporation, or institution has violated the antitrust laws of this state, codified in Section 15.01, ET. seq., Texas Business and Commerce Code, or the Federal antitrust laws, nor communicated directly or indirectly the Qualifications made to any competitor or any other person engaged in such line of business.

2.8.6 By signature hereon, Respondent represents and warrants that:

2.8.6.1 Respondent is a reputable company regularly engaged in providing products and/or services necessary to meet the terms, conditions and requirements of the RFQ;

2.8.6.2 Respondent has the necessary experience, knowledge, abilities, skills, and resources to satisfactorily perform the terms, conditions and requirements of the RFQ;
2.8.6.3 Respondent is aware of, is fully informed about, and is in full compliance with all applicable federal, state and local laws, rules, regulations and ordinances;

2.8.6.4 Respondent, if selected by the Owner, will maintain insurance as required by the Contract;

2.8.6.5 All statements, information and representations prepared and submitted in response to this RFQ are current, complete, true and accurate. Respondent acknowledges that the Owner will rely on such statements, information and representations in selecting the successful Respondent. If selected by the Owner as the successful Respondent, Respondent will notify the Owner immediately of any material change in any matters with regard to which Respondent has made a statement or representation or provided information.

2.8.7 By signature hereon, Respondent certifies that the individual signing this document and the documents made part of the RFQ is authorized to sign such documents on behalf of the company and to bind the company under any agreements or other contractual arrangements, which may result from the submission of Respondent’s Qualifications.

2.8.8 By signature hereon, Respondent certifies that if a Texas address is shown as the address of the Respondent, Respondent qualifies as a Texas Bidder as defined in Rule 34 TAC 20.32 (68).

2.8.9 By signature hereon, Respondent certifies as follows:

2.8.9.1 “Under Section 231.006, Texas Family Code, the vendor or applicant certifies that the individual or business entity named in this contract, bid, or application is not ineligible to receive the specified grant, loan, or payment and acknowledges that this contract may be terminated and payment may be withheld if this certification is inaccurate.”

2.8.9.2 “Under Section 2155.004, Texas Government Code, the vendor or applicant certifies that the individual or business entity named in this bid or contract is not ineligible to receive the specified contract and acknowledges that this contract may be terminated and payment withheld if this certification is inaccurate.”

2.8.9.3 “Under Section 2254.004, Texas Government Code, the vendor or applicant certifies that each individual or business entity which is an engineer or architect proposed by Respondent as a member of its team was selected based on demonstrated competence and qualifications only.”

2.8.10 By signature hereon, Respondent certifies that no relationship, whether by relative, business associate, capital funding agreement or by any other such kinship exist between Respondent and an employee of any TSUS component, or Respondent has not been an employee of any TSUS component within the immediate twelve (12) months prior to your RFQ response. All such disclosures will be subject to administrative review and approval prior to the Owner entering into any contract with Respondent.

2.8.11 By signature hereon, Respondent affirms that no compensation has been received for participation in the preparation of the specifications for this RFQ. (ref. Section 2155.004 Texas Government Code).
2.8.12 By signature hereon, Respondent agrees that any payments that may become due under any agreements or other contractual arrangements, which may result from the submission of Respondent’s Qualifications, will be applied towards any debt including, but not limited to, delinquent taxes and child support that is owed to the State of Texas.

2.8.13 By signature hereon, Respondent certifies that no member of the Board of Regents of the TSUS, or the Executive Officers of the TSUS or its component institutions, has a financial interest, directly or indirectly, in the transaction that is the subject of the contract, and that no member of the TSUS Board of Regents has a “substantial interest” (as that term is defined in Section 51.923 of the Texas Education Code) in the Respondent.
2.8.13  Execution of Offer: RFQ No. 758-16-00036 Request For Qualifications For Indefinite Quantity Facilities Programming Services

The Respondent must complete, sign and return this Execution of Offer as part of its submittal response. The Respondent’s company official(s) who are authorized to commit to such a submittal must sign submittals. Failure to sign and return this form will subject the submittal to disqualification.

Respondent’s Name: ____________________________________________
(Company Name)

Respondent’s State of Texas Tax Account No: _______________________
(This 11 digit number is mandatory)

If a Corporation:

Respondent’s State of Incorporation: ______________________________
Respondent’s Charter No: _________________________________________

Identify by name, each person who owns at least 10% of the Respondent’s business entity:

(Name)

(Name)

(Name)

(Name)

Submitted and Certified By:

(Respondent’s Name) (Title)

(Street Address) (Telephone Number)

(City, State, Zip Code) (Fax Number)

(Authorized Signature) (Email Address) for RFQ Notification

(Date)
SECTION 4 – FORMAT FOR STATEMENT OF QUALIFICATIONS

4.1 GENERAL INSTRUCTIONS

4.1.1 Qualifications shall be prepared SIMPLY AND ECONOMICALLY, providing a straightforward, CONCISE description of the respondent's ability to meet the requirements of this RFQ. Emphasis shall be on the QUALITY, completeness, clarity of content, responsiveness to the requirements, and an understanding of Owner's needs.

4.1.2 The Statement of Qualifications shall be a maximum of 50 printed and could be entirely adequate with considerably fewer pages. The cover, table of contents, divider sheets, HUB Subcontracting Plan, if any, and Execution of Offer do not count as printed pages.

4.1.3 Respondents shall carefully read the information contained in this RFQ and submit a complete response to all requirements and questions as directed. Incomplete Qualifications will be considered non-responsive and subject to rejection.

4.1.4 Qualifications and any other information submitted by respondents in response to this RFQ shall become the property of the Owner.

4.1.5 The Owner will not compensate respondents for any expenses incurred in Qualifications preparation or for any presentations that may be made, unless agreed to in writing in advance or required by law. Respondents submit Qualifications at their own risk and expense.

4.1.6 Qualifications that are qualified with conditional clauses, alterations, items not called for in the RFQ documents, or irregularities of any kind are subject to rejection by the Owner, at its option.

4.1.7 The Owner makes no representations of any kind that an award will be made as a result of this RFQ, or subsequent RFP. The Owner reserves the right to accept or reject any or all Qualifications, waive any formalities or minor technical inconsistencies, or delete any item/requirements from this RFQ when deemed to be in Owner's best interest.

4.1.8 Qualifications shall consist of answers to questions identified in Section 3 of the RFQ. It is not necessary to repeat the question in the Qualifications; however, it is essential to reference the question number with the corresponding answer.

4.1.9 Failure to comply with all requirements contained in this Request for Qualifications may result in the rejection of the Qualifications.

4.2 PAGE SIZE, BINDING, DIVIDERS, AND TABS:

4.2.1 Qualifications shall be printed on letter-size (8-1/2” x 11”) paper and assembled with spiral-type bindings or staples. DO NOT USE METAL-RING HARD COVER BINDERS.

4.2.2 Additional attachments shall NOT be included with the Qualifications. Only the responses provided by the respondent to the questions identified in Section 3 of this RFQ will be used by the Owner for evaluation.

4.2.3 Separate and identify the response to each of the criteria in Section 3 of this RFQ by use of a divider sheet with an integral tab for ready reference.
4.3 **TABLE OF CONTENTS:**

4.3.1 Submittals shall include a “Table of Contents” and give page numbers for each part of the Qualifications.

4.4 **PAGINATION:**

4.4.1 Number all pages of the submittal sequentially using Arabic numerals (1, 2, 3, etc.); the Respondent is not required to number the pages of any HUB Subcontracting Plan.

**END OF REQUEST FOR QUALIFICATIONS**
INDEFINITE QUANTITY CONTRACT FOR PROGRAMMING SERVICES

This Contract for Programming Services is entered into effective Date by and between The Texas State University System (“TSUS”) and [Name of Firm] (“FIRM”).

TSUS is a public university system existing under the laws of the State of Texas, presently comprising eight institutions of higher education (“Components” or, individually, a “Component”). TSUS is responsible for the administration of planning and construction activities at each of the Components, and desires to engage the services of FIRM to provide programming services for various facilities projects to be undertaken on the Component campuses. FIRM has expertise in providing such services for institutions of higher education in the State of Texas, and is willing to provide such services, on the terms and conditions set forth in this Contract.

In consideration of the mutual promises and agreements contained herein, TSUS and FIRM agree as follows:

1. Programming Services. FIRM agrees to provide project programming services on a project-by-project basis, as required and requested by TSUS, for Component projects. FIRM shall assign personnel experienced in project programming as needed to provide these services. The deliverables shall be agreed between FIRM and the Component, but normally shall include a written, comprehensive facility program. Upon completion of programming for each project, FIRM will deliver one copy of the final deliverable to TSUS.

2. Project Initiation. Each project shall be initiated by notice from TSUS or a Component to FIRM that programming services are needed for a particular facilities project. FIRM and the Component shall agree upon the scope of programming services required for the project and the Component shall issue a purchase order directly to FIRM. FIRM shall deliver to TSUS one copy of each purchase order, together with the agreed scope of services for the project.

3. Draft Documentation. After space requirements have been established for any project, but prior to the drafting of final program document, FIRM shall deliver to TSUS a draft programming document for review.

4. Cost Estimate. The programming exercise shall produce a cost estimate in CSI 35 Division format that can reasonably be expected to be accurate within +/- 20%. This degree of accuracy applies to the construction cost (i.e., cost of work, general conditions costs, construction contingencies, and profit/fee), but does not apply to other contingencies and soft costs or the total project cost. In the event that this cost estimate is higher than the preliminary project cost figure associated with the project on the TSUS Capital Improvements Program, FIRM shall provide to TSUS and the Component a report explaining the causes for the variance. The cost estimate will be packaged as a separate document so that a copy of the facility program document may be provided to a selected Architect/Engineer firm in the course of fee negotiations without disclosing the construction cost estimate.

5. Meeting with Selected Architect/Engineer. FIRM shall provide a copy of the final programming document to the selected Architect/Engineer firm for the project.
FIRM shall then meet with the selected firm and Component personnel to facilitate the design firm’s understanding of the scope of the project.

6. **Monthly Reports.** Firm shall submit to TSUS a written report no later than the 15th day of each month containing the following information, current as of the end of the previous calendar month: the name of each active project; the component for which the project is being performed; the status of each project; the contracted fee for the project; the amount of the fee billed to date; the amount of the fee collected to date; and the projected date for the completion and delivery of the deliverable for each project. The report shall also contain cumulative totals for fees contracted and collected by FIRM under this Contract since its inception.

7. **Payments to FIRM.** For services rendered pursuant to paragraph 1 of this Contract, FIRM shall invoice the appropriate Component directly on an hourly basis, based on the fee schedule attached hereto as Exhibit “A”, unless another basis for payment (such as a fixed price) is agreed upon between the Component and FIRM. The Component shall be solely responsible for the payment of such fees. Each September 1 during the term of this Agreement, FIRM shall have the right to revise the fee schedule to reflect changes in its standard fee structure. Travel costs, but not the salary costs during travel, of out of town trips required by the Owner for presentations to the TSUS Board of Regents shall be treated as reimbursable expenses under this Agreement. Reimbursement for these expenses shall be limited to the lesser of actual expenses incurred and the reimbursement rates then allowable for travel by employees of the State of Texas. Except to the extent provided in a purchase order negotiated and issued pursuant to Paragraph 2, no other expense reimbursements shall be made.

8. **Maximum Compensation to FIRM.** The maximum total compensation payable under this Contract through the end of the term specified in the next paragraph is Two Million Dollars ($2,000,000).

9. **Term of Agreement.** This Contract shall commence on the date previously set forth, and shall continue through **August 31, 2018**. The Owner shall have the option to extend this Contract for one additional year upon notice to FIRM. This Contract may be terminated earlier by either party upon at least sixty (60) days’ written notice to the other party.

10. **Indefinite Quantity Contract.** TSUS is not required to request any particular quantity of services under this Contract; the quantity of services to be provided hereunder is indefinite and dependent upon the needs and desires of TSUS.

11. **Relationship of Parties.** FIRM shall be an independent contractor of TSUS, and shall have no authority to bind TSUS in any way. No employee or agent of FIRM shall be deemed to be an employee of TSUS for any purpose.

12. **Dispute Resolution.** In the event of any dispute arising under this Contract, the parties agree to follow the procedures set forth in Chapter 2260 of the Texas Government Code.

13. **No Waiver.** Nothing in this Contract shall be construed as a waiver of any of the statutory or common law defenses or privileges of either party.
14. **Assignment and Delegation.** This Contract may not be assigned by either party without the written consent of the other party. The duties of FIRM hereunder are non-delegable.

15. **Notices.** Notices required or permitted under this Contract shall be given in writing, and delivered by postal mail, overnight delivery, courier or facsimile, and addressed as follows:

   If to TSUS:

   Peter E. Graves, Vice Chancellor for Contract Administration
   Texas State University System
   Thomas J. Rusk State Building
   208 East 10th Street, Suite 600
   Austin, Texas  78701
   Phone # (512) 463-1808
   Fax # (512) 463-1816

   If to FIRM:

   [Address]
   Phone #
   Fax #

16. **State Auditor’s Office.** FIRM understands that acceptance of state funds under this Contract acts as acceptance of the authority of the State Auditor’s Office to conduct an audit or investigation in connection with those funds. FIRM further agrees to cooperate fully with the State Auditor’s Office in the conduct of audit or investigation, including providing all records requested. FIRM will ensure that this clause concerning the State Auditor’s Office’s authority to audit state funds and the requirement to cooperated fully with the State Auditor’s Office shall at any time have access to and the right to examine, audit, excerpt and transcribe any pertinent books, documents, working papers and records of FIRM relating to this Contract.

17. **Nondiscrimination.** In their execution of this Contract, all contractors, subcontractors, their respective employees, and others acting by or through them shall comply with all federal and state policies and laws prohibiting discrimination, harassment, and sexual misconduct. Any breach of this covenant may result in termination of this Contract.
18. **Compliance with Senate Bill 20.** The parties acknowledge that, if required pursuant to the provisions of Senate Bill 20 (79th Legislature 2015), this Contract will be posted on the Owner’s website.

IN WITNESS WHEREOF, the parties have executed this Contract as of the effective date set forth above.

**TEXAS STATE UNIVERSITY SYSTEM:**  
APPROVED:

By: _____________________________ ______________________________  
Brian McCall, Ph.D., Chancellor  
Peter E. Graves, Vice Chancellor for Contract Administration

**FIRM:**

By: _____________________________ ______________________________  
Name, Title      Date
**EXHIBIT “A”**

**FIRM Hourly Rate Schedule**

<table>
<thead>
<tr>
<th>Position</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Principal</td>
<td></td>
</tr>
<tr>
<td>Senior Programmer/Planner</td>
<td></td>
</tr>
<tr>
<td>Senior Laboratory Planner</td>
<td></td>
</tr>
<tr>
<td>Programmer/Planner</td>
<td></td>
</tr>
<tr>
<td>Technical Support</td>
<td></td>
</tr>
</tbody>
</table>
EXHIBIT “B”

This policy addresses the impact of Government Code section 2155.004 on the participation of design consultants and subconsultants in the programming process for TSUS facilities projects.

1. Any design professional or other person who participates in the preparation of a Request for Qualifications or Request for Proposal for TSUS or any of its component institutions with respect to a TSUS capital project and was compensated for doing so, directly or indirectly, is disqualified from being awarded a contract as a result of the procurement, and from being a subconsultant or subcontractor to a firm that is awarded such a contract.

2. A design professional or other person who participates in the programming effort, with or without compensation, with respect to a TSUS capital project is not disqualified from being awarded a contract as a result of the procurement, or from being a subconsultant or subcontractor to a firm that is awarded such a contract, solely because of such participation, provided all of the following are true:
   a. The programming effort does not produce a design document of any kind;
   b. The programming effort does not produce technical specifications for any equipment to be included in the project; and
   c. The programming effort does not involve the drafting or review of procurement documents.

3. Firms that program TSUS projects shall disclose to TSUS the identities of all firms that are compensated for participating in the programming effort.