

# FEDERAL GRANT-FUNDED PROJECT REQUEST FOR STATEMENT OF QUALIFICATIONS

#### PWC2425048

# FAULT LOCATION ISOLATION AND SERVICE RESTORATION (FLISR) SECTIONALIZING STUDY

Date of Issue: Wednesday, December 18, 2024 Submission Deadline: Wednesday, January 8, 2025 4:00 p.m.

Direct all inquiries concerning this RFQ to:

Carla Wint
Procurement Advisor
<a href="mailto:procurement@faypwc.com">procurement@faypwc.com</a>

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# REQUEST FOR STATEMENT OF QUALIFICATIONS FOR PROFESSIONAL SERVICES FAULT LOCATION ISOLATION AND SERVICE RESTORATION (FLISR) SECTIONALIZING STUDY

#### **FAYETTEVILLE PUBLIC WORKS COMMISSION**

In accordance with N.C.G.S. 143-64.31 and 2 C.F.R. § 200.321, Fayetteville Public Works Commission ("PWC") is seeking the services of a qualified engineering firm to provide professional services related to a Fault Location Isolation and Service Restoration (FLISR) Sectionalizing Study. This project is funded by a federal grant (Grid Resilience and Innovation Partnerships Program) and is subject to compliance with all applicable federal regulations and requirements associated with federally funded projects

#### **PURPOSE AND BACKGROUND**

PWC is soliciting qualifications to implement Fault Location, Isolation, and Service Restoration (FLISR) schemes within its electric service territory. The goal is to enhance system reliability by automatically restoring power to the maximum number of customers as quickly as possible following permanent faults.

#### PROJECT SCOPE

#### **Review of Current System**

- Sectionalizing Scheme: Assess current scheme and recloser locations.
- System Outage Management: Evaluate outage management system capabilities and specifications.
- Advanced Distribution Management System (ADMS): Evaluate current ADMS capabilities and specifications.
- SCADA System: Review SCADA system capabilities and specifications.

#### **Determine FLISR Parameters**

- Local Fault Sensing: Identify and evaluate local fault sensing options.
- Communications: Review communication requirements and capabilities.
- FLISR Software: Software has been selected. Review and assess FLISR software functionality and make recommendations during the implementation phase.

#### **Engineering / Design**

- Operation / Modes: Define operational modes and system behavior.
- Sectionalizing Settings: Develop sectionalizing equipment settings.
- FLISR Settings: Develop settings specific to FLISR operation.
- Sectionalizing Scheme Development: Design a sectionalizing scheme and recommend the necessary equipment to implement FLISR.

#### Installation, Implementation, and Testing

- Device Additions: Develop schedule for the installation of new reclosers and associated devices.
- Relay Programming and Testing: Configure, program, and test relays.

#### **RFQ SCHEDULE**

Action	Responsibility	Date/Time
Question Deadline	Vendors	Monday, December 30, 2024, 5:00 p.m.
Addendum Deadline	PWC	Thursday, January 2, 2025, 5:00 p.m.
RFQ Submission Deadline	Vendors	Wednesday, January 8, 2025, 4:00 p.m.
Award Contract	PWC	TBD - Monday, January 13, 2025

#### **QUESTIONS**

Written questions shall be e-mailed to <a href="mailed-top:rocurement@faypwc.com">procurement@faypwc.com</a> by the date and time specified in the RFQ schedule. Firms will enter "RFQ #PWC2425048— Questions" as the subject of the email.

Questions received prior to the submission deadline date, the Procurement Advisor's response, and any additional information deemed necessary by PWC will be posted in the form of an addendum to the PWC website and shall become an Addendum to this RFQ. No information, instruction, or advice provided orally or informally by any PWC personnel, whether made in response to a question or otherwise concerning this RFQ, shall be considered authoritative or binding. Firms shall rely only on written material contained in an Addendum to this RFQ.

Inquiries should be submitted no later than the date and time noted in the RFQ schedule. Questions answered verbally will be followed up by written addenda as deemed necessary; oral interpretations shall have no effect.

If an Addendum is issued that requires acknowledgment, signature, or submission, it must be included with the firm's Statement of Qualifications. Firms are responsible for incorporating any required information from the Addendum into their response. However, acknowledgment and submission of the Addendum are only required if the Addendum specifies such requirements. Failure to comply with these instructions may result in disqualification of the proposal. Firms are responsible for ensuring that all issued Addendums are received and reviewed as part of their submission

#### **QUALIFICATION STATEMENT REQUIREMENTS**

The qualifications statement shall consist of the following information, tabbed as identified and in the order indicated below:

#### Section 1 – Letter of Transmittal (maximum of two pages not including COI/s)

- Firm(s) name, year established, address, telephone number, fax number and contact person.
- Identify if the firm(s) is classified as a Disadvantaged Business Enterprise (DBE), Historically Underutilized Business (HUB), or Small Local Supplier (SLS).
- Provide copies of Certificates of Insurance (COI) showing General Liability, Automotive, Worker's Compensation, and Professional Liability Coverage (Certificate of Insurance will not count towards page limit). If two (2) or more firms are collaborating to form a Joint

- Venture Team, then each individual firm shall meet the required insurance coverage.
- State any conflicts of interest your firm or any key individuals of the firm may have with the Project or PWC.

#### Section 2 – Personnel (30% of score)

- Specify professional qualifications of key management and staff personnel to be assigned to the Project. If two (2) or more firms are collaborating to form a Joint Venture, then each firm shall provide the qualifications of key staff.
- Identify specialty, level of expertise, education, and any direct work experience on projects similar in scope to the one being proposed.

Note: Substitution of other personnel after the selection is made must be approved by PWC.

#### Section 3 – Consultants/Sub-consultants/Other Participants (20% of score)

- Provide a list of consultants who would be retained to provide services on the Project. For informational purposes, please include the business classification of any proposed Consultants/Sub-consultants.
- Provide a synopsis for each to include the size of staff, names of key personnel and services to be provided, and past experience.
- Specify the percentage of work anticipated to be attributed to these consultants. Note: If the respondent will self-perform all work the respondent must specify such in their submission.

#### Section 4 – Project and Project Management Experience (25% of score)

- Document expertise in those specific engineering tasks and/or technologies required to successfully complete the scope of work associated with the Project.
- Provide a brief description of the firm's project management experience and style, including a description of quality control methods.
- Provide a brief description of similar projects completed in the last five (5) years.
- Provide names and contact numbers for references for similar projects.

#### Section 5 – Project Approach and Understanding (15% of score)

- Include a listing and description of each phase of the Project and identify key staff who will be assigned to each phase of the Project.
- Provide a proposed schedule for completing the work.
- Describe why your firm or Joint Venture Team should be selected.

**Ten percent (10%)** of the submittal score will come from the firm's general qualifications including the completeness of the submittal, the firm's operating history, insurance, and licensing, and compliance with the RFQ requirements.

NOTE: The qualifications submittal shall be limited to a maximum number of twenty (20) pages. This page limit includes the tabs and/or other dividers. Also, note that double-sided pages will be counted as two (2) pages. Failure to comply with the page limits will result in automatic disqualification of the submittal. The front and back cover and copies of the COI do not count Reguest for Statement of Qualifications

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towards the total page limit.

No additional information regarding this Project will be provided prior to the award. The interested firm shall focus their response to this RFQ on their qualifications to complete the work, and why they should be selected for the specific project.

#### **VENDOR REGISTRATION VIA ISUPPLIER**

All vendors interested in doing business with PWC must register as a vendor through the iSupplier Portal using the link below. The iSupplier self-service portal enables vendors to have real-time access to information regarding purchase orders, invoices, and payments through a secure environment. Attach a copy of your W9 to your online registration.

https://www.faypwc.com/isupplier-doing-business-with-pwc/

### MINORITY, WOMEN, AND DISADVANTAGED BUSINESS ENTERPRISE (MWDBE) PROGRAM / SMALL LOCAL SUPPLIER (SLS) PROGRAM

PWC is committed to promoting the utilization of Minority, Women, and Disadvantaged Businesses in PWC's geographical statistical area (GSA) by providing equal opportunity for participating in all aspects of PWC's contracting and procurement programs. The GSA consists of NCDOT division areas 3-8, and 10. PWC is also committed to promoting the utilization of small, local businesses in the Fayetteville Metropolitan Statistical Area (MSA) by increasing opportunities for those businesses to participate in PWC procurements. The MSA consists of Cumberland County, Hoke County, and Harnett County.

PWC requires Firms to report efforts to utilize Minority, Women, and Disadvantaged Business Enterprises (MWDBEs) and Historically Underutilized Businesses (HUBs) for specific projects and requires all Firms to report all such efforts for MWDBEs, HUBs, and Small Local Suppliers regardless of the requirements of a specific project. Bidders shall document any good-faith efforts and utilization in the MWDBE forms provided within Attachment A.

In accordance with PWC's MWDBE Program, the goal shall be to award six percent (6%) of the total contract dollars to MBE firms and five percent (5%) to WBE firms. A complete copy of PWC's MWDBE Program is available for inspection at PWC Procurement Department.

The following is a list of the efforts that should be made by the prime service provider to encourage MWDBE participation. In order to receive credit for having made "good faith efforts", the prime service provider should document all actions taken to include the following:

- 1. Attending pre-bid meetings scheduled by the department;
- 2. Identifying selected specific items of the project which could be executed by a MWDBE;
- 3. Soliciting MWDBE service provider participation in a reasonable time before the proposals are due through advertisements in circulation media, trade publications, and minority-focused media;
- 4. Contacting local firms, firms owned by minorities or women, and associations or business development centers which disseminate information to local businesses

- and businesses owned by minorities or women in a timely manner to allow sufficient time for MWDBEs to respond;
- Following up on initial solicitations of interest by contacting the MWDBE to determine whether the MWDBE was interested in performing specific items of the project;
- 6. Attempting to enter into joint venture or partnership arrangements with MWDBEs and provide interested MWDBEs with information about the requirements for the project;
- 7. Providing assistance to MWDBEs in the review of proposals and work to be done by sub-service providers;
- 8. Using available directories of certified MWDBEs and other available resources;
- 9. Ensuring that the proposer negotiated in good faith with the MWDBE and did not unjustifiably reject as unsatisfactory quotes prepared by any Minority, Women, or Disadvantaged Business Enterprise;
- 10. Making every effort to obtain Minority, Women, or Disadvantaged Business Enterprise participation that could reasonably be expected to produce a level of participation sufficient to meet the goals of PWC; and
- 11. Providing interested minority, women, and disadvantaged businesses with information relative to project requirements.

#### **SUBMISSION INSTRUCTIONS**

Email an un-redacted and redacted PDF of the <u>Statement of Qualifications</u> to the PWC Procurement Department at <u>procurement@faypwc.com</u> no later than the date and time specified in the RFQ schedule.

#### **AWARDING OF PROJECTS**

Fayetteville Public Works Commission will consider and evaluate Statements of Qualifications in accordance with N.C.G.S. 143-64.31. Statements of Qualifications will be reviewed by a committee composed of PWC personnel. Qualification packages will be ranked based on this review, which will consider the criteria described above. Fayetteville Public Works Commission will attempt to negotiate a Service Agreement with the highest-ranked firm. Should the parties be unable to reach an agreement, Fayetteville Public Works Commission reserves the right to continue scope and fee negotiations with the other firms, in order of their proposal rankings.

PWC reserves the right to reject any or all submittals.

#### **E-VERIFY**

Firms hereby acknowledges that "E-Verify" is the Federal E-Verify program operated by the US Department of Homeland Security and other Federal agencies which is used to verify the work authorization of newly hired employees pursuant to Federal law and in accordance with Article 2,

Chapter 64 of the North Carolina General Statutes. Firms further acknowledges that all employers, as defined by Article 2, Chapter 64 of the North Carolina General Statutes, must use E-Verify and after hiring an employee to work in the United States, shall verify the work authorization of the employee through E-Verify in accordance with North Carolina General Statutes §64-26(a). Firms hereby pledges, attests, and warrants through execution of this Agreement that the firm complies with the requirements of Article 2, Chapter 64 of the North Carolina General Statutes and further pledges, attests and warrants that any sub-consultants currently employed by or subsequently hired by the firm shall comply with any and all E-Verify requirements. Failure to comply with the above requirements shall be considered a breach of this Agreement.

#### IRAN DIVESTMENT ACT

As mandated by North Carolina General Statute 147-86.59(a), the firm hereby certifies that it is not listed on the Final Divestment List created by the North Carolina State Treasurer pursuant to North Carolina General Statute 147-86.58. The firm further certifies that in accordance with North Carolina General Statute 147-86.59(b) that it shall not utilize any sub-consultant found on the State Treasurer's Final Divestment List. The firm certifies that the signatory to this Contract is authorized by the firm to make the foregoing statement.

### ATTACHMENT A: CERTIFICATION OF PRIMARY PARTICIPANT REGARDING DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS

	rimary Participant, contractor), certifies to the best of its knowledge an		nird
1.	Are not presently debarred, suspended, propose voluntarily excluded from covered transactions by		, or
2.	Have not within a three-year period preceding the civil judgment rendered against them for comme connection with obtaining, attempting to obtain, clocal) transaction or contract under a public translitrust statutes or commission of embezzlement destruction or records, making false statements, or	ission of fraud or a criminal offense or performing a public (Federal, State ansaction; violation of Federal or St nt, theft, forgery, bribery, falsification	e in e or ate
3.	Are not presently indicted for or otherwise criminal entity (Federal, State or local) with commission paragraph (2) of this certification; and		
4.	Have not within a three-year period preceding the public transactions (Federal, State or local) terminations		ore
	primary participant is unable to certify to any of pant shall attach an explanation to this certification		the
OR A STATE	RIMARY PARTICIPANT	FICATION AND UNDERSTANDS TH	HE IAT
Signat	ure	Title	
Printed	d Name	Date	

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Request for Statement of Qualifications

## FAYETTEVILLE PUBLIC WORKS COMMISSION'S MWDBE COMPLIANCE PROVISIONS

#### **APPLICATION:**

The requirements of Fayetteville Public Works Commission (PWC) Minority, Women, and Disadvantaged Business Enterprise (MWDBE) Program for participation specific contracts are hereby made part of the Contract Documents. Copies of the Program may be obtained from:

Fayetteville Public Works Commission Economic Inclusion Programs P.O. Box 1089 Fayetteville, North Carolina 28302 Phone (910) 223-4016 Fax (910) 483-1429 E-mail: ElProgram@faypwc.com

NCDOT DBE Directory: <a href="https://ncadmin.nc.gov/businesses/hub"><u>www.ebs.nc.gov/VendorDirectory</u></a>
HUB Directory: <a href="https://ncadmin.nc.gov/businesses/hub"><u>https://ncadmin.nc.gov/businesses/hub</u></a>

#### **MWDBE Compliance Requirements:**

- The Bidder shall provide, with their Bid Form, at the time bids are due, the
  documents set forth below, properly executed. Returning executed copies
  indicates and establishes that the Bidder understands and agrees to any
  incorporated MWDBE contract provisions.
- 2. All Bidders must provide with their Bid Form, at the time bids are due, a properly completed and executed copy of <a href="either:">either</a>:
  - Affidavit A Listing of Good-Faith Efforts OR
  - \*Affidavit B Intent to Self-Perform with Own Workforce.
  - \*Affidavit B should **only** be used if the Contractor will perform **ALL Elements** of the Work on this project with their own forces **AND** will complete **ALL Elements** of this project **WITHOUT** the use of subcontractors, material suppliers, or providers of professional services.
- 3. Upon being identified as the apparent lowest responsive, responsible Bidder, a Bidder shall, within <u>twenty-four (24) hours</u> of PWC's notification provide a properly completed and executed copy of <u>either</u>:
  - Affidavit C Percentage of MWDBE Participation OR
  - Affidavit D Good-Faith Efforts.
- 4. All Bidders must provide with their Bid Form, at the time bids are due, a properly completed and executed copy of Affidavit E- Identification of MWDBE/Local Participation Form

All written statements, certifications, or intentions made by the Bidder shall become a part of the agreement between the Contractor and Fayetteville Public Works Commission for performance of this contract.

#### SUBCONTRACTOR PAYMENT REQUIREMENTS:

North Carolina General Statutes 143-134.1 (N.C.G.S.) states that the percentage of retainage on payments made by the prime contractor to the subcontractor shall not exceed the percentage of retainage on payments made by the Fayetteville Public Works Commission to the prime contractor. Failure to comply with this provision shall be considered a breach of the contract, and the contract may be terminated in accordance with the termination provisions of the contract.

The Contractor shall provide an itemized statement of payments to each MWDBE subcontractor before final payment is processed.

The Contractor shall provide an itemized statement of payments to each NON-MWDBE subcontractor before final payment is processed.

Contractor	
Signature	
Printed Name	, Title
Date	

#### Affidavit A: Listing of the Good Faith Efforts

Affidavit of	
	(Name of Bidder)

I have made a good faith effort to comply under the following areas checked:

	have made a good faith effort to comply under the following areas checked:				
Total Available	Total Available GFE Points: 155 Minimum Number GFE Points Required: 50				
Points					
Contacting minority businesses that reasonably could have been expected to submit a quote and that were known to the contractor or available on State or local government-maintained lists at least 10 days before the bid or proposal date and notifying them of the nature and scope of the work to be performed.					
10		pecifications and requirements available for review by or providing these documents to them at least 10 are due.			
15	Breaking down or combining elen facilitate minority participation.	ments of work into economically feasible units to			
10					
10	Attending any pre-bid meetings so	cheduled by the public owner.			
20	Providing assistance in getting required bonding or insurance or providing alternatives to bonding or insurance for subcontractors.				
15					
Providing assistance to an otherwise qualified minority business in need of equipment, loan capital, lines of credit, or joint pay agreements to secure loans, supplies, or letters of credit, including waiving credit that is ordinarily required. Assisting minority businesses in obtaining the same unit pricing with the bidder's suppliers in order to help minority businesses in establishing credit.					
20					
20		and policies to enable minority contractors and			
Total GFE Points (Claimed by Bidder): Total GFE Points (Assessed by PWC):					

In accordance with NCGS 143-128.2(d) the undersigned will enter into a formal agreement with the firms listed in the Identification of Small Disadvantaged Business Participation schedule conditional upon execution of a contract with the Owner. Failure to abide by any applicable statutory provision may constitute a breach of the contract. The undersigned hereby certifies that he or she has read the terms of the MWDBE business commitment and is authorized to bind the Bidder to the commitment herein set forth.

Date:	Name of Authorized Officer:		
	State of North Carolina, County of		
SEAL	Subscribed and sworn to before me this Notary Public	day	20
	My commission expires		

#### Affidavit B: Intent to Perform Contract with Own Workforce

Affidavit of	
	(Name of Bidder)
I hereby certify that it i	s our intent to perform 100% of the work required for contract:
	(Name of Project)

In making this certification, the Bidder states that the Bidder does not customarily subcontract elements of this type project, and normally performs and has the capability to perform and will perform all elements of the work on this project with his/her own current workforces; and will complete all elements of this project without the use of subcontractors, material suppliers, or providers of professional services.

The Bidder agrees to provide any additional information or documentation requested by the Owner in support of the above statement.

The undersigned hereby certifies that he or she has read this certification and is authorized to bind the Bidder to the commitments herein contained.

Date:	Name of Authorized Officer:			
	State of North Carolina, County of			
( SEAL )	Subscribed and sworn to before me this Notary Public	day	20	-
	My commission expires			

ATTACH TO BID ATTACH TO BID ATTACH TO BID

#### **Affidavit C: Percentage of MWDBE Participation**

Affidavit of					
	(Name of Bidder)				
I hereby certify that on contract:					
	(Name of				
\$					
	(Dollar Amour	nt of Total Bid)			
I will expend a minimum of% Disadvantaged Business Enterprises (M providers of professional services. Such	WDBE). MWDBE	s will be employed as:	subcontractors, vendors, or		
Name, Address, & Phone No.	*MWDBE Category	<u>NAICS</u>	% of Contract		

<sup>\*</sup>MWDBE categories: Black-African Americans (B), Hispanic-Americans (H), Asian- Americans (A), Native-Americans (I), Women (F), Socially/Economically Disadvantaged (D)

Pursuant to NCGS 143-128.2(d), the undersigned will enter into a formal agreement with MWDBEs for work listed in this schedule conditional upon execution of a contract with the Owner. Failure to fulfill this commitment may constitute a breach of the contract.

The undersigned hereby certifies that he or she has read the terms of this commitment and is authorized to bind the Bidder to the commitment herein set forth.

Date:	Name of Authorized Officer:	
	State of North Carolina, County of	
SEAL	Subscribed and sworn to before me thisday20 Notary Public	
	My commission expires	

#### Affidavit D: Good Faith Efforts

If Owner determines using reasonable discretion that Affidavit C is insufficient, Bidder agrees to provide the following information regarding any good-faith efforts.

Name, Address, & Phone No.	*MWDBE Category	NAICS	<u>% Value</u>

\*MWDBE categories: Black-African Americans (B), Hispanic-Americans (H), Asian-Americans (A), Native-Americans (I), Women (F), Socially/Economically Disadvantaged (D)

Bidder may be requested to provide documentation of the Bidder's good-faith efforts. Examples of documentation may include the following:

- a. Copies of solicitations for quotes to MWDBEs. Each solicitation may include a specific description of the work to be subcontracted, location where bid documents can be reviewed, representative of the Prime Bidder to contact, and location, date and time when quotes must be received.
- b. Copies of quotes or responses received from each firm responding to the solicitation.
- c. A telephone log of follow-up calls to each firm sent a solicitation.
- d. For subcontracts where a MWDBE is not considered the lowest responsible sub- bidder, copies of quotes received from all firms submitting quotes for that particular subcontract.
- e. Documentation of any contacts or correspondence to MWDBE, community or contractor organizations in an attempt to meet the goal.
- f. Copy of pre-bid roster.
- g. Letter documenting efforts to provide assistance in obtaining required bonding or insurance for MWDBEs.
- h. Letter detailing reasons for rejection of a MWDBE due to lack of qualification.
- i. Letter documenting proposed assistance offered to MWDBEs in need of equipment, loan capital, lines of credit, or joint pay agreements to secure loans, supplies, or letter of credit, including waiving credit that is ordinarily required.

Failure to provide the documentation as listed in these provisions may result in rejection of the bid and award to the next lowest responsible and responsive Bidder.

Date:	Name of Authorized Officer:			
	State of North Carolina, County of			
( SEAL )	Subscribed and sworn to before me thisday Notary Public	y	_20	_
	My commission expires			

#### Affidavit E: Identification of MWDBE/Local Participation

	(Name of Bidder)		
I hereby certify that on contract:			
	(Name of Project)		
We will use the following Minority, W Local (Cumberland, Hoke, Harnett C providers of professional services.	•	• •	•
Name, Address, & Phone No.	*MWDBE Category / **Local	NAICS	% Value
*MWDBE categories: Black-African Americans (I), Women (F), Socially/Invalidation (I), Women (	Economically Disadvantaged (D)  atistical Area (MSA) comprising of its requesting this information for re	Cumberland Co	ounty, Hoke es only, and
The total value of MWDBE/loca	al business contracting will be	%	
Date:	_Name of Authorized Officer:		
/	te of North Carolina, County of		
	oscribed and sworn to before me th ary Public		
My	commission expires		

### FAYETTEVILLE PUBLIC WORKS COMMISSION MWDBE ADD / CHANGE FORM

If a MWDBE subcontractor fails to complete work under the subcontract for any reason, the recipient must require the prime contractor to employ the good faith efforts set forth in the MWDBE Program if soliciting a replacement or additional subcontractor.

#### For MWDBE Change Request, please provide all information below:

Prime Contractor:			
Subcontracted Work:			
Previous Subcontractor:			
Reason this for change requ	ıest:		
New Subcontractor:		MWE	DBE Category:
To Add MWDBE Subcontra	actor/Subcontra	cted work:	
Project Bid Information subroriginal MWDBE instructions firms contacted to perform the not reasonably available firm	nittal, then good to sindicate. Please his work along with his in the work are ullest extent prac	faith efforts to solicit a M\ e provide all good faith eff th any additional good fai ea. PWC's MWDBE Prog ticable. If solicitations we	not documented in the original NDBE must be documented, as the forts below showing all the MWDBE th efforts or evidence that there are ram requires that good faith efforts are not carried out due to being
Name, Address, & Conta	ct Information	MBE or WBE and Certifying agency	How was this firm contacted (email, letter, or Phone) and what was the result of the solicitation? *
*Must submit copies of emails o	r letters. If phone ca	alls were made this sheet ca	n serve as documentation of calls
Date:	Name	of Authorized Office	r:
	State of Nor	th Carolina, County of	
Subscribed and sworn to before me thisday20  Notary Public			
My commission expires			

## SMALL LOCAL SUPPLIER / MWDBE SUBCONTRACTOR DISCLOSURE FORM

Contractor:		
Address & Phone:		
Project:		
Name.		
Pay Application #		
Please complete the below form by providing the necessary information for the payments made to each subcontractor, vendor, or supplier for the work associated with the identified pay application. This form must be fully completed and attached to each pay application.		
Firm Name, Address, and Contact Information	Payment Amount	Type of Work/Commodity (Include NAICS Code)
Signature	-	
Printed Name	Title	_
Date	-	

### PWC at a Glance



#### **Customers**



• In operation since 1905

• Provides Electric, Water & Wastewater Services

Total Customers: 121,886Number of Services: 274,101

Electric: 83,537Water: 92,453Wastewater: 92,100Irrigation: 6,011

Customers with 2+ services: 75%
Annual Customer Turnover: 20-25%

#### **Customer Service**



• Annual Customer Contacts: 495,136

Average Monthly Calls: 32,363Annual Bills Generated: 1.4 Million

Customer Incentive Programs: 13
Annual Water Leak Notifications: 20,363 (17.2 million gal)

#### **Employees**



• Number of Employees: 651

• Average Tenure of Employees: 10 years

• Average Age: 45

• Annual Turnover: 9.0%\*

Annual Hours Worked: 1.2 Million

\*non retirement

#### **Facilities**



• Butler-Warner Generation Plant (268 MW)

• Electric Service Area: 147 Sq. miles

• P.O. Hoffer Water Treatment Facility (39.5 MGD)

• Glenville Lake Water Treatment Facility (18.0 MGD)

• Drinking Water Service Area: 116 Sq. miles

Cross Creek Water Reclamation Facility (25 MGD)

Rockfish Creek Water Reclamation Facility (21 MGD)

• Wastewater Service Area: 109 Sq. miles

#### **Electric Operations**



 Only NC municipal system to own/operate a generation plant (Dispatched for use by Duke Energy)

• Generation Capacity: 268 MW

Solar Generation: 1 MWBattery Storage: 2 MW

• Annual MWH Sold: 1.9 million

• System Peak: 499 MW (Feb. 9, 2015)

• Reliability Rate: 99.99%

• Electric Distribution Substations: 32

Distribution Lines: 1,360 miles
Transmission Lines: 123 miles
Streetlights/Area Lights: 37,853

#### **Water/Wastewater Operations**



• Population Served: 225,000

• Drinking Water Treated: 10.7 Billion Gallons/Year

• 100% Compliant for all EPA Drinking Water Standards

• Daily Water Treatment Capacity: 57.5 MG/Day

• Daily Wastewater Treatment Capacity: 46 MG/Day

• Water/Wastewater Infrastructure: 2,825 miles

• Hydrants: 8,616

Sanitary Sewer Lift Stations: 78

• Manholes: 34,002

#### **Financial**



• FY24 Annual Operating Budget: \$428.8 Million

• Total Assets: \$1.62 Billion

 Bond Rating: Aa2(Moody's), AA (Standard & Poor), AA (Fitch)

 Operations & Maintenance Expense per Customer: \$505 (\$557 National Median)

 Annual Cash Contributions to the City of Fayetteville in Lieu of Taxes: \$12.2 Million

Annual Streetlight Services: \$3.9 Million

Annual Annexation Construction Costs: \$4.8 Million

• Total Annual Contributions to the City of Fayetteville:

\$25.4 Million

Visit www.faypwc.com to learn more about PWC



#### ATTACHMENT E

Last revised December 7, 2024	
For the internal use of Fayetteville Public Works Commiss	sion only
Requester/Responsible Employee:	•
Project Title:	
Contract Number:	(Assigned by Procurement)
Bid Number (if applicable)	(Assigned by Procurement)
Account String (w/Budget Code):	(for project funding)
Not to Exceed Amount:	
Completion or Termination Date:	
Work Scope/Purpose:	
Notes: (1) This Service Agreement may be utilized for all services (including legal, account However, (a) for services subject to G.S. 143-64.31 (including but not limited to engineeri first comply with the applicable RFQ requirement, unless exempted by law; and (b) for In G.S. 143B-1320, PWC must first comply with applicable RFP requirements set forth in G.S. (2) A purchase order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and approved by the CFO to encounter the complex order must be generated by Procurement and P	ng and surveying services), PWC must formation Technology, as defined in . 143-129.8
SERVICE AGREEMENT	
This Service Agreement ("Agreement") is made by and between Works Commission ("PWC"), a North Carolina public authority, and ("Provider"), a (expressed to herein as a "Party" and collectively as the "Parties"), as collectively as the "Parties" and collectively as the "Parties"), as collectively as the "Parties" and "	ach of PWC and Provider of the date of execution deration, the receipt and
1. Services. PWC retains Provider to more particularly described in Exhibit A attached hereto and incorpora reference (the "Services"). The Services shall be completed on or price forth in Exhibit A, but in any event no later than In the between the provisions of this Agreement and the provisions of any at Agreement, the terms of this Agreement shall govern. Provider shall rethis Agreement or the name of Fayetteville Public Works Commission advertising or marketing of products or services without the prior written	or to the deadline(s) set the event of a conflict tachment or exhibit to this not use the existence of as part of any commercial

Service Standards. Provider shall perform and deliver the Services in accordance with (a) the professional skill and care ordinarily exercised by other providers delivering services on the same or similar projects; (b) Provider's professional licensing obligations; and (c) all applicable laws. Provider shall notify PWC promptly of the discovery of errors, omissions, discrepancies, or inconsistencies in the Services rendered. If any of the Services that Provider renders or work product, which includes but is not limited to reports, analyses, designs, specifications, plans, drawings, and other documents, that Provider delivers to PWC contain errors or omissions, Provider shall promptly correct or supplement such Services at no additional cost to PWC. PWC's acceptance of, use of, or payment for such Services shall in no way alter or reduce the Service standards set forth herein or PWC's rights hereunder. Provider shall not assign or subcontract or transfer the Services or any rights under or interest in this Agreement without the prior written consent of PWC. Provider shall treat all information from PWC and work product resulting from the Services as confidential and proprietary, unless such information is available from public sources, and Provider shall not publish or disclose

confidential or proprietary information without the prior written consent of PWC for any purposes other than the performance of the Services.

3. Delivery of Services and Ownership of Work Product. Time is of the essence with regard to the delivery of the Services. In the event of suspension or termination of the Services, Provider shall promptly deliver to PWC all work product completed or in progress as of the date of termination along with reproducible documents, drawings, plans, specifications, and electronic records of the completed portion of the Services upon PWC's payment of the undisputed portion(s) of Provider's invoices in accordance with Section 8, Billing and Payment. Provider grants PWC an irrevocable license to use the work product resulting from the Services of Provider. The work product delivered by Provider to PWC in connection with the performance of the Services shall not infringe any intellectual property rights of any third party. Except as otherwise specified in this Agreement, Provider shall not use for its own purposes or allow a third party to use the work product resulting from the Services without the prior written consent of PWC.

	4.	Compensation. For	the Services, I	Provider shall be	e compensated in	the amount
of		and 00/100 Do	ollars (\$	00) as s	set forth in Exhibit	A. Provider's
		be increased during			the performance	of the
Servi	ces withou	out the prior written co	onsent of PW0	<b>C</b> .		
	5.	Payment Limitation.	Notwithstand	ling any other pi	rovision in this Ag	reement, the
total f		expenses for the Ser				100 Dollars
(\$		00) (the "Cap"). P	rovider shall p	romptly notify P	WC in writing whe	n Provider
has re	eached n	inety percent (90%)	of the Cap. Th	ne Cap is not a t	fixed fee to which	Provider is
entitle	ed. PWC	shall be obligated to	pay only for F	Provider's actua	I time devoted to	providing the
Servi	ces and a	authorized, documen	ted expenses	incurred, not to	exceed the Cap.	

- 6. <u>PWC's Duties</u>. PWC shall: (a) timely provide such information in its possession, custody, or control as is reasonably necessary for Provider to perform the Services; (b) communicate promptly to Provider all decisions of PWC and clarifications that are reasonably needed by Provider; and (c) make payments to Provider in accordance with Section 8, Billing and Payment.
- 7. Representations and Warranties. Provider represents and warrants to PWC that Provider is duly licensed and authorized in the State of North Carolina to perform the Services. Each Party represents and warrants to the other Party that it is duly organized, validly existing and in good standing and has all requisite powers, rights, and authority to execute, enter into, and perform this Agreement in accordance with the terms and conditions of this Agreement, this Agreement constitutes a legal, valid, and binding obligation of such Party enforceable against it in accordance with its terms and the person signing this Agreement on behalf of Provider has been properly authorized and empowered to enter into this Agreement.
- 8. <u>Billing and Payment; Sales and Use Taxes.</u> Provider shall invoice PWC monthly for Services performed and expenses incurred during the preceding calendar month. All invoices shall provide reasonable detail of the services performed and expenses for which reimbursement may be sought, along with supporting documentation for such expenses. PWC shall pay the undisputed portion of each invoice within forty-five (45) calendar days after PWC's receipt of the invoice. PWC shall reimburse expenses at the lower of actual or reasonable cost, except in regard to expenses that are specifically pre-approved in writing by PWC or are set forth and included in a fixed price service arrangement. All payments from PWC to Provider

shall be transferred electronically to Provider's designated financial institution, and Provider shall, prior to delivery of its first monthly invoice to PWC, supply the name of Provider's financial institution, routing number, and account number on the form available from PWC and provide to PWC a completed and signed IRS Form W-9. Provider has the right to impose a late payment charge of one percent (1%) per month for amounts unpaid by PWC by the date due. Provider shall maintain on a generally recognized accounting basis and retain for at least three (3) years the records supporting Provider's invoices to PWC. In the event of a dispute regarding a monthly invoice or any portion thereof: (a) Provider shall deliver to PWC all records supporting Provider's invoice(s) in dispute within ten (10) calendar days after PWC notifies Provider of the dispute, and Provider shall cooperate with PWC to verify the accuracy of all invoices; (b) Provider shall continue to proceed diligently with the performance of the Services pending resolution of the dispute; and (c) PWC shall pay Provider in accordance with this Agreement for all Services rendered by Provider which are not the subject of the dispute.

If the Services involve repair, maintenance, or installation subject to any sales and use tax under North Carolina law, then Provider shall comply with all of the following requirements so that PWC may recover the amount of the tax permitted under the law:

- a. Furnish PWC documentary evidence showing the material used, sales tax paid, and County paid (County of sale). The documentary evidence shall include Provider's certified statement showing total purchases of materials from each separate vendor and total sales taxes charged to PWC and paid by Provider. The documentary evidence shall also include Provider's certified statement as to the amount paid by PWC for sales tax on the Services delivered by Provider to PWC. A certified form is required even if no sales tax was paid for pay request period. Materials used from Provider's warehouse stock shall be shown in a certified statement at warehouse stock prices and amount of County of Use Tax charged to PWC and paid by Provider;
- b. Provider shall furnish to PWC invoices or copies of invoices for all materials purchased for said work within pay request period, and such invoices shall state the amount of North Carolina Sales Tax, if any, paid for materials. Provider shall also furnish to PWC invoices identifying the amount paid for the sales and use tax on Services that are subject to such taxation under North Carolina law; and
- c. Provider shall <u>not</u> include any tax paid on supplies, tools, and equipment that Provider uses to perform the Service.
- 9. <u>Termination</u>. Except in regard to Services to be provided for a fixed price, PWC has the right to terminate the provision of Services, with or without cause, by delivering written notice of termination to Provider, and PWC shall be obligated to pay Provider only for work performed and reasonable expenses incurred until delivery of the notice of termination. Either Party may terminate an Agreement to provide Services for a fixed price for cause by delivering written notice of the cause and termination to the other Party, provided that the Party receiving the notice of termination shall have seven (7) calendar days to cure the cause cited in the termination notice. "Cause" means action by the non-terminating Party that constitutes a material breach of this Agreement including, but not limited to, a failure to adhere to a schedule, failure to timely pay, and material failure to produce work product that is consistent with the applicable service standards.
- 10. <u>Insurance</u>. Provider shall maintain during the provision of Services and for at least three (3) years thereafter (collectively, the "coverage period") the following insurance coverages, which insurance shall be placed with insurance companies authorized to do

business in the State of North Carolina and rated A minus VII or better by the current edition of Best's Key Rating Guide or otherwise approved in writing by PWC:

- (a) professional liability errors and omissions or malpractice insurance including contractual liability coverage with limits of not less than one million dollars (\$1,000,000) per occurrence and one million dollars (\$1,000,000) aggregate;
- (b) commercial general liability insurance with a combined single limit of liability of not less than \$1,000,000 for each occurrence of bodily injury and/or property damage and an annual aggregate of liability of not less than \$2,000,000 for bodily injury and/or property damage, and an annual aggregate of liability of not less than \$2,000,000 for Completed Operations and Products Liability;
- (c) worker's compensation insurance as required by State law; and
- (d) automobile liability insurance with limits not less than \$100,000 each person and \$300,000 each accident for bodily injury and property damage.

Prior to initiating the Services, Provider shall deliver to PWC certificates of insurance confirming each such coverage, and Provider shall direct its insurers to provide annually to PWC certificates confirming each such coverage during the coverage period. PWC shall be named as an additional insured in the comprehensive automobile and commercial liability insurance policies. Commercial general liability coverage shall be written on an "occurrence" basis. Upon PWC's request, Provider shall give prompt written notice to PWC of any and all claims made against the professional liability errors and omissions or malpractice insurance policy during the coverage period. Provider shall not reduce or allow the required insurance coverages to lapse without PWC's prior written approval. All policies for insurance must be endorsed to contain a provision giving PWC a thirty (30) calendar day prior written notice by certified mail of any cancellation of that policy or material reduction in coverage. Should a notice of cancellation be issued for non-payment of premiums or any part thereof, or should Provider fail to provide and maintain certificates as set forth herein, PWC shall have the right, but not the obligation, to pay such premium to the insurance company or to obtain such coverage and to deduct such payment from any sums that may be due or become due to Provider, or to seek reimbursement for said payments from Provider. Any such sums paid by PWC shall be due and payable immediately by Provider upon notice from PWC. The insurance provisions of this Agreement shall not be construed as a limitation on Provider's responsibilities and liabilities pursuant to the terms and conditions of this Agreement. Provider's obligation to maintain insurance for three (3) vears after completion of the Services shall survive the termination of this Agreement.

11. Indemnification and Liability. Provider shall indemnify and hold harmless PWC and its Commissioners, officers, employees, agents, and representatives (collectively, "Indemnitees") from and against all claims, actions, liabilities, damages, losses, costs, and expenses (including, without limitation, injury to or death of any persons and damage to property, economic and consequential damages and attorneys' fees) asserted by one or more third parties against one or more of the Indemnitees if the Fault of Provider or any of its employees, agents, representatives, subcontractors, or other persons or entities for which Provider may be liable or responsible as a result of any statutory, tort, or contractual duty (collectively the "Responsible Persons") is a proximate cause of the loss, damage, or expense indemnified. "Fault" means a breach of contract by Provider, negligent, reckless, or intentional act(s) or omission(s) constituting a tort under applicable statutes or common law by one or more Responsible Persons, or violation(s) of applicable statute(s) or regulation(s) by a

Responsible Person. Provider shall reimburse each Indemnitee for its actually incurred reasonable attorney's fees, litigation and arbitration expenses, and costs to defend against third party claims alleged in any court, tribunal, or alternative dispute resolution procedure required of the Indemnitee by law or by contract, if the fault of one or more Responsible Persons is a proximate cause of the attorney's fees, litigation or arbitration expenses, or court costs to be indemnified. Provider's obligation to indemnify and hold harmless and reimburse the Indemnitees shall survive the termination of this Agreement.

In the event of any dispute, controversy, or claim of any kind or nature arising under or in connection with a construction agreement incorporating the engineering or design services of Provider between and involving any two or more of the following parties, PWC, Provider, the contractor, any subcontractor of the contractor, or any surety of the contractor(a "Dispute"), the party initiating the Dispute shall serve written notice of a Dispute on the party(ies) to the dispute, and those parties shall endeavor to settle the dispute first through direct, informal discussions between the parties' selected representatives. Any such representative(s) shall have binding authority to settle the Dispute. In the event the parties do not settle the Dispute within ten (10) days from the date of written notice of the Dispute, any party to the Dispute may, by written notice to the other party(ies), engage a mediator certified under the laws of the State of North Carolina to mediate the Dispute within thirty (30) days of such notice or as soon thereafter as the mediator is available. The parties to the Dispute shall attend mediation in good faith. In the event mediation is unsuccessful, any party to the dispute may initiate arbitration proceedings. Any controversy or claim arising out of or relating to the construction agreement or the breach thereof, shall be settled by binding arbitration administered by the American Arbitration Association under its Construction Industry Arbitration Rules, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. All of the foregoing dispute resolution procedures shall be held in Cumberland County, North Carolina. The costs of the mediator and arbitrator in a dispute resolution process shall be divided equally among the parties to the process; provided, however, PWC shall bear at least one-third of the cost if PWC is a party to the dispute resolution and the remainder of the cost shall be divided equally among the other parties participating in the dispute resolution.

Except with regard to Provider's indemnification obligation and confidentiality obligation, notwithstanding anything to the contrary elsewhere in this Agreement, no Party will be liable to the other Party, either in contract or in tort, for any consequential, incidental, indirect, special, or punitive damages of the other Party, whether or not the possibility of such damages has been disclosed to the other Party in advance or could have been reasonably foreseen by such other Party.

12. <u>Notices</u>. Any notice which either Party is required or desires to give the other hereunder shall be deemed sufficiently given if, in writing, it is delivered personally, or sent by certified U.S. mail, return-receipt requested, postage prepaid, to the addresses listed hereinbelow, or such other address as either Party shall give to the other Party by written notice in accordance herewith. Any notice given herein by personal delivery shall be deemed delivered when received. Any properly addressed notice given herein by certified mail shall be deemed delivered on the third Business Day after the same is deposited in an official United States Post Office, postage prepaid, or if sooner upon the date when the return receipt therefor is signed, or refusal to accept the mailing by the addressee is noted thereon by the postal authorities.

# To PWC: Fayetteville Public Works Commission Attn: Timothy Bryant, CEO/General Manager PO Box 1089 Fayetteville, NC 28302

To Provider:	

"Business Day" means each calendar day that is not a Saturday, Sunday, holiday observed by the federal government for its employees, or holiday observed by the State of North Carolina for its employees.

Compliance. Provider hereby acknowledges that "E-Verify" is the federal E-13. Verify program operated by the US Department of Homeland Security and other federal agencies which is used to verify the work authorization of newly hired employees pursuant to federal law and in accordance with Article 2, Chapter 64 of the North Carolina General Statutes. Provider further acknowledges that all employers, as defined by Article 2, Chapter 64 of the North Carolina General Statutes, must use E-Verify and after hiring an employee to work in the United States, shall verify the work authorization of the employee through E-Verify in accordance with NCGS §64-26(a). Provider hereby pledges, attests, and warrants through execution of this Agreement that Provider complies with the requirements of Article 2, Chapter 64 of the North Carolina General Statutes and further pledges, attests, and warrants that all subcontractors currently employed by or subsequently hired by Provider to provide services for PWC shall comply with all E-Verify requirements. Failure to comply with the above requirements shall be considered a breach of this Agreement. Provider hereby further acknowledges that the execution and delivery of this Agreement constitutes Provider's certification to PWC and to the North Carolina State Treasurer that, as of the Effective Date, Provider is not listed on (a) the Final Divestment List created and maintained by the North Carolina Department of State Treasurer pursuant to the Iran Divestment Act of 2015, Chapter 147, Article 6E of the General Statutes of North Carolina (the "Iran Divestment Act"); or (b) the list of companies that the North Carolina State Treasurer determines to be engaged in a boycott of Israel in accordance with Article 6G of Chapter 147 of the General Statutes of North Carolina.

Provider represents and warrants to Commission that Provider, and all persons and entities owning (directly or indirectly) an ownership interest in it: (i) are not, and will not become, a person or entity with whom a party is restricted from doing business with under regulations of the Office of Foreign Asset Control ("OFAC") of the Department of the Treasury (including, but not limited to, those named on OFAC's Specially Designated and Blocked Persons list) or under any statute, executive order (including, but not limited to, the September 24, 2001, Executive Order 13224 Blocking Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or Support Terrorism), or other governmental action; and (ii) are not knowingly engaged in, and will not knowingly engage in, any dealings or transactions or be otherwise associated with such persons or entities described in clause (i) above. The provisions of 41 CFR 60-1.4, 60-300.5(a) and 741.5(a) are hereby incorporated by reference, as applicable. Provider shall at all times during the term of this Agreement comply with Executive Order 11246. Provider shall abide by the requirements of 41 CFR 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities and prohibit discrimination

against all individuals based on their race, color, religion, sex, sexual orientation, gender identity, national origin, or for inquiring about, discussing, or disclosing information about compensation. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, disability or veteran status.

Except in strict compliance with Environmental Laws (defined below), neither Provider nor its employees, agents, contractors, subcontractors, licensees or invitees shall use, handle, store, or dispose of (or permit the use, handling, storing, or disposal of) any hazardous or toxic waste or substance in delivering the Services (or transport, transship or permit the transportation or transshipment of the same over or through the real property managed or operated by PWC) which is regulated, controlled, or prohibited by any federal, state, or local laws, ordinances, and/or regulations, including without limitation the Resource Conservation and Recovery Act, 42 U.S.C.§ 6901, et seq. ("RCRA"); the Comprehensive Environmental Response Compensation and Liability Act of 1980, as amended, 42 U.S.C. §9601, et. seq. ("CERCLA"); the Hazardous Materials Transportation Act, 49 U.S.C. §801, et. seq; the Federal Water Pollution Control Act, 33 U.S.C. §1321, et. seq; the Toxic Substances Control Act, 15 U.S.C. ("TSCA"); and the Occupational Safety and Health Act, 29 U.S.C. §651 et seq. (as subsequently amended, "Environmental Laws"). As used herein, hazardous or toxic substances or materials shall include without limitation the following: (1) "hazardous wastes" as defined under RCRA or any other federal, state or local law or regulation, (2) "hazardous substances" as defined under CERCLA or any other federal, state or local law or regulation, (3) gasoline, petroleum, or other hydrocarbon products, by-products, derivatives, or fractions (including spent products), (4) "toxic substances" as defined under TSCA, (5) "regulated medical waste" as defined by 40 C.F.R. § 259.30, (6) any radioactive materials or substances, or (7) asbestos and asbestos containing products. Provider shall comply with the Emergency Planning and Community Right-to-Know Act of 1986, as amended. Provider shall immediately report orally to PWC and confirm in writing within three (3) hours any type of chemical spill that occurs in or on any real property managed or operated by PWC or any spill or release of the waste materials during the performance of the Services.

Miscellaneous Provisions. Provider is and shall remain an independent contractor and shall undertake performance of the Services pursuant to the terms of this Agreement as an independent contractor. Nothing contained in this Agreement shall be deemed or construed to create the relationship of principal and agent or of partnership or of joint venture or of any association whatsoever between the Parties. No breach or non-performance of any term of this Agreement shall be deemed to be waived by either Party unless said breach or non-performance is waived in writing and signed by the Parties and then only to the extent specifically stated. No waiver of any breach or non-performance under this Agreement shall be deemed to constitute a waiver of any subsequent breach or non-performance, and for any such breach or non-performance each Party shall be entitled to such remedies as provided by law. The invalidity, illegality, or un-enforceability of any portion or provision of this Agreement shall in no way affect the validity, legality, and/or enforceability of any other portion or provision of this Agreement. Any invalid, illegal, or unenforceable provision of this Agreement shall be deemed severed from this Agreement, and the balance of the Agreement shall be construed and enforced the same as if the Agreement had not contained any portion or provision which was invalid, illegal, or unenforceable; provided, however, severability shall not prevent this entire Agreement from being void in the event any portion or provision of this Agreement that is of the essence of this Agreement shall be void. This is the entire agreement of the Parties on the subject matter hereof, and all prior negotiations, representations, proposals, letters,

agreements, understandings, or other communications between the Parties, whether written or oral, are hereby merged into the Agreement and superseded by this Agreement. This Agreement shall not be modified unless such modifications are evidenced in writing, signed by both Parties. Nothing herein shall be construed to give any right or benefits hereunder to anyone other than the Parties. This Agreement shall be governed by the laws of the State of North Carolina without the application of the laws of any other state. The exclusive venue for all mediations and litigation and any other legal proceedings regarding this Agreement shall be the State and Federal Courts serving Cumberland County, North Carolina, and Provider consents to personal jurisdiction in such courts. Provider irrevocably waives, to the fullest extent permitted by law, any objection that it may now or hereafter have to the laying of the venue of any such suit, action or proceeding in any such court serving Cumberland County or that any such suit, action or proceeding brought in any such court serving Cumberland County has been brought in an inconvenient forum. This Agreement may be executed in counterparts with the same effect as if the signatures to each counterpart were upon a single instrument, and all such counterparts together shall be deemed an original of this Agreement. For purposes of this Agreement, a facsimile copy or scanned copy or photocopy of a party's signature shall be sufficient to bind such party. This Agreement shall be subject to execution by electronic means in accordance with Article 40 of Chapter 66 of the North Carolina General Statutes. The titles of the paragraphs throughout this Agreement are for convenience only and the words contained therein shall in no way be held to explain, modify, amplify, or aid in the interpretation, construction, or meaning of the provisions of this instrument.

- 15. Morality Clause. If, in the sole opinion of PWC, at any time Provider or any of its owner(s), employee(s), or agent(s) (each party, owner, employee, and agent is an "Actor") engages in any one or more actions that bring disrepute, contempt, scandal, or public ridicule to the Actor or subject the Actor to prosecution or offend the community or public morals or decency or denigrate individuals or groups in the community served by PWC or are scandalous or inconsistent with community standards or good citizenship or may adversely affect PWC's finances, public standing, image, or reputation or are embarrassing or offensive to PWC or may reflect unfavorably on PWC or are derogatory or offensive to one or more employee(s) or customer(s) of PWC, PWC may immediately upon written notice to Provider terminate this Agreement, in addition to any other rights and remedies that PWC may have hereunder or at law or in equity.
- 16. <u>Conflicts</u>. Except with PWC's knowledge and prior written consent, Provider shall not engage in any activity or accept any employment, interest or contribution that would reasonably appear to compromise Provider's professional judgment with respect to the Services. Provider shall disclose to PWC any business or personal relationship with any Commissioner, officer, director, manager, or supervisor of PWC.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives as of the Effective Date.

Fayetteville Public Works Commission	<del></del>
Ву:	Ву:
Timothy Bryant, CEO/General Manager	Name: Title:
Date:	Date:

This instrument has been pre-audited in the man Control Act (N.C. Gen. Stat. § 159-1 et seg.).	ner required by the Local Government Budget and Fisca
, and the same of	Ву:
	Rhonda Graham, Chief Financial Officer
Approved as to form:	
Legal Dept.	

#### APPENDIX A, 44 C.F.R. PART 18 – CERTIFICATION REGARDING LOBBYING

The undersigned [Contractor] certifies, to the best of its/his/her knowledge, that:

- 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 influencing or attempting to influence 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 Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form- LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

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 by the Lobbying Disclosure Act of 1995). 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.

be subject to a civil penalty of not less than failure.	\$10,000 and not more than \$100,000 for each such
The Contractor,accuracy of each statement of its certification	, certifies or affirms the truthfulness and an and disclosure, if any. In addition, the Contractor of 31 U.S.C. § 3801 <i>et seq.</i> , apply to this certification
[Contractor]	
By:	
Its: Duly Authorized Official	
Date:	

#### Exhibit B

#### FEDERAL UNIFORM GUIDANCE CONTRACT PROVISIONS

To the extent required by law, the following federal contract provisions required under the Uniform Guidance (2 C.F.R. §200.327 and 2 C.F.R. Part 200, Appendix II) apply to the Agreement. Capitalized terms not defined in this Exhibit shall have the meanings assigned to such terms in the Agreement. In the event of a conflict between this Exhibit and the terms of the main body of the Agreement or any other exhibit or appendix, the terms of this Exhibit shall govern. For the purposes of this Exhibit B, the term "Owner" refers to Fayetteville Public Works Commission. References to "contractor" are to the Contractor or Provider under the Agreement, as applicable.

1. Clean Air Act and the Federal Water Pollution Control Act.

#### Clean Air Act

- (1) The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C.
- § 7401 et seq.
- (2) The contractor agrees to report each violation to the (name of the state agency or local or Indian tribal government) and understands and agrees that the (name of the state agency or local or Indian tribal government) will, in turn, report each violation as required to assure notification to the (name of recipient), Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- (3) The contractor agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FEMA.

#### Federal Water Pollution Control Act

- (1) The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.
- (2) The contractor agrees to report each violation to the (name of the state agency or local or Indian tribal government) and understands and agrees that the (name of the state agency or local or Indian tribal government) will, in turn, report each violation as required to assure notification to the (name of recipient), Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- (3) The contractor agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with

Federal assistance provided by FEMA.

#### 2. Debarment and Suspension.

- (1) This Agreement is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such the contractor is required to verify that none of the contractor, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R.§ 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- (2) The contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- (3) This certification is a material representation of fact relied upon by Fayetteville Public Works Commission. If it is later determined that the contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to Fayetteville Public Works Commission, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- (4) The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions."

#### 3. Byrd Anti-Lobbying Amendment.

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient.