



W-6 UPPER SEGMENT: HWY 90 TO SW MILITARY DRIVE SEWER MAIN PROJECT
Solicitation Number: CO-00317
Job No.: 19-4519

ADDENDUM 7
April 22, 2020

To Respondent of Record:

This addendum, applicable to work referenced above, is an amendment to the price proposal, plans and specifications and as such will be a part of and included in the Contract Documents. Acknowledge receipt of this addendum by entering the Addendum number and issue date on the space provided in submitted copies of the price proposal.

RESPONSES TO QUESTIONS

Q1: General - For joint venture teams, please clarify which proposal forms/requirements need to be completed once on behalf of the Joint Venture and which need to be completed independently by each Joint Venture Partner. For example, I assume you want a single Proposal Checklist on behalf of the team, but may want each partner to complete a Conflict of Interest Questionnaire. Please consider providing a matrix of each proposal item identifying whether it's to be provided for the JV team or for each JV partner.

Response: *Reference the Joint Venture matrix attached to this Addendum to assist joint venture teams in responding to this RFCSP, which identifies the forms and sections of the evaluation criteria forms that will require a response from each partner.*

Q2: General Conditions Section 4.8.5

Section 4.8.5 States, "Contractor shall not be entitled to any adjustment of the Contract Sum or extension of the Contract Time relating to any suspension of the Work by the Owner or the SAWS COI for environmental reasons under this Article 4.8.5., and the Owner shall have no other liability of any kind to the Contractor with respect to any suspension of the Work for environmental reasons under this Article 4.8.5." The Section also states, "The Contractor agrees to (a) give notice to the owner immediately upon Contractor's acquiring knowledge of the existence of any Waste or other environmental condition on the site with a full description thereof, (b) promptly comply with any Laws applicable to the Contractor or the site requiring the removal, treatment or disposal of such Waste or proper treatment of the environmental condition as required by Law and provide Owner with satisfactory evidence with such compliance and (c) provide Owner within thirty (30) days after demand by Owner with a bond, letter of credit or similar financial assurance evidencing to the Owner's satisfaction that adequate funds are available to pay the costs of removing, treating and disposing of such Waste or proper treatment of the environmental condition as required by Law."

Question: The above language places a disproportionate amount of schedule and financial risk on the contractor in the event hazardous material is encountered on the project. Will SAWS consider modifying this section to all the contractor to be compensated for delay cost associated with encountered hazardous material? This section also obligates the Contractor to pay for and remediate the hazardous material. Please consider revising this language as a Tunneling Contractor will be unable to financially quantify this risk and will be unable to acquire the proper insurance and bonding to carry this risk.

Response: *No. An allowance line item has been included in this project to address TPH affected soils, reference SS 02086. An Environmental Study has also been developed for SAWS on this project and has been made available for review by Contractors for informational purposes only.*

Q3: Given the unprecedented nature of the events taking place in the World, would SAWS consider including an escalation clause in the Contract? We understand that this is not typical language to include in contracts, but there is a lot of uncertainty as to what the US economy will look like in 6 months, or even a year from now, which could affect our supply chains. This would alleviate the Contractor from having to include unnecessary risk and contingency cost in their bids.

Response: No.

Q4: The answer to Question 49 in Addendum No. 4 states that “If the respondent is a Joint Venture, only the managing member should complete Section 1.” This is in reference to the Evaluation Criteria Form on ECF-1. This section of the ECF is asking for key business, legal, and safety information about the Prime Contractor, which is a joint venture. Please confirm that the responses on Evaluation Criteria Form, 1.a.i-v and 1.c.i-iii are only to be answered by the Managing Partner of a Joint Venture respondent and not each partner of a Joint Venture respondent. It is atypical that this information is not required from all partners and we would like to verify that we are interpreting this response correctly.

Response: SAWS has revised its response to Question 49 of Addendum 4. To address this question reference response to Question #1.

Q5: As it relates to Questions and responses to Q43, Q44, Q45 in AD-4, Item No. 1 on RQ-1 states that “If this submittal includes Co-Respondents, provide the required information in this Item #1 for each Co-Respondent by copying and inserting an additional block(s) before Item #2.” Co-Respondents are defined as “two or more entities proposing as a team or Joint Venture with each signing the Agreement, if Awarded.” The answers SAWS provided in AD-4, “If the respondent is a Joint Venture, only the managing member should completion Section 1.” conflicts with what is stated in Item 1 on RQ-1. Please clarify.

Response: SAWS has revised its response to Question 43, Question 44 and Question 45 of Addendum 4. To address this question reference response to Question #1.

Q6: In Q45 of AD-4, the SAWS response of “form shall not be modified in any way or the Respondent may be found non-responsive” conflicts with what is stated in the note in Section 1 on RQ-1 regarding inserting additional block(s) before Item #2. Please Clarify.

Response: SAWS has revised its response to Question 45 of Addendum 4. To address this question reference response to Question #1.

Q7: In Section 1 on RQ-1, it states “(NOTE: Give exact legal name as it will appear on the Agreement, if awarded.)” When proposing as a Joint Venture, the name of the Respondent would therefore be the name of the Joint Venture. Are we to follow the instructions provided by the response to Q44 of AD-4, or the instructions on the Respondent Questionnaire?

Response: SAWS has revised its response to Question 44 of Addendum 4. To address this question reference response to Question #1.

Q8: As the required Excess/Umbrella Liability (UL) requirement of \$2,000,000 seems low for a job of this magnitude, and could potentially not properly provide protection to SAWS or other third parties. We would request a defined minimum limit commensurate with the job. This will also put all bidders on more of an equal bidding basis. We suggest the following language, which is typical language seen in large tunneling projects:

“Commercial General Liability. \$50,000,000 combined single limit per occurrence, and for those policies with aggregate limits, a \$50,000,000 aggregate limit. A per project aggregate should apply to the General Liability policy. CG 00 01 current edition, or its substantive equivalent, including coverage for, but not limited to Premises/Ongoing Operations, Contractual Liability, Products and Completed Operations. Such limits may be satisfied with the use of a primary and excess liability policy (follow form or umbrella), which is at least as broad as the underlying policy. All policies shall include Completed Operations coverage that will respond for a period of 10 years or the Statute of Repose for the State of Texas.

For the excess liability or umbrella, the policy shall extend coverage to be excess of the Commercial Automobile Liability and Employer's Liability portion of the Workers' Compensation policy."

Response: *Reference #4 of Changes to the Specifications. SAWS has removed excess/umbrella liability coverage and has increased the Commercial General Liability coverage. Reference #4 of Changes to the Specifications. SAWS has removed excess/umbrella liability coverage and has increased the Commercial General Liability coverage. This requirement may be met with any combination of primary and excess coverage so long as the excess coverage is written on a "follow form" or umbrella basis.*

Q9: Is the Installation Floater requirement intended to be a Builders Risk policy? If so, what is the limit required? It is unclear what the Owner is asking for and what is available in the current insurance market. We suggest the limit of insurance based on a Probable Maximum Loss (PML) analysis, which is mutually agreed upon. Presently, the maximum the insurance market will support in terms of a limit for the tunneling works (including cut & cover) is \$100M. You might have encountered the MRE 101 wording (copy attached) that expressed the limit to be based on the cost incurred to date and increased by a stated factor (i.e., 150%, etc.). We find this calculation to be inadequate to fully reimburse due to a loss. Acknowledging the market limitations in tunneling works limits, the use of a Probable Maximum Loss analysis provides both the Owner and Contractor with the assurance that the limits are adequate and managing the capacity and ultimate premium cost. We suggest the following language, which is typical language seen in large tunneling projects. Please note we have stated the policy include the LEG 2 extension of coverage, as there is very limited capacity for tunneling projects where the Owner required LEG 3, and if made a requirement will create a situation where the Contractor will not be able to demonstrate compliance.

*"Builder's Risk. The Contractor shall procure and maintain during the life of the Contract and until Substantial Completion, "All Risk" Builders Risk Insurance, with minimum limits of the contract value or as determined by a probable maximum loss analysis agreed to between Owner and Contractor. The Builder's Risk shall include coverage for collapse, theft, off-site storage (if applicable), and property in transit. The coverage shall also include London Engineering Group (LEG) 2/06 or its equivalent coverage that response to resultant or ensuing loss. The policy shall be endorsed to cover the interests, as they may appear, of the (Name of Owner * others as required), Contractor and subcontractors of all tiers with (Name of Owner) and sub-contractors listed as an Insured. In the event of a loss to any or all of the work and/or materials therein and/or to be provided at any time prior to the final close-out of the Contract and acceptance of the project by the Owner, the Contractor shall promptly reconstruct, repair, replace or restore all work and/or materials so destroyed. Nothing herein provided for shall in any way excuse the Contractor or its surety from the obligation of furnishing all the required materials and completing the work in full compliance with the terms of the Contract. Contractor shall provide coverage for the Tunnel Boring Machine (TBM) under the Builder's Risk or separate coverage as agreed by the Owner. The coverage specific to the TBM shall provide coverage for the assembly and launching of the TBM and while operating. The deductible and/or self-insured retention of the builder's Risk policy shall not exceed \$1,000,000 for any individual peril or cause of loss. Any claim that imposes a deductible shall be for the sole account of the Contractor."*

Response: *See #5 Changes to the Specifications of this Addendum. Installation Floater coverage has been removed and Builder's Risk coverage is now required.*

Q10: In Texas, the Statute of Repose is 10 years post completion for any claims, demands or actions to third parties resulting in Bodily Injury or Property Damage (including economic loss). We recommend that the contract specifically state this requirement so all bidders are on an equal basis.

Response: *No. As the Statute of Repose is Statutory, all bidders are on an equal basis.*

CHANGES TO THE SPECIFICATIONS

- 1. Supplementary Instructions to Respondents Section E.1.a.iv (SIR-3), remove section in its entirety and replace with the following:**

iv. Provide any litigation, arbitration, and claims history for the last ten (10) year and any litigation, arbitration, and claims history with SAWS regardless of the years they occurred.

2. Evaluation Criteria Form, Section 1.a.iv (ECF-1), remove section in its entirety and replace with the following. The revised fillable form version will be posted on the SAWS website.

iv. Provide any litigation, arbitration, and claims history for the last ten (10) year and any litigation, arbitration, and claims history with SAWS regardless of the years they occurred.

3. Remove the Respondent Questionnaire (included in Addendum 5) in its entirety and replace with the revised version attached to this Addendum. The revised fillable form version will be posted on the SAWS website. This version should be used by Respondents when submitting a proposal to this RFCSP.

4. Supplemental Conditions, insert the following:

Article V. – Contract Responsibilities, Section 5.7 of the General Conditions shall be amended as follows:

Remove Section 5.7.1.3 in its entirety and replace with the following:

.3 Commercial General Liability. A Project Specific commercial general liability insurance policy, written on an occurrence basis and covering liabilities arising out of the construction of the Project, including independent contractors, products and completed operations, personal and advertising liability, and liability assumed under an insured contract, and (unless covered under separate professional liability insurance) professional services provided in connection with the construction of the Project. The policy shall not contain exclusions for property damage from explosion, collapse or underground hazard, or inadvertent construction defects. The products and completed operations liability coverage shall be maintained for a period of not less than 10 years following the Final Completion Date or the Termination Date, whichever occurs first. The insurance shall apply separately for each insured against whom a claim is made or a lawsuit is brought, subject only to the insurance policy limits of liability.

This insurance policy shall:

- have coverage for any one (1) occurrence or claim of not less than \$50 million per occurrence and a \$50 million aggregate limit which requirement may be met with any combination of primary and excess coverage so long as the excess coverage is written on a “follow form” or umbrella basis;
- be maintained from the Contract Date until the Final Completion Date;
- include a cross liability and severability of interests clause;
- endorse Project Specific Commercial General Liability and Excess with CG 2279; and
- have a ten (10) years completed operations coverage tail.

The minimum policy limits of liability for this line of insurance coverage shall be:

\$50,000,000.00 Occurrence Limit
\$50,000,000.00 General Aggregate
\$25,000,000.00 Products/Completed Operations Aggregate
\$1,000,000.00 Personal and Advertising Injury
\$1,000,000.00 Contractual Liability

This line of insurance coverage shall be endorsed:

- Additional Insured - The Commercial General Liability policy shall be endorsed naming the SAWS and the City of San Antonio as an Additional Insured for both ongoing and completed operations, and
- Waiver of Subrogation - The Commercial General Liability policy shall be endorsed with the Waiver of Subrogation in favor of SAWS and the City of San Antonio.

Remove Section 5.7.1.5 in its entirety and replace with the following:

.5 Commercial/Business Automobile Liability (AL) insurance that will protect the Contractor, SAWS and the City from claims for damages arising out of the maintenance, operation, or use of any owned, non-owned or hired vehicles.

Minimum policy limits of liability for this line of insurance coverage for bodily injury and property damage combined shall be not less than \$5,000,000.00 per each occurrence which requirement may be met by any combination of primary and excess coverage so long as the excess is written on a “follow form” basis. The insurance must cover liability arising from any motor vehicle, including owned, hired or non-owned vehicles, assigned to or used in connection with the construction of the Project. If transporting Hazardous Substances, the commercial automobile liability insurance shall either be endorsed to provide coverage under the TE9948 endorsement, or the Design Build Contractor’s pollution liability insurance policy shall be endorsed to provide transportation coverage beyond the boundaries of the Project Sites.

This line of insurance coverage shall be endorsed:

- Additional Insured - The Commercial/Business Automobile Liability policy shall be endorsed naming the SAWS and the City of San Antonio as an Additional Insured; and
- Waiver of Subrogation - The Commercial/Business Automobile Liability policy shall be endorsed with the Waiver of Subrogation in favor of SAWS and the City of San Antonio.

Remove Section 5.7.1.6 in its entirety and replace with the following:

Professional Liability (PL) (errors and omissions) insurance with minimum coverage limits of \$10,000,000 per claim, \$10,000,000 in the aggregate and, if this line of coverage is written on a “Claims Made” form, the Respondent must maintain this line of insurance coverage for a period of at least twenty-four (24) months after the date of Contract termination.(or be renewed for a period, of not less than ten years after the Contract Date.)

NOTE - For Professional Liability, include in writing on the Certificate of Liability Insurance(“Certificate”) the coverage form under which the respective line of coverage is written – either:

- Claims-made form; if the coverage form declared on the Certificate is the Claims-made form, the “Retroactive-date” for this line of coverage must also be included on the Certificate as well; or
- Occurrence basis – no additional wording required

Such policy shall have a retroactive date effective before the commencement of any design.

The practice professional liability policy of the primary design professional shall be specifically in excess of any project-specific professional liability errors and omissions policy. However, should the Project professional liability insurance limit be reduced by claims or losses, the design professional’s practice policy shall become excess to any remaining (reduced) portion of the Project professional liability policy. The primary design professional shall maintain its practice policy until the statute of repose expires in an amount not less than \$20 million. Such practice policy shall not include any exclusionary language relating to construction joint ventures or partnerships or both.

Remove first paragraph in Section 5.7.1.7 in its entirety and replace with the following:

- .7 Contractor’s Pollution Liability Insurance with limits of \$5,000,000 per claim/occurrence/\$5,000,000 in the aggregate.

5. Supplemental Conditions, Section 5.7.1.8 (page SS-7), remove Installation Floater coverage and replace with the following:

- .8 Builder’s Risk. A builder’s insurance policy obtained on an “all risks” coverage basis, covering all Construction Work, other than design (including testing and commissioning), at the Project Sites. Coverage shall include risks while in transit and at any temporary off-site location; all materials, supplies, machinery, fixtures and equipment intended to become a permanent part of the Project or for permanent use in the Project or incidental to the construction; all temporary structures at the Project Sites that are to be used in or incidental to the fabrication, erection, testing, or completion of the Project to the extent the cost thereof is included in the Construction Work upon which the Monthly Payments are based; and risks while on or about the Project Sites awaiting or during construction. The builder’s risk policy:

- shall be maintained until the Final Completion Date;
- shall be in an amount not less the contract amount;
- shall name Owner as Loss Payee on the policy;
- shall be written on an all risk basis on a minimum of a LEG2 basis with no co-insurance provisions, including coverage for flood and water damage, and subject to a \$20 million aggregate sublimit for flood coverage);
- shall include coverage for delay costs, and a covered loss ensuing as a result of design error;
- shall include loss arising from earthquake and earth movement, subject to a \$20 million aggregate sublimit;
- shall provide that equipment in transit or stored at off-site locations shall be subject to a \$20 million sublimit;
- shall include reasonable sublimits for increased cost of construction, extra and expediting expenses, debris removal, professional fees, civil authority, hot testing, and prevention in ingress / egress and may include deductibles or self-insured retentions not less than \$1,000,000, but such deductible or self-insured retention shall not be a recoverable cost under this Contract
- shall provide owner the Builder's Risk policy for review before policy is bound to ensure sufficient coverage.

CLARIFICATIONS

1. SAWS has modified the Respondent Questionnaire to better address both the questions received for joint venture teams, as well as to remove some duplicative information requested in the Respondent Questionnaire and Evaluation Criteria forms. This revised version is available in Word and has been uploaded to the SAWS project webpage and is attached to this addendum.

END OF ADDENDUM 7

This Addendum is 11 pages in its entirety, including attachments.

Attachments:

- Joint Venture Matrix (1 page)
- Respondent Questionnaire (4 pages)

Jeffrey A. Farnsworth
Kimley-Horn and Associates, Inc.



Joint Venture Matrix

Requirement Description	Section	Separately	Joint Venture
Proposal Checklist			X
Good Faith Effort Form			X
Conflict of Interest Questionnaire		X	
W-9**		X	X
Proof of Insurance		X	
Acknowledgement Form		X	X
Statement on President's Executive Order			X
Respondent Questionnaire	1	X	
	2		X
	3		X
	4*	X	X
	5*	X	X
	6*	X	X
	7*	X	X
	8*	X	X
	9*	X	X
	10*	X	X
	11		X
	12		X
	13		X
	14		X
	15		X
Evaluation Criteria Form			
1. Team Qualifications and Experience			
Business structure	1.a.i.	X	
Total # of employees/Co. revenues	1.a.ii.	X	
Debarment	1.a.iii.	X	
Litigation, arbitration and claims	1.a.iv.	X	
Yrs. performing construction work, legal business name	1.a.v.	X	
	1.a.vi.		X
	1.a.vii.		X
	1.a.viii.		X
Financial Statement	1.a.ix.	X	
	1.b.i		X
Safety Record - TRIR	1.c.i.	X	
Safety Record - EMR	1.c.ii.	X	
Safety Record - Fatalities	1.c.iii.	X	
2. Quality, Reputation, and Ability to Deliver Projects...			
	2.a.i.		X
	2.a.ii.		X
	2.a.iii.		X
List of current projects	2.a.iv.	X	
	2.a.v.		X
	2.b.i.		X
	2.b.ii.		X
3. Project Approach, Delivery Schedule, and Availability			
Project Approach	3.a.i. thru 3.a.v.		X
Project Schedule, Procurement of Long-Lead Items, and Unforeseen Conditions	3.b.i. thru 3.b.v.		X
Availability of Key Personnel and Equipment	3.c.i. thru 3.c.iii.		X
*Dependent on financial capability			
** If Joint Venture is established provide only 1 W-9			



RESPONDENT QUESTIONNAIRE

PROJECT NAME: W6 Upper Segment: HWY 90 to SW Military Drive Sewer Main Project

Instructions: The Respondent Questionnaire is a required questionnaire. Complete the questionnaire by inserting the requested information. Do not modify or delete the questions.

GENERAL INFORMATION

1. **Respondent Information:** Provide the following information regarding the Respondent *unless the proposing entity will be joint venture. And, if so, see the instructions below.*

(NOTE: Co-Respondents are two or more entities proposing as a team or joint venture with each signing the Agreement, if awarded. Sub-contractors are not Co-Respondents and should not be identified here. If this proposal includes Co-Respondents, provide the required information in this Item #1 for each Co-Respondent by copying and inserting an additional block(s) before Item #2.)

Respondent Name: _____

(NOTE: Give exact legal name as it will appear on the contract, if awarded.)

Principal Address: _____

City: _____ State: _____ Zip Code: _____

Telephone No. _____ Fax No: _____

Social Security Number or Federal Employer Identification Number: _____

2. **Contact Information:** List the one person who SAWS may contact concerning your proposal or setting dates for meetings.

Name: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone No. _____ Fax No: _____

Email: _____

3. Identify the principal contact person authorized to commit the Respondent to a contractual agreement.

(Note: If a Respondent is a Joint Venture entity that currently exists and has the financial capability of completing this project solely based on the assets of the Joint Venture, the questions 4,5,6,7,8,9, and 10 would pertain only to the joint entity. If the Joint Venture entity is being created for this project, then those questions pertain to the co-respondent members.)

4. Does Respondent anticipate any mergers, transfer of organization ownership, management reorganization, or departure of key personnel within the next twelve (12) months?

Yes No

5. Is Respondent authorized and/or licensed to do business in Texas?

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Yes No If "Yes", list authorizations/licenses.

6. **Affirmative Action**—Respondent agrees to adhere to the EEO requirements contained in this RFCSP ?

Yes No If "No", state reason.

7. **Debarment/Suspension Information:** Has the Respondent or any of its principals been debarred or suspended from contracting with any public entity?

Yes No If "Yes", identify the public entity and the name and current phone number of a representative of the public entity familiar with the debarment or suspension, and state the reason for or circumstances surrounding the debarment or suspension, including but not limited to the period of time for such debarment or suspension **within Section 1.a.iv. of the Evaluation Criteria Form.**

8. **Bankruptcy Information:** Has the Respondent ever been declared bankrupt or filed for protection from creditors under state or federal proceedings?

Yes No If "Yes", state the date, court, jurisdiction, cause number, amount of liabilities and amount of assets.

9. Provide any other names under which Respondent has operated within the last 10 years.

10. **Litigation Disclosure:** Respond to each of the questions below by checking the appropriate box. Failure to fully and truthfully disclose the information required in the Litigation Disclosure questions may result in the disqualification of your proposal from consideration or termination of the contract, once awarded.

a. Have you or any member of your Firm or Team to be assigned to this project ever been indicted or convicted of a felony or misdemeanor greater than a Class C in the last five (5) years?

Yes No

b. Have you or any member of your Firm or Team to be assigned to this project been terminated (for cause or otherwise) from any work being performed for the San Antonio Water System or any other Federal, State or Local Government, or Private Entity?

Yes No

c. Have you or any member of your Firm or Team to be assigned to this project been involved in any claim or litigation with the San Antonio Water System or any other Federal, State or Local Government, or Private Entity during the last ten (10) years?

Yes No

If you have answered “Yes” to any of the above questions, please indicate the name(s) of the person(s), the nature, and the status and/or outcome of the information, indictment, conviction, termination, claim or litigation, **as applicable within Section 1. iv. of the Evaluation Criteria forms. Any such information may be provided on a separate page and attached to this the Evaluation Criteria form and submitted with your proposal.**

11. **Non-disclosure:** No information obtained by Respondent from SAWS shall be disclosed by Respondent to any third party. In the event Respondent is subject to the Texas Public Information Act, upon receipt of a request for any information by Respondent, Respondent shall provide notice to SAWS of the request along with a copy of the request, and give SAWS the opportunity to respond to the request prior to its release by Respondent.

No Lobbying and Compliance with Law. During the selection process for the project named in this RFCSP, Respondent agrees to comply with all applicable laws and regulations, including but not limited to restrictions against direct or indirect lobbying of public officials. Respondent agrees not to make or permit to be made any improper payments, or to perform any unlawful acts.

This agreement shall be construed to be enforceable to the maximum extent permitted by law.

Failure to complete this question or comply with its terms may subject Respondent to elimination from the selection process at any time.

Does the Respondent agree to the above?

Yes No

12. **Security Procedures:** Respondent acknowledges having read the security procedures and understands the requirements. Respondent is prepared to perform at their own expense background security checks on their employees, or the employees of their consultants or sub-consultants if requested by SAWS.

Yes No

13. **Addendums:** Each Respondent is required to acknowledge receipt of all addendums **for this RFCSP.**

None Yes If “Yes”, Identify.

14. **Contract Terms and Conditions:** Respondent acknowledges having read the Contract Documents including the plans and specifications for this project and modifications to the contract terms and conditions within the special and supplemental conditions to this RFCSP. By responding to this RFCSP, Respondent agrees to these terms and conditions.

No Exceptions Exceptions If “Exceptions”, they must be submitted with the proposal. Respondents shall submit exceptions with proposed alternative language to SAWS as an attachment accompanying this questionnaire.

Exceptions will not be accepted after the proposal due date and time.

15. **Statement on President’s Executive Orders:** Has your firm previously performed work subject to the President’s Executive Orders Numbers 11246 and 11375 or any preceding similar executive orders (Numbers 10925 and 11114)? Yes No

The information provided above is true and accurate to the best of my knowledge. Furthermore, we understand that failure to complete the Respondent Questionnaire may subject this firm to elimination from the selection process.

Signature

Date

Printed Name

Title