

525 South Lawrence Street Montgomery, Alabama 36104

VACANCY REDUCTION REPAIR SERVICES (Re-Bid) IFB Number 2023-09

TYPE OF PROJECT: Invitation for Bids (IFB) to form a pool of contractors for vacancy reduction repair

services agency wide.

DATE OF ISSUANCE: WEDNESDAY, JUNE 7, 2023

DESCRIPTION OF SERVICES: Vacancy Reduction Repair Services (Re-Bid)

CONTACT PERSON: SHEILA BROWN

PROCUREMENT/CONTRACT ADMINISTRATOR

sbrown@mhatoday.org

PRE-BID CONFERENCE: THURSDAY, JUNE 22, 2023 @ 9:00 AM CST

Montgomery Housing Authority

525 S. Lawrence St.

Montgomery, Alabama 36104

LAST DAY FOR QUESTIONS: FRIDAY, JUNE 30, 2023 @ 3:00 PM CST

SUBMISSION DEADLINE: THURSDAY, JULY 6, 2023 @ 9:00 AM CST

SUBMISSION ADDRESS: Montgomery Housing Authority

Attention: Procurement Office 525 South Lawrence Street Montgomery, Alabama 36104

BID OPENING ADDRESS: Montgomery Housing Authority

525 South Lawrence Street Montgomery, Alabama 36104

BID OPENING DATE: THURSDAY, JULY 6, 2023 @ 9:00 AM CST

A complete copy of the IFB can be obtained by emailing sbrown@mhatoday.org, via website at www.mhatoday.org, accessing Housing Agency Marketplace at https://ha.internationaleprocurement.com/ or visiting MHA's procurement department at 525 S. Lawrence St., Montgomery, AL 36104

A Pre-Bid conference will be held at 9:00 AM (CST) on Thursday, June 22, 2023, Montgomery Housing Authority, 525 S. Lawrence St., Montgomery, Alabama 36104. Contractors are encouraged to attend. Contractors will have an opportunity to inspect the units with the Project Manager after the Pre-Bid meeting.

Sealed bids will be accepted at the Montgomery Housing Authority, 525 South Lawrence Street, Montgomery, Alabama, 36104, by mail in a bid package prior to the date and time noted above to the attention of Sheila Brown, Procurement Department. Late submissions will not be accepted.

Contractors must be **licensed as General Contractors** and meet the statutory requirements, including liability and workers compensation insurance and maintaining a license in good standing. **All bidders must include a current license with the submission of the bid (Tab 10)**.

The responsibility for submitting a response to this IFB to the Montgomery Housing Authority on or before the stated time and date will be solely and strictly the responsibility of the bidder. The Housing Authority is not liable for any costs incurred by the Bidder prior to issuance of a contract. The Bidder shall wholly absorb all costs incurred in the preparation and presentation of the bid.

1.0 SCOPE OF SERVICE:

The purpose of this IFB is to solicit for contractors to perform vacant unit turnaround repair services and to also "form a pool of contractors" that the Montgomery Housing Authority (MHA) may draw from to perform repairs services on an as needed basis. MHA is seeking bids from qualified, licensed and insured contractors to provide the detailed services, attached hereto as "Exhibit A-Vacancy Reduction Services Scope of Work". MHA anticipates that it will utilize the contract(s) that ensue from this IFB to potentially supplement the work of MHA's in-house maintenance personnel on an as-needed basis. MHA anticipates an estimation currently of 34 units of varying bedroom and bathroom sizes but doesn't guarantee any specified number of units for turnaround services throughout the duration of the contract period.

Below are MHA's community complexes:

Development Name	Address
The Terrace	1301 Adams Ave., Montgomery, AL
Victor Tulane Gardens	1101 Victor Tulane Circle, Montgomery, AL
Parks Place	660 Cleveland Ct., Montgomery, AL
Gibbs Village East	1703 Terminal Rd., Montgomery, AL
Gibbs Village West	2025 Terminal Rd., Montgomery, AL
Paterson Ct.	609 Winnie St., Montgomery, AL

2.0 GENERAL CONDITIONS:

2.1 Conformity with IFB

All bids must conform to the requirements presented in this IFB. Bids not in conformity may be rejected. Exceptions to any requirement must be clearly noted in the bidders' response.

2.2 Contract Terms/Consultant Agreement

MHA will also issue Purchase Orders (POs) on a task order basis, to the selected 'pool of contractors' for a duration of 3 years in one-year increments, at MHA discretion, or until all funding has been exhausted, for the vacancy reduction repair services. All items included in this IFB must be included in the final contract. All contracts between the parties will be governed by and enforced in accordance with Federal HUD regulations and the laws of the State of Alabama.

2.3 License

The contractor will have and maintain all required licenses necessary to conduct business in the City of Montgomery and any specialty licenses required to perform required work listed in this IFB. Copies of all licenses must be included in the submission of this IFB and maintain current standing on file in the Procurement/Contract Office of the Montgomery Housing Authority, during the duration of the contracted work.

2.4 Right to Reject Bids

The MHA reserves the right to reject any or all bids, to waive technicalities and to accept any offer deemed to be in the best interest of MHA. Montgomery Housing Authority reserves the right to seek additional or new bids and to waive informalities and minor inequities in bids received.

2.5 Rights to Submitted Material

All bids, responses, inquiries or correspondence relating to or in reference to this IFB, and all reports, charts, displays, schedules, exhibits, and other documents provided by companies will become the property of the MHA when received.

2.6 Required Forms

The necessary HUD forms are attached hereto.

Each bid must contain an executed copy, if applicable, of the following attachments. If a form does not apply, please state 'not applicable' and include in the bid submission:

- HUD 5369 Instructions for Bidders
- HUD 5369-A Representations/Certifications of Bidders
- HUD 5370-C, Section II-General Conditions for Non-Construction Contracts (with Maintenance Work)
- HUD 50070 Drug-Free Workplace Certification
- HUD 50071 Certification of Payments to Influence Federal Transactions
- HUD SF-LLL Disclosure of Lobbying Activities
- Bid Bond
- Certificate as to Corporate Principal Form
- Non-Collusive Form
- Previous Participation Certification
- Pricing Schedule (Located in "Exhibit A")
- Bid Submittal Form
- Davis Bacon Wage Rates (Sign bottom of wage rates)
- Form of Bid
- Profile of Firm
- Performance Bond Not applicable (see Section 4.1.2)
- Labor and Material Payment Bond Not applicable (see Section 4.1.3)
- Section 3 Compliance and Participation Election Form (Attached hereto as part of Exhibit B1)
- Company Information Form (Last page of this IFB).

2.7 Additional Information

All inquiries, requests for site visits and/or additional information relative to this IFB should be directed to Sheila Brown, Procurement/Contract Administrator at sbrown@mhatoday.org by the date and time as indicated on page one of this IFB (Last Day for Questions).

2.8 Insurance & Bid Bond

The company must certify/show proof of workers compensation (if applicable), general liability (minimum coverage of \$1,000,000 per occurrence) and auto liability (\$1,000,000 per occurrence). Insurance coverage must be maintained throughout the term of the contract. Copies of all proof of insurance must be on file in the Procurement Office prior to contractor beginning work.

A cashier check or bid bond payable to the MHA in the amount of not less than five (5) percent of the amount of the bid, but not more than \$10,000.00, will be required to be submitted with the bid. Successful bidder will be required to furnish and pay satisfactory Performance and Payment Bonds equal to the amount of the contract prior to the execution of the contract.

3.0 COMPANY/FIRM INFORMATION:

A major consideration in awarding a contract is the experience and services of the contractor. The following information is requested from each company:

General Company Information

Each company must furnish a brief history of itself including how long it has been in business and any major offices located in Montgomery and/or any major offices located in the Southeast United States. List three references (name, address and telephone number) that may be contacted where similar work has been performed.

4.0 SELECTION and AWARDING PROCESS:

4.1 Invitation for Bids (IFB)

This IFB is intended to provide interested contractors with uniform information concerning the MHA's requirements for providing the requested services. The Agency intends to retain the Contractor pursuant to a "Best Value" basis, not a "Low Bid" basis ("Best Value," in that the Agency will, as detailed within the following Section 5.2, consider factors other than cost in making the award decision).

BONDING: All non-cash Bonds shall be issued by companies licensed to do business in the State of Alabama, approved by the U.S. Treasury and "A" rated or better. Performance & Payment Bond see Section 4.1.2 and 4.1.3 respectively.

- **4.1.1 Bid Bond:** MHA requires a Cashier check or Bid Bond payable to MHA in the amount of not less than five (5) percent of the Base Bid, but more than \$10,000.00. The Bid Bond shall be submitted with the Bid Form under Tab 4 with the bid only.
- **4.1.2 Performance Bond:** The purpose of this IFB is to typically award work via task order. Therefore, we do not anticipate that performance bond will be typically necessary. However, in the rare case that such bond is necessary for a task order, MHA will negotiate with the Contractor a fair and reasonable cost to reimburse the Contractor for such, which cost will NOT include any profit and overhead for providing such bond, if required by MHA.
- 4.1.3 Payment Bond: The purpose of this IFB is to typically award work via task order. Therefore, we do not anticipate that payment bond will be typically necessary. However, in the rare case that such bond is necessary for a task order, MHA will negotiate with the Contractor a fair and reasonable cost to reimburse the Contractor for such, which cost will NOT include any profit and overhead for providing such bond, if required by MHA.

4.2 Method of and Procedure to Award (Task Order):

- **4.2.1** MHA will retain the right to contract with any of the bidders as a result of this IFB, which contracting shall occur in the following manner (this is sometimes called 'forming a pool' of contractors that MHA may draw from:
- **4.2.2** As detailed in the tab submittal section of the IFB, if a pool of contractors is formed, each bidder will be ranked by the total calculated bid sum submitted in response to this IFB.
- **4.2.3** When MHA has need of work in each service area, MHA staff assigned will contact the 1st ranked Contractor to ascertain as to whether or not that Contractor is available to do the work within the reasonable time-frame MHA has established for that work (typically, "reasonable" shall meet at the site within 1 workday and begin work within 1 workday thereafter). If the 1st ranked Contractor is not available, MHA will proceed to the next-ranked Contractor, and so forth, until MHA has located an available Contractor.
- **4.2.4** There may be instances when it is not reasonable to wait for the needed services to be completed, when service is required from a Contractor immediately, meaning a Contractor is needed at the site quickly. In such cases, MHA reserves the right to (and probably will) suspend the one-day required response time defined within the immediate section-4.2.3 and will seek a Contractor who within the previously described pool rotation who is immediately available.
- **4.2.5** Once an available Contractor has been chosen, the Contractor and MHA representative will meet at the applicable unit and/or development site, conduct the inspection, and mutually determine the extent of the required work and arrive at an agreed-upon cost, which shall be calculated based upon the unit costs.
- **4.2.6** All unit fees bids shall be all-inclusive of all other items (unless otherwise provided herein), services and costs that the Contractor needs to complete the work, including but not limed to tools, equipment, insurance, licensing, employee costs, including benefits, etc.
- **4.2.7** MHA does not guarantee any minimum or maximum amount of work as a result of any award ensuing from this IFB. MHA retains the right to, at any time during the ensuing of contract period(s), complete award to more than one Contractor if MHA determines such is in its best interests. If such occurs, the ensuing awards shall become on a task order basis-Purchase Orders (PO).
- **4.2 TIME FOR COMPLETION:** The Contractor shall immediately mobilize and commence work at the time stipulated in the Notice to Proceed and/or notification of the approved Purchase Order (PO) to the Contractor and shall be fully completed within the specified time in the Notice to Proceed.
- **4.3 SAFETY:** Subject to prior approval by MHA as to size, design, type and location, and to local regulations, the Contractor and his/her subcontractors shall erect Temporary Safety Signs for purposes of identification and controlling traffic. The Contractor shall furnish, erect, and maintain such signs as may be required by safety regulations and as necessary to safeguard life and property.

- **4.4 BIDDERS CALCULATIONS:** Each Bidder is responsible to field verify the items requested on any project. This shall include demolition, disposal, preparation, installation, overhead, profit, bonding, general liability, labor burden, weather conditions, field verified quantities, and encumbrances. All prices submitted by the Contractor must include these variables. MHA shall not pay additional sums for a bidder's failure to factor these conditions into the bids. Failure to consider any of the factors listed below shall not negate the Bidder's responsibility to perform if awarded a contract and assigned a project.
 - **4.4.1 Verify Approximations:** The bidder must Field Verify All Grades, and Conditions. Please visit the property to determine on how these variables may impact the bid costs.
 - **4.4.2 Demolition Approximations:** The bidder's Unit Pricing must include for the possibility of removal of all layers of existing material supporting or attached to the material to be replaced or repaired on any project assigned by MHA.
 - **4.4.3 Material Storage:** The bidder must consider that on-site storage may not be permitted at the site. Bidders must understand that any on-site storage of material must be approved in advance by MHA. MHA shall not be responsible for any off-site storage or delivery fees.
- **4.5 WARRANTIES:** All items installed under any contract resulting from this IFB must include both a Manufacturer's Warranty, if applicable, plus a minimum of a one (1) year Warranty from the Contractor for labor and installation except as specified otherwise herein. This period will begin on the date of "FINAL" acceptance by MHA.

5.0 BID FORMAT:

5.1 Bids should be written in a concise, straightforward and forthright manner. Superficial marketing statements and materials should be avoided. Bids should be organized in the following manner, using required forms where appropriate:

5.2 Tabbed Proposal Submittal

The Agency intends to retain the Contractor pursuant to a "Best Value" basis, not a "Low Bid" basis ("Best Value," in that the Agency will consider factors other than cost in making the award decision). Therefore, so that the Agency can properly evaluate the offers received, all proposals submitted in response to this IFB must be formatted in accordance with the sequence noted within the table below. Each category must be separated by numbered index dividers, which number extends so that each tab can be located without opening the proposal and labeled with the corresponding tab reference also noted below. None of the proposed services may conflict with any requirement the Agency has published herein or has issued by addendum.

IFB Section	Tab	
	No.	Description
5.2.1	1	Form of Bid. This 2-page Form must be fully completed, executed where provided thereon and submitted under this tab as a part of the bid submittal.
5.2.2	2	Form HUD-5369-A Representations/Certifications of Bidders, Form HUD SF-LLL Disclosure of Lobbying Activities, Form HUD 50071 Certification of Payments to Influence Federal Transactions, Form HUD 50070 Certification for a Drug-Free Workplace, Form HUD 2530 Previous Participation Certification, and Non-Collusive Form. These forms must be fully completed, executed where provided thereon and submitted under this tab as a part of the bid submittal.
5.2.3	3	Profile of Firm Form. This 2-page Form must be fully completed, executed, and submitted under this tab as a part of the bid submittal.
5.2.4	4	Proposed Services. The bidder shall place under this tab documentation further explaining the bidder's services and showing how the bidder intends to fulfill the requirements of the scope of work listed in the preceding Section Part IV herein, including, but not limited to: (Bidder must place Pricing Schedule located in "Exhibit A", Bid Bond and Bid Submittal under this tab)
5.2.4.1		The bidder's Demonstrated understanding of the Agency's requirements .
5.2.4.2		The APPROPRIATENESS of the TECHNICAL APPROACH and the QUALITY of the SERVICES PROPOSED.
5.2.4.3		The bidder's TECHNICAL CAPABILITIES (in terms of personnel) and the MANAGEMENT

		PLAN (including the ability to provide the services detailed herein).
5.2.4.4		The bidder's DEMONSTRATED EXPERIENCE in performing similar work and the bidder's
3.2.4.4		DEMONSTRATED SUCCESSFUL PAST PERFORMANCE (including meeting costs,
		schedules, and performance requirements) of contract work substantially similar to that
		required by this solicitation as verified by reference checks or other means.
5.2.4.5		If appropriate, how staff are retained, screened, trained, and monitored.
5.2.4.6		The proposed quality control program.
5.2.4.7		An explanation and copies of forms that will be used and reports that will be submitted and
0.2.4.7		the method of such reports (i.e. written; fax; Internet; etc.).
5.2.4.8		A complete description of the products and services the firm provides.
5.2.4.9		Proposed Engagement Letter. A copy of the bidder's proposed engagement letter. Please
		note that the Agency WILL NOT accept this engagement letter as the eventual contract but
		will consider including the proposed engagement letter as an appendix to the eventual
		contract that is executed. The Agency retains the right to (and most likely will) require
		certain revisions to the engagement letter, especially of proposed terms that either, in the
		Agency's opinion, conflict with the terms listed within the contract.
5.2.5	5	Managerial Capacity/Financial Viability/Staffing Plan. The bidder's entity must submit
		under this tab a concise description of its managerial and financial capacity to deliver the
		proposed services, including brief professional resumes for the persons identified within
		areas (5) and (6) of the <i>Profile of Firm Form</i> . Such information shall include the bidder's
		qualifications to provide the services; a description of the background and current
5.2.6	6	organization of the firm (including a current organizational chart). Client Information. The bidder shall submit a listing of former or current clients, for whom
5.2.0	0	the bidder has performed similar or like services to those being proposed herein. The
		listing shall, at a minimum, include:
5.2.6.1		The client's name;
5.2.6.2		The client's contact name;
5.2.6.3		The client's telephone number and email address;
5.2.6.4		A brief description and scope of the service(s) and the dates the services were provided.
5.2.7	7	Equal Employment Opportunity/Supplier Diversity. The bidder must submit under this tab
0.2.7	•	a copy of its Equal Opportunity Employment Policy and a complete description of the
		positive steps it will take to ensure compliance, to the greatest extent feasible, pertaining
		to supplier diversity (e.g. small, minority-, and women-owned businesses).
5.2.8	8	Subcontractor/Joint Venture Information. The bidder shall identify hereunder whether or
		not he/she intends to use any subcontractors for this job, if awarded, and/or if the proposal
		is a joint venture with another firm. Please remember that all information required from
		the bidder under the preceding tabs must also be included for any major subcontractors
		(10% or more) or from any joint venture. Bidder shall submit a Profile of Firm form for
5.0.0	•	each subcontractor.
5.2.9	9	Section 3 Plan and Participation Election Form Documentation. All bidders must read the
		attached Section 3 Plan ("Exhibit B"). All bidders must read, sign and submit the Section 3 Clause Compliance Commitment Form and Section 3 Participation Election Form. Any
		bidder who is a Certified Section 3 Business must include the certification, along with the
		Section 3 Business Concern Certification Form. These forms shall be included under this
		tab and be fully completed and executed. These forms are attached hereto as "Exhibit B1".
5.2.10	10	Other Information. The bidder may include hereunder any other general information that
		the bidder believes is appropriate to assist the Agency in its evaluation. Bidder shall
		include the Company Information form located at the end of this IFB. Bidder shall also
		include copy of current General Contractor and business license under this tab.
5.2.11		ormation Placed under a Tab. If no information is to be placed under any of the above noted
		lease place there under a statement such as "NO INFORMATION IS BEING PLACED UNDER
		AB" or "THIS TAB LEFT INTENTIONALLY BLANK." <u>DO NOT</u> eliminate any of the tabs.
5.2.12	-	al Submittal Binding Method. It is preferable and recommended that the bidder bind the
		al submittals in such a manner that the Agency can, if needed, remove the binding (i.e.
		-type;" etc.) or remove the pages from the cover (i.e. 3-ring binder; etc.) to make copies, and
		onveniently return the proposal submittal to its original condition. Do not staple pages
	togethe	ol

5.3 Bid Submittal

Bids must be submitted in *one sealed envelope as one binder* that shows the company's name and address and <u>clearly</u> written on the outside of the sealed envelope must be the words "Vacancy Reduction Repair Services (Re-bid)" IFB #2023-09, DEADLINE: Thursday, July 6, 2023, at 9:00 am CST". All bids must be submitted in accordance with the conditions and instructions provided herein. Do not staple pages together within bid submittal. <u>Bids must contain all information listed in Section 5.0 Bid Format</u> of this IFB. All bids must remain open for acceptance for ninety (90) days.

6.0 DAVIS BACON WAGE DETERMINATION:

Bidder must agree to pay their employees not less than the minimum wage rates for residential work prescribed by General Decision Number: AL20230054, dated January 6, 2023. A copy is attached to the bid package. In addition, certified weekly payroll forms will be required and submitted to MHA's Project Manager. Bidder will sign the bottom of the wage determination form to acknowledge receipt and include in bid.

7.0 MATERIALS:

The selected contractor shall provide, install and complete work utilizing proprietary materials and products, as necessary to comply with MHA's intent and interest in standardizing its materials and products.

8.0 CHANGE ORDERS:

MHA does not anticipate change orders but in the event change orders are required, the contractor will immediately notify the Project Manager. Change Orders must comply with the following:

- a) Contractor must fill out a Construction Change Order Form offering a detailed explanation for the change order itemizing changes to be made
- b) Contractor must offer a written itemized estimate, for the amount of money to be added to the original contracted price signed and dated by the contractor
- c) Construction Change Order must be approved and signed by MHA's Acting President/CEO, who is the Contracting Officer

Beyond the above referenced written communications, Bidders and their representatives may not make any other form of contact with MHA Staff, Board members or residents. Any improper contact by or on behalf of a Bidder may be grounds for disqualification.

9.0 ACCEPTANCE OF WORK & PAYMENTS:

- 1. Prior to acceptance and approval of payment, the Project Manager must sign-off on all work completed.
- 2. Payment to the Contractor shall be made upon acceptance of the work. By virtue of submitting an invoice referencing the approved Purchase Order (PO) number, if applicable, given by MHA prior to start of project.
- 3. Acceptance of the work and approval of payment must be in writing and signed by MHA's Project Manager or their authorized representative, prior to submission to the Finance Department for payment.

10.0 SECTION 3 COMPLIANCE:

All bidders are required to read MHA's Section 3 plan and be familiar with the timing of submission of requested/required forms. This information is attached hereto as "Exhibit B"-MHA's Section 3 plan and Links for Electronic Submission of Section 3 Forms. The Section 3 Plan as well as electronic links can also be found at www.mhatoday.org, by clicking on 'Services', then 'Bidding Opportunities', then the 'Section 3' tab.

Below is a snapshot of what will be included in all Section 3 covered contracts. Section 3 requirements do not apply to:

1) Material Supply Contracts - § 75.3(b), 2) Indian and Tribal Preferences - § 75.3(c), and 3) Other HUD assistance and other Federal assistance not subject to Section

3 §75.3 (d). However, for financial assistance that is not subject to Section 3, recipients are encouraged to consider ways

to support the purpose of Section 3.

The following are also exemptions of Section 3 request- Professional service jobs are defined in 24 CFR 75.5 as "non-construction services that require an advanced degree or professional licensing, including, but not limited to, contracts for legal services, financial consulting, accounting services, environmental assessment, architectural services, and civil engineering services." These jobs are excluded from the reporting requirement for Section 3 and Targeted Section 3 workers because it is very difficult for grantees and contractors to recruit and hire eligible persons for these roles due to the higher wages/salaries earned for these types of jobs. See, HUD Notice: CPD-21-09.

"All Section 3 covered contracts shall include the following clause (referred to as the Section 3 Clause, 24 CFR § 75.38):

- A. The work to be performed under this contract is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- B. The parties to this contract agree to comply with HUD's regulations in 24 CFR part 75, which implements section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the part 75regulations.
- C. The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this section 3 clause and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- D. The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 75, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR part 75. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR part 75.
- E. The contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR part 75 require employment opportunities to be directed, were not filled to circumvent the contractor's obligations under 24 CFR part 75.
- F. Noncompliance with HUD's regulations in 24 CFR part 75 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- G. With respect to work performed in connection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e) also applies to the work to be performed under this contract. Section 7(b) requires that to the greatest extent feasible (i)preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and subcontracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this contract that are subject to the provisions of section 3 and section 7(b) agree to comply with section 3 to the maximum extent feasible, but not in derogation of

compliance with section7(b)."

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PROCUREMENT OFFICE 525 SOUTH LAWRENCE STREET MONTGOMERY, ALABAMA 36104 TELEPHONE 334-206-7130 | FAX 334-206-7196

IFB 2023-09 Vacancy Reduction Repair Services (Re-Bid)

COMPANY INFORMATION FORM

Bidder shall complete this form and include it in the bid packet under tab 10

COMPANY NAME:			
COMPANY ADDRESS:			
TELEPHONE #:			
FAX #:			
E-MAIL:			
CONTACT(name):			
YEARS OF OPERATION:			
-			
DESCRIPTION OF WORK:			
-			
·			
REFERENCES:			
-			
·			
-			

U.S. Department of Housing and Urban Development

Office of Public and Indian Housing

Representations, Certifications, and Other Statements of Bidders Public and Indian Housing Programs

Representations, Certifications, and Other Statements of Bidders

Public and Indian Housing Programs

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1. Certificate of Independent Price Determination

- (a) The bidder certifies that--
- (1) The prices in this bid have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other bidder or competitor relating to (i) those prices, (ii) the intention to submit a bid, or (iii) the methods or factors used to calculate the prices offered;
- (2) The prices in this bid have not been and will not be knowingly disclosed by the bidder, directly or indirectly, to any other bidder or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a competitive proposal solicitation) unless otherwise required by law; and
- (3) No attempt has been made or will be made by the bidder to induce any other concern to submit or not to submit a bid for the purpose of restricting competition.
- (b) Each signature on the bid is considered to be a certification by the signatory that the signatory--
- (1) Is the person in the bidder's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a)(I) through (a)(3) above; or
- (2) (i) Has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate in any action contrary to subparagraphs (a)(I) through (a)(3) above.

[insert full name of person(s) in the bidder's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the bidder's organization];

(ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) above have not participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above; and

- (iii) As an agent, has not personally participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above.
- (c) If the bidder deletes or modifies subparagraph (a)2 above, the bidder must furnish with its bid a signed statement setting forth in detail the circumstances of the disclosure.
- [Contracting Officer check if following paragraph is applicable]
- (d) Non-collusive affidavit. (applicable to contracts for construction and equipment exceeding \$50,000)
- (1) Each bidder shall execute, in the form provided by the PHA/ IHA, an affidavit to the effect that he/she has not colluded with any other person, firm or corporation in regard to any bid submitted in response to this solicitation. If the successful bidder did not submit the affidavit with his/her bid, he/she must submit it within three (3) working days of bid opening. Failure to submit the affidavit by that date may render the bid nonresponsive. No contract award will be made without a properly executed affidavit.
- (2) A fully executed "Non-collusive Affidavit" $\ [\]$ is, $\ [\]$ is not included with the bid.

2. Contingent Fee Representation and Agreement

(a) Definitions. As used in this provision:

"Bona fide employee" means a person, employed by a bidder and subject to the bidder's supervision and control as to time, place, and manner of performance, who neither exerts, nor proposes to exert improper influence to solicit or obtain contracts nor holds out as being able to obtain any contract(s) through improper influence.

"Improper influence" means any influence that induces or tends to induce a PHA/IHA employee or officer to give consideration or to act regarding a PHA/IHA contract on any basis other than the merits of the matter.

- (b) The bidder represents and certifies as part of its bid that, except for full-time bona fide employees working solely for the bidder, the bidder:
- (1) [] has, [] has not employed or retained any person or company to solicit or obtain this contract; and
- (2) [] has, [] has not paid or agreed to pay to any person or company employed or retained to solicit or obtain this contract any commission, percentage, brokerage, or other fee contingent upon or resulting from the award of this contract.
- (c) If the answer to either (a)(1) or (a)(2) above is affirmative, the bidder shall make an immediate and full written disclosure to the PHA/IHA Contracting Officer.
- (d) Any misrepresentation by the bidder shall give the PHA/IHA the right to (1) terminate the contract; (2) at its discretion, deduct from contract payments the amount of any commission, percentage, brokerage, or other contingent fee; or (3) take other remedy pursuant to the contract.
- Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions (applicable to contracts exceeding \$100,000)
- (a) The definitions and prohibitions contained in Section 1352 of title 31, United States Code, are hereby incorporated by reference in paragraph (b) of this certification.

- (b) The bidder, by signing its bid, hereby certifies to the best of his or her knowledge and belief as of December 23, 1989 that:
- (1) No 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 on his or her behalf in connection with the awarding of a contract resulting from this solicitation;
- (2) If any funds other than Federal appropriated funds (including profit or fee received under a covered Federal transaction) 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 on his or her behalf in connection with this solicitation, the bidder shall complete and submit, with its bid, OMB standard form LLL, "Disclosure of Lobbying Activities;" and
- (3) He or she will include the language of this certification in all subcontracts at any tier and require that all recipients of subcontract awards in excess of \$100,000 shall certify and disclose accordingly.
- (c) Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by section 1352, title 31, United States Code. Any person who makes an expenditure prohibited under this provision or who fails to file or amend the disclosure form to be filed or amended by this provision, shall be subject to a civil penalty of not less than \$10,000, and not more than \$100,000, for each such failure.
- (d) Indian tribes (except those chartered by States) and Indian organizations as defined in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450B) are exempt from the requirements of this provision.

4. Organizational Conflicts of Interest Certification

The bidder certifies that to the best of its knowledge and belief and except as otherwise disclosed, he or she does not have any organizational conflict of interest which is defined as a situation in which the nature of work to be performed under this proposed contract and the bidder's organizational, financial, contractual, or other interests may, without some restriction on future activities:

- (a) Result in an unfair competitive advantage to the bidder; or,
- (b) Impair the bidder's objectivity in performing the contract work.
- [] In the absence of any actual or apparent conflict, I hereby certify that to the best of my knowledge and belief, no actual or apparent conflict of interest exists with regard to my possible performance of this procurement.

5. Bidder's Certification of Eligibility

- (a) By the submission of this bid, the bidder certifies that to the best of its knowledge and belief, neither it, nor any person or firm which has an interest in the bidder's firm, nor any of the bidder's subcontractors, is ineligible to:
- (1) Be awarded contracts by any agency of the United States Government, HUD, or the State in which this contract is to be performed; or,
 - (2) Participate in HUD programs pursuant to 24 CFR Part 24.
- (b) The certification in paragraph (a) above is a material representation of fact upon which reliance was placed when making award. If it is later determined that the bidder knowingly rendered an erroneous certification, the contract may be terminated for default, and the bidder may be debarred or suspended from participation in HUD programs and other Federal contract programs.

6. Minimum Bid Acceptance Period

- (a) "Acceptance period," as used in this provision, means the number of calendar days available to the PHA/IHA for awarding a contract from the date specified in this solicitation for receipt of bids.
- (b) This provision supersedes any language pertaining to the acceptance period that may appear elsewhere in this solicitation.
- (c) The PHA/IHA requires a minimum acceptance period of [Contracting Officer insert time period] calendar days.
- (d) In the space provided immediately below, bidders may specify a longer acceptance period than the PHA's/IHA's minimum requirement. The bidder allows the following acceptance period: calendar days.
- (e) A bid allowing less than the PHA's/IHA's minimum acceptance period will be rejected.
- (f) The bidder agrees to execute all that it has undertaken to do, in compliance with its bid, if that bid is accepted in writing within (1) the acceptance period stated in paragraph (c) above or (2) any longer acceptance period stated in paragraph (d) above.

7. Small, Minority, Women-Owned Business Concern Representation

The bidder represents and certifies as part of its bid/ offer that it -(a) [] is, [] is not a small business concern. "Small business concern," as used in this provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding, and qualified as a small business under the criteria and size standards in 13 CFR 121.

(b) []is, []is not a women-owned business enterprise. "Women-owned business enterprise," as used in this provision, means a business that is at least 51 percent owned by a woman or women who are U.S. citizens and who also control and operate the business.

(c) [] is, [] is not a minority business enterprise. "Minority business enterprise," as used in this provision, means a business which is at least 51 percent owned or controlled by one or more minority group members or, in the case of a publicly owned business, at least 51 percent of its voting stock is owned by one or more minority group members, and whose management and daily operations are controlled by one or more such individuals. For the purpose of this definition, minority group members are:

(Check the block applicable to you)

[]	Black Americans	[] Asian Pacific Americans	S
[]	Hispanic Americans	[] Asian Indian Americans	}
[]	Native Americans	[] Hasidic Jewish America	ans

8. Indian-Owned Economic Enterprise and Indian Organization Representation (applicable only if this solicitation is for a contract to be performed on a project for an Indian Housing Authority)

The bidder represents and certifies that it:

- (a) [] is, [] is not an Indian-owned economic enterprise. "Economic enterprise," as used in this provision, means any commercial, industrial, or business activity established or organized for the purpose of profit, which is at least 51 percent Indian owned. "Indian," as used in this provision, means any person who is a member of any tribe, band, group, pueblo, or community which is recognized by the Federal Government as eligible for services from the Bureau of Indian Affairs and any "Native" as defined in the Alaska Native Claims Settlement Act.
- (b) [] is, [] is not an Indian organization. "Indian organization," as used in this provision, means the governing body of any Indian tribe or entity established or recognized by such governing body. Indian "tribe" means any Indian tribe, band, group, pueblo, or

community including Native villages and Native groups (including corporations organized by Kenai, Juneau, Sitka, and Kodiak) as defined in the Alaska Native Claims Settlement Act, which is recognized by the Federal Government as eligible for services from the Bureau of Indian Affairs.

Certification of Eligibility Under the Davis-Bacon Act (applicable to construction contracts exceeding \$2,000)

- (a) By the submission of this bid, the bidder certifies that neither it nor any person or firm who has an interest in the bidder's firm is a person or firm ineligible to be awarded contracts by the United States Government by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (b) No part of the contract resulting from this solicitation shall be subcontracted to any person or firm ineligible to be awarded contracts by the United States Government by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (c) The penalty for making false statements is prescribed in the U. S. Criminal Code, 18 U.S.C. 1001.

Certification of Nonsegregated Facilities (applicable to contracts exceeding \$10,000)

- (a) The bidder's attention is called to the clause entitled **Equal Employment Opportunity** of the General Conditions of the Contract for Construction.
- (b) "Segregated facilities," as used in this provision, means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees, that are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin because of habit, local custom, or otherwise.
- (c) By the submission of this bid, the bidder certifies that it does not and will not maintain or provide for its employees any segregated facilities at any of its establishments, and that it does not and will not permit its employees to perform their services at any location under its control where segregated facilities are maintained. The bidder agrees that a breach of this certification is a violation of the Equal Employment Opportunity clause in the contract.
- (d) The bidder further agrees that (except where it has obtained identical certifications from proposed subcontractors for specific time periods) prior to entering into subcontracts which exceed \$10,000 and are not exempt from the requirements of the Equal Employment Opportunity clause, it will:
- (1) Obtain identical certifications from the proposed subcontractors;
 - (2) Retain the certifications in its files; and
- (3) Forward the following notice to the proposed subcontractors (except if the proposed subcontractors have submitted identical certifications for specific time periods):

Notice to Prospective Subcontractors of Requirement for Certifications of Nonsegregated Facilities

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

Note: The penalty for making false statements in bids is prescribed in 18 U.S.C. 1001.

Clean Air and Water Certification (applicable to contracts exceeding \$100,000)

The bidder certifies that:

- (a) Any facility to be used in the performance of this contract [] is, [] is not listed on the Environmental Protection Agency List of Violating Facilities:
- (b) The bidder will immediately notify the PHA/IHA Contracting Officer, before award, of the receipt of any communication from the Administrator, or a designee, of the Environmental Protection Agency, indicating that any facility that the bidder proposes to use for the performance of the contract is under consideration to be listed on the EPA List of Violating Facilities; and,
- (c) The bidder will include a certification substantially the same as this certification, including this paragraph (c), in every nonexempt subcontract.

Previous Participation Certificate (applicable to construction and equipment contracts exceeding \$50,000)

- (a) The bidder shall complete and submit with his/her bid the Form HUD-2530, "Previous Participation Certificate." If the successful bidder does not submit the certificate with his/her bid, he/she must submit it within three (3) working days of bid opening. Failure to submit the certificate by that date may render the bid nonresponsive. No contract award will be made without a properly executed certificate.
- (b) A fully executed "Previous Participation Certificate"
- [] is, [] is not included with the bid.

13. Bidder's Signature

The bidder hereby certifies that the information contained in these certifications and representations is accurate, complete, and current.

(Signature and Date)	-
(Typed or Printed Name)	
(Title)	
(Company Name)	
(Company Address)	

Certification for a Drug-Free Workplace

Χ

U.S. Department of Housing and Urban Development

Applicant Name				
Program/Activity Receiving Federal Grant Funding				
Acting on behalf of the above named Applicant as its Authoriz the Department of Housing and Urban Development (HUD) regard				
I certify that the above named Applicant will or will continue to provide a drug-free workplace by: a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Applicant's workplace and specifying the actions that will be taken against employees for violation of such prohibition. b. Establishing an on-going drug-free awareness program to inform employees (1) The dangers of drug abuse in the workplace; (2) The Applicant's policy of maintaining a drug-free workplace; (3) Any available drug counseling, rehabilitation, and employee assistance programs; and (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace. c. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph a.; d. Notifying the employee in the statement required by paragraph a. that, as a condition of employment under the grant, the employee will	(2) Notify the employer in writing of his or he tion for a violation of a criminal drug statute occurri workplace no later than five calendar days after such comployer or otherwise receiving actual notice of such comployer or otherwise receiving actual notice of such comployers of convicted employers must provide notice in position title, to every grant officer or other designated a central point receipt of such notices. Notice shall include the iden number(s) of each affected grant; f. Taking one of the following actions, within 30 days of receiving notice under subparagraph d.(2), with to any employee who is so convicted (1) Taking appropriate personnel action against employee, up to and including termination, consistent requirements of the Rehabilitation Act of 1973, as amount of the such purposes by a Federal, State, or local here.			
	g. Making a good faith effort to continue to maintain a drug free workplace through implementation of paragraphs a. thru			
2. Sites for Work Performance. The Applicant shall list (on separate part HUD funding of the program/activity shown above: Place of Perfor Identify each sheet with the Applicant name and address and the program of th	mance s	hall include the street address, city, county, State, and zip code		
Check here if there are workplaces on file that are not identified on the atta				
I hereby certify that all the information stated herein, as well as any inf Warning: HUD will prosecute false claims and statements. Conviction ma (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)		•		
Name of Authorized Official	Title			
Signature		Date		

Certification of Payments to Influence Federal Transactions

U.S. Department of Housing and Urban Development Office of Public and Indian Housing

Applicant Name		
Program/Activity Receiving Federal Grant Funding		
The undersigned certifies, to the best of his or her knowledge and	d belief, tl	nat:
(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 an 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.	certific at all under subrecipitations. This certification into. So or enter 31, U. certification at all under subrecipitations.	The undersigned shall require that the language of this ation be included in the award documents for all subawards tiers (including subcontracts, subgrants, and contracts grants, loans, and cooperative agreements) and that all epients shall certify and disclose accordingly. Triffication is a material representation of fact upon which was placed when this transaction was made or entered ubmission of this certification is a prerequisite for making ring into this transaction imposed by Section 1352, Title S. Code. Any person who fails to file the required ration shall be subject to a civil penalty of not less than 0 and not more than \$100,000 for each such failure.
I hereby certify that all the information stated herein, as well as any into Warning: HUD will prosecute false claims and statements. Conviction may (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802) Name of Authorized Official	-	
Signature		Date (mm/dd/yyyy)

DISCLOSURE OF LOBBYING ACTIVITIES

Approved by OMB 0348-0046

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See reverse for public burden disclosure.)

1. Type of Federal Action:	2. Status of Federa	I Action:	3. Report Type:			
a. contract	a. bid/of	ffer/application	a. initial filing			
b. grant	└── ^¹ b. initial award		b. materia	l change		
c. cooperative agreement	c. post-	award	For Material Change Only:			
d. loan			year	quarter		
e. loan guarantee			date of las	st report		
f. loan insurance						
4. Name and Address of Reporting	Entity:	5. If Reporting En	tity in No. 4 is a S	ubawardee, Enter Name		
☐ Prime ☐ Subawardee		and Address of	Prime:			
Tier,	if known:					
Congressional District, if known	:		District, if known:			
6. Federal Department/Agency:		7. Federal Progra	m Name/Description	on:		
		CFDA Number, I	if applicable:			
8. Federal Action Number, if known):	9. Award Amount	, if known:			
		\$				
10. a. Name and Address of Lobby	ring Registrant	b. Individuals Per	forming Services	(including address if		
(if individual, last name, first n	•	different from N	•	(
	, ,	(last name, first	•			
		(333 3 3, 3	,			
11. Information requested through this form is authorized	d by title 31 U.S.C. section	Signature:				
upon which reliance was placed by the tier above whe	n this transaction was made					
or entered into. This disclosure is required pursuar information will be available for public inspection. Ar						
required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.		litle:				
not more than \$100,000 for each such fallule.		Telephone No.:		Date:		
Federal Use Only:				Authorized for Local Reproduction		
i caciai ose omy.				Standard Form LLL (Rev. 7-97)		

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity 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 a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizationallevel below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.

General Conditions for Non-Construction Contracts

Section II – (With Maintenance Work)

U.S. Department of Housing and Urban Development

Office of Public and Indian Housing
Office of Labor Relations
OMB Approval No. 2577-0157 (exp. 11/30/2023)

Public Reporting Burden for this collection of information is estimated to average one hour per response, including the time for reviewing instructions,s earching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not conduct or sponsor, and an applicant is not required to respond to a collection of information unless it displays a currently valid OMB control number.

Applicability. This form HUD-5370C has 2 Sections. These Sections must be inserted into non-construction contracts as described below:

- Non-construction contracts (without maintenance) greater than \$150,000 - use Section I;
- Maintenance contracts (including nonroutine maintenance as defined at 24 CFR 905.200) greater than \$2,000 but not more than \$150,000 - use Section II; and
- Maintenance contracts (including nonroutine maintenance), greater than \$150,000 – use Sections I and II.

Section II – Labor Standard Provisions for all Maintenance Contracts greater than \$2,000

1. Minimum Wages

- (a) All maintenance laborers and mechanics employed under this Contract in the operation of the project(s) shall be paid unconditionally and not less often than semi-monthly, and without subsequent deduction (except as otherwise provided by law or regulations), the full amount of wages due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Housing and Urban Development which is attached hereto and made a part hereof. Such laborers and mechanics shall be paid the appropriate wage rate on the wage determination for the classification of work actually performed, without regard to skill. Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein; provided, that the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination, including any additional classifications and wage rates approved by HUD under subparagraph 1(b), shall be posted at all times by the Contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.
- (b) (i) Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the Contract shall be classified in conformance with the wage determination. HUD shall approve an additional classification and wage rate only when the following criteria have been met:
 - The work to be performed by the classification required is not performed by a classification in the wage determination;
 - (2) The classification is utilized in the area by the industry; and
 - (3) The proposed wage rate bears a reasonable relationship to the wage rates contained in the wage determination.
 - (ii) The wage rate determined pursuant to this paragraph shall be paid to all workers performing work

in the classification under this Contract from the first day on which work is performed in the classification.

2. Withholding of funds

The Contracting Officer, upon his/her own action or upon request of HUD, shall withhold or cause to be withheld from the Contractor under this Contract or any other contract subject to HUD-determined wage rates, with the same prime Contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics employed by the Contractor or any subcontractor the full amount of wages required by this clause. In the event of failure to pay any laborer or mechanic employed under this Contract all or part of the wages required under this Contract, the Contracting Officer or HUD may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment or advance until such violations have ceased. The Public Housing Agency or HUD may, after written notice to the Contractor, disburse such amounts withheld for and on account of the Contractor or subcontractor to the respective employees to whom they are due.

3. Records

- (a) The Contractor and each subcontractor shall make and maintain for three (3) years from the completion of the work records containing the following for each laborer and mechanic:
 - (i) Name, address and Social Security Number;
 - (ii) Correct work classification or classifications;
 - (iii) Hourly rate or rates of monetary wages paid;
 - (iv) Rate or rates of any fringe benefits provided;(v) Number of daily and weekly hours worked;
 - (vi) Gross wages earned;
 - (vii) Any deductions made; and
 - (viii) Actual wages paid.
- (b) The Contractor and each subcontractor shall make the records required under paragraph 3(a) available for inspection, copying, or transcription by authorized representatives of HUD or the HA and shall permit such representatives to interview employees during working hours on the job. If the Contractor or any subcontractor fails to make the required records available, HUD or its designee may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, advance or guarantee of funds.

4. Apprentices and Trainees

- (a) Apprentices and trainees will be permitted to work at less than the predetermined rate for the work they perform when they are employed pursuant to and individually registered in:
 - A bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration (ETA), Office of

Apprenticeship Training, Employer and Labor Services (OATELS), or with a state apprenticeship agency recognized by OATELS, or if a person is employed in his/her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by OATELS or a state apprenticeship agency (where appropriate) to be eligible for probationary employment as an apprentice; A trainee program which has received prior approval

- (ii) trainee program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, ETA; or
- (iii) A training/trainee program that has received prior approval by HUD.
- (b) Each apprentice or trainee must be paid at not less than the rate specified in the registered or approved program for the apprentice's/trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Apprentices and trainees shall be paid fringe benefits in accordance with the provisions of the registered or approved program. If the program does not specify fringe benefits, apprentices/trainees must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification.
- (c) The allowable ratio of apprentices or trainees to journeyman on the job site in any craft classification shall not be greater than the ratio permitted to the employer as to the entire work force under the approved program.
- (d) Any worker employed at an apprentice or trainee wage rate who is not registered in an approved program, and any apprentice or trainee performing work on the job site in excess of the ratio permitted under the approved program, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed.
- (e) In the event OATELS, a state apprenticeship agency recognized by OATELS or ETA, or HUD, withdraws approval of an apprenticeship or trainee program, the employer will no longer be permitted to utilize apprentices/trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

5. Disputes concerning labor standards

- (a) Disputes arising out of the labor standards provisions contained in Section II of this form HUD-5370-C, other than those in Paragraph 6, shall be subject to the following procedures. Disputes within the meaning of this paragraph include disputes between the Contractor (or any of its subcontractors) and the HA, or HUD, or the employees or their representatives, concerning payment of prevailing wage rates or proper classification. The procedures in this section may be initiated upon HUD's own motion, upon referral of the HA, or upon request of the Contractor or subcontractor(s).
 - (i) A Contractor and/or subcontractor or other interested party desiring reconsideration of findings of violation by the HA or HUD relating to the payment of straight-time prevailing wages or classification of work shall request such reconsideration by letter postmarked within 30 calendar days of the date of notice of findings issued by the HA or HUD. The request shall set

forth those findings that are in dispute and the reasons, including any affirmative defenses, with respect to the violations. The request shall be directed to the appropriate HA or HUD official in accordance with instructions contained in the notice of findings or, if the notice does not specify to whom a request should be made, to the Regional Labor Relations Officer (HUD). The HA or HUD official shall, within 60 days (unless otherwise indicated in the notice of findings) after

- otherwise indicated in the notice of findings) after receipt of a timely request for reconsideration, issue a written decision on the findings of violation. The written decision on reconsideration shall contain instructions that any appeal of the decision shall be addressed to the Regional Labor Relations Officer by letter postmarked within 30 calendar days after the date of the decision. In the event that the Regional Labor Relations Officer was the deciding official on reconsideration, the appeal shall be directed to the Director. Office of Labor Relations (HUD). Any appeal must set forth the aspects of the decision that are in dispute and the reasons, including any affirmative defenses, with respect to the violations. The Regional Labor Relations Officer shall, within 60 days (unless
- (iii) Relations Officer shall, within 60 days (unless otherwise indicated in the decision on reconsideration) after receipt of a timely appeal, issue a written decision on the findings. A decision of the Regional Labor Relations Officer may be appealed to the Director, Office of Labor Relations, by letter postmarked within 30 days of the Regional Labor Relations Officer's decision. Any appeal to the Director must set forth the aspects of the prior decision(s) that are in dispute and the reasons. The decision of the Director, Office of Labor Relations, shall be final.
- (b) Disputes arising out of the labor standards provisions of paragraph 6 shall not be subject to paragraph 5(a) of this form HUD-5370C. Such disputes shall be resolved in accordance with the procedures of the U.S. Department of Labor set forth in 29 CFR Parts 5, 6 and 7. Disputes within the meaning of this paragraph 5(b) include disputes between the Contractor (or any of its subcontractors) and the HA, HUD, the U.S. Department of Labor, or the employees or their representatives.

6. Contract Work Hours and Safety Standards Act

The provisions of this paragraph 6 are applicable only where the amount of the prime contract exceeds \$100,000. As used in this paragraph, the terms "laborers" and "mechanics" includes watchmen and guards.

- (a) Overtime requirements. No Contractor or subcontractor contracting for any part of the Contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of 40 hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of 40 hours in such workweek.
- (b) **Violation**; **liability for unpaid wages**; **liquidated damages**. In the event of any violation of the provisions set forth in paragraph 6(a), the Contractor and any

subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to the District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the provisions set forth in paragraph (a) of this clause, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of 40 hours without payment of the overtime wages required by provisions set forth in paragraph (a) of this clause.

(c) Withholding for unpaid wages and liquidated damages.

HUD or its designee shall upon its own action or upon written request of an authorized representative of the U.S. Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such Contract or any federal contract with the same prime Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Contractor such sums as may be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for unpaid wages and liquidated damages as provided in the provisions set forth in paragraph (b) of this clause.

7. Subcontracts

The Contractor or subcontractor shall insert in any subcontracts all the provisions contained in this Section II and also a clause requiring the subcontractors to include these provisions in any lower tier subcontracts. The prime Contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the provisions contained in these clauses.

8. Non-Federal Prevailing Wage Rates

Any prevailing wage rate (including basic hourly rate and any fringe benefits), determined under state law to be prevailing, with respect to any employee in any trade or position employed under the Contract, is inapplicable to the contract and shall not be enforced against the Contractor or any subcontractor, with respect to employees engaged under the contract whenever such non-Federal prevailing wage rate, exclusive of any fringe benefits, exceeds the applicable wage rate determined by the Secretary of HUD to be prevailing in the locality with respect to such trade or position.

NON-COLLUSIVE AFFIDAVIT (Prime Bidder)

State of		
County of		
	, Being	first duly sworn, deposes and says that
he/she is	, (a par	tner of officer of the firm of, etc.) the party
making the forgoing proposal of	or bid, that such prop	osal or bid is genuine and not collusive or
sham; that said bidder has not	colluded, conspired,	connived or agreed, directly or indirectly,
with any bidder or person, to p	out in a sham bid or t	o refrain from bidding, and has not in any
manner, directly or indirectly,	sought by agreement	to collusion, or communication or
conference, with any person, t	o fix the bid price of	affiant or of any other bidder, or to fix
overhead, profit or cost eleme	nt of said bid price, o	r of that of any other bidder, or to secure
any advantage against the City	of Montgomery Hou	sing Authority of any person interested in
the proposed contract:		
And that all statements in said	proposal or bid are t	rue.
		(Bidder, if the bidder is an individual; Partner, if the bidder is a partnership; Officer, if the bidder is a corporation)
Subscribed and sworn to before	re me this	
Day of	, 20	
My commission expires	. 20	

WUFgretwo gpvahJ awdoi epf Wtdep Fgxgmro gpv

Office of Housing/Federal Housing Commissioner Farmers Home Administration

WUFgrct wo gpv ah Ci tlewnwt g

RctvKvq dg eqo r ngvgf d{ Rt kpekr cnu qhO wnkhr o kt (Rt qlgewu (See instructions)		Hqt J WF J S 1Ho J C wug qpr(
Reason for submission:							
30Agency name and City where the application is filed		4. Project Name, Project Number, City and Zip Code					
5. Loan or Contract amount \$	6. Number of Units or Beds	7. Section of Act 8. Type of Project (check one) Existing Rehabilitati			bilitation Proposed (New)		
ONkwemrtgrougf Rtkpekreniepfeweej gtiepkjewkgpejetyhgtemgtiepkjewkgpu							
Name and address of Principals and Affilia	tes (Name: Last, First, Middle Initial) proposing to participate		: Tqng qh Gcej Rt kpekr cnk	p Rt ql gev	; 0Gzr gevgf' Qy pgt uj kr kp Rt ql gev	320UP qt KTUGo rm{gt Pwo dgt	
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Certifications: The principal(s) listed above hereby apply to HUD or USDA FmHA, as the case maybe, for approval to participate as principal(s) in the role(s) and project listed above. The principal(s) each certify that all the statements made on this form are true, complete and correct to the best of their knowledge and belief and are made in good faith, including any Exhibits attached to this form, Y ct ploi < HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties. The principal(s) further certify that to the best of their knowledge and belief:

- 1. Schedule A contains a listing, for the last ten years, of every project assisted or insured by HUD, USDA FmHA and/or State and local government housing finance agencies in which the principal(s) have participated or are now participating.
- 2. For the period beginning 10 years prior to the date of this certification, and except as shown on the certification:
- a. No mortgage on a project listed has ever been in default, assigned to the Government or foreclosed, nor has it received mortgage relief from the mortgagee:
- b. The principals have no defaults or noncompliance under any Conventional Contract or Turnkey Contract of Sale in connection with a public housing project:
- c. There are no known unresolved findings as a result of HUD audits, management reviews or other Governmental investigations concerning the principals or their projects;
- d. There has not been a suspension or termination of payments under any HUD assistance contract due to the principal's fault or negligence;
- e. The principals have not been convicted of a felony and are not presently the subject of a complaint or indictment charging a felony. (A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a State and punishable by imprisonment of two years or less);
- f. The principals have not been suspended, debarred or otherwise restricted by any Department or Agency of the Federal Government or of a State Government from doing business with such Department or Agency:
- g. The principals have not defaulted on an obligation covered by a surety or performance bond and have not been the subject of a claim under an employee fidelity bond:
- 3. All the names of the principals who propose to participate in this project are listed above.
- 4. None of the principals is a HUD/FmHA employee or a member of a HUD/FmHA employee's immediate household as defined in Standards of Ethical Conduct for Employees of the Executive Branch in 5 C.F.R. Part 2635 (57 FR 35006) and HUD's Standard of Conduct in 24 C.F.R. Part 0 and USDA's Standard of Conduct in 7 C.F.R. Part 0 Subpart B.
- 5. None of the principals is a participant in an assisted or insured project as of this date on which construction has stopped for a period in excess of 20 days or which has been substantially completed for more than 90 days and documents for closing, including final cost certification, have not been filed with HUD or FmHA.
- 6. None of the principals have been found by HUD or FmHA to be in noncompliance with any applicable fair housing and civil rights requirements in 24 CFR 5.105(a). (If any principals or affiliates have been found to be in noncompliance with any requirements, attach a signed statement explaining the relevant facts, circumstances, and resolution, if any).
- 7. None of the principals is a Member of Congress or a Resident Commissioner nor otherwise prohibited or limited by law from contracting with the Government of the United States of America.
- 8.Statements above (if any) to which the principal(s) cannot certify have been deleted by striking through the words with a pen, and the relevant principal(s) have initialed each deletion (if any) and have attached a true and accurate signed statement (if applicable) to explain the facts and circumstances.

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Vj kuhqto rtgrctgf d{ *rtkpvpco g+	Ctgc Eq	fgcpfVgn0Pq0	

1. Principals Name (Last, First)	2. List of previous	projects (Project name, vt. agency involved)	3.List Principals' Role(s) (indicate dates participated, and if fee or identity of interest	4. Status of loan (current, defaulted, assigned, foreclosed)	5.Was the Project ever in default during your participation	6. Last MOR rating and Physical Insp. Score and date
			participant)		[guPq Kh{gugzrnckp	
Rctv KK Hqt J WF Kpvgt pcnl deceived and checked by me for acc	Rt qegunipi Qpr(uracy and completeness; recommend a	pproval or refer to Headqua	rters after checking appropriate box.			
Date (mm/dd/yyyy)	Tel No. and area code		Manadam in Committee	HHID 2520		£:4:
Staff	Processing and Control		A. No adverse information; for recommended.	m HUD-2530 approval	C. Disclosure or Certi	ncauon problem
			B. Name match in system		D. Other (attach mem	orandum)

Koust weykapu hat Ego r neykoi vi g Rt gxkawu Retylekrevkap Egtylkkeevg. hato J WF/4752

Carefully read these instructions and the applicable regulations. A copy of those regulations published at the Multifamily Housing Representative at any HUD Office. Type or print neatly in ink when filling out the form is not filled completely, it will delay approval of your application.

Attach extra sheets as you need them. Be sure to if it refers to you or your record.

Housing Representative.

Rwtrque<This form provides HUD with a certified report of all previous participation in HUD multifamily housing projects by those parties making application. The information requested in this form is Affiliates are defined as any person or business used by HUD to determine if you meet the standards established to ensure that all principal participants in HUD projects will honor their legal, financial and contractual obligations and are acceptable risks from the underwriting standpoint of an insurer, lender or governmental agency. HUD requires that you certify your record of previous participation in HUD/USDA-FmHA, State and Local Housing Finance Agency projects by completing and signing this form, before your project application or participation can be approved.

HUD approval of your certification is a necessary precondition for your participation in the project and in the capacity that you propose. If you do not file this certification, do not furnish the information requested accurately, or do not meet established standards, HUD will not approve your certification.

Note that approval of your certification does not obligate HUD to approve your project application, and it does not satisfy all other HUD program requirements relative to your qualifications.

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Form HUD-2530 must be completed and signed by all principals applying to participate in HUD multifamily housing projects, including those who have no previous participation. The form must be signed and filed by all principals and their affiliates who propose project application. This form must be filed with participating in the HUD project. Use a separate form for each role in the project unless there is an identity of interest.

Principals include all individuals, joint ventures,

partnerships. corporations. trusts. non-profit organizations, any other public or private entity that will participate in the proposed project as a sponsor. owner, prime contractor, turnkey developer, 24 C.F.R. 200.210 to 200.245 can be obtained from managing agent, nursing home administrator or operator, packager, or consultant. Architects and attorneys who have any interest in the project other this form. Mark answers in all blocks of the form. If than an arm's length fee arrangement for professional services are also considered principals by HUD.

In the case of partnerships, all general partners regardless of their percentage interest and limited indicate "Continued on Attachments" wherever partners having a 25 percent or more interest in the appropriate. Sign each additional page that you attach partnership are considered principals. In the case of public or private corporations or governmental Ect glown (tgcf vjg egt villec vkqp dghqtg {qw uki p k0 entities, principals include the president, vice Any questions regarding the form or how to complete president, secretary, treasurer and all other executive it can be answered by your HUD Office Multifamily officers who are directly responsible to the board of directors, or any equivalent governing body, as well as all directors and each stockholder having a 10 percent or more interest in the corporation.

> concern that directly or indirectly controls the policy of a principal or has the power to do so. A holding or parent corporation would be an example of an affiliate if one of its subsidiaries is a principal.

> Gzegrvlqp lqt Eqtrqtcvlqpu - All principals and affiliates must personally sign the certificate except in the following situation. When a corporation is a principal, all of its officers, directors, trustees and stockholders with 10 percent or more of the common (voting) stock need not sign personally if they all have the same record to report. The officer who is authorized to sign for the corporation or agency will list the names and title of those who elect not to sign. However, any person who has a record of participation in HUD projects that is separate from that of his or her organization must report that activity on this form and sign his or her name. The objective is hwmdisclosure.

> Gzgo r vkqpu ó The names of the following parties do not need to be listed on form HUD-2530: Public Housing Agencies, tenants, owners of less than five condominium or cooperative units and all others whose interests were acquired by inheritance or court order.

Y j gtg cpf Y j gp Hato J WF/4752 O ww Dg

Hapf < The original of this form must be submitted to the HUD Office where your project application will be processed at the same time you file your initial applications for projects, or when otherwise required in the situations listed below:

· Projects to be financed with mortgages insured under the National Housing Act (FHA).

- Projects to be financed according to Section Handicapped).
- to receive a subsidy as described in 24 C.F.R. 200.213.
- Purchase of a project subject to a mortgage insured or held by the Secretary of HUD.
- Purchase of a Secretary-owned project.
- Proposed substitution or addition of a principal or principal participation in a different capacity from that previously approved for the same project.
- Proposed acquisition by an existing limited partner of an additional interest in a project resulting in a total interest of 25 percent or more or proposed acquisition by a corporate stockholder of an additional interest in a project resulting in a total interest of 10 percent or more.
- Projects with U.S.D.A., Farmers Home Administration, or with state or local government housing finance agencies that include rental assistance under Section 8 of the Housing Act of 1937. For projects of this type, form HUD-2530 should be filed with the appropriate applications directly to those agencies.

Textey oh Cf xet up Feyet o loc vlop < If approval of your participation in a HUD project is denied, withheld, or conditionally granted on the basis of your record of previous participation, you will be notified by the HUD Office. You may request reconsideration by the HUD Review Committee. Alternatively, you may request a hearing before a Hearing Officer. Either request must be made in writing within 30 days from your receipt of the notice of determination.

If you do request reconsideration by the Review Committee and the reconsideration results in an adverse determination, you may then request a hearing before a Hearing Officer. The Hearing Officer will issue a report to the Review Committee. You will be notified of the final ruling by certified mail.

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Tgcup hat uwdo kwhoi this Certification: e.g., refinance, change in ownership, change management agent, transfer of physical assets, etc.

Druem3<Fill in the name of the agency to which you are applying. For example: HUD Office, Farmers Equo p 40All previous projects must be listed or your Home Administration District office, or the name of a State or local housing finance agency. Below that, fill in the name of the city where the office is located.

Drugem 4< Fill in the name of the project, such as "Greenwood Apts." If the name has not yet been selected, write "Name unknown." Below that, enter the HUD contract or project identification number, the Farmers Home Administration project number, or

the State or local housing finance agency project or 202 of the Housing Act of 1959 (Elderly and contract number. Include cm project or contract identification numbers that are relevant to the project. • Projects in which 20 percent or more of the units are Also enter the name of the city in which the project is located, and the ZIP Code.

> **Druem 5<** Fill in the dollar amount requested in the proposed mortgage, or the annual amount of rental assistance requested.

> **Druem 6<** Fill in the number of apartment units proposed, such as "40 units." For hospital projects or nursing homes, fill in the number of beds proposed. such as "100 beds."

> **Dmem7**<Fill in the section of the Housing Act under which the application is filed.

> Druem 9 < Definitions of all those who are considered principals and affiliates are given above in the section titled "Who Must Sign and File...."

> **Druem:** < Beside the name of each principal, fill in the appropriate role. The following are examples of possible roles that the principals may assume: Owner/Mortgagor, Managing Agent, Sponsor, Developer, General Con-tractor, Packager, Consultant, Nursing Home Administrator etc.

Dmem: < Fill in the percentage of ownership in the proposed project that each principal is expected to

Druem 32< Fill in the Social Security Number or IRS employer number of every principal listed, including affiliates.

Kouvt wevkqpu hqt Eqo r ngvkpi Uej gf wng C<

Be sure that Schedule A is filled-in completely, accurately and the certification is properly dated and signed, because it will serve as a legal record of your previous experience. All Multifamily Housing projects involving HUD/ FmHA, and State and local Housing Finance Agencies in which you have previously participated o wuv dg listed. Applicants are reminded that previous participation pertains to the individual principal within an entity as well as the entity itself. A newly formed company may not have previous participation, but the principals within the company may have had extensive participation and disclosure of that activity is required.

certification cannot be processed. Include the name of all projects, project number, city where it is located and the governmental agency (HUD, USDA-FmHA or state or local housing finance agency) that was involved.

Egroo p 50List the role(s) as a principal, dates participated and if fee or identity of interest (IOI) with owners.

Loans under a workout arrangement are considered certification, fill in the names of all principals and affiliates you in the event of any questions. assigned. For all noncurrent loans, an explanation of the as listed in block 7. Each principal should sign the status is required.

participation.

rating and Physical Inspection score.

Equivo p 60 Indicate the current status of the loan. Except for form HUD-2530, including schedule A, read the should fill in the date of the signature and a telephone convictions within the past 10 years. If you are convicted of certification with the exception in some cases of individuals If you cannot certify and sign the certification as it is printed there is a criminal record or other evidence that your Equivo p 80 Provide the latest Management Review (MOR) Must Sign and File Form HUD-2530). Principal who is your record, and then sign and certify. signing on behalf of the entity should attach signature. Attach a signed statement of explanation of the items you insurer, lender or governmental agency. Egt Wileckor After you have completed all other parts of authority document. Each principal who signs the form have struck out on the certification. Item 2e, relates to felony

current loan, the date associated with the status is required. Certification carefully. In the box below the statement of the number. By providing a telephone number, HUD can reach a felony within the past 10 years, strike out 2e, and attach

Europ p 70 Explain any project defaults during your associated with a corporation (see "Exception for because some statements do not correctly describe your Corporations" in the section of the instructions titled "Who record, use a pen to strike through those parts that differ with

statement of explanation. A felony conviction will not necessarily cause your participation to be disapproved unless previous conduct or method of doing business has been such that your participation in the project would make it an unacceptable risk from the underwriting stand point of an

The Department of Housing and Urban Development (HUD) is authorized to collect this information by law (42 U.S.C. 3535(d) and 24 C.F.R. 200.217) and by regulation at 24 CFR 200.210. This information is needed so that principals applying to participate in multifamily programs can become HUD-approved participants. The information you provide will enable HUD to evaluate your record with respect to established standards of performance, responsibility and eligibility. Without prior approval, a principal may not participate in a proposed or existing multifamily project. HUD uses this information to evaluate whether or not principals pose an unsatisfactory underwriting risk. The information is used to evaluate the potential principals and approve only individuals and organizations that will honor their legal, financial and contractual obligations.

Rt kcc { Cev Uvc vgo gpv< The Housing and Community Development Act of 1987, 42 U.S.C. 3543 requires persons applying for a Federally-insured or guaranteed loan to furnish his/her Social Security Number (SSN), HUD must have your SSN for identification of your records. HUD may use your SSN for automated processing of your records and to make requests for information about you and your previous records with other public agencies and private sector sources. HUD may disclose certain information to Federal, State and local agencies when relevant to civil, criminal, or regulatory investigations and prosecutions. It will not be otherwise disclosed or released outside of HUD, except as required and permitted by law. You must provide all of the information requested in this application, including your SSN.

Rwdne t gr qt whoi dwtf gp for this collection of information is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

A response is mandatory. Failure to provide any of the information will result in your disapproval of participation in this HUD program.

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	FORM OF BID
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(This Form must be fully completed and placed under Tab No. 1 of the "hard copy" tabbed submittal.)

(1) Instructions. Unless otherwise specifically required, the items listed below must be completed and included in the bid submittal. Please complete this form by marking an "X," where provided, to verify that the referenced completed form or information has been included within the "hard copy" bid submittal submitted by the bidder. Also, complete all the statements and certifications listed following herein:

[Table No. 1] "X" = Tab Submittal Item Item Included (one original signature copy of each document) No. Form of Bid All HUD forms and other required forms Profile of Firm Form 3 Proposed Services, Bid Form and Pricing Managerial Capacity/Financial Viability, including resumes 5 6 **Client Information Equal Employment Opportunity Statement** 7 Subcontractor/Joint Venture Information Section 3 Compliance, Participation Election Forms and **Certified Business Concern Certification** Other Information 10

- (2) **SECTION 3 STATEMENT.** Are you a Certified Section 3 business? Yes \square No \square If "YES," please also provide your certificate under tab 9.
- **(3) Debarred Statement.** Has this company, or any principal(s) thereto, ever been debarred from providing any services by the Federal Government, any state government, the State of Alabama, or any local government agency within or without the State of Alabama?

Yes $\ \square$ No $\ \square$ If "Yes," please attach a full detailed explanation, including dates, circumstances, and current status.

Signature	Date	Printed Name	Company
	MONTGOMERY	HOUSING AUTHORITY, A	AL

FORM OF BID
(This Form must be fully completed and placed under Tab No. 1 of the "hard copy" tabbed submittal.)
(4) Disclosure Statement. Does this company or any principals thereof have any current,

- (4) Disclosure Statement. Does this company or any principals thereof have any current, past personal or professional relationship with any Commissioner or Officer of the Agency? Yes \square No \square If "Yes," please attach a full detailed explanation, including dates, circumstances, and current status.
- **(5) Felony Disclosure.** Has any principal(s) or any person(s) proposed to perform the work ever been convicted of a felony? Yes \square No \square If "Yes," please attach a full detailed explanation, including dates, circumstances, and current status. PLEASE NOTE: The Agency reserves the right to not make award to any bidder that has staff who has been convicted of a felony if the Agency feels that doing such is in its best interests.
- **(6) Non-Collusive Affidavit.** The undersigned party submitting this bid hereby certifies that such bid is genuine and not collusive and that said bidder entity has not colluded, conspired, connived or agreed, directly or indirectly, with any bidder or person, to put in a sham bid or to refrain from bidding, and has not in any manner, directly or indirectly sought by agreement or collusion, or communication or conference, with any person, to fix the bid price of affiant or of any other bidder, to fix overhead, profit or cost element of said bid price, or that of any other bidder or to secure any advantage against the Agency or any person interested in the proposed contract; and that all statements in said bid are true.
- (7) Bidder's Statement. The undersigned bidder hereby states that by completing and submitting this Form and all other documents within this bid submittal, he/she is verifying that all information provided herein is, to the best of his/her knowledge, true and accurate, and that if the Agency discovers that any information entered herein to be false, such shall entitle the Agency to not consider or make award or to cancel any award with the undersigned party. Further, by completing and submitting the bid submittal the undersigned bidder is thereby agreeing to abide by all terms and conditions pertaining to this IFB as issued by the Agency. Pursuant to all IFB Documents, this Form of Bid, and all attachments, and pursuant to all completed Documents submitted, including these forms and all attachments, the undersigned bids to supply the Agency with the services described herein for the fee(s) entered within the areas provided within the bid submitted binder pertaining to this IFB.

Signature	Date	Printed Name	Company
	MONTGOMERY HOUSING AUTHORITY, AL		

PROFII	LE OF	FIRM	FORM
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(This Form must be fully	completed and pl	aced under Tab No. 3 of the "har	d copy" tabbed bid submittal.)
(1) Prime Sub-co	ntractor 🗆 (1	This form must be comple	eted by and for each).
(2) Name of Firm: Telephone: Fax: Email:			
(3) Street Address, C	ity, State, Zip) :	
following information	n: (a) Year Fi d Year Establi	rm Established; (b) Year	he company, including the Firm Established in Alabama; Name of Parent Company and
(5) Identify Principaresume for each):	als/Partners i	n Firm (submit under T	ab No. 5 a brief professiona
			% OF
NAME		TITLE	OWNERSHIP
personnel that will v	vork on proje		ger and any other supervisory Tab No. 5 a brief resume for
Signature	Date	Printed Name	Company

PROFILE OF FIRM FORM

(This Form must be fully completed and placed under Tab No. 3 of the "hard copy" tabbed submittal.)

(7) Bidder Diversity Somership of this fi ownership of each:				•	
☐ Caucasian American (Male)%	<pre>Public-Held Corporation%</pre>		vernment ency %	□ Non-Profi Organizat 	
Resident- (RBE), Minori 51% or more ownership					ies by virtue of
□Resident- □Africa Owned* America %		□Hispanic American %	□Asian/Pacific American %	□Hasidic Jew %	□Asian/Indian American %
□Woman-Owned □\ (MBE) (C %	aucasian) V		Other (Specify):		
WMBE Certification Certified by (Ago (NOTE: A CERTIFICA	ency):	NOT REQUIRE	D TO bid - enter	R IF AVAILA	BLE)
(8) Federal Tax ID No.					
(9) Local Business Lice	nse No. (if appl	icable):			
(10) State of Alabama	License Type ar	nd No.:			
(11) Federal License T	ype and No.:				
(12) Worker's Compen Policy No.: Expiration Date:	sation Insurance	e Carrier:			
(13) General Liability I Policy No. Expiration Date:	nsurance Carrie	er:			
(14) Professional Liabi Policy No. Expiration Date:	lity Insurance C	arrier:			
Signature		Printed Name Y HOUSING AL		mpany	

"General Decision Number: AL20230054 01/06/2023

Superseded General Decision Number: AL20220054

State: Alabama

Construction Type: Residential

County: Montgomery County in Alabama.

RESIDENTIAL CONSTRUCTION PROJECTS (consisting of single family homes and apartments up to and including 4 stories).

Note: Contracts subject to the Davis-Bacon Act are generally required to pay at least the applicable minimum wage rate required under Executive Order 14026 or Executive Order 13658. Please note that these Executive Orders apply to covered contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but do not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(2)-(60).

If the contract is entered into on or after January 30, 2022, or the contract is renewed or extended (e.g., an |. The contractor must pay option is exercised) on or after January 30, 2022:

- . Executive Order 14026 generally applies to the contract.
- all covered workers at least \$16.20 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in 2023.

If the contract was awarded on . or between January 1, 2015 and January 29, 2022, and the contract is not renewed or extended on or after January 30, 2022:

- Executive Order 13658 generally applies to the contract.
- The contractor must pay all covered workers at least \$12.15 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on that contract in 2023.

The applicable Executive Order minimum wage rate will be adjusted annually. If this contract is covered by one of the Executive Orders and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must still submit a conformance request.

Additional information on contractor requirements and worker protections under the Executive Orders is available at http://www.dol.gov/whd/govcontracts.

	Rates	Fringes
BRICKLAYER	.\$ 14.79 **	0.00
CARPENTER, Includes Form Work, and Overhead Door Installation	.\$ 11.65 **	0.00
CEMENT MASON/CONCRETE FINISHER	.\$ 10.86 **	0.00
ELECTRICIAN, Includes Installation of HVAC/Temperature Controls	.\$ 11.20 **	0.00
IRONWORKER, ORNAMENTAL	.\$ 10.75 **	0.00
IRONWORKER, STRUCTURAL	.\$ 8.00 **	0.00
LABORER: Common or General	.\$ 7.31 **	0.00
LABORER: Landscape	.\$ 7.25 **	0.00
LABORER: Mason Tender - Cement/Concrete	.\$ 7.88 **	0.00
LABORER: Pipelayer	.\$ 8.83 **	0.00
OPERATOR: Backhoe	.\$ 11.45 **	0.00
OPERATOR: Bulldozer	.\$ 12.60 **	0.00
OPERATOR: Loader (Front End)	.\$ 10.40 **	0.00
PAINTER	.\$ 8.00 **	0.00
PLUMBER	.\$ 10.95 **	0.00
ROOFER, Includes Built Up, Metal, Shake & Shingle, and Single Ply Roofs	.\$ 12.00 **	0.00
SHEET METAL WORKER	.\$ 10.77 **	0.00
TRUCK DRIVER	.\$ 10.06 **	0.00
	 	

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year.

^{**} Workers in this classification may be entitled to a higher minimum wage under Executive Order 14026 (\$16.20) or 13658 (\$12.15). Please see the Note at the top of the wage determination for more information.

Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at

https://www.dol.gov/agencies/whd/government-contracts.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of ""identifiers"" that indicate whether the particular rate is a union rate (current union negotiated rate for local), a survey rate (weighted average rate) or a union average rate (weighted union average rate).

Union Rate Identifiers

A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than ""SU"" or ""UAVG"" denotes that the union classification and rate were prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the ""SU"" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion

date for the classifications and rates under that identifier.

Survey wage rates are not updated and remain in effect until a new survey is conducted.

Union Average Rate Identifiers

Classification(s) listed under the UAVG identifier indicate that no single majority rate prevailed for those classifications; however, 100% of the data reported for the classifications was union data. EXAMPLE: UAVG-OH-0010 08/29/2014. UAVG indicates that the rate is a weighted union average rate. OH indicates the state. The next number, 0010 in the example, is an internal number used in producing the wage determination. 08/29/2014 indicates the survey completion date for the classifications and rates under that identifier.

A UAVG rate will be updated once a year, usually in January of each year, to reflect a weighted average of the current negotiated/CBA rate of the union locals from which the rate is based.

WAGE DETERMINATION APPEALS PROCESS

- Has there been an initial decision in the matter? This can be:
- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a position on a wage determination matter
- st a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour National Office because National Office has responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the

interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISIO"



525 South Lawrence Street Montgomery, Alabama 36104 Telephone 334-206-7130 | fax 334-206-7222

Bid Submittal Form

Vacancy Reduction Repair Services (Re-Bid) IFB No. 2023-09

To:	Date:
To:(Awarding Authorit	y)
In compliance with your Advertisement	t for Bids and subject to all the conditions thereof, the undersigned,
T.	
From:	(Legal Name of Bidder)
hereby proposes to furnish all labor and	materials and perform all work required for the landscaping of
	(Project Title)
The Bidder, which is organized and exi	sting under the laws of the State of,
having its principal offices in the City of	f, is
☐ a Corporation ☐ a Partnership	\Box an individual \Box (other)
	CERS: If Bidder is a Partnership, list all partners and their st the names, titles, and business addresses of its officers:
RIDDER'S REPRESENTATION: T	he Bidder declares that it has examined the site of the Work, having
become fully informed regarding all pecifications, if applicable (including	pertinent conditions, and that it has examined the Drawings and all Addenda received) for the Work and the other Bid and Contract has satisfied itself relative to the Work to be performed.
ADDENDA: The Bidder acknowledges	s receipt of Addenda Nos throughinclusively.
Base Bid: For vacancy reduction repair	es complete as shown and specified, the sum of
(\$)

Enter the total amount from page 12 of Exhibit A-Vacancy Reduction Scope of Work, Pricing Schedule.

BID BOND

BOND NO._____

KNOW ALL BY THESE PRESENTS, tha	at we
as Principal, herein	nafter called the Principal, and
	(Bonding Company), a corporation duly organized
under the laws of the State of Alabama as Su	rety, hereinafter called the Surety, are held and firmly
bound unto the Montgomery Housing Author	rity (MHA) for the sum of \$ Dollars
(\$), for the paymen	nt of which sum will and truly to be made, the said
Principal and the said Surety bind ourselves	, our heirs, executors, administrators, successors, and
assigns, jointly and severally, firmly by these	e presents.
WHEREAS, the Principal has submitted a b	oid for
and the Principal shall enter into a contract bid, and give such bond or bonds as may be good and sufficient surety for the faithful per of labor and materials furnished in the pros MHA, the difference not to exceed the penalt such larger amount for which the MHA may	
	Principal
Witness	Title
	Panding Company
	Bonding Company
	By:
Witness	Attorney in Fact

VACANCY REDUCTION SERVICES

<u>SCOPE OF WORK:</u> The Contractor shall provide all labor, equipment, insurance, bonds and transportation. The Montgomery Housing Authority (hereafter "the Authority") will supply all materials *except* drywall, nails/screws, tape, joint compound, to provide vacancy reduction services including, but not limited to the following:

A. GENERAL REQUIREMENTS:

1. Contractor's Personnel:

- The Contractor shall screen and employ only qualified personnel who will be skilled in the performance of their duties and acceptable to the Authority.
 Contractor agrees to immediately remove any employee the Authority determines to be unacceptable.
- The Contractor agrees to follow all reasonable security procedures and precautions requested by the Authority. The Authority strongly recommends that all contractor personnel have an Employee ID or wear company apparel at all times while on the Authority sites.
- The Contractor shall be responsible for the conduct and performance of the Contractor's employees and compliance with the following rules:
 - o Contractor's employees appearing to be under the influence of alcohol or drugs shall not be permitted in the building or on the property.
 - o No loud or boisterous conduct will be permitted.
 - o No smoking will be permitted inside the units.
 - o No smoking will be permitted within 25 feet of building exterior.
 - O The Authority reserves the right to request removal of any of the Contractor's employees from the building or property at any time for reasonable cause. The Contractor or the designated supervisory representative shall have such employee leave the facility premises upon receipt of such request.

2. Applicable Regulations and Guidelines:

- The Contractor shall be knowledgeable of applicable federal, state and local regulations, codes and guidelines.
- The Contractor shall be solely responsible for obtaining and complying with applicable regulations and specifications with regard to their performance of the work, the performance of their employees and adherence to public safety standards.

3. Parking:

All contractor vehicles shall park only on designated areas such as streets, driveways or alleys. Contractor vehicles shall not park in a manner that obstructs mailboxes and/or mail delivery. At no time shall the Contractor's vehicles be driven or parked on any yard, courtyard or other grass or dirt area. The Contractor may be fined a charge of \$50.00 per occurrence, per vehicle, if their vehicle(s) is seen and noted on any surface not designated for vehicles. If any damage is caused by the contractor's vehicle(s), the contractor will be held responsible for the cost of the repair. If payment of such fine is not received, the Contractor may be suspended from doing business with the Authority and payment withheld.

4. Work Areas:

Work areas must be kept clean at all times. No debris is to be left outside the unit for any reason at any time.

5. Reporting and Delivery:

- a. The Contractor shall coordinate work hours to occur during the Authority's normal business hours of 8:00 to 4:30 Monday through Friday. Any work past normal end time or on weekends must have written approval by the Authority.
- b. The Contractor must be available to report to any of the MHA sites within 48 hours of notification from the Authority with work crews capable of providing vacancy reduction services.

c. Notice to Proceed:

- (1) The Authority will initiate all work orders in the form of a Notice To Proceed.
- (2) The contractor must adhere to all start and completion dates included. The Authority will issue a Purchase Order in support of the Notice to Proceed within ten (10) business days.
- (3) While the Authority will not guarantee any specific quantity of work, at least ten (10) units at a time will be available to the Contractor.
- (4) In the event a contractor is unable to fulfill units by the assigned deadline on the Notice to Proceed, the contractor must provide written notice to the Contract Administrator within eight (8) business hours, via email or other written notice.

d. Work Site Procedures

- (1) Contractors shall report to the development's maintenance shop on the first day of work.
- (2) The 'Exhibit C-Vacancy Step Checklist' must be used to document all contractor work for a particular unit as set forth by issuance of a Notice to Proceed to the contractor. (See 'Exhibit C-Vacancy Step Checklist')
- (3) The specific job tasks to be performed in the unit will be designed and agreed upon by the contractor and the Authority upon completion of the initial walk-through of the unit. Both parties will sign, date, and note the time of the walk-through inspection on the checklist as well as initial each required task to be completed by the contractor in the unit.
- (4) The Contractor will be provided a copy of the Vacancy Step Checklist upon completion of the initial walk-through inspection (the Authority to retain original documents). An Authority representative will inspect the unit at the end of each workday (no later than 4:00 p.m.) while work is in progress.
- (5) Upon completion of the individual task, both parties shall perform a final walk-through inspection of the unit. Both parties shall sign, date, and note the time of the walk-through inspection on the original checklist. The Authority will provide the contractor a copy of the completed Vacancy Step Checklist.
- e. **Unit Keys:** The contractor shall meet the property representative at the maintenance office for access to the units each day. The project manager will meet the contractor at the unit at the end of each day for unit inspection and lock up.
- f. Units may also be withheld and/or offered to the next lowest competitive bidder until all currently assigned units are brought current and are no longer passed the timeframe specified by the contract.
- g. Contractor must notify the designated Authority representative if they are unable to complete the unit in the designated time through no fault of their own.
- h. Major Repairs: "Major Repairs" as identified by project manager at walk-through. The Contractor shall not perform work classified as major repairs.
- i. Work Deficiencies: If at any time, the Authority project manager reports a deficiency to the Contractor, the Contractor shall respond and resolve the deficiency in a timely fashion. If such deficiency is noted prior to 12:00 Noon, the Contractor shall make all correction by 4:00 p.m. that same day. If a deficiency is noted after 12:00 p.m., the Contractor shall make the correction by 12:00 noon of the following workday.
- j. Pest Infestations: the Authority will be responsible to treat all infestation within the units prior to the contractor entering the unit. The Contractor shall be responsible for the

cleanup and proper disposal of any and all carcasses remaining following any infestation treatment. Any follow-up infestation treatment shall be the responsibility of the Authority, however the Contractor shall be responsible to notify the Authority that such treatment is necessary, when identified. Some units have a strong odor due to misuse, abuse and the extermination process. The Contractor shall not have the option of rejecting any such unit. The Contractor shall take the necessary steps to eliminate such odors during the cleaning process by using deodorizing cleaning agents or foggers.

6. Unit and Additional Services Configuration:

- a. One <u>Bedroom Unit</u>: Clean, paint, and Maintenance to entire unit consisting of the kitchen, pantry, hallway, one full bathroom, all closets, all interior doors, baseboards, living room, and one bedroom.
- b. Two <u>Bedroom Unit</u>: Clean, paint, and Maintenance to entire unit consisting of the kitchen, pantry, hallway, one full bathroom, all closets, all interior doors, baseboards, living room, and two bedrooms.
- c. Three <u>Bedroom Unit</u>: Clean, paint, and Maintenance to entire unit consisting of the kitchen, pantry, hallway, one full bathroom, all closets, all interior doors, baseboards, living room, and three bedrooms.
- d. <u>Four Bedroom Unit:</u> Clean, paint, and Maintenance to entire unit consisting of the kitchen, pantry, hallway, two full bathrooms, all closets, all interior doors, baseboards, living room, and four bedrooms.
- e. Five <u>Bedroom Unit</u>: Clean, paint, and Maintenance to entire unit consisting of the kitchen, pantry, hallway, two full bathrooms, all closets, all interior doors, baseboards, living room, and five bedrooms.
- f. <u>Stairwell:</u> Clean, paint, and Maintenance including all walls, ceiling surface, enclosing and/or adjacent to stairwell, stair risers, treads, landings, banister, and railings.
- g. Refinishing <u>Cabinets</u>: The Contractor shall be responsible to strip sand, re-stain, seal, and apply polyurethane to wall and/or base cabinets when specifically requested on the Notice To Proceed. Cabinets must match existing cabinets.
- h. <u>Painting Cabinets:</u> The Contractor shall be responsible to paint wall and/or base cabinets when specifically requested on the Notice To Proceed. Cabinets must match existing cabinets.
- i. Priming: The Contractor shall be responsible to apply primer to specified walls and/or ceiling prior to painting when specifically requested on the Notice To Proceed, or when specifically requested by the Authority.

- **B.** <u>SPECIFIC REQUIREMENTS:</u> The Contractor shall furnish Vacancy Reduction Services including but not limited to the following:
- 1) <u>CLEANING OF VACANT UNITS:</u> The term cleaning is defined as: "To rid a vacant unit of dirt, grease, impurities and/or other extraneous matter. The Contractor must supply all cleaning products, equipment, and materials necessary to clean vacant units.
- a. The Authority shall remove all bulk trash and furniture. In some instances the refrigerator may remain in the unit and if this is the case, the Contractor shall move the refrigerator out and clean floor surface beneath. Contractor must then clean all interior and exterior surfaces of the refrigerator. Remove all excess cable throughout unit. In some cases, the Contractor will have to sweep existing floors free of debris and properly dispose of it off the Authority's property.
- b. The scope of work includes but is not limited to the <u>cleaning of all exposed areas</u>, <u>stairwells</u>, <u>surfaces</u>, <u>plumbing</u>, <u>pipes</u>, <u>appliances and electrical fixtures including globes</u>, the tops <u>of</u> kitchen <u>cabinets and drawers</u>, <u>all shelves</u>, <u>wall surfaces</u>, <u>countertops and behind all doors</u>. Clean front door jambs, interior and exterior of screen doors, medicine cabinets and steps. Clean toilets, sinks, tubs, window screens, and interior and exterior of windows and windowsills. Remove all debris from porches and porch roofs. As it is impractical to specifically list all exposed areas and surfaces; the Authority shall hold the Contractor responsible for cleaning all surfaces inside of the unit. However, some surfaces shall need more "cleaning" than others. Some examples of such surfaces are: all VCT shall be stripped free of all old wax and dirt; wall and base cabinets shall be cleaned; shelves and tops shall be cleaned free of dust, dirt, grease, etc; bathroom ceramic tile joints shall be cleaned and rid of mildew stains; inside of windows shall be washed; area behind all doors shall be cleaned; window sill shall be cleaned; cob webs on exteriors and on stairwells, closets, and ceiling shall be removed; range hoods and grease catches shall be cleaned; and all walls shall be cleaned and free from grease or markings and ready to be painted.
- c. The Contractor shall not at any time during the cleaning/waxing process empty a mop bucket into bathtub and/or sink drain nor shall a mop bucket be emptied in a front and/or back yard.
- d. The Contractor shall immediately notify the site supervisor of the need of **Emergency Repairs** including but not limited to: stopped/clogged sinks, commodes, tubs, broken water lines, electrical outages, damaged exterior doors and locks, broken windows and gas leaks. The Contractor shall also notate the discovery of these needs on the checklist.
- e. Any damage done to units after cleaning by the Contractor from break-ins, vandalism, or natural disaster shall be the responsibility of the Authority. At the Authority's discretion units may need to be re-cleaned at a separate per square foot rate.

- f. When cleaning masonry or plaster surfaces of any units, the Contractor shall at no time allow any standing or puddles of water on any surface. The Contractor shall only use a fine mist if needed. No power washing shall be allowed. If the Contractor uses excessive water (to be determined solely by the Authority), it may be considered sufficient justification for termination of the Contract. Examples of areas that have been damaged by excessive use of water are cabinets and floors and even adjoining units. Use of water shall be closely monitored. It shall be the Contractor's full responsibility to repair or replace any damaged items within the unit or in adjacent units as a result of the Contractor's application of destructive cleaning methods.
- g. When cleaning 'drywall' surfaces of any unit, the Contractor shall at no time allow any standing or puddles of water on any surface. The Contractor shall use **no** water on any drywall. No power washing shall be allowed. Contractor must use a sponge or towel to clean wall surfaces with a detergent or degreaser when removing grease and dirt. If the Contractor uses excessive water (to be determined solely by the Authority), it may be considered sufficient justification for termination of the Contract. It shall be the Contractor's full responsibility to repair or replace any damaged items within the unit or in adjacent units as a result of the Contractor's application of destructive cleaning methods.
- 2) <u>PAINTING OF VACANT UNITS:</u> The Contractor shall provide all labor, equipment and related items necessary to complete cabinets, caulking of all holes or cracks between walls and ceilings ½" wide or less, repair of any nail holes in concrete block walls, painting of interior walls and doors, ceiling, trim, and steps as follows: The Authority will supply the paint, primer, and all other materials/supplies needed.
- a. The term painting is defined as: "To apply coats of paint and primer as required to all designated interior surfaces (including, but not limited to; all walls, ceilings, doors, stairs, railing, windowsills, cabinets, pipes, cove base and trim) so that all existing marks and/or discoloration is covered in such a manner that it shall be uniform, smooth and free of runs or sags.
- b. Scope of work includes the priming (when requested) painting of all walls, ceilings, doors, stairs, railing, pipes, windowsills, cabinets, cove base and trim. Painting of inside and outside of interior and exterior doors. Contractor shall also repair all imperfections in the sheetrock.
- c. Any damage done to units after painting by the Contractor from break-ins, vandalism, or natural disaster shall be the responsibility of the Authority. Unit may need to be touched up at a separate per room rate.
- d. All large holes (more than 1 sq. ft.) and cracks in the walls (1/4" wide or more) shall be patched under the painting process. The contractor shall be required to make normal wall preparation and repair such as scraping, sanding and feathering of existing wall imperfections and filling, sanding and feathering of routine nail holes and cracks.
 - e. Medicine cabinets shall be refinished and/or painted.

- f. Kitchen cabinets may be refinished & stained or painted if included on the Notice to Proceed. Cabinets shall be stripped, sanded, and stained when requested by the Authority. All range hoods will be painted with the proper appliance spray paint for the application ONLY.
- g. The Contractor shall not paint electrical switch or receptacles, cover plates, door hinges, door hardware, faucets, cabinets, window frames and glass, hardware, electrical ceiling fixtures, bath fixtures, bath tile, and floor tile unless otherwise stated on the Notice to Proceed.
- h. Any and all over spray shall be removed by the Contractor immediately. Painted smoke alarms and/or CO2 detectors will be replaced at Contractor's expense. All Sprinkler heads, fire alarm strobes and other fire warning devices that are painted or have over spray on them and cannot be cleaned, must be replaced by an alternate Licensed Contractor selected by the Authority at the negligent Contractor's expense.
- i. The Contractor will supply all drywall materials. Replace damaged drywall and make repairs to drywall as described in the Pricing Schedule. All drywall shall be finished to level four (smooth and defect free).

3) MAINTENANCE/REPAIR OF VACANT UNITS

- b. Doors must open freely and latch securely, check doors for all hardware appearance and function. Any repair made must be sealed, caulked, and/or painted to provide a professional finished appearance.
- c. Windows must rise freely and stay in place (without sliding down), and locks must catch and lock. Broken glass must be replaced. If stock is not available, board the window using plywood. Replace all worn or defective balances. Replace all torn or missing screens in their entirety.
- d. It is the Authority's expectation that no tile will be removed down to the mastic. The unit will have to be tested for presence of asbestos if tile is removed down to the mastic. Overlay is an acceptable replacement. A unit requiring more than one complete room of floor tile replacement per unit will be designated as needing a Major Repair and will have to be procured as such. Replace all damaged or missing step treads.
- e. Lighting: Light fixtures must also be checked for safe operation. Replace all bulbs and globes as needed. Replace entire fixture as needed.
- f. Electrical: Work only on surface wiring. Internal wiring, plugs and switches will be performed by the Authority.
- g. Plumbing: stop all drips, change internal parts or entire fixture if needed for tubs, lavatory and kitchen sinks. Replace all toilet seats, water heaters and garbage disposals. Call AMP Maintenance shop (contact names and telephone numbers to be provided) for major shutdowns

until repairs are made. Contractor is responsible for all stoppages in p-traps and fixtures. All inwall or in-floor work stoppages will be performed by the Authority.

- h. Cabinets: Repair or replace broken parts and hardware. Stain or paint cabinets if they are usable but showing signs of heavy wear.
 - i. Repair and/or replace anything missing or damaged in closets or storage areas.
- j. Any damage done to units after maintenance by the Contractor from break-ins, vandalism, or natural disaster shall be the responsibility of the Authority. At the Authority's discretion units may need to be repaired in accordance with the pricing on Maintenance Price List.

PRICING SCHEDULE:

Lot 1 – CLEANING See Narrative Section B1.a-1.c

Lot 1 Instructions:

- All lines must be completed.
- "Zero" and 'Not Applicable" quotes are not acceptable

A. CLEANING

Estimated Qty	Unit Type	Unit Cost	Extended Cost
1	Efficiency		
7	One Bedroom		
10	Two Bedroom		
13	Three Bedroom		
2	Four Bedroom		
1	Five Bedroom		

A1. ADDITIONAL CLEANING SERVICES

Strip & Wax Floors \$ per Sq. Ft.		
Cleaning Square Foot Cost \$	_ per Sq. Ft.	
TOTAL CLEANING \$	(Total of Ex	tended Cost in above table)
Lot 2 – DRYWALL, PRIMING & PAIN	TING See Narrative	Section B2.a-2.i
Lot 2 Instructions:		
All lines must be completed."Zero" and 'Not Applicable" quotes are	e not acceptable.	
A. DRYWALL		
Install 1/2" Drywall to Lv. 4 Finish	\$	_ per Sq. Ft.
Install 5/8" Drywall to Lv. 4 Finish	\$	_ per Sq. Ft.
Existing Drywall Repair	\$	per Hr.

B. PRIMING

Estimated Qty	Unit Type	Unit Cost	Extended Cost
			(estimated qty x unit
			cost)
1	Efficiency	\$	\$
7	One Bedroom	\$	\$
10	Two Bedroom	\$	\$
13	Three Bedroom	\$	\$
2	Four Bedroom	\$	\$
1	Five Bedroom	\$	\$

TOTAL PRIMING \$	(Total of Extended Cost in above table)

C. PAINTING

Estimated Qty	Unit Type	Unit Cost	Extended Cost
			(estimated qty x unit
			cost)
1	Efficiency	\$	\$
7	One Bedroom	\$	\$
10	Two Bedroom	\$	\$
13	Three Bedroom	\$	\$
2	Four Bedroom	\$	\$
1	Five Bedroom	\$	\$

C1. PAINTING ADDITIONAL SERVICES

TOTAL PAI	NTING \$	(Total of Extended Cost in above table)
	Refinish/Varnish Cabinets	\$
	Painting Cabinets	\$
	Vent Hood	\$
	Refrigerator	\$

Lot 3 – MAINTENANCE PRICE LIST

DESCRIPTION	UNIT COST	UNIT
REPLACE COVE BASE	\$	LF
REPLACE MISSING/DAMAGED WEATHER STRIPPING	\$	Set
INSTALL DOOR CLOSURE	\$	Each
REPLACE EXTERIOR STEEL DOOR	\$	Each
REPLACE INTERIOR HOLLOW CORE DOOR: MORTISED, BORED AND TRIMMED TO FIT	\$	Each

REPLACE INTERIOR DOOR LOCKS	\$ Each
REPLACE ENTRY LOCK WITH DEADBOLT & PEEPHOLE	\$ Each
REPLACE SCREEN DOOR HANDLE	\$ Each
REPLACE WINDOW BLINDS	\$ Each
REPLACE WINDOW TRIM AT SILL (Paterson Ct. only)	\$ LF
REPLACE WINDOW BALANCE, SCREEN & LOCKS	\$ Each
REPLACE CEILING LIGHT FIXTURE	\$ Each
REPLACE PORCH LIGHT FIXTURES (front & rear)	\$ Each
REPLACE CERAMIC TILE & GROUT (4x4")	\$ SF
REPLACE MOISTURE RESISTANT DRYWALL w/ ½" BACKER BOARD	\$ SF
REPLACE TOILET FLANGE	\$ Each
REPLACE TOILET	\$ Each
REPLACE BATHTUB	\$ Each
REPLACE BATHROOM WALL-HUNG SINK AND FAUCET	\$ Each
REPLACE WATER SHUT-OFFS	\$ Each
REPLACE SINK (KITCHEN)	\$ Each
REPLACE FAUCET (KITCHEN)	\$ Each
REPLACE FAUCET (TUB)	\$ Each
REPLACE SHOW HEADS	\$ Each
REPLACE WATER HEATER	\$ Each
REPLACE CLOSET SHELF 1x12"	\$ Each
REPLACE CLOSET DOWEL	\$ Each
REPLACE ELECTRICAL OUTLET COVERS	\$ Each
REPLACE BATH ACCESSORIES-Toilet paper holder	\$ Each
REPLACE BATH ACCESSORIES-Towel bars	\$ Set
REPLACE BATH ACCESSORIES-Shower curtain rod	\$ Each
REPLACE VENT HOOD	\$ Each
REPLACE GARBAGE DISPOSAL	\$ Each
REPLACE SMOKE/CARBON MONOXIDE DETECTORS PER CODE	\$ Each
SECURE ALL RAILINGS (interior/exterior)	\$ Each
REPLACE STAIR TREAD	\$ Each
REPLACE BROKEN GLASS PANES	\$ Each
REPLACE 12 X 12 VCT TILE (< 10% of floor)	\$ SF
REPLACE THERMOSTAT	\$ Each
REPLACE DRYER VENT DUCT	\$ LF
REPLACE PREFINISH BASE CABINETS	\$ LF
REPLACE PREFINISH WALL CABINETS	\$ LF
REPLACE LAMINATE COUNTER TOP	\$ LF
REPLACE MEDICINE CABINET (18"X24" RECESSED)	\$ Each

TOTAL MAINTENANCE \$	(Total of	Each	Cost in	i the a	bove	table	e)
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Contractor's Bid Submittal Total shall be calculated by adding the following total lines together and enter below and on the bid submittal form: Total Cleaning, Total Painting, Total Priming, and Total Maintenance Amounts.

\$
I certify that the firm name given below is the true and complete name of the bidder and that the bidder is legally qualified and licensed by the State of Alabama to perform all work included in the scope of the Contract.
Bidder
(Name of Firm)
By
(Signature)

SECTION 3 CLAUSE COMPLIANCE COMMITMENT

All Section 3 covered contracts shall include the following cause (referred to as the Section 3 Clause, 24 CFR § 75.38):

- A. The work to be performed under this <u>contract</u> is subject to the requirements of section 3 of the <u>Housing and Urban Development Act of 1968</u>, as amended, <u>12 U.S.C. 1701u</u> (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are <u>recipients</u> of HUD assistance for housing.
- B. The parties to this <u>contract</u> agree to comply with HUD's regulations in <u>24 CFR part 75</u>, which implement section 3. As evidenced by their execution of this <u>contract</u>, the parties to this <u>contract</u> certify that they are under no contractual or other impediment that would prevent them from complying with the part 75 regulations.
- C. The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- D. The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 75, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR part 75. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR part 75.
- E. The contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR part 75 require employment opportunities to be directed, were not filled to circumvent the contractor's obligations under 24 CFR part 75.
- F. Noncompliance with HUD's regulations in 24 CFR part 75 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- G. With respect to work performed in connection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e) also applies to the work to be performed under this contract. Section 7(b) requires that to the greatest extent feasible (i) preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and sub contracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this contract that are subject to the provisions of section 3 and section 7(b) agree to comply with section 3 to the maximum extent feasible, but not in derogation of compliance with section 7(b).

any Name

SECTION 3 PARTICIPATION ELECTION FORM

The purpose of Section 3 of the Housing and Urban Development Act of 1968, as in the *Federal Register* at 85 FR 61524 (codified at 24 CFR Part 75), is to ensure that employment and other economic opportunities generated by certain HUD financial assistance shall, **to the greatest extent feasible**, and consistent with existing Federal, State, and local laws and regulations, be directed toward low and very low-income persons, and to businesses that provide economic opportunities to low and very low-income persons. MHA's Section 3 Policy, which is consistent with the federal Section 3 requirements, has procedures to assist grant recipients, contractors and subcontractors in understanding and complying with Section 3 requirements. Undersigned certifies that he/she has received a copy of such policy, reviewed such policy, and is familiar with the requirements set forth therein.

How will	your company fulfill its S	ection 3 Requirement?
	Certified Section 3 Busines	ss (Include Certification)
	Priority I – Employment/T	raining of Section 3 Workers in the priority set forth in MHA's Section 3 Policy, Section 3
	Priority II – Contracting w	ith Section 3 Businesses in the priority set forth in MHA's Section 3 Policy, Section 3C
By signin	ng below, the contractor he	reby agrees to comply with the selected Section 3 requirements indicated above.
	Name:	
	Company:	
	Address:	
	Phone No:	
	Email Address:	
	Authorized By:	

Date:						
Section 3 Business Concern Certification Form						
count as a Section 3 Business you require additional documentation	apply with Section 3 of the HUD Act of 1968 Business Certification company/firm must meet one of the listed categories below to support the election. You must provide that supporting documents of the support of the s	. Each category will imentation with this				
CATEGORY	DOCUMENTATION REQUIRED	YOUR ELECTION				
a business at least 51 percent owned by low- or very low- income persons;	Proof of ownership showing all owners and their percentages and a completed Section 3 Individual Self-Certification form for all low- and very low-income owners	-				
Over 75 percent of the labor hours performed for the business are performed by low- or very low-income persons; or	Provide the last 90 days full payrolls for the entire company, make a list of the names from the payrolls of the Section 3 workers, and provide a completed Section 3 Individual Self- Certification for all low- and very low-income workers you list					
It is a business at least 51 percent owned by current public housing residents or residents who currently live in Section 8-assisted housing.	Proof of ownership showing all owners and their percentages and a Section 3 Individual Self-Certification form for all public housing and/or Section 8 owners					
true and correct. I attest under penalty	of Housing and Urban Development (HUD) that all of the informat of perjury that my business meets the elected definition and under and to be inaccurate, I understand that I may be disqualified as a	stand proof of this				
Full Name:						
Street Address:						
City:	State: Zip:					

Date:



SECTION 3 PLAN

[Revised to comply with HUD's Code of Federal Regulations (CFR) Title 24, Part 75]

(Adopted by Board Resolution No. 6642 on April 26, 2022)

1. Overview of Section 3 Requirements

A. WHAT IS SECTION 3?

Section 3 is a provision of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u) that is regulated by the provisions of 24 CFR 75. Section 3 regulations ensure that employment and other economic opportunities generated by certain HUD financial assistance shall, to the greatest extent feasible, and consistent with existing Federal, State and local laws and regulations, be directed to low- and very low-income persons, particularly those who are recipients of government assistance for housing, and to business concerns which provide economic opportunities to low- and very low-income persons.

B. PURPOSE OF THIS DOCUMENT

This plan outlines how the Housing Authority of the City of Montgomery, Alabama and its subrecipients, contractors and subcontractors will comply with HUD's Section 3 requirements. MHA will, to the greatest extent feasible, ensure that employment and other economic opportunities are directed to low- and very low-income persons (Section 3 workers and Targeted Section 3 workers) and to eligible businesses (Section 3 Businesses) and requires the same of its contractors.

MHA may amend its Section 3 Policies and Procedures document as necessary to ensure continued compliance with HUD's requirements and/or to reflect updated Section 3 guidance and outreach strategies.

This plan shall be construed consistently with the requirements set forth in 24 CFR Part 75 and with the requirements set forth in HUD's Procurement Rules and Regulations and with the requirements of any applicable Alabama State bid laws. In the event that this Policy is deemed to conflict with any of the foregoing sources of legal authority, any such conflicting legal authority shall be deemed to supersede this policy and shall be deemed to be controlling. Likewise, to the extent that 24 CFR Part 75 is amended or interpreted by HUD, the requirements of any such amendment or interpretation shall be deemed to be included herein.

C. APPLICABILITY

For public housing financial assistance, all funding is covered, regardless of the amount of expenditure or size of a contract. This plan applies to development assistance, operating funds, capital funds, and all mixed-finance development.

For housing and community development financial assistance, this plan applies to housing rehabilitation, housing construction, and other public construction projects that exceed \$200,000 or more of housing and community development financial assistance from one or more HUD programs. Applicability is determined at the project level.

For projects funded with Lead and Hazard Control and Healthy Homes Programs, this plan applies to projects that exceed \$100,000.

This plan also applies to projects that include multiple funding sources. Multiple funding source projects include projects that include public housing financial assistance, housing and community development financial assistance for single or multiple recipients, and the Lead Hazard Control and Healthy Homes Program.

Section 3 requirements **do not** apply to: 1) Material Supply Contracts - § 75.3(b), 2) Indian and Tribal Preferences - § 75.3(c), and 3) Other HUD assistance and other Federal assistance not subject to Section 3 §75.3 (d). However, for financial assistance that is not subject to Section 3, recipients are encouraged to consider ways to support the purpose of Section 3. Additionally, Professional service jobs are defined in 24 CFR 75.5 as "non-construction services that require an advanced degree or professional licensing, including, but not limited to, contracts for legal services, financial consulting, accounting services, environmental assessment, architectural services, and civil engineering services." These jobs are excluded from the reporting requirement for Section 3 and Targeted Section 3 workers because it is very difficult for grantees and contractors to recruit and hire eligible persons for these roles due to the higher wages/salaries earned for these types of jobs. See, HUD Notice: CPD-21-09.

2. Section 3 Coordinator

MHA's Section 3 Coordinator shall serve as the central point of contact for Section 3 compliance for MHA and its subrecipients, contractors and subcontractors supporting the program. Subrecipients, contractors, subcontractors and others are encouraged to reach out to MHA's Section 3 Coordinator with questions regarding Section 3 compliance.

3. Employment, Training, and Contracting Goals

A. SAFE HARBOR COMPLIANCE

MHA and its contractors and subcontractors will be considered to have complied with the Section 3 requirements and met safe harbor, if they certify that they followed the required prioritization of effort and met or exceeded the Section 3 benchmarks, absent evidence of the contrary.

Prior to the beginning of work, contractors and subcontractors will be required to certify that they will follow the required prioritization of effort for Section 3 workers, Targeted Section 3 workers, and Section 3 business concerns as outlined below in Section C below. After completion of the project, on the Section 3 Cumulative Report, in the Appendices hereto, contractors and subcontractors will be required to certify that they followed the prioritization of effort requirements.

If the contractor and subcontractor does not meet the safe harbor requirements, they must report on the qualitative nature of their Section 3 compliance activities and provide documentation of same. Such qualitative efforts may, for example, include but are not limited to the following:

- (1) Engaged in outreach efforts to generate job applicants who are Targeted Section 3 workers.
- (2) Provided training or apprenticeship opportunities.
- (3) Provided technical assistance to help Section 3 workers compete for jobs (e.g., resume assistance, coaching).
- (4) Provided or connected Section 3 workers with assistance in seeking employment including: drafting resumes, preparing for interviews, and finding job opportunities connecting residents to job placement services.
- (5) Held one or more job fairs.

- (6) Provided or referred Section 3 workers to services supporting work readiness and retention (e.g., work readiness activities, interview clothing, test fees, transportation, child care).
- (7) Provided assistance to apply for/or attend community college, a four-year educational institution, or vocational/technical training.
- (8) Assisted Section 3 workers to obtain financial literacy training and/or coaching.
- (9) Engaged in outreach efforts to identify and secure bids from Section 3 business concerns.
- (10) Provided technical assistance to help Section 3 business concerns understand and bid on contracts.
- (11) Divided contracts into smaller jobs to facilitate participation by Section 3 business concerns (note that such should not be used as a means to avoid any applicable federal or sate procurement requirements).
- (12) Provided bonding assistance, guaranties, or other efforts to support viable bids from Section 3 business concerns.
- (13) Promoted use of business registries designed to create opportunities for disadvantaged and small businesses.
- (14) Outreach, engagement, or referrals with the state one-stop system as defined in Section 121(e)(2) of the Workforce Innovation and Opportunity Act.

B. SAFE HARBOR BENCHMARKS

MHA has established employment and training goals that subrecipients, contractors, and subcontractors should meet in order to comply with Section 3 requirements outlined in 24 CFR Part 75.9 - for public housing financial assistance or 24 CFR Part 75.19 - for housing and community development financial assistance. The safe harbor benchmark goals are as follows:

(for public housing financial assistance)

1) Twenty-five (25) percent or more of the total number of labor hours worked by all workers employed with public housing financial assistance in the PHA's fiscal year are Section 3 workers;

Section 3 Labor Hours/Total Labor Hours = 25%

And

2) Five (5) percent or more of the total number of labor hours worked by all workers employed with public housing financial assistance in the PHA's fiscal year are Targeted Section 3 workers, as defined at 24 CFR Part 75.11.

Targeted Section 3 Labor Hours/Total Labor Hours = 5%

(for housing and community development financial assistance)

1) Twenty-five (25) percent or more of the total number of labor hours worked by all workers on a Section 3 project are Section 3 workers;

Section 3 Labor Hours/Total Labor Hours = 25%

And

2) Five (5) percent or more of the total number of labor hours worked by all workers on a Section 3 project are Targeted Section 3 workers, as defined at 24 CFR Part 75.21.

Targeted Section 3 Labor Hours/Total Labor Hours = 5%

HUD establishes and updates Section 3 benchmarks for Section 3 workers and/or Targeted Section 3 workers through a document published in the Federal Register, not less frequently than once every 3 years. Given that the Section 3 benchmarks are subject to change every three years or sooner, MHA will review and update the Section 3 Plan annually, as needed.

It is the responsibility of contractors to implement efforts to achieve Section 3 compliance. Any contractor that does not meet the Section 3 benchmarks must demonstrate why meeting the benchmarks were not feasible. All contractors submitting bids or proposals to the MHA are required to certify that they will comply with the requirements of Section 3.

C. CERTIFICATION OF PRIORITIZATION OF EFFORT FOR EMPLOYMENT, TRAINING, AND CONTRACTING

EMPLOYMENT AND TRAINING

Under the MHA's Section 3 Program, contractors and subcontractors should make best efforts to provide employment and training opportunities to Section 3 workers in the priority order listed below:

(for public housing financial assistance)

- 1) To residents of the public housing projects for which the public housing financial assistance is expended;
- 2) To residents of other public housing projects managed by the PHA that is providing the assistance or for residents of Section 8-assisted housing managed by the PHA;
- 3) To participants in YouthBuild programs; and
- 4) To low- and very low-income persons residing within the metropolitan area (or nonmetropolitan county) in which the assistance is expended.

(for housing and community development financial assistance)

Provide employment and training opportunities to Section 3 workers within the metropolitan area (or nonmetropolitan county) in which the project is located in the priority order listed below:

- 1) Section 3 workers residing within the service area or the neighborhood of the project, and
- 2) Participants in YouthBuild programs.

Contractors and subcontractors will be required to certify that they will and have made best efforts to follow the prioritization of effort requirements prior to the beginning work and after work is completed.

CONTRACTING

Under the MHA's Section 3 Program, contractors and subcontractors must make their best efforts to award contracts and subcontracts to business concerns that provide economic opportunities to Section 3 workers in the following order or priority:

(for public housing financial assistance)

- 1) Section 3 business concerns that provide economic opportunities for residents of public housing projects for which the assistance is provided;
- 2) Section 3 business concerns that provide economic opportunities for residents of other public housing projects or Section-8 assisted housing managed by the PHA that is providing assistance;
- 3) YouthBuild programs; and
- 4) Section 3 business concerns that provide economic opportunities to Section 3 workers residing within the metropolitan area (or nonmetropolitan county) in which the assistance is provided.

(for housing and community development financial assistance)

- Business concerns that provide economic opportunities to Section 3 workers residing within the metropolitan area (or nonmetropolitan county) in which assistance is located in the following order of priority (<u>where feasible</u>):
 - a) Section 3 business concerns that provide economic opportunities to Section 3 workers residing within the service area or the neighborhood of the project; and
 - b) YouthBuild programs.

Contractors and subcontractors will be required to certify that they will and have made best efforts to follow the prioritization of effort requirements prior to the beginning work and after work is completed.

4. Section 3 Eligibility and Certifications

Individuals and businesses that meet Section 3 criteria may seek Section 3 preference from MHA or its contractors/subcontractors for training, employment, or contracting opportunities generated by public housing financial assistance or housing and community development financial assistance. To qualify as a Section 3 worker, Targeted Section 3 worker or a Section 3 business concern, each must self-certify that they meet the applicable criteria.

Businesses who misrepresent themselves as Section 3 business concerns and report false information to MHA may have their contracts terminated as default and be barred from ongoing and future considerations for contracting opportunities.

A. SECTION 3 WORKER AND TARGETED SECTION 3 WORKER CERTIFICATION

A Section 3 worker seeking certification shall submit self-certification documentation to the recipient contractor or subcontractor, that the person is a Section 3 worker or Targeted Section 3 worker as defined in 24 CFR Part 75. For the purposes of Section 3 worker eligibility, MHA will use individual income rather than family/household income to determine eligibility. The income limits will be determined annually using the guidelines published at https://www.huduser.org/portal/datasets/il.html.

Persons seeking the Section 3 worker preference shall demonstrate that it meets one or more of the following criteria currently or when hired within the past five years, as documented:

- 1) A low or very low-income resident (the worker's income for the previous or annualized calendar year is below the income limit established by HUD); or
- 2) Employed by a Section 3 business concern; or
- 3) A YouthBuild participant.

The Section 3 Certification Form included in the Appendix can be used to document the status of a Section 3 worker. The status of a Section 3 worker shall not be negatively affected by a prior arrest or conviction. Nothing in this part shall be construed to require the employment of someonewho meets this definition of a Section 3 worker. Section 3 workers are not exempt from meeting the qualifications of the position to be filled.

Persons seeking the Targeted Section 3 worker preference shall demonstrate that it meets one or more of the following criteria:

(for public housing financial assistance)

- 1) Employed by a Section 3 business concern or
- 2) Currently meets or when hired met at least one of the following categories as documented within the past five years:
 - a) A resident of public housing; or
 - b) A resident of other public housing projects or Section 8-assisted housing; or
 - c) A YouthBuild participant.

(for housing and community development assistance)

- 1) Employed by a Section 3 business concern or
- 2) Currently meets or when hired met at least one of the following categories as documented within the past five years:

- a) Living within the service area or the neighborhood of the project, as defined in 24 CFR Part 75.5; or
- b) A YouthBuild participant.

The Targeted Section 3 Certification Form included in the Appendix can be used to document the status of a Targeted Section 3 worker. The status of a Targeted Section 3 worker shall not be negatively affected by a prior arrest or conviction. Nothing in this part shall be construed to require the employment of someone who meets this definition of a Targeted Section 3 worker. Targeted Section 3 workers are not exempt from meeting the qualifications of the position to be filled.

PROJECTS INVOLVING MULTIPLE SOURCES OF FUNDING

In cases where Section 3 covered projects include multiple sources of funds, including public housing financial assistance and housing and community development assistance, MHA must follow the definition of Targeted Section 3 worker and priorities as outlined in subpart B of Part 75. For housing and community development financial assistance, MHA may follow either subpart B or subpart C of Part 75.

In cases where Section 3 covered projects include multiple housing and development funding sources (financial assistance) from single or multiple recipients, MHA will follow subpart C of Part 75. Refer to chart in <u>Appendix B</u>.

B. SECTION 3 BUSINESS CONCERN CERTIFICATION

The MHA, should encourage contractors and subcontractors to make best efforts to award contracts and subcontracts to Section 3 business concerns.

Businesses that believe they meet the Section 3 Business requirements may self-register in the HUD Business registry, here: http://www.hud.gov/Sec3Biz. Businesses may seek Section 3 Business Concern preference by demonstrating that it meets one or more of the following criteria:

- 1) At least 51 percent of the business is owned and controlled by low- or very low-income persons; or
- 2) At least 51 percent of the business is owned and controlled by current public housing residents or residents who currently live in Section 8-assisted housing; or
- 3) Over 75 percent of the labor hours performed for the business over the prior three-month period are performed by Section 3 workers.

Businesses that seek Section 3 preference shall certify, or demonstrate to MHA, contractors or subcontractors, that they meet the definitions provided in the above. Businesses may demonstrate eligibility by submitting the Section 3 Business Concern Certification Form.

Businesses that consider themselves as a Section 3 Business Concern can self-certify by visiting the HUD Section 3 Business Registry Website: http://www.hud.gov/Sec3Biz. MHA can accept the completed self-certification form as long as MHA does not have reason to doubt the business' eligibility. The status of a Section 3 business concern shall not be negatively affected by a prior arrest or conviction of its owner(s) or employees. Nothing in this part shall be construed to require the contracting or subcontracting of a Section 3 business concern. Section 3 business concerns are not exempt from meeting the specifications of a contract or any applicable procurement requirements.

Section 3 Business Concern Certification Forms must be submitted at the time of bid/proposal. If the MHA previously approved the business concern to be Section 3 certified, then the same certification can be submitted along with a bid or proposal, as long as the form is submitted within the prescribed expiration

date. The Section 3 Business Concern Certification Form will expire after 3 months after completion of a contract with MHA. Establishing a 3-month certification of eligibility period allows the MHA the ability to assess contractor performance to ensure the business is striving to meet the required goals.

Qualifying as a Section 3 businesses does not mean that the business will be selected if it meets the technical requirements of the bid, regardless of bid price.

PROOF OF QUALIFICATIONS

In accordance with the regulation, residents and business concerns seeking Section 3 preference shall certify, or submit evidence to the recipient, contractor, subcontractor or sub-recipient (if requested) verifying that they meet the definitions provided above for Section 3 worker, Target Section 3 worker, and Section 3 Business.

In addition to the above certifications, MHA can use its discretion for determining the type of verification that is required by prospective Section 3 workers, Targeted Section 3 workers, and business concerns. Some examples include proof of residency in a public housing authority; proof of federal subsidies for housing, food stamps, or unemployment benefits; and payroll data or other relevant business information.

As provided in 2 CFR 200.318, contract awards shall only be made to responsible contractors possessing the ability to perform under the terms and conditions of the proposed contract.

5. Assisting Contractors with Achieving Section 3 Goals

In an effort to assist contractors with meeting or exceeding the Section 3 goals, MHA will do the following:

- 1) Share Section 3 Plan with contractors and subcontractors and explain policies and procedures
- 2) Require contractors wishing to submit a bid/offer/proposal to attend pre-bid meeting
- 3) Require contractor to sign the Section 3 Plan at pre-construction conference
- 4) Review Section 3 benchmarks and prioritization of effort with contractors and subcontractors to ensure that the goals are understood. It is not intended for contractors and subcontractors to terminate existing employees, but to make every effort feasible to meet Section 3 benchmark goals by utilizing existing qualified workforce and by considering qualified eligible Section 3 workers and Targeted Section 3 workers (per the prioritization of effort outlined in Section #3) before any other person, when hiring additional employees is needed to complete proposed work to be performed.
- 5) At the time of bid, require the contractor to present a list, of the number of total labor hours, Section 3 worker labor hours, and Targeted Section 3 worker labor hours expected to be generated from the initial contract and a list of projected number of available positions, to include job descriptions and wage rates.
- 6) Maintain a local Section 3 worker/Targeted Section 3 worker database and provide the contractor with a list of interested and qualified Section 3 workers and Targeted Section 3 workers and contact information.
- 7) Inform contractors about the HUD Section 3 Opportunity Portal https://hudapps.hud.gov/OpportunityPortal/

- 8) Require contractors to notify Section 3 Coordinator of their interests regarding employment of Section 3 workers prior to hiring.
- 9) Encourage local business to register on the HUD Business Registry and direct contractors to the HUD Section 3 Business Registry https://www.hud.gov/section3businessregistry
- 10) Leverage MHA 's communication outlets (social media, website, etc.) to effectively communicate employment and contracting opportunities that arise.
- 11) Require contractors to submit a list of core employees (including administrative, clerical, planning and other positions pertinent to the construction trades) at the time of contact award.

6. Section 3 Outreach

A. OUTREACH EFFORTS FOR EMPLOYMENT AND TRAINING

In order to educate and inform workers and contractors, MHA's Section 3 Coordinator will be prepared to provide training and technical assistance on a regular basis per program guidelines. When training opportunities are available, contractors and subcontractors should, to the greatest extent feasible:

- 1) Notify the Section 3 Coordinator when training opportunities are available
- 2) Provide information/handouts about Section 3 training opportunities to potential Section 3 workers and Targeted Section 3 workers
- 3) Conduct an annual training for Section 3 workers and Section 3 businesses

Contractors and subcontractors should employ several active strategies to notify Section 3 workers and Targeted Section 3 workers of Section 3 job opportunities, including:

- 1) Clearly indicating Section 3 eligibility on all job postings with the following statement: "This job is a Section 3 eligible job opportunity. We encourage applications from individuals that are low income and/or live in Public Housing and/or receive a Section 8 voucher";
- 2) Including the Section 3 Worker and Targeted Section 3 Worker Self-Certification Form in all job postings
- 3) Working with the Section 3 Coordinator to connect Section 3 worker and Targeted Section 3 workers in MHA's Section 3 database with opportunities and/or utilize the Section 3 Opportunity Portal to find qualified candidates
- 4) Establishing a current list of Section 3 eligible applicants
- 5) Contacting local community organizations and provide them with job postings for Section 3 eligible applicants; and
- 6) Coordinating a programmatic ad campaign, which results in widespread job posting across diverse ad networks including:
 - a) Advertising job opportunities via social media, including LinkedIn and Facebook;
 - b) Advertising job opportunities via flyer distributions and mass mailings and posting ad in common areas of housing developments and all public housing management offices

 c) Contacting resident councils, resident management corporations, and neighborhood community organizations to request their assistance in notifying residents of available training and employment opportunities

B. OUTREACH EFFORTS FOR CONTRACTING

When applicable contracting opportunities arise, MHA will employ the following strategies to notify Section 3 Business Concerns of Section 3 contracting opportunities, including but not limited to:

- 1) Adding Section 3 language to all RFPs, procurement documents, bid offerings and contracts.
- Coordinating mandatory pre-bid meetings to inform Section 3 Business Concerns of upcoming contracting opportunities. The Section 3 Coordinator will participate in these meetings to explain and answer questions related to Section 3 policy.
- 3) Advertising contracting opportunities in local community papers and notices that provide general information about the work to be contracted and where to obtain additional information.
- 4) Providing written notice of contracting opportunities to all known Section 3 Business Concerns. The written notice will be provided in sufficient time to enable business concerns the opportunity to respond to bid invitations.
- 5) Coordinating with the prime contractor to publicize contracting opportunities for small businesses.
- 6) Coordinating with business assistance agencies and contractor associations to inform them of contracting opportunities and request their assistance in identifying Section 3 business concerns. Could include local community development organizations, business development agencies (Chamber of Commerce), and minority contracting associations.
- 7) Connecting Section 3 business concerns with resources to support business development to assist in obtaining contracting opportunities (e.g., bonding and insurance assistance, etc.). Contractors will also be encouraged to collaborate with the MHA as subcontract opportunities arise in an effort to notify eligible Section 3 business concerns about the contracting opportunities.

7. Section 3 Contracting Policy and Procedure

MHA shall incorporate Section 3 in its existing Procurement Policy and adopt a Section 3 Contracting Policy and Procedure to be included in all procurements generated for use with HUD funding. This policy and procedure contain requirements for making efforts to award contracts to Section 3 Business Concerns.

All contractors/businesses seeking Section 3 preference must, before submitting bids/proposals to the MHA be required to complete certifications, as appropriate. Such certifications shall be adequately supported with appropriate documentation as referenced in the Section 3 Business Concern Certification Form set forth in the Appendices hereto.

BID OR PROPOSAL EVALUATION

Contractors who fail to address Section 3 requirements, when applicable, in Bid or Proposal Evaluations will be deemed nonresponsive as set forth herein. This means that in the proposal or bid documents submitted to MHA, when applicable, the Contractor's Section 3 Clause Compliance Commitment and Section 3 Participation Election Form must be completed including applicable attachments and supporting documentation.

After written notice from MHA specifying any defects in the Section 3 information, contractors will be given

no more than 5 business days to complete the form and provide all required documents. Failure to respond within the 5 days will result in MHA declaring the bidderor respondent as non-responsive.

8. Section 3 Provisions/Contract Language

MHA will include standard Section 3 language in all of its contracts to ensure compliance with regulations in 24 CFR Part 75. MHA will take appropriate actions upon finding that a contractor is in violation of 24 CFR Part 75 and does not knowingly contract with any contractor that has been found in violation of the Section 3 regulations. On a periodic basis the Section 3 Coordinator will audit MHA contractors for compliance with the minimum Section 3 requirements outlined in the Section 3 Plan.

In addition, contractors and subrecipients are required to include language in all Section 3 covered contracts or agreements for subcontractors to meet the requirements of 24 CFR Part 75.9 (for public housing financial assistance) or 24 CFR Part 75.19 (for housing and community development financial assistance).

For businesses, noncompliance with HUD's regulations in 24 CFR part 75 may, at the sole discretion of MHA, result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.

9. Reporting and Compliance Requirements

MHA is required to keep records and documentation certifying compliance with Section 3 benchmarks, and with Prioritization of Efforts.

COMPLIANCE REPORTING

MHA must report annually to HUD in a manner consistent with reporting requirements for the applicable HUD program. MHA will be considered to be in compliance with Section 3 Safe Harbor 1) by certifying compliance with Prioritization of Efforts in §75.9, and 2) by meeting theestablished Benchmark Goals for Section 3 and Target Section 3 workers.

If reporting indicates that MHA has not met the Section 3 Benchmarks, then MHA must report in amethod on the qualitative nature of its activities and those its contractors and subcontractors pursued per 24 CFR § 75.15(b) and § 75.25(b).

Please note that it is important to document efforts made to comply with Section 3. Files should illustrate attempts to meet Section 3 benchmarks. The mere existence of a Section 3 Action Plan is not sufficient. Affirmative attempts to reach Section 3 goals must be made.

CONTRACTOR COMPLIANCE

Contractors will be required to comply with the Prioritization of Efforts for each contract.

<u>Priority I. Employment and Training Compliance:</u> Contractors will be considered to be in compliance by meeting the 25% and 5% Benchmark Goals for each project, or byproviding proof of efforts to provide employment or training opportunities to Section 3 and Targeted Section 3 workers.

<u>Priority II. Contracting Compliance:</u> Contractors will be considered to be in compliance by providing documentation of contracting with Certified Section 3 Business Concerns.

As part of each bid or proposal submitted, the contractor must document their workforce byposition. Such information will be verified at the commencement of the contract.

Contractors will be required to complete the Targeted/ Section 3 Worker Tracking Form (See Appendix) on a monthly basis to clearly identify the Section 3 hires. The contractor must comply with the Section 3 requirements throughout the life of the contract. MHA will periodically audit this information at its discretion. Failure to comply with the monthly documentation may result in the termination of the contract at MHA's discretion.

Contractors employing Targeted Section 3 Workers, Section 3 Workers, and Section 3 BusinessConcerns must obtain and provide documentation to demonstrate such for meeting Section 3 goals.

REPORTING ON PROJECTS WITH MULTIPLE FUNDING SOURCES

- 1) For Section 3 projects that include public housing financial assistance and housing and community development financial assistance, MHA shall report on the project as a whole and will identify the multiple associated recipients.
- 2) For projects assisted with funding from multiple sources of housing and community development assistance that exceed the thresholds of \$200,000 and \$100,000 for Lead Hazard Control and Healthy Homes Programs (LHCHH), the MHA will follow subpart C of Part 75 and will report to the applicable HUD program office, as prescribed by HUD. Note: LHCHH assistance is not included in calculating whether the assistance exceeds the \$200,000 threshold. HUD public housing financial assistance and HUD housing and community development financial assistance is not included in calculating whether the assistance exceeds the LHCHH \$100,000 threshold. Refer to chart in Appendix B.

10. Internal Section 3 Complaint Procedure

In an effort to resolve complaints generated due to non-compliance through an internal process, MHA encourages submittal of such complaints to its Section 3 Coordinator as follows:

- 1) Complaints of non-compliance should be filed in writing and must contain the name of the complainant and brief description of the alleged violation of 24 CFR Part 75.
- 2) Complaints must be filed in a timely manner after the complainant becomes aware of the alleged violation.
- 3) An investigation will be conducted if complaint is found to be valid. MHA will conduct an informal, but thorough investigation affording all interested parties, if any, an opportunity to submit testimony and/or evidence pertinent to the complaint.
- 4) The MHA will provide written documentation detailing the findings of the investigation. The MHA will review the findings for accuracy and completeness before it is released to complainants. The findings will be made available in a timely manner after receipt of the complaint. If complainants wish to have their concerns considered outside of the MHA a complaint may be filed with:

The HUD program office responsible for the public housing financial assistance or the Section 3 project, or to the local HUD field office. These offices can be found through the HUD website, www.hud.gov/.

Complainants may be eligible to bring complaints under other federal laws. The U.S. Equal Employment Opportunity Commission (EEOC) is responsible for enforcing federal laws that make it illegal to discriminate

against a job applicant or an employee because of the person's race, color, religion, sex (including pregnancy), national origin, age (40 or older), disability or genetic information (medical history or predisposition to disease). For more information about complainant rights, please contact EEOC at: www.EEOC.gov.

The Department of Labor Office of Federal Contract Compliance Programs (OFCCP) enforces, for the benefit of job seekers and wage earners, the contractual promise of affirmative action and equal employment opportunity required of those who do business with the Federal government. More information about the services they provide can be obtained at: http://www.dol.gov/ofccp/.

11. Appendices

APPENDIX A: DEFINITIONS

The terms HUD, Public housing, and Public Housing Agency (PHA) are defined in 24 CFR part 5.

The following definitions also apply to 24 CFR Part 75 HUD's Economic Opportunities for Low-and Very Low-Income Persons:

1937 Act means the United States Housing Act of 1937, 42 U.S.C. 1437 et seq. activities related to Public Housing

Contractor means any entity entering into a contract with:

- (1) A recipient to perform work in connection with the expenditure of public housing financial assistance or for work in connection with a Section 3 project; or
- (2) A subrecipient for work in connection with a Section 3 project.

Labor hours means the number of paid hours worked by persons on a Section 3 project or by persons employed with funds that include public housing financial assistance.

Low-income person means a person as defined in Section 3(b)(2) of the 1937 Act, at or below 80% AMI. Note that Section 3 worker eligibility uses individual income rather than family/household income.

Material supply contracts means contracts for the purchase of products and materials, including, but not limited to, lumber, drywall, wiring, concrete, pipes, toilets, sinks, carpets, and office supplies.

Professional services means non-construction services that require an advanced degree or professional licensing, including, but not limited to, contracts for legal services, financial consulting, accounting services, environmental assessment, architectural services, and civil engineering services.

Public housing financial assistance means assistance as defined in 24 CFR Part 75.3(a)(1).

Public housing project is defined in 24 CFR 905.108.

Recipient means any entity that receives directly from HUD public housing financial assistance or housing and community development assistance that funds Section 3 projects, including, but not limited to, any State, local government, instrumentality, PHA, or other public agency, public or private nonprofit organization.

Section 3 means Section 3 of the Housing and Urban Development Act of 1968, as amended (12 U.S.C. 1701u).

Section 3 business concern means:

- (1) A business concern meeting at least one of the following criteria, documented within the last six-month period:
- (i) It is at least 51 percent owned and controlled by low- or very low-income persons;
- (ii) Over 75 percent of the labor hours performed for the business over the prior three-month period are performed by Section 3 workers; or

- (iii) It is a business at least 51 percent owned and controlled by current public housing residents or residents who currently live in Section 8-assisted housing.
- (2) The status of a Section 3 business concern shall not be negatively affected by a prior arrest or conviction of its owner(s) or employees.
- (3) Nothing in this part shall be construed to require the contracting or subcontracting of a Section 3 business concern. Section 3 business concerns are not exempt from meeting the specifications of the contract.

Section 3 Coordinator is person tasked with overseeing all Section 3 responsibilities for the PHA/CD office.

Section 3 project means a project defined in 24 CFR Part 75.3(a)(2).

Section 3 worker means:

- (1) Any worker who currently fits or when hired within the past five years fit at least one of the following categories, as documented:
 - (i) The worker's income for the previous or annualized calendar year is below the income limit established by HUD.
 - (ii) The worker is employed by a Section 3 business concern.
 - (iii) The worker is a YouthBuild participant.
- (2) The status of a Section 3 worker shall not be negatively affected by a prior arrest or conviction.
- (3) Nothing in this part shall be construed to require the employment of someone who meets this definition of a Section 3 worker. Section 3 workers are not exempt from meeting the qualifications of the position to be filled.

Section 8-assisted housing refers to housing receiving project-based rental assistance or tenant-based assistance under Section 8 of the 1937 Act.

Service area or the neighborhood of the project means an area within one mile of the Section 3 project or, if fewer than 5,000 people live within one mile of a Section 3 project, within a circle centered on the Section 3 project that is sufficient to encompass a population of 5,000 people according to the most recent U.S. Census.

Small PHA means a public housing authority that manages or operates fewer than 250 public housing units.

Subcontractor means any entity that has a contract with a contractor to undertake a portion of the contractor's obligation to perform work in connection with the expenditure of public housing financial assistance or for a Section 3 project.

Subrecipient has the meaning provided in the applicable program regulations or in 2 CFR 200.93.

Targeted Section 3 worker has the meanings provided in 24 CFR Part 75.11, 75.21, or 75.29, and does not exclude an individual that has a prior arrest or conviction.

Very low-income person means the definition for this term set forth in section 3(b)(2) of the 1937 Act (at or below 50% AMI).

YouthBuild programs refers to YouthBuild programs receiving assistance under the Workforce Innovation and Opportunity Act (29 U.S.C. 3226).

APPENDIX B: MULTIPLE FUNDING SOURCES - CHART

TYPE OF FINANCIAL ASSISTANCE	DEFINITIONS *TARGETED SECTION 3 WORKER	THRESHOLDS	PRIORITIZA TION	REPORTING
Public Housing and Housing and Community Development	PHA – must follow subpart B of Part 75 HCD – may follow subpart B or C of Part 75	None *Any amount of PH assistance triggers Section 3	PHA – must follow subpart B of Part 75 HCD – may follow subpart B or C of Part 75	PHA – must follow subpart B of Part 75 HCD – may follow subpart B or C of Part 75 Both - Must report on project as a whole and identify the multiple associated recipients
Multiple Sources of Housing and Community Development (single or multiple recipients)	Must follow subpart C of Part 75	Exceeds \$200,000 for Section 3 projects *LHCHHP exceeds \$100,000	Must follow subpart C of Part 75	Must follow subpart C of Part 75 Must report on project as a whole and identify the multiple associated recipients Must report to the applicable HUD program office, as prescribed by HUD

APPENDIX C: FORMS

- 1) Targeted Section 3 Worker Certification
- 2) Section 3 Worker Certification
- 3) Targeted/ Section 3 Worker Tracking Form
- 4) Section 3 Permanent Workforce Form
- 5) Section 3 Business Concern Self-Certification: http://www.hud.gov/Sec3Biz
- 6) Section 3 Bid or Proposal Compliance Forms
 - a. Section 3 Clause Compliance Commitment
 - b. Section 3 Participation Election Form
- 7) Cumulative Report

Targeted Section 3 Worker Certification Form

A Targeted Section 3 Worker seeking the preference in training and employment provided by this part shall certify or submit evidence to the recipient contractor or subcontractor that the person is a Targeted Section 3 Worker, as defined in Section 24 CFR 75.

Print Name	_
Please check at least one option:	
I am employed by a Section 3 bus	siness concern.
OR within the past 5 years:	
I am a public housing resident or	HCV Section 8 Resident of MHA.
I am a resident of other housing as	ssisted by MHA or in MHA's management portfolio.
I am a YouthBuild participant.	
in this part shall be construed to require the employs	t be negatively affected by a prior arrest or conviction. Nothing ment of someone who meets this definition of a Targeted Section pt from meeting the qualifications of the position to be filled.
	y me to be true and correct and understand any falsification isqualification from participation and punishment under the
iuw.	

Section 3 Worker Certification Form

A Section 3 Worker seeking the preference in training and employment provided by this part shall certify or submit evidence to the recipient contractor or subcontractor that the person is a Section 3 Worker, as defined in Section 24 CFR 75.

Print Name	
Please check	k at least one option:
	My annual income for the previous year or projected current year is below the HUD Low Income Individual Median Income (80%). I have attached a copy of the HUD income limit obtained from https://www.huduser.gov/portal/datasets/il.html for the year in which I comply.
	I am employed by a Section 3 business concern.
	I am a YouthBuild participant.
shall be const	a Section 3 worker shall not be negatively affected by a prior arrest or conviction. Nothing in this par trued to require the employment of someone who meets this definition of a Section 3 worker. Section a not exempt from meeting the qualifications of the position to be filled.
	cify that the information provided by me to be true and correct and understand any falsification information could subject me to disqualification from participation and punishment under the
Signature	Date

TARGETED SECTION 3, SECTION 3 AND NON-SECTION 3 WORKER TRACKING FORM

*This form must	be sul	bmi	itted	mont	hl	ly
For Month End	ling: _					

Name of Employee/Worker Job Title INDIVIDUAL IDENTIFYING NUMBER (e.g., LAST FOUR DIGITS OF SSN)	Non Section 3 Worker	Targeted Section 3 Workers	Section 3 Workers	Total Labor Hours Worked
	Yes or No	Yes or No	Yes or No	

SECTION 3 PERMANENT WORKFORCE FORM

This form is used to determine the Section 3 Workers already employed by the contractor. This form may be compared to Davis -Bacon Payrolls for cross referencing purposes.

Employee Name	Job Title	Certified Wor		Monthly Salary	Salary Belo Median	
		YES	NO		YES	NO
I certify the above employees are on our regular to MHA for the above refeand subject to legal ramifications.	r monthly payroll a erenced project for	nd have their V	V-2 tax form	ns for our records. The	se records will b	e availab
Print Name		Signature				

SECTION 3 CLAUSE COMPLIANCE COMMITMENT

All Section 3 covered contracts shall include the following cause (referred to as the Section 3 Clause, 24 CFR § 75.38):

- A. The work to be performed under this <u>contract</u> is subject to the requirements of section 3 of the <u>Housing and Urban Development Act of 1968</u>, as amended, <u>12 U.S.C. 1701u</u> (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are <u>recipients</u> of HUD assistance for housing.
- B. The parties to this <u>contract</u> agree to comply with HUD's regulations in <u>24 CFR part 75</u>, which implement section 3. As evidenced by their execution of this <u>contract</u>, the parties to this <u>contract</u> certify that they are under no contractual or other impediment that would prevent them from complying with the part 75 regulations.
- C. The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- D. The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 75, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR part 75. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR part 75.
- E. The contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR part 75 require employment opportunities to be directed, were not filled to circumvent the contractor's obligations under 24 CFR part 75.
- F. Noncompliance with HUD's regulations in 24 CFR part 75 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- G. With respect to work performed in connection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e) also applies to the work to be performed under this contract. Section 7(b) requires that to the greatest extent feasible (i) preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and sub contracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this contract that are subject to the provisions of section 3 and section 7(b) agree to comply with section 3 to the maximum extent feasible, but not in derogation of compliance with section 7(b).

For:	<u>-</u>
	Company Name
By:	
Date:	- <u></u>

Acknowledged:

SECTION 3 PARTICIPATION ELECTION FORM

The purpose of Section 3 of the Housing and Urban Development Act of 1968, as in the *Federal Register* at 85 FR 61524 (codified at 24 CFR Part 75), is to ensure that employment and other economic opportunities generated by certain HUD financial assistance shall, **to the greatest extent feasible**, and consistent with existing Federal, State, and local laws and regulations, be directed toward low and very low-income persons, and to businesses that provide economic opportunities to low and very low-income persons. MHA's Section 3 Policy, which is consistent with the federal Section 3 requirements, has procedures to assist grant recipients, contractors and subcontractors in understanding and complying with Section 3 requirements. Undersigned certifies that he/she has received a copy of such policy, reviewed such policy, and is familiar with the requirements set forth therein.

How will your company fulfill its Section 3 Requirement?
Certified Section 3 Business (Include Certification)
Priority I – Employment/Training of Section 3 Workers in the priority set forth in MHA's Section 3 Policy, Section 3 Co.
Priority II – Contracting with Section 3 Businesses in the priority set forth in MHA's Section 3 Policy, Section 3C
By signing below, the contractor hereby agrees to comply with the selected Section 3 requirements indicated above.
Name:
Company:
Address:
Phone No:
Email Address:

Authorized By:

SECTION 3 CUMULATIVE REPORT

Upon final completion of a project, contractors and subcontractors shall provide the following certifications to MHA:

On behalf of the contractor or subcontractor identified below, undersigned represents, warrants, and certifies that such contractor or subcontractor has followed the prioritization of effort requirements as set forth in the attached Section 3 Clause Compliance Commitment (attach hereto executed Section 3 Clause Compliance Commitment).

met the s subcontra	afe harbor requirements set forth in Section 3B of MHA's Section 3 Plan. Otherwise, if the contractor and ctor has not met the safe harbor requirements set forth in Section 3B of MHA's Section 3 Plan, the contractor or
subcontra	ctor must explain below why meeting the benchmarks were not feasible. Any such contractor or ctor must also describe below on the qualitative nature of its Section 3 compliance activities (see Section 3A of ection 3 Plan for examples) and provide documentation of same:
Acknowle	edged:
For: _	Contractor or Subcontractor Name
D	
By:	

Date:

Sect	ion 3 Business Concern Certification Form	
count as a Section 3 Business you require additional documentation	ply with Section 3 of the HUD Act of 1968 Business Certification company/firm must meet one of the listed categories to support the election. You must provide that supporting onfirmed as a Section 3 business. If this form is submitten will not be processed.	below. Each category will g documentation with this
CATEGORY	DOCUMENTATION REQUIRED	YOUR ELECTION
a business at least 51 percent owned by low- or very low- income persons;	Proof of ownership showing all owners and their percentages and a completed Section 3 Individual Self-Certification form for all low- and very low-income owners	+
Over 75 percent of the labor hours performed for the business are performed by low- or very low-income persons; or	Provide the last 90 days full payrolls for the entire company, make a list of the names from the payrolls of the Section 3 workers, and provide a completed Section 3 Individual Self- Certification for all low- and very low-income workers you list	
It is a business at least 51 percent owned by current public housing residents or residents who currently live in Section 8-assisted housing.	Proof of ownership showing all owners and their percentages and a Section 3 Individual Self-Certification form for all public housing and/or Section 8 owners	←
true and correct. I attest under penalt	t of Housing and Urban Development (HUD) that all of the introduced of the introduce	l understand proof of this
Full Name:		
Company Name:		
Street Address:		

 City:
 ______ State:
 _______ Zip:

 Signature:

Links for MHA Section 3 forms

See links below for each form. You will also find guidance on when each form should be submitted.

1) Targeted Section 3 Worker Certification

https://docs.google.com/forms/d/e/1FAIpQLSdG26pigB1sxRI_36pGnhG9CbtVNjWUnbiXA2CEAI HoH5D5A/viewform?usp=sf_link

 Targeted Section 3 Worker Certification Form (to be completed at the start of the contract for all workers identified as targeted Section 3 worker, per HUD guidelines. This form should also be completed by any new targeted Section 3 workers hired after the contract start date.)

2) Section 3 Worker Certification

https://docs.google.com/forms/d/e/1FAIpQLSdCIDAbBgsdJS0G4vAzDf6tfh9_IpizTXPTeT3iOd5Fq_8UvAg/viewform?usp=sf_link_

 Regular Section 3 Worker Certification Form (to be completed at the start of the contract for all workers identified as regular Section 3 worker, per HUD guidelines. This form should also be completed by any new regular Section 3 workers hired after the contract start date. Form must only be completed once per contract term or if the worker's status changes.)

3) Section 3 Worker Tracking Form

https://docs.google.com/forms/d/e/1FAIpQLSfp05sNh2jv-QTgTsyqEkgROcjYP41sTlGu6q9v0tGuiClGPg/viewform?usp=sf_link

 Targeted Section 3/Section 3/Non-Section 3 Worker Tracking Form (to be completed monthly by contractor and/or vendor and must include all employees working on the MHA contract or services))

4) Section 3 Permanent Workforce Form

https://docs.google.com/forms/d/e/1FAIpQLSd9btz5CVCeC9NjIRZGsvSCHbWbw6Ex9zGAtVnG6JmvLdrGig/viewform?usp=sf_link

 Section 3 Permanent Workforce Form (to be completed along with the initial contract paperwork for new contractors and vendors/must be completed by July 31st for current contractors and vendors)

5) Section 3 Business Concern Certification Form: http://www.hud.gov/Sec3Biz

 $\underline{https://docs.google.com/forms/d/e/1FAIpQLSfjoDHfrQy7Y1ilA2z0Rg0VgRnxx6Fj6CHRzMq19bD}\\ \underline{Hs1qlHQ/viewform?usp=sf_link}$

 Section 3 Business Concern Certification Form (to be completed along with the initial contract paperwork for new contractors and vendors/must be completed by July 31st for current contractors and vendors)

6) Section 3 Bid or Proposal Compliance Forms

a. Section 3 Clause Compliance Commitment

https://docs.google.com/forms/d/e/1FAlpQLSeDLY9a2gakOvcIrn1UjsO_e3EOVHbIhopjzo5vQch X0N0k8w/viewform?usp=sf_link

 Section 3 Clause Compliance Commitment Form (to be completed along with the initial contract paperwork for new contractors and vendors/must be completed by July 31st for current contractors and vendors)

b. Section 3 Participation Election Form

https://docs.google.com/forms/d/e/1FAIpQLSfjkyAl7kbBI_YOLNGTcUn7r4DIEztZWJwelE4JDppWzlDkcQ/viewform?usp=sf_link

 Section 3 Participation Election Form (to be completed along with the initial contract paperwork for new contractors and vendors/must be completed by July 31st for current contractors and vendors)

7) Cumulative Report

https://docs.google.com/forms/d/e/1FAIpQLSdADZ9_CeN5g_Pev2RCpoizq1gQ3fhDhRF7xAMFN XaF6JgArg/viewform?usp=sf_link

• Section 3 Cumulative Report (to be completed by the contractor or vendors within 15 days of completion of the MHA contract or service provided. This should be included with the final invoice.)

EXHIBIT C-MHA VACANCY STEP CHECKLIST

AMP:		Unit #: Addre	ss:					
Contractor:		Make Ready Team:						
Step 1	Vacanc	/ Initial Inspect	·					
•	,	•	Data	Time				
Contr	ractor Signa	ture:	Date:	Time:				
	Representa	·	Date:	Time:				
		d/Deficiencies Listed Below*: Amp Initial	Contactor Initial					
	k and Initial Items Below							
AMP	Vendor	Step 2 General Cleaning Date Complete	ed: Signature:					
		() Clean stairwell & steps (interior/exterior)() Clean electrical fixtures						
		() Clean Refrigerator & appliances						
		() Clean windows/sills/screens		Internal Use Only				
		() Clean bathroom (tub/commode/cabinet & etc		WO#:				
	-	() Clean kitchen cabinets/pantry/drawers/shelve() Wipe/Wash down overhead pipes and all walls						
		() Clean screen doors	•					
		() Clean front door jambs						
	-	() Vent hood() Remove all debris from porches & porch roofs						
		() Strip/wax VCT surfaces						
AMP	Vendor	Step 3 Paint Unit (all rooms) Date Complet	ed: Signature:					
Alvii	Vendor	() Prime (specify area to be primed below)*	Jighatare					
		() Paint all ceilings and walls in unit		Internal Use Only				
	-	() Caulk/Plaster all hole/cracks in ceilings and wa	lls	WO#:				
		() Stairwells and stair treads if applicable() Paint range/stove hood (appliance spray paint	ONLY)					
		() Paint interior and exterior doors & frames	,					
		() Paint windowsills						
	-	() Paint cove base & trim() Paint railing & pipes						
		() Cabinets & shelves						
AMP	Vendor	Step 4 Maintenance/Repair Date Complet	ed: Signature:					
7 (1 1 1 1		() Replace cove base						
		() Replace missing/weather stripping		Internal Use Only				
		() Install door closure () Replace exterior door						
		() Replace interior hollow core door: mortised, b	ored, and trimmed to fit					
		[] Repair interior door locks						
		() Replace entry lock w/ deadbolt & peephole						
		() Repair screen door handle() Replace window blinds		WO#:				
		() Replace/repair window trim at sill						
		() Replace balances, window screens and window	v locks					
		() Replace ceiling light fixtures() Replace porch light fixtures						
		() Replace ceramic tile & grout (4x4")						
		() Replace moisture resistant drywall w/ ½" back	er board					
		() Replace toilet flange() Replace toilet						
		() Replace bathtub						
		() Replace bathroom wall-hung sink and faucet						
	-	() Replace water shut-offs() Replace sink (kitchen)						
		() Replace faucet (kitchen)						
		() Replace faucet (tub)						
	-	() Replace water heater						
		() Replace water heater() Replace closet dowels						
		() Replace closet shelve 1x12"						
		() Replace electrical outlet covers() Replace bath accessories (toilet paper holder,	towel hars shower					
		curtain rods)	towei pars, shower					
		() Repair/replace vent hood						
		() Repair/replace garbage disposal	tors (per code)					
		() Repair/replace smoke/carbon monoxide detect() Secure handrails (interior/exterior)	cors (per code)					
		() Replace stair treads						
		() Replace broken glass panes						
		() Replace 12x12" VCT tile (<10% of floor)() Replace thermostat						
		() Replace dryer vent duct						

	_	() Repla	ce pre-finish	base cabine	ts					
		() Repla	() Replace pre-finish wall cabinets							
	_	() Replace laminate counter tops								
	_	() Replace medicine cabinets (18x24" recessed)								
		() All Ot	her – Repair	as noted be	low*					
ANAD	Mandan	Step 5 Final	Dron/Incr	nect.	Data Canadata da	Cina	-			
AMP	Vendor	-			Date Completed:	Sign	ature:			
	_	() Remove construction equipment							Internal Use Only	
	_	() Touch up paint entire unit as needed () Re-wax floors as needed			eeueu	WO#:		memar ose omy		
			completed by					VV O#.		
			ccepted by							
		() Office	iccepted by i	HIVIF						
Cor	ntractor Signa	ature		Date:			Time:			
AM	1P Represent	ative				Date:			Time:	
•	c Thru/Lock Up									
AMP	Vendor	Date	AMP	Vendor	Date	AMP	Vendor	Date	2	
								-		