COUNTY OF SAN DIEGO
DEPARTMENT OF GENERAL SERVICES

REQUEST FOR
STATEMENT OF QUALIFICATIONS (RFSQ)
RFSQ 4098

FOR
CONSTRUCTION MANAGEMENT/PROJECT MANAGEMENT
CONSULTING SERVICES

PROVIDED TO THE
PROJECT MANAGEMENT DIVISION
DEPARTMENT OF GENERAL SERVICES

For information on this project contact:

Andrew Bohnert, Project Manager
Telephone (858) 495-5101
Fax (858) 694-3151
andrew.bohnert@sdcounty.ca.gov

COUNTY OF SAN DIEGO
Department of General Services
Project Management Division
5555 Overland Avenue, Building 2, Suite 2207
San Diego, CA  92123-1294

September 9, 2009
REQUEST FOR STATEMENT OF QUALIFICATIONS (RFSQ) 4098 FOR
CONSTRUCTION MANAGEMENT/PROJECT MANAGEMENT
CONSULTING SERVICES

The County of San Diego invites submittals of Statement of Qualifications (SOQ) from firms interested in providing Construction Management/Project Management (CM/PM) consulting services in the following areas of expertise:

**Construction Management:** Coordination of the activities of the Design-Build Entity (D-BE), constructability and code compliance reviews of design documents, coordination and review of subcontractor bidding and buyout, oversight of GMP management and updates, monitoring contract compliance of work by the D-BE, coordination of inspections, reviews and tracking of deliverables, reviews of progress, stored materials, and work in place for payment applications, construction change management, construction claims mitigation and management, construction contract closeout, and assistance with facility turnover.

**Project Management:** Coordination of consultants, vendors, utilities, and service providers with the activities of the D-BE, coordination of activities and compliance with the Mitigation Monitoring and Reporting Program (MMRP) requirements, coordination of activities and compliance with the LEED certification process, project budget and schedule management and reporting, project progress reporting, and project closeout management.

**Project Description**

The County is proposing to replace the existing Las Colinas Detention Facility (LCDF) with a new women’s detention campus up to a maximum of 512,537 GSF with a CSA-rated capacity of 1,216 beds. The project site consists of approximately 45 acres, including the existing 16-acre LCDF site and 29 acres of adjacent County-owned property. The project will be designed and constructed to standards sufficient for LEED Silver certification or higher.

The proposed facility will be multi-custody and will facilitate the implementation of the San Diego Sheriff’s Department (SDSD) inmate management philosophy, which is program-based and intended to reduce repeat offending and recidivism.

The initial scope of services for the CM/PM will include management through design and agency approvals with an option to extend through construction and occupancy. Bridging documents are currently in development and will be issued in conjunction with the solicitation for the D-BE. The CM/PM’s responsibilities will begin immediately by assisting the County with the preparation of the RFP for the D-BE and development of project-specific protocols for processes, communication, and team management. The schedule tentatively estimates construction commencing in 2011 and project completion in late 2014 or early 2015.
Scope of Services

The County of San Diego is seeking a qualified Construction Management/Project Management (CM/PM) consultant to provide a wide range of expertise in support of the County Project Manager’s responsibility for oversight and reporting. The CM/PM will report to the County Project Manager and serve as a liaison to the D-BE and all project consultants.

The services of the CM/PM will include:

- Assist in the procurement and monitor the services of the D-BE and other consultants and represent the County in those relationships.
- Oversee design services of the D-BE to ensure compatibility with governing agency requirements, to coordinate code compliance design review, and to ensure compliance with the project schedule.
- Oversee public bidding and buyout of subcontractor scopes of work by the D-BE per California Public Contract Code.
- Coordinate the activities and services of the D-BE and other consultants and monitor compliance with the Final Environmental Impact Report MMRP.
- Coordinate the activities and services of the D-BE and other consultants and monitor compliance with LEED Silver certification or higher.
- Develop and manage project-specific procedures for communications, administration, document management, issue and resolution tracking, and warranty callback management.
- Provide construction management and quality control, budget and schedule monitoring, submittal and shop drawing reviews, track information requests and responses, coordinate inspections, and report job progress.
- Provide change management and control, change document, schedule, and cost analysis, alternate solution development, claims avoidance, claims negotiation and resolution.
- Provide/manage/coordinate closeout activities including status reports, record document preparation, building commissioning, warranty management.
- Coordinate the work of the Geotechnical Investigation, Quality Control / Plan Review, Material Testing and Inspection, Enhanced Building Commissioning, cost estimating, and other consultants.
- Provide on site clerical/administrative support in D-BE or County provided facilities.
- Throughout the course of the project, advise and make recommendations for improving efficiencies, identify savings opportunities, or provide service improvements.
- Assist with AB900 grant requirements including coordination of reporting and compliance.
- Assist with the transition from construction to an operational facility, including document management and retention, equipment and service data, operational and maintenance procedures, and CMMS/FM system information capture.

These are “basic services” and should be considered the firm’s minimum required capabilities.

The CM/PM will act only with such authority as specifically delegated by the County. The CM/PM will have no authority to commit the County to work, cost or schedule modifications.
Submittal Package

Arrange these required elements in the following order:

1. Organization chart of the proposed project team with specific staff assignments, roles, and responsibilities defined for the project managers, project administrators, and principal in charge.
2. Detailed resumes of the proposed project managers and staff, with specific experience and duties on submitted Reference Projects noted below.
3. Descriptions of three (3) completed and constructed Reference Projects. Include photos, project data, design team, construction team, final cost estimate and awarded contract, and client identification. Describe the services your firm provided and the roles and responsibilities of the proposed project manager and staff within the team organization. Reference Projects to include:
   - One (1) detention or corrections project constructed in the State of California.
   - One (1) campus master planned project with central plant facilities. Examples of a campus master planned project may include business/office commercial park, educational, or correctional settings.
   - One (1) public project of similar scale, duration, and complexity.
4. Statement of Qualifications 4098 Questionnaire with Appendix A.
5. A completed GSA Standard Form 330, supplemental to the materials noted above.

A submittal of the company brochure as a separate volume in the submittal package is encouraged and will be accepted as background information. Brochures are not ranked in the evaluation process.

Evaluation Criteria

1. Resumes and professional credentials of the assigned project managers responsible for day-to-day project operations and management of this project.
   - Capacity of the firm and ability to locally commit designated team members for the duration of the project.
   - Extent of experience and involvement of the proposed project managers and staff on Reference Projects.
   - Extent of experience and involvement of the proposed project managers and staff on other projects that closely match the requirements outlined in this RFSQ.
2. Extent that construction management and project management represent the core competencies of the firm.
3. Client references on Reference Projects
4. Approach and protocols for Design-Build contract administration.
5. Approach to management of contingencies.
6. Approach to project closeout and transition from construction to occupancy and operations, with particular emphasis on detention facilities.
7. Extent of experience and success with the LEED certification process.
Selection Process

The selection will be in accordance with Board of Supervisors’ Policy F-40 (Procuring Architectural, Engineering and Related Professional Services). All contact with the County shall be through the County’s Project Manager. The selection process is summarized below:

1. **PRE-SELECTION** – RFSQ material will be reviewed by a Qualification Committee, which will rank the submittals based on the Evaluation Criteria to establish a short-list of three (3) firms which are “most qualified”.

2. **SELECTION** – The Source Selection Committee will conduct interviews of the proposed staff from the short-list of three (3) “most qualified” firms and make a selection. Attendance at the interview will be strictly limited to the staff with day-to-day project operations and management responsibilities.

Qualifications Submittal

Six (6) copies of the completed submittal package shall be delivered to:

Andrew Bohnert  
Project Manager  
County of San Diego  
Department of General Services  
5555 Overland Avenue, Building 2, Suite 2207  
San Diego, CA  92123-1294

**Submittals are due before the close of business (4:00 p.m. PT), on Wednesday, October 7, 2009.**

The Statement of Qualifications 4098 Questionnaire with Appendix is attached to this electronic file. If you have any questions please contact Andrew Bohnert at (858) 495-5101 or andrew.bohnert@sdcounty.ca.gov.

The County of San Diego as a matter of policy requires a three percent participation goal for Disabled Veteran Business Enterprises (DVBE) for this project or documentation of “Good Faith Effort”. The County also encourages the participation of small business enterprises.
Statement of Qualifications (SOQ) 4098 Questionnaire

CONSTRUCTION MANAGEMENT/PROJECT MANAGEMENT SERVICES

Firm Name _________________________________________________________________

Address __________________________________________________________________

Telephone _________________ Email __________________________________________

Firm has a San Diego office  o Yes  o No  How many years has it operated? ___

Assigned Project Managers/Staff: __________________________ Role: ______________

__________________________ Role: ______________

__________________________ Role: ______________

__________________________ Role: ______________
Describe the firm’s operations in the San Diego region, the organization and responsibilities of the proposed project staffing, and the firm’s ability to locally commit the proposed project staff for the full duration of the project.
Describe the experience and involvement of the proposed project staff on the Reference Projects and on other projects that closely match the requirements outlined in this RFSQ.
Describe the extent to which the requested consulting services represent the core competencies of the firm, including the percentage of work (by revenue and staff resources) that Construction Management and Project Management represent out of all services offered.
Describe your approach to Design-Build contract administration and protocols for ensuring compliance with Owner requirements for program, schedule and budget.
Describe your approach to the development, management, and use of contingencies/reserves (budget, schedule, resource) in order to meet project objectives. Include your process for the identification of appropriate levels of contingency.
Describe your approach to ensure timely project closeout and transition from construction to operations on a detention facility project. Describe your approach to documentation of project data and capture of building and equipment information to Computerized Maintenance Management Systems (CMMS) or Facility Management systems.
Describe your experience with LEED certification on projects in which you have provided the requested services, including the fulfillment of LEED certification goals in the context of all project goals and objectives.
## Reference Projects

<table>
<thead>
<tr>
<th>Project Type, Name, Location</th>
<th>Client Name</th>
<th>Client Rep. or Manager, Current Phone No.*</th>
<th>Project Cost, Your Fee</th>
<th>Date Completed</th>
<th>Services Performed (Check Each Applicable)</th>
<th>Performed by Which Members of the Proposed Team</th>
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<tbody>
<tr>
<td>1. Detention or Corrections Project</td>
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<td>3. Public Project</td>
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<td>Other ___</td>
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* Verify the contact information and notify your Client References. Client References that cannot be reached will be scored a zero.

List below any current contracts or contracts executed within the last twelve (12) months between the County of San Diego and your firm. Include contracts with any JV partners or consultants.

<table>
<thead>
<tr>
<th>Mo./Year</th>
<th>Title</th>
<th>County Dept.</th>
<th>Fee</th>
<th>Services Provided</th>
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A professional services contract will be issued for services described in this RFSQ and a sample has been included with this package.

As a duly authorized representative of the corporation, partnership, or joint venture, I acknowledge and affirm the ability and willingness to execute the professional services contract without revision.

The foregoing is true and correct:

Signed

________________________________________

Name & Title

________________________________________

Date

________________________________________
Prohibited Contracts

Does the corporation, partnership, joint venture or sole proprietorship have any conflict of interest within the following context?

No person performing services for the County in connection with this project shall have a financial or other personal interest other than employment or retention by the County, in any contract or subcontract in connection with this project. No officer or employee of such person retained by County shall have any financial or other personal interest in any real property acquired for this project unless such interest is openly disclosed upon the public records of the County of San Diego, and such officer, employee, or person has not participated in the acquisition for or on behalf of the County.

Yes ___  No ___

Section 67 of the San Diego County Administrative Code reads as follows:

SECTION 67. PROHIBITED CONTRACTS. Notwithstanding any other section of this Code, the County shall not contract with, and shall reject any bid or proposal submitted by, the persons or entities specified below, unless the Board of Supervisors finds that special circumstances exist which justify the approval of such contract:

a) Persons employed by the County or of public agencies for which the Board of Supervisors is the governing body;

b) Profit making firms or businesses in which employees described in sub-section (a) serve as officers, principals, partners or major share-holders;

c) Persons who, within the immediately preceding twelve (12) months, came within the provisions of subsection (a), and who (1) were employed in positions of substantial responsibility in the area of service to be performed by the contract, or (2) participated in any way in developing the contract or its service specifications, and

d) Profit-making firms or businesses in which the former employees described in subsection (c) serve as officers, principals, partners or major shareholders.

With the affixing of a signature to your response to this solicitation, Offeror certifies that the above provisions of the Code have been complied with, and that any exception will cause any ensuing contract to be invalid.
**Disabled Veterans Business Enterprise (DVBE) Status**

**General:**

Disabled Veterans Business Enterprise means a business which is at least fifty-one (51%) owned and operated by one or more veterans with a service related disability as certified by the California Department of General Services or the Office of Small Business.

Is the firm a DVBE Business as defined above?
Yes ____    No ____

**Consultants:**

Non-DVBE firms are encouraged to identify and utilize DVBE's as consultants. If any consultants are proposed, list each consultant in the appropriate column and identify the work to be done by the consultant:

<table>
<thead>
<tr>
<th>Non-DVBE Consultants</th>
<th>Work to be Done</th>
<th>Project Fee</th>
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Approx. Total Percentage by Non-DVBE Consultant(s): ____%

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<tr>
<th>DVBE Consultants</th>
<th>Work to be Done</th>
<th>Project Fee</th>
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</table>

Approx. Total Percentage by DVBE Consultant(s): ____%

Approx. Total Percentage of Firms Consulted: ____%

If no consultants are proposed, write "not applicable" in each of the sections above.
Attached Sample Professional Services Contract

- Contract Template
- Exhibit A (to be defined), B, and C
COUNTY AGREEMENT NUMBER XXXXX  
AGREEMENT WITH [CONSULTANT’S NAME]  
FOR CONSTRUCTION MANAGEMENT/PROJECT MANAGEMENT CONSULTING SERVICES

This Contract ("Contract") is made and entered into on ______________ by and between the County of San Diego, a political subdivision of the State of California, ("County") and ___________________________________________________________________[enter full corporate title] a ____________________________________________________________________________[insert legal status (Calif. corp., partnership, etc.)] ("Consultant"), with reference to the following facts:

RECITALS

A. The County, by action of the Board of Supervisors Minute Order No. 4 dated June 24, 2009, Minute Item No. 9, authorized the Director of Purchasing and Contracting, to award a Contract for project management/construction management services.

B. Consultant is specially trained and possesses certain skills, experience, education and competency to perform the work described herein.

C. The Agreement shall consist of this pro forma Agreement, Exhibit A Statement of Work, A-1 Contractor’s [Bid or Proposal dated (with any revisions identified)], Exhibit B Insurance Requirements and Exhibit C, Payment Schedule. In the event that any provision of the Pro Forma Agreement or its Exhibits, A, A-1, B or C, conflicts with any other term or condition, precedence shall be: First (1st) the Pro Forma: Second (2nd) Exhibit B; Third (3rd) Exhibit A; Fourth (4th) Exhibit C; Fifth (5th) Exhibit A-1.

NOW, THEREFORE, in consideration of the mutual promises contained herein and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

ARTICLE 1  
PERFORMANCE OF WORK

1.1 Standard of Performance. Consultant shall, in a good and workmanlike manner and in accordance with the highest professional standards, perform and complete the work and provide the services required of Consultant by this Contract.

1.2 Consultant’s Key Personnel. Consultant’s duties under this Contract shall be performed on behalf of Consultant by ________________________________________________________________________________, [if more than one, list all names] Consultant’s Key Personnel. Consultant represents and warrants that (1) Consultant’s Key Personnel has fulfilled all applicable requirements of the laws of the State of California to perform the work under this Contract and has full authority to act for Consultant hereunder. Consultant’s Key Personnel shall perform the work or oversee the performance of the work described in Exhibit A, Statement of Work. Consultant’s Key Personnel shall not be changed during the Term of the Contract without County’s prior written consent. County reserves the right to terminate this Contract pursuant to section 7.1, “Termination for Default,” if Consultant’s Key Personnel should leave Consultant’s employ, or, if in County’s judgment, the work hereunder is not being performed by Consultant’s Key Personnel.

1.3 Independent Contractor. For all purposes under this Contract, Consultant is an independent contractor, and neither Consultant nor Consultant’s employees or subcontractors shall be deemed to be employees of County for any reasons. Consultant shall perform its obligations under this Contract according to Consultant’s own means and methods of work which shall be in the exclusive charge and under the control of Consultant, and which shall not be subject to control or supervision by County except as to the results of the work. Neither Consultant nor Consultant’s employees or subcontractors shall be entitled to any benefits to which County employees are entitled including, without limitation, overtime, retirement, workers’ compensation and injury leave.

1.4 Consultant’s Agents, Employees and Subcontractors. Consultant shall obtain, at Consultant’s expense, all agents, employees and subcontractors required for Consultant to perform the services under this Contract. All such services shall be performed by Consultant’s Key Personnel, or under Consultant’s Key Personnel’s supervision by persons authorized by law to perform such services. Retention by Consultant of any agent, employee or subcontractor shall be at Consultant’s sole cost and expense, and County shall have no obligation to pay Consultant’s agents, employees or subcontractors; to support any such person’s or entity’s claim against Consultant; or to defend Consultant against any such claim.

1.4.1 Consultant Responsibility. If Consultant uses a subcontractor for any portion of the services required under this Contract, Consultant remains primarily responsible for carrying out all the terms of this Contract, including the subcontractor’s performance and insuring that the subcontractor retains and makes its records available in accordance with this Contract. Consultant shall not allow any subcontractor to enter into a sub-subcontract for services under this Contract without County’s prior written consent.
COUNTY AGREEMENT NUMBER XXXXX  
AGREEMENT WITH [CONSULTANT'S NAME]  
FOR CONSTRUCTION MANAGEMENT/PROJECT MANAGEMENT CONSULTING SERVICES

1.4.2 **Subcontracts.** Consultant shall ensure that all subcontracts incorporate by reference the following terms of this Contract: 1.1, 1.3, 1.5, 3.2, 4.3, 4.4, 4.5, 7.1, 7.2, 7.3, 8.1, 8.3, 8.5, 8.8, 8.9, 8.10, 9.1, 9.2, 10.2, 13.1, 13.2, 15.2, 15.5, 15.6, 15.10, 15.12 and 15.16. If Consultant enters into one or more subcontracts, the subcontract(s) shall not prohibit the subcontractor from negotiating directly with and entering into a contract with County.

1.4.3 **Change of Subcontractors.** Before Consultant enters into any subcontract with a subcontractor not listed in Exhibit A, Statement of Work, Consultant shall obtain the written consent of the Contracting Officer’s Technical Representative (‘’COTR’’). “Subcontractor” means any entity, other than County, that furnishes services or supplies to Consultant that are relevant to this Contract other than standard commercial supplies, office space, and printing services.

1.5 **Consultant’s Equipment.** Consultant has secured or shall secure at Consultant's own expense all persons, employees, labor, supplies, materials, equipment, transportation, printing and facilities, except those expressly specified herein to be furnished by County, to perform the services required under this Contract. All such services shall be performed by Consultant, or under Consultant's supervision, by persons authorized by law to perform such services.

County shall not be responsible nor be held liable for any damage to person or property resulting from the use, misuse or failure of any equipment used by Consultant or any of Consultant's employees, even though such equipment be furnished, rented or loaned to Consultant by County. The acceptance or use of any such equipment by Consultant or any of Consultant's employees shall be construed to mean that Consultant accepts full responsibility for and agrees to exonerate, indemnify and save harmless County from and against any and all claims for any damage whatsoever resulting from the use, misuse or failure of such equipment, whether such damage be to the employee or property of Consultant, other Consultants, County, or other persons. Equipment includes, but is not limited to material, tools and machinery.

**ARTICLE 2**  
SCOPE OF WORK

2.1 **Statement of Work.** Consultant shall perform the work described in the “Statement of Work” attached as Exhibit A to this Contract, and by this reference incorporated herein, except for any work therein designated to be performed by County.

2.2 **Right To Acquire Equipment and Services.** Nothing in this Contract shall prohibit the County from acquiring the same type or equivalent type of equipment or services from other sources.

**ARTICLE 3**  
CONTRACT TERM

3.1 **Contract Term.** This Contract shall be effective on ____________, and shall terminate on ____________ (“Term”).

3.2 **Options to Extend.** At the Contracting Officer’s sole discretion, County may extend the Term of this Contract in one or more increments, for a total of ___ years beyond the expiration of the Initial Term, but in no event shall extend beyond ______ __, 20__, pursuant to Exhibit C, Payment Terms or the adjustment factor identified.

**ARTICLE 4**  
COMPENSATION

4.1 **Compensation.** County will pay Consultant a fee not to exceed $__________ (“Maximum Compensation”), pursuant to Exhibit C, Payment Terms, for the satisfactory completion of the services specified in Exhibit A, Statement of Work.

4.1.1 **Accounting System And Fiscal Monitoring.** Consultant shall maintain and use an accounting and financial support system to monitor, control and verify costs.

4.2 **Invoices and Payment.**

4.2.1 **Invoices.** Payment for the work performed under this Contract shall be in accordance with Exhibit C, unless Consultant and Contracting Officer agree in writing to another payment method. Consultant shall submit invoices to the COTR as specified in Exhibit C. Consultant’s monthly invoices shall include a statement certifying whether it is in compliance with section 8.9 of this Contract.

4.2.2 **Payments.** County will pay Consultant in arrears only after receipt and approval by COTR of a properly submitted, detailed and itemized original invoice referencing the Contract number and the information specified in Exhibits A and C. Each invoice, or portion thereof, so approved and paid shall constitute full and complete compensation to Consultant for the work completed during the billing period pursuant to Exhibit A and Exhibit C. Payment shall be NET 30 days from receipt and approval of invoice unless otherwise stated.
4.2.3 **Conditions Prerequisite To Payments.** County may elect not to make a particular payment if any of the following exists:

4.2.3.1 **Misrepresentation.** Consultant, with or without knowledge, made any misrepresentation of substantial and material nature with respect to any information furnished to County.

4.2.3.2 **Unauthorized Actions by Consultant.** Consultant took an action without receiving County’s prior approval as required under this Contract.

4.2.3.3 **Default.** Consultant is in default of a term or condition of this Contract.

**4.3 Availability of Funding.** The County’s obligation to make any payment under this Contract beyond the current fiscal year is contingent upon the availability of funding from which payment can be made. No legal liability on the part of the County shall arise for payment beyond June 30 of the calendar year unless funds are designated by the County and are made available for payment of this Contract.

4.4 **Reduction in Funding.** County may terminate this Contract or reduce compensation and service levels proportionately upon 30 days’ written notice to Consultant if Federal, State or County funding for this Contract ceases or is reduced before the expiration of the Term of this Contract. If funding for this Contract is reduced, County and Consultant shall meet within 10 days of written notice to Consultant of a reduction in funding to renegotiate this Contract based upon the modified level of funding. If County and Consultant fail to reach an agreement within 10 days of the first meeting, either party may terminate this Contract with 10 days written notice of termination.

If this Contract is terminated in accordance with the terms of this subsection, Consultant shall be entitled to retain all sums paid as of the effective date of such termination, subject to any payment offset to which County may be entitled, for damages or otherwise, under the terms of this Contract. In no event shall Consultant be entitled to any loss of profits or other compensation on the terminated portion of this Contract.

4.5 **Disallowance.** If Consultant receives payment for work under this Contract which is later disallowed by County, Consultant shall promptly refund the disallowed amount to County on request, or, at its option, County may offset the amount disallowed from any payment due or to become due to Consultant under any Contract with County.

**ARTICLE 5**

**CONTRACT ADMINISTRATION**

5.1 **County’s Contracting Officer.** The Director of Purchasing and Contracting is designated as the contracting officer (“Contracting Officer”) and is the only County official authorized to make any changes to this Contract.

5.2 **Consultant’s Representative.** Consultant designates the following individual as the Consultant’s Representative: [add name, address, phone number and email address]

5.3 **COTR.** The County designates the following person as the Contracting Officer’s Technical Representative (“COTR”): Andrew Bohnert; 5555 Overland Avenue, MS 0368, San Diego, CA 92123-1294; (858) 495-5101; andrew.bohnert@sdcounty.ca.gov. The COTR will administer this Contract by chairing progress meetings with Consultant, receiving and approving Consultant invoices for payment, auditing and inspecting Consultant’s records, inspecting Consultant’s work, and providing other technical guidance as required. The COTR is not authorized to change any terms and conditions of this Contract. Only the Contracting Officer, by issuing a properly executed amendment to this Contract, may change the terms or conditions of this Contract.

5.4 **Administrative Adjustments.** Notwithstanding any provision of this Contract to the contrary, the COTR may make Administrative Adjustments (“AA”) to this Contract, which do not change the purpose or intent of the Statement of Work, the Terms and Conditions, the Contract Term or the Maximum Compensation. Each AA shall be in writing and shall be signed by the COTR and Consultant. All inquiries about an AA will be referred directly to the COTR.

5.5 **Contract Progress Meeting.** The COTR and other County personnel, as appropriate, will meet periodically with Consultant to review the Contract performance. At these meetings, the COTR will apprise Consultant of how County views Consultant’s performance, and Consultant will apprise COTR of any problems Consultant is having. Consultant shall also notify the Contracting Officer in writing of any work being performed that Consultant considers beyond the scope of this Contract. Appropriate action shall be taken to resolve outstanding issues. The minutes of these meetings will be reduced to writing and signed by the COTR and Consultant. If Consultant does not concur with the minutes, Consultant shall submit a written description of any area of disagreement within 10 days of the meeting. Appropriate action will be taken to resolve any areas of disagreement.
ARTICLE 6
CHANGES

6.1 Contracting Officer. The Contracting Officer may at any time, by a written order, make changes (“Changes”), within the general scope of this Contract, in the work to be performed, the time (i.e. hours of the day, days of the week, etc. when Consultant shall perform) and place of performance thereof. If any such Change causes an increase or decrease in the cost of, or the time required for, the performance of any part of the work under this Contract, an equitable adjustment shall be made in the Contract price or delivery schedule, or both, and the Contract shall be modified in writing accordingly.

6.2 Claims. Consultant must assert any claim for adjustment under this Article within 30 days from the date of receipt by the Consultant of the notification of Change. However, if the Contracting Officer determines that the facts justify such action, the Contracting Officer may receive and act upon any such claim asserted at any time before final payment under this Contract. Where the cost of property made obsolete or excess as a result of a Change is included in Consultant's claim for adjustment, the Contracting Officer may prescribe the manner of disposition of such property. Failure to agree to any adjustment shall be a dispute concerning a question of fact under Article 14, “Disputes,” of this Contract. However, nothing in this subsection shall excuse the Consultant from proceeding with this Contract as changed.

ARTICLE 7
TERMINATION

7.1 Termination For Default. Upon Consultant's breach of this Contract, County may terminate this Contract in whole or part. Prior to termination for default, County will send Consultant written notice specifying the default. The notice will give Consultant at least 15 days from the date the notice is issued to cure the default or make progress satisfactory to County in curing the default. If County determines that the default contributes to the curtailment of an essential service or poses an immediate threat to life, health or property, County may terminate this Contract immediately upon issuing oral or written notice to Consultant without any prior notice or opportunity to cure. In the event of termination under this Article, all finished or unfinished documents, and other materials, prepared by Consultant under this Contract shall become the sole and exclusive property of County. In the event of such termination, County may purchase or obtain the work elsewhere, and Consultant shall be liable for the difference between the prices for the work set forth in this Contract and the actual cost thereof to County.

7.1.1 If, after notice of default of this Contract it is determined for any reason that the Consultant was not in default, the rights and obligations of the parties shall be the same as if the notice of termination had been issued as a Termination for Convenience.

7.2 Full Cost Recovery Of Investigation And Audit Costs. Contractor shall reimburse County of San Diego for all direct and indirect expenditures incurred in conducting an audit/investigation when Contractor is found in violation (material breach) of the terms of the Agreement. Reimbursement for such costs shall be withheld from any amounts due to Contractor pursuant to the payment terms of the Agreement, or from any other amounts due to Contractor from County.

7.3 Termination For Convenience. The County may, by written notice stating the extent and effective date, terminate this Contract for convenience in whole or in part, at any time. The County shall pay the Contractor as full compensation for work performed in accordance with the terms of this Contract until such termination:

7.3.1 The unit or pro rata price for any delivered and accepted portion of the work.

7.3.2 A reasonable amount, as costs of termination, not otherwise recoverable from other sources by the Contractor as approved by the County, with respect to the undelivered or unaccepted portion of the order, provided compensation hereunder shall in no event exceed the total price.

7.3.3 In no event shall the County be liable for any loss of profits on the resulting order or portion thereof so terminated.

7.3.4 County’s termination of this Agreement for convenience shall not preclude County from taking any action in law or equity against Contractor for:

7.3.4.1 Improperly submitted claims, or

7.3.4.2 Any failure to perform the work in accordance with the Statement of Work, or

7.3.4.3 Any breach of any term or condition of the Agreement, or

7.3.4.4 Any actions under any warranty, express or implied, or

7.3.4.5 Any claim of professional negligence, or
7.3.4.6 Any other matter arising from or related to this Contract, whether known, knowable or unknown before, during or after the date of termination.

7.3.5 County’s termination of this Contract for convenience shall not preclude County from taking any action in law or equity against Consultant for any matter arising from or related to this Contract.

7.4 Suspension Of Work. The Contracting Officer may order Consultant, in writing, to suspend, delay, or interrupt all or any part of the work of this Contract for the period of time that the Contracting Officer determines is in County’s best interest.

7.5 Remedies Not Exclusive. The rights and remedies of County provided in this Article shall not be exclusive and are in addition to any other rights and remedies provided by law or equity.

ARTICLE 8
COMPLIANCE WITH LAWS AND REGULATIONS

8.1 Compliance with Laws and Regulations. Consultant shall at all times perform its obligations hereunder in compliance with all applicable federal, State, and County laws and regulations.

8.2 Consultant’s Permits and License. Consultant certifies that it possesses and shall continue to maintain or shall cause to be obtained and maintained, at no cost to the County, all approvals, permissions, permits, licenses, and other forms of documentation required for it and its employees to comply with all applicable statutes, ordinances, and regulations, or other laws, that may apply to performance of work hereunder. County may reasonably request and review all such applications, permits, and licenses.

8.3 Equal Opportunity. Consultant shall comply with the provisions of Title VII of the Civil Rights Act of 1964 in that Consultant shall not discriminate against any individual with respect to his or her compensation, terms, conditions, or privileges of employment nor shall Consultant discriminate in any way that would deprive or intend to deprive any individual of employment opportunities or otherwise adversely affect his or her status as an employee because of such individual’s race, color, religion, sex, national origin, age, handicap, medical condition, sexual orientation or marital status.

8.4 Affirmative Action. If Consultant employs 15 or more full-time permanent employees, Consultant shall comply with the Affirmative Action Program for Vendors as set forth in Article IIIk (commencing at Section 84) of the San Diego County Administrative Code, which program is incorporated herein by reference. A copy of this Affirmative Action Program will be furnished by the COTR upon request or may be obtained from the County of San Diego Internet web-site (www.sdcounty.ca.gov).

8.5 Drug and Alcohol-Free Workplace. In Board of Supervisors’ Policy C-25, County of San Diego Drug and Alcohol Use Policy, the Board of Supervisors recognized that those who perform services or work for County under contract should perform the services or work as safely, effectively and efficiently as possible.

8.5.1 Consultant and Consultant’s employees, while performing work for the County, or while using County equipment:

8.5.1.1 Shall not be in any way impaired because of being under the influence of alcohol or a drug.

8.5.1.2 Shall not possess, consume or be under the influence of alcohol or an illegal drug.

8.5.1.3 Shall not sell, offer, or provide alcohol or a drug to another person.

8.5.2 Section 8.5 is a material condition of this Contract. If the Contracting Officer determines that Consultant and/or Consultant’s employee(s) has not complied with section 8.5, County may terminate this Contract for default and may also terminate any other Contract Consultant has with County.

8.6 Board of Supervisors’ Policies. Consultant represents that it is familiar, and shall use its best efforts to comply, with the following policies of the Board of Supervisors: Board Policy B-67, which encourages the County’s contractors to use products made with recycled materials, reusable products, and products designed to be recycled; and Board Policies B-53 and B-39a, which encourage the participation of small and disabled veterans’ business enterprises in County procurements. Board of Supervisors Policies are available on the County of San Diego web site.

8.7 Cartwright Act. Following receipt of final payment under the Contract, Consultant assigns to County all rights, title and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 1 of Part 2 of Division 7 of the Business and Professions Code, commencing with section 16700), arising from purchases of goods, materials, or work by the Consultant for sale to County under this Contract.
8.8 Hazardous Materials. Consultant shall comply with all Environmental Laws and all other laws, rules, regulations, and requirements regarding Hazardous Materials, health and safety, notices, and training. Consultant shall not store any Hazardous Materials on any County property for more than 90 days or in violation of the applicable site storage limitations imposed by Environmental Law. At its sole expense, Consultant shall take all actions necessary to protect third parties, including, without limitation, employees and agents of County, from any exposure to Hazardous Materials generated or utilized in Consultant’s performance under this Contract. Consultant shall report to the appropriate governmental agencies all discharges, releases, and spills of Hazardous Materials that are required to be reported by any Environmental Law and to immediately notify the County of it. Consultant shall not be liable to County for County’s failure to comply with, or for County’s violation of, any Environmental Law. As used in this section, the term “Environmental Laws” means any and all federal, State and local laws, ordinances, rules, decrees, orders, regulations or court decisions (including the “common law”), relating to hazardous substances, hazardous materials, hazardous waste, toxic substances, environmental conditions or other similar substances or conditions. One such law is the Resource Conservation and Recovery Act. As used in this section, the term “Hazardous Materials” means any chemical, compound, material, substance or other matter that: (a) is a flammable, explosive, asbestos, radioactive nuclear medicine, vaccine, bacteria, virus, hazardous waste, toxic, overtly injurious or potentially injurious material, whether injurious or potentially injurious by itself or in combination with other materials; (b) is controlled, referred to, designated in or governed by any Environmental Laws; (c) gives rise to any reporting, notice or publication requirements under any Environmental Laws; or (d) is any other material or substance for which there may be any liability, responsibility or duty on County or Consultant with respect to any third person under any Environmental Laws.

8.9 Debarment And Suspension. Consultant certifies that it, its principals, its employees and its subcontractors:

8.9.1 Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any State or Federal Department or agency.

8.9.2 Have not within a 3-year period preceding this Contract been convicted of, or had a civil judgment rendered against them for, the commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, State, or local) transaction; violation of Federal or State anti-trust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

8.9.3 Are not presently indicted or otherwise criminally or civilly charged by a government entity (federal, State, or local) with commission of any of the offenses enumerated in the paragraph above; and

8.9.4 Have not within a 3-year period preceding this Contract had one or more public transactions (federal, State, or local) terminated for cause or default.

ARTICLE 9
CONFLICTS OF INTEREST; CONSULTANT'S CONDUCT

9.1 Conflicts of Interest. Consultant presently has no interest including, but not limited to, other projects or independent contracts, and shall not acquire any such interest, direct or indirect, which would conflict in any manner or degree with the performance of work required under this Contract. Consultant shall not employ any person having any such interest in the performance of this Contract.

9.2 Conduct of Consultant; Privileged Information.

9.2.1 Throughout the term of this Contract, Consultant shall inform County of all of Consultant's interests, if any, which are, or which the Consultant believes to be, incompatible with any interests of the County.

9.2.2 Consultant shall not accept any gratuity or special favor from individuals or organizations with whom Consultant is doing business or proposing to do business, in accomplishing the work under this Contract.

9.2.3 Consultant shall not use for personal gain or make other improper use of privileged information which is acquired in connection with this Contract. The term “privileged information” includes, but is not limited to, unpublished information relating to technological and scientific development; medical, personnel, or security records of the individuals; anticipated materials requirements or pricing actions; and knowledge of selection of a contractor in advance of official announcement.

9.2.4 Consultant shall not directly or indirectly offer or give any gift, gratuity, or favor to any County employee.

9.3 Prohibited Contracts. Consultant certifies that this Contract does not violate County Administrative Code section 67, and that Consultant is not, and will not subcontract with, any of the following:
9.3.1. Persons employed by County or public agencies for which the Board of Supervisors is the governing body.

9.3.2. Profit-making firms or businesses in which employees described in sub-section 9.3.1 serve as officers, principals, partners, or major shareholders;

9.3.3. Persons who, within the immediately preceding 12 months came within the provisions of sub-section 9.3.1 and who (1) were employed in positions of substantial responsibility in the area of service to be performed by the Contract, or (2) participated in any way in developing the Contract or its service specifications; and

9.3.4. Profit-making firms or businesses in which the former employees described in subsection 9.3.3 serve as officers, principals, partners, or major shareholders.

9.4 California Political Reform Act and Government Code Section 1090 Et Seq. Consultant acknowledges that the California Political Reform Act (“Act”), Government Code section 81000 et seq., provides that consultants hired by a public agency, such as County, may be deemed to be a “public official” subject to the Act if the consultant advises the agency on decisions or actions to be taken by the agency. The Act requires such public officials to disqualify themselves from participating in any way in such decisions if they have any one of several specified “conflicts of interest” relating to the decision. To the extent the Act applies to Consultant, Consultant shall abide by the Act. In addition, Consultant acknowledges and shall abide by the conflict of interest restrictions imposed on public officials by Government Code section 1090 et seq.

9.5 Public Disclosure of Gifts and Campaign Contributions. Consultant represents that this Contract has been executed with full knowledge of, and in compliance with, public disclosure requirements and does not violate the provisions of San Diego County Charter Section 1000.1. Disclosure forms are available at the Clerk of the Board’s office at 1600 Pacific Highway, Room 402 and on the Clerk of the Board’s website, www.sdcounty.ca.gov/cob/ocd/propa_form.doc. Original Disclosure Forms should be filed at the Clerk of the Board’s office.

ARTICLE 10
INDEMNITY AND INSURANCE

10.1 Indemnity. To the fullest extent permitted by law, County shall not be liable for, and Consultant shall defend and indemnify County and its officers, agents, employees and volunteers (collectively “County Parties”), against any and all claims, deductibles, self-insured retentions, demands, liability, judgments, awards, fines, mechanics’ liens or other liens, labor disputes, losses, damages, expenses, charges or costs of any kind or character, including attorneys’ fees and court costs (hereinafter collectively referred to as “Claims”), which arise out of or are in any way connected to the work covered by this Contract arising either directly or indirectly from any act, error, omission or negligence of Consultant or its officers, employees, agents, contractors, licensees or servants, including, without limitation, Claims caused by the sole passive negligent act or the concurrent negligent act, error or omission, whether active or passive, of County Parties. Consultant shall have no obligation, however, to defend or indemnify County Parties from a Claim if it is determined by a court of competent jurisdiction that such Claim was caused by the sole active negligent act or willful misconduct of County Parties.

10.2 Insurance. Before executing this Contract, Consultant shall obtain at its own cost and expense, and keep in force and effect during the Term of this Contract, including all extensions, the insurance specified in Exhibit B, “Insurance Requirements.”

ARTICLE 11
AUDIT AND INSPECTION OF RECORDS

11.1 Audit And Inspection. Contractor agrees to maintain and/or make available within San Diego County accurate books and accounting records relative to all its activities under this Agreement. Authorized Federal, State or County representatives shall have the right to monitor, assess, or evaluate Contractor's performance pursuant to this Agreement, said monitoring, assessments, or evaluations to include but not limited to audits, inspection of premises, reports, and interviews of project staff and participants.

At any time during normal business hours and as often as County may deem necessary, Contractor shall make available to County, State or Federal officials for examination all of its records with respect to all matters covered by this Agreement and will permit County, State or Federal officials to audit, examine and make excerpts or transcripts from such records, and to make audits of all invoices, materials, payroll, records of personnel, information regarding clients receiving services, and other data relating to all matters covered by this Agreement. If an audit is conducted, it will be done in accordance with generally accepted government auditing standards as described in “Government Auditing Standards,” published for the United States General Accounting Office.
If any services performed hereunder are not in conformity with the specifications and requirements of this Agreement, County shall have the right to require the Contractor to perform the services in conformity with said specifications and requirements at no additional increase in total Agreement amount. When the services to be performed are of such nature that the difference cannot be corrected, County shall have the right to (1) require Contractor immediately to take all necessary steps to ensure future performance of the services in conformity with requirements of the Agreement, and (2) reduce the Agreement price to reflect the reduced value of the services performed. In the event Contractor fails to perform the services promptly or to take necessary steps to ensure future performance of the service in conformity with the specifications and requirements of the Agreement, County shall have the right to either (1) by Agreement or to otherwise have the services performed in conformity with the Agreement specifications and charges to Contractor any cost occasioned to County that is directly related to the performance of such services, or (2) terminate this Agreement for default as provided in the Termination clause.

11.2 Cost or Pricing Data. If the Contractor submitted cost or pricing data in connection with the pricing of this Agreement or any change or modification thereto, unless such pricing was based on adequate price competition, established catalog or market prices of commercial items sold in substantial quantities of the general public, or prices set by law or regulation, the Contracting Officer or his representatives who are employees of the County or its agent shall have the right to examine all books, records, documents and other data of the Contractor related to the negotiation pricing or performance of such Agreement, change or modification, for the purpose of evaluating the accuracy, completeness and currency of the cost or pricing data submitted.

11.3 Availability. The materials described above shall be made available at the office of the Contractor, at all reasonable times, for inspection, audit or reproduction, until the expiration of three (3) years from the date of final payment under this Agreement, or by section 11.3.1 and 11.3.2, below:

11.3.1 If this Agreement is completely or partially terminated, the records relating to the work terminated shall be made available for a period of three (3) years from the date of any resulting final settlement.

11.3.2 Record which relate to appeals under the “Disputes” clause of this Agreement, or litigation or the settlement of claims arising out of the performance of this Agreement, shall be made available until such appeals, litigation, or claims have been disposed of, or three years after Agreement completion, whichever is longer. County shall keep the materials described above confidential unless otherwise required by law.

11.4 Subcontract. The Contractor shall insert a clause containing all the provisions of this Article 11 in all subcontract hereunder except altered as necessary for proper identification of the Contracting parties and the Contracting officer under the County’s prime Agreement.

ARTICLE 12
INSPECTION OF SERVICE

12.1 Subject to Inspection. Consultant’s performance (including work, materials, supplies, equipment furnished or used and workmanship related to the performance of this Contract) shall be subject to inspection and testing by County at all times during the Term of this Contract. Consultant shall cooperate with any inspector assigned by the County to determine whether Consultant’s performance conforms to the requirements of this Contract. County shall perform such inspection in a manner that will not unduly interfere with Consultant’s performance.

12.2 Specification and Requirements. If any work performed by Consultant does not conform to the specifications and requirements of this Contract, County may require Consultant to re-perform the work until it conforms to said specifications and requirements, at no additional cost. County may withhold payment until Consultant correctly performs the work. When the work to be performed is of such a nature that Consultant cannot correct its performance, County may require Consultant to immediately take all necessary steps to ensure that future performance of the work conforms to the requirements of this Contract; and to reduce the Maximum Compensation to reflect the reduced value of the work received by County. If Consultant fails to promptly re-perform the work or to take necessary steps to ensure that future performance of the work conforms to the specifications and requirements of this Contract, County may: a) without terminating this Contract, have the work performed by another consultant or otherwise, in conformance with the specifications of this Contract. County may charge Consultant, or withhold from payments due Consultant, any costs County incurs that are directly related to the performance of such work; or b) terminate this Contract for default.

ARTICLE 13
USE OF DOCUMENTS AND REPORTS

13.1 Confidentiality. County and Contractor agree to maintain confidentiality and take industry appropriate and legally required measures to protect the confidentiality of any information regarding applicants, project participants or their immediate families which may be obtained through application forms, interviews, tests, reports, from public agencies or
COUNTY AGREEMENT NUMBER XXXXX
AGREEMENT WITH [CONSULTANT’S NAME]
FOR CONSTRUCTION MANAGEMENT/PROJECT MANAGEMENT CONSULTING SERVICES

counselors or any other source. Without the written permission of the applicant or participant, such information shall be divulged only as necessary for purposes related to the audit and evaluation of the Agreement and then only to persons having responsibilities under the Agreement, including those furnishing services to Project under subcontract. County and Contractor agree that all information and records obtained in the course of providing services to project clients shall be subject to confidentiality and disclosure provisions of applicable Federal and State statutes and regulations adopted pursuant thereto. However, at County's request, Contractor shall permit County access to all records and information regarding the project and confidentiality shall not be a bar to County's access to all records and information. Contractor shall take industry appropriate and legally required measures to safeguard information regarding applicants, project participants or their immediate families including, but not limited to, the transfer of this information electronically or in hard copy format, verbal transfer of information, and staff training and monitoring regarding safeguards. Contractor shall evaluate their internal processes and practices for areas of potential vulnerability and take actions to put controls in place. Examples for management of confidential information can be found at www.cosdcompliance.org.

13.2 Publication, Reproduction or Use of Materials. All reports, studies, information, data, statistics, forms, designs, plans, procedures, systems, and any other materials produced under this Contract, whether in printed or “electronic” format, shall be the sole and exclusive property of County. No materials produced in whole or in part under this Contract shall be subject to private use, copyright or patent right without the express prior written consent of County. Consultant shall submit reports to County in the form specified by County's Contract Representative or as may be specified elsewhere in this Contract. County may publish, disclose, distribute and otherwise use, in whole or in part, any reports, data or any other materials prepared by Consultant under this Contract.

ARTICLE 14
DISPUTES

Notwithstanding any provision of this Contract to the contrary, the Contracting Officer shall decide any dispute concerning a question of fact arising out of this Contract that is not otherwise disposed of by the parties within a reasonable period of time. The decision of the Contracting Officer shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary or so grossly erroneous as necessarily to imply bad faith. Consultant shall proceed diligently with its performance hereunder pending resolution by the Contracting Officer of any such dispute. Nothing herein shall be construed as granting the Contracting Officer or any other administrative official, representative or board authority to decide questions of law.

ARTICLE 15
GENERAL PROVISIONS

15.1 Assignment. Consultant shall not assign any interest in this Contract, and shall not transfer any interest in the same (whether by assignment or novation), without the prior written consent of the County, which consent shall not be unreasonably withheld.

15.2 Contingency. This Contract shall bind County only when approved by the Board of Supervisors or when signed by the Director of Purchasing and Contracting.

15.3 Entire Contract. This Contract, together with all exhibits attached thereto and other Contracts expressly referred to herein, constitute the entire Contract between the parties with respect to the subject matter contained herein. All prior or contemporaneous agreements, understandings, representations, warranties and statements, oral or written, including any proposals from Consultant and requests for proposals from County, are superseded by this Contract.

15.4 Exhibits. All exhibits referred to herein are attached hereto and incorporated by reference.

15.5 Further Assurances. The parties agree to perform such further acts and to execute and deliver such additional documents and instruments as may be reasonably required to carry out the provisions of this Contract and the intentions of the parties.

15.6 Governing Law. This Contract shall be governed, interpreted, construed and enforced in accordance with the laws of the State of California and any action brought relating to this Contract shall be held exclusively in a state court in the County of San Diego, State of California.

15.7 Headings. The Article captions and Section headings used in this Contract are inserted for convenience only and are not intended to define, limit or affect the construction or interpretation of any term or provision hereof.

15.8 Modification and Waiver. Except as otherwise provided in Article 6, “Changes,” no modification, waiver, amendment or discharge of this Contract shall be valid unless the same is in writing and signed by both parties.
Neither Party Considered Drafter. Despite the possibility that one party may have prepared the initial draft of this Contract or played the greater role in preparing subsequent drafts, neither party shall be deemed to be the drafter of this Contract. In construing this Contract, no provision shall be construed in favor of one party on the ground that the provision was drafted by the other party.

No Other Inducement. The making, execution and delivery of this Contract by the parties hereto has not been induced by any representations, statements, warranties or agreements other than those expressed herein.

Notices. Notices required or allowed to be given under this Contract shall be in writing and either personally delivered or sent by certified mail, postage prepaid, return receipt requested, addressed to the party to be notified at the address specified herein. Any such notice shall be deemed received on the date of personal delivery to the party (or such party’s authorized representative) or three business days after deposit in the U.S. Mail. All notices to County shall be sent to the COTR at the address specified in subsection 5.1. All notices to Consultant shall be sent to Consultant’s Representative at the address specified in subsection 5.2. Either party may change the name and address of the person to receive notices for that party by providing written notice of the change to the other party.

Severability. If any term, provision, covenant or condition of this Contract is held to be wholly or partially invalid, void or otherwise unenforceable by a court of competent jurisdiction, the remainder of this Contract shall not be affected thereby, and every other term, provision, covenant or condition of this Contract shall be valid and enforceable to the fullest extent permitted by law.

Successors. Subject to the limitations on assignment set forth in subsection 15.1 above, all terms of this Contract shall be binding upon, inure to the benefit of, and be enforceable by the parties hereto and their respective heirs, legal representatives, successors, and assigns.

Time. Time is of the essence of each provision of this Contract.

Time Period Computation. All periods of time referred to in this Contract shall include all Saturdays, Sundays and state or national holidays, unless the period of time specifies business days. If the date or last date to perform any act or give any notice or approval falls on a Saturday, Sunday or state or national holiday, such act or notice may be timely performed or given on the next succeeding day which is not a Saturday, Sunday or state or national holiday.

Waiver. The waiver by one party of the performance of any term, provision, covenant or condition shall not invalidate this Contract, nor shall it be considered as a waiver by such party of any other term, provision, covenant or condition. Delay by any party in pursuing any remedy or in insisting upon full performance for any breach or failure of any term, provision, covenant or condition shall not prevent such party from later pursuing remedies or insisting upon full performance for the same or any similar breach or failure.

Corporation in Good Standing. If Consultant is a California corporation, Consultant warrants that it is a corporation in good standing and is currently authorized to do business in California.

Sections that Survive Termination. The following sections or articles shall survive the termination of this Contract: sections 8.7, 8.8, 10.1, 11.2 and Articles 7 and 13.

SIGNATURE PAGE

IN WITNESS WHEREOF, County and Consultant have executed this Contract effective as of the date first set forth above

COUNTY OF SAN DIEGO

By: ___________________________________  By: __________________________________

WINSTON F. McCOLL, Director
Department of Purchasing and Contracting

[CONSULTANT'S NAME]
EXHIBIT A

STATEMENT OF WORK
ARTICLE 1

INSURANCE REQUIREMENTS FOR CONTRACTORS
Without limiting Contractor’s indemnification obligations to County, Contractor shall provide at its sole expense and maintain for the duration of this contract, or as may be further required herein, insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder and the results of the work by the Contractor, his agents, representatives, employees or subcontractors.

1. **Minimum Scope of Insurance**
Coverage shall be at least as broad as:

   A. Commercial General Liability, Occurrence form, Insurance Services Office form CG0001.
   B. Automobile Liability covering all owned, non owned, hired auto Insurance Services Office form CA0001.
   C. Workers’ Compensation, as required by State of California and Employer’s Liability Insurance.
   D. Professional Liability required if Contractor provides or engages any type of professional services, including but not limited to medical professionals, counseling services, or legal services.

2. **Minimum Limits of Insurance**
   Contractor shall maintain limits no less than:
   A. Commercial General Liability including Premises, Operations, Products and Completed Operations, Contractual Liability, and Independent Contractors Liability: $1,000,000 per occurrence for bodily injury, personal injury and property damage. The General Aggregate limit shall be $2,000,000.
   B. Automobile Liability: $1,000,000 each accident for bodily injury and property damage.
   C. Employer’s Liability: $1,000,000 each accident for bodily injury or disease. Coverage shall include waiver of subrogation endorsement in favor of County of San Diego.
   D. Professional Liability: $1,000,000 per claim with an aggregate limit of not less than $2,000,000. Any self-retained limit shall not be greater than $25,000 per occurrence/event without County’s Risk Manager’s approval. Coverage shall include contractual liability coverage. If policy contains one or more aggregate limits, a minimum of 50% of any such aggregate limit must remain available at all times; if over 50% of any such aggregate limit has been paid or reserved, County will require additional coverage to be purchased by Contractor to restore the required limits. This coverage shall be maintained for a minimum of two years following termination of completion of Contractor’s work pursuant to the Contract.

3. **Deductibles and Self-Insured Retentions**
   Any deductible or self-insured retention must be declared to and approved by the County’s Risk Manager. At the option of the County, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the County, the members of the Board of Supervisors of the County and the officers, agents, employees and volunteers; or the Contractor shall provide a financial guarantee satisfactory to the County guaranteeing payment of losses and related investigations, claim administration, and defense expenses.

4. **Other Insurance Provisions**
The general liability and automobile liability policies are to contain, or be endorsed to contain the following provisions:
   A. **Additional Insured Endorsement**
      Any general liability policy provided by Contractor shall contain an additional insured endorsement applying coverage to the County of San Diego, the members of the Board of Supervisors of the County and the officers, agents, employees and volunteers of the County, individually and collectively.
   B. **Primary Insurance Endorsement**
      For any claims related to this Contract, the Contractor’s insurance coverage shall be primary insurance as respects the County, the members of the Board of Supervisors of the County and the officers, agents, employees and volunteers of the County, individually and collectively. Any insurance or self-insurance maintained by the County, its officers, officials, employees, or volunteers shall be excess of the Contractor’s insurance and shall not contribute with it.
C. Notice of Cancellation
   Each required insurance policy shall be endorsed to state that coverage shall not be canceled by either party, except
   after thirty (30) days’ prior written notice by certified mail, return receipt requested, has been given to the County at
   the address shown in section of Contract entitled “Notices”.

D. Severability of Interest clause
   Coverage applies separately to each insured, except with respect to the limits of liability, and that an act or omission
   by one of the named insureds shall not reduce or avoid coverage to the other named insureds.

GENERAL PROVISIONS

5. Qualifying Insurers
   All required policies of insurance shall be issued by companies which have been approved to do business in the State of
   California by the State Department of Insurance, and which hold a current policy holder’s alphabetic and financial size
   category rating of not less than A-, VII according to the current Best’s Key Rating guide, or a company of equal financial
   stability that is approved in writing by County’s Risk Manager.

6. Evidence of Insurance
   Prior to commencement of this Contract, but in no event later than the effective date of the Contract, Contractor shall
   furnish the County with certificates of insurance and amendatory endorsements effecting coverage required by this
   clause. Contractor shall furnish certified copies of the actual required insurance policies within thirty days after
   commencement of Contract. Thereafter, copies of renewal policies, certificate and amendatory endorsements shall be
   furnished to County within thirty days of the expiration of the term of any required policy. Contractor shall permit
   County at all reasonable times to inspect any policies of insurance, which Contractor has not delivered to County.

7. Failure to Obtain or Maintain Insurance; County’s Remedies
   Contractor’s failure to provide insurance specified or failure to furnish certificates of insurance, amendatory
   endorsements and certified copies of policies, or failure to make premium payments required by such insurance, shall
   constitute a material breach of the Contract, and County may, at its option, terminate the Contract for any such default by
   Contractor.

8. No Limitation of Obligations
   The foregoing insurance requirements as to the types and limits of insurance coverage to be maintained by Contractor,
   and any approval of said insurance by the County are not intended to and shall not in any manner limit or qualify the
   liabilities and obligations otherwise assumed by Contractor pursuant to the Contract, including, but not limited to, the
   provisions concerning indemnification.

9. Review of Coverage
   County retains the right at any time to review the coverage, form and amount of insurance required herein and may
   require Contractor to obtain insurance reasonably sufficient in coverage, form and amount to provide adequate protection
   against the kind and extent of risk which exists at the time a change in insurance is required.

10. Self-Insurance
   Contractor may, with the prior written consent of County’s Risk Manager, fulfill some or all of the insurance
   requirements contained in this Contract under a plan of self-insurance. Contractor shall only be permitted to utilize such
   self-insurance if in the opinion of County’s Risk Manager, Contractor’s (i) net worth, and (ii) reserves for payment of
   claims of liability against Contractor, are sufficient to adequately compensate for the lack of other insurance coverage
   required by this Contract. Contractor’s utilization of self-insurance shall not in any way limit liabilities assumed by
   Contractor under the Contract.

11. Claims Made Coverage
   If coverage is written on a “claims made” basis, the Certificate of Insurance shall clearly so state. In addition to the
   coverage requirements specified above, such policy shall provide that:
   A. The policy retroactive date coincides with or precedes Contractor’s commencement or work under the Contract
      (including subsequent policies purchased as renewals or replacements).
   B. Contractor will make every effort to maintain similar insurance during the required extended period of coverage
      following expiration of the Contract, including the requirement of adding all additional insureds.
C. If insurance is terminated for any reason, Contractor shall purchase an extended reporting provision of at least two years to report claims arising in connection with the Contract.

D. The policy allows for reporting of circumstances or incidents that might give rise to future claims.

12. **Subcontractors’ Insurance**

   Contractor shall require that any and all Subcontractors hired by Contractor are insured in accordance with this Contract. If any Subcontractors coverage does not comply with the foregoing provisions, Contractor shall defend and indemnify the County from any damage, loss, cost or expense, including attorney fees, incurred by County as a result of Subcontractors failure to maintain required coverage.

13. **Waiver of Subrogation**

   Contractor and County release each other, and their respective authorized representatives, from any Claims (as defined in the Article entitled “Indemnity” of the Pro Forma Contract), but only to the extent that the proceeds received from any policy of insurance carried by County or Contractor, other than any self-insurance, covers any such Claim or damage. Included in any policy or policies of insurance provided by Contractor hereunder shall be a standard waiver of rights of Subrogation against County by the insurance company issuing said policy or policies.

**ARTICLE 2**

**FIDELITY COVERAGE**

*RESERVED*

Without limiting Contractor’s indemnification obligations to County, Contractor shall provide at its sole expense and maintain for the duration of this contract, or as may be further required herein, Fidelity coverage providing Employee Dishonesty, Forgery or Alteration, Theft, Disappearance, Destruction, and Computer Fraud coverage covering Contractors employees, officials and agents for Fidelity $1,000,000 limit.
County shall pay Consultant in accordance with the provisions set forth below.

1. COMPENSATION.

   County agrees to pay Consultant the Maximum Compensation of $__________ as follows:

   A. Consultant shall be paid a maximum of $__________ for performance of the Basic Services listed in Section 2 below during the Term of this Contract. This amount shall be full compensation for all Basic Services performed pursuant to this Contract.

   B. Consultant shall be entitled to reimbursement for incidental expenses incurred during the performance of this Contract. These Reimbursable Expenses, may include printing and reproduction services, film and developing pictures, aerial and/or topographic surveys for base maps, permit fees and other expenses approved in advance by COTR in his/her sole discretion. Compensation for Reimbursable Expenses shall be at cost. Expenses for office or drafting supplies, phone calls, copies, faxes, mileage, and other similar standard expenses are considered part of Consultant’s overhead and shall not be separately billed, or compensated, as Reimbursable Expenses. Compensation for Reimbursable Expenses incurred during the performance of this Contract shall not exceed $__________.

   C. Consultant shall be entitled to compensation for Additional Services provided. Additional Services are services that are not included in the Basic Services. Consultant must receive prior written authorization from County before incurring any expenses for Additional Services. Compensation for Additional Services performed by Consultant shall not exceed $__________. Compensation for Additional Services shall be at the hourly rates listed below, unless otherwise agreed to in writing.

<table>
<thead>
<tr>
<th>CATEGORY</th>
<th>HOURLY RATE</th>
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   D. If Consultant’s office is located outside San Diego County, Consultant shall also be entitled to reimbursement for reasonable travel, lodging and meal expenses. To be eligible for reimbursement, these expenses must meet all of the criteria in this subsection. Consultant must have incurred the expenses to travel to the project site to provide one or more of the services specified in Exhibit A, Statement of Work. The reimbursable expenses shall not exceed the actual cost of airfare excluding first class fare unless approved in advance by the COTR; actual cost of rental vehicles, taxi service, etc.; and the County-authorized rates set forth in Administrative Code section 472 for lodging $___ per night plus actual taxes, breakfast $___, lunch $___ and dinner $___ for a maximum daily meal expense of $___. Consultant shall submit a receipt for each expense. Total reimbursement for travel, lodging and meals for the performance of this Contract shall not exceed $__________. Consultant may incur travel, lodging or meal expenses greater than the County-authorized rates. However, Consultant shall not be entitled to reimbursement for the difference between the County-authorized rate for each category and the actual cost.

2. CLAIM FOR PAYMENT.

Consultant shall submit one claim for each Task following the completion of each Task listed below, including all Reimbursable Expenses incurred, and Additional Services, if any, performed in relation to that Task. Each claim shall identify the Task to which the claim applies and the amount of compensation sought for each Task, for Reimbursable Expenses and for authorized Additional Services, if any, performed for that Task. If Consultant seeks payment for Reimbursable Expenses, the claim shall include an itemized list of all Reimbursable Expenses related to that claim with all invoices attached. For other authorized Additional Services, Consultant shall submit no more than one claim each month that describes the Additional Services.
performed, the hourly rates that apply, the number of hours worked, the compensation sought and the Reimbursable Expenses (itemized with all invoices attached) incurred that month.

The COTR shall review each claim before payment. Only claims that include the information described above shall be eligible for payment. Each claim the COTR approves shall be paid and shall constitute full payment for the Task for which the claim was submitted and any Reimbursable Expenses incurred and Additional Services, if any, performed.

3. PAYMENT SCHEDULE.
County shall compensate Consultant for Basic Services performed under this Agreement based on the amount listed below for each Task that Consultant completes (in monthly progress payments).

<table>
<thead>
<tr>
<th>BASIC SERVICES</th>
<th>PAYMENT</th>
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<tbody>
<tr>
<td>Task 1</td>
<td></td>
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<td>Task 2</td>
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<td>Task 3</td>
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<td>Task 4</td>
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</table>

| Total Basic Services | $__________ |