

Request for Proposals

For Bond Counsel

May 18, 2023

Kentucky Infrastructure Authority Office of Financial Management

Submission of Questions Deadline: May 25, 2023, 2:00 p.m. (EDT) Submission of Proposals Deadline: June 8, 2023, 2:00 p.m. (EDT)

KENTUCKY INFASTRUCTURE AUTHORITY OFFICE OF FINANCIAL MANAGEMENT

REQUEST FOR PROPOSALS BOND COUNSEL

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SECTION I – SUBMISSION OF PROPOSALS

Questions & Submission

All questions concerning this RFP must be submitted by e-mail to the address below no later than **2:00 p.m. (EDT) on Thursday, May 25, 2023.** Any questions submitted, and answers thereto, may be distributed to all prequalified firms at the discretion of the Chairperson of the Selection Committee. Please note that questions submitted after the deadline will not receive a response.

In total, submission of proposals must not exceed 55 pages of materials including attachments.

Only electronic submission materials will be accepted and must be received no later than 2:00 p.m. (EDT) on Thursday, June 8, 2023. The Commonwealth e-mail servers filter attachments that approach 10 MB, so proposals under that limit may be submitted to the email address below:

Office of Financial Management Kentucky Infrastructure Authority Selection Committee Chairperson Bond Counsel FY 2024 RFP 200 Mero St, 5th Floor Frankfort, Kentucky 40622 Phone: (502) 564-2924

E-mail for Questions & Submission: <u>Debt.OFM@ky.gov</u>

Note: It is recommended that receipt of all submissions be confirmed by the submitter. Proposals received after the stated deadline will NOT be accepted.

Scoring, Selection, and Notification

The Selection Committee established pursuant to KRS 45A.843 is composed of two employees from the Kentucky Infrastructure Authority (voting), three employees from the Office of Financial Management (voting), and one merit employee of the State Auditor of Public Accounts (nonvoting). Proposals will be evaluated pursuant to the evaluation criteria outlined on <u>Attachment A.</u> The Selection Committee will determine whether to hold interviews with proposing firms. The Selection Committee will make a recommendation for selection pursuant to KRS 45A.840 to 45A.870, KRS 45A.877 to 45A.879, and KRS 45A.490 to 45A.494. The scoring of proposals is subject to reciprocal preference for Kentucky resident bidders and preference for a Qualified Bidder. (See <u>Attachment D</u> for KRS 45A.490 to 45A.494 "Kentucky Preference Laws".)

Pursuant to KRS 45A.110 and 45A.115, a bidder, offeror, or contractor is required to submit a Required Affidavit for Bidders, Offerors, and Contractors to be awarded a contract, or for the renewal of the contract. (See Required Affidavit for Bidders, Offerors and Contractors for KRS 45A.110 & 45A.115 "Required Affidavit" following Attachment D.)

The Kentucky Revised Statutes and Kentucky Administrative Regulations referenced in the RFP may be found at http://legislature.ky.gov.

SECTION II – INTRODUCTION AND OBJECTIVES OF PROPOSAL

Only firms which have been prequalified by the Office of Financial Management to provide bond counsel services for Fiscal Year 2024 and Fiscal Year 2025 to the Kentucky Infrastructure Authority may submit a response to this Request for Proposal.

The Office of Financial Management ("OFM") of the Finance and Administration Cabinet of the Commonwealth of Kentucky (the "Cabinet"), on behalf of the Kentucky Infrastructure Authority ("KIA" or the "Authority"), is requesting proposals from prequalified firms to provide bond counsel and related general legal services to the Authority. Pursuant to KRS 45A.850, the Authority seeks to hire one (1) bond counsel firm to provide the desired services for the engagement period beginning July 1, 2023 and ending June 30, 2024, with an option to renew on the same terms and conditions for one additional fiscal year at the discretion of OFM and the Authority.

The Authority was created to provide a mechanism for funding construction of infrastructure projects by governmental agencies of the Commonwealth. Currently there are four loan programs administered by the Authority. Additionally, the Authority administers state funded Special Appropriation Grants and is authorized to receive other federal grants if awarded. These include:

Fund A - Clean Water State Revolving Fund Loan Program

This program is used to finance local wastewater treatment facilities and nonpoint source projects that qualify under the U.S. Environmental Protection Agency requirements of the Clean Water Act. Debt service for Fund A revenue bonds issued to provide the required state match is funded through state appropriations. The Authority has issued leveraged agency bonds for the Fund A program. Program revenues are used for the debt service on these bonds.

Fund B - Infrastructure Revolving Loan Program

This program provides funding for utilities and other public services projects. Debt service for bonds issued to capitalize Fund B is funded through state appropriations.

Fund C - Governmental Agencies Program

This program provides local governmental agencies funding for infrastructure projects through direct loans from cash within the program that may be reimbursed from the issuance of debt. Debt service for Fund C revenue bonds is paid from program revenues and not from state appropriations. As a result, no budgetary authorization is required.

Fund F - Drinking Water State Revolving Fund Loan Program

This program is used to finance local drinking water treatment facilities that qualify under the U.S. Environmental Protection Agency requirements of the Safe Drinking Water Act. Debt service for Fund F revenue bonds issued to provide the required state match is funded through state appropriations. The Authority has issued leveraged agency bonds for the Fund F program. Program revenues are used for the debt service on these bonds.

BIL - Bipartisan Infrastructure Law

The Bipartisan Infrastructure Law provides additional funding for new programs to be administered through KIA's Drinking Water and Clean Water State Revolving Loan Programs. Through the Drinking Water State Revolving Fund (DWSRF) there are 2 new

programs which will provide funding to projects that address Lead Service Line Replacement (LSLR) and Emerging Contaminants (EC). Through the Clean Water State Revolving Fund (CWSRF) there is 1 new program which will provide funding to projects that address EC.

SPAP - Special Appropriation Grants (State Funded)

The Kentucky General Assembly has specially appropriated by budget line-item grants for water and wastewater infrastructure projects identified by the Area Water Management Councils in the Water Resource Information System.

SPAP - Special Appropriation Grants (Federally Funded)

The Kentucky General Assembly has specially appropriated by budget line-item grants for water and wastewater infrastructure projects identified by the Area Water Management Councils in the Water Resource Information System.

CWP - Cleaner Water Program (Federally Funded)

The Kentucky General Assembly appropriated \$500 million from the Commonwealth's Coronavirus State and Local Fiscal Recovery Fund award from the United States Treasury to be used as grants for water and wastewater infrastructure projects.

For additional information on the Authority or its programs, please see their web site at:

https://kia.ky.gov/

There can be no assurance by OFM or the Authority that transactions contemplated in this RFP will be completed during the contract period.

The objectives of OFM and the Authority in the selection of a bond counsel are as follows:

- 1. Minimize the cost of funds and the carrying costs associated with unexpended bond proceeds within policy constraints.
- 2. Maximize the amount and level of legal expertise brought to each transaction.
- 3. Maximize permissible arbitrage earnings.
- 4. Minimize budgetary process complications.
- 5. Minimize future administrative requirements.

All bond transactions undertaken during the contract period will be under the direction of the Authority and OFM. Any offerings are subject to approval by the Authority's Board of Directors, the State Property and Buildings Commission and the Capital Projects and Bond Oversight Committee of the Kentucky General Assembly.

SECTION III – DESCRIPTION OF SERVICES SOUGHT

The firm engaged to perform bond counsel services to the Authority will be working with the Authority, OFM, the Trustee, a financial advisor (if applicable), and a senior underwriting firm in a negotiated transaction. The firm selected to perform bond counsel services will be responsible for duties which include, but are not limited to: providing legal opinions and legal advice related to program and loan documentation, debt structuring and disclosure, reviewing the Preliminary Official Statement (POS) and the Official Statement (OS) in a negotiated transaction, as well as coordinating the closing of any bond issues, coordinating the sale and closing of securities, identifying tax issues including arbitrage regulations and ongoing status of project tax exemption, consulting with the Authority, the trustee and the Commonwealth, providing information as requested to the rating agencies, attending/testifying at legislative committee meetings, assisting in presentations as needed, overseeing the printing of bond certificates, drafting and circulating required issuance documents for approval, assisting with compliance of any continuing disclosure requirements as well as preparing official transcripts in a timely manner and assisting in the review of draft legislation related to the Authority. In the event that the Authority issues bonds on a competitive basis the bond counsel firm engaged for the transaction will be required to prepare the POS and the OS as part of their duties.

General legal services will be required throughout the year in addition to those services performed during the bond issuance process. The Authority requires these services because staff does not have the expertise and no other state agency is available which possess the legal expertise to deal with questions that arise from bond issuance and loan processing. These services will include, but not be limited to items such as assistance in promulgating administrative regulations, drafting statutory language, drafting assistance agreements and other contracts, day-to-day legal assistance, working with the Public Service Commission and enforcement of existing contracts. Payment of fees for the services provided outside the bond issuance process will require execution of a Personal Services Contract. The Authority anticipates no more than an additional 200 hours of legal services beyond those services performed during the bond issuance process. In any event, the Personal Services Contract will be for an amount not to exceed \$25,000. Fees for general legal services will be set at \$125 for partner and \$100 for associate.

SECTION IV - GENERAL INFORMATION

The Authority

The Kentucky Infrastructure Authority is a municipal bond financing agency created under Kentucky Revised Statute (KRS) 224A to provide infrastructure loans and grants to local governmental agencies and investor-owned utilities. The Authority is an agency of the Commonwealth of Kentucky. The Authority collects loan payments on a semi-annual and monthly basis from, at the time of this publication, 241 borrowers for 644 loans. Other accounting transactions include investments, inter-fund transfers, debt service payments, operating and construction disbursements, etc. To date, the Authority has issued 54 series of bonds with 4 series outstanding.

The Authority has received and continues to apply for capitalization grants to fund the Clean Water State Revolving Fund and the Drinking Water State Revolving Fund, both administered by the U.S. Environmental Protection Agency.

The Authority has bonds outstanding under two indentures which have no debt service requirement. The Governmental Agencies Program indenture includes provisions for a pooled debt service reserve fund and surplus funds, among other accounts.

Debt Service Appropriation Process

The budget process normally begins in August prior to the start of each new biennium. Each cabinet and agency prepares a budget request for the upcoming biennium, which is submitted to the Office of the State Budget Director ("OSBD"). Each cabinet and agency only requests the amount of new debt service dollars required to support new or expansion projects to be funded via the debt issuance process. Debt service for new projects is estimated using a debt service template which provides rate assumptions for 7-, 10-, and 20-year bonds issued on a tax-exempt or taxable basis. The OSBD further refines the cabinet and agency budget requests into the Governor's Executive Budget Request, which is then presented to the General Assembly.

SECTION V – REQUIRED COMPONENTS OF PROPOSAL

Each response to the RFP must include and address the following items. Failure to comply with the requirements of the RFP will result in the firm's response not being evaluated by the Selection Committee. (See Selection and Notification as stated herein.)

I. <u>Disclosure</u>

- **A.** Certify that there has been no material change to any of the statements and certifications made by the firm in its response to the Request for Qualifications, Section II, Disclosure/Certification Forms, issued by OFM on January 10, 2023. In the event there has been a material change, please specify the nature of the change and the impact of the change on the firm and its ability to provide the desired services.
- **B.** Detail any criminal investigation, indictment, prosecution or other proceeding that has ever been brought against members of your firm (provide attachment if necessary). Also, describe any civil litigation pending or concluded within the last three years against your firm that would impair the firm's ability to provide the requested services (provide attachments if necessary). Also, describe the nature of any conflicts of interest that you believe may exist or arise.
- **C.** Disclose any potential conflicts of interest with representing the Commonwealth in this matter, including any potential conflicts of interest of employees assigned to this project and potential conflicts with the Authority. The Commonwealth reserves the unqualified right to disqualify an entity or cancel any contract for any potential conflict of interest issues raised initially and/or during the life of any contract awarded.
- **D.** Disclose if your firm's proposal has information considered proprietary that you wish to be confidential. In the event that your firm chooses to declare the inclusion of proprietary information, please noticeably label such information as described in the "Proprietary Information" article of the RFP.
- **E.** KRS 41.480 prohibits Commonwealth agencies from entering into contracts with a company engaging in energy company boycotts. Certify that your firm does not and will not engage in energy company boycotts during the term of the contract.

II. Qualifications (85%)

A. Relevant Experience of the Firm (20%)

- 1. Provide a discussion of the experience, qualifications and availability of the firm's representatives who would work on bond issues of the Authority.
- 2. Provide the names and resumes of all individuals who would be assigned to work with the Authority and identify the lead counsel. Discuss the relevant bond counsel or underwriter's counsel experience of the firm's representatives in the area of infrastructure, state revolving fund and pooled financing. Additionally, provide a statement as to the availability and willingness of the firm to perform analyses and prepare opinions concerning tax-related and/or bond

resolution matters on a timely basis during the contract period which may not be directly related to the debt issuance process. Please note that any changes made to legal counsel assigned to the Authority must be approved by the Authority and OFM.

- 3. Discuss similar types of transactions, specifically leveraged water and wastewater revolving fund financings, on which your firm has served as bond counsel.
- 4. Describe your firm's technological capabilities, for example, communication abilities, software applications, ability to provide searchable transcripts on CD, and the ability to conduct electronic loan closings.

B. Relevant Experience and Qualifications of the Representatives of the Firm (35%)

- 1. Identify which of the firm's representatives will be responsible for the Authority's general legal services and day-to-day legal assistance and their availability. Discuss their experience in providing this type of assistance, their experience in dealing with the structure and function of utilities and their current responsibilities. Please provide four (4) references for this type of work including names, addresses and telephone numbers, specifically those related to a leverage program.
- 2. Provide specific references including names, addresses and telephone numbers, of similar issuers with which the firm and lead counsel have worked.

C. <u>Legal Issues (30%)</u>

- 1. Discuss your firm's experience and knowledge of state revolving loan funds and options available to the Authority regarding these financings. Include the Clean Water State Revolving Fund Loan Program, Drinking Water State Revolving Fund Loan Program, state funded revolving loan funds, leveraged bond programs, pooled loan programs and short-term construction financing.
- 2. Discuss any pertinent legal issues that you consider relevant and useful to the Authority in meeting its programmatic objectives.

III. <u>Fee Proposal (15%)</u>

One (1) Fee Proposal must be submitted in a separate e-mail using <u>Attachment C</u>. Failure to adhere to these requirements will result in disqualification of the response.

Bond counsel fees will be paid from bond proceeds only upon the successful completion and closing of a bond issue as no funds have been appropriated for such purpose.

Provide a fee proposal on a per \$1,000 bond basis inclusive of all expenses which shall include copying, faxing, mailing (excluding overnight delivery), telephone, advertisements (public notice requirements), travel and other out-of-pocket expenses. It is required that a transcript of the issue be delivered to the Authority, OFM and the Trustee within six months of closing the issue. OFM requires that a searchable, bookmarked pdf and one electronic transcript be provided. Minimum fees per issuance are acceptable but must be specifically detailed. In preparing the fee proposal for bond issuances, assume a single \$75,000,000 fixed-rate Fund C Revenue Bond transaction during

FY 2024. The amortization structure will be based upon the anticipated schedule of loan repayments.

The Authority will sell as many Bond Series as are needed from each program on the same date in order to utilize economies of scale resulting from a larger dollar volume. All Bond Series from all Authority programs sold on the same date will be considered one issue for billing purposes.

Reservation of Rights

The Authority and OFM reserves the right to:

- 1. Review and approve any change in staff members significantly involved in any financing during the contract period and discharge the firm promptly if such personnel changes do not meet the needs of OFM and the Commonwealth.
- 2. Reject any and all proposals with cause, including failure to disclose material events.
- 3. Reject all proposals and seek new proposals when such procedure is reasonably in the best interest of the Authority.
- 4. Make investigations regarding qualifications of any or all respondents, as the Selection Committee deems necessary.
- 5. Request and receive such additional information as the Selection Committee may reasonably require. Failure to comply with such a request will result in disqualification.
- 6. Waive minor irregularities in this RFP process.
- 7. Make all submitted proposals and any attached materials available for Open Records requests pursuant to KRS 61.870, less information disclosed and labeled according to the "Proprietary Information" article of the RFP.

Liability

The Authority and OFM **shall not be** liable for:

- 1. Any costs incurred in the preparation or submission of any proposal.
- 2. Any costs incurred in connection with any interview or negotiation relating to this RFP (i.e. travel, accommodations, etc.).
- 3. Any disclosure, whether by negligence or otherwise, of any material or information in any form submitted in response to this RFP.

Proprietary Information

The RFP specifies the required components and general content of proposals submitted in response to the RFP. The Finance and Administration Cabinet will not disclose any portions of the proposals prior to Contract Award to anyone outside the Finance and Administration Cabinet, representatives of the agency for whose benefit the contract is proposed, representatives of the Federal Government, if required, and the members of the evaluation committee. After a Contract is awarded in whole or in part, the Commonwealth shall have the right to duplicate, use, or disclose all proposal data submitted by firms in response to this RFP as a matter of public record. Although the Commonwealth recognizes the firm's possible interest in preserving selected data which may be part of a proposal, the Commonwealth must treat such information as provided by the Kentucky Open Records Act, KRS 61.870 et sequitur, which allows for exemptions as provided in KRS 61.870(1)(c).

Pursuant to KRS 61.870(1)(c), informational areas which normally might be considered proprietary shall be limited to individual personnel data, customer references, selected financial data, formulae, and financial audits which, if disclosed, would permit an unfair advantage to competitors. If a proposal contains information in these areas that a firm declares proprietary in nature and not available for public disclosure, the firm shall declare in the Disclosure (See "Required Components of the Proposal," Section I, Subsection E) the inclusion of proprietary information and shall noticeably label as proprietary each sheet containing such information. The Cabinet will make all reasonable efforts to maintain the confidentiality of any information provided by the firm, which is clearly identified by the firm as proprietary, provided such designation is reasonable, and subject to the order of the Attorney General or any court directing the Cabinet to release such information.

Contact with Selection Committee Members

Please note that any contact made by the firm with any member of the Selection Committee, from the date of issuance of the RFP until an award of a contract, is required to be disclosed by such Committee member to the entire Committee and will become a part of the permanent file for this selection process, which is subject to "open records requests" pursuant to Kentucky Open Records laws.

The Office of Financial Management respectfully solicits the submission of a proposal by your firm. The Office of Financial Management and the Authority respectfully solicits the submission of a proposal by your firm.

Attachment A Evaluation Criteria
Attachment B Evaluation Form

Attachment C Schedule of Debt Outstanding

Attachment D Kentucky Preference Laws (KRS 45A.490-494)

Required Affidavit Required Affidavit for Bidders, Offerors and Contractors

(KRS 45A.110 & 45A.115)

ATTACHMENT A

EVALUATION CRITERIA KENTUCKY INFRASTRUCTURE AUTHORITY REQUEST FOR PROPOSALS BOND COUNSEL/GENERAL LEGAL SERVICES FISCAL YEAR 2024

| | Evaluation Criteria | Weight |
|----|--|------------|
| 1. | Relevant Experience of the Firm | 20% |
| 2. | Relevant Experience and Qualifications of the Firm's Representatives | 35% |
| 3. | Legal Issues | 30% |
| 4. | Fee Proposal | <u>15%</u> |
| | Total | 100% |

ATTACHMENT B

EVALUATION FORM KENTUCKY INFRASTRUCTURE AUTHORITY REQUEST FOR PROPOSALS BOND COUNSEL/GENERAL LEGAL SERVICES FISCAL YEAR 2024

| REVIEWER ID: | |
|--|------|
| | |
| Disclosure:No | |
| RELEVANT FIRM EXPERIENCE - (Qualifications, Recent Similar Transactions, Fire Organization) | n |
| Score (20 points possible): | |
| Notes: | |
| | |
| 2. RELEVANT EXPERIENCE AND QUALIFICATIONS OF FIRM'S REPRESENTATIVES - (Number of staff available, background, individual experience similar transactions, identification of principal contact, specific firm references) | e on |
| Score (35 points possible): | |
| Notes: | |
| | |
| LEGAL ISSUES (Depth and quality of discussion of pertinent legal issues and demonstration of understanding of the Authority's bonds) | |
| Score (30 points possible): | |
| Notes: | |
| | |
| | |
| Total Score*: | |

*Scores for fee proposals will be uniformly assigned by the Committee Chairperson.

Note: This form must be used when submitting your Fee Proposal. It is not to be changed. Any fees not entered as requested in the format below will result in the firm's response not being evaluated by the Selection Committee. Failure to comply with the requirements of this RFP will result in the firm's response not being evaluated by the Selection Committee.

ATTACHMENT C

FEE PROPOSAL

KENTUCKY INFRASTRUCTURE AUTHORITY REQUEST FOR PROPOSALS BOND COUNSEL/GENERAL LEGAL SERVICES FISCAL YEAR 2024

Per Bond Fee is inclusive of all expenses including copying, faxing, telephone, travel and other out-of-pocket expenses, except as noted below**. The per bond fee quoted will be applicable to all financings completed during the contract period subject to the minimum and maximum fees stated below.

| Minimum fee for any issuance: Maximum fee for any issuance: | \$ 20,000 \$100,000 |
|---|--|
| Bond Counsel Fee* | Price Per Bond \$ |
| *Use the assumptions identified in the R subject to a minimum fee of \$20,000 and | FP to calculate your fee proposal. Fee evaluation will be a maximum fee of \$100,000. |
| overnight mail expenses, advertisements (jin addition to the quoted fee with proper | bond counsel for actual cost associated with necessary public notice requirements) and the cost of final transcripts documentation. |
| The Authority anticipates no more than an performed during the bond issuance process. | additional 200 hours of legal services beyond those services ess. In any event, the Personal Services Contract will be for general legal services will be set at \$125 for partner and |
| SIGNED | DATE |
| NAME OF FIRM | |

ATTACHMENT D

Kentucky Preference Laws (KRS 45A.490-494)

The scoring of bids/proposals is subject to Reciprocal preference for Kentucky resident bidders and Preferences for a Qualified Bidder. *Vendors not claiming resident bidder or qualified bidder status need not submit the corresponding affidavit.

Reciprocal preference for Kentucky resident bidders

KRS 45A.490 Definitions for KRS 45A.490 to 45A.494.

As used in KRS 45A.490 to 45A.494:

- (1) "Contract" means any agreement of a public agency, including grants and orders, for the purchase or disposal of supplies, services, construction, or any other item; and
- (2) "Public agency" has the same meaning as in KRS 61.805.

KRS 45A.492 Legislative declarations.

The General Assembly declares:

- (1) A public purpose of the Commonwealth is served by providing preference to Kentucky residents in contracts by public agencies; and
- (2) Providing preference to Kentucky residents equalizes the competition with other states that provide preference to their residents.

KRS 45A.494 Reciprocal preference to be given by public agencies to resident bidders -- List of states -- Administrative regulations.

- (1) Prior to a contract being awarded to the lowest responsible and responsive bidder on a contract by a public agency, a resident bidder of the Commonwealth shall be given a preference against a nonresident bidder registered in any state that gives or requires a preference to bidders from that state. The preference shall be equal to the preference given or required by the state of the nonresident bidder.
- (2) A resident bidder is an individual, partnership, association, corporation, or other business entity that, on the date the contract is first advertised or announced as available for bidding:
 - (a) Is authorized to transact business in the Commonwealth; and
 - (b) Has for one (1) year prior to and through the date of the advertisement, filed Kentucky corporate income taxes, made payments to the Kentucky unemployment insurance fund established in KRS 341.490, and maintained a Kentucky workers' compensation policy in effect.

- (3) A nonresident bidder is an individual, partnership, association, corporation, or other business entity that does not meet the requirements of subsection (2) of this section.
- (4) If a procurement determination results in a tie between a resident bidder and a nonresident bidder, preference shall be given to the resident bidder.
- (5) This section shall apply to all contracts funded or controlled in whole or in part by a public agency.
- (6) The Finance and Administration Cabinet shall maintain a list of states that give to or require a preference for their own resident bidders, including details of the preference given to such bidders, to be used by public agencies in determining resident bidder preferences. The cabinet shall also promulgate administrative regulations in accordance with KRS Chapter 13A establishing the procedure by which the preferences required by this section shall be given.
- (7) The preference for resident bidders shall not be given if the preference conflicts with federal law.
- (8) Any public agency soliciting or advertising for bids for contracts shall make KRS 45A.490 to 45A.494 part of the solicitation or advertisement for bids.

The reciprocal preference as described in KRS 45A.490-494 above shall be applied in accordance with 200 KAR 5:400.

Determining the residency of a bidder for purposes of applying a reciprocal preference

Any individual, partnership, association, corporation, or other business entity claiming resident bidder status shall submit along with its response the attached Required Affidavit for Bidders, Offerors, and Contractors Claiming Resident Bidder Status. The BIDDING AGENCY reserves the right to request documentation supporting a bidder's claim of resident bidder status. Failure to provide such documentation upon request shall result in disqualification of the bidder or contract termination.

A nonresident bidder shall submit, along with its response, its certificate of authority to transact business in the Commonwealth as filed with the Commonwealth of Kentucky, Secretary of State. The location of the principal office identified therein shall be deemed the state of residency for that bidder. If the bidder is not required by law to obtain said certificate, the state of residency for that bidder shall be deemed to be that which is identified in its mailing address as provided in its bid.

REQUIRED AFFIDAVIT FOR BIDDERS, OFFERORS AND CONTRACTORS CLAIMING RESIDENT BIDDER STATUS

FOR BIDS AND CONTRACTS IN GENERAL:

The bidder or offeror hereby swears and affirms under penalty of perjury that, in accordance with KRS 45A.494(2), the entity bidding is an individual, partnership, association, corporation, or other business entity that, on the date the contract is first advertised or announced as available for bidding:

- 1. Is authorized to transact business in the Commonwealth;
- 2. Has for one year prior to and through the date of advertisement
 - a. Filed Kentucky income taxes;
 - b. Made payments to the Kentucky unemployment insurance fund established in KRS 341.49; and
 - c. Maintained a Kentucky workers' compensation policy in effect.

The BIDDING AGENCY reserves the right to request documentation supporting a bidder's claim of resident bidder status. Failure to provide such documentation upon request shall result in disqualification of the bidder or contract termination.

| | |
|--------------|--------------|
| Signature | Printed Name |
| 8 | |
| | |
| Title | Data |
| Tiue | Date |
| | |
| | |
| Company Name | |
| | |
| Address | |
| _ | |
| | |
| | |
| | |



Required Affidavit for Bidders, Offerors and Contractors (KRS 45A.110 & 45A.115)

Affidavit Effective for One (1) Year from Date of Execution

Instructions: Pursuant to <u>KRS 45A.110</u> and <u>45A.115</u>, a bidder, offeror, or contractor ("Contractor") is required to submit a Required Affidavit for Bidders, Offerors, and Contractors to be awarded a contract, or for the renewal of a contract. An authorized representative of the contracting party must complete the attestation below, have the attestation notarized, and return the completed affidavit to the Commonwealth.

Attestation

As a duly authorized representative for the Contractor, I swear and affirm under penalty of perjury, that that the Contractor has not knowingly violated campaign finance laws of the Commonwealth of Kentucky and that the award of a contract will not violate any provision of the campaign finance laws of the Commonwealth. For purposes of this attestation, "Knowingly" means that the bidder or offeror is aware or should have been aware of the existence of a violation. The bidder or offer understands that the Commonwealth retains the right to request an updated affidavit at any time.

| Signature | Printed Name | |
|-------------------------|---------------------------|---|
| Title | Date | |
| Bidder or Offeror Name: | | |
| Address: | | |
| | | |
| Commonwealth of Kentuck | y Vendor Code (If known): | |
| Subscribed and sworn to | before me this,, | · |
| State of: | Notary: | |
| County of: | My Commission Expires: | |