INVITATION TO BID NOTICE TO CONTRACTORS

The Holly City Development Corporation ("HCDC") shall receive sealed bids at 14 East Mulberry Street, Millville, New Jersey 08332 until **10:00 A.M. on Wednesday, December 4, 2024**, to be publicly opened, and read aloud for:

LEAD REMEDIATION/MITIGATION CONTRACTORS AND NJ CERTIFIED LEAD ABATEMENT CONTRACTORS

Bids must be submitted on the standard Bid Proposal form provided by the HCDC in the manner designated and must be enclosed in a sealed envelope bearing the title of the bid, name and address of the Contractor on the outside; addressed to Holly City Development Corporation, **LEAD REMEDIATION/MITIAGATION AND NJ CERTIFIED LEAD ABATEMENT** and delivered to the above address at the date and time set at the place herein. The Holly City Development Corporation is not responsible for any hand delivered or third party delivered bids that do not arrive at the proper time or location. Any such bid will be returned unopened to the vendor. All documents contained in this package must be returned to the Holly City Development Corporation in their original form. No substitutions, alterations, or modifications of any of the bid documents are permitted.

This bid is being solicited through fair and open process in accordance with the requirements of N.J.S.A. 19:44A-20.4 *et. Seq.* (New Jersey Local Unit Pay-to-Play Law) and shall be in conformance with the applicable requirements of the "Local Public Contracts Law," N.J.S.A. 40A:11-1 et seq.

The Contractor will be required to comply with requirements of N.J.S.A. 10:2-1 (Anti-Discrimination in Employment), N.J.S.A. 10:5-31 et seq. and N.J.A.C.17:27 et seq. (Equal Employment Opportunity), 42 U.S.C. § 12101 et seq. (Americans with Disabilities Act), N.J.S.A. 52:32-44 (New Jersey Business Registration), and N.J.S.A. 52:25-24.2 regarding the submission of a list of all Stockholders, Members or Partners owning more than ten percent (10%) stock or interest in their Corporation, Limited Liability Company or Partnership. All Contractors are placed on notice that they are required to comply with all requirements of P. L. 1975, Chapter 127 and N.J.A.C. 17:27.

All Contractors and subcontractors must provide a copy of their State of New Jersey Business Registration Certificate issued by the New Jersey Department of Treasury prior to the time a contract is awarded or authorized. Contractors shall not submit bids with qualifying conditions or provisions.

When required, each proposal must be accompanied by a bid bond, cashier's check or certified check, payable to the Holly City Development Corporation, for ten percent (10%) of the total amount of the bid (but not to exceed \$20,000.00) shall accompany each bid. It shall be subject to forfeiture and retention by the Holly City Development Corporation in lieu of other legal remedies should a successful bidder fail to execute a contract and provide a performance bond within ten (10) days after the Holly City Development Corporation has tendered the award of the contract. The Bid Bond shall be in conformance with N.J.S.A. 40A:11-21.

When required, each proposal must be accompanied by a Consent of Surety Certificate. When required, a surety bond of a company authorized to do business in the State of New Jersey in a form satisfactory to the Holly City Development Corporation Solicitor in a penal sum of one hundred percent (100%) of the contract will be required upon execution of the contract.

The Holly City Development Corporation reserves the right to reject any or all bids as provided for in the instructions to bidders or otherwise.

The Holly City Development Corporation reserves the right to consider the bids for sixty (60) days after receipt thereof, and further reserves the right to reject all bids, waive minor informalities, in accordance with applicable law.

Pursuant to P.L. 2021, c. 301, all Contractors are hereby notified that which this contract is for a public work subject to the provisions at N.J.S.A. 34:11-56.25 et seq., the New Jersey Prevailing Wage Act (PWA), and accordingly, the person or entity who makes the lowest bid for the contract by at least 10 percent under the amount of the next lowest bid shall, prior to award of the contract, be required to certify to the public body on a form prescribed by the Commissioner of the Department (Commissioner) that the prevailing wage rates required by the PWA shall be paid in performing the work under the contract. Further, if this bidder does not provide the certification on the form prescribed by the Commissioner prior to the award of the contract, the Authority shall award the contract to the next lowest responsible and responsive bidder.

In order to encourage full participation in this opportunity, submit any requests for accommodations of people with disabilities to the Holly City Development Corporation (856) 776-7979. People who are deaf, hard of hearing and/or speech impaired should access this service by contacting the NJ Relay Service at 1-800-852-7899-(TTY).

BY ORDER OF THE HOLLY CITY DEVELOPMENT CORPORATION MILLVILLE, NEW JERSEY

Heather Santoro Executive Director

Request for Qualifications

Lead Remediation/Mitigation Contractors and NJ Certified Lead Abatement Contractors

Holly City Development Corporation ("HCDC") is seeking responses from qualified contractors Request for Qualifications ("RFQ") for "Lead Remediation/Mitigation Contractors" and "NJ Certified Lead Abatement Contractors." All work will be performed in Cumberland County with the majority of work taking place in Millville.

Bidders are required to comply with the requirements of P.L 1975 C.127. Minority Business Enterprises (MBE) will be offered full opportunity to bid and will not be subject to discrimination on the base of race, color, gender, or national origin in consideration of an award.

HCDC intends to award contracts to respondents whose proposals are most advantageous to HCDC with price and other factors considered. Contractors who have been rejected for cause, removed, or suspended from any lead remediation or abatement program, in NJ or any state, will not be eligible for submission to this RFQ. Contractors with unsatisfactory references will not be chosen for this RFQ.

HCDC reserves the right to reject any and all proposals when it is determined by HCDC to be in its best interest. HCDC further reserves the right to waive minor irregularities in proposals submitted in response to this RFQ and allow for amendments.

SCALE OF WORK

A maximum of 100 jobs will be issued for cost estimates to the Qualified Bidder Pool over a 24-month period. Approximately 90 will be lead remediations/mitigations and 10 will be units with Notices of Violation which will require Abatement.

The allowable cost of these jobs is a maximum of \$13,000 for lead remediation/mitigation and \$25,000 for lead abatement, based on work indicated by a Lead Risk Assessment and Scope of Work generated by HCDC. These are flexible on a case-by-case basis. Changes to these limits may occur in the future.

Contractors for each job will be chosen in a "Round Robin" format. (See Attachment A). It is expected that each qualified contractor in the Bidder Pool will receive a satisfactory and equal share of those jobs, based on expertise, availability and demonstrated excellence in meeting project guidelines.

SCOPE OF SERVICES REQUESTED

HCDC intends to prequalify NJ Certified Lead Abatement and RRP Certified Lead Remediation contractors with experience, training and required certifications to participate in HCDC Qualified Contractor Pool to perform work under the NJ Department of Community Affairs (NJ DCA) Lead

Assistance Program grants. These include but are not limited to the Lead Safe Home Remediation, Single Family Home Remediation and Lead Remediation and Abatement Program. Eligible units include 1-4 family owner-occupied and rental units.

Up to 5 qualified lead remediation contractors and up to 3 NJ Certified Lead Abatement Contractors who respond to and qualify for the RFQ, will be considered in the pool for the work requested under this RFQ.

Contractors in the Lead Contractor Pool will be assigned or awarded residential structure projects for specific properties at the sole discretion of HCDC, based on contractors' abilities, capacity, availability, and ability to comply with unit cost limitations. The cost per unit is limited and is determined by the Scope of Work developed by HCDC's Lead Construction Manager, the Cost Guidelines for lead measures and the maximum cost per unit of the DCA grant. (Program Cost Guidelines are Attached). Potential contractors should read these guidelines and be fully aware of the requirements of this program to participate.

Respondent(s) must be able to provide services in the City of Millville – as needed. The selected Respondent(s) shall be bound to specific terms and conditions of the signed contract. Contracts will be issued within 14 working days of the RFQ submission deadline. Work is scheduled to begin immediately thereafter.

LEAD AND HEALTHY HOMES REHABILITATION SCOPE OF WORK

It is anticipated that homes eligible for Lead Abatement (those receiving a Notice of Violation from the Department of Health) and Lead Remediation will require an array of lead safe repairs, removal of lead components (abatement), interim controls, health and safety services and minor structural repairs that shall be performed per HUD, EPA and NJ Administrative code, as applicable. Units are assigned per the Round Robin Process as described in Attachment A.

Contractor must be available for one (1) walk through of inspected property with the Lead Construction Manager ("LCM") to develop a Lead Hazard Control Estimate/Scope of Work ("SOW"). Sometimes this will be done in coordination with the Lead Evaluation Contractor. That SOW will be based on the walkthrough, instructions of the LCM and response to the Lead Inspection Risk Assessment hazard report. The Lead Construction Manager will coordinate the walk- through of the property with the homeowner and Contractor. Ancillary health and safety issues and issues that are causative factors for lead hazards will be part of the SOW as appropriate.

The scope of work for each repaired structure will vary but may include (although not be limited to) the following:

- Coordination with property owner, Lead Construction Manager and Lead Evaluator
- Obtaining all necessary state and local permits and approvals after the land use permits are acquired, but prior to the commencement of the work for each structure. (Generally, only for abatements)

- Control of lead-based paint hazards in eligible residential units as specified by a certified Lead Risk Assessor/Inspector in accordance with EPA RRP, NJAC 5:17 and/or NJAC 8:51.
- Control of lead-based paint hazards in residential units in accordance with EPA standards and with reference to HUD's Guidelines for the Evaluation and Control of Lead Based Paint Hazards in Housing (Second Edition 2012), including but not limited to interim controls, encapsulation, and abatement measures designed to provide a lead safe environment for a period of 20 years.
- Building envelope repair, including roof repair or replacement and attendant damage; door and window replacement; and siding /veneer repair or replacement.
- Dry wall repair or replacement; rough and trim carpentry.
- Repair of trip and fall hazards, such as step repair/replacement and/or handrail installation or repair.
- Surface preparation and painting; flooring repair or replacement.
- Specialty construction elements associated with historic properties.
- Debris removal in accordance with all Federal, State, and local requirements, including disposal of materials containing lead-based paint in accordance with all applicable local and state codes and standards.

OTHER SCOPE OF SERVICES

- Provide professional labor, equipment, and materials adequate to perform the work in accordance with the scope of work for each eligible applicant's residential structure while ensuring that all applicable housing standards and codes are met, specifically the New Jersey Code Construction Requirements. SOWs must provide a cost for each measure and a SOW template will be provided by Isles.
- Comply with all State and Federal laws, regulations, and guidelines.
- Provide tracking of construction progress.
- Meet with Lead Construction Manager to review the scope of work to be performed, including establishing a work schedule acceptable to property owners and Lead Construction Manager and to review work upon final inspection.
- Complete all work within agreed upon timeline.

The preceding list of responsibilities is not exclusive. HCDC and the successful respondent(s) may agree in writing to amend or augment the responsibilities set forth above.

CONTRACTOR PRICING

Contractor shall provide a separate price for each item specified on the Work Scope Form provided by HCDC's Construction Manager. Contractor estimates must include line-item work description and cost write-up to document measures procured. (Scope of Work Template Attached) Price shall be inclusive of all costs incurred by the Contractor. No separate reimbursements for travel or other costs are permitted.

Subcontractor labor and materials cost cannot exceed \$13,000 per unit for Lead Remediation/Mitigation and \$25,000 for Lead Abatement per unit, except in rare cases and the approval of DCA. Changes to these limits may occur in the future.

Costs for each job are limited and directed by the "Cost Guidelines for Lead Control Work" issued for the program (SEE Attachment B). All jobs must be completed in accordance with DCA/HUD program rules within 10 days from start of job until completion unless prior consent is given. *Contractors who cannot work within these guidelines should not respond to this RFQ.

MINIMUM QUALIFICATIONS

Respondents must meet the minimum qualifications listed below. Furthermore, Solicitation Responses that appear unrealistic in terms of technical commitment, that show a lack of technical competence, or that indicate a failure to comprehend the risk and complexity of a potential contract may be rejected. Any Contractor that has been removed or suspended or otherwise barred from any Federal, State, or local lead contracting program is categorically ineligible for this program. Contractors whose references do not show adequate competence to operate successfully within this program will not be qualified to perform work.

RESPONDENTS MUST

- Have been in business for a minimum of 2 years, or the principals/owners must have had senior level experience in a previous company that provided residential construction or lead hazard control services.
- Be financially solvent and adequately capitalized.
- Hold a current business registration issued by the State of New Jersey, at a minimum, for Abatement Projects -- be on the NJ Certified Abatement Contractor List and have at least one Lead Supervisor on the job at all times; and all workers must have their Lead Worker certification issued by the State of NJ. For Lead Remediation Projects Business must have an RRP Firm Certification and have trained Lead Renovators performing work. (However, training of workers for Lead Worker and Lead Renovator can be provided free of charge through this program.)
- Carry insurance in accordance with Attachment C to this RFQ including, but not limited to, a minimum of \$1,000,000 liability insurance, state required worker's compensation insurance and recommended supplemental pollution insurance. Proof of coverage must be active at time of contracting, but if contractor does not currently hold certain coverages a letter of commitment to obtain such coverage will suffice for this RFQ. (See Attachment C for required Insurance Coverages).
- Agree to provide the following indemnification to the HCDC and LCM, and all of their respective members, directors, officers, agents, servants, employees, representatives, and successors and assigns (collectively, the "Indemnified Parties") to fully indemnify, defend and hold harmless the Indemnified Parties from and against all losses, fines, penalties, damages, lawsuits, claims, causes of action, liabilities, demands, obligations to the Contractor, and expenses, including attorneys' fees in connection with the loss of life,

personal injury, bodily injury, and/or property damage, if occasioned in whole or in part by any willful conduct, negligent act, or omission of the Contractor or the Contractor's agent's, servants, employees, and subcontractors in the performance of services and provision of goods awarded under this RFQ. This obligation shall include the provision of a defense for the Indemnified Parties at all stages of the claims or judicial process and together with all losses, fines, penalties, costs and expenses relating to any of the foregoing, including but not limited to, court costs and reasonable attorneys' fees arising out of this RFQ and to enforce this indemnification provision.

- Have current NJ Contractor's License in good standing.
- Have a demonstrated ability to commit to residential lead-safe rehabilitation and reconstruction, and to carry such projects to completion within the time frame allotted by the HCDC's Lead Construction Manager (generally 2-10 days).
- Have the demonstrated equipment, organization, and ability to perform lead-based paint hazard control, health and safety projects related to the rehabilitation of residential properties.
- Have demonstrated experience in managing and completing projects of a similar type, size, and complexity.

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A lack of any of these requirements will cause the proposal to be deemed "not qualified".

OTHER REQUIREMENTS

- Respondent should indicate that they meet each of the following requirements by providing documentation and/or specific proof of experience and qualifications to carry out each task (See Checklist).
- Contracts for work in connection with this project will be awarded, to the greatest extent feasible, to business concerns that are located in or owned in substantial part by persons residing in the area of the program, providing that they meet minimum qualifications and demonstrated abilities.
- Respondent(s) shall commit to make a demonstrated effort to provide subcontract opportunities to locally owned businesses, minority, and women-owned businesses enterprises, and low- income residents in the program area.

VERIFICATION OF MINIMUM QUALIFICATIONS

- HCDC will confirm that Contractors continue to satisfy the minimum qualifications.
- Contractors without satisfactory references will be considered to not meet minimum qualification. Providers who no longer satisfy the required minimum qualifications will be removed from the vendor pool at the sole discretion of HCDC.
- Contractors shall specify the name(s) and experience of each person who would perform the items identified in the scope of services, herein. Contractors shall provide evidence

and/or documentation of all required Certifications for each individual performing the services requested.

RFQ SUBMISSION REQUIREMENTS

RFQ released/Ad Posted: November 14, 2024 (or sooner)

Submission Closing Date: December 4, 2024 RFQ Opening: December 4, 2024

TIMELINE

All questions or requests for additional information shall be directed to Valerie Behrens email at: vbehrens@hollycitydevelopment.org.

RFQ proposal packets can be obtained in person at 14 E. Mulberry Street, Millville, NJ 08332 or can be requested by email: vbehrens@hollycitydevelopment.org.

All RFQ submissions must be received at <u>14 E Mulberry Street</u>, <u>Millville</u>, <u>NJ 08332</u> no later than 10:00 a.m. on December 4, 2024.

Any RFQ received after 10:00 a.m. on December 4, 2024, will not be accepted.

Per NJ DCA requirements, Submissions can only be submitted by mail or delivered in person. **Email submissions are no longer allowable.**

Whether the RFQ is sent by mail, or commercial express service, the Contractor shall be responsible for the actual delivery of the RFQ to: 14 E. Mulberry Street, Millville, NJ before the deadline time.

One (1) original and one (1) copy of your RFQ response should be submitted. All RFQs shall be submitted in a sealed envelope/package.

Envelope/package shall be addressed to Holly City Development Corporation, 14 E. Mulberry Street, Millville, NJ 08332. Attn: Valerie Behrens, and the following clearly printed on the outside: Your Company Name, LEAD CONTRACTOR RFQ, and date.

APPLICATON AND REQUIRED DOCUMENTS FOR SUBMISSION

Failure to provide any of the information or documentation requested below will result in the RFQ submission being deemed non-responsive and therefore unqualified for this contract. HCDC reserves the right to reject all submissions, in whole or in part, to waive technicalities and to make award as deemed to be in the best interest of HCDC. HCDC does not discriminate on the basis of disability in the admission or access to its services or activities.

Check List: The following current/valid documents (copies) should be submitted as Contractor's RFQ response (in this order):

RFQ Application Form
Provide a Sample Cost Estimate/Work Scope for a lead remediation or abatement job
NJ Business License
NJ Contractor's License
NJ Lead Abatement Contractor's Certificate (for Abatement Contractors), EPA Lead
Renovation Firm Certification (Lead Remediation Contractors), and any other
professional lead certs.
Certificates of Insurance (liability and workers comp)
List of employees with RRP training, Lead Worker certification, Lead Supervisor
certification or Lead Risk Assessor certification
Contractor Information and Indemnification Form
Certification Regarding Debarment and Suspension
Responsible Contractor Certification
Non-Collusion Affidavit of Prime Bidder (Must be notarized)
Contractor Registration Application
Affirmative Action Affidavit (Must be notarized)
MBE or WBE certification (if applicable)
References

In the event the Bidder is a corporation or a partnership, a statement must be submitted setting forth the names and addresses of all stockholders in the corporation or partnership, who own ten percent (10%) of greater interest therein as the case may be. Each bid must be accompanied by a certification by the Bidder regarding Equal Opportunity Employment Practice and a Non-Collusive Affidavit and Statement of Compliance with the bidding requirements.

RFQ APPLICATION FORM NJ CERTIFIED ABATEMENT CONTRACTOR

Company Name:	
Address:	
Business Phone:	
Cell Phone:	
Contact Email:	
Name(s) and Experience of person services:	ons/organizations who would perform items in the scope of
Name	Experience/Certification
General Information	
Federal I.D. #:	If not incorporated, Social Security #:
Privilege Tax#:	Expiration Date:
Contractor Registration #:	Expiration Date:
• •	/women's business enterprise program? ☐ Yes ☐ No lease submit a copy of certification.
When was your firm established? ((Month/Year):
☐ Yes ☐ No	HUD funded projects or other lead remediation projects?
If yes, please attach a list of HUD	or other lead remediation projects your firm has worked on.
Signature/Date of Authorized Co RFQ Schedule.	ontractor Official Submitting this RFQ Response and this
Signature	

REFERENCES

Holly City Development Corporation requests a minimum of three (3) references:

Company/Job Name:	
Contact Person:	
Brief Description of Project:	
Phone:	Completion Date:
Company/Job Name:	
Contact Person:	
Brief Description of Project:	
Phone:	Completion Date:
Company/Job Name:	
Contact Person:	
Brief Description of Project:	
Dhono	Completion Date:

CONTRACTOR INFORMATION AND INDEMNIFICATION FORM

THE UNDERSIGNED CONTRACTOR (the "Contractor") CERTIFIES THAT ALL INFORMATION GIVEN HEREIN IS SUBSTANTIALLY CORRECT AND FURTHER AGREES:

The Contractor License Class and bond are current, and the undersigned Contractor agrees to maintain in current status all licenses and bonds as required by the contracting agency.

That the work be performed in accordance with the property requirement standards.

That if the work performed by the Contractor is found to be unsatisfactory by the administering agency or if contract relations between the Contractor, homeowner or other parties are found to be unsatisfactory, that the administering agency may remove the Contractor's name from the approved list, with such accompanying publicity as it deems necessary.

The Contractor hereby agrees to fully indemnify, defend and hold harmless the HCDC and LCM, and all of their respective members, directors, officers, agents, servants, employees, representatives and successors and assigns (collectively, the "Indemnified Parties") from and against all losses, fines, penalties, damages, lawsuits, claims, causes of action, liabilities, demands, obligations to the Contractor, and expenses, including attorneys' fees in connection with the loss of life, personal injury, bodily injury, and/or property damage, if occasioned in whole or in part by any willful conduct, negligent act, or omission of the Contractor or the Contractor's agent's, servants, employees, and subcontractors in the performance of services and provision of goods awarded in connection with this RFQ. This obligation shall include the provision of a defense for the Indemnified Parties at all stages of the claims or judicial process and together with all losses, fines, penalties, costs and expenses relating to any of the foregoing, including but not limited to, court costs and reasonable attorneys' fees arising out of this RFQ and to enforce this indemnification provision. This provision shall survive termination of any contract awarded in connection with this RFQ.

The Contractor agrees to maintain continuously, at its own expense, and file with the HCDC, LCM, and its insurance broker evidence of coverage as enumerated in Attachment C to the RFQ.

The Contractor will abide by the federal regulations pertaining to equal employment opportunity.

That the work will be done in conformance with all appliance codes and zoning regulations.

CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

Company Nar	me:
and Suspension	ion is required by the regulations implementing Executive Order 12549, Debarmen on, 29 CFR Part 98, Section 98.510, Participants' responsibilities. The regulations d as Part VII of the May 26, 1988 Federal Register (pages 19160- 19211).
(Before Signi	ng Certification, Read Attached Instruction)
NAME AND Name (Printed	The prospective contractor certifies to the best of its knowledge and belief, that i and its principals: a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federa department or agency; b. Have not within a three-year period preceding this proposal been convicted or or had a civil judgment rendered against them for commission of fraud or criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records making false statements, or receiving stolen property; c. Are not presently indicted for or otherwise criminally or civilly charged by a Government entity (Federal, State, or local) with commission of any of the offense enumerated in paragraph (1)(b) of this certification; and d. Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default. e. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal. TITLE OF AUTHORIZED REPRESENTATIVE
Signature	

LEAD-SAFE HOME REMEDIATION PILOT GRANT PROGRAM RESPONSIBLE CONTRACTOR CERTIFICATION

certify that I am knowledgeable of requirement	its to bid or
a project funded through the Lead-Safe Home Remediation Pilot Grant Program.	
After reading and understanding, please initial each line: Failure to submit attachment application incomplete – Include attachments where applicable.	s will deem
Bidder possesses appropriate business and contracting licensing (New Jersey Home Improvement Contractors' Registration), insurance and bonding. Copies attached.	
Bidder agrees to perform all work through utilization of individuals properly classified as employees, rather than independent contractors (except where subcontracting to a subcontractor).	
Bidder has had no more than six governmental determinations of a violation of federal, state, or local laws relating to public safety, workplace safety or employment in the past three years. (Attach a description of each such violation and a resolution).	
Bidder has not been disbarred from any public contract (federal, state, or local).	
Bidder has successfully completed a job of this size and this type or a similar type of work in the past five years with a satisfactory record of on-time performance. (Attach documentation).	
Bidder will require all employees on Lead-Safe Pilot Program work to complete at least 10 hours of OSHA safety training.	
Bidder will comply with any applicable local hiring or first source policy.	
Name: Date:	
Γitle:	

LEAD-SAFE HOME REMEDIATION PILOT GRANT PROGRAM NON-COLLUSION AFFIDAVIT OF PRIME BIDDER

State	of New Jersey, Co		. CD 11	
		(Cou	nty of Residenc	being first duly sworn, deposes and says that
	(Name of person com	pleting form)	,	being first duty sworn, deposes and says tha
1.	I am the (owner,	partner, officer, r	epresentativ	ve or agency) of , the Bidde
	(Name of Firm/) the attached Bid		on submitti	ing Bid, circle one choice) that has submitte
2.	employees or particular directly or indirectly refrain from bid indirectly, sough person to fix the any overhead, particular or to secure thr	arties interest, has ectly, with any oth on with the Contra ding in connection at by agreement of exprise or prices in rofit or cost element ough any collusion	s in any wanter Bidder, that for which with such or collusion the attacher of the Bion, conspiration	ers, partners, owners, agents, representatives ray colluded, conspired, connived or agreed firm or person to submit a collusive or sharch the attached Bid has been submitted or the Contract, or has in any manner, directly on conference with any other Bidder, firm oned Bid or that of any other Bidder, or, to find price or the Bid price of any other Bidder, connivance or unlawful agreement and osed Contract; and
3.	•	med respecting the stances respecting		on and contents of the attached Bid and of a
4.	Such Bid is gen	aine and is not a c	ollusive or	sham Bid;
5.	collusion, consp	iracy, connivance	or unlawfu	I are fair and proper and are not tainted by an ul agreement on the part of the Bidder or an yees, or parties of interest.
			5	Signature - Bidder Representative
Subsc	ribed and sworn b	efore me	Ē	Title
This	day of			
_	(day)	(month)	(year)	SEAL
Signatu	are of Witness			
Name (of Witness			

LEAD-SAFE HOME REMEDIATION PILOT GRANT PROGRAM CONTRACTOR REGISTRATION APPLICATION

Name:						
Phone Number:						
Type of Work Po	erformed:					
Names, Addresses and years of construction experience of all owners, partners and principal stockholders of the construction firm.						
Name	Address	Experience	Ye			
Other contractin	ng firm names which the princ	ipals have operated.				
Other contractin	ng firm names which the princ	ipals have operated. Associated Prin	cipal			
			cipal			
			cipal			
	Address		cipal			
First Name	Address		cipal			
First Name Business Refere	Address					
First Name Business Refere	Address ences:	Associated Prin				

SUPPLIERS

	Address	Type of Account
CONTRACTOR	RS	
Name	Address	Type of Account
Recent Custom	ners: (Include all previous Lead-Safe Pilot	Program-funded work experience references)
Name	Address	Date(s) Service Provided
Please list any	current contracts with other Agencie	es and Contract Expiration Date:

•	Insurance: (Attach Insurance Certificates)				
	Insurance Company	Agency	Type of Coverage		
			Authorized Signature		
			Title		

LEAD-SAFE HOME REMEDIATION PILOT GRANT PROGRAM AFFIRMATIVE ACTION AFFIDAVIT

State of New Jersey	
County of	
(Your County)	
I,	of the(Name of Firm/Agency/Corporation)
(Name of person completing form)	(Name of Firm/Agency/Corporation)
in the County of(Your Coun	nty), and State of New Jersey, of full age,
being duly sworn according to law on m	ny oath depose and say that:
I am (owner, partner, officer, representa- (circle one)	tive or agent) of the firm of
(Name of Firm/Agency/Corporation)	, the bidder making the proposal for the lead-safe
remediation of(Name of Project or Bid Pa	and that I executed the said proposal with full
"Affirmative Action Law", P.L., 1975, statements contained in said proposal an knowledge that Agency	eby affirms that the bidder will abide by all terms of the , c. 127, as set forth in the specifications; and that all and in this Affidavit are true and correct, and made with full
Name (Name of Lead-Sa	afe Pilot Program Agency)
relies upon the truth of the statements cosaid project.	ontained in this Affidavit in awarding the Contract for the
	Signature:
	Title:
	Name of Witness:
	Signature of Witness:
Sworn and subscribed before me this day of SEAL (day)	
(month)	
(year)	

ATTACHMENT A: ROUND ROBIN BIDDING PROCESS

The Round Robin bidding process shall be implemented as follows:

- In order to receive an invitation to participate in the Round Robin Bid Process, contractors must be listed on the Agency's "Qualified Contractor's List", as determined by the RFQ process.
- The Lead Agency shall hold a lottery to determine the order that the eligible contractors will be invited to submit a bid on an individual property.
- The Lead Construction Manager will provide a Scope of Work with itemized lead measures to the contractor. The Scope of Work will be submitted to the first eligible contractor from the Lottery who will conduct a site visit to determine if they will be able to complete the project within the allotted budget based on the measures listed in the Scope of Work. The Lead Construction Manager will be available to discuss the lead hazard control measure list in the SOW with the contractor. If needed, the Lead Construction Manager will make revisions to the Scope of Work based on those discussions.
- The Lead Contractor will then finalize the SOW with costs included for each measure, as well as costs for site preparation and cleanup and submit to LCM.
- LCM will either accept the SOW or discuss with Contractor any proposed changes. A final SOW will be agreed upon between the two parties and the contract for the job signed. Few Change Orders will be accepted, once the job begins, unless unforeseen issues arise that both the Lead Contractor and HCDC LCM agree require changing the terms of the contract.
- Once accepted, the contractor will be awarded the project for the amount of the final SOW
 provided by the Lead Construction Manager, unless an exception has been recommended
 and approved by the Program Director.
- Should the eligible contractor decline the project offered, the next Eligible Contractor on the Round Robin bidding lottery list will be provided an opportunity to accept the project.
- Once an eligible contractor is awarded a property, that firm will not be offered another unit until the remaining contractors are given an opportunity to participate. This will repeat until all contractors have been offered an opportunity to be awarded a contract. Once exhausted, a new lottery cycle will begin.

Costs below are for Remediation/RRP lead mitigation work. For Lead Abatement add up to 25% to each cost.

All costs are based on room size, home condition and both standard and custom work. Agency Lead Construction Managers have the final say in determining reasonable costs.

MEASURE	COST RANGE	TYPE
Site Preparation: Lead safe work practices	\$20 -\$125 per room	Based on room size and conditions.
Window Trim: Strip to bare wood and repaint Window Trim: Stabilize (wet sand/scrape) and encapsulate Window: Replace trim Window: Enclose trim Window: Vinyl replacement STANDARD Window: Vinyl replacement CUSTOM/Non-standard Window: Wood/Historic replacement	\$90 - \$200 per unit \$90 - \$175 per unit \$10 - \$20 per ft \$40 - \$100 per unit \$350-\$700 per unit \$350-\$920 per unit \$600 - \$1300 per unit	Casing, Apron, Sill, well Casing, Apron, Sill Casing, Apron, Sill aluminum DH/DG, casement, other DH/DG, casement, other DH/DG, casement, other
Door Trim: Strip to bare wood and repaint Door Trim: Stabilize (wet sand/scrape) and encapsulate Door: Replace trim Door Interior: Replace Door Exterior- Replace	\$90 - \$200 per unit \$90 - \$175 per unit \$10 - \$20 per ft \$300 - \$600 per unit \$600 - \$1200 per unit	Casing, sill, jamb, stop, threshold Casing, sill Casing, jamb, stop Pre-hung Pre-hung entry door
Stair: Strip to bare wood and repaint Stair: stabilize (wet sand/scrape) and encapsulate Stair: Enclose treads Stair: Enclose riser Stair: Replace	\$5- \$12 per ft \$5 - \$10 per ft \$25 - \$50 per unit \$25 - \$50 per unit \$15 - \$300 per unit	tread, riser, rail, baluster, stringer tread, riser, rail, baluster, stringer vinyl, wood vinyl, wood tread, riser, rail, baluster, stringer
Baseboard: Strip to bare wood and repaint Baseboard: stabilize (wet sand/scrape) and encapsulate Baseboard: replace	\$5 - \$10 per ft \$5 - \$10 per ft \$10 - \$15 per ft	dependent on size of baseboard dependent on size of baseboard dependent on size of baseboard
Porch: Strip to bare wood and repaint Floor Porch: Stabilize (wet sand/scrape) and encapsulate Floor Porch: Enclose Exterior: Enclose Exterior: Replace Trim Exterior Stabilize and repaint siding Exterior Replace Siding	\$5 - \$12 per sq ft \$5 - \$12 per sq ft \$45 - \$60 per hr \$45 - \$60 per hr \$12 - \$25 per hr \$45 - \$60 per hr \$45 - \$60 per hr	soffit, fascia, trim wall, ceiling soffit, fascia, trim wall, ceiling soffit, fascia, trim wall, ceiling soffit, fascia, trim, etc. fascia, trim boards, casing, etc. Siding vinyl or wood
Interim Control: Roofing Repair Interim Control: Roofing Replacement Interim Control: Gutter Repair Interim Control: Gutter Replacement Interim Control: Wallboard repair/replacement Interim Control: Wallboard repair Interim Control: Wallboard install (wall/ceiling) Interim Control: Wall/Ceiling Paint Furnace filter replace	\$45 - \$60 per hr \$5 - \$8 per sq ft \$45 - \$60 per hr \$10 - \$18 per ft \$5 - \$7 per sq ft \$3 - \$5 per sq ft \$4 - \$6 per sq ft \$4 - \$8 per sq ft \$5 - \$35 each	Shingles, tar, silver coat, rubber, other Shingles, tar, silver coat, rubber, other Gutter, leader, downspout, all Gutter, leader, downspout, all Wall, ceiling Includes tape, patch, joint compound Includes tape, joint compound, sanding Includes lead block and finish coating
Cleaning: Unit cleaning for clearance	\$25 - \$100 per room	HEPA, wet wipe, rug shampoo. Dependent
Disposal of lead components	\$25 - \$250	on size of room and cleaning methods used. Windows, doors, trim, wall board, carpet, etc.
Frame/sheathing repairs for door/window replacement	\$40 - \$65 per hr	If needed for proper installation of
Ancillary cost: Other	Case by case	replacement component. Health and Safety or structural repairs not noted above.

Duoinet NI-	no. DCA	[aad 4 = . *	atom -	SCOPE OF WORK			
Project Nar	ne: DCA	Lead Assis	stance	Program		Age of Unit:	
Name:					File #:	Age of Offic.	
Property Add	ress:						
LOCATION	ITEM TYPE	WALL	#	HESWAP WORK DESCRIPTION	NOTES FOR CONTRACTOR	UNIT PRICE	PRICI
				Cleaning: Unit cleaning for			
				clearance			
				Disposal of lead components			
ad Contracto	or Signature	;		Name of Contractor		Date	

Item Type: i.e. Window, door, roof, baseboard, handrail, stair, sheetrock, paint, disposal, cleaning, etc. List all lead recommendations from Lead Risk Assessment separately by location. Attach LRA as necessary. All scopes of work must include line items for Debris Removal and Cleaning.

LIST OF REMEDIATION MEASURES

- Site Preparation: Lead safe work practices Wet scrape/strip to bare wood and repaint Stabilize and encapsulate
- Window Trim: Strip to bare wood and repaint
- Window Trim: Stabilize (wet sand/scrape) and repaint or encapsulate Window: Replace trim
- Window: Enclose trim
- Window: Vinyl or Historic replacement Window: Stabilize and repaint
- Door Trim: Strip to bare wood and repaint
- Door Trim: Stabilize (wet sand/scrape) and encapsulate Door: Stabilize and repaint
- Door: Replace trim Door Interior: Replace Door Exterior- Replace
- Stair: Strip to bare wood and repaint
- Stair: stabilize (wet sand/scrape) and encapsulate Stair: Enclose treads
- Stair: Enclose riser Stair: Replace
- Baseboard: Strip to bare wood and repaint
- Baseboard: stabilize (wet sand/scrape) and encapsulate Baseboard: replace
- Porch: Strip to bare wood and repaint
- Porch: Stabilize (wet sand/scrape) and encapsulate Porch: enclose
- Exterior: Enclose Exterior: Replace Trim
- Exterior: Stabilize and repaint siding Exterior: Stabilize and repaint- Other Exterior: Replace Siding
- Interim Control: Roofing Repair Interim Control: Roofing Replacement Interim Control: Gutter Repair Interim Control: Gutter Replacement
- Interim Control: Wallboard repair/replacement Furnace filer-replace
- Cleaning: Unit cleaning for clearance Disposal of lead components Interim Control: Wallboard repair
- Interim Control: Wallboard install (wall/ceiling) Interim Control: Wall/Ceiling Paint
- Furnace filter-replace
- Cleaning: Unit cleaning for clearance
- Disposal of lead components
- Frame/sheathing repairs for door/window replacement
- Ancillary cost: Other

ATTACHMENT C: INSURANCE COVERAGES FOR LEAD ASSISTANCE PROGRAM CONTRACTORS

INSURANCE TYPE	REQUIRED	RECOMMENDED
WORKERS COMPENSATION	Sufficient insurance to protect against all claims under Workers Compensation as statutorily required	\$500,000 E.L. Each Accident \$500,000 E.L. Disease-each employee \$500,000 E.L Policy Limit
GENERAL LIABILITY	\$1,000,000.00 single occurrence \$2,000,000.00 general aggregate	
AUTOMOBILE INSURANCE	\$1,000,000.00. May be covered under General Liability for some insurance providers	
CONTRACTOR'S POLLUTION LIABILITY	\$1,000,000 per occurrence \$2,000,000 aggregate	
EXCESS LIABILITY (OCCURRENCE BASED)		\$1,000,000 Each Occurrence \$1,000,000 Aggregate

Certificate of current insurance is required and must use the following language:

Additional Insured

The following shall be Additional Insureds: HCDC and the Authority including all appointed officials, all employees and volunteers, all boards, commissions and/or authorities and their board members, employees, and volunteers.

This coverage shall be primary to the Additional Insureds and shall not be contributing with any other insurance or similar protection available to the Additional Insureds, whether other available insurance be primary, contributing or excess.