

UNSOLICITED PROPOSALS POLICY



Unsolicited Proposals & Public/Private Sector Engagement Policy

Metro Agency-Wide Unsolicited Proposals Policy	2
Unsolicited Proposals Process Flow Chart (exhibit A)	8
Proposal Cover Page (exhibit B)	9
Conceptual Proposal Form (exhibit C)	10
Contractor Pre-Qualification Application for Construction (exhibit D)	12
Contractor Pre-Qualification Application (exhibit E)	24
Metro Joint Development Unsolicited Proposals Policy	35
Unsolicited Joint Development Proposals Process Flow Chart (exhibit 1)	43
Conceptual Joint Development Proposal Form (exhibit 2)	44



LOS ANGELES COUNTY METROPOLITAN TRANSPORTATION AUTHORITY (METRO) UNSOLICITED PROPOSALS POLICY AND PROCESS

Overview

Applicability

This policy and procedure applies to Unsolicited Proposals received by Metro. The Joint Development section of this policy is designed to address unsolicited proposals regarding the acquisition, lease, sale or shared use of Metro real property. Persons interested in submitting an unsolicited proposal for shared use and/or development on Metro-owned property should review that section of this policy, which provides specific details on submitting an Unsolicited Proposal for Joint Development (JD) sites.

What is an Unsolicited Proposal?

A written proposal that is submitted to Metro on the initiative of the submitter for the purpose of developing a partnership that is not in response to a formal or informal request issued by Metro.

What distinguishes an Unsolicited Proposal?

It should be:

- > Innovative and pragmatic;
- > Independently originated and developed by the proposer;
- > Prepared without Metro's supervision, endorsement, direction, or direct involvement; and
- > Sufficiently detailed that its benefits in support of Metro's mission and responsibilities are readily apparent.

An Unsolicited Proposal is distinguishable from a project already part of Metro's long-term budget planning process and plan if it uses innovative but pragmatic solutions that offers added value, such as enhanced financing options, improved customer service outcomes or advanced delivery dates. Sales tax bonds and certificates of participation are not unique and innovative financing tools.

Should proposers interested in a published solicitation submit an Unsolicited Proposal? No. An Unsolicited Proposal is not any of the following:

- > An offer responding to Metro's previously published expression of need or request for proposals;
- > An advance proposal for property or services that Metro could acquire through competitive methods (submitted within the budget year before release of a published request for proposal); or
- > A replacement for an existing contract that is already in effect.

Unsolicited Proposals Process Overview

All Unsolicited Proposals shall be submitted to the Metro Vendor / Contract Management (V/CM) office, which will log the proposal and within three business days, officially transfer it to the Office of Extraordinary Innovation (OEI) for evaluation of technical and/or financial merit. Joint Development Unsolicited Proposals will be transferred to the Joint Development Team.

Metro receives and evaluates Unsolicited Proposals using a two-phased approach, as described below. All Unsolicited Proposals, both in general and for Joint Development, will be evaluated using the two-phased approach, however the JD process is defined in a separate section of this policy. In Phase One we evaluate Conceptual Proposals. Conceptual Proposals will be reviewed within 60 days of receipt, at which time a determination will be made as to whether to review additional and detailed information in Phase Two. If there is interest in a Conceptual Proposal, the proposer may be asked to submit a Detailed Proposal for evaluation in Phase Two. In the event that the project proceeds beyond Phase Two or otherwise involves a competitive procurement or sole source procurement, Metro's procurement policies and procedures will apply. Metro may, at any time, choose not to proceed further with any Unsolicited Proposal.

Phase One - Conceptual Proposal

The purpose of Phase One is for Metro to receive written, concept-level proposals and to screen those proposals to determine whether to request additional and detailed information in Phase Two.

Threshold Review and Process Overview.

Upon receipt of a Conceptual Proposal, Metro V/CM staff will take the following steps:

- i. Promptly acknowledge receipt of the proposal (letter to proposer); and
- ii. Determine whether the proposal meets the threshold requirements of an Unsolicited Proposal.

Before initiating a Phase One evaluation, the Metro OEI, in cooperation with V/CM staff, will determine if the Conceptual Proposal meets the following threshold requirements:

- > Satisfies the definition of an Unsolicited Proposal;
- > Includes all required content and attachments;
- > Contains sufficient detail to enable Metro to perform an adequate evaluation;
- > Has been approved by a responsible official or other representative authorized to contractually obligate the proposer; and
- > Complies with the marking requirements for use and disclosure of data.

If the proposal meets the threshold requirements, Metro V/CM and OEI staff will take the following steps:

- i. V/CM: Log the proposal and assign it a number;
- ii. V/CM: Officially transfer the proposal to OEI staff;
- iii. OEI: Set and notify the proposer of the schedule for internal evaluation;
- iv. OEI: Assemble an evaluation team that includes a V/CM staff member, as well as technical and financial subject-matter experts related to the Unsolicited Proposal;
- v. OEI: Schedule a meeting with the proposer, if OEI determines that a meeting would be helpful to more fully understand the proposal;
- vi. OEI: Facilitate the evaluation process as needed; and
- vii. OEI: Notify the Office of the CEO and then the proposer of Metro's decision. The possible outcomes may be to discontinue the process, proceed to Phase Two, or pursue a competitive procurement. OEI will provide a general explanation of the reasons for the decision.

Content – Conceptual Proposal

Conceptual Proposals should include the information identified in the Conceptual Proposal Form (Exhibit C to this Policy).

Evaluation – Conceptual Proposal

Conceptual Proposals will be evaluated promptly in accordance with the criteria set out in this section. At Phase One, the evaluation process will include the following:

- > If a financial evaluation team has been assembled, that team will have access to the technical proposal for purposes of determining the proposed project scope;
- > The proposer(s) will have no interaction with the evaluation team.

Evaluation Criteria – Conceptual Proposal

At Phase One, the evaluation team will determine the evaluation criteria, as necessary, to reflect the specific proposal, but generally will consider the following factors:

- i. The proposal offers direct or anticipated benefits to Metro, its passengers and the community;
- ii. The proposal is consistent with Metro's objectives and goals;
- iii. The proposal satisfies a need for Metro that can be reasonably accommodated in Metro's annual long-term capital and operating budgets without displacing other planned expenditures, without placing other committed projects at risk, and without significantly increasing the cost of the proposed items;
- iv. The proposal offers goods or services that Metro may not have intended to procure or provide through the normal Metro contract process;
- v. If the proposal contains significant financial, technical and legal components, those disciplines have approved an action that proceeds to Phase Two; and
- vi. Other factors appropriate for the particular proposal.

Phase Two – Detailed Proposal

The purpose of Phase Two is for Metro to receive more detailed technical and financial information to fully understand and evaluate the proposal. At the conclusion of this phase, Metro will decide whether to forego the proposal, to proceed to a sole source agreement, or to pursue a competitive solicitation.

Process – Request for Detailed Proposal

If Metro desires to proceed to Phase Two, Metro V/CM will issue a Request for a Detailed Proposal that formally tells the proposer to proceed to Phase Two. Depending on the circumstances, the Request may include the following:

- > Essential terms and conditions that could be part of a subsequent agreement between Metro and the proposer;
- > A goal for participation of disadvantaged/small business enterprises (DBE/SBE);
- > Schedule and important deadlines for the proposer;
- > Evaluation criteria; and
- > Requests for specific modifications or clarifications to the scope of the original proposal.

Processing

Once the Detailed Proposal is received, the OEI staff will keep and share with V/CM, a record of the persons on the evaluation team and record the final disposition of the proposal. Outside advisors will be consulted only if the Metro evaluation team deems it necessary and beneficial.

Content – Detailed Proposal

In addition to the information provided in Phase One, a Detailed Proposal must, at a minimum, include the following information.

Technical information:

- i. Names and professional information of the proposer's key personnel who would be committed to the project;
- ii. Type of support needed from Metro; e.g., facilities, equipment, materials, or personnel resources; and
- iii. Type of support being provided by the proposer;
- iv. A sufficiently detailed description of the scope of work being offered to allow Metro to evaluate the value received for the price proposed;

- v. Proposed price or total estimated cost for the effort and/or the revenue generated in sufficient detail for meaningful evaluation and cost analysis, including an annual cash flow for the project and annual or future costs to operate and maintain;
- vi. A schedule for the implementation, including specific details for any property and/or services to be provided by Metro; and
- vii. Proposed duration of effort.

Supporting information:

- i. Type of contract being sought by the proposer (the final determination on type of contract shall be made by Metro, should Metro decide to proceed with a contract);
- ii. Description of the proposer's organization, previous experience in the field, and facilities to be used;
- iii. Required statements and disclosures, if applicable, about organizational conflicts of interest and environmental impacts; and
- iv. Information, in the form of Metro's Pre-Qualification Application (see Exhibits D & E) demonstrating to Metro that the proposer has the necessary financial resources to complete the project, as determined by Metro and OEI staff. Such information may include (i) financial statements, including an Auditor's Report Letter or an Accountant's Review Letter, Balance Sheets, Statements of Income and Stockholder's Equity, and a Statement of Change in Financial Position; (ii) un-audited balance sheets; (iii) names of banks or other financial institutions with which the proposer conducts business; and (iv) letter of credit commitments.

Evaluation – Detailed Proposal

Detailed Proposals will be evaluated promptly, at a minimum in accordance with the criteria set out in this section, as well as any other evaluation criteria identified in the Request for Detailed Proposal.

Threshold Review: Before initiating a comprehensive evaluation, the Metro V/CM staff in coordination with OEI, will determine if the Detailed Proposal continues to meet the threshold requirements set out in Phase One and the requirements specifically set out in the Request for Detailed Proposal.

Evaluation Criteria: At Phase Two, the evaluation team will confirm the proposal meets the same evaluation criteria set forth in Phase One, in addition to the following minimum factors, and any additional criteria set out in the Request for Detailed Proposal:

- i. The proposer's capabilities, related experience, facilities, techniques, or unique combinations of these which are integral factors for achieving the proposal objectives;
- ii. The proposer's financial capacity to deliver the goods or services defined in the proposal;
- iii. Viability of the proposed schedule and Metro's ability to meet activities required;
- iv. Metro's capacity to enter into a contract under its current debt authorization;
- v. The qualifications, capabilities, and experience of key personnel who are critical in achieving the proposal objectives;
- vi. The relative costs and benefits of the proposal with respect to improving mobility and accessibility in LA County;
- vii. The specific details of the cost/revenue generated; and
- viii. Any other factors appropriate for the particular proposal.

Recommendation

The evaluation team will make a recommendation on the disposition of the Detailed Proposal to Metro's Chief Executive Officer for review and approval. If the Board of Directors' approval is required, the proposer will be notified of the date of the meeting when the proposal will be discussed.

Full and Open Competition Requirements

Metro's receipt of an Unsolicited Proposal does not, by itself, justify a contract award without full and open competition. If the Unsolicited Proposal offers a proprietary concept that is essential to contract performance, it will be deemed a Sole Source (see section below). If not, Metro will pursue a competitive procurement.

Unsolicited Proposal – Sole Source Award

If it is impossible to describe the property or services offered without revealing proprietary information or disclosing the originality of thought or innovativeness of the property or services sought, as determined by Metro, Metro may make a sole source award, as provided in Metro's Sole Source Award policy. A sole source award may not be based solely on the unique capability of the proposer to provide the specific property or services proposed.

Unsolicited Proposal – Competitive Solicitation Process

If the Unsolicited Proposal does not meet the criteria of a sole source award, before entering into a contract resulting from an Unsolicited Proposal, Metro will take the following steps. These steps could occur at any phase of the evaluation process, to be determined by the Metro V/CM and OEI staff.

- a. *Receipt*: Metro will publicize its receipt of the Unsolicited Proposal by posting on Metro's website for purchasing opportunities and advertise in the appropriate publications with general circulation, and in any other relevant trade publications that advertise contracting solicitations.
- b. Adequate Description: Metro's publication of its receipt of the Unsolicited Proposal will include an adequate description of the property or services offered without improperly disclosing proprietary information or disclosing the originality of thought or innovativeness of the property or services sought.
- c. *Interest in the Property or Services*: Metro also will publicize its interest in acquiring the property or services described in the proposal using the same or similar methods provided above.
- d. Adequate Opportunity to Compete: Metro will provide an adequate opportunity for interested parties to comment or submit competing proposals, and/or requests for an opportunity to respond within a time frame (minimum of 14 days) specified by Metro's V/CM staff.
- e. Contract Award Based on Proposals Received: Finally, Metro will publicize its intention to award a contract based on the Unsolicited Proposal or another proposal submitted in response to the publication using the same or similar methods provided above.

Contract Resulting from an Unsolicited Proposal

Nothing in this policy or otherwise requires Metro to act or enter into a contract based on an Unsolicited Proposal. Metro, at its sole discretion, may return and/or reject an Unsolicited Proposal at any time during the process.

Prerequisites to Contract Negotiation

The Metro Contracting Officer or other duly authorized Metro representative(s) may commence negotiations only after the following prerequisites have been met.

- i. An Unsolicited Proposal has received a favorable comprehensive evaluation, including in comparison to any proposals received following publication as provided in this policy;
- ii. The Metro technical office sponsoring the contract supports its recommendation, furnishes the necessary funds, and provides a sole-source justification (if applicable); and
- iii. Metro CEO or Metro Board of Directors approves (if required).

General Proposal Requirements

Prohibition of Use of Confidential Information

If Metro's decision is to pursue a competitive procurement, Metro personnel shall not use any data, or any confidential patented, trademarked, or copyrighted part of an Unsolicited Proposal or confidential technical or financial proprietary information as the basis, or part of the basis, for a solicitation or in negotiations with any other firm, unless the proposer is notified of and agrees to the intended use. Concepts or ideas are not considered proprietary by Metro but specific implementing methodologies that are unique to the proposer will be recognized.

The V/CM staff shall place a cover sheet (attached as Exhibit B) on the proposal, unless the proposer clearly states in writing that no restrictions are imposed on the disclosure or use of the data contained in the proposal.

Public Records Act

Unsolicited Proposals are subject to the provisions of the California Public Records Act (California Code Government Code §6250 et seq.).

Public Contract Code Section 22164 provides that: information that is not otherwise a public record pursuant to the California Public Records Act (Chapter 3.5 (commencing with Section 6250) of Division 7 of Title I of the Government Code) shall not be open to public inspection. Any documents provided by the proposer to Metro marked "Trade Secret," "Confidential" or "Proprietary," or any financial records provided by the proposer to Metro, shall be clearly marked with the proposer's name. Metro will use its best efforts to inform the proposer of any request for any financial records or documents marked "Trade Secret," "Confidential" or "Proprietary" provided by proposers to Metro. Metro will not advise as to the nature or content of documents entitled to protection from disclosure under the California Public Records Act.

In the event of litigation concerning the disclosure of any records, Metro's sole involvement will be as a stakeholder, retaining the records until otherwise ordered by a court. The proposer, at its sole expense and risk, shall be fully responsible for any and all fees for prosecuting or defending any action concerning the records and shall indemnify and hold Metro harmless from all costs and expenses, including attorney's fees in connection with any such action.

Exhibit A

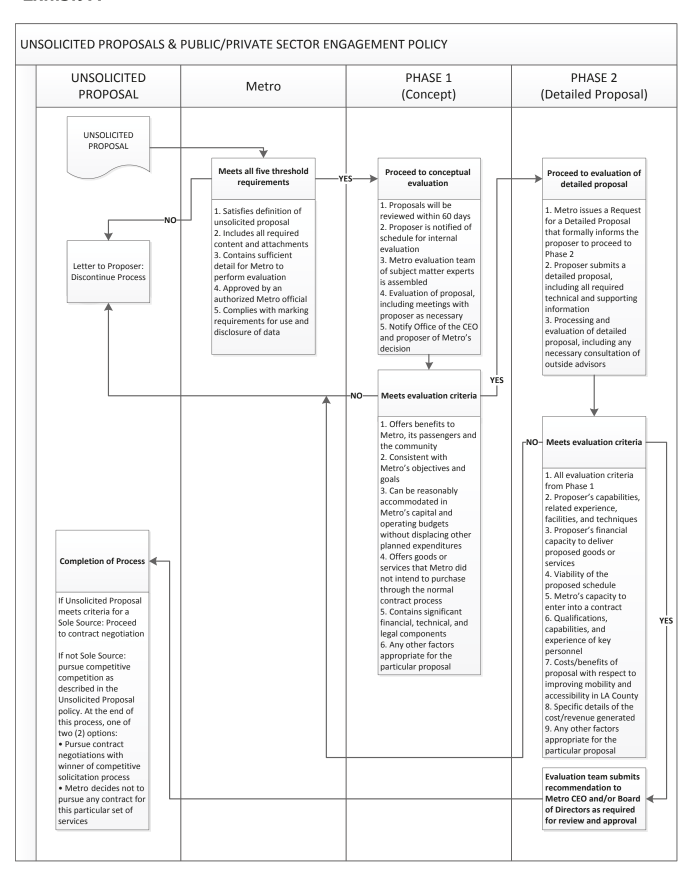


Exhibit B

UNSOLICTED PROPOSAL USE OF DATA PRIOR TO CONTRACT IS PROHIBITED

All Metro personnel must exercise extreme care to ensure that the information in this proposal is not disclosed to an individual who has not been authorized access to such data and is not duplicated, used, or disclosed in whole or in part for any purpose other than evaluation of the proposal.

Exhibit C

UNSOLICITED PROPOSALS SUBMITTED TO METRO PHASE ONE: CONCEPTUAL PROPOSAL FORM

Phase One of Metro's Unsolicited Proposal process involves submitting this form. Submit only the information required by this form. If Metro determines that the proposal should proceed to Phase Two, Metro will issue a Request for Detailed Proposal.

PART I: BASIC INFORMATION
Proposer Information:
Name:
Address:
Further contact information:
Type of organization:
Technical personnel names & contact information:
Business personnel names & contact information:
These individuals should be responsible for answering Metro's technical or business questions concerning the proposal or any subsequent agreement concerning the proposal.
PART 2: TECHNICAL INFORMATION Title of the proposal:
□ Abstract of the proposal is attached To move forward in the Unsolicited Proposal process, the abstract must include a brief – but complete – discussion of the following: 1. Objectives 2. Method of approach 3. Nature and extent of anticipated results; and 4. Manner in which the work will help support accomplishment of Metro's mission. Technical expertise the proposer needs from Metro:
PART 3: FINANCIAL INFORMATION Proposed price or total estimated cost:
Revenue:
Be concise but provide sufficient detail for Metro to meaningfully evaluate the proposal. Financial information the proposer needs from Metro:

The individual who signs this form must be authorized to represent and contractually obligate the Proposer.

Exhibit D



Los Angeles County Metropolitan Transportation Authority CONTRACTOR PRE-QUALIFICATION APPLICATION

Construction Related Projects

If this Application is being submitted in response to a Request For Proposal (RFP), Invitation For Bid (IFB), or other procurement action, please reference the RFP or IFB name and number in the spaces provided below.

If this Application is not in response to a specific contracting action and is being submitted for general purposes, please write "GENERAL" in the "Name of Procurement" space.

Name of Procurement: _		
RFP or IFB Number:		
Name of Applicant Firm:	 	
Date Submitted:		
Preparer's Name:		

THIS PAGE MUST BE COMPLETED AND INCLUDED WITH THE APPLICATION

READ THE INSTRUCTIONS

BEFORE FILLING OUT THE QUESTIONNAIRE

PRE-QUALIFICATION APPLICATION INSTRUCTIONS

- 1. This is a Pre-Qualification Application for the Los Angeles County Metropolitan Transportation Authority (LACMTA). There are two different applications to be used for firms seeking contracts of \$100,000 or greater with the LACMTA.
- 2. Which application should you use? Use the <u>Construction Related Projects</u> application if you are a construction company that will be bidding on any type of construction work. Use the <u>Other than Construction Projects</u> application if you are an engineering firm, consultant, legal firm, product vendor, or other business entity seeking a contract with the LACMTA for the furnishing of goods or services.
- 3. The application should be completed by a person in the firm who is knowledgeable of and duly authorized to attest to the past and present operations of the firm and its policies. A corporate officer of the firm, owner or partner, as appropriate, must sign the Pre-Qualification Certification form (or Validation form if the firm is already approved).
- 4. All questions must be answered completely and any Yes answers must be fully explained. Disclaimers, general statements with global qualifications, or notations of Not Applicable (N/A) are not acceptable. Please note that a Yes answer to any question does not automatically result in denial of pre-qualification for a particular procurement.

DEFINITIONS

- 1. **Affiliate** is defined as any one of the following: (1) any Firm other than Applicant Firm which owns 25% or more of Applicant Firm, such as parent companies or holding companies; (2) a subsidiary or a Firm in which Applicant Firm owns 25% or more; (3) a Firm in which a major stockholder or owner of Applicant Firm owns controlling interest; (4) a Firm with which Applicant Firm has or has had an unseverable business or professional identity, and (5) any permanent or temporary common business enterprise relationship in which the parties share operating responsibility and profits such as joint ventures.
- 2. Key Person For purposes of pre-qualification a key person is (1) any person in Applicant Firm who owns 10% or more of the Firm and/or those who make decisions with respect to its operations, finances, or policies, such as the President, CEO, CFO, COO, and, in the case of partnerships, the General Partner(s); (2) Corporate Secretaries and Treasurers, as well as Directors, if they meet criteria #1, above; (3) Division or Regional Business Managers who operate away and independently from the Applicant Firm, but only if the division or regional office is bidding directly with the LACMTA.

APPLICATION SUBMITTAL

Do not submit applications with bid or proposal, mail or deliver them to:

LACMTA Pre-Qualification Office Mail Stop 99-9-1 One Gateway Plaza Los Angeles, CA 90012-2952

If you have questions, call the Pre-Qualification Office at (213) 922-4130.

LACMTA ARCHIVE # TBD (IFB/RFP NO.) ISSUED: 00/00/00 PRE-QUAL APP-CON PRO FORM 130 REVISION DATE: 11/20/07

Applicant Firm:	
Tax ID No. or SSN:	

SECTION I: IDENTIFICATION

Ideni	tification Of Applica	nt Firm				
Name	e of Applicant Firm					
3.						
Addre	ess City		State		Zip Code	
C. (Maili	ng Address, if different t	rom above)				
	ng business with the LA any and Tax ID No., if d		er a DBA or other	name, include	e legal name of	the
. Prima	ary Company Telephone	No. ()_		Fax No. ()	
. Applic	cant Firm's Contact Pers	son for Pre-	Qualification Office	e follow-up:		
Print	or Type Name	Position	E-Mail	Teleph	one Number	
		s in the past				
I. Type	of business organization	n:				
YEAF	R organization establishe	ed:	NUMBEI	R of current e	mployees:	
	Sole Proprietor		Corporation [Date and State o	f Incorporation	າ	
	Limited Liability Corp [Date and State of In]
	Limited Partnership (LP)	Limited Li	ability Partner	rship (LLP)	
	General Partnership	(GP)				
[Date	and State of Partnershi	p filing]
□Oth	ner (describe)					

	Applicant Firm:
	Tax ID No. or SSN:
I.	List general type of business in which Applicant Firm is engaged (may include more than one). Attach copies of business licenses, if appropriate:
J.	List type of product or service to be provided to the LACMTA.

SECTION II: OWNERSHIP/MANAGEMENT, PROJECT TEAM MEMBERS, AND RELATED ENTITIES

1. Owners/Key Persons

List Owners and Key Persons of Applicant Firm. For large publicly traded companies, list only Key Persons. (See DEFINITIONS for clarification if necessary.)

		Social Security No. (last four digits	% Of
Full Legal Name	Title	only)	Ownership

[Use additional sheets if necessary]

2. Related Entities (Affiliates/Subsidiaries/Joint Ventures)

A. List affiliates, subsidiaries, holding companies, joint ventures, etc., of Applicant Firm. If no affiliates, state NONE. <u>N/A is not an acceptable answer</u>. Provide organizational, geographical or functional chart, if it would assist in clarifying the line(s) of authority. (See DEFINITIONS for clarification if necessary.)

 Affiliate Name & Address	Tel. #	% Owned	Top Executive's Name	Relation

^{*}Type of Relationship: 1. Joint Venture (JV), 2. Parent Co (PC), 3. Holding Co (HC), 4. Subsidiary (S), 5. Other (O), please explain.

			Ap	plicant Firm:	
			Tax	x ID No. or SSN:	
	В.	At any time during the paexplain fully):	ast five years have any O	wners or Key Persons o	f Applicant Firm (if yes,
			on, Officer or Director, in in a separate sheet.	any other Firm not affilia	ted with Applicant Firm? ☐ Yes
			interest in any other Firm ease explain in a separat ☐ No	-	blicly owned ☐ Yes
SE	СТ	ION III: CONTRA	CTING HISTORY		
1.	Со	ntracting History			
	A.	List the applicant Firm's the three largest contract	three largest governments with non-governmenta		, or sales. If none, list
			Contract #1	Contract #2	Contract #3
		Agency/Owner			
		Contract No.			
		Name/Location			
		Describe Goods or Services Furnished			
		Were you a Prime or Subcontractor?			
		Start Date/Complete Date			
		Contract Amount			
		Agency/Owner Contact to Verify (Name/Telephone No.)			
NO ⁻	TE:	ANY "YES" ANSWERS	BELOW MUST BE FULL D TO THIS APPLICATIC		PARATE SHEET OF
	В.	Is the Applicant Firm cur business entity, minority	rently certified by the LA0 -, or woman-owned busir ☐No		ency as a disadvantaged ☐ Yes
	C.		rs, has Applicant Firm or suspended, including dis		
		223	□No		Yes

			Applicant Firm: Tax ID No. or SSN:	
		he past five years has the Applic ions?	ant Firm or any Affiliate been the sul	bject of any of the following
	D.	Been suspended, debarred, dise	qualified, or otherwise declared ineli	gible to bid? ☐ Yes
	E.	Failed to complete a contract fo	r a commercial or private owner? ☐ No	☐ Yes
	F.	Been denied a low-bid contract	in spite of being the low bidder? ☐ No	Yes
	G.	Had a contract terminated for ar	ny reason, including default? ☐ No	☐ Yes
	H.	Had liquidated damages assess	sed against it during or after complet	ion of a contract? ☐ Yes
SE	СТ	ION IV: CIVIL ACTIONS	3	
If "Yes" to Sections IV, V or VI, provide details including a brief summary of cause(s) of action, indicate if Applicant Firm, Key Person or Affiliate Firms were plaintiffs (P) or defendants (D); define charges explicitly, by what authority, court or jurisdiction, etc. In the case of tax liens, please indicate whether the liens were resolved with the tax authorities. Please submit proof of payment or agreements to pay the liens.				
pl	ease	e indicate whether the liens we ent or agreements to pay the li	re resolved with the tax authorities	
pl	ease ayme Vio In the	e indicate whether the liens we ent or agreements to pay the liens we have a second control of the liens we	re resolved with the tax authoritie ens.	es. Please submit proof of Affiliate been the subject of an
pl pa	Vio In the inventor	e indicate whether the liens we ent or agreements to pay the lie Contains Of Civil Law he past five years has Applicant estigation of any alleged violation would write With Public Agencies the present time is, or during the Affiliate been a plaintiff or defendent	ere resolved with the tax authorities ens. In the series of the series	Affiliate been the subject of an ral, state or local civil law? Yes rm, any of its Key Persons, or
pl pa	Vio In the inventor	e indicate whether the liens we ent or agreements to pay the liens we have a complete or agreements to pay the liens of complete or agreements to pay the liens of complete or agreements to pay the liens we have a complete or agreement or agreement to pay the liens of complete or agreement to pay the liens of complete or agreement or agreement to pay the liens of complete or agreement or agree	Firm, any of its Key Persons, or any of a civil antitrust law, or other fede	Affiliate been the subject of an ral, state or local civil law? Yes rm, any of its Key Persons, or
pl pa	Vio In the investment of the control	e indicate whether the liens we ent or agreements to pay the lient or agreements and all agreements are agreements. Applicant estigation of any alleged violation or any alleged violation or agreement time is, or during the Affiliate been a plaintiff or defended and agreements. Affiliate been a public agency?	Firm, any of its Key Persons, or any of a civil antitrust law, or other fede No past five years has, the Applicant Fidant in any lawsuit regarding service	Affiliate been the subject of an eral, state or local civil law? Yes rm, any of its Key Persons, or es or goods provided to the
1. 2.	Vio In the investment of the control	e indicate whether the liens we ent or agreements to pay the lient or constant of the past five years has Applicant estigation of any alleged violation we with Public Agencies the present time is, or during the Affiliate been a plaintiff or defended management.	re resolved with the tax authorities ens. complete details are required! Firm, any of its Key Persons, or any of a civil antitrust law, or other fede No past five years has, the Applicant Fidant in any lawsuit regarding services	Affiliate been the subject of an eral, state or local civil law? Yes rm, any of its Key Persons, or es or goods provided to the
1. 2.	Vio In thinve Lav At thany LAC Baurund	e indicate whether the liens we ent or agreements to pay the lie Contains Of Civil Law he past five years has Applicant estigation of any alleged violation would will be present time is, or during the Affiliate been a plaintiff or defendent Affiliate been a plaintiff or defendent Affiliate been a public agency? Inkruptcy ring the past five years, has the Affiliate bankruptcy laws?	Firm, any of its Key Persons, or any of a civil antitrust law, or other fede No Past five years has, the Applicant Fidant in any lawsuit regarding services Applicant Firm or any Affiliate filed for Applicant Firm been the subject of a	Affiliate been the subject of an ral, state or local civil law? Yes rm, any of its Key Persons, or es or goods provided to the Yes r bankruptcy or reorganization Yes
1. 2.	Vio In thinve Lav At thany LAC Baurund	e indicate whether the liens we ent or agreements to pay the lient or a past five years has Applicant estigation of any alleged violation we will be will be a plaintiff or defendent of the present time is, or during the will be a plaintiff or defendent or a public agency? Inkruptcy ring the past five years, has the will be ankruptcy laws? In the bankruptcy laws?	Firm, any of its Key Persons, or any of a civil antitrust law, or other fede No Past five years has, the Applicant Fidant in any lawsuit regarding services Applicant Firm or any Affiliate filed for Applicant Firm been the subject of a	Affiliate been the subject of an ral, state or local civil law? Yes rm, any of its Key Persons, or es or goods provided to the Yes r bankruptcy or reorganization Yes

			Applicant Firm: Tax ID No. or SSN:	
5.	Dui		Applicant Firm been the subject of a tax I	ien by federal, state or any
	otn	er tax authority?	□No	Yes
SE	СТ	ION V: COMPLIANCE	WITH LAWS AND OTHER REGI	JLATIONS
1.	Cri	iminal		
		he past five years has the Applic currently charged with any of the	cant Firm, any of its principals, officers, o following:	r Affiliates been convicted
	A.	Fraud in connection with obtain agreement or transaction?	ing, attempting to obtain, or performing a	public contract,
		agreement or transaction:	□ No	Yes
	В.	Federal or state antitrust statute	es, including price fixing collusion and bid	ł rigging? ☐ Yes
	C.		oribery, making false statements, submitti aking false claims to any public agency? No	ng false information, ☐ Yes
		Misrepresenting minority or disa subcontractors?	advantaged business entity status with re	egard to itself or one of its
		Subcontractors :	□ No	Yes
	E.	Non-compliance with the preva other state?	iling wage requirements of California or s	similar laws of any
		Other state:	□ No	Yes
	F.	Violation of any law, regulation government funded procurement	or agreement relating to a conflict of inte	rest with respect to a
		government funded procuremen	□ No	Yes
	G.	Falsification, concealment, with agreement or transaction?	holding and/or destruction of records rela	ating to a public
		agreement of transaction:	□ No	Yes
	Н.	Violation of a statutory or regular agreement or transaction?	atory provision or requirement applicable	to a public or private
		agreement of transaction:	□ No	Yes
	I.		nt Firm have any felony charges pending ter their employment with the Applicant F No	

			Applicant Firm: Tax ID No. or SS	N·				
2	D ₀	gulatory Compliance	TAX 10 NO. 01 33	····				
۷.		Regulatory Compliance						
	In t	In the past five years, has Applicant Firm, any of its Key Persons, or Affiliates:						
	V	violations, failure to pay wages,	of any labor law or regulation, includin vages, failure to pay into a trust account unemployment insurance tax delinque	nt, failure to remit or pay withheld				
			No	Yes				
	В.	Been cited for an OSHA	or Cal/OSHA "serious violation"? ☐ No	☐ Yes				
	C.	Been cited for a violation	of federal, state or local environmenta	l laws or regulations? ☐ Yes				
	D.	Failed to comply with Cal requirements?	ifornia corporate registration, federal, s	state or local licensing				
		requirements:	□ No	☐ Yes				
	E.		business entity's license or any profes e been prohibited from doing business					
			□ No	Yes				
SE	СТ	ION VI: ETHICS						
1.	Со	onflict Of Interest						
	A.	construed as either perso	or any of its Key Persons have any exional or organizational conflicts of intereshould be a recipient of a contract with	est, or which would give rise to a				
	В.	Has any Owner, Key Pers	son or Project Team member of Applic	ant Firm ever (if yes, explain fully):				
			f the LACMTA, or served as a Member	of the LACMTA Board of				
		Directors or as an Alt	ernate?	☐ Yes				
		2. Been related by blood Alternate?	d or marriage to an LACMTA employed	e, LACMTA Board Member or				
		Alternate?	□ No	Yes				
2.	Ро	litical, Charitable, And	Other Contributions					
	Ha	s the Applicant Firm, any c	of its Key Persons, or Affiliates ever, re	gardless of amount:				
	A.		ly), or offered to give on behalf of anot luding political contributions), or other					
		Doard Member Of Alterna	□ No	☐ Yes				

	Applicant Firm:
	Tax ID No. or SSN:
В.	Given, or offered to give on behalf of another, money, contributions, or other benefits, directly or indirectly, to any current or former LACMTA employee?
C.	Been directed by any LACMTA employee, Board member or Alternate Board member, or contractor to offer or give money, contributions or other benefits, directly or indirectly, to any current or former LACMTA employee, Board member or alternate Board member?
D.	Directed any person, including employees or subcontractors, to give money, contributions or other benefits, directly or indirectly, to any current or former LACMTA employee, Board member, Alternate Board member, or to someone else in order to benefit an LACMTA employee, Board member, or Alternate Board member?
E.	Been solicited by any LACMTA employee, Board member, or Alternate Board member to make a contribution to any charitable nonprofit organization?
	IF YES TO ANY OF THE ABOVE, SUBMIT LIST OF CONTRIBUTIONS AND FULL DETAILS.

Copies of the following documents are to be submitted with this application:

- 1. Applicant Firm's Current Local Business Licenses, if required by city, county or state, and
- 2. Applicant Firm's Financial Statements (see specific requirements below):

SECTION VII: ADDITIONAL DOCUMENTATION REQUIRED

- A. PUBLICLY TRADED COMPANIES: Financial information will be accessed on-line. However, if additional information is needed, it will be specifically requested from the firm.
- B. NON-PUBLICLY TRADED COMPANIES WITH AUDITED OR REVIEWED FINANCIAL STATEMENTS: Statements, including balance sheet, statement of earnings and retained income, with footnotes, for the most recent three years.
- C. NON-PUBLICLY TRADED COMPANIES WITHOUT AUDITED OR REVIEWED FINANCIAL STATEMENTS: Company generated financial statements, including balance sheet, statement of earnings and retained income for the most recent three years. The Chief Financial Officer of the corporation, a partner, or owner, as appropriate, must certify these financial statements.
- D. SOLE PROPRIETORSHIPS: Refer to C. If financial statements are not generated, please fill out and sign the Financial Statement form (page 10). Submit one form for each of the most recent three years.

NOTE: The LACMTA reserves the right to ask for additional documentation if it is reasonably required to make a determination of integrity and responsibility relevant to the goods or services the Applicant Firm will provide to the LACMTA if awarded a contract.

Financial Statement

To be completed by Applicant Firms that do not produce company generated financial statements, including balance sheet, statement of earnings and retained income for the most recent three years (one sheet per year.)

ASSETS Cook on Hand and in Books	A
Cash on Hand and in Banks	\$
Account and Notes Receivable	
Fixed Assets (net of depreciation)	
Other Assets	
Total Assets	\$
LIABILITIES	
Accounts Payable	\$
Notes Payable to Banks in next 12 months	\$
Notes Payable to Others	\$
Taxes Payable	\$
Long Term Liabilities (More than 12 months)	
Other Liabilities	\$
Total Liabilities	\$
Net Worth	\$
INCOME FROM OPERATIONS	
Revenue	\$
Interest from Bank Accounts	
Cost of Goods Sold (if appropriate)	\$
Gross Profit	\$
General & Administrative Expenses	¢
Depreciation	
Interest Paid	Ф
Net Gain or Loss	ф
Net Gaill of Loss	Ψ
This information is provided for pre-qualification pu document not subject to public disclosure under Ca	
I hereby certify that the above information is true an belief. I understand false statements may result in debarment for a period of five years.	
Signature of Owner or Officer	Date Signed
Company Name	For the Year Ended
Federal ID #	

Applicant Firm:	
Tax ID No. or SSN:	

PRE-QUALIFICATION CERTIFICATION

A COPY OF THIS CERTIFICATION MUST BE COMPLETED AND SIGNED BY A GENERAL PARTNER, OWNER, PRINCIPAL OR CORPORATE OFFICER AUTHORIZED TO LEGALLY COMMIT THE APPLICANT FIRM, AND SUBMITTED WITH THE APPLICATION.

The signer of this declaration recognizes that the information submitted in the questionnaire herein is for the express purpose of inducing the LACMTA to award a contract, or to allow the Applicant to participate in LACMTA projects as contractor, subcontractor, vendor, supplier, or consultant. The signer has read and understands the requirements of the program, and has read and understands the instructions for completing this form.

	DECLARATION	
State of: County of:		
County of:		
I, (printed name)	, Social Security Nu	
being first duly sworn, state that I am the (tit		of Applicant Firm. I
certify that I have read and understood the c knowledge and belief all information contain this Application is complete, current, and tru statements on the Application will result in d	ed herein and submitted concurrent ie. I further acknowledge that any fal	ly or in supplemental documents with
I authorize the LACMTA to contact any entit of verifying information provided in the ques LACMTA.		
Signature of Certifying	Individual	Date
Subscribed and sworn to (or affirmed) before	e me thisday of	Month Year
	Personally known to me, o	
•		_
satisfactory evidence to be the person who	appeared before me.	
	Signature of Notar	ry Public
Place Notary Seal Above	•	•
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	

#### **NOTICE TO APPLICANTS**

A material false statement, omission or fraudulent inducement made in connection with this pre-qualification application is sufficient cause for denial of the application or revocation of a prior approval, thereby precluding the applicant Firm from doing business with, or performing work for, the LACMTA, either as a vendor, prime contractor, subcontractor, consultant or subconsultant for a period of five years. In addition, such false submission may subject the person and/or entity making the false statement to criminal charges. (Title 18 USC 1001, false statements; California Penal Code Section 132, offering altered or antedated or forged documents or records; and Section 134, preparing false documentary evidence].

NOTE: Applicant information submitted to the LACMTA in connection with pre-qualification is considered confidential. All such applicant information is confidential business information and will be afforded protection to the fullest extent permitted by law.

Applicant Firm:	
Tax ID No. or SSN:	

#### LACMTA PRE-QUALIFICATION VALIDATION

A copy of this VALIDATION must be completed and signed by at least <u>one General Partner</u>, Owner, Principal or Officer authorized to legally commit the Applicant Firm.

RFP or IFB Name and Number:
DECLARATION
I, (printed full name), Social Security Number being first duly sworn, hereby declare that I am the (position or title) of (Firm name), and that I am duly authorized to execute this Validation Statement on behalf of this entity. I acknowledge that any false, deceptive or fraudulent statements on this validation will result in denial of pre-qualification. I hereby state:
the Pre-Qualification Application datedon file with LACMTA is correct and current as submitted.
OR
the Pre-Qualification Application datedon file with LACMTA is correct and current as submitted, except as modified by the attached changed pages and/or attachments to said Application. (Applicant may attach additional sheets to describe changes). Attach recent financial statements if previous are more than one year old.
Signature of Person Certifying for Applicant Firm  Date
Subscribed and sworn to before me thisday of,  (Notary Seal or Stamp)
Notary Public Signature  My Commission expires

#### **NOTICE TO APPLICANTS**

A material false statement, omission or fraudulent inducement made in connection with this pre-qualification application is sufficient cause for denial of the application or revocation of a prior approval, thereby precluding the applicant Firm from doing business with, or performing work for, the LACMTA, either as a vendor, prime contractor, subcontractor, consultant or sub-consultant for a period of three years. In addition, such false submission may subject the person and/or entity making the false statement to criminal charges. (Title 18 USC 1001, false statements; California Penal Code Section 132, offering altered or antedated or forged documents or records; and Section 134, preparing false documentary evidence).

NOTE: Applicant information submitted to the LACMTA in connection with pre-qualification is considered confidential. All such applicant information is confidential business information and will be afforded protection to the fullest extent permitted by law.

**Validation Submittal** 

Do not submit validations with bid or proposal, mail or deliver them to:

LACMTA Pre-Qualification Office Mail Stop 99-9-1 One Gateway Plaza Los Angeles, CA 90012-2952

#### Exhibit E



## **Los Angeles County Metropolitan Transportation Authority CONTRACTOR PRE-QUALIFICATION APPLICATION**

## **Other Than Construction Projects**

If this Application is being submitted in response to a Request For Proposal (RFP), Invitation For Bid (IFB), or other procurement action, please reference the RFP or IFB name and number in the spaces provided below.

If this Application is not in response to a specific contracting action and is being submitted for general purposes, please write "GENERAL" in the "Name of Procurement" space.

ime of Procurement:	
FP or IFB Number:	
FP or IFB Number:	
one of Applicant Figure	
ime of Applicant Firm:	
te Submitted:	
eparer's Name:	

THIS PAGE MUST BE COMPLETED AND INCLUDED WITH THE APPLICATION

**READ THE INSTRUCTIONS** BEFORE FILLING OUT THE QUESTIONNAIRE

METRO ARCHIVE# TBD (IFB/RFP NO.) ISSUED: 00/00/00

PRE-QUAL APP-OTHER THAN 25 PRO FORM 131 REVISION DATE: 11/20/07

#### PRE-QUALIFICATION APPLICATION INSTRUCTIONS

- 1. This is a Pre-Qualification Application for the Los Angeles County Metropolitan Transportation Authority (LACMTA). There are two different applications to be used for firms seeking contracts of \$100,000 or greater with the LACMTA.
- 2. Which application should you use? Use the <u>Construction Related Projects</u> application if you are a construction company that will be bidding on any type of construction work. Use the <u>Other than Construction Projects</u> application if you are an engineering firm, consultant, legal firm, product vendor, or other business entity seeking a contract with LACMTA for the furnishing of goods or services.
- **3.** The application should be completed by a person in the firm who is knowledgeable of and duly authorized to attest to the past and present operations of the firm and its policies. A corporate officer of the firm, owner or partner, as appropriate, must sign the Pre-Qualification Certification form (or Validation form if the firm is already approved).
- **4.** All questions must be answered completely and any Yes answers must be fully explained. Disclaimers, general statements with global qualifications, or notations of Not Applicable (N/A) are not acceptable. Please note that a Yes answer to any question does not automatically result in denial of pre-qualification for a particular procurement.

#### **DEFINITIONS**

- 1. Affiliate is defined as any one of the following: (1) any Firm other than Applicant Firm which owns 25% or more of Applicant Firm, such as parent companies or holding companies; (2) a subsidiary or a Firm in which Applicant Firm owns 25% or more; (3) a Firm in which a major stockholder or owner of Applicant Firm owns controlling interest; (4) a Firm with which Applicant Firm has or has had an unseverable business or professional identity, and (5) any permanent or temporary common business enterprise relationship in which the parties share operating responsibility and profits such as joint ventures.
- 2. **Key Person** For purposes of pre-qualification a key person is (1) any person in Applicant Firm who owns 10% or more of the Firm and/or those who make decisions with respect to its operations, finances, or policies, such as the President, CEO, CFO, COO, and, in the case of partnerships, the General Partner(s); (2) Corporate Secretaries and Treasurers, as well as Directors, if they meet criteria #1, above; (3) Division or Regional Business Managers who operate away and independently from the Applicant Firm, but only if the division or regional office is bidding directly with the LACMTA.

#### **APPLICATION SUBMITTAL**

Do not submit applications with bid or proposal, mail or deliver them to:

LACMTA Pre-Qualification Office Mail Stop 99-9-1 One Gateway Plaza Los Angeles, CA 90012-2952

If you have questions, call the Pre-Qualification Office at (213) 922-4130.

METRO ARCHIVE # TBD (IFB/RFP NO.) ISSUED: 00/00/00 PRE-QUAL APP-OTHER THAN PRO FORM 131 REVISION DATE: 11/20/07

Applicant Firm:	
ax ID No. or SSN:	

## **SECTION I: IDENTIFICATION**

	Identification Of Applicant Firm							
A.	Name of Applica	nt Firm						
_								
В.	Address	City		Sta	ate		Zip Code	
C.	(Mailing Address	, if different from	n above	)				
D.								
ъ.	(If doing business with the LACMTA under a DBA or other name, include legal name of the company and Tax ID No., if different)							
E.	Primary Compan	y Telephone No	o. ( )_			Fax No. (	)	
F.	Applicant Firm's Contact Person for Pre-Qualification Office follow-up:							
	Print or Type Na	me	Positio	n E-l	Mail	Teleph	one Numbe	r
G.	Has the Applican name(s) including paper.							
H. Type of business organization:								
YEAR organization established: NUMBER of current el					mployees: _			
	☐ Sole Pro	prietor		Corporation		ncorporatior	າ	]
	Limited Liability Corporation (LLC) (Date and State of Incorporation							
Limited Partnership (LP)				Lin	nited Lial	oility Partner	rship (LLP)	
General Partnership (GP)								
	[Date and State of	of Partnership fil	ling		<del> </del>			

	Applicant Firm:
	Tax ID No. or SSN:
I.	List general type of business in which Applicant Firm is engaged (may include more than one). Attach copies of business licenses, if appropriate:
J.	List type of product or service to be provided to the LACMTA.

# SECTION II: OWNERSHIP/MANAGEMENT, PROJECT TEAM MEMBERS, AND RELATED ENTITIES

#### 1. Owners/Key Persons (Pres, CEO, COO, CFO, etc)

List Owners and Key Persons of Applicant Firm. For large publicly traded companies, list only Key Persons. (See DEFINITIONS for clarification if necessary.)

		Social Security No. (last four digits	% Of
Full Legal Name	Title	only)	Ownership

[Use additional sheets if necessary]

#### 2. Affiliations

A. List Affiliates, subsidiaries, holding companies, joint ventures, etc., of Applicant Firm. If no affiliates, state NONE. <u>N/A is not an acceptable answer</u>. Provide organizational, geographical or functional chart, if it would assist in clarifying the line(s) of authority. (See DEFINITIONS for clarification if necessary.)

Affiliate Name & Address	Tel. #	% Owned	Top Executive's Name	*Type of Relation

^{*}Type of Relationship: 1. Joint Venture (JV), 2. Parent Co (PC), 3. Holding Co (HC), 4. Subsidiary (S), 5. Other (O), please explain.

			Applicant Firn Tax ID No. or	
	В.	At any time during the past explain fully):		Key Persons of Applicant Firm (if yes,
		<ol> <li>Served as Key Person, If so, please explain in</li> </ol>		Firm not affiliated with Applicant Firm? ☐ Yes
		•	terest in any other Firm other ease explain in a separate sh ☐ No	than shares of publicly owned eet.
SE	СТ	ION III: CIVIL ACTIO	ONS	
inc cha inc	If "Yes" to Sections III, IV, or V, provide details including a brief summary of cause(s) of action, indicate if Applicant Firm, Key Person or Affiliate Firms were plaintiffs (P) or defendants (D); define charges explicitly, by what authority, court or jurisdiction, etc. In the case of tax liens, please indicate whether the liens were resolved with the tax authorities. Please submit proof of payment or agreements to pay the liens.  Complete details are required.			
1.	In t			s, or any Affiliate been the subject of an her federal, state or local civil law? ☐ Yes
	In the investment of the inves	the past five years has Applic estigation of any alleged violance wsuits With Public Agencies the present time is, or during y Affiliate been a plaintiff or d	ation of a civil antitrust law, or ot  No  s  the past five years has, the App efendant in any lawsuit regarding	her federal, state or local civil law?
	In the investment of the inves	the past five years has Applic estigation of any alleged viola wsuits With Public Agencie the present time is, or during	ation of a civil antitrust law, or ot  No  s  the past five years has, the App efendant in any lawsuit regarding	her federal, state or local civil law?  Yes  licant Firm, any of its Key Persons, or
	Lav At tany LAC	the past five years has Applic estigation of any alleged violation were well as with Public Agencies the present time is, or during y Affiliate been a plaintiff or d CMTA or to a public agency?  Inkruptcy  Inkruptcy  Ing the past five years, has to	ation of a civil antitrust law, or ot  No  No  ss the past five years has, the App efendant in any lawsuit regarding  No	her federal, state or local civil law?  Yes  licant Firm, any of its Key Persons, or g services or goods provided to the
2.	Lav At tany LAC	the past five years has Applic estigation of any alleged violance wsuits With Public Agencies the present time is, or during y Affiliate been a plaintiff or d CMTA or to a public agency?	ation of a civil antitrust law, or ot  No  No  ss the past five years has, the App efendant in any lawsuit regarding  No	her federal, state or local civil law?  Yes  licant Firm, any of its Key Persons, or g services or goods provided to the  Yes
2.	Lav At tany LAG Bal Dui und	the past five years has Applic estigation of any alleged violation was wearth with Public Agencies the present time is, or during y Affiliate been a plaintiff or d CMTA or to a public agency?  Inkruptcy Inkruptcy Inkruptcy Ing the past five years, has the der the bankruptcy laws?  In Liens In The Past five years, has th	ation of a civil antitrust law, or ot  No  Ses the past five years has, the App efendant in any lawsuit regarding  No  the Applicant Firm or any Affiliate	her federal, state or local civil law?  Yes  licant Firm, any of its Key Persons, or g services or goods provided to the  Yes  e filed for bankruptcy or reorganization
2.	Lav At tany LAG Bal Dui und	the past five years has Applic estigation of any alleged violation we with we will be with the present time is, or during y Affiliate been a plaintiff or d CMTA or to a public agency?  Inkruptcy  Inkruptcy  Ing the past five years, has the der the bankruptcy laws?	ation of a civil antitrust law, or ot  No  Ses the past five years has, the App efendant in any lawsuit regarding  No  the Applicant Firm or any Affiliate	her federal, state or local civil law?  Yes  licant Firm, any of its Key Persons, or g services or goods provided to the  Yes  e filed for bankruptcy or reorganization  Yes
2.	Lav At tany LAG Bal Dui und	the past five years has Applic estigation of any alleged violation was wearth with Public Agencies the present time is, or during y Affiliate been a plaintiff or d CMTA or to a public agency?  Inkruptcy Inkruptcy Inkruptcy Ing the past five years, has the der the bankruptcy laws?  In Liens In The Past five years, has th	ation of a civil antitrust law, or ot	her federal, state or local civil law?  Yes  licant Firm, any of its Key Persons, or g services or goods provided to the  Yes  e filed for bankruptcy or reorganization  Yes  ect of a tax lien by federal, state or any

Applicant Firm:	
Tax ID No. or SSN:	

## SECTION IV: COMPLIANCE WITH LAWS AND OTHER REGULATIONS

## 1. Criminal

	he past five years has the Applic currently charged with any of the	cant Firm, any of its principals, officers, o following:	r Affiliates been convicted
A.	Fraud in connection with obtain agreement or transaction?	ning, attempting to obtain, or performing a	·
		□ No	Yes
В.	Federal or state antitrust statute	es, including price fixing collusion and bid	d rigging? ☐ Yes
C.		oribery, making false statements, submitt	ing false information,
	receiving stolen property, or ma	aking false claims to any public agency?  No	Yes
D.		advantaged business entity status with re	egard to itself or one of its
	subcontractors?	□ No	Yes
E.		iling wage requirements of the California	or similar laws of any
	other state?	□ No	Yes
F.		or agreement relating to a conflict of inte	erest with respect to a
	government funded procureme	nt? No	Yes
G.		holding and/or destruction of records rel	ating to a public
	agreement or transaction?	□ No	Yes
Н.		atory provision or requirement applicable	to a public or private
	agreement or transaction?	□ No	Yes
I.		nt Firm have any felony charges pending ter their employment with the Applicant F No	
	gulatory Compliance he past five years, has Applican	t Firm, any of its Key Persons, or Affiliate	es:
A.	labor violations, failure to pa	any labor law or regulation, including y wages, failure to pay into a trust ac thorities or unemployment insurance	count, failure to remit or
		□ No	Yes

2.

		Applicant Firm:  Tax ID No. or SSN:		
		Tax ID No. or SSN:		
	B. Failed to comply with California corporate registration, federal, state or local licensing requirements?			ocal licensing
			□ No	Yes
	C.		ess entity's license or any professional con prohibited from doing business in the S	
		last tilles years:	□No	Yes
	D.		nas Applicant Firm or any of its Key Prevoked or suspended, including disacertifications?	
	E.	Been suspended, debarred,	, disqualified, or otherwise declared ir ☐ No	neligible to bid? ☐ Yes
SE	СТ	ION V: ETHICS		
1.	Co	onflict Of Interest		
	A.	construed as either personal of	y of its Key Persons have any existing rela r organizational conflicts of interest, or wh d be a recipient of a contract with the LAC ☐ No	nich would give rise to a
	В.	Has any Owner, Key Person of	r Project Team member of Applicant Firm	ever (if yes explain fully):
		Been an employee of the L     Directors or as an Alternate		_
			□ No	Yes
<ol><li>Been related by blood or marriage to an LACMTA em Alternate?</li></ol>		narriage to an LACMTA employee, LACM	ITA Board Member or	
			□ No	Yes
2.	Ро	litical, Charitable, And Oth	er Contributions	
	Has	s the Applicant Firm, any of its k	Key Persons, or Affiliates ever, regardless	s of amount:
	A. Given (directly or indirectly), or offered to give on behalf of another or through another person money, contributions (including political contributions), or other benefits, to any current LACM			
		Board Member or Alternate?	□ No	Yes
	В.	Given, or offered to give on be indirectly, to any current or form	half of another, money, contributions, or one contributions, or one contributions and contributions are contributions. Or one contributions are contributed as the contribution are contributed as the contribution are contributed as the contribution are contributed as the contributed as t	other benefits, directly or

	Applicant Firm:
	Tax ID No. or SSN:
C.	Been directed by any LACMTA employee, Board member or Alternate Board member, or contractor to offer or give money, contributions or other benefits, directly or indirectly, to any current or former LACMTA employee, Board member or alternate Board member?
D.	Directed any person, including employees or subcontractors, to give money, contributions or other benefits, directly or indirectly, to any current or former LACMTA employee, Board member, Alternate Board member, or to someone else in order to benefit an LACMTA employee, Board member, or Alternate Board member?
E.	Been solicited by any LACMTA employee, Board member, or Alternate Board member to make a contribution to any charitable nonprofit organization?
	IF YES TO ANY OF THE ABOVE, SUBMIT LIST OF CONTRIBUTIONS AND FULL DETAILS.

۸ ....ا: م. ..... ۲: ...... .

## SECTION VI: ADDITIONAL DOCUMENTATION REQUIRED

#### Copies of the following documents are to be submitted with this application:

- 1. Applicant Firm's Current Local Business Licenses, if required by city, county or state, and
- 2. Applicant Firm's Financial Statements (see specific requirements below):
  - A. PUBLICLY TRADED COMPANIES: Financial information will be accessed on-line. However, if additional information is needed, it will be specifically requested from the firm.
  - B. NON-PUBLICLY TRADED COMPANIES WITH AUDITED OR REVIEWED FINANCIAL STATEMENTS: Statements, including balance sheet, statement of earnings and retained income, with footnotes, for the most recent three years.
  - C. NON-PUBLICLY TRADED COMPANIES WITHOUT AUDITED OR REVIEWED FINANCIAL STATEMENTS: Company generated financial statements, including balance sheet, statement of earnings and retained income for the most recent three years. The Chief Financial Officer of the corporation, a partner, or owner, as appropriate, must certify these financial statements.
  - D. SOLE PROPRIETORSHIPS: Refer to C. If financial statements are not generated, please fill out and sign the Financial Statement form (page 9). Submit one form for each of the most recent three years.

NOTE: The LACMTA reserves the right to ask for additional documentation if it is reasonably required to make a determination of integrity and responsibility relevant to the goods or services the Applicant Firm will provide to the LACMTA if awarded a contract.

#### **Financial Statement**

To be completed by Applicant Firms that do not produce company generated financial statements, including balance sheet, statement of earnings and retained income for the most recent three years (one sheet per year.)

A55E15	_
Cash on Hand and in Banks	<u>\$</u>
Account and Notes Receivable	\$
Fixed Assets (net of depreciation)	\$\$
Other Assets	\$
Total Assets	\$
LIARU ITIFO	
LIABILITIES	•
Accounts Payable	<u>\$</u>
Notes Payable to Banks in next twelve months.	\$
Notes Payable to Others	\$\$
Taxes Payable	\$ <u> </u>
Long Term Liabilities (More than twelve months	\$\$
Other Liabilities	<u> </u>
Total Liabilities	\$
Net Worth	\$
INCOME FROM OPERATIONS	
Revenue	\$\$
Interest from Bank Accounts	\$\$
Cost of Goods Sold (if appropriate)	\$\$
Gross Profit	<u></u> \$
General & Administrative Expenses	\$
Depreciation	\$
Interest Paid	\$\$
	\$
Not dail of 2003	Ψ
This information is provided for pre-qualification document not subject to public disclosure under	
I hereby certify that the above information is tru belief. I understand false statements may result debarment for a period of five years.	e and accurate to the best of my knowledge and t in denial of pre-qualification, and possible
Signature of Owner or Officer	Date Signed
Company Name	For the Year Ended
Federal ID #	

Applicant Firm:	
Tax ID No. or SSN:	

#### PRE-QUALIFICATION CERTIFICATION

A COPY OF THIS CERTIFICATION MUST BE COMPLETED AND SIGNED BY A GENERAL PARTNER, OWNER, PRINCIPAL OR CORPORATE OFFICER AUTHORIZED TO LEGALLY COMMIT THE APPLICANT FIRM, AND SUBMITTED WITH THE APPLICATION.

The signer of this declaration recognizes that the information submitted in the questionnaire herein is for the express purpose of inducing the LACMTA to award a contract, or to allow the Applicant to participate in LACMTA projects as contractor, subcontractor, vendor, supplier, or consultant. The signer has read and understands the requirements of the program, and has read and understands the instructions for completing this form.

0	DECLARATION	
State of: County of:		
being first duly sworn, state that certify that I have read and unde knowledge and belief all informathis Application is complete, curr	, Social Security Normal Tam the (title), Social Security Normal Tam the (title), standard in the attached tion contained herein and submitted concurrent, and true. I further acknowledge that any fill result in denial of pre-qualification.	of Applicant Firm. I A Application, and that to the best of my ntly or in supplemental documents with
	act any entity named herein, or any other interr in the questionnaire or to develop other inform	
Signature o	of Certifying Individual	Date
Subscribed and sworn to (or affin	rmed) before me thisday of	Month Year
by	□ Personally known to me,	, or ☐ Proved to me on the basis of
Name of Signer satisfactory evidence to be the p	erson who appeared before me.	
Place Notary Seal Above	Signature of Nota	ary Public
~~~~~~~~~~	NOTICE TO APPLICANTS	~~~~~~~~~~~~~~~~~~~~~~~

NOTICE TO APPLICANTS

A material false statement, omission or fraudulent inducement made in connection with this pre-qualification application is sufficient cause for denial of the application or revocation of a prior approval, thereby precluding the applicant Firm from doing business with, or performing work for, the LACMTA, either as a vendor, prime contractor, subcontractor, consultant or subconsultant for a period of five years. In addition, such false submission may subject the person and/or entity making the false statement to criminal charges. (Title 18 USC 1001, false statements; California Penal Code Section 132, offering altered or antedated or forged documents or records; and Section 134, preparing false documentary evidence].

NOTE: Applicant information submitted to the LACMTA in connection with pre-qualification is considered confidential. All such applicant information is confidential business information and will be afforded protection to the fullest extent permitted by law.

Applicant Firm:	
Tax ID No. or SSN:	

LACMTA PRE-QUALIFICATION VALIDATION

A copy of this VALIDATION must be completed and signed by at least <u>one General Partner</u>, <u>Owner</u>, <u>Principal or Officer</u> authorized to legally commit the Applicant Firm.

RFP or IFB Name and Number:		
DI	ECLARATION	
I, (printed full name)	title), Social Security Number title) duly authorized to execute this Validar r fraudulent statements on this valida	being first of (Firm name) ation Statement on behalf of tion will result in denial of
the Pre-Qualification Application is correct and current as subm	on datedon file with nitted.	LACMTA
OR		
correct and current as submitt pages and/or attachments to s	on datedon file with ed, except as modified by the attache said Application. (Applicant may attact Attach recent financial statements if p	ed changed h additional
Signature of Person Certifying for Applicant Firm		Date
Subscribed and sworn to before me thisday (Notary Seal or Stamp)		
	Notary Public Signature My Commission expires	

NOTICE TO APPLICANTS

A material false statement, omission or fraudulent inducement made in connection with this pre-qualification application is sufficient cause for denial of the application or revocation of a prior approval, thereby precluding the applicant Firm from doing business with, or performing work for, the LACMTA, either as a vendor, prime contractor, subcontractor, consultant or sub-consultant for a period of three years. In addition, such false submission may subject the person and/or entity making the false statement to criminal charges. (Title 18 USC 1001, false statements; California Penal Code Section 132, offering altered or antedated or forged documents or records; and Section 134, preparing false documentary evidence).

NOTE: Applicant information submitted to the LACMTA in connection with pre-qualification is considered confidential. All such applicant information is confidential business information and will be afforded protection to the fullest extent permitted by law.

Validation Submittal Do not submit validations with bid or proposal, mail or deliver them to:

LACMTA Pre-Qualification Office Mail Stop 99-9-1 One Gateway Plaza Los Angeles, CA 90012-2952

LOS ANGELES COUNTY METROPOLITAN TRANSPORTATION AUTHORITY (METRO) JOINT DEVELOPMENT (JD) UNSOLICITED PROPOSALS POLICY AND PROCESS

1. Definition of Unsolicited Proposal for Joint Development

An unsolicited proposal ("Unsolicited Proposal" or "Proposal") is a written proposal that is submitted to Metro on the initiative of a prospective offeror (organizations or individuals) ("Offeror") for the purpose of developing a partnership that is not in response to a formal or informal request issued by Metro. For the purposes of the Unsolicited Proposals & Public/Private Sector Engagement Policy ("UP Policy"), as well as the Metro Joint Development Program: Policies and Process document ("JD Policy"), a Joint Development ("JD")_Unsolicited Proposal would seek the right to develop or improve property owned by Metro.

A valid Unsolicited Proposal must:

- a. Be innovative and unique, offering a development proposal with unique characteristics or benefits:
- b. Be independently originated and developed by the Offeror;
- c. Be prepared without Metro's supervision, endorsement, direction, or direct involvement;
- d. Be sufficiently detailed that its benefits in support of Metro's mission and responsibilities are apparent;
- e. Not be an advance proposal for property development that Metro could acquire through competitive methods;
- f. Not be an offer responding to Metro's previously published expression of need or request for Joint Development proposals.

The Unsolicited Proposal is submitted by the Offeror with the objective of obtaining an Exclusive Negotiation Agreement and Planning Document (ENA) with Metro. (See Section 4 of this UP Policy for expected contents of Unsolicited Proposals).

Note that Unsolicited Proposals for all other Metro services, programs or efforts should follow the guidance in Metro's Unsolicited Proposals & Public/Private Section Engagement Policy (as opposed to this JD UP Policy).

2. Submission Process and Evaluation

Similar to the UP Policy, all JD Unsolicited Proposals shall be submitted to the Metro Vendor / Contract Management (V/CM) office, which will log the proposal and within three business days, officially transfer it to the Joint Development Team for evaluation of technical and/or financial merit.

Metro receives and evaluates Unsolicited Proposals using a two-phased approach, followed by any publication requirements as described below. Phase One includes a basic threshold review and evaluation of Conceptual Proposals. Conceptual Proposals will be reviewed within 60 days of receipt, at which time a determination will be made as to whether to request additional and detailed information in Phase Two. If a Proposer is requested to submit information for Phase 2 and the project proceeds beyond Phase Two, Metro's procurement policies and procedures will apply. This process is described further below. Metro may, at any time, choose not to proceed further with any Unsolicited Proposal.

A. Phase I – Conceptual Proposal

The purpose of Phase One is for Metro to receive written, concept-level proposals and to screen those proposals to determine whether to request additional and detailed information in Phase Two.

- 1) Threshold Review
 - Upon receipt of a Conceptual Proposal, Metro V/CM staff will take the following steps:
 - a. Promptly acknowledge receipt of the proposal (letter to proposer); and
 - b. Determine whether the proposal meets the threshold requirements of a ID Unsolicited Proposal.

Before initiating a Phase One evaluation, the Metro JD Team, in cooperation with V/CM staff, will determine if the Conceptual Proposal meets the following threshold requirements:

- a. Satisfies the Meets the elements of a JD Unsolicited Proposal as defined in Section 1 of this JD UP Policy;
- b. Contains sufficient technical and cost information to permit a meaningful evaluation (see Conceptual Proposal Requirements below);
- c. Has been approved by an authorized representative of the Offeror or a person authorized to contractually obligate the Offeror;
- d. Includes a general project concept that meets Metro and JD objectives as stated in the JD Policy; and
- e. Complies with the marking requirements for use and disclosure of data.

If the JD Conceptual Proposal does not meet the preliminary requirements above, the Offeror may be given the opportunity to provide the required data and/or may be advised that Metro is not interested in pursuing further action with respect to the Proposal.

If the proposal meets the threshold requirements, Metro V/CM and JD staff will take the following steps:

- a. V/CM: Log the proposal and assign it a number;
- b. V/CM: Officially transfer the proposal to JD staff;
- c. JD: Set and notify the proposer of the schedule for internal evaluation;
- d. JD: Assemble an evaluation team that includes a V/CM staff member, as well as technical and financial subject-matter experts related to the JD Unsolicited Proposal;
- e. JD: Schedule a meeting with the proposer, if JD determines that a meeting would be helpful to more fully understand the proposal;
- f. JD: Facilitate the evaluation process as needed;
- g. JD: Conduct outreach to impacted stakeholders as needed; and
- h. JD: Notify the Office of the CEO and then the proposer of Metro's decision. The possible outcomes may be to discontinue the process, proceed to Phase Two, or pursue a competitive procurement. JD will provide a general explanation of the reasons for the decision.

- Content Conceptual Proposal
 Conceptual Proposals should include the information identified in the Conceptual Proposal Form (Exhibit 2 to this JD UP Policy).
- 3) Evaluation Conceptual Proposal Once it is determined that the JD Conceptual Proposal is complete and is determined to be a project of interest to Metro, the Proposal will be evaluated promptly in accordance with the criteria set out in this section.
- 4) Consideration of an Unsolicited Conceptual Proposal An Unsolicited Proposal is more likely to be considered for further action if the Unsolicited Proposal is (1) adjacent to a Metro property that is small or constrained by transit infrastructure or other nearby development; and/or (2) from an adjacent landowner(s) (or Offeror with site control of adjacent properties) that make the Metro site feasible for development or better able to achieve Metro's Transit Oriented Communities objectives. Other criteria for consideration of the Proposal will include but is not limited to:
 - a. It offers an added benefit, beyond the proposed development, that Metro had either not planned for or had considered but had not budgeted for, such as a transit improvement or an expansion of transit services;
- b. It provides public improvements that support active transportation (beyond what would be required in a regular development process);
- c. The Offeror is, or has partnered with, a community-based organization with a track record of community engagement, investment and provision of services within the community where the proposed project is located;
- d. It includes uses that provide significant community benefit or meet desired community uses. The proposed benefit or uses should be documented by a recent (within five years) plan a land use plan, vision plan, or other study or report that cites the need for the proposed use;
- e. The Offeror (and/or Offeror's development team) shows a clear commitment to a robust community engagement process in the further development of their project plans; and
- f. It includes unique or innovative methods, approaches, financing mechanism or an idea that have originated with or are assembled by the Offeror.
 - During this Phase One evaluation, the process may include review of the technical proposal by a financial consultant, as well as an urben design/architectural team. The Offeror(s) will have no interaction with the evaluation team. If Metro desires to proceed to Phase Two, Metro V/CM will issue a Request for a Detailed Proposal that formally tells the proposer to proceed to Phase Two. This request will include expected timelines for submission and evaluation.
- 5) Rejection of an Unsolicited Conceptual Proposal MTA shall return an unsolicited proposal to an offeror, citing reasons, when its substance meets any of the following criteria:
 - a. It is available to the MTA without restriction from another source;
 - b. It closely resembles a pending competitive requirement; or

c. It does not demonstrate an innovative and unique method, approach, or concept, or if it does, another method, approach, or concept may be available to the MTA on the basis of competitive proposals.

If it is determined that the proposal is unacceptable, the proposal shall be returned to the Offeror together with the reasons for the return.

B. Phase Two – Detailed Proposal

The purpose of Phase Two is for Metro to receive more detailed technical and financial information to fully understand and evaluate the proposal. At the conclusion of this phase, Metro will decide whether to forego the proposal, to proceed to a sole source agreement, or to pursue a competitive solicitation.

- 1) Content Detailed Proposal

 Phase Two of the JD Unsolicited Proposal should contain the following information in order to permit consideration in an objective and timely manner.
- a. Basic Information. Identify the legal entity that would serve as the principal in the proposed development and indicate the type of entity (e.g. for-profit, non-profit, LLC, etc.); provide names, telephone numbers and email addresses of the Offeror's technical and business personnel whom Metro may contact for evaluation or negotiation purposes; indicate the date of submission and the period of time for which the proposal is valid (a minimum of six months is suggested); ensure the proposal is signed by a responsible official or representative of the Offeror, or a person authorized to contractually obligate the Offeror.
- b. Project Description and Development Program. This includes a concise title and description of the proposed project (approximately 200 words); a clear description of the proposed development program (square footage for each use, including open space and parking); description of community benefits associated with the project, such as affordable housing, open space or plazas, new community-serving amenities, etc.; description of how the proposed project interfaces with the transit facility and the active transportation environment within the community.
- c. Development Team. A List of key team members and their particular role in the project. Provide a brief history of the experience of key team members, focused only on related project work.
- d. Preliminary Design Concept. Include a design concept and site plan consistent with the project description and development program. The concept should be accompanied by a brief descriptive narrative that will help Metro understand the Offeror's vision for the proposed development.
- e. Community Engagement. Describe the proposed community engagement process for the project, and any community engagement that may have occurred leading up to the Unsolicited Proposal.
- f. Development Proforma. Provide a development proforma outlining the total project costs.

 Provide a financing plan that clearly indicates anticipated funding sources, both debt and equity.
- g. Developer's Financing Capacity. Submit information that fully demonstrates the team's financial capacity and readiness to develop the proposed project. This includes a demonstrated track record in structuring public/private partnerships (if this model is applicable to the proposal), relationships with financial institutions and access to predevelopment funding. To demonstrate this capacity, provide three examples of transactions the team has completed in the last 10 years

that are similar/relevant to the proposed project. For these examples: (1) Indicate the sources and uses of both debt and equity financing for each component of the project; (2) Describe experience with public financing sources (if applicable to the proposed project) such as the Economic Development Administration, New Markets Tax Credits, US Department of Housing and Urban Development Financing, etc; and (3) Provide any other relevant information that demonstrates capacity to structure and finance the proposed project.

- h. Development Timeline. Provide a timeline for the entitlement and completion of development, noting community engagement efforts.
- i. Contract Requirements. In most cases, Joint Development projects work under a long-term Ground Lease. State the type of contract preferred and anticipated form of financial offer to Metro, e.g. annual ground lease payment vs. capitalized ground lease payment, any proposed cost sharing and revenue participation, etc.
- j. Proprietary Data. Identify any proprietary data which the Offeror intends to be used by the agency only for evaluation purposes (see Section 5 below).
- 2) Evaluation Criteria Detailed Proposal

 Before initiating a comprehensive evaluation, the Metro V/CM staff in coordination with JD,
 will determine if the Detailed Proposal continues to meet the threshold requirements set out
 in Phase One and the requirements specifically set out in the Request for Detailed Proposal. In
 addition to the following minimum factors will be considered:
 - a. Qualifications, related experience or unique combination of those, of the Offeror;
 - b. The qualifications, capabilities and experience of the proposed team leader or key personnel who are critical to achieving the proposal objective;
 - c. Integration with transit facilities and active transportation infrastructure;
 - d. Opportunity for transit improvements associated with the proposal;
 - e. Economic and regulatory feasibility of the proposed project;
 - f. Quality of design;
 - g. Provision of community benefits;
 - h. Inclusion of SBE/DBE/DVBE and CBOs on project team;
 - i. The proposal offers innovative and unique characteristics;
 - j. Financial Offer; and
 - k. Any other factors appropriate for the particular proposal.
- 3) Evaluation Process Detailed Proposal Detailed Proposals will be evaluated promptly, at a minimum in accordance with the criteria set out in this section, as well as any other evaluation criteria identified in the Request for Detailed Proposal. Outside advisors will be consulted if the Metro evaluation team deems it necessary and beneficial.

Upon completion of the Phase Two evaluation, the JD staff will keep and share with V/CM, a record of the persons on the evaluation team and record the final recommendation for the proposal. If the evaluation team determines that the Phase Two Proposal is unacceptable, the proposal shall be returned to the Offeror together with the reasons for the return. If Metro determines that the Phase Two proposal should continue in the process, JD staff will prepare a memo to the CEO summarizing the evaluation results and recommending the appropriate further action. Section 3, below, describes the next steps.

3. Full and Open Competition / Stakeholder Outreach / Final Recommendations

A. Full and Open Competition

Metro's receipt of an Unsolicited Proposal does not, by itself, justify a contract award without full and open competition. If the Unsolicited Proposal offers a proprietary concept that is essential to contract performance, it will be deemed a Sole Source (see section below). If not, Metro will respond to the Unsolicited Proposal by following federal procurement guidelines for competitive procurement. In addition, Metro is committed to engaging stakeholders in the JD Process. For JD Unsolicited Proposals that have been recommended to move beyond Phase Two, Metro will take the following steps.

- 1) Unsolicited Proposal Sole Source Award: If it is impossible to describe the property or services offered without revealing proprietary information or disclosing the originality of thought or innovativeness of the property or services sought, as determined by Metro, Metro may make a sole source award, as provided in Metro's Sole Source Award policy. A sole source award may not be based solely on the unique capability of the proposer to provide the specific property or services proposed.
- 2) Unsolicited Proposal Competitive Solicitation Process: If the Unsolicited Proposal is not determined to be a sole source, Metro staff will notify the Board of Directors before publishing the Unsolicited Proposal in accordanace with guidance from FTA Circular 4220.1.F, as it may be amended from time to time:
 - a. Publicize the Unsolicited Proposal. The publication shall follow Metro's standard procurement practices (as established by Metro Vendor/Contract Management department) and shall clearly state that Metro received the Unsolicited Proposal, and provide an adequate description of the proposal, without improperly disclosing proprietary information or disclosing the originality of thought or innovation of the proposal.
 - b. Interest in the Property or Services. The publication shall make clear Metro's interest in the specifics of the proposed project.
 - c. Adequate Opportunity to Compete. Provide an adequate opportunity for interested parties to comment or submit competing proposals. In most instances, the Unsolicited Proposal will be posted for 30 days.
 - d. Contract Award Based on Proposals Received. Publicize its intention to award a contract based on the Unsolicited Proposal or another proposal submitted in response to the publication (provided that Metro reserves its right to take any of the actions set forth in Section 3(C) below).

The purpose of this publication process is to ascertain whether other parties may desire and be able to offer a project within a scope that is similar to that contemplated within the original Unsolicited Proposal. Metro's publication will give notice of the basic business elements of the original Unsolicited Proposal and inform interested parties that they may provide comment on 41 the proposal or submit competing proposals within the comment/submission dates provided.

The publication shall not disclose proprietary information as defined in Section 5.

Any proposals received, including the original Unsolicited Proposal, shall be evaluated based on the criteria listed in Section 2(B) (2) above, as well as the Joint Development Objectives listed in the JD Policy. Metro will make clear the evaluation criteria prior to publicizing the Unsolicited Proposal.

There are four potential outcomes for this publication. These are described below in Section 3C.

B. Stakeholder Outreach

If Metro intends to move forward with the Unsolicited Proposal after the Phase Two evaluation, JD staff will conduct preliminary outreach to targeted stakeholders, including local elected officials, staff of municipalities where the subject property is located, and key community and business stakeholder groups. This outreach will be focused on informing stakeholders of the Unsolicited Proposal received and Metro's intended next steps – whether it is a Sole Source or the Competitive Procurement process.

C. Final Review and Recommendation

After evaluating all proposals received, Metro staff will negotiate and make recommendations based on one of four scenarios:

- 1) Metro receives no additional proposals and decides to pursue the Unsolicited Proposal. In this case, Metro may conduct a secondary review of the original Unsolicited Proposal and reserves the right to request additional material that will assist Metro in determining that the Offeror has the technical capability and financial resources to perform the contract and meet Metro's requirements for negotiating and executing an ENA. Once all evaluation is complete and ENA terms are negotiated, Metro staff may bring a recommendation forward to the Board of Directors to authorize execution of the ENA.
- 2) Metro receives additional proposals and desires to further evaluate and negotiate with one of the proposers, be it the original Offeror or one of the new proposals received as a result of the publication. In this case, Metro may conduct a secondary review of the selected proposal and reserves the right to request additional material that will assist Metro in determining that the proposer has the technical capability and financial resources to perform the contract and meet Metro's requirements for negotiating and executing an ENA. Once all evaluation is complete and ENA terms are negotiated, Metro staff may bring a recommendation forward to the Board of Directors to authorize execution of the ENA.
- 3) Metro receives additional proposals and, based on this evidence of interest, determines that it is in Metro's best interest to conduct a full competitive procurement. In this case, all proposals received under this policy would be rejected and returned to the submitting parties and Metro shall inform all proposers (including the original Offeror) of its intentions regarding a subsequent competitive solicitation process. The new solicitation process shall be conducted in accordance with the process set forth in the JD Policy.
- 4) Regardless of the number of proposals received, Metro may determine that it is in its best interests not to move forward with any proposal. All proposers will be notified of such decision and proposal materials returned.

4. Submission Instructions and Time for Submission

JD Unsolicited Proposals shall be submitted to: Vendor/Contract Management Los Angeles County Metropolitan Transportation Authority One Gateway Plaza, 99-9-55 Los Angeles, CA 90012

Offeror shall submit three (3) copies of the Proposal. Vendor / Contract Management shall log in receipt of the Unsolicited Proposal and provide written confirmation of receipt to the Offeror.

JD Unsolicited Proposals should be submitted well in advance of the Offeror's desired commencement of the proposed effort or activity in order to allow Metro sufficient time to evaluate the proposal, publicize it, and negotiate a contract if the proposal is accepted. Anticipate at least six months before any negotiation could begin.

5. General Requirements

A. Prohibition of Use of Confidential Information

If Metro's decision is to pursue a competitive procurement, Metro personnel shall not use any data, or any confidential patented, trademarked, or copyrighted part of an Unsolicited Proposal or confidential technical or financial proprietary information as the basis, or part of the basis, for a solicitation or in negotiations with any other firm, unless the proposer is notified of and agrees to the intended use. Concepts or ideas are not considered proprietary by Metro but specific implementing methodologies that are unique to the proposer will be recognized.

The V/CM staff shall place a cover sheet (attached as Exhibit B) on the proposal, unless the proposer clearly states in writing that no restrictions are imposed on the disclosure or use of the data contained in the proposal.

B. Public Records Act

Unsolicited Proposals are subject to the provisions of the California Public Records Act (California Code Government Code §6250 et seq.).

Public Contract Code Section 22164 provides that: information that is not otherwise a public record pursuant to the California Public Records Act (Chapter 3.5 (commencing with Section 6250) of Division 7 of Title I of the Government Code) shall not be open to public inspection. Any documents provided by the proposer to Metro marked "Trade Secret," "Confidential" or "Proprietary," or any financial records provided by the proposer to Metro, shall be clearly marked with the proposer's name. Metro will use its best efforts to inform the proposer of any request for any financial records or documents marked "Trade Secret," "Confidential" or "Proprietary" provided by proposers to Metro. Metro will not advise as to the nature or content of documents entitled to protection from disclosure under the California Public Records Act.

In the event of litigation concerning the disclosure of any records, Metro's sole involvement will be as a stakeholder, retaining the records until otherwise ordered by a court. The proposer, at its sole expense and risk, shall be fully responsible for any and all fees for prosecuting or defending any action concerning the records and shall indemnify and hold Metro harmless from all costs and expenses including attorney's fees in connection with any such action.

Exhibit 1

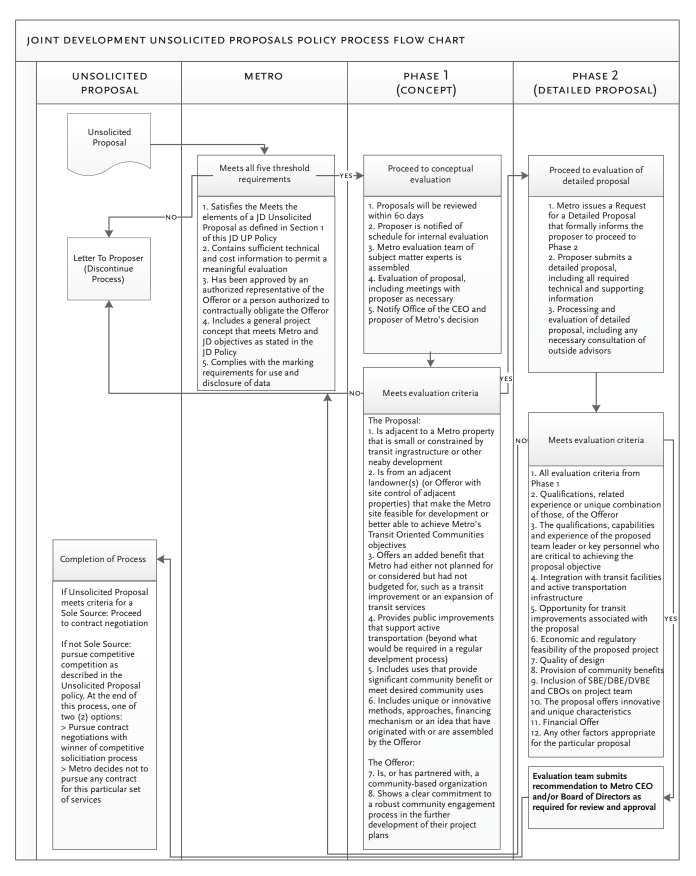


Exhibit 2

JOINT DEVELOPMENT UNSOLICITED PROPOSALS SUBMITTED TO METRO PHASE ONE: CONCEPTUAL PROPOSAL FORM

Phase One of Metro's JD Unsolicited Proposal process involves submitting this form. Submit only the information required by this form. If Metro determines that the proposal should proceed to Phase Two, Metro will issue a Request for Detailed Proposal.

PART 1: BASIC INFORMATION
Proposer Information: Name:
Address:
Type of organization:
Primary contact for the proposal:
Names of additional firms/partners in the proposal:
Technical personnel names & contact information for each firm involved*:
These individuals should be responsible for answering Metro's technical or business questions concerning the proposal or any subsequent agreement concerning the proposal.
PART 2: TECHNICAL INFORMATION
Title of the proposal:
☐ Abstract of the proposal is attached
To move forward in the Unsolicited Proposal process, the Abstract must include a brief – but complete –
discussion of the following:
1. Proposal summary, including:
a. Vision for the projectb. Program for proposed project and proposed uses of Metro-owned property
2. Brief summary of the experience of the Proposal Team with similar/relevant projects
3. A justification for the Unsolicited Proposal Approach (see Section 2.A.4 of the JD UP Policy)
4. Manner in which the work will help support accomplishment of Metro's TOC mission.
5. Specific Access/Property Rights the proposer needs from Metro (ie Long Term Ground
Lease, sale of property, etc). Note if there are several options.
PART 3: FINANCIAL INFORMATION
Proposed price or total estimated cost, in the form of a Sources and Uses table:

Public funding anticipated for the project, if any:		
Description of financing capacity – briefly describe current relationships with debt and equity providers that demonstrate the team's capacity to finance the proposed project:		
Be concise but provide sufficient detail for Metro to meaningfully evaluate the proposal.		
PART 4: PROCEDURAL INFORMATION		
Period of time for which the proposal is valid:		
 Proprietary data has been submitted with this proposal and is deemed confidential by the proposer in the event of a request submitted to Metro under the California Open Records Act. Any proprietary data must be clearly designated. Other government entities or private parties have received this proposal. Please explain: 		
 There are patents, copyrights and/or trademarks applicable to the project or services proposed. Please explain: There is additional information not requested in this form that would allow Metro to evaluate this proposal at this conceptual phase. 		
Describe:		
PART 5: SIGNATURE		
Name: Date: Title:		

The individual who signs this form must be authorized to represent and contractually obligate the Proposer.

Los Angeles County Metropolitan Transportation Authority One Gateway Plaza Los Angeles, CA 90012-2952

