The City of Colorado Springs hereby solicits fixed price proposals, as detailed in this Request for Proposal (RFP) for an Electric Vehicle Readiness Plan.

This Proposal is posted to Rocky Mountain E- Purchasing (BidNetDirect.com) as well as the City’s Procurement Portal- Bonfire.

SUBMITTALS FOR THIS PROJECT WILL BE ACCEPTED ON THE BONFIRE PROCUREMENT PLATFORM PRIOR TO THE PROPOSAL CLOSING.

Please login to the following website to register (Free Registration) to submit a proposal for this project. All required documents will be uploaded to the website

https://coloradospringsgov.bonfirehub.com/login

Project Description:

The City of Colorado Springs, in partnership with Colorado Springs Utilities, will hire a qualified firm to develop an Electric Vehicle Readiness Plan for the community.
SECTION I – ADMINISTRATIVE INFORMATION

1. PROPOSAL INFORMATION

Section I provides general information to potential Offerors, such as proposal submission instructions and other similar administrative elements. This RFP is available on Rocky Mountain E-Purchasing System (www.rockymountainbidsystem.com) and Bonfire Procurement Platform (https://coloradospringsgov.bonfirehub.com/projects). All addenda or amendments shall be issued through the Rocky Mountain E-Purchasing System and Bonfire Platform and may not be available through any other source.

2. SPECIAL TERMS

Note the following definitions of terms as used herein:

“City” means the City of Colorado Springs.

“Contractor” or “Consultant” means the Offeror whose offer is accepted and is awarded the contract to provide the products or services specified in this solicitation.

“Offer” means the proposal.

“Offeror” means the person, firm, or corporation that submits a formal proposal or offer and that may or may not be successful in being awarded the contract.

“Project” refers to the R20-031 NS Electric Vehicle Readiness Plan.

The term “Request for Proposal” or “RFP” means this solicitation of a formal, negotiable proposal/offer. Any offer that is accepted will be the offer that is deemed by the City of Colorado Springs to be most advantageous in terms of the criteria designated in the RFP.

3. PROPOSAL ISSUE DATE

RFP Number R20-031 NS Electric Vehicle Readiness Plan is being issued on:

Date: February 25, 2020

4. PRE-PROPOSAL CONFERENCE – (OPTIONAL)

Date: March 3, 2020
Time: 9:00 AM M.S.T.
Location: City Hall 107 N. Nevada Avenue Pikes Peak Conference Room.

We will hold a pre-proposal conference in the Pikes Peak Conference Room located at City Hall, 107 N Nevada Ave., Colorado Springs, CO 80903. This meeting is not mandatory. However all Offerors are encouraged to attend.
5. **QUESTIONS AND OTHER REQUESTS FOR INFORMATION**

All questions shall be submitted in writing to the following City Contract Specialist as follows:

Due Date: March 10, 2020  
Time: 10:00 AM M.S.T.  
To: Nicole.Spindler@coloradosprings.gov

A written response to any inquiry may be provided in the form of an Amendment to the solicitation. See 8 Amendments. Questions must be received no later than Date.

**DO NOT CONTACT ANY OTHER INDIVIDUAL AT THE CITY OF COLORADO SPRINGS REGARDING THIS SOLICITATION.**

The only acceptable method of submitting questions is by email to the Contracting Specialist. Faxes or physical mail delivery are not acceptable.

6. **RESERVED**

7. **NUMBER OF COPIES and PROPOSAL DUE DATE**

Proposals shall be submitted no later than **March 26, 2020 by 3:00 PM M.S.T.**:

The Offerors shall submit two (2) electronic copies on the Bonfire Procurement Platform (https://coloradospringsgov.bonfirehub.com/login). One (1) copy of your proposal must be submitted for public viewing and should be marked ‘PUBLIC’. The purpose of this copy is to meet the requirements of the Colorado Open Records Act and should not contain your proprietary information.

Upon submission, all proposal documents shall become and remain the property of the City of Colorado Springs.

The cost of Proposal preparation is not a reimbursable cost. Proposal preparation shall be at the Offerors sole expense and is the Offerors total and sole responsibility.

**NO LATE PROPOSALS WILL BE ACCEPTED.**

8. **AMENDMENTS**

Amendments to this RFP may be issued at any time prior to the time set for receipt of proposals. Offerors are required to acknowledge receipt of any amendments issued to this RFP by returning a signed copy of each amendment issued. Signed copies of each amendment must be received on or before the time set for receipt of offers.

The City of Colorado Springs will post all amendments on Bonfire (https://coloradospringsgov.bonfirehub.com). It is the Offeror's responsibility to check the
website for posted amendments or contact the Contracts Specialist listed to confirm the number of amendments which have been issued.

9. **WITHDRAWAL OR MODIFICATION OF OFFERS**

Any Offeror may modify or withdraw an offer in writing at any time prior to the deadline for submission of an offer.

10. **ACCEPTANCE**

Any offer received and not withdrawn shall be considered an offer, which may be accepted by the City of Colorado Springs based on initial submission without discussions or negotiations.

By submitting an offer in response to this solicitation, the Offeror agrees that any offer it submits may be accepted by the City of Colorado Springs at any time within 90 calendar days from the date of submission deadline.

The City of Colorado Springs reserves the right (a) to reject any or all offers, (b) to waive informalities and minor irregularities in offers received, and/or (c) to accept any portion of an offer if deemed in the best interest of the City of Colorado Springs. Failure of the Offeror to provide in its offer any information requested in the RFP may result in rejection of the offer for non-responsiveness.

11. **RFP OBJECTIVE**

The objective of this RFP is to provide sufficient information to enable qualified Offerors to submit written proposals to the City of Colorado Springs. The RFP is not a contractual offer or commitment to purchase products or services. The Offeror may present options and variables to the scope while still meeting the minimum requirements of this solicitation. Innovative proposals/solutions are encouraged and considered in the selection and/or award.

All information included in proposals must be legible. Any and all corrections and or erasures must be initialed by Offeror. Each proposal shall be accompanied by a cover letter signed by an authorized representative of the Offeror. The contents of the proposal submitted by the successful Offeror may become part of any contract awarded as a result of this solicitation.

12. **PERFORMANCE PERIOD**

The performance period any contract awarded as a result of this RFP is anticipated to be from the Notice to Proceed through December 31, 2021.

13. **CONFIDENTIAL OR PROPRIETARY INFORMATION**

If an Offeror believes that parts of an offer are confidential, then the Offeror must so specify. The Offeror must include in bold letters the term "CONFIDENTIAL" on that part of the offer which the Offeror believes to be confidential. The Offeror must submit in writing specific detailed reasons, including any relevant legal authority, stating why the Offeror believes the material to be confidential. Vague and general claims as to confidentiality will not be accepted. The City of Colorado Springs will be the sole judge as to whether a claim is acceptable. Decisions regarding the confidentiality of information will be made when requests are made to make the information
public. All offers and parts of offers, which are not marked as confidential, will automatically be considered public information after the contract is awarded. The successful offer may be considered public information even though parts are marked confidential.

14. **SUBSTANTIVE PROPOSALS**

By responding to this RFP, the Offeror certifies (a) that Offerors proposal is genuine and is not made in the interest of, or on behalf of, an undisclosed person, firm, or corporation; (b) that Offeror has not directly or indirectly induced or solicited any other Offerors to put in a false or sham proposal; (c) that Offeror has not solicited or induced any other person, firm, or corporation to refrain or abstain from proposing an offer or proposal; (d) that Offeror has not sought by collusion to obtain for themselves any advantage over any other Offerors or over the City of Colorado Springs; and (e) that Offeror has not violated or caused any person to violate, and shall not violate or cause any person to violate, the City’s Code of Ethics contained in Article 3, of Chapter 1 of the City Code and in the City's Procurement Rules and Regulations.

15. **OFFEROR’S QUALIFICATIONS**

Each Offeror must complete, and submit with its proposal, Exhibit E – Qualification Statement.

No contract will be awarded to any Offeror who is in arrears to the City, upon any debt or contract, or who is in default, in any capacity, upon any obligation to the City or is deemed to be irresponsible or unreliable by the City based on past performance.

16. **COMBINATION OR CONDITIONAL PROPOSALS**

If an RFP is issued for projects in combination and separately, the Offeror may submit proposals either on the combination or on separate units of the combination. The City reserves the right to make awards on combination or separate proposals to the advantage of the City. Combination proposals will be considered, only when specified.

17. **ANTI-COLLLUSION AFFIDAVIT**

The Offeror by signing their proposal submitted to the City is certifying that the Offeror has not participated in any collusion or taken any action in restraint of free competitive Proposal ding. This statement may also be in the form of an affidavit provided by the City and signed by the Offeror. The original of the signed anti-collusion affidavit, if separately required and provided with the RFP, shall be submitted with the proposal. The proposal will be rejected if it does not contain the completed anti-collusion affidavit.

18. **AWARD**

The City of Colorado Springs intends to make an award using the evaluation criteria listed in this RFP to determine the best value, considering all factors and criteria in the proposals submitted. Best value means the expected outcome of an acquisition that, in the City’s estimation, provides the greatest overall benefit in response to the requirements detailed in the RFP. The City of Colorado Springs reserves the right to reject any or all offers and to not make an award.

19. **NOTICE TO PROCEED**
Work may not start under any awarded contract until a formal, written Notice to Proceed is issued by the City. The City may issue the Notice to Proceed any time after the contract is signed and, if required, insurance and bonds have been provided in accordance with these solicitation documents.

20. **DEBRIEFING**

Offerors not selected may request a debriefing on the selection process as well as discussion of the strengths and weaknesses of their proposal upon receipt of notification that their offer was not selected.

A debriefing may be scheduled by contacting the Contracts Specialist listed above. The Contracts Specialist must receive a written request for debriefing no later than ten (10) calendar days after issuance of a notification that the Offerors offer was not selected.

21. **NON-COLORADO ENTITIES**

If Offeror is a foreign entity, Offeror shall comply with C.R.S. section 7-90-801, “Authority to transact business or conduct activities required,” and section 7-90-802, “Consequences of transacting business or conducting activities without authority.”

Before or at the time that the contract is awarded to an entity organized or operating outside the State of Colorado, such entity shall obtain authorization to do business in the State of Colorado, designate a place of business herein, and appoint an agent for service of process.

Such entity must furnish the City of Colorado Springs with a certificate from the Secretary of the State of Colorado to the effect that a certificate of authority to do business in the State of Colorado has been issued by that office and is still valid. The entity shall also provide the a certified copy of the designation of place of business and appointment of agent for service of process from the Colorado Secretary of State, or a letter from the Colorado Secretary of State that such designation of place of business and agent for service of process has been made.

22. **PROCUREMENT RULES AND REGULATIONS**

All projects advertised by the City of Colorado Springs are solicited in accordance with the City’s Procurement Rules and Regulations. The City’s Procurement Rules and Regulations can be reviewed and/or downloaded from the City website www.coloradosprings.gov. Any discrepancies regarding conflicting statements, decisions, irregularities, clauses, or specifications will be rectified utilizing the City’s Procurement Rules and Regulations, when applicable. It is the Offeror’s responsibility to advise the Contracts Specialist listed in this RFP of any perceived discrepancies prior to the date and time the offer is due.

23. **FAIR TREATMENT OF OFFERORS**

The City Procurement Services Division shall be responsible for ensuring the procurement of products, commodities, and services are in a manner that affords all responsible businesses a fair and equal opportunity to compete. If an Offeror believes that a procurement is not conducted in a fair and equitable manner, the Offeror is encouraged to inform the City Procurement Services Manager as soon as possible.
24. ORDER OF PRECEDENCE

Any inconsistency in this solicitation shall be resolved by giving precedence in the following order:

A. All Sections of this solicitation  
B. Scope of Work  
C. Other Appendices, Schedules, Exhibits, and/or Attachments

25. RESERVED

26. INTERPRETATION OF PLANS AND SPECIFICATIONS

Any change to proposal forms, plans, or specifications prior to the opening of proposals will be issued by the City in the form of an Addendum/Amendment. Certain individuals may be named in the RFP that have authority to provide information, clarification or interpretation to Offerors prior to opening of proposals. Information obtained from persons other than those named individuals is invalid and shall not be used for proposal purposes.

27. ADA REQUIREMENTS

Title II of the Americans with Disabilities Act (ADA) applies to State and local government entities. Subtitle A protects qualified individuals with disabilities from discrimination on the basis of disability in services, programs, and activities provided by State and local government entities. Title II extends the prohibition on discrimination established by section 504 of the Rehabilitation Act of 1973, as amended, 29 U.S.C. 794, to all activities of State and local governments regardless of whether these entities receive Federal financial assistance.

A. Videos for public dissemination must be captioned. This non-inclusive list could include training program videos for the public, for web content or even a museum setting.

B. Software Statement of Accessibility from the vendor is required for all purchases of software for programs the public will use.

C. A certificate of WCAG 2.0 (AA) or higher minimal compliance will be requested and required. In the alternative the City can accept a certificate of 508 compliance. Typically these are going to be “plug and play” software programs for such things as vendor payments, customer service surveys and citizen requests.

D. Physical Built Feature Products in public areas must be accessible. The possibilities are too numerous to mention. The two (2) biggest items of concern are dining/work surfaces and service counters.

(1) Dining/work surfaces (includes computer desks and conference room tables) shall have at least 27” of under clearance and between 28” and 34” at the top of the surface.

(2) Service counter areas must have at least one (1) area that is no more than 36” high and 36” wide for a parallel approach or 36” high and 30” wide for a forward approach that provides proper knee and toe clearances. If in doubt please contact the City prior to purchase.
28. ADA STANDARDS

It is a requirement of the City and required by law that any new or renovated facility meet the scoping and technical requirements of the 2010 ADA Standards for newly designed and constructed or altered local government facilities, public accommodations, and facilities. A design professional shall design the project so it both conforms to the 2010 ADA Standards, as applicable and as amended, and is readily accessible to and usable by individuals with disabilities. The selected Contractor shall build the project so it both conforms to the 2010 ADA Standards, as applicable and as amended, and is readily accessible to and usable by individuals with disabilities. Facilities that are designed, constructed, and/or altered and/or facilities that meet or exceed the IBC 2015/ANSI A117.1 2009, used by Pikes Peak Regional Building Department, will be accepted as meeting or exceeding the 2010 ADA Standards.

29. APPROPRIATION OF FUNDS

A. In the event funds are not appropriated in whole or in part sufficient for performance of the City's obligations under this IFB, or appropriated funds may not be expended due to the City Charter spending limitations, then the City, without compensation to Bidders, may terminate or cancel this IFB or not award any contracts under this IFB.

B. In accordance with the Colorado Constitution and City Charter, performance of the City's obligations under any resultant contract will be expressly subject to appropriations of funds by the City Council, and, in the event the budget or other means of appropriation for any year of the contract fails to provide funds in sufficient amounts to discharge such obligations, such failure (i) shall act to terminate the contract at such time as the then-existing and available appropriations are depleted, and (ii) neither such failure nor termination shall constitute a default or breach of the contract, including any sub-agreement, attachment, schedule, or exhibit thereto, by the City.

30. COOPERATIVE PURCHASING

Other governmental agencies may be extended the opportunity to utilize the resultant award at the proposed price(s) with the agreement of the successful Proposer. Requests for participation will be coordinated by the applicable governmental agency and that agency will be responsible for issuing its own contractual document(s).

31. RFP DOCUMENTS

The following comprise this RFP.

- Exhibit A  Scope of Work
- Exhibit B  Sample Contract
- Exhibit C  Cost Proposal
- Exhibit D  Exceptions
- Exhibit E  Minimum Insurance Requirements
- Exhibit F  Qualification Statement
- Exhibit G  Proposal Certification, Representations and Certifications

Exhibits C through F must be included with the Proposal in order for the submittal to be considered responsive.
SECTION II – PROPOSAL CONTENT

1. PROPOSAL CONTENT

This section provides instructions regarding the format and content required for proposals submitted in response to this solicitation.

2. PROPOSAL FORMAT

Offeror’s written proposal shall include concise, but complete, information, emphasizing why the Offeror is best qualified to provide the required services. The Offeror’s written proposal shall include the information in the format outlined below and shall be limited to no more than twenty-five (25) pages (excluding cover letter and resumes). A page shall be defined as 8-1/2” x 11”; single sided, with one inch margins, and a minimum font of Times New Roman 10. The only exception to the 8-1/2” x 11” paper size is the proposed project schedule, which may be submitted on 11” x 17” paper. Each 11” x 17” page for the project schedule shall be counted in the overall page limitations above. Each section of the proposal shall be labeled to clearly follow the requirements sections identified in this section of the RFP. The following listed Exhibits shall be completed and returned with the proposal and are not counted against the page limit:

- Exhibit C Cost Proposal
- Exhibit D Exceptions
- Exhibit E Minimum Insurance Requirements
- Exhibit F Qualification Statement
- Exhibit G Proposal Certification, Representations and Certifications
- Acknowledged Addenda, if issued.

3. COVER LETTER

The cover letter shall be no more than two (2) pages. The cover letter shall contain at minimum the following information.

A. RFP number and project name
B. Statement that the Offeror is qualified to perform the work
C. Certification statement that the information and data submitted are true and complete to the best knowledge of the individual signing the letter
D. Name, telephone number, email address, and physical address of the individual to contact regarding the proposal
E. The signature of an authorized principal, partner, or officer of the Offeror

4. SCORED PROPOSAL CONTENT

4.1 COMPLIANCE WITH SCOPE OF WORK – 15 points

Beginning with section 5.0 and ending with section 10.0, the Offeror shall provide details about the Offeror’s approach to the project and how the Offeror will comply with the requirements within Exhibit A - Scope of Work.

4.2 ORGANIZATIONAL BACKGROUND – 15 points
The Offeror shall provide a brief history and overview of its company and its organizational structure, with special emphasis on how this project will fit within that structure. Also include principal place of business location(s), office locations, size of firm, and assessment of financial stability.

4.3 EXPERTISE AND QUALIFICATIONS – 55 points

In this section, the Offeror shall demonstrate that it has the necessary expertise and qualifications to complete the work defined in this RFP by providing details about the Offeror’s relevant experience and key personnel.

A. Relevant Experience – 40 of 55 points

In the Expertise and Qualifications Area, the Offeror shall provide at least three references and identify contracts demonstrating that the Offeror has successfully provided services/products that are the same or similar to those required in this RFP. The proposal shall adequately explain the outcomes of the projects.

B. Key Personnel – 15 of 55 points

In the Expertise and Qualifications Area, the Offeror shall provide resumes for all personnel who would be performing work on the resultant contract. Explain how the key personnel are related to the projects cited as Relevant Experience.

4.4 COST PROPOSAL – 10 points

In Exhibit C – Cost Proposal, the Offeror shall provide a detailed breakdown of the cost for the work described in these solicitation documents. The cost shall include all unit costs for material, labor, other direct costs (i.e. travel), indirect costs (i.e. overhead and general and administrative costs), and profit/fee. Offers shall include sufficient detail to allow insight into the fairness and reasonableness of the cost. If the contract type will be Time and Material (T&M), labor categories, labor rates, separated profit, and estimated material costs shall be included in detail.

In addition, although cost may not be the most important factor, it is still very important to the City of Colorado Springs. The Offeror’s pricing shall be competitive as compared to market pricing in the industry and the pricing of other Offerors.

4.5 PROPOSAL PRESENTATION – 5 points

Presentation is an important factor. Offerors shall provide a highly professional product, which is complete, accurate, easily understood, and effectively presented. Extraneous sales material is strongly discouraged.

4.6 EXCEPTIONS – Pass/Fail

All Offerors shall complete Exhibit D – Exceptions Form and return it with its proposal. Some terms and conditions are not negotiable. Exceptions may be grounds for rendering the proposal unacceptable without further discussions.
4.7 INSURANCE REQUIREMENTS – Pass/Fail

All Offerors shall complete Exhibit E – Minimum Insurance Requirements and return with its proposal. Lack of responsiveness in this area may be grounds for rendering the proposal unacceptable without further discussions.

5. OFFEROR’S QUALIFICATIONS

Each Offeror shall complete, and submit with its proposal an Exhibit F – Qualification Statement.

No contract will be awarded to any Offeror who is in arrears to the City, upon any debt or contract, or who is in default, in any capacity, upon any obligation to the City or is deemed to be irresponsible or unreliable by the City based on past performance.

6. PROPOSAL CERTIFICATION

The Offeror shall complete and submit Exhibit G – Proposal Certification, Representations and Certifications with its proposal.
SECTION III – EVALUATION FACTORS

1. EVALUATION AND AWARD

This section provides information regarding evaluation criteria and scoring. It also includes information regarding proposal selection and award of the resultant contract.

2. EVALUATION CRITERIA

Selection of the Contractor will be based on the following points awarded for qualifications demonstrated to meet the following criteria:

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Points</th>
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<tbody>
<tr>
<td>Compliance with Scope of Work</td>
<td>15</td>
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<tr>
<td>Organizational Background</td>
<td>15</td>
</tr>
<tr>
<td>Expertise and Qualifications</td>
<td>55</td>
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<tr>
<td>Cost Proposal</td>
<td>10</td>
</tr>
<tr>
<td>Proposal Presentation</td>
<td>5</td>
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<tr>
<td><strong>TOTAL</strong></td>
<td><strong>100</strong></td>
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3. SELECTION COMMITTEE

A selection committee will review all proposals. Through this process, the City will determine which proposals are acceptable or unacceptable. Those Offeror’s offering proposals deemed to be acceptable by the City will be evaluated and scored by the selection committee. This scoring will determine which Offerors are considered to be in the competitive range and may be selected for an award without further steps. The City may notify, in writing, the Offeror’s whose proposals are deemed to be unacceptable.

If the selection committee elects not to award based solely upon evaluation scoring, it may require oral presentations or interviews with the Offerors considered to be in the competitive range. If oral presentations or interviews are conducted, they may or may not be scored (they may be used as supporting information to the evaluation). The selection committee may request revisions to the original proposal from each of the Offerors at the conclusion of the interviews. The final decision may or may not exactly reflect scoring ranking.

The City also reserves the right to request Best and Final Offers (BAFO) from all Offeror’s at any point in the proposal evaluation process.

4. AWARD OF CONTRACT

It is anticipated that there will be negotiations or discussions with Offerors. However, the City reserves the right to award without negotiations or discussions. The City intends to award to the Offeror that demonstrates the best value to the City and the most substantiated ability to fulfill the requirements contained in this RFP. In the event a contract cannot be negotiated with the top ranked Offeror, the City may enter into negotiations with the second highest ranked Offeror, or the City may decide to solicit new proposals.

Immediately after the Notice of Award, the successful Offeror will begin planning, in conjunction with the City of Colorado Springs staff (to be designated by the City), to ensure fulfillment of all its obligations. The successful Offeror may be expected to attend regular meetings as required by the City to assist in the preparation for startup.
### SECTION IV – EXHIBITS

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<thead>
<tr>
<th>Exhibit</th>
<th>Description</th>
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<tbody>
<tr>
<td>Exhibit A</td>
<td>Scope of Work</td>
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<td>Exhibit B</td>
<td>Sample Contract</td>
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</table>
1.0 Purpose

1.1 The City of Colorado Springs (“City”), in partnership with Colorado Springs Utilities (Utilities), will hire a qualified firm to develop an Electric Vehicle (EV) Readiness Plan (“Plan”) for the community.

1.2 The Plan will provide an analysis of the community’s needs, opportunities, and challenges regarding EV adoption, as well as a thorough exploration and prioritization of implementation options.

1.3 Primary project components will include:

1.3.1 A roadmap for conversion of City and Utilities fleet to electric vehicles (40% of Project Budget);

1.3.2 Public education and EV adoption incentives (30% of Project Budget);

1.3.3 Policy adoption, including rate structure, infrastructure ownership, and land use and building code recommendations to support EVs (10% of Project Budget); and

1.3.4 Identification of ideal EV charging station locations, including needed utility infrastructure upgrades (20% of Project Budget)

2.0 Background

2.1 The City proposes to support the State’s initiative to transition to zero emission vehicles and advance the adoption of EVs in the community through the development of an Electric Vehicle Readiness Plan.

2.2 The Plan will provide an analysis of the community’s needs, opportunities, and challenges regarding EV adoption, as well as a thorough exploration and prioritization of implementation options. The project will involve collaboration amongst numerous entities, including Utilities, the Colorado Energy Office, local stakeholders, and community members. The completed Plan will present an action-ready roadmap that will identify implementable short and long-term strategies toward promoting renewable energy goals related to EVs.

2.3 The City, in partnership with Utilities applied for and received a Renewables and Clean Energy Challenge Grant provided by the Colorado Department of Local Affairs (“DOLA”) in the amount of $187,500. Utilities has committed $25,000 in matching funds and the City’s Office of Innovation has committed an additional $37,500 in matching funds.

3.0 Current Challenge
3.1 Colorado Springs is the State’s largest city by square mileage, with nearly 6,000 lane miles of paved roads, and second largest city by population, with nearly a half million residents. The State Demography Office predicts that El Paso County (EPC) will gain more than 400,000 residents by the year 2050, a 59% increase, and that Colorado Springs will become Colorado’s most populous city within the next 15 years.

3.2 Ozone levels in Colorado Springs are of increasing concern, as the City is near non-compliance with the Environmental Protection Agency’s (EPA) standards. If ozone levels continue to degrade, it is likely that residents will be required to submit vehicle emissions testing, causing strain on their daily lives and potential economic harm to those unable to bring vehicles into compliance.

3.3 In accordance with Goal 4 of the City’s 2016-2020 Strategic Plan, the City would prefer to devote resources toward the prevention of nonattainment status, as opposed to a reactionary approach. The most popular approaches to mitigating unhealthy ozone levels include regulating emissions and engaging the public through education and incentives to lessen their impact. As a community known for its topographical beauty, outdoor recreation options, and active lifestyle, the City prioritizes the preservation of air quality for the health of current and future generations. Additionally, as a city that has been nationally recognized as one of the country’s best places to live, it is our duty to ensure the vitality, health, and appeal of our region.

3.4 The City recognizes the importance of the State’s goal to reach 100% renewable electricity by 2040 and reduce GHG by 90% by 2050; the development of an EV Readiness Plan will allow for the City to properly identify and prioritize the required infrastructure, educational outreach, and policy framework needed to meet the goal. Given the City’s large geographic area, increasing population, automobile-dependent commuting workforce, and low use of public transportation, community-wide adoption of EV policies and incentives will make a significant impact. The City must take action to decrease greenhouse gases and increase the health of its air quality. In support of effective environmental and economic policy and infrastructure decisions, an EV Readiness Plan will be a first and crucial step to achieve these goals.

4.0 Why is the project needed?

4.1 Colorado Springs is the largest geographical city in the state and second largest city by population. With limited public transportation options and a widespread geography, the community is heavily dependent on individual automobile use.

4.2 The City and Utilities currently lack the resources to develop an EV Readiness Plan in-house, as well as the funding required for such efforts. Due to the rapidly changing technology in this field, a subject matter expert (SME) is required to help develop the roadmap for the adoption of this technology and the creation of the appropriate infrastructure, policies, and incentives.

5.0 Project Deliverables

5.1 Outcome. The final outcome of the Grant is a completed Electric Vehicle Readiness Plan for the community to potentially transition to electric vehicles to reduce greenhouse gases.
5.2 **Service Area.** The performance of the Work described within this SOW shall be located in Colorado Springs, Colorado.

5.3 **Plan deliverable.** Contractor shall provide a completed Electric Vehicle Readiness Plan for the community to ultimately transition to EVs to reduce greenhouse gases. The Plan shall include the following components:

5.3.1 Provide a roadmap/strategy for the potential conversion of City and Utilities fleet to EVs (including, but not limited to light, mid, and heavy duty vehicles)

5.3.2 Identify current behaviors and opinion towards EV and effective EV adoption incentives and rate structures that could be offered by Utilities and the City

5.3.3 Identify a framework for policy, including sample code, and utility infrastructure to meet the needs to support EV adoption in the community

5.3.4 Develop strategies and business models around public, commercial, and residential charging infrastructure

5.3.5 Provide a framework to support public education pertaining to EVs

5.3.6 Identify methods to improve awareness of EV purchases and enhance the use of EVs over conventional fuel vehicles in the community

5.3.7 Identify potential funding mechanisms to invest in EV charging infrastructure needed to support EVs in the City fleet

5.3.8 Identify current disruptions in the EV market, including, but not limited to:

5.3.8.1 Vehicle servicing

5.3.8.2 Barriers that could influence the purchase of an EV

5.3.8.3 Knowledge gaps (i.e. where consumers feel more information is needed)

5.3.9 Identify all national and state electric vehicles incentives

5.3.10 Identity potential alignment opportunities with other Front Range EV plans

5.3.11 Identify current electric vehicle population and number of EV chargers located in the City (including both municipal and privately owned)

5.3.12 Identify EV market share and EV growth projections both nationally and within the community

5.3.13 Assess market trends related to EV conversion plans for private entities (e.g. corporations and small businesses) located within City limits.

5.3.14 Develop metrics on which to grade the success of plan implementation through 2050 Greenhouse Gas (GHG) state requirements.
5.3.15 Quantify carbon (Tons CO2) and ozone level reduction for various EV adoption rates.

5.3.16 Define energy requirements to serve additional electric load (Gigawatt (GWh), hourly load profiles)

6.0 Project Plan and Baseline Schedule.

6.1 Prepare and submit a Project Plan for review and approval by the City within 10 business days of Task Contract execution. The Project Plan shall include, but not be limited to, a communications plan to coordinate and communicate with project team members, a quality management plan detailing quality assurance (QA) and quality control (QC) processes and procedures to be used throughout the entire lifecycle of the project, and ensures that Contractor’s staff, subcontractors, and sub consultants are aware of on-site safety requirements.

6.2 Baseline schedule shall be submitted no more than 30 days after award of the contract. Approval of the baseline schedule within 60 business days of Task Order execution. A 30-day review period shall be included for review of the model inputs, assumptions and variables have been determined to allow for a public review process.

7.0 Contract Management.

7.1 Monthly and Quarterly Status Reports. Beginning 30 days after the award of the contract, the Contractor shall provide a status report each month, in addition to a quarterly report until the end of the contract period. The monthly status reports are due within five (5) business days of the end of each month throughout the duration of the contract. Quarterly status reports are due within ten (10) days at the end of each quarter. Both monthly and quarterly reports may be submitted more frequently at the request of the City. The monthly and quarterly status reports will contain an update of expenditure of funds utilizing the template provided by the City. Monthly reports shall include invoices, updates of project progress, progress schedule, and budget reports for services and activities.

7.2 Bi-monthly Call. Twice per month, Contractor shall host a conference call with the City and Utilities. During this bi-monthly conference call, Contractor shall discuss the progress of the Plan in detail and answer any related questions from the City, Utilities and other stakeholders. Provide draft agenda to project distribution list at least two (2) days prior to scheduled meetings. Submit electronic copy of within five (5) days of meeting.

7.3 In-person Meeting. Contractor shall host an in-person meeting with the City and Utilities at least two (2) per calendar year to discuss the progress of the Plan in detail and answer any related questions from the City, Utilities and other stakeholders. One (1) of the two (2) in-person meetings must occur at the beginning of each calendar year. The City, in its direction, may waive the in-person meeting requirement.

7.4 Progress Report to City Council and Utilities Board. Contractor shall prepare and present a project update to City Council, the Utilities Board, or any other associated governmental body upon request of the City. All presentation materials must be approved.
by the City prior to Contractor presentation. The City, in conjunction with Utilities, shall provide administrative support to Contractor. Contractor shall at a minimum, present one (1) time annually to City Council, the Utilities Board, and to the Mayor’s Office; City, in its direction, may waive this criteria.

7.5 **Key Personnel.** Contractor shall provide a list of personnel that are considered essential to the work performed by the Contractor (Key Personnel). Contractor shall provide written notification and justification to the City prior to diverting any such Key Personnel to other programs, or in the event that such Key Personnel terminates his or her employment with the Contractor. Contractor’s written notification shall include proposed substitutions and qualifications of Key Personnel. Contractor shall not make any diversion or substitution of Key Personnel without written consent from the City.

7.6 **DOLA Acknowledgment.** The contractor must agree to acknowledge the Colorado Department of Local Affairs in any and all materials or events designed to promote or educate the public about the Work and the Project, including but not limited to: press releases, newspaper articles, op-ed pieces, press conferences, presentations and brochures/pamphlets. All references and acknowledgements of the Department of Local Affairs must first be approved by the City.

7.7 **Monitoring.** DOLA is authorized to monitor Work on an as-needed basis. DOLA may choose to audit the records for activities performed under the Contract. The Contractor, in conjunction with the City, shall maintain a complete file of all records, documents, communications, notes and other written materials or electronic media, files, or communications, which pertain in any manner to the operation of activities undertaken pursuant to an executed Contract.

7.8 **Replacement.** Contractor shall immediately notify the City, via email to the assigned City point of contact (POC), if any key personnel specified and assigned to this Project cease to serve.

8.0 **Project Budget.** Total budget for the Project is $250,000. Project budget breakdown is as follows:

<table>
<thead>
<tr>
<th>Budget Line(s)</th>
<th>Total Project Budget</th>
<th>Grant Funds</th>
<th>Other Funds Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Line #</td>
<td>Category</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Consultant Services</td>
<td>$250,000</td>
<td>$187,500</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>$250,000</strong></td>
<td><strong>$187,500</strong></td>
</tr>
</tbody>
</table>

9.0 **City’s Responsibilities.** The City will set up meeting(s) prior to Contractor starting work. The City will provide Contractor reasonable access to data related to City and Utilities fleet, pre-existing electric vehicle charging infrastructure, and other associated data sets related to the Project. The City will provide Contractor identification cards when necessary. City may require background checks prior to issuing identification cards. The City and/or Utilities will provide meeting space for Contractor upon request.

10.0 **Project Timeline.** The anticipated Plan timeline includes:

10.1 Project kick-off to coordinate project goals, stakeholders, timeline, and evaluation criteria (March, 2020)
10.2 Research and data collection, including City and Utilities fleet telematics, inventory, existing Electric Vehicle Supply Equipment (EVSE), electric capacity, relevant regional studies, regional data regarding current EV use from a public perspective, and public and stakeholder engagement (June, 2020)

10.3 First draft review and comment (September, 2020)

10.4 Draft revision period (October, 2020)

10.5 Second draft review (December, 2020)

10.6 Second draft revision period (January, 2021)

10.7 Third and final draft review (March, 2021)

10.8 Finalize report (May, 2021)
EXHIBIT B  SAMPLE CONTRACT

CONSULTANT SERVICES CONTRACT

<table>
<thead>
<tr>
<th>Contract Number:</th>
<th>Project Name/Title</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Vendor/Contractor

Contact Name:  Telephone:

Email Address:

Address:

Federal Tax ID #  Please check one:  Corporation  Individual  Partnership

City Contracting Specialist  Name & Phone#  City Dept Rep  Name & Phone# & Department Name

NOT TO EXCEED Contract Amount:  City Account #  Acct Code (5)  Fund (3)  Dept (4)  Project (7)

Contract Type:  Period of Performance:

1. INTRODUCTION

THIS TYPE CONTRACT ("Contract") is made and entered into this ___ day of ___________, 20xx by and between the City of Colorado Springs, a Colorado municipal corporation and home rule city, in the County of El Paso, State of Colorado, (the "City"), and __________________________ (the "Contractor").

THE CITY AND THE CONTRACTOR HEREBY AGREE AS FOLLOWS:

The City has heretofore prepared the necessary Contract Documents for the following Activity: XXXXXXXXX.

The Contractor did on the ___ day of ___________, 20xx submit to the City the Contractor’s written offer and proposal to do the work therein described under the terms and conditions therein set forth and furnish all materials, supplies, labor, services, transportation, and equipment for said work in strict conformity with the accompanying Contract Documents, which are attached hereto and incorporated herein by this reference, including the following:

1. This Contract
2. Appendix A – Additional Terms and Conditions
3. Appendix B – Contractor’s Proposal,
5. Appendix D – Project Schedule
6. Appendix E – Insurance Requirements

2. COMPENSATION/CONSIDERATION

THIS FIRM FIXED PRICE CONTRACT is established at firm fixed amount of $xxxxxxxxx.
Subject to the terms and conditions of the Contract Documents, Contractor shall provide all materials, supplies, labor, services, transportation, tools, equipment, and parts to perform ________ services for the City of Colorado Springs in a good and workmanlike manner to the satisfaction of the City for the total contract amount designated above and in the Notice of Award, to be paid by the City to the Contractor.

The parties estimate that performance of this Contract will not exceed the Not to Exceed estimate. The Contractor shall notify the City Contracts Specialist in writing whenever it has reason to believe that the costs the Contractor expects to incur under this Contract in the following 60 days, when added to all costs previously incurred, will exceed 75 percent of the estimated cost specified herein; or the total cost for the performance of this Contract will be either greater or substantially less than had been previously estimated. As part of the notification, the Contractor shall provide the Contracts Specialist a revised estimate of the total cost of performing this Contract.

The City is not liable for any costs above the Not to Exceed estimate, and the Contractor is not obligated to continue performance under this Contract (including actions under the Termination clause of this Contract) or otherwise incur costs in excess of the Not to Exceed estimate specified herein, until the City Contracts Specialist

(i) notifies the Contractor in writing that the estimated cost has been increased and

(ii) provides a revised estimated total not to exceed price of performing this Contract.

3. TERM OF CONTRACT

It is further agreed that the Contractor will start work promptly and continue to work diligently until completed. The Contract Period of Performance shall be as follows:

<table>
<thead>
<tr>
<th>Performance Period</th>
<th>Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Year:</td>
<td>Contract Execution – December 31, 2020</td>
</tr>
<tr>
<td>Option Year One:</td>
<td>January 1, 2021 - December 31, 2021</td>
</tr>
</tbody>
</table>

Option years may be exercised unilaterally by the City at the City’s sole discretion. Pricing for option years shall be as indicated above. The City may elect not to exercise an option at any time before start of an option at no additional cost to the City. Further, the City shall have the unilateral option of extending services beyond the term of the Contract, including all options, for a period not to exceed a total of six (6) months if additional time is necessary to solicit and award a new Contract. Options to extend services shall be exercised upon written notification (mailed or otherwise furnished) to the Contractor at least fifteen (15) days prior to the expiration date of the Contract, or to extend Contract for up to four additional one year option periods at the City’s sole discretion.

The total value of this Contract for all years shall not exceed $XXXXXXX. The value and current funding is $XXXXXXX for the base year.

4. INSURANCE
The Contractor shall provide and maintain acceptable Insurance Policy(s) consistent with the Minimum Insurance Requirements attached as Exhibit E, which includes Property, Liability and Professional Errors and Omissions coverage, and as otherwise listed in Exhibit E. The City of Colorado Springs shall be reflected as an additional insured on the Property and Liability policy(s).

Further, Contractor understands and agrees that Contractor shall have no right of coverage under any existing or future City comprehensive, self, or personal injury policies. Contractor shall provide insurance coverage for and on behalf of Contract that will sufficiently protect Contractor, or Contractor's agents, employees, servants or other personnel, in connection with the services which are to be provided by Contractor pursuant to this Contract, including protection from claims for bodily injury, death, property damage, and lost income. Contractor shall provide worker's compensation insurance coverage for Contractor and all Contractor personnel. Contractor shall file applicable insurance certificates with the City and shall also provide additional insurance as indicated in this Contract. **A CURRENT CERTIFICATE OF INSURANCE IS REQUIRED PRIOR TO COMMENCEMENT OF SERVICES LISTING THE CITY AS ADDITIONALLY INSURED.**

5. RESPONSIBILITY OF THE CONTRACTOR

A. Contractor shall satisfactorily perform the professional services for all phases of the Project as indicated in Statement of Work, which is attached hereto and made a part hereof by reference.

B. Upon completion of any phase or sub-phase, Contractor shall not proceed with work on the next phase or sub-phase, if any, until authorized in writing by City to proceed therewith.

C. Such services shall include all usual and customary professional engineering services and the furnishing (directly or through its professional consultants) of customary and usual civil, structural, mechanical, electrical engineering, environmental, architectural and planning services. Unless expressly excepted, in Appendix A - Statement of Work hereto, Contractor shall also provide any other environmental, geotechnical, architectural, landscape architectural and surveying services incidental to its work on the Project. If architectural services are rendered, Contractor shall provide an attested statement on each drawing sheet that certifies the design complies with all applicable provisions of the Americans with Disabilities Act. In performing the professional services, Contractor shall complete the work items described generally in Statement of Work and the items identified in this Section 5 of this Contract which are applicable to each phase for which Contractor is to render professional services.

D. Professional engineering services (whether furnished directly or through a professional consultant subcontract) shall be performed under the direction and supervision of a registered Professional Engineer in good standing and duly licensed to practice in the State of Colorado. Reproductions of final drawings for construction produced under this Contract shall be the same as at least one record set which shall be furnished to City and which shall be signed by and bear the seal of such registered Professional Engineer.

E. Surveying work included within or reasonably contemplated by this Contract shall be performed under the direction and supervision of a registered Professional Land Surveyor in good standing and duly licensed to practice in the State of Colorado. All plats and surveys produced under this Contract shall be signed by and bear the seal of said Professional Land Surveyor.
F. Any architectural services provided under this Contract shall be performed under the direction and supervision of an architect duly licensed and authorized.

G. All drawings and specifications furnished by the Contractor under this Contract (“Drawings” and “Specifications”) shall comply with all applicable building codes and requirements of regulatory agencies having any approval authority. Final design, including Drawings and Specifications, shall also comply with the 2010 ADA Standards for Accessible Design now existing and as may be amended, supplemented, or superseded from time to time (“ADA Standards”). Contractor shall include an attest statement on each record drawing sheet of final plan drawings that certifies that the design is compliant with the ADA Standards.

H. The Contractor shall be responsible for the professional quality, technical accuracy, timely completion and the coordination of all designs, drawings, specifications, and other Statement of Work services furnished by the Contractor under this Contract, including that performed by Contractor’s consultants, and including designs, Drawings, Specifications, reports and other services, irrespective of City’s approval or acquiescence in same. The Contractor shall, without additional compensation, correct or revise any errors or deficiencies in services provided under this Contract to the satisfaction of the City.

I. Contractor shall be responsible, in accordance with applicable law, to City for all loss or damage to City caused by Contractor’s negligent act or omission; except that Contractor hereby irrevocably waives and excuses City and its attorneys from compliance with any requirement to obtain a certificate of review as a condition precedent to commencement of an action, including any such requirements set forth in Section 13-20-602, C.R.S. or similar statute.

J. Contractor’s professional responsibility shall comply with the standard of care applicable to the type of engineering and architectural services provided, commensurate with the size, scope and nature of the Project.

K. Contractor shall be completely responsible for the safety of Contractor’s employees in the execution of work under this Contract, shall provide all necessary safety equipment for said employees, and shall hold harmless and indemnify and defend City from any and all claims, suits, losses or injuries to Contractor’s employees.

L. Contractor acknowledges that, due to the nature of engineering and related professional services and the impact of same on the Project, City has a substantial interest in the personnel and consultants to whom Contractor assigns principal responsibility for services performed under this Contract. Consequently, Contractor represents that Contractor has selected and intends to employ or assign the key personnel and consultants identified in Appendix ____ - "Identification of Personnel, Subcontractors and Task Responsibility", attached hereto for the Project assignments and areas of responsibility stated therein. Within 10 days of execution of this Contract, City shall have the right to object in writing to employment on the Project of any such key person, consultant or assignment of principal responsibility, in which case Contractor will employ alternate personnel for such function or reassign such responsibility to another to whom City has no reasonable objection. Thereafter, Contractor shall not assign or reassign Project work to any person to whom City has reasonable objection.

The key personnel listed in Appendix ____ - "Identification of Personnel, Subcontractors and Task Responsibility” will be the individuals used in the performance of the work unless
objected to by the City as provided in the immediately preceding paragraph. If any of the listed key personnel leave employment or are otherwise not utilized in the performance of the work, approval to substitute must be obtained by the Contractor from the City’s delegated Project Manager. Any substitute shall have the same or a higher standard of qualifications that the key personnel possessed at the time of Contract award.

Within 5 days of execution of this Contract, Contractor shall designate in writing a Project representative who shall have complete authority to bind Contractor, and to whom City should address communications.

M. Promptly after execution of this Contract and upon receipt of authorization from City to proceed, Contractor shall submit to City for approval a schedule showing the order in which Contractor proposes to accomplish its work, with dates on which it will commence and complete each major work item. The schedule shall provide for performance of the work in a timely manner so as to not delay City's time table for achievement of interim tasks and final completion of Project work, provided however, the Contractor will not be responsible for delays beyond its control.

N. Before undertaking any work which Contractor considers beyond or in addition to the scope of work and services which Contractor has contractually agreed to perform under the terms of this Contract, Contractor shall advise City in writing (i) that Contractor considers the work beyond the scope of this Contract, (ii) the reasons the Contractor believes the out of scope or additional work should be performed, and (iii) a reasonable estimate of the cost of such work. Contractor shall not proceed with such out of scope or additional work until authorized in writing by City. The compensation for such authorized work shall be negotiated, but in the event the Parties fail to negotiate or are unable to agree as to compensation, then Contractor shall be compensated for his direct costs and professional time at the rates set forth in Exhibit ___ - "Fee Schedule".

O. Design within Funding Limitation: The Contractor shall accomplish the design services required under this Contract so as to permit the award of a construction contract at a price that does not exceed the estimated construction contract price plus ten percent (10%) as set forth below.

1. When lowest responsive and responsible bids or proposals for the construction contract are received that exceed the estimated price, the Contractor shall perform such redesign and other services as are necessary to permit contract award within the funding limitation. These additional services shall be performed at no increase in the price of this Contract. However, the Contractor shall not be required to perform such additional services without additional compensation if the unfavorable bids or proposals are the result of conditions beyond its reasonable control i.e. City directed scope changes, unknown design problems are encountered, or a volatile construction market at the time of bid as compared to the construction market at the date this Contract is executed.

2. The Contractor must promptly advise the Project Manager if it finds that the Project being designed will exceed or is likely to exceed the funding limitations and it is unable to design the Project within the funding limitation.

3. The estimated construction contract price for the Project described in this Contract is $XXXXXXXX (plus 10%).
P. The City’s review, approval of, acceptance of, or payment for the services required under this Contract shall not be construed to operate as a waiver of any rights under this Contract or of any cause of action arising out of the performance of this Contract, and the Contractor shall be and remain liable to the City for any and all damages to the City caused by the Contractor's negligent performance of any of the services furnished under this Contract.

Q. The rights and remedies of the City provided for under this Contract are in addition to any other rights and remedies provided by law.

R. If the Contractor is comprised of more than one legal entity, each such entity shall be jointly and severally liable hereunder.

S. The Contractor shall be obligated to provide services as an expert witness in connection with any public hearings or legal "proceedings" for a period of five (5) years following the completion of the Project. The Contractor shall be reimbursed for such service unless the basic issue of such hearing or "proceeding" concerns sufficiency of the Contractor services as outlined in this Contract. The Contractor hereby agrees to relieve the City from all claims and liability due to the Contractor’s negligence.

T. The design of architectural, structural, mechanical, electrical, civil, or other engineering features of the work to be performed under this Contract shall be accomplished or reviewed and approved by architects or engineers registered in the state of Colorado to practice in the professional field involved.

6. WORK OVERSIGHT

A. The extent and character of the work to be done by the Contractor shall be subject to the general approval of the City’s delegated Project Manager.

B. If any of the work or services being performed does not conform with Contract requirements, the City may require the Contractor to perform the work or services again in conformity with Contract requirements, at no increase in Contract amount. When defects in work or services cannot be corrected by re-performance, the City may (1) require the Contractor to take necessary action to ensure that future performance conforms to Contract requirements and (2) reduce the Contract price to reflect the reduced value of the work or services performed.

C. If the Contractor fails to promptly perform the defective work or services again or to take the necessary action to ensure future performance is in conformity with Contract requirements, the City may (1) by Contract or otherwise, perform the services and charge to the Contractor any cost incurred by the City that is directly related to the performance of such work or service or (2) terminate the Contract for breach of contract.

7. SUBCONTRACTORS, ASSOCIATES, AND OTHER CONTRACTORS

A. Any subcontractor, outside associates, or other contractors used by the Contractor in connection with Contractor’s work under this Contract shall be limited to individuals or firms that are specifically identified by the Contractor in the Contractor’s proposal and agreed to by the City. The Contractor shall obtain the City’s Project Manager’s written consent before making any substitution of these subcontractors, associates, or other contractors.
B. The Contractor shall include a flow down clause in all of its subcontracts, agreements with outside associates, and agreements with other contractors. The flow down clause shall cause all of the terms and conditions of this Contract, including all of the applicable parts of the Contract Documents, to be incorporated into all subcontracts, agreements with outside associates, and agreements with other contractors. The flow down clause shall provide clearly that there is no privity of contract between the City and the Contractor's subcontractors, outside associates, and other contractors.

8. KEY PERSONNEL

The key personnel listed in the proposal and/or below will be the individuals used in the performance of the work. If any of the listed key personnel leave employment or are otherwise not utilized in the performance of the work, approval to substitute must be obtained by the Contractor from the City’s Project Manager. Any substitute shall have the same or a higher standard of qualifications that the key personnel possessed at the time of Contract award.

9. START AND CONTINUANCE OF WORK

It is further agreed that the Contractor will start work promptly and continue to work diligently until this Contract is completed.

10. APPROPRIATION OF FUNDS

This Contract is expressly made subject to the limitations of the Colorado Constitution and Section 7-60 of the Charter of the City of Colorado Springs. Nothing herein shall constitute, nor be deemed to constitute, the creation of a debt or multi-year fiscal obligation or an obligation of future appropriations by the City Council of Colorado Springs, contrary to Article X, § 20, Colo. Const., or any other constitutional, statutory, or charter debt limitation. Notwithstanding any other provision of this Contract, with respect to any financial obligation of the City which may arise under this Agreement in any fiscal year after the year of execution, in the event the budget or other means of appropriation for any such year fails to provide funds in sufficient amounts to discharge such obligation, such failure (i) shall act to terminate this Contract at such time as the then-existing and available appropriations are depleted, and (ii) neither such failure nor termination shall constitute a default or breach of this Contract, including any sub-agreement, attachment, schedule, or exhibit thereto, by the City. As used herein, the term “appropriation” shall mean and include the due adoption of an appropriation ordinance and budget and the approval of a Budget Detail Report (Resource Allocations) which contains an allocation of sufficient funds for the performance of fiscal obligations arising under this Contract.

11. CHANGES

The Contractor and the City agree and acknowledge as a part of this Contract that no change order or other form or order or directive may be issued by the City which requires additional compensable work to be performed, which work causes the aggregate amount payable under the Contract to exceed the amount appropriated for this Contract as listed above, unless the Contractor has been given a written assurance by the City that lawful appropriations to cover the costs of the additional work have been made or unless such work is covered under a remedy-granting provision of this Contract. The Contractor and the City further agree and acknowledge as a part of this Contract that no change order or other form or order or directive which requires additional compensable work to be performed under this Contract shall be issued by the City.
unless funds are available to pay such additional costs, and, regardless of any remedy-granting provision included within this Contract, the Contractor shall not be entitled to any additional compensation for any change which increases or decreases the Contract completion date, or for any additional compensable work performed under this Contract, and expressly waives any rights to additional compensation, whether by law or equity, unless, prior to commencing the additional work, the Contractor is given a written change order describing the change in Contract completion date or the additional compensable work to be performed, and setting forth the amount of compensation to be paid, and such change order is signed by the authorized City representative, as defined below. The amount of compensation to be paid, if any, shall be deemed to cover any and all additional, direct, indirect or other cost or expense or profit of the Contractor whatsoever. It is the Contractor's sole responsibility to know, determine, and ascertain the authority of the City representative signing any change order under this Contract.

No change, amendment, or modification to this Contract shall be valid unless duly approved and issued in writing by the City of Colorado Springs Procurement Services Division. The City shall not be liable for any costs incurred by the Contractor resulting from work performed for changes not issued in writing by the City of Colorado Springs Procurement Services Division.

The following personnel are authorized to sign changes, amendments, or modifications to this Contract.

The Project Manager: Changes up to $14,999.99
The City of Colorado Springs Chief of Staff: Changes up to $499,999.99
The Mayor of the City of Colorado Springs: Unlimited

12. ASSIGNMENT

No assignment or transfer by the Contractor of this Contract or any part thereof or of the funds to be received thereunder by the Contractor will be recognized unless such assignment has had the prior written approval of the City and the surety has been given due notice of such assignment. Such written approval by the City shall not relieve the Contractor of the obligations under the terms of this Contract. In addition to the usual recitals in assignment contracts, the following language must be included in the assignment:

It is agreed that the funds to be paid to the assignee under this assignment are subject to a prior lien for services rendered or materials supplied for the performance of the work called for in said contract in favor of all persons, firms, or corporations rendering such services or supplying such materials.

13. CHOICE OF LAW

This Contract is subject to and shall be interpreted under the law of the State of Colorado, and the Charter, City Code, Ordinances, Rules and Regulations of the City of Colorado Springs, Colorado, a Colorado home rule city. Court venue and jurisdiction shall be exclusively in the Colorado District Court for El Paso County, Colorado. The Parties agree that the place of performance for this Contract is deemed to be in the City of Colorado Springs, El Paso County, State of Colorado. The Contractor shall ensure that the Contractor and the Contractor's employees, agents, officers and subcontractors are familiar with, and comply with, applicable Federal, State, and Local laws and regulations as now written or hereafter amended.
14. WORKERS’ COMPENSATION INSURANCE

Contractor shall take out and maintain during the Period of Performance, Colorado Worker’s Compensation Insurance for the Contractor and all employees of the Contractor. If any service is subcontracted by the Contractor, the Contractor shall require the subcontractor to provide the same coverage for the subcontractor and subcontractor’s employees. Workers’ Compensation Insurance shall include occupational disease provisions covering any obligations of the Contractor in accord with the provisions of the Workers’ Compensation Act of Colorado.

15. INDEMNIFICATION

The Consultant shall indemnify and hold harmless the City, its enterprise(s), associated and/or affiliated entities, successors, or assigns, its elected officials, officers, employees, agents, and volunteers from and against all liabilities, claims, actions, damages, losses, and expenses, including without limitation reasonable attorneys' fees and costs, arising out of or resulting in any way from the performance of professional services for the City under this Contract and caused by any willful or negligent error, omission, or act of or a failure to observe any applicable standard of care by the Consultant or any person employed by it or anyone for whose acts the Consultant is legally liable. The Consultant hereby irrevocably waives and excuses City and its attorneys from compliance with any requirement to obtain a certificate of review as a condition precedent to commencement of an action, including any such requirements set forth in Section 13-20-602, C.R.S. or similar statute. In consideration of the award of this Contract, to the extent damages are covered by insurance, the Consultant agrees to waive all rights of subrogation against the City, its subsidiary, parent, associated and/or affiliated entities, successors, or assigns, its elected officials, trustees, employees, agents, and volunteers for losses arising from the work performed by the Consultant for the City. The indemnification obligation shall survive the expiration or termination of this Contract.

16. INDEPENDENT CONTRACTOR

In the performance of the Contractor's obligations under this Contract, it is understood, acknowledged and agreed between the parties that the Contractor is at all times acting and performing as an independent contractor, and the City shall neither have nor exercise any control or direction over the manner and means by which the Contractor performs the Contractor's obligations under this Contract, except as otherwise stated within the Contract terms. The City shall not provide any direction to the Contractor on the work necessary to complete the project. Contractor understands that it is an independent contractor responsible for knowing how to perform all work or tasks necessary to complete project. The Contractor understands and agrees that the Contractor and the Contractor's employees, agents, servants, or other personnel are not City employees. The Contractor shall be solely responsible for payment of salaries, wages, payroll taxes, unemployment benefits or any other form of compensation or benefit to the Contractor or any of the Contractor’s employees, agents, servants or other personnel performing services or work under this Contract, whether it is of a direct or indirect nature. Further in that regard, it is expressly understood and agreed that for such purposes neither the Contractor nor the Contractor's employees, agents, servants or other personnel shall be entitled to any City payroll, insurance, unemployment, worker's compensation, retirement or any other benefits whatsoever.

17. APPLICABLE LAW AND LICENSES
In the conduct of the services or work contemplated in this Contract, the Contractor shall ensure that the Contractor and all subcontractors comply with all applicable state, federal and City and local law, rules and regulations, technical standards or specifications. The Contractor shall qualify for and obtain any required licenses prior to commencement of work.

18. PRIOR AGREEMENTS

This is a completely integrated Contract and contains the entire agreement between the parties. Any prior written or oral agreements or representations regarding this Contract shall be of no effect and shall not be binding on the City. This Contract may only be amended in writing, and executed by duly authorized representatives of the parties hereto.

19. INTELLECTUAL PROPERTY

The Parties hereby agree, and acknowledge, that all products, items writings, designs, models, examples, or other work product of the Contractor produced pursuant to this Contract are works made for hire, and that the City owns, has, and possesses any and all ownership rights and interests to any work products of the Contractor made under this Contract, including any and all copyright, trademark, or patent rights, and that compensation to the Contractor for Agreement and acknowledgment of this intellectual property right section of this Contract is included in any compensation or price whatsoever paid to the Contractor under this Contract. It is the intent of the parties that the City shall have full ownership and control of the Contractor's work products produced pursuant to this Contract, and the Contractor specifically waives and assigns to the City all rights which Contractor may have under the 1990 Visual Artists Rights Act, federal, and state law, as now written or later amended or provided. In the event any products, items writings, designs, models, examples, or other work product produced pursuant to this Contract is deemed by a court of competent jurisdiction not to be a work for hire under federal copyright laws, this intellectual property rights provision shall act as an irrevocable assignment to the City by the Contractor of any and all copyrights, trademark rights, or patent rights in the Contractor's products, items writings, designs, models, examples, or other work product produced pursuant to this Contract, including all rights in perpetuity. Under this irrevocable assignment, the Contractor hereby assigns to the City the sole and exclusive right, title, and interest in and to the Contractor's products, items writings, designs, models, examples, or other work product produced pursuant to this Contract, without further consideration, and agrees to assist the City in registering and from time to time enforcing all copyrights and other rights and protections relating to the Contractor's products, items writings, designs, models, examples, or other work product in any and all countries. It is the Contractor's specific intent to assign all right, title, and interest whatsoever in any and all copyright rights in the Contractor's products, items writings, designs, models, examples, or other work product produced pursuant to this Contract, in any media and for any purpose, including all rights of renewal and extension, to the City. To that end, the Contractor agrees to execute and deliver all necessary documents requested by the City in connection therewith and appoints the City as Contractor's agent and attorney-in-fact to act for and in Contractor's behalf and stead to execute, register, and file any such applications, and to do all other lawfully permitted acts to further the registration, prosecution, issuance, renewals, and extensions of copyrights or other protections with the same legal force and effect as if executed by the Contractor; further, the parties expressly agree that the provisions of this intellectual property rights section shall be binding upon the parties and their heirs, legal representatives, successors, and assigns.
20. WAIVERS

No waiver of default by the City of any of the terms, covenants, and conditions hereof to be performed, kept, and observed by the Contractor shall be construed, or shall operate, as a waiver of any subsequent default of any of the terms, covenants, or conditions herein contained to be performed, kept, and observed by the Contractor.

21. THIRD PARTIES

It is expressly understood and agreed that enforcement of the terms and conditions of this Contract, and all rights of action relating to such enforcement, shall be strictly reserved to the Parties hereto, and nothing contained in this Contract shall give or allow any such claim or right of action by any other or third person or entity on such Contract. It is the express intention of the Parties hereto that any person or entity, other than the Parties to this Contract, receiving services or benefits under this Contract shall be deemed to be incidental beneficiaries only.

22. TERMINATION

A. Termination for Convenience.

By signing this Contract, Contractor represents that it is a sophisticated business and enters into the Contract voluntarily, has calculated all business risks associated with this Contract, and understands and assumes all risks of being terminated for convenience, whether such risks are known or not known. Contractor agrees that the City may terminate this Contract at any time for convenience of the City, upon written notice to the Contractor. Contractor expressly agrees to and assumes the risk that the City shall not be liable for any costs or fees of whatsoever kind and nature if termination for convenience occurs before Contractor begins any work or portion of the work. Contractor further expressly agrees and assumes the risks that the City shall not be liable for any unperformed work, anticipated profits, overhead, mobilizations costs, set-up, demobilization costs, relocation costs of employees, layoffs or severance costs, administrative costs, productivity costs, losses on disposal of equipment or materials, cost associated with the termination of subcontractors, costs associated with purchase orders or purchases, or any other costs or fees of any kind and nature, if Contractor has started or performed portions of the Contract prior to receiving notice from the City. The City shall be liable only for the portions of work Contractor actually satisfactorily completed up to the point of the issuance of the Notice of Termination for convenience. Upon receipt of this notice the Contractor shall immediately: discontinue all services affected (unless the notice directs otherwise), and deliver to the City all data, drawings, specifications, reports, estimates, summaries, and other information and materials accumulated in performing this Contract, whether completed or in process.

B. Termination for Cause: The occurrence of any one or more of the following events (“Event of Default”) will justify termination for cause:

i. Contractor’s failure to perform the work in accordance with the Contract Documents (including, but not limited to, failure to supply sufficient skilled workers or suitable materials or equipment or failure to adhere to the progress schedule as adjusted from time to time.

ii. Contractor’s disregard of the laws or regulations of any public body having jurisdiction.

iii. Contractor’s disregard of the authority of Project Manager.
iv. Contractor’s violation in any material provision of the Contract Documents.

v. Contractor’s failure to make prompt payments to its subcontractors, and suppliers of any tier, or laborers or any person working on the work by, through, or under the Contractor or any of them, any all of their employees, officers, servants, members, and agents.

vi. Contractor files a petition commencing a voluntary case under the U.S. Bankruptcy Code, or for liquidation, reorganization, or an arrangement pursuant to any other U.S. or state bankruptcy Laws, or shall be adjudicated a debtor or be declared bankrupt or insolvent under the U.S. Bankruptcy Code, or any other federal or state laws relating to bankruptcy, insolvency, winding-up, or adjustment of debts, or makes a general assignment for the benefit of creditors, or admits in writing its inability to pay its debts generally as they become due, or if a petition commencing an involuntary case under the U.S. Bankruptcy Code or an answer proposing the adjudication of Contractor as a debtor or bankrupt or proposing its liquidation or reorganization pursuant to the Bankruptcy Code or any other U.S. federal or state bankruptcy laws is filed in any court and Contractor consents to or acquiesces in the filing of that pleading or the petition or answer is not discharged or denied within sixty (60) Calendar Days after it is filed.

vii. A custodian, receiver, trustee or liquidator of Contractor, all or substantially all of the assets or business of Contractor, or of Contractor’s interest in the Work or the Contract, is appointed in any proceeding brought against Contractor and not discharged within sixty (60) Calendar Days after that appointment, or if Contractor shall consent to or acquiesces in that appointment.

viii. Contractor fails to commence correction of defective work or fails to correct defective work within a reasonable period of time after written notice.

If one or more of the events identified in Paragraphs i-viii above occur, City may give Contractor written notice of the event and direct the event be cured. Any such Notice to Cure will provide Contractor a minimum of ten (10) calendar days to prepare and submit to the Project Manager a plan to correct the Event of Default. If such plan to correct the Event of Default is not submitted to the Project Manager within ten (10) days after the date of the written notice or such plan is unacceptable to the City, the City may, give Contractor (and the Surety, if any) written notice that Contractor’s services are being terminated for cause. Upon delivery of the termination notice, City may terminate the services of Contractor in whole or in part, exclude Contractor from the site, and take possession of the work and of all Contractor’s tools, appliances, equipment, and machinery at the project site, and use the same to the full extent they could be used by Contractor (without liability to Contractor for trespass or conversion), incorporate in the work all materials and equipment stored at the site or for which City has paid Contractor but which are stored elsewhere, and finish the work as City may deem expedient. In such case, Contractor shall not be entitled to receive any further payment until Certificate of Completion of the work. In the event City terminates this Contract for Cause and the cost of completing the work exceeds the unpaid balance of the Contract price, Contractor shall pay City for any costs of completion which exceed the Contract price when combined with all amounts previously paid to Contractor. When exercising any rights or remedies under this paragraph City shall not be required to obtain the lowest price for the work performed. Should the cost of such completion, including all proper charges, be less than the original Contract price, the amount so saved shall accrue to the City. Neither the City nor any officer, agent or employee of the City shall be in any way liable or
accountable to the Contractor or the Surety for the method by which the completion of the said work, or any portion thereof, may be accomplished or for the price paid.

Where Contractor’s services have been so terminated by City, the termination will not affect any rights or remedies of City against Contractor or Surety then existing or which may thereafter accrue. Any retention or payment of moneys due Contractor by City will not release Contractor from liability.

C. Termination Notice. Upon receipt of a termination notice, whether for convenience or cause, the Contractor shall immediately: discontinue all services affected (unless the notice directs otherwise), and deliver to the City all data, drawings, specifications, reports, estimates, summaries, and other information and materials accumulated in performing this Contract, whether completed or in process.

D. Removal of Equipment. Except as provided above, in the case of termination of this Contract before completion from any cause whatever, the Contractor, if notified to do so by the City, shall promptly remove any part or all of Contractor’s equipment and supplies from the property of the City, failing which the City shall have the right to remove such equipment and supplies at the expense of the Contractor.

23. BOOKS OF ACCOUNT AND AUDITING

The Contractor shall make available to the City if requested, true and complete records, which support billing statements, reports, performance indices, and all other related documentation. The City’s authorized representatives shall have access during reasonable hours to all records, which are deemed appropriate to auditing billing statements, reports, performance indices, and all other related documentation. The Contractor agrees that it will keep and preserve for at least seven years all documents related to the Contract which are routinely prepared, collected or compiled by the Contractor during the performance of this Contract.

The City’s Auditor and the Auditor’s authorized representatives shall have the right at any time to audit all of the related documentation. The Contractor shall make all documentation available for examination at the Auditor’s request at either the Auditor’s or Contractor's offices, and without expense to the City.

24. ILLEGAL ALIENS

Illegal Aliens - Public Contracts for Services - Compliance with Title 8, Article 17.5, Colorado Revised Statutes: The Contractor acknowledges, understands, agrees, and certifies that: In the performance of any work or the provision of any services by the Contractor under this Contract, the Contractor shall not knowingly employ or contract with an illegal alien to perform work under this Contract; or enter into a contract with any subcontractor that fails to certify to the Contractor that the subcontractor shall not knowingly employ or contract with an illegal alien to perform work under this Contract or under the subcontract to this Contract. The Contractor certifies in accord with Section 8-17.5-102(1) C.R.S. that, on the date the Contractor signs this Contract, the Contractor does not knowingly employ or Contract with an illegal alien who will perform work under this Contract and that the Contractor shall participate in the e-verify program or Colorado Department of Labor and Employment program in order to confirm the employment eligibility of all employees who are newly hired for employment or to perform work under this Contract. The Contractor is expressly prohibited from using the e-verify program or Colorado Department of
Labor and Employment program procedures to undertake pre-employment screening of job applicants while this Contract and any services under this Contract are being performed. If the Contractor obtains actual knowledge that a subcontractor performing work under this Contract for services knowingly employs or contracts with an illegal alien, the Contractor shall notify the subcontractor and the City within three days that the Contractor has actual knowledge that the subcontractor is employing or contracting with an illegal alien, and terminate the subcontract with the subcontractor if within three days of receiving the notice the subcontractor does not stop employing or contracting with the illegal alien; except that the Contractor shall not terminate the Contract with the subcontractor if during the three days the subcontractor provides information to establish that the subcontractor has not knowingly employed or contracted with an illegal alien. The Contractor shall comply with any request by the City, federal government, or the Colorado Department of Labor and Employment made in the course of an investigation. If the Contractor violates or fails to comply with any provision of C.R.S. 8-17.5-101 et seq, the City may terminate this Contract for breach of contract. If this Contract is so terminated, the Contractor shall be liable for any actual and consequential damages to the City.

25. COMPLIANCE WITH IMMIGRATION REFORM AND CONTROL ACT OF 1986

Contractor certifies that Contractor has complied with the United States Immigration Reform and Control Act of 1986. All persons employed by Contractor for performance of this Contract have completed and signed Form I-9 verifying their identities and authorization for employment.

26. LABOR

The Contractor shall employ only competent and skilled workmen and foremen in the conduct of work on this Contract. The Contractor shall at all times enforce strict discipline and good order among Contractor’s employees. The Project Manager shall have the authority to order the removal from the work of any person, including Contractor’s or any subcontractor’s employees, who refuses or neglects to observe any of the provisions of these Plans or Specifications, or who is incompetent, abusive, threatening, or disorderly in conduct and any such person shall not again be employed on the Project.

In no event shall the City be responsible for overtime pay.

27. GRATUITIES

A. This Contract may be terminated if the Mayor, the Mayor’s designee, and/or the Procurement Services Manager determine, in their sole discretion, that the Contractor or any officer, employee, agent, or other representative whatsoever, of the Contractor offered or gave a gift or hospitality to a City officer, employee, agent or Contractor for the purpose of influencing any decision to grant a City contract or to obtain favorable treatment under any City contract.

B. The terms “hospitality” and “gift” include, but are not limited to, any payment, subscription, advance, forbearance, acceptance, rendering or deposit of money, services, or anything of value given or offered, including but not limited to food, lodging, transportation, recreation or entertainment, token or award.

C. Contract termination under this provision shall constitute a breach of contract by the Contractor, and the Contractor shall be liable to the City for all costs of reletting the contract or completion of the project. Further, if the Contractor is terminated under this provision, or violates this provision but is not terminated, the Contractor shall be subject to debarment under
the City's Procurement Regulations. The rights and remedies of the City provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.

28. NON-DISCRIMINATION

A. In accord with section 24-34-402, C.R.S., the Contractor will not discriminate against any employee or applicant for employment because of disability, race, creed, color, sexual orientation, religion, age, national origin, or ancestry. But, with regard to a disability, it is not a discriminatory or an unfair employment practice for an employer to take into consideration disability if there is no reasonable accommodation that the employer can make with regard to the disability, the disability actually disqualifies the person from the job, and the disability has a significant impact on the job. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their disability, race, creed, color, sexual orientation, religion, age, national origin, or ancestry. Such actions shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training; including apprenticeship.

B. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

C. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to disability, race, creed, color, sexual orientation, religion, age, national origin, or ancestry.

D. Contractor will cooperate with the City in using Contractor's best efforts to ensure that Disadvantaged Business Enterprises are afforded the maximum opportunity to compete for subcontracts or work under this Contract.

29. ORDER OF PRECEDENCE

Any inconsistency in this Contract shall be resolved by giving precedence in the following order:

A. This Contract document with its terms and conditions
B. The Statement of Work
C. Other Appendices, Attachments, Exhibits, or Schedules

30. HEADINGS

The section headings contained in this Contract are for reference purposes only and shall not affect the meaning or interpretation of this Contract.

31. DISPUTES

A. All administrative and contractual disputes arising from or related to this Contract shall be addressed in the following manner:
i. If either Party disputes or disagrees with a Contract term or the other Party’s interpretation of a Contract term or has any other administrative or contractual dispute not addressed in the Unanticipated Circumstances provisions, such Party shall promptly give the other Party written notice of said dispute.

ii. The Parties shall hold a meeting as soon as reasonably possible, but in no event later than thirty (30) calendar days from the initial written notice of the dispute, attended by persons with decision-making authority regarding the dispute, to attempt in good faith to negotiate a resolution of the dispute; provided, however, that no such meeting shall be deemed to vitiate or reduce the obligations and liabilities of the Parties or be deemed a waiver by a Party of any remedies to which such Party would otherwise be entitled unless otherwise agreed to by the Parties in writing.

iii. If, within thirty (30) calendar days after such meeting, the Parties have not succeeded in negotiating a resolution of the dispute, they agree to submit the dispute to non-binding mediation and to bear equally the costs of the mediation.

iv. The Parties will jointly appoint a mutually acceptable mediator. If they fail to do so within twenty (20) calendar days from the conclusion of the negotiation period, they shall each select a mediator. The two mediators will then appoint a third mediator who shall conduct mediation for the Parties as the sole mediator.

v. The Parties agree to participate in good faith in the mediation and negotiations for a period of thirty (30) calendar days. The substantive and procedural law of the State of Colorado shall apply to the proceedings. If the Parties are not successful in resolving the dispute through mediation, then the Parties shall be free to pursue any other remedy afforded by the laws of the State of Colorado.

vi. Until final resolution of any dispute hereunder, the Contractor shall diligently proceed with the performance of this Contract as directed by the City. For purposes of this Contract, termination for convenience shall not be deemed a dispute. The City of Colorado Springs and the Contractor agree to notify each other in a timely manner of any claim, dispute, or cause of action arising from or related to this Contract, and to negotiate in good faith to resolve any such claim, dispute, or cause of action. To the extent that such negotiations fail, the City of Colorado Springs and the Contractor agree that any lawsuit or cause of action that arises from or is related to this Contract shall be filed with and litigated only by the Colorado District Court for El Paso County, CO.

32. DELIVERY

The City may cancel this Contract or any portion thereof if delivery is not made when and as specified, time being of the essence in this Contract. Contractor shall pay the City for any loss or damage sustained by the City because of failure to perform in accordance with this Contract.

33. PAYMENTS

All invoices shall be sent to the Project Manager identified in this Contract.

The City will pay the Contractor, upon submission of proper invoices, the prices stipulated in the Contract for services rendered and accepted, less any deductions provided in this Contract within 30 days (Net 30). The City will not pay late fees or interest. Any discount payment terms offered on the invoice may be taken by the City.

Each invoice must contain at least the following information:
Contract number, issued purchase order number, invoice number, invoice date, timeframe covered by invoice, type and amount of labor and materials used for that time period, dollar amount in unit price, extended price, and total value of invoice.

34. INSPECTION OF SERVICES

The Contractor is responsible for performing or having performed all inspections and tests necessary to substantiate that the services furnished under this Contract conform to Contract requirements, including any applicable technical requirements for specified manufacturers’ parts. This clause takes precedence over any City inspection and testing required in the Contract’s specifications, except for specialized inspections or tests specified to be performed solely by the City.

A. Definition of “services”, as used in this clause, includes services performed, workmanship, and material furnished or utilized in the performance of services.

B. The Contractor shall provide and maintain an inspection system acceptable to the City covering the services under this Contract. Complete records of all inspection work performed by the Contractor shall be maintained and made available to the City during Contract performance and for as long afterwards as the Contract requires.

C. The City has the right to inspect and test all services called for by the Contract, to the extent practicable at all times and places during the term of the Contract. The City will perform inspections and tests in a manner that will not unduly delay the work.

D. If the City performs inspections or test on the premises of the Contractor or a subcontractor, the Contractor shall furnish, and shall require subcontractors to furnish, at no increase in Contract price, all reasonable facilities and assistance for the safe and convenient performance of these duties.

35. SECURITY

The City maintains security requirements regarding access to City buildings and other City workplaces and worksites on City property. All Contractor personnel accessing City buildings, workplaces, or worksites, may be required to produce a valid, Government issued picture identification. Contractor personnel lacking such identification may not be allowed access to such sites. No costs incurred by the Contractor due to City security requirements shall be allowable or payable under this Contract.

36. TIME IS OF THE ESSENCE

In as much as the Contract concerns a needed or required service, the terms, conditions, and provisions of the Contract relating to the time of performance and completion of work are of the essence of this Contract. The Contractor shall begin work on the day specified and shall prosecute the work diligently so as to assure completion of the work within the number of calendar days or date specified, or the date to which the time for completion may have been extended.

37. EMPLOYMENT OF LABOR
The Contractor shall comply with, and defend and hold the City harmless from any violation of all laws and lawful rules and regulations, both of the State of Colorado and of the United States, relating to Workmen's Compensation, unemployment compensation, Social Security, payment for overtime, and all other expenses and conditions of employment under this Contract.

38. PIGGY-BACK PROVISION

Other governmental agencies may be extended the opportunity to utilize the resultant award at the proposed price(s) with the agreement of the successful Offeror. Requests for participation will be coordinated by the applicable governmental agency, and that agency will be responsible for issuing their contractual document(s).

39. SEVERABILITY

If any terms, conditions, or provisions of this Contract shall be held unconstitutional, illegal, or void, such finding shall not affect any other terms, conditions, or provisions of this Contract.

40. LIABILITY OF CITY EMPLOYEES

All authorized representatives of the City are acting solely as agents and representatives of the City when carrying out and exercising the power or authority granted to them under the Contract. There shall not be any liability on them either personally or as employees of the City.

41. USE OF CITY NAME OR LOGO

Except as otherwise provided in this Contract, the Contractor shall not refer to this Contract or the City of Colorado Springs in any advertising or promotions in such a manner as to state or imply that the product or service provided is endorsed or preferred by the City of Colorado Springs, its employees, or its Departments, or is considered by these entities to be superior to other products or services. Any use of the name or logo of the City of Colorado Springs in advertising or promotions must be approved in writing by the City of Colorado Springs Contracts Specialist assigned to the Contract prior to such use.

42. TRAVEL

If travel expenses are included as a line item in this Contract, all travel expenses incurred and billable by the Contractor are subject to City approval. Air travel shall be limited to the round trip "economy coach" fare. Travel from the Colorado Springs Airport is encouraged. Unless there are extenuating circumstances, the Contract should take advantage of lower airfares by purchasing tickets more than 14 days in advance of travel. In-state travel by air must be more economical than travel by private vehicle. Use of a private vehicle may be reimbursed per mile at the current rate published by the IRS annually. Short-term parking, long-term parking or cab fare associated with airport departure and arrival may be allowable expenses. Valet parking will not be allowed unless it is the least expensive or only option. Car rental rates may be reimbursed for car rentals no greater than the intermediate or standard classification. The City will not reimburse any other travel methods or expenses. The City will pay for lodging, meals, and miscellaneous expenses on a per diem basis only, in accordance with the current per diem rates published by the IRS annually. The City will not pay for Contractor expenses exceeding the per diem rates. Receipts for all reimbursable expenses must be provided with the Contractor’s invoice.
43. APPENDICES

The following Appendices are made a part of this Agreement:

1. Appendix A – Additional Terms and Conditions
2. Appendix B – Contractor’s Proposal,
4. Appendix D – Project Schedule
5. Appendix E – Insurance Requirements
The Contractor certifies in accord with Section 8-17.5-102(1) C.R.S. that, on the date the Contractor signs this Contract, the Contractor does not knowingly employ or Contract with an illegal alien who will perform work under this Contract and that the Contractor shall participate in the e-verify program or Colorado Department of Labor and Employment program in order to confirm the employment eligibility of all employees who are newly hired for employment or to perform work under this Contract. The Contractor is expressly prohibited from using the e-verify program or Colorado Department of Labor and Employment program procedures to undertake pre-employment screening of job applicants while this Contract and any services under this Contract are being performed.

IN WITNESS WHEREOF, the parties have caused these presents to be executed on the day and the year first above written.

This Contract is executed in one (1) original copy.

THE CITY OF COLORADO SPRINGS, COLORADO:

SECOND PARTY:
SAMPLE CONTRACT ONLY DO NOT SIGN

Corporate Name

Signature Date

Title
EXHIBIT C COST PROPOSAL ELECTRIC VEHICLE READINESS PLAN

Proposed cost must be inclusive of all costs for material, labor, other direct costs, indirect costs, and profit.

NAME OF FIRM: ________________________________________________________________

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TOTAL AMOUNT IN WORDS: 

EXHIBIT D EXCEPTIONS

Print the words “no exceptions”(here)___________________________ if there are no exceptions taken to any of the terms, conditions, or specifications of these proposal documents or contract.

If there are exceptions taken to any of the terms, conditions, or specifications of the proposal document or contract, they must be clearly stated on a separate sheet of paper attached to this sheet and returned with your proposal.

**Note:** All potential Offerors are hereby advised that exceptions taken may be considered during the evaluation phase which may affect the final scoring of proposals. Offerors stipulating that the City must use their contract or agreement may be determined non-responsive and their Proposal determined unacceptable.

Company Name: __________________________________________________

Address: _______________________________________________________

(City, State and Zip Code)

Authorized Signature: ____________________________________________

Date: ____________________

Printed Name/Title: ______________________________________________
EXHIBIT E MINIMUM INSURANCE REQUIREMENTS

The following listed minimum insurance requirements shall be carried by all contractors and consultants unless otherwise specified in the City’s solicitation package, Special Provisions or Standard Specifications.

1. X Commercial General Liability for limits not less than $2,000,000 combined single limit for bodily injury and property damage for each occurrence. Coverage shall include:
   a. Premises and Operations
   b. Personal/Advertising Injury
   c. Products/Completed Operations
   d. Liability assumed under an Insured Contract (including defense costs assumed under contact)

2. X Workers’ Compensation and Employers Liability as required by statute. Employers Liability coverage is to be carried for a minimum limit of $100,000.

3. X Automobile Liability covering any auto (including owned, hired, and non-owned autos) with a minimum of $1,000,000 each accident combined single limit.

4. Excess Liability for limits not less than $1,000,000 combined single limit for bodily injury and property damage for each occurrence.

5. Builders Risk or Installation Floater Insurance: Contractor shall purchase and maintain property insurance written on a builder’s risk “all-risk” or equivalent policy form in the amount of the initial Contract Sum, plus value of subsequent Contract Modifications and cost of materials supplied or installed by others, comprising total value for the entire Project at the site on a replacement cost basis without optional deductibles. Such property insurance shall be maintained, unless otherwise provided in the Contract Documents or otherwise agreed in writing by all persons and entities who are beneficiaries of such insurance, until final payment has been made or until no person or entity other than the Owner has an insurable interest in the property.

6. X Professional Liability Insurance covering any damages caused by an error, omission or any negligent acts with limits of not less than $2,000,000 per occurrence and in the aggregate.
   a. In the event that any professional liability insurance required by this Contract is written on a claims-made basis, Consultant warrants that any retroactive date under the policy shall precede the effective date of this Contract; and that either continuous coverage will be maintained or an extended discovery period will be exercised for a period of three (3) years beginning at the time work under this Contract is completed.
   b. Policy shall contain a waiver of subrogation against the CITY.

7. Pollution Legal Liability Insurance for limits of not less than $1,000,000 for sudden and accidental incidents including on-site clean-up for new conditions, third party liability for bodily injury and property damage at on-site and off-site locations, and third party clean-up for new and pre-existing conditions.

Technology Errors and Omissions Liability including Network Security and Privacy Liability not less than

8. $3,000,000 per loss with a $3,000,000 aggregate.
   a. The policy shall provide a waiver of subrogation.
   b. The insurance shall provide coverage for liability arising from theft, dissemination and/or use of confidential information stored or transmitted in electronic form.
   c. Network Security Liability arising from the unauthorized access to, use of or tampering to gain access to your services including denial of service, unless caused by a mechanical or electrical failure
   d. Liability arising from the introduction of a computer virus into, or otherwise causing damage to, a customer’s or third person’s computer, computer system, network or similar computer related property and the data, software, and programs thereon.

9. Employee Crime Coverage shall include employee dishonesty, forgery or alteration and computer fraud. If
Contractor is physically located on CITY premises, third party fidelity coverage extension shall apply. The policy shall include coverage for all directors, officers, agents and employees of the Contractor. Coverage limit will be not less than $1,000,000 per loss.

a. The bond or policy shall include coverage for extended theft and mysterious disappearance.
b. The bond or policy shall not contain a condition requiring an arrest and conviction.

10. Liquor Legal Liability Insurance: If the event producer is a business that manufactures, distributes, sells, or serves alcoholic beverages, and intends to serve or sell alcoholic beverages at an event, they must also submit a Certificate of Insurance providing proof of a liquor legal liability insurance policy or properly endorsed general liability policy.

a. If this event producer hires a vendor to serve or sell alcoholic beverages, rather than providing the alcohol themselves, they must submit a Certificate of Insurance from the vendor providing proof of a liquor legal liability insurance policy or properly endorsed general liability policy.
b. In either case, the minimum acceptable limit of liability per claim and aggregate is $1,000,000. This requirement applies to the business or group which serves or sells the alcohol.

Except for workers' compensation and employer's liability insurance and Professional Liability, the City of Colorado Springs and Colorado Springs Utilities must be named as an additional insureds. Certificates of insurance must be submitted before commencing the work and provide 30 days' notice prior to any cancellation, non-renewal, or material changes to policies required under the contract.

All coverage furnished by contractor is primary, and any insurance held by the City of Colorado Springs is excess and non-contributory.

The undersigned certifies and agrees to carry and maintain the insurance requirements indicated above throughout the contract Period of Performance.

(Name of Company)

(Signature)    (Date)
EXHIBIT F  QUALIFICATION STATEMENT

CITY OF COLORADO SPRINGS
QUALIFICATION STATEMENT

This statement will provide information which will enable the City to evaluate the qualifications of your firm and staff with regard to the requirements of this Request for Proposal. Please complete this form in its entirety and submit it (in the number of copies requested) along with the other required proposal documents. If a request in the Qualification Statement is contained in the proposal, indicate the section in the proposal where that information can be found.

(PRINT)
FIRM NAME: __________________________________________________________
ADDRESS: ________________________________________________________________________
CITY STATE ZIP: ________________________________________________________________________
AUTHORIZED REPRESENTATIVE: _______________________________________________________
TITLE: ____________________________________________________________________________
AUTHORIZED SIGNATURE: ____________________________________________________________
PHONE: ____________________________________________________________________________
FAX: ______________________________________________________________________________
E-MAIL ADDRESS: ______________________________________________________________________

1. TYPE OF BUSINESS 2. TYPE OF LICENSE & LOCATION

CORPORATION □  INDIVIDUAL □  PARTNERSHIP □
OTHER: __________________________________________________________________________
JOINT VENTURE □

3. TYPE OF SERVICE TO BE PROVIDED FOR RFP: ____________________________________________

4. NUMBER OF YEARS IN BUSINESS: ______________________________________________________

5. ON A SEPARATE SHEET PROVIDE A BRIEF HISTORY OF YOUR FIRM, STAFF SIZE AND EXPERIENCE. SUBMIT A RESUME FOR THE PROJECT MANAGER AND EACH KEY PERSONNEL ASSIGNED TO THIS PROJECT.

6. WHAT OTHER NAME(S) HAS YOUR COMPANY OPERATED UNDER: ___________________________

7. HAVE YOU OR YOUR FIRM EVER FAILED TO COMPLETE ANY WORK AWARDED TO YOU? YES □ NO □ IF “YES”, EXPLAIN:

________________________________________________________________________________________

8. HAS ANY OFFICER OR PARTNER OF YOUR ORGANIZATION EVER BEEN AN OFFICER OR PARTNER OF ANOTHER ORGANIZATION THAT FAILED TO COMPLETE A CONTRACT WITHIN THE LAST FIVE (5) YEARS? YES □ NO □ IF “YES”, EXPLAIN:

________________________________________________________________________________________

9. HAS YOUR FIRM OR ANY PARTNERS OR OFFICERS EVER BEEN INVOLVED IN ANY BANKRUPTCY ACTION? YES □ NO □ IF “YES”, EXPLAIN:

________________________________________________________________________________________
10. ARE YOU PRESENTLY INVOLVED IN ANY LITIGATION WITH ANY GOVERNMENT AGENCY?  YES ☐  NO ☐  IF "YES", EXPLAIN TYPE, KIND, PLAINTIFF, DEFENDANT, ETC., AND STATE THE CURRENT STATUS:

11. BANK REFERENCE:  
ADDRESS:  
CONTACT:  PHONE:

12. LIST THREE (3) SIMILAR PROJECTS (LOCAL OR STATE-WIDE) FROM LAST FIVE (5) YEARS-INCLUDE LOCATION OF PROJECT, SIZE OF PROJECT (CONTRACT AMOUNT), CONTACT NAME, ADDRESS, TELEPHONE NUMBERS 
NOTE: DETAILED INFORMATION ON THESE PROJECTS MAY ALSO BE REQUESTED IN THE RFP PACKAGE.

1. Location of Project:  
   Size of Project:  
   Contract Amount:  
   Contact Name and Title:  
   Contract Address:  
   Contact telephone and FAX Numbers:

2. Location of Project:  
   Size of Project:  
   Contract Amount:  
   Contact Name:  
   Contact Address:  
   Contact telephone and FAX Numbers:

3. Location of Project:  
   Size of Project:  
   Contract Amount:  
   Contact Name:  
   Contact Address:  
   Contact telephone and FAX Numbers:

13. LIST CURRENT SIMILAR PROJECTS (LOCAL OR STATE-WIDE) UNDER CONTRACT-INCLUDE LOCATION OF PROJECT, SIZE OF PROJECT (CONTRACT AMOUNT) CONTACT NAME, ADDRESS, TELEPHONE NUMBERS. 
NOTE: DETAILED INFORMATION ON THESE PROJECTS MAY ALSO BE REQUESTED IN THE RFP PACKAGE.

1. Location of Project:  
   Size of Project:  
   Contract Amount:  
   Contact Name and Title:  
   Contact Address:  
   Contact telephone and FAX Numbers:

2. Location of Project:  
   Size of Project:  
   Contract Amount:  
   Contact Name and Title:  
   Contact Address:  
   Contact telephone and FAX Numbers:
Contact telephone and FAX Numbers:

3. Location of Project:
   Size of Project:
   Contract Amount:
   Contact Name and Title:
   Contact Address:
   Contact telephone and FAX Numbers:

14. LIST OF SUB-CONTRACTORS TO BE USED FOR THIS PROJECT:
    (INCLUDE NAME, ADDRESS, TELEPHONE NUMBER, TYPE OF WORK)
    1. Name:
       Address:
       Telephone Number:
       Type of Work:
    2. Name:
       Address:
       Telephone Number:
       Type of Work:
    3. Name:
       Address:
       Telephone Number:
       Type of Work:

IF ADDITIONAL INFORMATION IS PROVIDED ON A SEPARATE SHEET FOR ANY OF THE
ITEMS, CLEARLY SPECIFY WHERE IT CAN BE LOCATED IN YOUR PROPOSAL
PACKAGE.
EXHIBIT G PROPOSAL CERTIFICATION

Check or Mark the space after each number to indicate compliance.

1. ______ Address of Offeror's Principal Place of Business:

________________________________________
________________________________________
________________________________________

Does Offeror have an established office or facility in Colorado Springs?

Yes _____  No _____

If yes, indicate address below if different than Principal Place of Business.

Colorado Springs Facility - Year established ____________

Address of Colorado Springs Facility:

________________________________________
________________________________________
________________________________________

Percent of Work to be Performed from Principal Place of Business? ______

Percent of Work to be Performed from Colorado Springs Facility? ______

2. ______ Indicate your ability to provide a certificate of insurance evidencing the required coverage types and limits specified in Minimum Insurance Requirements Exhibit. (The certificate of insurance must reflect the City of Colorado Springs as an Additional Insured, as applicable.)

Indicate your ability to comply with the following requirements:

The City shall be added as an Additional Insured to all liability policies:

Yes _____  No _____

Your property and liability insurance company is licensed to do business in Colorado:

Yes _____  No _____

Provide the name of your property and liability insurance company here:

Name: ___________________________________________________________

Your property and liability insurance company has an AM best rating of not less than B+ and/or VII:
Yes _____ No _____

Worker’s Compensation Insurance is carried for all employees and covers work done in Colorado.

Yes _____ No _____

3. _____ Provide one (1) copy of current financial statements (if required). Enclose financial information in a separate envelope; do not bind with the other proposal copies. If review of the information is to be restricted to the City’s financial officer, it must be marked accordingly.

4. _____ Provide the completed and signed proposal. (Proposals must be identified as specified in this RFP document). All required Exhibits are attached.

By signing below, the Offeror certifies that no person or firm other than the Offeror or as otherwise indicated has any interest whatsoever in this offer or any Contract that may be entered into as a result of this offer and that in all respects the offer is legal and firm, submitted in good faith without collusion or fraud.

Offeror has appointed ____________________ as the Offeror’s representative and contact for all questions or clarifications in regard to this Offeror.

Telephone: (___) ___________

Email: ___________________

The undersigned acknowledges and understands the terms, conditions, Specifications and all Requirements contained and/or referenced and are legally authorized by the Offeror to make the above statements or representations.

(Name of Company) (Signature)

(Address) Date

(City, State and Zip) (Telephone Number)

(Name typed/Printed) (Title)

(E-Mail Address)

FEDERAL TAX ID # __________________________

This Company Is: Corporation___ Individual____ Partnership____ LLC____

Offeror hereby acknowledges receipt of the following amendments, if applicable Offeror agrees
that it is bound by all Amendments identified herein.

AMENDMENT #1__________ DATED:________________
AMENDMENT #2__________ DATED:________________
AMENDMENT #3__________ DATED:________________

Please Note the attached Representations and Certifications must be initialed by Offeror in the spaces provided and returned with this certification.
1. INSURANCE REQUIREMENTS

Offeror shall comply with all insurance requirements and will submit the Insurance Certificates prior to performance start date. If limits are different from the stated amounts, Offeror shall explain variance. Certain endorsements and “additionally insured” statements may require further clarification and specific statements on a project specific basis and should have been described in the Offeror’s proposal.

2. ETHICS VIOLATIONS

a) The Offeror shall have in place and follow reasonable procedures designed to prevent and detect possible violations described in this clause in its own operations and direct business relationships.

b) Offeror certifies the Offeror has not violated or caused any person to violate, and shall not violate or cause any person to violate, the City’s Code of Ethics contained in Article 3, of Chapter 1 of the City Code and in the City’s Procurement Rules and Regulations.

c) When the Offeror has reasonable grounds to believe that a violation described in this clause may have occurred, the Offeror shall promptly report the possible violation to the City Contracts Specialist in writing.

d) In addition, the Offeror must report any conflict or apparent conflict, current or discovered during the performance of the Contract, to the City Contracts Specialist.

e) The Offeror shall not engage in providing gifts, meals or other amenities to City employees. The right of the Offeror to proceed may be terminated by written notice issued by City Contracts Specialist if Offeror offered or gave a gratuity to an officer, official, or employee of the City and intended by the gratuity to obtain a contract or favorable treatment under a contract.

f) The Offeror shall cooperate fully with the City or any agency investigating a possible violation on behalf of the City. If any violation is determined, the Offeror will properly compensate the City.

g) The Offeror agrees to incorporate the substance of this clause (after substituting “Contractor” for “Offeror”) in all subcontracts under this offer.

3. ILLEGAL ALIENS

If Offeror has any employees or subcontractors, Offeror shall comply with § 8-17.5-101, et seq., C.R.S. regarding Illegal Aliens – Public Contracts for Services, and this section of this Agreement. 8-17.5-102 includes, in part, that:

1. Offeror shall not:
a. Knowingly employ or contract with an illegal alien to perform work under this Agreement; or
b. Enter into a contract with a subcontractor that fails to certify to Offeror that the subcontractor
   shall not knowingly employ or contract with an illegal alien to perform work under this
   Agreement.

2. Offeror has verified or attempted to verify that Offeror does not employ any illegal aliens and, will
   participate in the E-Verify Program or State Department program in order to confirm eligibility of
   all employees who are newly hired to perform work under public contract for services.

3. Offeror will not use E-Verify Program or State Department program procedures to undertake pre-
   employment screening of job applicants while the public contract for services is being performed.

4. If Offeror obtains actual knowledge that a subcontractor performing work under this Agreement
   knowingly employs or contracts with an illegal alien, Provider shall:
   a. Notify the subcontractor and the City within three days that Offeror has actual knowledge that
      the subcontractor is employing or contracting with an illegal alien; and
   b. Terminate the subcontract with the subcontractor if within three days of receiving such notice,
      the subcontractor does not stop employing or contracting with the illegal alien. However, the
      Offeror shall not terminate the contract with the subcontractor if during this three day period:
      i. The subcontractor provides information which establishes that the subcontractor has not
         knowingly employed or contracted with an illegal alien, and
      ii. The Offeror will not employ the illegal aliens in the performance of any City contract.

5. Offeror shall comply with any reasonable request by the Department of Labor and Employment
   made in the course of an investigation that the Department is undertaking pursuant to the
   authority established in §8-17.5-102(5), C.R.S.

6. If Offeror violates this provision, the City may terminate the contract for a breach of contract. If
   the Agreement is terminated, the Offeror shall be liable for actual and consequential damages.

Initials for 3

4. COOPERATION WITH OTHER CONTRACTORS

Other City activities/contracts may be in progress or start during the performance of this contract. The
Offeror shall coordinate the work harmoniously with the other contractors or City personnel, if
applicable.

Initials for 4

5. INTERNET USE

Should the Offeror require access to City Internet resources in the performance of this requirement, a
"Contractor’s Internet Use Agreement" form must be separately signed by each individual having access
to the City Network. The completed Contractor’s Internet Use Agreement will be maintained with this
agreement. Inappropriate use of the City Network will be grounds for immediate termination of any
awarded contact.

Initials for 5
6. LITIGATION

If awarded a contract, Offeror shall notify the City within five (5) calendar days after being served with a summons, complaint, or other pleading in any matter which has been filed in any federal or state court or administrative agency. The Offeror shall deliver copies of such document(s) to the City's Procurement Services Manager. The term "litigation" includes an assignment for the benefit of creditors, and filings of bankruptcy, reorganization and/or foreclosure.

Initials for 6

7. CONTRACTOR’S REGISTRATION INFORMATION

Offeror’s firm verifies and states that they are (check all that apply):

- Large Business (i.e. do not qualify as a small business or non-profit)
- Nonprofit
- Small Business
- Minority Owned Business/Small Disadvantaged Business
- Woman Owned Business
- Veteran Owned Business
- Service-Disabled Veteran Owned Business
- HUBZone Business

Note: The City accepts self-certification for these categories in accordance with Small Business Administration (SBA) standards. The SBA size standards are found on the SBA website https://www.sba.gov/content/am-i-small-business-concern.

Initials for 7

8. CONTRACTOR PERSONNEL

a) The Offeror shall appoint one of its key personnel as the “Authorized Representative” who shall have the power and authority to interface with the City and represent the Offeror in all administrative matters concerning this proposal and any awarded contract, including without limitation such administrative matters as correction of problems modifications, and reduction of costs.

b) The Authorized Representative shall be the person identified in the Offeror’s proposal, unless the Offeror provides written notice to the City naming another person to serve as its Authorized
Representative. Communications received by the City Contracts Specialist from the Authorized Representative shall be deemed to have been received from the Offeror.

The individual, ________________________________ (Name) with position, ________________________________ (Title)
Can be reached at
Work telephone number: __________________________
Home telephone number: __________________________
Cellular telephone number: _________________________
E-mail address: ___________________________________

Initials for 8

9. OFFEROR’S CERTIFICATION

The undersigned hereby affirms that:

a) He/She is a duly authorized agent of the Offeror;

b) He/She has read and agrees to the City’s standard terms and conditions attached.

c) The offer is presented in full compliance with the collusive prohibitions of the City of Colorado Springs. The Offeror certifies that no employee of its firm has discussed, or compared the offer with any other offeror or City employee and has not colluded with any other offeror or City employee.

d) The Offeror certifies that it has checked all of its figures, and understands that the City will not be responsible for any errors or omissions on the part of the Offeror in preparing its proposal.

e) By submitting an offer the Offeror certifies that it has complied and will comply with all requirements of local, state, and federal laws, and that no legal requirements have been or will be violated in making or accepting this solicitation.

I hereby certify that I am submitting the proposal based on my company's capabilities to provide quality products and/or services on time.

Initials for 9

10. OFFEROR CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS:

1. The Offeror certifies to the best of its knowledge and belief, that (i) the Offeror and/or any of its Principals

   a. Are ( ), Are not ( ) presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;

   b. Have ( ), Have not ( ), within a three year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, local) contract or subcontract; violation of Federal or state antitrust statutes relation to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statement, tax evasion, or receiving stolen property; and
c. Are (  ), Are not (  ) presently indicated for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in any paragraphs above.

2. The Offeror shall provide immediate written notice to the City Contracts Specialist if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reasons of changed circumstances.

3. The certification in paragraph 1. above, is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly rendered an erroneous certification, in addition to other remedies available to the City, the City Contracts Specialist may terminate the contract resulting from this solicitation for default. Termination for default may result in additional charges being levied for the costs incurred by the City to initiate activities to replace the awarded Contractor.

Initals for 10

11. ACCEPTANCE OF CITY CONTRACTS SPECIALIST’S SOLE AUTHORITY FOR CHANGES

Unless otherwise specified in the Contract, the Offeror hereby agrees that any changes to the scope of work, subsequent to the original contract signing, shall be generated in writing and an approval signature shall be obtained from the City Contracts Specialist prior to additional work performance.

Initals for 11

12. CITY CONTRACTOR SAFETY PROGRAM

The Offeror hereby agrees to adhere to a worker safety program for contractor employees on a City job site or location. By initialing below, the Offeror has reviewed the information and will abide by the City Policy which is available for review:


Initals for 12

13. ACCEPTANCE OF CITY ENVIRONMENTALLY PREFERRED PURCHASING (EPP) POLICY

The City of Colorado Springs is committed to buying more environmentally preferable goods and services, as long as they meet performance needs, are available within a reasonable time and at a reasonable cost. The Offeror hereby acknowledges review of this policy by initialing below.


Initals for 13
14. FRAUD, WASTE, AND ABUSE

Everyone has a duty to report any suspected unlawful act impacting the City of Colorado Springs operations and its enterprises. Anyone who becomes aware of the existence or apparent existence of fraud, waste, and abuse in City of Colorado Springs is encouraged to report such matters to the City Auditor’s Office in writing or on the telephone hotline 385-2387 (ADTR). Written correspondence can be mailed to:

City Auditor  
P.O. Box 2241  
Colorado Springs CO 80901

Or via email CityAuditManagement@springsgov.com. Any of these mechanisms allow for anonymous reporting. For more information, please go to the website https://coloradosprings.gov/cityfraud.

__________________________  
Initials for 14

Name of Company:

Federal Tax ID Number:

DUNS Number:

Principle Place of Business:

__________________________  
Signature of Authorized Representative

Printed Name:

Title:

Date: