

Mailing Address: P.O. Box 158 • Grand River, Ohio 44045-0158 Street Address: 555 Lake Shore Boulevard • Painesville, Ohio 44077 Phone: (440) 350-1000 • Fax: (440) 354-4202

REQUEST FOR QUALIFICATIONS

for

ARCHITECURE & ENGINEERING TASK ORDER CONTRACT RFQ#2402

PROPOSALS DUE BY: February 9, 2024 at 12:00 p.m.

Date Issued: January 12, 2024

Contact: Andrea Aaby Director of Compliance & Development 440-350-1022 aaaby@laketran.com

1.0 GENERAL

LAKETRAN is the regional transit authority for Lake County, Ohio. Lake County is located 35 miles east of Cleveland. The western portion of Lake County is located within the Cleveland Urbanized area and is densely developed. The eastern half is rural in nature.

Geauga Transit is the regional transit authority for Geauga County, Ohio. Geauga County is a rural county of roughly 90,000 residents. Laketran assumed operations of Geauga Transit in July 2023.

1.1 Purpose

LAKETRAN seeks proposals from qualified firms to provide design services for task order based architecture-engineering projects for three years.

The requirements for the submittal and content of proposals, the timetable for this procurement, performance requirements, and contract terms are detailed in this Request For Proposal.

The terms "proposal", "Invitation for Bid", "IFB", "proposal", "Request for Proposals", "RFP", "bidder", "proposer", "contractor" and the like are used interchangeably throughout this IFB/RFP. Similarly, the terms "LAKETRAN", "buyer", "purchaser" and "Authority" are used interchangeably. All terms, including "his" and "his/her", are used in a gender-neutral manner.

1.2 Due Date and Location

Proposals are due in LAKETRAN's offices by: February 9, 2024 at 12:00 p.m.

Proposals received after that date and time will not be accepted.

LAKETRAN's offices are located at 555 Lake Shore Boulevard, Painesville Township, Ohio 44077. This address should be used for overnight delivery, UPS, etc.

Proposals can be submitted via email to aaaby@laketran.com or hard copy

- Proposer bears total responsibility for ensuring their proposal is complete and arrives on time
- Proposals submitted by electronic submission will not be considered.
- Proposer must comply with each and every requirement of this RFP to be considered responsive.

1.3 Schedule

The following schedule will be followed for this procurement:

January 12, 2024	Issuance of RFQ
February 9, 2024 at 12:00 p.m.	Proposals Due
February 23, 2024	Laketran awards contract(s)

1.4 Length of Time Proposals Shall be Good

Proposals shall be good for ninety (90) days.

The length of time proposals shall be good - plus the schedule for the project - will be automatically extended by the amount of time required for LAKETRAN and the Federal Transit Administration to process any Single Proposal (Section 1.23 below).

1.5 Number of Copies and Delivery

Email a copy of the Statement of Qualifications to <u>aaaby@laketran.com</u> or deliver hard copy to 555 Lakeshore Blvd. no later than February 9th at 12:00p.m.

1.6 Proposal Bond, or Certified or Cashier's Check

Not Required.

1.7 Performance Bond

Not Required.

1.8 Insurance

The successful proposer shall maintain throughout this assignment the following insurance coverages:

- a) Workers Compensation statutory coverage.
- b) Insurance shall have commercial general liability limits of \$1 million per occurrence for bodily injury, personal injury and property damage. Minimum general aggregate shall be \$1 million.
- c) Automobile liability limit shall be at least \$1 million per accident for bodily injury and property damage where applicable.
- d) Ohio stop gap employer's liability with a \$1 million limit.
- e) LAKETRAN, its officials, agents, employees and volunteers shall be named as an additional insured. This coverage shall be primary to the additional insured's and

- not contributing with any other insurance or similar protection available to the additional insured whether available coverage is primary, contributing or excess.
- f) All subcontractors to the prime contractor shall be included under the prime contractor's polices or shall finish separate certificates and endorsements for each subcontractor. All coverages for subcontractors shall be subject to all requirements of this section.
- g) All coverages shall be written on an occurrence basis.
- h) All must give LAKETRAN at least 30 days written notice of cancellation, non-renewal and/or material changes.

All policies shall be provided by an insurer with an A.M. Best rating of A- or better.

1.9 Minimum Specifications

The specifications contained in this IFB/RFP are the minimum specifications needed to meet LAKETRAN's needs.

1.10 Request for Clarification/Approved Equal (RFAE)

All requests for clarification of these specifications and for an approved equal (RFCAE) must be in writing on the form provided in Section 4 and must be received by the time specified in Section 1.3 above.

- Please note the items specified herein were selected through product comparisons and evaluation.
- Proposed alternates must match dimensions, finishes, performance and design features of the products specified herein.
- Catalogs, product information and/or specifications must accompany all RFCAE's.
- Bidders/proposers whose product or service <u>exceeds</u> the minimum specifications herein need not submit an RFCAE. Such bidders/proposers may be required to prove they exceed these minimum specifications before being awarded a contract.

1.11 Disadvantaged Business Enterprise (DBE)

This contractor shall not discriminate on the basis of race, color national origin, or sex in the performance of this Contract. The Contractor shall carry out applicable requirements of 49 C.F.R. Part 26 in the award and administration of this DOT-assisted contract. Failure by the Contractor to carry out these requirements is a material breach of this Contract, which may result in the termination of this Contract or such other remedy as LAKETRAN deems appropriate. Each subcontract the Contractor signs with a subcontractor must include the assurance in this paragraph (see 49 C.F.R. 26.13(b)).

This Contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. Any sub-contracting opportunities related to this contract are subject to DBE regulations. Contractors must make a good-faith effort to engage with DBE subcontractors.

LAKETRAN's overall goal for DBE participation is 1.4%.

- Contractors who do not meet the DBE goal for this project shall be prepared to demonstrate their good faith efforts.
- DBE's must be registered by the Ohio Department of Transportation. The Ohio DBE directory and forms are available at: http://www.dot.state.oh.us/Divisions/ODI/SDBE/Pages/DBE-Directory.aspx.
- The firms eligible for inclusion in the contractor's DBE plan must be certified under the classification code associated with the particular work scope that the firm is assigned to perform on this project prior to bid submission or the determination of best and final offer in an RFP process.
- The Contractor is required to pay its subcontractors performing work related to this Contract for satisfactory performance of that work no later than 30 days after the Contractor's receipt of payment from that work from Laketran.
- The Contractor must promptly notify Laketran whenever a DBE subcontractor performing work related to this Contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. The Contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of Laketran.
- Should you have any questions regarding the DBE Program, please contact Andrea Aaby, aaaby@laketran.com.

1.11.1 Counting DBE Participation

When a DBE participates in a contract, you count only the value of the work actually performed by the DBE toward DBE goals.

Count the entire amount of that portion of a construction contract (or other contract not covered by Paragraph (B)(2) of this section) that is performed by the DBE's own forces. Include the cost of supplies and materials obtained by the DBE for the work of the contract, including supplies purchased or equipment leased by the DBE (except supplies and equipment the DBE subcontractor purchases or leases from the prime contractor its affiliate).

Count the entire amount of fees or commissions charged by a DBE firm for providing a bona fide service, such as professional, technical, consultant, or managerial services, or for providing bonds or insurance specifically required for the performance of a DOT-assisted contract, toward DBE goals, provided you determine the feat be reasonable and not excessive as compared with fees customarily allowed for similar

services.

When a DBE subcontracts part of the work of its contract to another firm, the value of the subcontracted work may be counted toward DBE goals only if the DBEs subcontractor is itself a DBE. Work that a DBE subcontracts to a non-DBE firm does not count toward DBE goals.

1.12 Buy America Certification

Not Required.

1.13 Presentations

LAKETRAN may ask Proposer to explain elements of their proposal.

1.14 Inquiries

All questions pertaining to this RFP should be directed to Andrea Aaby, Director of Compliance & Development, at (440) 350-1022 or sent to aaaby@laketran.com.

1.15 Clarifications, Approved Equals, Supplements

Clarifications, Approved Equals and other supplements to this RFP may be issued to modify, change or clarify one or more points. All parties who request the RFP will be forwarded copies of supplements. Proposers are reminded to read and adhere to such supplements as compliance with them is integral to having your proposal reviewed.

1.16 Form of Proposal

All forms must be completely filled in, signed and otherwise executed as indicated. Failure to do so can result in your proposal being declared "unresponsive".

Unless otherwise specified in this RFP, only the forms prescribed in Section 4 shall be included with your proposal. Additional material is not required and will not be reviewed.

1.17 Explanations (Written and/or Oral)

Should a proposer find a discrepancy in or omissions from these specifications, or should he/she be in doubt as to their meaning, he/she shall at once make inquiry of LAKETRAN.

1.18 Alternate Proposals

Alternate proposals may be submitted by the Proposer - at his/her discretion and risk - to achieve the essential purpose and intent of these specifications at a lower cost, without increasing LAKETRAN's risk or exposure. Such alternate proposals must be clearly identified and prominently labeled as such. LAKETRAN is not obligated to accept or review any alternate

proposal.

1.19 Withdrawal of Proposal

No proposal will be allowed to be withdrawn after it has been opened by LAKETRAN.

1.20 Consideration of Proposal

ORC 9.28 stipulates that for RFPs no information will be released about any proposer or proposal until a contract award is made.

1.21 Rejection or Acceptance of Proposal

LAKETRAN reserves the right to accept or reject any or all proposals, and any parts of any proposal. In awarding a contract, LAKETRAN reserves the right to consider all elements entering into the question of determining the responsibility of the Proposer. Any proposal which is incomplete, conditional, obscure, or which contains additions not called for, or irregularities of any kind, may be cause for rejection of the proposal. In case of any discrepancy between the price written in the proposal and that given in figures for any item, the price in writing will be considered as the proposal price.

1.22 Unacceptable Proposals

No proposal will be accepted from or contract awarded to any person, firm, or corporation that is in arrears or is in default to LAKETRAN upon any debt or contract, or that is a defaulter as surety or otherwise upon any obligation to said LAKETRAN or has failed to perform faithfully any previous contract with LAKETRAN.

1.23 Tie-Breaking (IFB only)

In the event of a tie, LAKETRAN shall make an award based upon federal and state law and regulations.

1.24 Right to Perform Pre-Award Survey (IFB only)

Not Required.

1.25 Right to Verify Proposal - Single Proposal (IFB only, Contracts > \$100,000)

LAKETRAN shall verify proposals. In the event of a single proposal response, this solicitation will be automatically converted to a negotiated purchase which shall require the Contractor/Proposer to negotiate a fair and equitable price. LAKETRAN retains the right to request certifiable cost analysis data which the Proposer must provide. LAKETRAN reserves the right to negotiate an adjustment in Proposer's price if warranted by said analysis. FTA review of a single proposal may be required and will automatically extend the time proposals shall be good.

1.26 Vehicle Trade-ins

Not Required.

1.27 Form of Bid

Not Required.

1.28 Authorized Negotiators

Bidder shall identify person(s) who may represent the firm in contract negotiations.

1.29 Award of Contract

A responsive bid/proposal is one which complies with the terms, conditions and specifications of this IFB/RFP. A responsible proposal/proposal is one submitted by a company or joint venture possessing the capability and capacities to perform as required by this IFB/RFP.

LAKETRAN reserves the right to award one, more than one or no contracts as LAKETRAN deems to be in its best interests. If an RFP, LAKETRAN further reserves the right to make an award on the basis of an original proposal(s) without any negotiating with any offeror.

1.30 Contractual Terms and Conditions

The terms and conditions of any contract that results between LAKETRAN and the successful Proposer are discussed in Section 2. This will be a five (5) year task order, indefinite delivery / indefinite quantity contract.

1.31 Cost of Preparation

All costs incurred by any Proposer prior to notice-to-proceed will not be reimbursed by LAKETRAN.

1.32 Additional Information, Rejection

LAKETRAN reserves the right to request additional information from any Proposer, or none. It also reserves the right to reject any and all proposals without prior notice; to waive informalities and technicalities; to extend deadlines without notice; to negotiate directly with only those respondents deemed to be qualified according to the criteria on this RFP; and to enter into one, more than one, or no contracts as it shall deem to be in its best interests.

1.33 Terminology

The terms "proposal", "Invitation for Proposal", "IFB", "proposal", "Request for Proposals", "RFP", "bidder", "proposer", "contractor" and the like are used interchangeably throughout this

IFB/RFP. Similarly, the terms "LAKETRAN", "buyer", "purchaser" and "Authority" are used interchangeably. All terms, including "his" and "his/her", are used in a gender-neutral manner.

1.34 Late Proposals

Proposals received by LAKETRAN after the exact time set for receipt in Section 1.2 above are considered "late". Late proposals will be considered only if received before contract award, and the following objective, bona fide proof is submitted showing reason or cause for delay as follows:

- 1. It was sent by registered or certified mail not later than 5 calendar days before the proposal receipt date specified;
- 2. It was sent by mail and it is determined by LAKETRAN that the late receipt was due solely to mishandling by LAKETRAN after receipt; or
- 3. It was sent by an overnight express service not later than 5:00 PM at the place of mailing 1 working day prior to the date specified for receipt of proposals and is marked for delivery by next business morning. The term "working days" excludes weekends and holidays.

The only acceptable evidence to establish the date of mailing by registered or certified mail is a U.S. or Canadian postmark both on the envelope or wrapper and on the original receipt from the U.S. or Canadian Postal Service. Both must show a legible date or it shall be deemed to have been mailed late.

The only acceptable evidence to establish the time of receipt at the Buyer's facility is the time/date stamp of such facility on the proposal wrapper or other documentary evidence of receipt maintained by the facility.

The only acceptable evidence to establish the date of mailing by an overnight express service is the date entered by the receiving clerk on the label.

1.35 Protests

It is the policy of LAKETRAN to prepare specifications for requests for proposals that are not discriminatory in nature. All solicitations are to be open and free to all competing vendors whereby all have a reasonable chance to be successful and be awarded a contract.

If a vendor feels that a particular solicitation is unfair for whatever reasons, the following procedure must be followed to register a proper protest and said procedure shall be a part of all solicitations:

STEP 1 - Protest must be made in writing and addressed to the General Manager no later than (1) three days before the scheduled proposal due date, (2) three days after the proposal opening, or (3) three days after contract award, as applicable. Such protest must cite what the solicitation was

for, and for what reason the protest is lodged.

STEP 2 - The General Manager shall make all reasonable attempts to resolve the protest prior to the proposal opening or award of a contract, as applicable, and reserves the right to reschedule same if -at his discretion - deemed necessary. The General Manager must make his decision no later than ten (10) working days from date the protest is lodged.

STEP - If the protest is not satisfactorily resolved at Step 2, the person or firm making the protest may request a hearing with his legal counsel and LAKETRAN, with LAKETRAN's legal counsel serving as arbitrator on the matter. Request for such a hearing must be made within 15 working days of the original date the protest was filed.

The decision at Step 3 shall be final and binding on all parties.

If the vendor believes that LAKETRAN did not follow the above process, he/she may appeal to the Federal Transit Administration (FTA) as follows:

Office of Program Management Federal Transit Administration Suite 320 200 West Adams Street Chicago, IL 60606 (312) 353-2789

The Federal Transit Administration will hear appeals only where a local protest procedure does not exist or where the local procedure was not followed.

1.36 Addenda to RFP

LAKETRAN reserves the right to amend the RFP at any time. Any amendments to the RFP shall be described in written addenda. Notification of the addenda also will be distributed to all prospective Proposers officially known to have received the RFP. Failure of any prospective Proposer to receive the notification or addenda shall not relieve the Proposer from any obligation under the RFP therein. All addenda issued shall become part of the RFP. Prospective Proposers shall acknowledge the receipt of each individual addendum in their Proposals on the form Acknowledgement of Addenda. Failure to acknowledge in the Proposal receipt of addenda may at the Agency's sole option disqualify the Proposal.

1.37 Notice of Commencement

Not Required.

2.0 TERMS AND CONDITIONS IN CONTRACT FORM

To reduce paper consumption, the standard terms and conditions which shall apply to this procurement are not contained here. They can be found in a separate document entitled "Laketran Standard Contractual Terms and Conditions", which is available upon request. And is posted on our website at www.laketran.com . LAKETRAN's Standard Terms and Conditions are hereby incorporated by reference into and made a part of this IFB/RFP just as if they were reproduced in their entirety here. Further, Laketran's Standard Terms and Conditions are extremely important, and are applicable to and binding upon each bidder/proposer and will become contractual to and binding upon each successful bidder/proposer to whom a contract is awarded. It is the bidder's/proposer's responsibility and obligation to have read and understood Laketran's Standard Terms and Conditions. A summary of these terms and conditions follows:

01 these			
2.1	Independent Contractor		Construction Contracts)
2.2	Contractor's Obligation	2.43	Interest of Members or Delegates to
2.3	Buyer's Obligation		Congress
2.4	Scope of Work	2.44	Conflict of Interest
2.5	Contract Period	2.45	False or Fraudulent Statements and Claims
2.6	Cost	2.46	No Federal Government Obligations to
2.7	Performance Bond/Insurance		Third Parties
2.8	Notice to Proceed	2.47	Privacy
2.9	Contract Modification	2.48	Procurement
2.10	Subcontract Approval	2.49	Special Requirements for Transit Service
2.11	Substitution of Subcontractor/		Contracts
	Independent Contractor	2.50	Contract Work Hours and Safety Standards
2.12	Disadvantaged Business Enterprise		Act as Amended
2.13	Equal Employment Opportunity	2.51	Copeland "Anti-Kickback" Act as Amended
2.14	Noncompliance (EEO/DBE)	2.52	Seismic Safety
2.15	Delivery	2.53	Hatch Act/Work Day and Work Week
2.16	Payment		Standards
2.17	Liquidated Damages	2.54	Cargo Preference
2.18	Taxes	2.55	Drug and Alcohol Testing
2.19	Inspection	2.56	Clean Air
2.20	Explanations (Written and/or Oral)	2.57	Clean Water
2.21	Audit and Inspection of Records	2.58	Energy Conservation
2.22	Right to Adjust Cost	2.59	Recycled Products
2.23	Failure to Meet Specifications	2.60	Certifications
2.24	Quantity & Quality	2.61	Compliance with Laws and Regulations
2.25	Warranties	2.62	Severability of Contract
2.26	Indemnification	2.63	Applicable Law and Jurisdiction
2.27	Hold Harmless	2.64	Integrated Agreement
2.28	Disputes	2.65	Contractor's Representation
2.29	Rights Upon Breach	2.66	Laketran's Understanding
2.30	Notification of Proceedings	2.67	OEM Part Numbers
2.31	Termination/Breach of Contract	2.68	Options, Assignment by Laketran
2.32	Assignment	2.69	Non-Smoking Policy
2.33	Covenant Against Contingent Fees	2.70	Funding Agencies
2.34	Patent Rights	2.71	Jurisdiction
2.35	Release of Information	2.72	Promoting COVID-19 Safety
2.36	Ownership of Documents	2.73	Notification of Legal Matters that affect the
2.37	Retention of Records	2.75	Federal Government
2.38	Workmens' Compensation Act	2.74	Prohibition on certain telecommunications
2.39	Social Securities Act/Unemployment	2.7 .	& video surveillance services or equipment.
2.57	Compensation, Etc.	2.75	Solid Wastes
2.40	Federal Assistance	2.76	Safe Operation of Motor Vehicles
2.41	Work Hours Act	2.77	Human Trafficking
2.42	Davis Bacon Act (Prevailing Wage Rates for	2.11	Trainen Trainening
2.72	Davis Dacon Act (1 levalling wage Rates 101		

3.0 SCOPE OF WORK

Laketran requests proposals from qualified Architectural/Engineering (A/E) Services firms to provide comprehensive architectural and engineering services to include, but not be limited to: consultative and technical guidance; production of individual project scopes, design documents, construction documents, planning documents, specifications, project schedules and cost estimates; as well as, bid, award, project management, construction administration, monitoring and testing.

This will be a task order contract for a three (3) year period.

Laketran may award more than one contract to qualified responsive, and responsible firms.

Laketran already has one architecture-engineering firm on retainer, however, the work load has been unexpectedly high. Laketran seeks to add contractor(s) to the pool of available firm(s) to improve project completion times.

3.1 General Services

The winning firm(s) will be expected to provide the following services:

- Architecture and engineering of various projects including but not limited to: bus shelters, lighting, facility upgrades, electrical, new construction, sidewalks.
- Assist in negotiating lease agreements with property owners.
- Development of blue prints, construction documents, and as-built drawings.
 - o All documents must be provided electronically for Laketran's records.
- Construction cost estimating.
- All necessary surveys, permits, and municipal planning submissions.
- Construction management including submittals review, on-site oversight, and communication with construction contractors.
- Provide a single point of contact for the duration of the contract.

Laketran expects a turn key solution in which the firm(s) will assist with all design from concept through construction. Each project will require a varying level of effort.

3.2 Indefinite Delivery Indefinite Quantity

Laketran will award the winning firm(s) an indefinite delivery indefinite quantity (aka task order) contract for the design of all bus shelter sites over a three (3) year period.

Laketran makes no guarantee to issue a minimum number of task orders.

3.3 Construction Documents

Construction will be funded by the Federal Transit Administration. As such, there are regulations that must be included in the construction documents. This section is provided as informational only for the future development of construction documents.

3.3A - Davis Bacon Prevailing Wage

• Bidders are hereby notified that they will be required to pay minimum wages to all laborers and mechanics at a rate not less than the minimum wage specified in the wage determination made by the United States Secretary of Labor. The minimum wage so paid shall be that in effect ten (10) days before bid opening

3.3B - Copeland "Anti-Kickback" Act

• The Contractor agrees that it will not induce, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which that employee is otherwise entitled.

3.3C - Hatch Act / Work Day and Work Week Standards

• The wages of every mechanic and laborer will be computed on the basis of a standard work week of 40 hours, and that each worker will be compensated for work exceeding the standard work week at a rate of not less than 1.5 times the basic rate of pay for all hours worked in excess of 40 hours in the work week.

3.3D - Buy America

Only for projects that exceed \$150,000.00

- all iron and steel used in the project are produced in the United States--this means all
 manufacturing processes, from the initial melting stage through the application of
 coatings, occurred in the United States;
- all manufactured products used in the project are produced in the United States—this
 means the manufactured product was manufactured in the United States; and the cost
 of the components of the manufactured product that are mined, produced, or
 manufactured in the United States is greater than 55 percent of the total cost of all
 components of the manufactured product, unless another standard for determining the
 minimum amount of domestic content of the manufactured product has been
 established under applicable law or regulation; and
- all construction materials are manufactured in the United States—this means that all manufacturing processes for the construction material occurred in the United States. The Buy America preference only applies to articles, materials, and supplies that are consumed in, incorporated into, or affixed to an infrastructure project.
 - o Includes: non-ferrous metals, plastic and polymer-based products, glass, and/or drywall.
 - o Excludes: cement and cementitious materials, aggregates such as stone, sand, or gravel, or aggregate binding agents or additives

3.4 Statement of Qualifications

The proposal document should not exceed 20 pages. This page limit does not include required forms or cover letter.

1. Project Understanding - describe the methods and strategies to accomplish the scope of work.

- 2. Experience/Qualifications of Firm and Staff
- 3. Similar Project Experience & References Laketran staff will reach out to references to verify a firm's qualifications, experience, professional character, and ability to perform the work.
- 4. Communication and Meeting Plan describe how the firm propose to keep Laketran informed of the project status and get questions answered?

3.5 Evaluation

Proposals will be evaluated on the following criteria.

Evaluation Criteria	Maximum Points
Understanding of the Scope of Work	25
Communication and meeting plan	25
Experiences and references of the firm – additional consideration will be given to firms with experience working with public agencies and transit agencies	25
Qualifications of the staff - additional consideration will be given to staff who have experience working with public agencies and transit agencies.	25
Total Points Awarded	100

3.6 Task Assignment

Laketran intends to make multiple awards, after which, it will issue individual Project Task Orders as the need for services arise. When the need for services arise, Laketran will request a quote/proposal from Contractors. Laketran will issue individual Project Task Orders to the firm that it believes is best suited to a specific project task based on the factors outlined in below, any criteria contained in the request for quotes/proposals for an individual Project Task Order, and the Contractor's response to the request for quotes/proposals.

Project Task Order Assignments

- i. Qualifications, knowledge and experience of the Contractor's staff and any affiliated subcontractors as related to the particular project.
- ii. Performance on past or current projects, where documented and meeting the terms and conditions of this solicitation.
- iii.Resources available compared to existing assigned workload.
- iv. Proposed labor hours/loading and sub-contractor use.
- v. Responsiveness in responding to task order quote/proposal requests.

To the maximum extent possible, each eligible Contractor will be provided a fair opportunity to be considered for each individual Project Task Order. Laketran will issue individual Project Task Orders to the firm that it believes is best suited to a specific project task based upon the criteria described above, as well as any criteria contained in a request for quotes/proposals for an

individual Project Task Order and a Contractor's response to that request for quotes/proposals.

4.0 REQUIRED FORMS

The following forms must be included with your Proposal:

	# of Pages	Signature	Notary
Acknowledgement of Addenda	1		
Attachment A - Pricing Form			
Attachment B - Contact Information and References	1		
Attachment C - Lobbying Form	1		
Attachment D - Debarment Form	1		
Attachment E - Standard Project Assurances	1		
Attachment F - Non-Collusion Form	1		
Attachment G - Delinquent Personal Property Form	1		
Attachment H - Disadvantaged Business Enterprise (DBE) [Note: only complete if hiring subcontractors]	16		
Attachment I - Bidder Registration Form	1		
W-9			
Certificate of Insurance			
1 copy emailed to aaaby@laketran.com			
20 page statement of qualifications			

Any sub-contractors are required to complete Lower	Tier Participant F	orms Attachn	nents
	# of Pages	Signature	Notary
Attachment C2 - Lobbying Form	1		
Attachment D2 - Debarment Form	1		
Attachment E2 - Standard Project Assurances	1		
Attachment F2 - Non-Collusion Form	1		
Attachment G2 - Delinquent Personal Property Form	1		

Bids shall be good for 90 days after bid opening. Bid price is based on payment of net 30 days. The undersigned understands that terms and conditions demanded other than those in Section 2.0, or listed or referred to above will render the bid unresponsive.

LAKETRAN reserves the right to award a unit price contract for the lowest, responsive and responsible bid/proposal that LAKETRAN deems is in its best interests. LAKETRAN further reserves the right to award one, more than one or no contracts as may be in its best interests.

Name _	 	
Company _		

Address		
Phone	Cell	
Email:	_	
Name of Authorized Individual:		
Signature of Authorized Individual:		

ACKNOWLEDGEMENT OF ADDENDA

The undersigned acknowledges receipt of the following addenda to the document:

Addendum No	, Dated
Addendum No.	, Dated
Addendum No.	, Dated
C I	may cause the bid to be considered non-responsive each addendum must be clearly established and
•	tions stated above, clarifications made to above form other than that requested, will render bid
(Name of Individual, P	Partnership or Corporation)
(Address)	
(Authorized Signature)	(Title)

ATTACHMENT B CONTACT INFORMATION FORM

LAKETRAN requires a primary point of contract and a back-up. Please list them below.

Primary Contact:	
Name:	
Phone:	
Back-up Contact:	
-	
Name:	
Phone:	
REFER	NCES:
(only include references for worl	completed in the last 3 years)
(,	
Referen	uce #1
	ice III
Name:	
Phone:	
Email:	
Work Completed:	
Years of Service:	
Referen	ace #2
Name:	
Phone:	
Phone:	
Email:	
W-1 C 14-1	
Work Completed:	
Years of Service:	
Referen	ice #3
Name:	
Phone:	
Email:	
Work Completed:	
Voors of Sarvice:	

ATTACHMENT C CERTIFICATION OF PRIMARY PARTICIPANTS REGARDING RESTRICTIONS ON LOBBYING

I,	(Name and Title of authorized official), hereby certify on
behalf o	f(Company Name) that:
1.	No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
2.	If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
3.	The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.
made o transact	rtification is a material representation of fact upon which reliance is placed when this transaction was rentered into. Submission of this certification is a prerequisite for making or entering into this ion imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
Execute	d thisday of20
	By Signature of Authorized Official
	Signature of Authorized Official
	Title of Authorized Official

ATTACHMENT D CERTIFICATION OF PRIMARY PARTICIPANT REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

The l	Primary Participant (applicant for a potential contractor for a major third party contract),
	certifies to the best of its knowledge and belief, that it and its principals:
1.	Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
2.	Have not within a three-year period preceding this proposal 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 or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
3.	Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (2) of this certification;
4.	Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default; and
4.	Are not included in the U. S. General Services Administration's List of Parties Excluded from Federal Procurement or Non-procurement Programs.
	e primary participant (applicant for a potential third party contractor) is unable to certify to any of the ments in this certification, the participant shall attach an explanation to this certification.
THE	E PRIMARY PARTICIPANT (APPLICANT FOR A POTENTIAL CONTRACTOR FOR A MAJOR
	RD PARTY CONTRACT), CERTIFIES
	AFFIRMS THE TRUTHFULNESS AND ACCURACY OF THE CONTENTS OF THE
	TEMENTS SUBMITTED ON OR WITH THIS CERTIFICATION AND UNDERSTANDS THAT PROVISIONS OF 31 U.S.C., SECTIONS 3801 ET SEQ. ARE APPLICABLE THERETO.
	Signature and Title of Authorized Official
	Date

ATTACHMENT E CERTIFICATION OF PRIMARY PARTICIPANT REGARDING STANDARD PROJECT ASSURANCES

Tai	Primary Participant further acknowledges the provisions of Section 1001 of Title 18, U.S.C., apply to any assurance or submissions under this section. Signature and Title of Authorized Offician Data ary Executes Here: en, subscribed and sworn before me this day of, 20 Notary Public ary Public in and for the County of, State of
	Primary Participant further acknowledges the provisions of Section 1001 of Title 18, U.S.C., apply to any assurance or submissions under this section. Signature and Title of Authorized Official Date of Executes Here: en, subscribed and sworn before me this day of, 20
	Primary Participant further acknowledges the provisions of Section 1001 of Title 18, U.S.C., apply to any assurance or submissions under this section. Signature and Title of Authorized Official Date ary Executes Here: en, subscribed and sworn before me this day of, 20
No	Primary Participant further acknowledges the provisions of Section 1001 of Title 18, U.S.C., apply to any assurance or submissions under this section. Signature and Title of Authorized Official
	Primary Participant further acknowledges the provisions of Section 1001 of Title 18, U.S.C., apply to any assurance or submissions under this section. Signature and Title of Authorized Officia
	Primary Participant further acknowledges the provisions of Section 1001 of Title 18, U.S.C., apply
	Primary Participant further acknowledges the provisions of Section 1001 of Title 18, U.S.C., apply
	contractors.
	The Primary Participant certifies that it is not on the Controller General's list of ineligible contractors.
3.	Primary Participant hereby assures and certifies that it will comply with the Federal statutes, regulations, executive orders and requirements which relate to the applications made to and grants received from the Federal Transit Administration. Proposer acknowledges such statutes, regulations, Executive orders and administrative requirements include - but are not limited to - the following:
	E-mail Website
	Fax
	City, State, Zip Phone
	Company NameAddress
2.	If the Primary Participant is not the parent company, insert below the name and main office address of the parent company. (A parent company is one that owns at least a majority, fifty-one percent of the voting rights and/or assets in that company.) By execution of this section, the parent company acknowledges the Proposer is authorized to submit this Proposal on parent company's behalf.
	one, or no contracts. Bidder further agrees it shall not dispute the correctness of the quantities used in computing the lowest and best bid.
	The Primary Participant hereby agrees that LAKETRAN has the right to reject any and all bids, to waive informality in any bid, to negotiate directly with only qualified respondents, to award one, more than
1.	The Drimory Portionant hereby agrees that LAVETPAN has the right to reject any and all hids to yield

ATTACHMENT F CERTIFICATION OF PRIMARY PARTICIPANT REGARDING NON-COLLUSION

This affidavit is to be filled out and executed by the Primary Participant; if a corporation makes the bid, then by its properly executed agent. The name of the individual swearing to the affidavit should always appear on the line marked "Name of Affidavit." The affidavit's capacity, when a partner or officer of a corporation, should be inserted on lines marked "Capacity." The affidavit should sign individual name at end not partnership or corporation name, and swear to said affidavit before a notary public, who must attach his/her seal.

State of,			
County of,			
I,(Name of Affidavit)	being first d	luly sworn, do hereby state	e that
I am of _ (Capacity)	(Name of Firm.)	Partnership, Corporation)	
Whose business is			
And who resides at			
And that(Give names of all persons,	firms, or corporation	on interested in the bid)	
is/are the only person(s) with me/us in the without any connection or interest in the work; that the said contract is on my/ou no members of the Board of Trustees, hemployee of the Authority, is directly of the said contract.	e profits thereof wing part, in all respect nead of any department	th any persons making any ts fair and without collusion nent or bureau, or employe	y bid or bid for said on or fraud, and also that
		Signature and	d Title of Authorized Officia
Notary Executes Here:			Date
Taken, subscribed and sworn before m	e this day	y of	, 20
Notary Public		_	
Notary Public in and for the County of	·	, State of	·
My co	ommission expires	·	

ATTACHMENT G CERTIFICATION OF PRIMARY PARTICIPANT REGARDING DELINQUENT PERSONAL PROPERTY STATEMENT

	(Primary Participant), hereby affirms under oath,
	719.042, that at the time the bid was submitted by
personal property taxes on the General Tax List of	was / was not (please circle one) charged with delinquent of Personal Property for Lake County, Ohio
personal property taxes on the General Tax Eist (of reisonal Property for Lake County, Onto.
Lake County, Ohio, the amount of such due and and interest shall be set forth below. A copy of this within thirty (30) days of the date it is submitted also be incorporated into the contract between LA	tax exists on the General Tax List of Personal Property for unpaid delinquent taxes, including due and unpaid penalties is statement shall be transmitted to the Lake County Treasurer I. If a contract is entered into, a copy of this statement shall aKETRAN and the Primary Participant and no payment shall statement has been so incorporated as a part thereof.
\$	Delinquent Personal Property Tax *
\$	Penalties *
\$	Interest *
\$	Total *
* Mark "N/A" if not applicable	
	Signature and Title of Authorized Officia
	Date
Notary Executes Here:	
Taken, subscribed and sworn before me this	day of
Notary Public	
Notary Public in and for the County of	, State of
My commissio	n expires

ATTACHMENT H - DISADVANTAGED BUSINESS ENTERPRISE (DBE) PROGRAM INFORMATION FOR BIDDERS

The only eligible source of Disadvantage Business Enterprise firms is the ODOT Unified Certification Program DBE directory:

https://www.dot.state.oh.us/Divisions/ODI/SDBE/Pages/DBE-Directory.aspx

DBE Program Purpose:

The DBE program is a federal program operating under the guidance of the United States Department of Transportation (U.S. DOT). Authorization for the program comes from 49 Code of Federal Regulations Part 26 (49 CFR 26).

The overall goal of the DBE program is to ensure that firms owned and controlled by minorities, women, and other socially and economically disadvantaged persons have the opportunity to grow and become self-sufficient in order to create a level playing field on which they can compete fairly for contracts and subcontracts in the transportation industry.

Laketran recognizes certifications only from the Ohio Department of Transportation Unified Certification Program (UCP).

Laketran has set a 1.4 % DBE participation goal for this contract.

If a DBE goal has been established for this contract, all proposers/bidders must submit the following with their proposals/bids:

Enclosure 1 – Schedule of Subcontractors

Enclosure 2 – Declaration of Proposed DBE Utilization

Enclosure 3 – Affidavit of DBE Intent to Perform as a Subcontractor/Supplier/Consultant

Enclosure 4 – DBE Subcontractor/Consultant Good Faith Effort Log

LEGAL NOTICE:

Use of false, fraudulent or deceitful statements, representations or information by a prime contractor or subcontractor in furtherance of satisfying LAKETRAN's DBE Program requirements or objectives may subject the prime contractor, the subcontractor, or both to legal action pursuant to 49 CFR Part 26, including but not limited to 49 CFR 26.107, in addition to any other legal remedies available to LAKETRAN under the contract or pursuant to applicable law.

Laketran Contact Person:

If you are in need of assistance, or have questions regarding LAKETRAN's DBE Program, please contact: Laketran DBE Liaison Officer at 555 Lakeshore Blvd., Painesville Twp., OH 44077 or aaaby@laketran.com.

COMMONLY USED TERMS:

Disadvantaged Business Enterprise (DBE) - A Disadvantaged Business Enterprise or DBE is defined as a for-profit small business concern that:

- 1. Is at least fifty-one percent (51%) owned by one or more individuals who are both socially and economically disadvantaged or, in the case of a corporation, in which fifty-one percent (51%) of the stock is owned by one or more such individuals; and
- 2. Whose management and daily business operations are controlled by one or more of the socially and economically disadvantaged individuals who own it.
- 3. By definition, socially and economically disadvantaged individuals are those citizens of the United States, or lawfully admitted permanent residents, who:
- 4. Have an individual personal net worth, excluding the value of their primary residence and assets of the firm applying for DBE certification, not exceeding the personal net worth standards as established by 49 CFR § 26.67;
- 5. Are women or members of minority groups designated in 49 CFR § 26.5 and 26.67, including individuals who are Black Americans, Hispanic, Asian Pacific, Asian Indian, or Native American; or,
- 6. Are individuals who, although not a woman or a member of one of the designated minority groups, establish social and economic disadvantage based on guidelines established in Appendix E to 49 CFR Part 26.

Commercially Useful Function

In order for the work of a DBE firm to be counted toward the contract goals of a specific project, for which a DBE participation goal has been established, the DBE firm(s) must perform a Commercially Useful Function §26.55(c). A DBE performs a commercially useful function when it is responsible for execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved with the DBE's employees. With respect to materials and supplies used on the contract, the DBE must also be responsible for negotiating price, determining quality and quantity, ordering the materials, and installing (where applicable) and paying for the materials itself. It is the responsibility of BOTH the prime contractor and the DBE firm to ensure that the DBE firm(s) committed to the project performs a commercially useful function.

- 1. A DBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of DBE participation.
- 2. If a DBE does not perform or exercise responsibility for at least thirty percent (30%) of the total cost of its contract with its own workforce, or the DBE subcontracts a greater portion of the work of a contract than would be expected on the basis of normal industry practice for the type of work involved, it is presumed that the DBE is not performing a commercially useful function.
- 3. Failure of a DBE(s) to perform a commercially useful function will result in that work NOT being counted toward the prime contractor's DBE goal. Use of false, fraudulent or deceitful statements, representations or information by a prime contractor or subcontractor in furtherance of satisfying LAKETRAN's DBE Program requirements or objectives may subject the prime contractor, the subcontractor, or both to legal action pursuant to 49 CFR Part 26, including but not limited to 49 CFR § 26.107, in addition to any other legal remedies available to LAKETRAN under the contract or pursuant to applicable law.

LAKETRAN DBE PROGRAM POLICY STATEMENT

Objectives/Policy Statement

Laketran has established a Disadvantaged Business Enterprise (DBE) program in accordance with regulations of the U.S. Department of Transportation (DOT), 49 CFR Part 26. Laketran has received Federal financial assistance from the Department of Transportation, and as a condition of receiving this assistance, Laketran has signed an assurance that it will comply with 49 CFR Part 26.

It is the policy of Laketran to ensure that Disadvantaged Business Enterprises, as defined in 49 CFR part 26, have an equal opportunity to receive and participate in DOT-assisted contracts. It is also our policy:

- 1. To ensure nondiscrimination in the award and administration of DOT assisted contracts;
- 2. To create a level playing field on which DBEs can compete fairly for DOT assisted contracts;
- 3. To ensure that the DBE Program is narrowly tailored in accordance with applicable law;
- 4. To ensure that only firms that fully meet 49 CFR Part 26 eligibility standards are permitted to participate as DBEs;
- 5. To help remove barriers to the participation of DBEs in DOT assisted contracts; and
- 6. To assist the development of firms that can compete successfully in the market place outside the DBE Program.

Andrea Aaby has been delegated as the DBE Liaison Officer. In that capacity, Andrea Aaby is responsible for implementing all aspects of the DBE program. Implementation of the DBE program is accorded the same priority as compliance with all other legal obligations incurred by Laketran in its financial assistance agreements with the Department of Transportation.

Laketran has disseminated this policy statement to the Laketran Board of Trustees and all of the components of our organization. We have distributed this statement to DBE and non-DBE business communities that perform work for us on DOT-assisted contracts by publishing an ad in the local newspaper and posting it on our website.

Benjamin Capelle, CEO	Date

DISADVANTAGED BUSINESS ENTERPRISE (DBE) PROGRAM INFORMATION FOR BIDDERS

DBE Certification / Ohio Unified Certification Program (UCP)

In accordance with federal regulations, <u>Disadvantaged Business Enterprises</u> <u>must have a current certification status with the State of Ohio Unified Certification Program (Ohio UCP)</u>, which is administered by the Ohio Department of Transportation (ODOT). For purposes of LAKETRAN's bidding procedures, a valid DBE certification MUST be in place at the time of bid/proposal submission.

The UCP's certification of any firm is effective for three years after the date of an approved application. To obtain an updated listing of certified DBE firms or to download an application for DBE certification, please visit the Ohio UCP website at http://www.dot.state.oh.us/Divisions/ODI/SDBE/Pages/UCP.aspx.

For questions related to certification, website issues, and other general DBE program concerns, please contact the Ohio Department of Transportation DBE Program, 1980 West Broad Street, Columbus, OH 43223 or call the program office at (614) 466-2878 or email dot.sdbe@dot.ohio.gov.

Counting DBE Participation

In order to receive credit for the participation of a DBE firm(s), the prime contractor must use DBE firms certified by the Ohio Unified Certification Program (OH UCP), which is administered by the Ohio Department of Transportation (ODOT) or similar public entity certifying DBE's in accordance with 49 CFR 26, unless otherwise noted in the contract specifications.

- DBE Credit Will Be Counted Only For Work Performed By A Certified DBE Firm(s).
- When a DBE participates in a contract, you count only the value of the work actually performed by the DBE toward DBE goals.

DBE Prime Contractor

As a DBE prime contractor, the DBE firm must also comply with the good faith efforts requirements of 49 CFR Part 26. As a DBE prime contractor, count the entire value of the work to be performed by the DBE's own forces, as well as the work that they commit to being performed by DBE subcontractors.

DBE bidders on prime contracts will be expected to make the same outreach efforts as
other bidders and to document good faith efforts in situations where they do not fully
meet contract goals.

DBE Subcontractor

Count 100% of the amount paid to a DBE contractor for labor and materials provided to perform a defined and clearly measurable portion of the contract. The work must be performed by the DBE's own employees and the DBE must order and pay for all supplies and materials.

- Count the entire amount of that portion of a construction contract (or another type of
 contract, such as professional, technical, consultant, or managerial services contracts or
 other DOT-assisted contract), that is performed by the DBE's own forces. Include the cost
 of supplies and materials obtained by the DBE for the work of the contract, including
 supplies purchased or equipment leased by the DBE (except supplies and equipment the
 DBE subcontractor purchases or leases from the prime contractor or its affiliate).
- Count the entire amount of fees or commissions charged by a DBE firm for providing a
 bona fide service, such as professional, technical, consultant, or managerial services, or
 for providing bonds insurance specifically required for the performance of a DOTassisted contract, toward DBE goals, provided you determine the fee to be reasonable and
 not excessive as compared with fees customarily allowed for similar services.
- When a DBE subcontracts part of the work of its contract to another firm, the value of the subcontracted work may be counted toward DBE goals only if the DBE's subcontractor is itself a DBE. Work that a DBE subcontracts to a non-DBE firm does not count toward DBE goals.
- When a DBE performs as a participant in a joint venture, count a portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work of the contract that the DBE performs with its own forces toward DBE goals.
- DBE Broker Count one hundred percent (100%) of the fee or commission received by the DBE for assistance in the procurement of materials and supplies, or fees or transportation charges for the delivery of materials or supplies to the job site. A DBE broker is a DBE firm that does not manufacture products or supply goods on a regular basis.

DBE Manufacturer

• Count one hundred percent (100%) of the value paid for materials furnished which becomes a permanent part of the project. A manufacturer is a firm that owns and operates the facilities to produce a product required by the contract and purchased by the contractor.

DBE Supplier (Regular Dealer)

- Count sixty percent (60%) of the value paid for materials and supplies furnished which becomes a permanent part of the project. A supplier sells goods to the general public and maintains an inventory at an owned or leased warehouse or store.
- A regular dealer is a firm that owns, operates, or maintains a store, warehouse, or other establishment in which the materials, supplies, articles or equipment of the general character described by the specifications and required under the contract are bought, kept in stock, and regularly sold or leased to the public in the usual course of business.

• To be a regular dealer, the firm must be an established, regular business that engages, as its principal business and under its own name, in the purchase and sale or lease of the products in question.

DBE Trucking

In order to count DBE participation for a DBE trucking company:

- The DBE must be responsible for the management and supervision of the entire trucking operation for which it is responsible on a particular contract, and there cannot be a contrived arrangement for the purpose of meeting DBE goals.
- The DBE must itself own and operate at least one fully licensed, insured, and operational truck used on the contract.
- The DBE trucking company receives credit for the total value (one hundred percent (100%)) for transportation services it provides on the Agreement, using trucks and equipment it owns or long-term leases, insures, and operates, using employees of the DBE firm.
- The DBE may lease trucks from another DBE firm, including an owner-operator who is certified as a DBE. The DBE who leases trucks from another DBE receives credit for the total value of the transportation services the lessee DBE provides on the contract.
- The DBE may also lease trucks from a non-DBE firm, including from an owner-operator. The DBE who leases trucks from a non-DBE is entitled to credit for the total value of transportation services provided by non-DBE lessees not to exceed the value of transportation services provided by DBE-owned trucks on the contract. Additional participation by non-DBE lessees receives credit only for the fee or commission it receives as a result of the lease arrangement.

Example: DBE Firm X uses two of its own trucks on a contract. It leases two trucks from DBE Firm Y and six (6) trucks from non-DBE Firm Z. DBE credit would be awarded for the total value of transportation services provided by Firm X and Firm Y, and may also be awarded for the total value of transportation services provided by four (4) of the six (6) trucks provided by Firm Z. In all, full credit would be allowed for the participation of eight (8) trucks. With respect to the other two trucks provided by Firm Z, DBE credit could be awarded only for the fees or commissions pertaining to those trucks Firm X receives as a result of the lease with Firm Z.

For purposes of DBE trucking leases, the lease must indicate that the DBE has exclusive
use and control over the truck. This does not preclude the leased truck from working for
others during the term of the lease with the consent of the DBE, as long as the lease gives
the DBE absolute priority for use of the leased truck. Leased trucks must display the
name and identification number of the DBE.

DBE Replacement

LAKETRAN requires that prime contractors not terminate a DBE subcontractor listed on a bid/contract with a DBE contract goal without LAKETRAN's prior written consent. Prior

written consent will only be provided where there is "good cause" for termination of the DBE firm, as established by Section 26.53(f)(3) of the DBE regulation.

Before transmitting to LAKETRAN its request to terminate, the prime contractor must give notice in writing to the DBE of its intent to do so. A copy of this notice must be provided to LAKETRAN for consideration of the request to terminate. The DBE will then have five (5) days to respond and advise LAKETRAN of why it objects to the proposed termination. The five day period may be reduced if the matter is one of public necessity (ex. safety.)

In those instances where "good cause" exists to terminate a DBE's contract, LAKETRAN will require the prime contractor to make good faith efforts to replace a DBE that is terminated or has otherwise failed to complete its work on a contract with another certified DBE, to the extent needed to meet the contract goal. LAKETRAN will require the prime contractor to notify The DBE Program Administrator immediately of the DBE's inability or unwillingness to perform and provide reasonable documentation. In this situation, LAKETRAN will require the prime contractor to obtain LAKETRAN's prior approval of the substitute DBE and to provide copies of new or amended subcontracts, affidavits of DBE intent to perform as a subcontractor/subconsultant/supplier, or documentation of good faith efforts.

If the contractor fails or refuses to comply in the time specified, the Office of Supply Management may issue an order stopping all or part of payment/work until satisfactory action has been taken. If the contractor still fails to comply, Supply Management may issue a termination for default proceeding.

If the Contractor desires to change a Subcontractor or add an additional Subcontractor, the Contractor shall submit in writing to the Owner:

- The name of the new or additional subcontractor,
- A description of the Work to be performed by the new or additional subcontractor, and
- A statement concerning why it is necessary to change or add subcontractors.

In the event that the Contractor is replacing a DBE Subcontractor, the Contractor shall also submit in writing a documented explanation of the Contractor's good-faith efforts to find a replacement DBE Subcontractor.

Good Faith Effort

Good faith effort means efforts to achieve a DBE goal or other requirement of which, by their scope, intensity, and appropriateness to the objective, can reasonably be expected to fulfill the DBE program requirements.

Joint venture

Joint venture means an association of a DBE firm and one or more other firms to carry out a single, for-profit business enterprise, for which the parties combine their property, capital, efforts, skills and knowledge, and in which the DBE is responsible for a distinct, clearly defined portion of the work of the contract and whose share in the capital contribution, control, management, risks, and profits of the joint venture are commensurate with its ownership interest.

GUIDANCE CONCERNING GOOD FAITH EFFORTS

When LAKETRAN establishes a contract goal on a contract, a bidder must, in order to be responsive, make good faith efforts to meet the established contract goal. The bidder can meet this requirement in either of two ways.

- First, the bidder can meet the goal, documenting commitments for participation by DBE firms sufficient for this purpose.
- Second, even if it doesn't meet the goal, the bidder can document adequate good faith efforts. This means that the bidder must show that it took all necessary and reasonable steps to achieve the DBE goal.
- The bidder must demonstrate that the efforts undertaken, by their scope, intensity, and appropriateness to the objective, could reasonably be expected to obtain sufficient DBE participation, even if the efforts were not fully successful. Efforts that are merely proforma are not considered good faith efforts to meet the goals.

To assist bidders in making the required judgment concerning good faith efforts, the following is a list of actions bidders may consider taking in obtaining DBE participation. It is not intended to be mandatory, exclusive or exhaustive. Other factors or types of efforts may be relevant.

In evaluating bidder's good faith efforts, LAKETRAN may consider:

- Whether the bidder attended any pre-solicitation or pre-bid meetings that were scheduled by LAKETRAN;
- Whether the bidder advertised in general circulation, trade association, and minorityfocused media concerning subcontracting opportunities;
- Whether the bidder provided written notice to a reasonable number of specific DBEs to determine interest in the contract being solicited, in sufficient time to allow the DBEs to participate effectively;
- Whether the bidder followed up initial solicitations of interest by contacting DBEs to determine with certainty whether the DBEs were interested;
- Whether the bidder selected portions of the work to be performed by DBEs in order to increase the likelihood of meeting the DBE goals (including where appropriate, breaking down contracts into economically feasible units to facilitate DBE participation);
- Whether the bidder provided interested DBEs with adequate information about the plans, specifications, and requirements of the contract.
- Whether the bidder negotiated in good faith with interested DBEs, not rejecting DBEs as unqualified without sound reasons based on a thorough investigation of their capabilities;
- Whether the bidder made efforts to assist interested DBEs in obtaining bonding, lines of credit, or insurance required by LAKETRAN; and
- Whether the bidder effectively used the services of available minority community organizations; minority contractors groups; local, state and Federal minority business assistance offices; and other organizations that provide assistance in the recruitment and placement of DBEs.

SCHEDULE OF SUBCONTRACTORS

 ${\bf *Required\ for\ all\ projects\ using\ subcontractors*}$

(attach additional pages as necessary)

Prime Contractor / Consultant Company Name						
LAKETRAN Project Name				Due Dat	e:	_
Firm Name / Address / City/State/Zip	DBE? (Y)es or (N)o	Federal Tax ID No.			Description of Work To Be Performed	Amount of Subcontract
Name Address City, State, Zip				l <		
Name Address City, State, Zip				<		
Name Address City, State, Zip			< \$1mil!	l <		
Name Address City, State, Zip				<		
Name Address City, State, Zip			< \$1mil > \$1mil \$5mil > \$5mil	 <		

Prime Contractor / Consultant Compa	ny Name					
LAKETRAN Project Name				Due Dat	e:	
Firm Name / Address / City/State/Zip	DBE? (Y)es or (N)o	Federal Tax ID No.	Business Si Avg. Annua Receipts for years	al Gross	Description of Work To Be Performed	Amount of Subcontract
Name Address City, State, Zip						
Name			> \$5mill			
Address City, State, Zip	_			<		
Name Address City, State, Zip			< \$1mill	<		
Name Address City, State, Zip			< \$1mill	<		
The bidder shall list all subcontractors (be and per Title 49, Section 26.11 of the Coe elsewhere in the bid or proposal.			in accordance	e with Sec		
Date	Signat	ure of Authori	zed Represen	ntative	_	Title

DECLARATION OF PROPOSED DBE UTILIZATION

This Page Must Be Completed By Prime Bidder To Indicate The Amount (Percentage) Of DBE Participation. This Form is a Required Submission with the Bid / Proposal to LAKETRAN.

The undersigned, as a representative of the entity,	,
submitting a bid/proposal for the	project,
hereby acknowledges that the DBE goal established for this project is	<u></u> %.
Note: Bidder Shall Make One Of The Two Certifications Noted Below:	
DBE Goal Met. The Bidder further represents that the proposed level of participation as set forth in the enclosed Schedule of DBE participation for this prepresents an attainment of the DBE participation goal. The bidder has met the or Disadvantaged Business Enterprise participation goal with a total DBE Commitm \$	roject is % and verall nent Amount of Schedule of t for this rming the
DBE Goal Not Met. The prime contractor has concluded that it is unable DBE participation goal set for this contract and hereby requests a waiver of the obidder verifies that it has employed good faith efforts to meet the established DB submitted documentation of those efforts along with its bid documentation. The bagrees that the DBE firms listed in the Schedule of DBE Participation will be use the DBE participation goal for this contract, for at least the dollar amounts set for Affidavits of Intent confirming the proposed participation of the DBEs set forth of DBE Participation are attached.	verall goal. The E goal and has oidder further ed to accomplish the herein.

LAKETRAN Project Name		Total bid/ Contract Amount	\$	
Name of DBE Company	Contact Person	Scope of Work	Percentage of Total Bid ÷ Subcontract Amount	Amount of Subcontrac t
Total DBE Commitment				
Total Percentage of DBE (Total \$ Bid Amount)	Commitments (Total S	DBE participation ÷		

Attach Additional Copies, If Necessary.

approved substitutions, contract by LAKETRAI	r agrees to enter into a formal agreemen for the work described in this schedule N. The undersigned will provide LAKE the executed contract(s) with all DBE	conditioned upon the award of a TRAN's DBE Program
Signature	Title	Date

AFFIDAVIT OF DBE INTENT TO PERFORM AS A SUBCONTRACTOR/SUBCONSULTANT/SUPPLIER {PART 1 OF 2}

INSTRUCTIONS: Complete one (1) form for EACH certified Disadvantaged Business Enterprise (DBE) committed to performing on this contract.

LAKETRAN Project Name				Due	Date			
	Prime Contractor/Consultant Company Name							
Name of Person Completin								
Is Prime Contractor/Consul Enterprise (DBE)?	Disadva	vantaged Business ☐ Yes ☐ No				□ No		
	DBE FIRM INFORMATION							
DBE Firm Name								
DBE Firm Contact								
DBE Firm Address				City			State/Zip	
Phone:		Email	:				•	
DBE Subcontract Amount								
An individual A partnership A corporation A joint venture Other The undersigned affirms that (s)he is a duly authorized official representing the proposed DBE and affirms its certification has not expired nor been revoked. The undersigned also affirms that the DBE firm is certified to perform the work described herein and that its current certification letter will reflect appropriate NAICS code associated with the described scope of work. Attach Copy of Current Certification from the ODOT UCP 1. If awarded the contract, the undersigned intends to enter into a subcontract to perform the work described in Part 2 of this form for the prices/subcontract amount indicated. 2. If DBE Firm Is A Third-Tier Subcontractor, This Form Must Also Be Executed By The Second-Tier Subcontractor That Has The Subcontract Agreement With The DBE Firm.							firm is certified to priate NAICS codes	
X			TO' 1					
Authorized Signature of Prin	me Contractor		Title:					
X								
Authorized Signature of DB Consultant/ Supplier (SECO								
X								
Authorized Signature of DB Consultant/ Supplier (THIR)		_	Title:					

(THIS FORM CONTINUES ON THE NEXT PAGE)

AFFIDAVIT OF DBE INTENT TO PERFORM AS A SUBCONTRACTOR/SUBCONSULTANT/SUPPLIER {PART 2 OF 2}

- 1. Please Use A Separate Form for EACH DBE Firm To Be Utilized On The Project.
- 2. Fill In ONLY The Appropriate Section For The Specified DBE Firm Listed On Part 1 Of This Form.

Description of Work To Be Performed by DBE Certified Subcontractors									
Bid Item #	Item Desc	ription	Scop	pe of Work	NAI0 Code		Unit Price	Quantit	y Total
							\$		\$
							\$		\$
Total Va	tal Value of Work To Be Performed By Certified DBE Firm								
Subtract (Minus) Any Amount to Be Sublet to a Non-DBE Firm(s)							(s)	()
Total Value DBE Subcontractor								\$	
Descrip	tion of Wo	rk To B	e Perfo	rmed by DBE	Certi	fied Sub	consultants		
	em(s) to be		escripti	on of Work	#H	lours or U	Units	Total V	alue
	•							\$	
								\$	
								\$	
Total Va	lue of Wor	k To Be	Perforn	ned By Certific	ed DB	DBE Firm		\$	
Subtract	(Minus) Ai	ny Amoi	ınt to B	e Sublet to a N	lon-DI	BE Firm((s)	()
Total Va	lue of DBE	Subcon	sultant					\$	
Items of	Work To	Be Perfe	ormed l	By DBE Truc	king F	Firm(s)			
Descript	ion of	Estima	te of	Estimate of	# of	Numbe	er of Trucks Ov	vned To	otal Dollar Value
Material	(s) Hauled	Ton/C.	Y	Trucks Requ	iired	or Leas	sed		
						O=		\$	
						L=			
						O= L=		\$	
						O=			
						L=		 \$	
Total Va	lue DBE T	rucking	Firm			1		\$	
									%
Items of	Work To	Be Perf	ormed l	by DBE Supp	lier [N	lon-Man	ufacturer]:		
	ion of Mate	erial(s)		Total Contra	act	Multip	ly X .60		E Credit Allowed
Supplied	<u>l</u>			Value				(Contract	Value*.60)
						60%			
						60%			
Total Va	lue of DBE	Supplie	er					\$	
*Note: C	Count only t	he porti	ons of w	ork to be perf	ormed	by a cer	tified DBE firn	for all of	the above
	mentioned categories.								

^{*}Important Notice: Failure to submit BOTH PARTS of this completed and signed form for each DBE firm whose quote/bid is being counted toward the established DBE participation goal, may constitute a MATERIAL DEFECT in your bid submission and may result in a determination of your bid as NON-RESPONSIVE.

DBE SUBCONTRACTOR/SUPPLIER GOOD FAITH EFFORT LOG

Project:			
project. LA	ust use this form to document their gakETRAN will contact DBE subcorrecorded on this log.		
DBE Subco	ontractor/Supplier:	Type of Work:	
Date of Contact	Type of Contact/Reason for Contact	Name of Contact	Follow up/decision by bidder/ Reason for decision
DBE Subco	ontractor/Supplier:	Type of Work:	
Date of Contact	Type of Contact/Reason for Contact	Name of Contact	Follow up/decision by bidder/ Reason for decision

Photocopy this sheet and attach photocopy to this page if more space is needed to list additional contacts made with the DBE subcontractor/supplier identified above.

Use the following descriptions for guidance concerning the categories of information requested above:

- Type of Contact includes, but is not limited to: email, telephone, fax, meeting.
- Include email and phone #'s used to make contact
- Reason for Contact includes, but is not limited to, describing subcontract opportunities, inviting quotes, reviewing plans, discussing quotes, restating invitation to DBE to submit quotes, following up, accepting quotes, and/or rejecting quotes.
- Name of Contact include the name of the person contacted.
- Follow up/decision by Bidder is the next step the bidder will take in the process of
 soliciting a DBE subcontractor's participation in the project. Follow up concludes with a
 decision by the bidder to either accept or reject the DBE as a subcontractor and, if
 rejected, the reason therefore.

As part of the good faith effort investigation performed by LAKETRAN, the listed DBE subcontractor and/or supplier will be contacted to verify the contacts and efforts made by the bidder identified in this form. Attach any and all supporting documentation (letters, faxes, etc.) that verify the above representations concerning bidder's good faith efforts to obtain the above listed DBE's participation. Contract award may be contingent on bidder's good faith efforts.

Complete one of these forms for each DBE subcontractor or supplier contacted. Photocopy this sheet if additional pages are required. If you are in need of assistance or have questions regarding LAKETRAN's DBE Program, please contact the DBE Liaison Officer at aaaby@laketran.com.

ATTACHMENT I LAKETRAN BIDDER REGISTRATION FORM

Per 49 CFR Part 26.11, Laketran is required to collect the following information on contractors and sub-contractors who seek to work on Federally-assisted Contracts

Legal Name of Business	
Contact Person's Name (first, last)	
Age of your business (in years)	
Type of Business (choose a	ıll that apply)
□ Advertising	☐ Fuel Systems and Technology
□ Architecture	☐ Functional Capacity Assessment
□ Auction Services	□ Graphic Design
□ Automobile Sales or Distributor	□ HVAC
□ Bicycle	☐ Industrial Equipment & Components
☐ Bus and Automobile Maintenance Products and Services	□ Lawn & Landscaping
☐ Bus Exterior Products/Services	□ Marketing
☐ Bus Interior Products/Services faxes	☐ Office Products including printers and
□ Bus Manufacturer	□ Printing Services
☐ Bus Sales or Distributor	□ Roofing
□ Bus Technology	□ Security Systems
□ Cleaning or Janitorial	□ Signage
□ Computer Services & IT	□ Snowplowing & Snow Removal
☐ Construction (includes Roofing, Windows, Cement, etc.)	□ Technology
□ Consulting Services	□ Telecommunications
□ Engineering Services	☐ Temporary Employment Agency
☐ Fare Collection and Fare Technology	□ Transit Partner
☐ Financial, Banking, & Auditing	□ Uniforms & Shoes
□ Fuel	□ Utilities - electric, plumbing, sewer
	□ Vehicles (non-bus)
□ Other - describe using key words	
Business Street Address	
City State	e Zip Code
Email AddressWebsi	te URL
Gross Annual Receipts – circle the category that best applies to Part 26.11.]	o your business. [A requirement per 49 Cl
-	million - \$ 5 million \$5 million or more
Is your business registered as a DBE?	YES NO

The following forms are to be complete	ted <u>only</u> by any sub-contractors performing work on this project.

ATTACHMENT C-2 CERTIFICATION OF LOWER-TIER PARTICIPANTS REGARDING RESTRICTIONS ON LOBBYING

I,	(Name and Title of Au	thorized Official), hereby certify on
behalf	alf of	_ (Name of Subcontractor) that:
1.	No Federal appropriated funds have been paid or will be paid, by any person for influencing or attempting to influence an officer or of Congress, an officer or employee of Congress, or an employee connection with the awarding of any Federal contract, the making of any Federal loan, the entering into of any cooperative agreement renewal, amendment, or modification of any Federal contract, grants	employee of any agency, a Member oyee of a Member of Congress in ag of any Federal grant, the making ent, and the extension, continuation,
2.	If any funds other than Federal appropriated funds have been painfluencing or attempting to influence an officer or employee of an officer or employee of Congress, or an employee of a Member Federal contract, grant, loan, or cooperative agreement, the under Standard Form LLL, "Disclosure Form to Report Lobbying," in a	any agency, a Member of Congress, of Congress in connection with this ersigned shall complete and submit
3.	The undersigned shall require that the language of this certification for all subawards at all tiers (including subcontracts, subgrants, ar cooperative agreements) and that all subrecipients shall certify an	nd contracts under grants, loans, and
made (transac	s certification is a material representation of fact upon which reliance the or entered into. Submission of this certification is a prerequisite saction imposed by Section 1352, Title 31, U.S. Code. Any person who I be subject to a civil penalty of not less than \$10,000 and not more that	e for making or entering into this fails to file the required certification
Execut	cuted thisday of, 20	
	BySignate	ure of Authorized Official
	Title o	f Authorized Official

ATTACHMENT D-2 CERTIFICATION OF LOWER-TIER PARTICIPANTS REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

The	Lower Tier Participant (potential subcontractor under a major third party contract)
	ently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from cipation in this transaction by any Federal department or agency.
1.	Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
2.	Have not within a three-year period preceding this proposal 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 or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
3.	Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (2) of this certification;
4.	Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default; and
5.	Are not included in the U. S. General Services Administration's List of Parties Excluded from Federal Procurement or Non-procurement Programs.
	e Lower Tier Participant (potential subcontractor under a major third party contract) is unable to certify to any e statements in this certification, such participant shall attach an explanation to this proposal.
PAF THI SUB	E LOWER-TIER PARTICIPANT (POTENTIAL SUBCONTRACTOR UNDER A MAJOR THIRD RTY CONTRACT), , CERTIFIES OR AFFIRMS E TRUTHFULNESS AND ACCURACY OF THE CONTENTS OF THE STATEMENTS OMITTED ON OR WITH THIS CERTIFICATION AND UNDERSTANDS THAT THE DVISIONS OF 31 U.S.C., SECTIONS 3801 ET SEQ. ARE APPLICABLE THERETO. Signature and Title of Authorized Official
	Signature and The of Authorized Official
	Date

ATTACHMENT E-2 CERTIFICATION OF LOWER-TIER PARTICIPANT REGARDING STANDARD PROJECT ASSURANCES

The	Lower Tier Participant (applicant for a potential s		or for a major third party contract),t of its knowledge and belief, that it and its
princ	ripals:		or the time with each time to time to
1.	The Lower Tier Participant hereby agrees that waive informality in any bid, to negotiate dire than one, or no contracts. Bidder further agrees in computing the lowest and best bid.	ctly with on	ly qualified respondents, to award one, more
2.	If the Lower Tier Participant is not the parent of the parent company. (A parent company is voting rights and/or assets in that company acknowledges the Proposer is authorized to su	one that own y.) By exec	ns at least a majority, fifty-one percent of the aution of this section, the parent company
	Company Name		
	Address		
	City, State, ZipPhone		
	Fax		
	E-mail		
	Website		
3.		nts which re- ntion. Propo- ents include it is not ourther acknown	elate to the applications made to and grants ser acknowledges such statutes, regulations, - but are not limited to - the following: In the Controller General's list of ineligible by
			Signature and Title of Authorized Official
			Date
No	tary Executes Here:		
Ta	ken, subscribed and sworn before me this	day of _	, 20
	Notary Public		
No	tary Public in and for the County of	, S	tate of
	My commission e	expires	

ATTACHMENT F-2 CERTIFICATION OF LOWER-TIER PARTICIPANT REGARDING NON-COLLUSION

This affidavit is to be filled out and executed by the Lower Tier Participant; if a corporation makes the bid, then by its properly executed agent. The name of the individual swearing to the affidavit should always appear on the line marked "Name of Affidavit." The affidavit's capacity, when a partner or officer of a corporation, should be inserted on lines marked "Capacity." The affidavit should sign individual name at end not partnership or corporation name, and swear to said affidavit before a notary public, who must attach his/her seal.

State of,	
County of,	
I, being first du (Name of Affidavit)	ly sworn, do hereby state that
(Name of Affidavit)	
I am of (Capacity)	
(Capacity) (Name of Firm, Pa	artnership, Corporation)
whose business is	
and who resides at	
and that	
(Give names of all persons, firms, or corporation interested	ed in the bid)
without any connection or interest in the profits thereof with work; that the said contract is on my/our part, in all respects no members of the Board of Trustees, head of any departme employee of the Authority, is directly or indirectly interested.	fair and without collusion or fraud, and also that ent or bureau, or employee therein, or any d therein.
	Signature and Title of Authorized Official
	Date
Notary Executes Here:	
Taken, subscribed and sworn before me this day of	, 20
Notary Public	
Notary Public in and for the County of, State	e of
My commission expires	

ATTACHMENT G-2 CERTIFICATION OF LOWER-TIER PARTICIPANT REGARDING DELINQUENT PERSONAL PROPERTY STATEMENT

	(Lower-Tier Participant), hereby affirms under	
	5719.042, that at the time the bid was submitted was / was not (please circle one) charged with deling	
personal property taxes on the General Tax List		uciit
Lake County, Ohio, the amount of such due and and interest shall be set forth below. A copy of this within thirty (30) days of the date it is submitted also be incorporated into the contract between L	tax exists on the General Tax List of Personal Property unpaid delinquent taxes, including due and unpaid penais statement shall be transmitted to the Lake County Treas d. If a contract is entered into, a copy of this statement AKETRAN and the Lower-Tier Participant and no pays s such statement has been so incorporated as a part there	alties surer shall ment
\$	_ Delinquent Personal Property Tax *	
\$	_ Penalties *	
\$	Interest *	
\$	Total *	
* Mark "N/A" if not applicable		
	Signature and Title of Authorized O	 fficial
	Signature and Title of Authorized O	inciai
		Date
Notary Executes Here:		
Taken, subscribed and sworn before me this	day of	·
Notary Public		
Notary Public in and for the County of	, State of	
My commission	on expires	