CONFLICT OF INTEREST (COI) DISCLOSURE FORM

Potential organizational conflict must be disclosed by offerors to the project owner as stated in 23 CFR 636.116. This form is to be completed by the General Contractor and all of its engineering, environmental, or architectural consultants hired for this project.

The Federal Highway Administration has defined "organizational conflict of interest" in 23 CFR Section 636.116 as follows:

Organizational COI means that because of other activities or relationships with other persons, a person is unable to render impartial assistance or advice to the owner, or the person's objectivity in performing the contract work is or might be otherwise impaired, or a person has an unfair competitive advantage.

These regulations also apply to "improper business practices and personal conflicts of interest" of the project owner's selection team members. 23 CFR Section 636.117 indicates that Federal Acquisition Regulations will apply to the state's selection team members in absence of relevant state laws and procedures. These regulations require government business to be "above reproach," conducted "with complete impartiality and with preferential treatment for none" and with "the highest degree of public trust and an impeccable standard of conduct" to avoid "even the appearance of a conflict of interest."

The identification, assessment, and management of real or potential COI is a joint task between HDOT and the private sector. It requires both parties to work together in an atmosphere of candor and accountability.

HDOT's determination will be based on a number of factors including;

- 1. Situational facts description of the situation and all known facts specific to the actual or potential COI;
- 2. Type of work specific product or service involved;
- 3. Relationship to Management specific interactions with HDOT's decision managers; and
- 4. Timing and availability of project or service.

It is important to understand that specific facts disclosed in any COI situation will be unique to that situation. Therefore, the decisions and conclusions reached in one situation may or may not be directly applicable to another.

If an organizational COI is determined to exist, The State of Hawaii, Department of Transportation, Highways Division (HDOT) may, at its sole discretion, disqualify the proposer from further participation in the procurement, cancel this procurement, or if award has already occurred, cancel the contract. If the proposer was aware of an organizational COI prior to award of the contract and did not disclose the conflict or potential conflict to HDOT, HDOT may terminate the contract for default.

Some examples of conflict of interest as seen by HDOT are:

Conflict Category Description

- 1. An employee of the Contractor, who has a spouse or immediate relative that is a key HDOT personnel working on the project;
- 2. Any employee of the Contractor's engineering or environmental consultant who has a spouse or immediate relative that is a key HDOT personnel working on the project;
- 3. Any engineering, environmental, or architectural firm who assisted HDOT in preparing various Request for Proposal (RFP) documents and who is participating on the Contractor's Design-Build team. The RFP documents includes but is not limited to:
 - A. Technical Provisions:
 - B. Plan Sheets:
 - C. Special Provisions;
 - D. Geotechnical Boring Logs; and
 - E. Environmental documents where specific recommendations or mitigation items are required as part of the project scope.
- Any engineering, environmental, or architectural firm who is <u>currently</u>
 defending HDOT against a lawsuit, formal or informal claim by a Contractor
 or subcontractor for another project who is also partnering with the same
 Contractor in this Design-Build project;
- 5. Others as applicable on a case-by-case basis.

HDOT Key Project Personnel List:

Gary Choy, Design Branch, Engineering Program Manager
Martin Okabe, Construction & Maintenance Branch, Engineering Program Mgr.
Jeffrey Fujimoto, Technical Design Services Office, Section Head
Kevin Ito, Technical Design Services Office, Project Manager

Failure to submit a complete <u>Conflict of Interest Disclosure Form</u> by the contractor and all of its engineering, environmental, or architectural consultants will automatically designate the proposer as non-responsive to this solicitation.

Failure to disclose conflict of interest information and any unsatisfactory performance of the contract as a result of the conflict, as perceived by HDOT, may result in commencement of debarment or suspension action defined in Section 103D-702, Hawaii Revised Statutes and Section 3-126, Hawaii Administrative Rules.

PART I

Date:		
Contractor, Engineering, Environmental, or	Architectural firm name:	
Would any of the five conflict categories shown on page 2 be applicable to your business or any employee or employees of your firm?		
[]-NO []-YES		
If your answer is "no", I have so stated and endorse this form in the signature line provided below and skip Part II of this form. If the answer is "yes", continue to Part II of this form.		
My signature certifies that this firm has no business or personal relationships with any other companies, agencies or persons that could be considered as a conflict interest or potential conflict of interest to HDOT, and that no principals, officers, agents, employees, or representatives of this firm that may have business or personal relationship with any other companies, agencies or persons that could be considered as a conflict of interest or potential conflict of interest to HDOT, pertaining to any and all work or services to be performed as a result of this request and any resulting contract with HDOT.		
- Date	Name and Title (please print)	
	Signature	

PART II

Applicable Conflict Category (1 to 5):
Name(s) of Employee (if applicable and/or specific to one individual or individuals):
Provide details of the potential conflict. Include project name, project owner and current applicable contact(s), litigation or claim amount, employee or business relationship with respect to conflict, and other information as applicable (attach other sheets as necessary):
Proposed action by Contractor or its Engineering, Environmental, or Architectural form to mitigate conflict or potential conflict (attach other sheets as necessary). If HDOT has determined that a conflict exists and HDOT accepts the proposed mitigative action by the Contractor in this block, the Qualifications proposal will be scored using the information contained in the mitigation proposal.

I certify that information provided in Part II is true and correct and to the best of my knowledge.		
Date	Name and Title (please print)	
	Signature	
FOR HDOT'S REVIEW COMMITTEE'S USE:		
 A conflict does not exist A conflict does exist The proposed mitigative action by the Contractor or its professional service consultant(s) is/are adequate to mitigate the conflict. The proposed mitigative action by the Contractor or its professional service consultant(s) is/are not adequate to mitigate the conflict. 		
Date		
	HDOT's Evaluation Committee Member Signatures	

Attach this completed form as a tabbed Appendix to the QUALIFICATION PROPOSAL (STEP ONE). This will not count against the QUALIFICATION PROPOSAL100 page limitation.