TEXAS DEPARTMENT OF TRANSPORTATION US 181 HARBOR BRIDGE REPLACEMENT PROJECT INSTRUCTIONS TO PROPOSERS

PROPOSAL LETTER - Form A

PROPOSER:	
Proposal Date: [], 2015	
Texas Department of Transportation 7600 Chevy Chase Drive Austin, Texas 78752 Attn: Mr. Dieter Billek, P.E.	

The undersigned ("Proposer") submits the enclosed Technical, Financial and Price Proposals (collectively, this "Proposal") in response to that certain Request for Proposals (the "RFP") issued by the Texas Department of Transportation ("TxDOT"), an agency of the State of Texas, dated [____], 2015 for a comprehensive development agreement ("CDA") to develop, design, construct, and provide comprehensive maintenance for the US 181 Harbor Bridge Replacement Project (the "Project"), as more specifically described herein and in the documents provided with the RFP (the "RFP Documents"). Initially capitalized terms not otherwise defined herein shall have the meanings set forth in the RFP and the RFP Documents.

In consideration for TxDOT supplying us, at our request, with the RFP Documents and agreeing to examine and consider this Proposal, the undersigned undertakes [jointly and severally] [if Proposer is a joint venture or association other than a corporation, limited liability company or a partnership, leave in words "jointly and severally" and delete the brackets; otherwise delete the entire phrase]:

- a) to keep this Proposal open for acceptance initially for 210 days after the Proposal Due Date, and if the undersigned is notified within such 210-day period that it is the next best value Proposer, for an additional 90 days, without unilaterally varying or amending its terms and without any member or partner withdrawing or any other change being made in the composition of the partnership/joint venture/limited liability company/consortium on whose behalf this Proposal is submitted, without first obtaining the prior written consent of TxDOT, in TxDOT's sole discretion; and
- b) if this Proposal is accepted, to provide security (including bonds, insurance and guaranties) for the due performance of the CDA, as stipulated in the Contract Documents and the RFP.

If selected by TxDOT as the best value Proposer, Proposer agrees to do the following or to cause Developer to do the following: (a) if requested by TxDOT in its sole discretion, enter into good faith negotiations with TxDOT regarding the terms of the CDA, in accordance with the requirements of the RFP Documents; (b) enter into the CDA without varying or amending its terms (except if requested to by TxDOT in its sole

discretion) and satisfy all other conditions to award of the CDA; and (c) perform its obligations as set forth in the ITP and the CDA, including compliance with all commitments contained in this Proposal.

The	following	individual(s)	is/are	designated	as	the	Proposer's	designated
repre	sentative(s)	in accordance	e with S	ection 2.2.2 of	f the	ITP:		
-								

The following individual(s) is/are authorized to enter into negotiations with TxDOT on behalf of the Proposer and Developer in connection with this RFP, the Project and the CDA:

Enclosed, and by this reference incorporated herein and made a part of this Proposal, are the following:

- Executive Summary;
- Proposer Information, Certifications and Documents;
- Project Development Plan;
- Appendices;
- Aesthetics Plan;
- Proposal Security;
- Updated Financial Information; and
- Price Proposal

Proposer acknowledges receipt of the following Addenda and sets of questions and responses:

[List all Addenda by number and date	issued.	For
example, "Addenda 1 issued [], 20°	14"]
[list other addenda]		

Responses issued [list dates on which TxDOT responded to Proposers' questions regarding the RFP Documents or this procurement.]

Proposer certifies that this Proposal is submitted without reservation, qualification, assumptions or conditions. Proposer certifies that it has carefully examined and is fully familiar with the site and all of the provisions of all of the RFP Documents, has reviewed all materials posted on the RFP Website, the Addenda and TxDOT's responses to questions, and is satisfied that the RFP Documents provide sufficient detail regarding the obligations to be performed by the Developer and do not contain internal inconsistencies; that it has carefully checked all the words, figures and statements in this Proposal; that it has conducted such other field investigations and additional design

development which are prudent and reasonable in preparing this Proposal; and that it has notified TxDOT of any deficiencies in or omissions from any RFP Documents or other documents provided by TxDOT and of any unusual site conditions observed prior to the date hereof. Proposer proposes to design, construct and maintain this Project in accordance with the Contract Documents and certifies to furnish and deliver all the materials and to do all work and labor required for the design, construction and maintenance and other identified activities for the Project, at the prices stated in the pricing forms (Forms M-N)

Proposer represents that all statements made in the QS previously delivered to TxDOT (as amended and resubmitted) are true, correct and accurate as of the date hereof, except as otherwise specified in the enclosed Proposal and Proposal forms. Proposer agrees that such QS, except as modified by the enclosed Proposal and Proposal forms, is incorporated as if fully set forth herein.

Proposer understands that TxDOT is not bound to accept the Proposal whose corresponding Price Proposal offers the lowest price to TxDOT or any Proposal TxDOT may receive.

Proposer further understands that all costs and expenses incurred by it in preparing this Proposal and participating in the RFP process will be borne solely by the Proposer, except any payment for work product that may be paid in accordance with the RFP.

Proposer consents to TxDOT's disclosure of this Proposal pursuant to Section 223.204(a) of the Texas Transportation Code to any Persons in TxDOT's sole discretion after conditional award of the CDA by TxDOT. Proposer acknowledges and agrees to the disclosure terms described in ITP Section 2.6. Proposer expressly waives any right to contest such disclosures under Section 223.204(a) of the Texas Transportation Code.

Proposer agrees that TxDOT will not be responsible for any errors, omissions, inaccuracies or incomplete statements in this Proposal.

This Proposal shall be governed by and construed in all respects according to the laws of the State of Texas.

Proposer's business address:

(No.)		(Street)	(Floor or Suite)
(City)	(State or Province)	(ZIP or Postal Code)	(Country)
State or Co	ountry of Incorporation/Form	nation/Organization:	

[insert appropriate signature block from following pages]

1.	Sample signature block for corporation or limited liability company:
[Insert	the proposer's name]
Ву:	
Print N	Name:
2.	Sample signature block for partnership or joint venture:
[Insert	the proposer's name]
By: [In	sert general partner's or member's name]
	By:
	Print Name:
	Title:
[Add s	signatures of additional general partners or members as appropriate]
3.	Sample signature block for attorney in fact:
[Insert	the proposer's name]
Ву:	
Print N	Name:
	Attorney in Fact

ADDITIONAL INFORMATION TO BE PROVIDED WITH PROPOSAL LETTER:

- A. Describe in detail the legal structure of the Proposer/Developer and Equity Members.
 - If the Proposer/Developer/Equity Member is a corporation or includes a
 corporation as a joint venture member, partner or member, provide articles
 of incorporation and bylaws for Proposer/Developer/Equity Member and
 each corporation certified by an appropriate individual. If any entity is not
 yet formed, so state and indicate that these documents will be provided
 prior to award.
 - 2. If the Proposer/Developer/Equity Member is a partnership or includes a partnership as a joint venture member, partner or member, attach full names and addresses of all partners and the equity ownership interest of each entity, provide the incorporation, formation and organizational documentation for the Proposer/Developer/Equity Member (partnership agreement and certificate of partnership for a partnership, articles of incorporation and bylaws for a corporation, operating agreement for a limited liability company and joint venture agreement for a joint venture) certified by an appropriate individual. If any entity is not yet formed, so state and indicate that these documents will be provided prior to award.
 - 3. If the Proposer/Developer/Equity Member is a joint venture or includes a joint venture as a joint venture member, partner or member, attach full names and addresses of all joint venture members and the equity ownership interest of each entity, provide the incorporation, formation and organizational documentation for the Proposer/Developer/Equity Member (partnership agreement and certificate of partnership for a partnership, articles of incorporation and bylaws for a corporation, operating agreement for a limited liability company and joint venture agreement for a joint venture) certified by an appropriate individual. If any entity is not yet formed, so state and indicate that these documents will be provided prior to award.
 - 4. If the Proposer/Developer/Equity Member is a limited liability company or includes a limited liability company as a joint venture member, partner or member, attach full names and addresses of all members and the equity ownership interest of each entity, provide the incorporation, formation and organizational documentation for the Proposer/Developer/Equity Member (partnership agreement and certificate of partnership for a partnership, articles of incorporation and bylaws for a corporation, operating agreement for a limited liability company and joint venture) certified by an appropriate individual. If any entity is not yet formed, so state and indicate that this information will be provided prior to award.

Attach evidence to the Proposal and to each letter that the person signing has authority to do so.

- B. With respect to authorization of execution and delivery of the Proposal and validity thereof, if the Proposer is a corporation, it shall provide evidence in the form of a resolution of its governing body certified by an appropriate officer of the corporation. If the Proposer is a partnership, such evidence shall be in the form of a partnership resolution and a general partner resolution (as to each general partner) providing such authorization, in each case, certified by an appropriate officer of the general partner. If the Proposer is a limited liability company, such evidence shall be in the form of a limited liability company resolution and a managing member(s) resolution providing such authorization, certified by an appropriate officer of the managing member(s). If there is no managing member, each member shall provide the foregoing information. If the Proposer is a joint venture, such evidence shall be in the form of a resolution of each joint venture member, certified by an appropriate officer of such joint venture member. If the Proposer is an entity that is not yet formed, such evidence shall be in the form of a resolution of each Equity Member, certified by an appropriate officer of such member. If the Proposer is a joint venture or a partnership, the Proposal must be executed by all joint venture members or all general partners, as applicable.
- C. The Developer's partnership agreement, limited liability company operating agreement, and joint venture agreement, as applicable, must include an express provision satisfactory to TxDOT, in its sole discretion, stating that, in the event of a dispute between or among joint venture members, partners or members, as applicable, no joint venture member, partner or member, as applicable, shall be entitled to stop, hinder or delay work on the Project. Proposers should submit the applicable agreement to TxDOT and identify on a cover page where in the agreement the provision can be found. If the Developer is not yet formed, provide draft organizational documents and indicate where the provision is found.

IDENTIFICATION OF PROPOSER AND EQUITY MEMBERS - Form B-1

NAME OF ENTITY AND CONTACT INFORMATION (address, representative, phone, fax, e- mail)	ROLE IN ORGANIZATION	Texas Contractor License and License Limit (if applicable)	Description of Work/Services To Be Performed By Entity (if applicable)

The above information is true, correct and accurate.
[Insert the Proposer's name]
By:
Name:
Title:

INFORMATION ABOUT PROPOSER ORGANIZATION - Form B-2

1.0	Name of Proposer:			
	Name of Developer			
2.0	Type of entity:	Prop	oser:	
		Deve	eloper:	
3.0	Proposer's address:			
		Tele	phone	Facsimile
4.0		ness, a	and how many years h	n Equity Member been in as each entity been in
	Name		No. of years in business	No. of years under present name
5.0	Under what other or for Members operated?	rmer na	ames have the Propose	r, Developer and Equity
	Proposer:			
		_:		

	;	: <u> </u>				
	·	:				
any Key Per that have be updated by as if set forth information s accurate in	er shall review sonnel and or en approved be the following in in full and the set forth in the all respects Attach separa	ther key stoy TxDOT nformation Proposer QS, exce	aff membersince the state of the Property of the Property of the state	ers and the submission oser's QS and warr orth herein ain any m	eir relevant of the QS is hereby i ants to TxI , is true, co	t exper . Exce incorpo OOT the omplete
	s licenses held s of all Texas l					

	Proposal shall include the following information regarding the Surety(ies) mitting to provide the bonds in accordance with Section 8 of the CDA:
(a)	Name(s), address(es) and phone numbers of the Surety(ies) that will provide the above-referenced bonds (must be rated in the top two categories by two nationally recognized rating agencies or at least A minus (A-) or better and Class VIII or better by A.M. Best and Company), and the name(s), address(es) and phone number(s) of the designated agent(s).
(b)	Whether or not each listed Surety has defaulted on any obligation within the past ten years, and, if so, a description of the circumstances and the outcome of such default.

8.0

STATE OF)
STATE OF))
	g first duly sworn, deposes and says tha of and of, which
entity(ies) are the is the entity(ies) are the making the foregoing Proposal, and t other statements therein are true and	of, the entity that the answers to the foregoing questions and al
(Signature)	(Signature)
(Name Printed)	(Name Printed)
(Title)	(Title)
Subscribed and sworn to before me the	this day of, 2015.
	Notary Public in and for said County and State
[Seal]	
My commission expires:	

INFORMATION ABOUT MAJOR PARTICIPANTS, MAJOR PROFESSIONAL SERVICES FIRMS AND IDENTIFIED SUBCONTRACTORS – Form B-3

This form will be used to provide information about any Major Participants (excluding Equity Members), Major Professional Services Firms and any other Subcontractors that have been identified as of the Proposal Due Date.

Proposer Name					
Entity Name / Contact	Address of Head Office	Telephone / Fax	Specialty / Assignment		

Add additional sheet(s) as necessary.

The undersigned Proposer hereby certifies that it has not entered into any substantive negotiations with Major Participants and/or Major Professional Services Firms resulting in an agreement to enter into any Subcontracts with respect to the Project, except for

those listed above. The Proposer agrees that it will follow applicable CDA requirements with respect to Subcontractors. Proposer further declares that it has carefully examined the RFP Documents, including TxDOT's DBE participation goal for the Project (set forth in ITP, Section 1.8.2), and acknowledges that Proposer's efforts to obtain participation by Subcontractors could reasonably be expected to accomplish TxDOT's DBE participation goal for the Project with respect to the professional services and Construction Work performed under the CDA.

I declare under penalty of perjury under the laws of the State of Texas that the foregoing

declaration is true and correct.	
Executed:, 2015	
	(Signature)
	(Name printed)
	(Title)
	(Proposer)

STATE OF	
COUNTY OF)
the of and _ which entity(ies) are the or	ly sworn, deposes and says that is is the of, of, the Proposer identified in the nswers to the foregoing questions and all other
(Signature)	(Signature)
(Name Printed)	(Name Printed)
(Title)	(Title)
Subscribed and sworn to before me this	day of, 2015.
	Notary Public in and for
	said County and State
[Seal]	
My commission expires:	

RESPONSIBLE PROPOSER QUESTIONNAIRE - Form C

PROPOSER'S NAME:			
NAME	OF E	NTITY ON WHOSE BEHALF FORM IS PROVIDED:	
1.	Questions		
	to each detailed following attach Failure precluing Propositive Propositive Propositive for with the followith the	Proposer/Major Participant/team member shall respond either "yes" or "no" ch of the following questions. If the response is "yes" to any question(s), a ed explanation of the circumstances shall be provided in the space ing the questions. The Proposer/Major Participant/team member shall additional documentation as necessary to fully explain said circumstances. It is to either respond to the questions or provide adequate explanations may reduce consideration of the proposal and require its rejection. For the ser, the term "affiliate" shall mean Developer, any Equity Member, or any which owns a substantial interest in or is owned in common with the ser, Developer or any Equity Member, or any such entity in which the ser, Developer or any Equity Member owns a substantial interest. For all entities providing this form, the term "affiliate" shall mean the entity signing rm, any entity which owns a substantial interest in or is owned in common ne entity signing the form, or any entity in which the entity signing the form a substantial interest.	
	Within the past ten years, has the identified entity, any affiliate, or any officer, director, responsible managing officer or responsible managing employee of such entity or affiliate who has a proprietary interest in such entity:		
	a)	Been disqualified, debarred, removed or otherwise prevented from bidding or proposing on or completing a federal, state or local contract anywhere in the United States or any other country because of a violation of law or safety regulation?	
		If yes, please explain the circumstances. If no, so state.	
		Yes No	
	b)	Been convicted by a court of competent jurisdiction of any criminal charge of fraud, bribery, collusion, conspiracy or any act in violation of state, federal or foreign antitrust law in connection with the bidding or proposing upon, award of or performance of any public works contract with any public entity?	
		If yes, please explain the circumstances. If no, so state.	
		Yes No	

c)	Had filed against it, him or her, any criminal complaint, indictment of information alleging fraud, bribery, collusion, conspiracy or any action in violation of state or federal antitrust law in connection with the bidding of proposing upon, award of or performance of any public works contract with any public entity?
	If yes, please explain the circumstances. If no, so state.
	Yes No
d)	Had filed against it, him or her, any civil complaint (including but no limited to a cross-complaint) or other claim arising out of a public works contract, alleging fraud, bribery, collusion, conspiracy or any act in violation of state or federal antitrust law in connection with the bidding or proposing upon, award of or performance of any public works contract with any public entity?
	Yes No
e)	Been found, adjudicated or determined by any federal or state court of agency (including, but not limited to, the Equal Employment Opportunity Commission, the Office of Federal Contract Compliance Programs and any applicable Texas governmental agency) to have violated any laws of Executive Orders relating to employment discrimination or affirmative action, including but not limited to Title VII of the Civil Rights Act of 1964 as amended (42 U.S.C. Sections 2000e et seq.); the Equal Pay Act (29 U.S.C. Section 206(d)); and any applicable or similar Texas law.
	If yes, please explain the circumstances. If no, so state.
	Yes No
f)	Been found, adjudicated, or determined by any state court, state administrative agency, including, but not limited to, the Texas Department of Labor (or its equivalent), federal court or federal agency, to have violated or failed to comply with any law or regulation of the United States or any state governing prevailing wages (including but not limited to payment for health and welfare, pension, vacation, travel time subsistence, apprenticeship or other training, or other fringe benefits) or overtime compensation?
	If yes, please explain the circumstances. If no, so state.
	Yes No
g)	Been convicted of violating a state or federal law respecting the employment of undocumented aliens?

		If yes, please explain the circumstances. If no, so state.	
		Yes No	
	h)	Been assessed liquidated or other damages for failure to complete a contract on time?	any
		If yes, please explain the circumstances. If no, so state.	
		Yes No	
	-	in the circumstances underlying any "yes" answers for the aforemention ions on separate sheets attached hereto.	ned
2.	Verific	cation / Declaration	
	forego	are under penalty of perjury under the laws of the State of Texas that bing declaration is true, correct and accurate to the best of my knowledging due inquiry. Executed, 2015.	
		(Signature)	
		(Name Printed)	
		(Title)	
		(Name of Organization)	

INDUSTRIAL SAFETY RECORD FOR TEAM MEMBERS PERFORMING INSTALLATION OR CONSTRUCTION WORK - Form D

PROPOSER'S NAME:	
NAME OF TEAM MEMBER:	
ROLE OF TEAM MEMBER:	

This form shall be filled out separately and provided for each member of the Proposer's team that will perform or supervise installation or construction Work for this Project, and including information for any entity in which such team member holds a substantial interest. Information must be provided with regard to all installation and construction work undertaken in the United States (including the State of Texas) by the entity, with separate statistics relative to the State of Texas. For team members that are members of joint ventures, information shall be provided as though 100% of the results were for the listed participant. The Proposer may be requested to submit additional information or explanation of data which TxDOT may require for evaluating the safety record.

	<u>2010</u>	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>
1) Total Hours Worked (in thousands) Nationwide: Texas:					
2) Number of fatalities:* Nationwide: Texas:					
Number of lost workdays:* Nationwide: Texas:					

	<u>2010</u>	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>
4) Number of lost workdays* cases: Nationwide: Texas:					
5) Number of injury/illness* cases: Nationwide: Texas:					
6) Number of days of* restricted work activity due to injury/illness: Nationwide: Texas:					
7) Incidence Rate** Lost Workday Cases Nationwide: Texas: Days Lost Nationwide: Texas:					
8) Worker's Compensation Experience Modifier Nationwide: Texas:					

^{*} The information required for these items is the same as required for columns 3 to 6, Code 10, Log and Summary of Occupational Injuries and Illnesses, OSHA Form 200.

^{**} Incidence Rate = No. Injuries (Cases) x 200,000 / Total Hours Worked

Name of Company (Print)		Signature
Address		Title
	State and ZIP Code	

The above information was compiled from the records that are available to me at this time and I declare under penalty of perjury under the laws of the State of Texas that the information is true and accurate within

the limitation of those records.

PERSONNEL WORK ASSIGNMENT FORM - Form E

Name of Proposer:	
Key Personnel Assignment ¹	Name of Individual Assigned
Project Manager	
Public Information Coordinator	
Construction Manager	
Lead Quality Manager	
Environmental Compliance Manager	
Design Manager	
Lead Roadway Design Engineer	
Lead Roadway Bridge Design Engineer	
Lead New Harbor Bridge Design Engineer	
Lead Drainage Engineer	
Professional Services Quality Acceptance Manager	
Construction Quality Acceptance Manager	
ROW Acquisition Manager	
Utility Manager	
Safety Manager	
Lead Demolition Manager	
Sustainability Manager	
Lead Maintenance Manager	
New Harbor Bridge Maintenance Engineer	

Notes:

1. "Construction Quality Acceptance Manager" is required to be employed by an independent Construction Quality Acceptance Firm.

NON-COLLUSION AFFIDAVIT - Form F

STA	TE OF)	
COL	JNTY OF)	SS:
Eacl	n of the undersigned, being first duly	sworn, deposes and says that:
A.	is the, of, v	of and is the which entity(ies) are the of foregoing Proposal.
В.	person, partnership, company, as liability company or corporation; sham; the Proposer has not direct Proposer to put in a false or shat colluded, conspired, connived or a in a sham Proposal or that anyone not in any manner, directly or indirect conference with anyone to fix the or to fix any overhead, profit or conference in the proposer, or to seculate true; and, further, the Proposer prices or any breakdown thereof, or data relative thereto, or paid, partnership, company, association	interest of, or on behalf of, any undisclosed ssociation, organization, joint venture, limited the Proposal is genuine and not collusive or city or indirectly induced or solicited any other m Proposal, and has not directly or indirectly greed with any Proposer or anyone else to put shall refrain from proposing; the Proposer has ectly, sought by agreement, communication or prices of the Proposer or any other Proposer, est element included in the Proposal, or of that are any advantage against TxDOT or anyone nent; all statements contained in the Proposal er has not, directly or indirectly, submitted its or the contents thereof, or divulged information and will not pay, any fee to any corporation, on, joint venture, limited liability company, or any member, partner, joint venture member lusive or sham Proposal.
C.	the price or other terms of its Propinformation or data regarding the p	ndirectly, divulge information or data regarding bosal to any other Proposer, or seek to obtain orice or other terms of any other Proposal, untilejection of all Proposals and cancellation of the
	(Signature)	(Signature)
	(Name Printed)	(Name Printed)
	(Title)	(Title)

Subscribed and sworn to before me this _	day of, 2015.
	Notary Public in and for said County and State
[Seal]	
My commission expires:	·
2 ,	sary so that it accurately describes the entity igned on behalf of the entity(ies) making the

FORM G KEY PERSONNEL RESUME AND REFERENCES

Name:	Position: (Select one.*)		
Firm:	☐ Project Manager		
	☐ Construction Manager		
Telephone:	☐ Design Manager		
Email Address:	☐ Safety Manager		
	☐ Lead Quality Manager		
Licenses/Certifications: (Select all that apply. Provide the license/certification number and expiration date.)	☐ Professional Services Quality Acceptance Manager		
☐ Professional Engineer (Date Since:) State: LIC. No	☐ Construction Quality Acceptance Manager		
☐ Texas P.E. License Application Attached, if applicable	☐ Lead Roadway Design Engineer		
☐ DBIA –Design-Build Institute of America	☐ Lead New Harbor Bridge Design Engineer		
LIC. No Exp	☐ ROW Acquisition Manager		
☐ PMP- Project Management Professional LIC. No Exp	☐ Utility Manager		
	☐ Public Information Coordinator		
□ ASQ – American Society of Quality□ CQI □ CQE □ CQM	☐ Lead Drainage Engineer		
LIC. No Exp	☐ Lead Maintenance Manager		
☐ OSHA Construction Safety & Health (30 hours) LIC. No Exp	☐ New Harbor Bridge Maintenance Engineer		
□ CPR and First Aid	☐ Sustainability Manager		
LIC. No Exp	☐ Lead Demolition Manager		
□ CHST – Construction Health & Safety Technician by the Board of Certified Safety Professionals LIC. No Exp	☐ Other		
☐ CSHO Certified safety and health official LIC. No Exp	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20+		
☐ TxDOT Precertification Categories.	Degree: Field / Program: ☐ Associate ☐ Engineering		
☐ FHWA National Highway Institute Courses on Design and Traffic Operations	 ☐ Undergraduate ☐ Graduate ☐ Doctoral ☐ Doctoral ☐ Lightcoming ☐ Construction Management ☐ Architecture ☐ Other: 		
☐ Other(s):	College/University (Name and Location):		
Additional Information (optional):			

Project Description/ Role	Project Value	Project Type	Project Owner/Manager
Project Name: Project Location: Start Date: Project Description: Describe role and services provided relevant to this	□ Below \$100M □ \$100M-\$500M □ Above \$500M Services Value* □ Project:	□ Availability Payment □ Design-Build □ Design-Build w/ ATC □ Design-Build-Maintain □ Design-Bid-Build □ Concession □ CM at Risk □ Other:	Name: Title: Agency: Telephone: Email:
Project Name: Project Location: Start Date: Project Description: Describe role and services provided relevant to this	□ Below \$100M □ \$100M-\$500M □ Above \$500M Services Value* □	□ Availability Payment □ Design-Build □ Design-Build w/ ATC □ Design-Build-Maintain □ Design-Bid-Build □ Concession □ CM at Risk □ Other:	Name: Title: Agency: Telephone: Email:
Project Name: Project Location: Start Date: End Date: Project Description: Describe role and services provided relevant to this	□ Below \$100M □ \$100M-\$500M □ Above \$500M Services Value* □	□ Availability Payment □ Design-Build □ Design-Build w/ ATC □ Design-Build-Maintain □ Design-Bid-Build □ Concession □ CM at Risk □ Other:	Name: Title: Agency: Telephone: Email:

^{*} Provide the value of the work performed under your supervision (i.e. design, construction, ROW acquisition, etc.)

DBE CERTIFICATION - Form H

Control	·
Project	
•	
Highway	
County	

DISADVANTAGED BUSINESS ENTERPRISES REQUIREMENTS

The following goal for participation by Disadvantaged Business Enterprises is established for professional services and Construction Work under the CDA:

DBE

9% of Development & Construction Price

DBE Certification

By signing the Proposal, the Proposer certifies that (1) the above DBE goal will be met by obtaining commitments equal to or exceeding the DBE percentage or that Developer will provide a good faith effort to substantiate the attempt to meet the goal; and (2) if awarded the CDA, Developer will submit a DBE Performance Plan meeting the requirements set forth in the DBE Special Provisions attached as Exhibit 6 to the CDA.

Failure to submit the DBE Performance Plan will be considered a breach of the requirements of the RFP. As a result, the Proposal Bond provided by the Proposer will become property of the Department and the Proposer and Equity Members will be precluded from participating in any reprocurement of the CDA for the Project.

[nan	ne]
[title	e1

CHILD SUPPORT STATEMENT FOR STATE GRANTS, LOANS AND CONTRACTS - Form I

Under Section 231.006, Family Code, the vendor or applicant certifies that the individual or business entity named in this contract, bid, or application is eligible to receive the specified grant, loan, or payment and acknowledges that this contract may be terminated and payment may be withheld if this certification is inaccurate.

Proposer Name:
List below the name and social security number of the individual or sole proprietor and each partner, shareholder or owner with an ownership interest of at least 25% of the entity identified below.
Section 231.006, Family Code, specifies that a child support obligor who is more than 30 days delinquent in paying child support and a business entity in which the obligor is a sole proprietor, partner, shareholder, or owner with an ownership interest of at least 25 percent is not eligible to receive payments from state funds under a contract to provide property, materials, or services; or receive a state-funded grant or loan.
A child support obligor or business entity ineligible to receive payments described above remains ineligible until all arrearage have been paid or the obligor is in compliance with a written repayment agreement or court order as to any existing delinquency.
Except as provided by Section 231.302(d), Family Code, a social security number is confidential and may be disclosed only for the purposes of responding to a request for information from an agency operating under the provisions of Parts A and D of Title IV of the federal Social Security Act (42 U.S.C. Section 601-617 and 651-669).
Date:, 2015
Company Name:
Signature
Title

[Duplicate or modify this form as necessary so that it accurately describes the entity making the Proposal and so that it is signed on behalf of the Proposer and each Major Participant.]

CONFLICT OF INTEREST DISCLOSURE STATEMENT - Form J

Proposer's attention is directed to 23 CFR Part 636 Subpart A and in particular to Subsection 636.116 regarding organizational conflicts of interest. Section 636.103 defines "organizational conflict of interest" as follows:

Organizational conflict of interest means that because of other activities or relationships with other persons, a person is unable or potentially 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.

Proposers are advised that in accordance with TxDOT's conflicts of interest Rules (43 Texas Administrative Code § 27.8), certain firms will not be allowed to participate on any Proposer's team for the Project because of their work with TxDOT in connection with the Project procurement and document preparation and the CDA program.

1. <u>Disclosure Pursuant to Section 636.116(2)(v) and Rule 27.8</u>

In the space provided below, and on supplemental sheets as necessary, identify all relevant facts relating to past, present, or planned interest(s) of the Proposer's team (including the Proposer, Developer, the Major Participants, proposed consultants and proposed subcontractors, and their respective chief executives, directors, and key project personnel) which may result, or could be viewed as, an organizational conflict of interest in connection with this RFP.

Proposer should disclose (a) any current contractual relationships with TxDOT, (b) any past, present, or planned contractual or employment relationships with any TxDOT member, officer, or employee; and (c) any other circumstances that might be considered to create a financial interest in the contract by any TxDOT member, officer, or employee if Proposer is awarded the contract. Proposer should also disclose matters such as ownership of 10% or more of the stock of, or having directors in common with, any of the RFP preparers. Proposer should also disclose contractual relationships with an RFP preparer in the nature of a joint venture, as well as relationships wherein the RFP preparer is a contractor or consultant (or subcontractor or subconsultant) to Proposer or a member of Proposer's team. The foregoing is provided by way of example, and shall not constitute a limitation on the disclosure obligations.

<u>Explanat</u>	<u>ion</u>
	steps that have been or will be taken to avoid, neutralize, any organizational conflicts of interest described herein.

3. <u>Certification</u>

The undersigned hereby certifies that, to the best of his or her knowledge and belief, no interest exists that is required to be disclosed in this Conflict of Interest Disclosure Statement, other than as disclosed above.

Signature			
Name			
Title			
Company Name		 	
Company Name			
	, 2015		
Date			

PROPOSAL SECURITY - Form K

(Separate Document)

PROPOSAL BOND - Form K

Bond No							
KNOW		PERSONS [NOTE: ins				•	
delete this bra		_		-			
Co-Sureties, ea							
the attached page, in the State of Text Department of Text Text Department of Text Text Text Text Text Text Text Text	n the Sta as, are h	ite indicated or ereby jointly ar	the attand	ached page ally held an	and authori d firmly bour	zed as a s nd unto th	surety in ie Texas
WHEREA and potentially r Nueces County Proposal is inco TxDOT's Requ supplemented, t ("ITP") included	maintain through orporated est for the "RFP"	n a Comprehe herein by this Proposals dat ") in accordance	ne US 1 ensive E s referer ed as	81 Harbor E Developmen nce and ha of [Bridge Repla t Agreemen s been subn], 2014	cement P It ("CDA" nitted pur (as amer	Project in), which suant to nded or
NOW, TH	IEREFOR	RE,					

- The condition of this Proposal Bond is such that, upon occurrence of any of the following events, then this obligation shall be null and void; otherwise it shall remain in full force and effect, and the Bonded Sum will be forfeited to TxDOT as liquidated damages and not as a penalty, upon receipt by Principal and Surety or by Principal and Sureties listed on the attached page (the "Co-Sureties") of notice of such forfeiture from TxDOT:
 - Principal's receipt of written notice from TxDOT that either (i) no CDA (a) for the Project will be awarded by TxDOT pursuant to the RFP, or (ii) TxDOT has awarded a CDA for the Project, has received the executed CDA and other required documents, and does not intend to award the contract to the Principal; or
 - If TxDOT has not previously delivered notice of forfeiture hereunder, (c) failure of TxDOT to conditionally award the CDA to Principal within 210 days (or 300 days if TxDOT has extended the 210 day period to 300 days pursuant to the terms of the ITP) after the Proposal Due Date.
- The Principal and the Surety or Co-Sureties hereby agree to pay to TxDOT the full Bonded Sum hereinabove set forth, as liquidated damages and not as a penalty, within ten days after occurrence of any of the following events:
 - Principal withdraws, repudiates or otherwise indicates in writing that it (a) will not meet all or any part of its commitments made in its Proposal

- prior to the time allowed for execution of the CDA under the ITP, as such time may be extended pursuant to ITP Section 4.6.2, without TxDOT's consent; or
- (b) Principal is selected for negotiations and fails to engage in good faith negotiations with TxDOT as set forth in ITP Section 5.12.1;
- (c) Principal is the apparent best value Proposer and fails to provide the documents required under ITP Sections 6.1 and 6.1.1.

Principal agrees and acknowledges that such liquidated damages are reasonable in order to compensate TxDOT for damages it will incur as a result of Principal's failure to satisfy the obligations under the RFP to which Principal agreed when submitting its Proposal. Such damages include potential harm to the credibility and reputation of TxDOT's transportation improvement program, including the CDA program, with policy makers and with the general public, delays to the Project and additional costs of administering this or a new procurement (including engineering, legal, accounting, overhead and other administrative costs). Principal further acknowledges that these damages would be difficult and impracticable to measure and prove, are incapable of accurate measurement because of, among other things, the unique nature of the Project and the efforts required to receive and evaluate proposals for it, and the unavailability of a substitute for those efforts. The amounts of liquidated damages stated herein represent good faith estimates and evaluations as to the actual potential damages that TxDOT would incur as a result of Principal's failure to satisfy the obligations under the RFP to which Principal agreed when submitting its Proposal, and do not constitute a penalty. Principal agrees to such liquidated damages in order to fix and limit Principal's costs and to avoid later Disputes over what amounts of damages are properly chargeable to Principal.

- 3. The following terms and conditions shall apply with respect to this Proposal Bond:
 - (a) This Proposal Bond shall not be subject to forfeiture in the event that TxDOT disqualifies the Proposal based on a determination that it is non-responsive or non-compliant.
 - (b) If suit is brought on this Proposal Bond by TxDOT and judgment is recovered, Principal and Surety or Co-Sureties shall pay all costs incurred by TxDOT in bringing such suit, including, without limitation, reasonable attorneys' fees and costs as determined by the court.
 - (c) Any extension(s) of the time for award of the CDA that Principal may grant in accordance with the CDA or otherwise, shall be subject to the reasonable approval of Surety or Co-Sureties.
 - d) Correspondence or claims relating to this Proposal Bond should be sent to Surety at the following address:

SIGNED and	
	Principal
	By:
	Co-Surety
	By:Attorney in Fact
	By:
	Co-Surety
	By:Attorney in Fact
	Ву:
	Co-Surety
	By:Attorney in Fact
	ADD APPROPRIATE SURETY ACKNOWLEDGMENTS] CO-SURETIES

SURETY NAME

SURETY ADDRESS

INCORPORATED IN

OPINION OF COUNSEL - Form L

[LETTERHEAD OF INDEPENDENT LAW FIRM OR IN-HOUSE COUNSEL - SEE SECTION 6.1.1(e) OF THE ITP FOR LEGAL COUNSEL REQUIREMENTS]

Texas Department of Transportation Strategic Projects Division 125 East 11th Street Austin, TX 78701

/\u3\iii, 1/\	. 10101
F	Re: Comprehensive Development Agreement (the "Agreement") for the US 181 Harbor Bridge Replacement Project dated as of, 2015, by and between Texas Department of Transportation, and (the "Developer")
Gentleme	n:
members, authorize provided certain R	relationship to Developer and its joint venture members, general partners, as applicable, and any other entities whose approval is required in order to delivery of the Proposal and execution of the Agreement.] This letter is to you pursuant to Section 6.1.1(e) of the Instructions to Proposers of that equest for Proposals issued by the Texas Department of Transportation on December 20, 2013 as amended.
We have a and instru procureme	this opinion, we have examined also considered such questions of law and we have examined such documents ments and certificates of public officials and individuals who participated in the ent process as we have deemed necessary or advisable. [if certificate ined from Developer or Guarantor, such certificate should also run in favor of

In giving this opinion, we have assumed that all items submitted to us or reviewed by us are genuine, accurate and complete, and if not originals, are true and correct copies of originals, and that all signatures on such items are genuine.

Subject to the foregoing, we are of the opinion that:

TxDOT and should be attached to opinion]

- Jopinion regarding organization/formation and existence of Developer and that Developer has corporate power to own its properties and assets, carry on its business, make the Proposal, enter into the Agreement and to perform its obligations under the Agreement] [if Developer is a partnership/joint venture, these opinions are also required for each of its joint venture members and general partners]
- 2. lopinion regarding good standing and qualification to do business in State of Texas for Developer [if Developer is a partnership/joint venture, these opinions are also required for each of its joint venture members and general partners]

- 3. [opinion regarding organization/formation and existence of Guarantor and that Guarantor has corporate power to own its properties and assets, to carry on its business, to enter into the Guaranty and to perform its obligations under the Guaranty] [if Guarantor is a partnership/joint venture, these opinions are also required for each of its joint venture members and general partners] [if there is no Guaranty, this opinion may be omitted]
- 4. [opinion that Proposal and the Agreement have been duly authorized by all necessary corporate action on the part of the Developer and the Proposal and Agreement have been duly executed and delivered by Developer] [if Developer is a partnership/joint venture, add: and its joint venture members/general partners after the first and second "Developer"]
- 5. [opinion that Guaranty has been duly authorized by all necessary corporate action on the part of Guarantor and the Guaranty has been duly executed and delivered by Guarantor] [if Guarantor is a partnership/joint venture, add: and its joint venture members/general partners after the first and second "Guarantor"] [if there is no Guaranty, this opinion may be omitted]
- 6. [opinion that the Agreement constitutes a legal, valid and binding obligation of the Developer enforceable against the Developer in accordance with its terms] [if Developer is a partnership/joint venture, add: and its joint venture members/general partners after the second "Developer"]
- 7. [opinion that the Guaranty constitutes a legal, valid and binding obligation of the Guarantor enforceable against the Guarantor in accordance with its terms; [if Guarantor is a partnership/joint venture, add: and its joint venture members/general partners after the second "Guarantor"] [if there is no Guaranty, this opinion may be omitted]
- 8. [opinion that all required approvals have been obtained with respect to execution, delivery and performance of the Proposal and the Agreement; and that neither the Proposal nor the Agreement conflicts with any agreement to which Developer is a party [if Developer is a partnership/joint venture, add: and its joint venture members/general partners are a party] or with any orders, judgments or decrees by which Developer is bound [if Developer is a partnership/joint venture, add: and its joint venture members/general partners are bound]]
- 9. [opinion that all required approvals have been obtained with respect to execution, delivery and performance of the Guaranty; and that the Guaranty does not conflict with any agreement to which Guarantor is a party [if Guarantor is a partnership/joint venture, add: and its joint venture members/general partners are a party] or with any orders, judgments or decrees by which Guarantor is bound] [if Guarantor is a partnership/joint venture, add: and its joint venture members/general partners are bound] [if there is no Guaranty, this opinion may be omitted]
- 10. [opinion that execution, delivery and performance of all obligations by Developer under the Proposal and the Agreement do not conflict with, and are authorized by, the articles of incorporation and bylaws of Developer [if Developer is a

partnership, replace articles of incorporation and bylaws with partnership agreement and (if applicable) certificate of limited partnership); if Developer is a joint venture, replace articles of incorporation and bylaws with joint venture agreement; if Developer is a limited liability company, replace articles of incorporation and bylaws with operating agreement and certificate of formation]

- 11. [opinion that execution, delivery and performance of all obligations by Guarantor under the Guaranty does not conflict with, and is authorized by, the articles of incorporation and bylaws of Guarantor] [if Guarantor is a partnership, replace articles of incorporation and bylaws with partnership agreement and (if applicable) certificate of limited partnership); if Guarantor is a joint venture, replace articles of incorporation and bylaws with joint venture agreement; if Guarantor is a limited liability company, replace articles of incorporation and bylaws with operating agreement and certificate of formation] [if there is no Guaranty, this opinion may be omitted]
- 12. [opinion that execution and delivery by the Developer of the Proposal and the Agreement do not, and the Developer's performance of its obligations under the Proposal and the Agreement will not, violate any current statute, rule or regulation applicable to the Developer or to transactions of the type contemplated by the Proposal or the Agreement]
- 13. [opinion that execution and delivery by the Guarantor of the Guaranty do not, and the Guarantor's performance of its obligations under the Guaranty will not, violate any current statute, rule or regulation applicable to the Guarantor or to transactions of the type contemplated by the Guaranty] [if there is no Guaranty, this opinion may be omitted]

FORM M-1

BASE SCOPE D&C PRICE

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

US 181 Harbor Bridge Replacement Project	Amount (U.S. Dollars, Nominal)	PV of Anticipated Draws (U.S. Dollars)
Base Scope D&C Price		

Proposer is requesting the above total amount from TxDOT for the design and construction phase of the Project (without Option Work or Option 2 Work) under the Comprehensive Development Agreement.

An itemized breakdown of the "Amount" in column 2 is shown on Form M-1.1.

PV of Anticipated Draws of D&C Price is for use in calculation of Price Value in Section 5.5 and shown on Form M-2.

Timing of anticipated draws is shown on <u>Form M-2</u>.

US 181 Harbor Bridge Replacement Project	Formula	Amount (U.S. Dollars, Nominal)
Annual Deferred D&C Payment Amount	(Base Scope D&C Price – \$611,000,000) / 5	

FORM M-1.1

BASE SCOPE D&C PRICE BREAKDOWN

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

ITEM / LINE NO.	DESCRIPTION		PRICE (U.S. Dollars, Nominal)
Α	Professional Services	=	Total
1	Professional Services Development Management & Community Outreach		
2	Development Design, Design Survey, & Landscape Design		
3	Environmental Permitting Activities		
4	Right of Way Acquisition Services & ROW Survey/Mapping		
5	Utility Locates, Utility Survey, and Utility Adjustment Design		
6	Professional Services Quality Review Firm, Construction Quality Acceptance Firm, and Environmental Team		
7	Miscellaneous Professional Services not covered by Lines 1-6		
8	Subtotal Professional Services (Sum Lines 1 through 7)	Subtotal	\$0
В	Construction		
9	Construction Development Management		
10	Mobilization		
11	Traffic Control		
12	Earthwork		
13	Subbase and Base Course		
14	Pavement		
15	New Harbor Bridge Structure		
16	All other structures		
17	Lighting and Signing		
18	Aesthetics Lighting on New Harbor Bridge		
19	Environmental Mitigation		
20	Utility Adjustments, including reimbursement of compensable Utility property interests		
21	Developer Designated ROW		
22	Bond Premiums		
23	Insurance Premiums		
24	Miscellaneous Construction Items not covered by Lines 9-23		
25	Subtotal Construction (Sum Lines 9 through 24)	Subtotal	\$0

26 Base Scope D&C Price (Line 8 + Line 25)

TOTAL

\$0

FORM M-1.2

ATC COST ADJUSTMENTS FOR BASE SCOPE

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

ATC COST ADJUSTMENT FOR ADDITIONAL IMPACT TO TXDOT ASSOCIATED WITH APPROVED ATCS

Approved ATC #	DESCRIPTION of APPROVED ATC	Costs to TxDOT (U.S. Dollars, Nominal)
	TOTAL	

Note: Cost may be positive or negative as set forth in the ATC approval letter and refers to the (1) additional cost associated with the ATC as determined by TxDOT or (2) cost savings to TxDOT due to avoided parcels of Schematic ROW.

FORM M-2

CASH FLOW ADJUSTMENT TABLE / TOTAL PAYMENT SCHEDULE (BASE SCOPE D&C PRICE)

(All amounts are in U.S. dollars, Nominal)

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
1	\$0.00	\$0.00	0.9959	\$0.00
2	\$0.00	\$0.00	0.9919	\$0.00
3	\$0.00	\$0.00	0.9879	\$0.00
4	\$0.00	\$0.00	0.9839	\$0.00
5	\$0.00	\$0.00	0.9799	\$0.00
6	\$0.00	\$0.00	0.9759	\$0.00
7	\$0.00	\$0.00	0.9719	\$0.00
8	\$0.00	\$0.00	0.9680	\$0.00
9	\$0.00	\$0.00	0.9641	\$0.00
10	\$0.00	\$0.00	0.9602	\$0.00
11	\$0.00	\$0.00	0.9563	\$0.00
12	\$0.00	\$0.00	0.9524	\$0.00
13	\$0.00	\$0.00	0.9485	\$0.00
14	\$0.00	\$0.00	0.9447	\$0.00
15	\$0.00	\$0.00	0.9408	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
16	\$0.00	\$0.00	0.9370	\$0.00
17	\$0.00	\$0.00	0.9332	\$0.00
18	\$0.00	\$0.00	0.9294	\$0.00
19	\$0.00	\$0.00	0.9257	\$0.00
20	\$0.00	\$0.00	0.9219	\$0.00
21	\$0.00	\$0.00	0.9182	\$0.00
22	\$0.00	\$0.00	0.9144	\$0.00
23	\$0.00	\$0.00	0.9107	\$0.00
24	\$0.00	\$0.00	0.9070	\$0.00
25	\$0.00	\$0.00	0.9033	\$0.00
26	\$0.00	\$0.00	0.8997	\$0.00
27	\$0.00	\$0.00	0.8960	\$0.00
28	\$0.00	\$0.00	0.8924	\$0.00
29	\$0.00	\$0.00	0.8888	\$0.00
30	\$0.00	\$0.00	0.8852	\$0.00
31	\$0.00	\$0.00	0.8816	\$0.00
32	\$0.00	\$0.00	0.8780	\$0.00
33	\$0.00	\$0.00	0.8744	\$0.00
34	\$0.00	\$0.00	0.8709	\$0.00
35	\$0.00	\$0.00	0.8674	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
36	\$0.00	\$0.00	0.8638	\$0.00
37	\$0.00	\$0.00	0.8603	\$0.00
38	\$0.00	\$0.00	0.8568	\$0.00
39	\$0.00	\$0.00	0.8534	\$0.00
40	\$0.00	\$0.00	0.8499	\$0.00
41	\$0.00	\$0.00	0.8465	\$0.00
42	\$0.00	\$0.00	0.8430	\$0.00
43	\$0.00	\$0.00	0.8396	\$0.00
44	\$0.00	\$0.00	0.8362	\$0.00
45	\$0.00	\$0.00	0.8328	\$0.00
46	\$0.00	\$0.00	0.8294	\$0.00
47	\$0.00	\$0.00	0.8261	\$0.00
48	\$0.00	\$0.00	0.8227	\$0.00
49	\$0.00	\$0.00	0.8194	\$0.00
50	\$0.00	\$0.00	0.8160	\$0.00
51	\$0.00	\$0.00	0.8127	\$0.00
52	\$0.00	\$0.00	0.8094	\$0.00
53	\$0.00	\$0.00	0.8061	\$0.00
54	\$0.00	\$0.00	0.8029	\$0.00
55	\$0.00	\$0.00	0.7996	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
TOTAL 1	\$0.00		TOTAL 2	\$0.00

Notes:

- Total 1 is Base Scope D&C Price Amount to Form M-1.
 Total 2 is PV of Anticipated Draws of Base Scope D&C Price to Form M-1.

FORM M-3

OPTION PRICE

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

US 181 Harbor Bridge Replacement Project Development	Amount (U.S. Dollars, Nominal)	PV of Anticipated Draws
Agreement		(U.S. Dollars)
Option 1 Price		
Option 2 Price		

Proposer is requesting the above amount from TxDOT for the design and construction phase of the Project under the Development Agreement, including the Option 1 Work and Option 2 Work.

An itemized breakdown of the "Amount" for Option 2 Price in column 2 is shown on Form M-5.1

PV of Anticipated Draw of Option 1 Price is for use in calculation of Price Value in Section 5.5 and shown on Form M-4.

PV of Anticipated Draw of Option 2 Price is for use in calculation of Price Value in Section 5.5 and shown on Form M-5.

Timing of anticipated draws is shown on Form M-4 and M-5.

FORM M-4

CASH FLOW ADJUSTMENT TABLE / TOTAL PAYMENT SCHEDULE (OPTION 1 PRICE)

(All amounts are in U.S. dollars, Nominal)

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
1	\$0.00	\$0.00	0.9959	\$0.00
2	\$0.00	\$0.00	0.9919	\$0.00
3	\$0.00	\$0.00	0.9879	\$0.00
4	\$0.00	\$0.00	0.9839	\$0.00
5	\$0.00	\$0.00	0.9799	\$0.00
6	\$0.00	\$0.00	0.9759	\$0.00
7	\$0.00	\$0.00	0.9719	\$0.00
8	\$0.00	\$0.00	0.9680	\$0.00
9	\$0.00	\$0.00	0.9641	\$0.00
10	\$0.00	\$0.00	0.9602	\$0.00
11	\$0.00	\$0.00	0.9563	\$0.00
12	\$0.00	\$0.00	0.9524	\$0.00
13	\$0.00	\$0.00	0.9485	\$0.00
14	\$0.00	\$0.00	0.9447	\$0.00
15	\$0.00	\$0.00	0.9408	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
16	\$0.00	\$0.00	0.9370	\$0.00
17	\$0.00	\$0.00	0.9332	\$0.00
18	\$0.00	\$0.00	0.9294	\$0.00
19	\$0.00	\$0.00	0.9257	\$0.00
20	\$0.00	\$0.00	0.9219	\$0.00
21	\$0.00	\$0.00	0.9182	\$0.00
22	\$0.00	\$0.00	0.9144	\$0.00
23	\$0.00	\$0.00	0.9107	\$0.00
24	\$0.00	\$0.00	0.9070	\$0.00
25	\$0.00	\$0.00	0.9033	\$0.00
26	\$0.00	\$0.00	0.8997	\$0.00
27	\$0.00	\$0.00	0.8960	\$0.00
28	\$0.00	\$0.00	0.8924	\$0.00
29	\$0.00	\$0.00	0.8888	\$0.00
30	\$0.00	\$0.00	0.8852	\$0.00
31	\$0.00	\$0.00	0.8816	\$0.00
32	\$0.00	\$0.00	0.8780	\$0.00
33	\$0.00	\$0.00	0.8744	\$0.00
34	\$0.00	\$0.00	0.8709	\$0.00
35	\$0.00	\$0.00	0.8674	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
36	\$0.00	\$0.00	0.8638	\$0.00
37	\$0.00	\$0.00	0.8603	\$0.00
38	\$0.00	\$0.00	0.8568	\$0.00
39	\$0.00	\$0.00	0.8534	\$0.00
40	\$0.00	\$0.00	0.8499	\$0.00
41	\$0.00	\$0.00	0.8465	\$0.00
42	\$0.00	\$0.00	0.8430	\$0.00
43	\$0.00	\$0.00	0.8396	\$0.00
44	\$0.00	\$0.00	0.8362	\$0.00
45	\$0.00	\$0.00	0.8328	\$0.00
46	\$0.00	\$0.00	0.8294	\$0.00
47	\$0.00	\$0.00	0.8261	\$0.00
48	\$0.00	\$0.00	0.8227	\$0.00
49	\$0.00	\$0.00	0.8194	\$0.00
50	\$0.00	\$0.00	0.8160	\$0.00
51	\$0.00	\$0.00	0.8127	\$0.00
52	\$0.00	\$0.00	0.8094	\$0.00
53	\$0.00	\$0.00	0.8061	\$0.00
54	\$0.00	\$0.00	0.8029	\$0.00
55	\$0.00	\$0.00	0.7996	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
TOTAL 1	\$0.00		TOTAL 2	\$0.00

Notes:

- Total 1 is Option 1 Price Amount to Form M-3.
 Total 2 is PV of Anticipated Draws of Option 1 Price to Form M-3.

FORM M-5

CASH FLOW ADJUSTMENT TABLE / TOTAL PAYMENT SCHEDULE (OPTION 2 PRICE)

(All amounts are in U.S. dollars, Nominal)

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
1	\$0.00	\$0.00	0.9959	\$0.00
2	\$0.00	\$0.00	0.9919	\$0.00
3	\$0.00	\$0.00	0.9879	\$0.00
4	\$0.00	\$0.00	0.9839	\$0.00
5	\$0.00	\$0.00	0.9799	\$0.00
6	\$0.00	\$0.00	0.9759	\$0.00
7	\$0.00	\$0.00	0.9719	\$0.00
8	\$0.00	\$0.00	0.9680	\$0.00
9	\$0.00	\$0.00	0.9641	\$0.00
10	\$0.00	\$0.00	0.9602	\$0.00
11	\$0.00	\$0.00	0.9563	\$0.00
12	\$0.00	\$0.00	0.9524	\$0.00
13	\$0.00	\$0.00	0.9485	\$0.00
14	\$0.00	\$0.00	0.9447	\$0.00
15	\$0.00	\$0.00	0.9408	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
16	\$0.00	\$0.00	0.9370	\$0.00
17	\$0.00	\$0.00	0.9332	\$0.00
18	\$0.00	\$0.00	0.9294	\$0.00
19	\$0.00	\$0.00	0.9257	\$0.00
20	\$0.00	\$0.00	0.9219	\$0.00
21	\$0.00	\$0.00	0.9182	\$0.00
22	\$0.00	\$0.00	0.9144	\$0.00
23	\$0.00	\$0.00	0.9107	\$0.00
24	\$0.00	\$0.00	0.9070	\$0.00
25	\$0.00	\$0.00	0.9033	\$0.00
26	\$0.00	\$0.00	0.8997	\$0.00
27	\$0.00	\$0.00	0.8960	\$0.00
28	\$0.00	\$0.00	0.8924	\$0.00
29	\$0.00	\$0.00	0.8888	\$0.00
30	\$0.00	\$0.00	0.8852	\$0.00
31	\$0.00	\$0.00	0.8816	\$0.00
32	\$0.00	\$0.00	0.8780	\$0.00
33	\$0.00	\$0.00	0.8744	\$0.00
34	\$0.00	\$0.00	0.8709	\$0.00
35	\$0.00	\$0.00	0.8674	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
36	\$0.00	\$0.00	0.8638	\$0.00
37	\$0.00	\$0.00	0.8603	\$0.00
38	\$0.00	\$0.00	0.8568	\$0.00
39	\$0.00	\$0.00	0.8534	\$0.00
40	\$0.00	\$0.00	0.8499	\$0.00
41	\$0.00	\$0.00	0.8465	\$0.00
42	\$0.00	\$0.00	0.8430	\$0.00
43	\$0.00	\$0.00	0.8396	\$0.00
44	\$0.00	\$0.00	0.8362	\$0.00
45	\$0.00	\$0.00	0.8328	\$0.00
46	\$0.00	\$0.00	0.8294	\$0.00
47	\$0.00	\$0.00	0.8261	\$0.00
48	\$0.00	\$0.00	0.8227	\$0.00
49	\$0.00	\$0.00	0.8194	\$0.00
50	\$0.00	\$0.00	0.8160	\$0.00
51	\$0.00	\$0.00	0.8127	\$0.00
52	\$0.00	\$0.00	0.8094	\$0.00
53	\$0.00	\$0.00	0.8061	\$0.00
54	\$0.00	\$0.00	0.8029	\$0.00
55	\$0.00	\$0.00	0.7996	\$0.00

Months after NTP 1	Anticipated Draw / Cash Flow (A)	Developer's Cumulative Draw / Cash Flow (B)	Discount Factor at 5% per annum (C)	PV of Anticipated Draw / Cash Flow (A X C)
TOTAL 1	\$0.00		TOTAL 2	\$0.00

Notes:

- Total 1 is Option 2 Price Amount to Form M-3.
 Total 2 is PV of Anticipated Draws of Option 2 Price to Form M-3.

FORM M-5.1

OPTION 2 PRICE BREAKDOWN

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

ITEM / LINE NO.	DESCRIPTION		PRICE (U.S. Dollars, Nominal)
A	Professional Services	•	Total
1	Professional Services Development Management & Community Outreach		
2	Development Design, Design Survey, & Landscape Design		
3	Environmental Permitting Activities		
4	Right of Way Acquisition Services & ROW Survey/Mapping		
5	Utility Locates, Utility Survey, and Utility Adjustment Design		
6	Professional Services Quality Review Firm, Construction Quality Acceptance Firm, and Environmental Team		
7	Miscellaneous Professional Services not covered by Lines 1-6		
8	Subtotal Professional Services (Sum Lines 1 through 7)	Subtotal	\$0
В	Construction		
9	Construction Development Management		
10	Mobilization		
11	Traffic Control		
12	Earthwork		
13	Subbase and Base Course		
14	Pavement		
15	New Harbor Bridge Structure		
16	All other structures		
17	Lighting and Signing		
18	Aesthetics Lighting on New Harbor Bridge		
19	Environmental Mitigation		
20	Utility Adjustments, including reimbursement of compensable Utility property interests		
21	Developer Designated ROW		
22	Bond Premiums		
23	Insurance Premiums		
24	Miscellaneous Construction Items not covered by Lines 9-23		
25	Subtotal Construction (Sum Lines 9 through 24)	Subtotal	\$0

26

FORM M-5.2

ATC COST ADJUSTMENTS FOR OPTION 2

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

ATC COST ADJUSTMENT FOR ADDITIONAL IMPACT TO TXDOT ASSOCIATED WITH APPROVED ATCS

Approved ATC #	DESCRIPTION of APPROVED ATC	Costs to TxDOT (U.S. Dollars, Nominal)
	TOTAL	

Note: Cost may be positive or negative as set forth in the ATC approval letter and refers to the (1) additional cost associated with the ATC as determined by TxDOT or (2) cost savings to TxDOT due to avoided parcels of Schematic ROW.

FORM N-1

O&M BASE SCOPE PRICE

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

US 181 Harbor Bridge Replacement Project Development Agreement	Amount (U.S. Dollars)
Adjusted Operations and Maintenance Value for the New Harbor Bridge	
(From Form N-1.1)	
Adjusted Operations and Maintenance Value for the Roadway Section (From Form N-1.2)	
Adjusted Operations and Maintenance Value for the Base Scope (sum of the above)	

Adjusted Operations and Maintenance Value for the Base Scope is for use in calculation of Price Value in Section 5.5.

Operations and Maintenance Schedule for New Harbor Bridge (Base Scope) is shown on <u>Form N-1.1</u>. Operations and Maintenance Schedule for the Roadway Section (Base Scope) is shown on Form N-1.2.

In the event of a conflict between the amount on this <u>Form N-1</u> and <u>Form N-1.1</u> or <u>Form N-1.2</u>, and the price in columns (A),(C),(D) and (E) of <u>Form N-1.1</u> or <u>Form N-1.2</u>, the prices in columns (A),(C),(D) and (E) of <u>Form N-1.1</u> or <u>Form N-1.2</u> shall govern and the amount to be entered in this <u>Form N-1</u> will be recalculated by TxDOT.

FORM N-1.1

OPERATIONS AND MAINTENANCE SCHEDULE FOR O&M NEW HARBOR BRIDGE (BASE SCOPE)

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

	Routin	e O&M	Renew	al Work			
Full Year of	Annual Routine O&M Price	Routine	Annual Renewal – Other Price in	Renewal	Escalated Total Annual		
Operation	in 2015	O&M Price	April 2015	Work Price	O&M		
(from	U.S.	Escalation	U.S.	Escalation	Payment	Discount	Factored O&M
Substantial	Dollars	Factor	Dollars	Factor	(E) = (A×	Factor	Amount
Completion)	(A)	(B)	(C)	(D)	B)+(C× D)	(F)	(E × F)
1		1.1039		1.1256		0.8226	
2		1.1314		1.1593		0.7835	
3		1.1598		1.1942		0.7461	
4		1.1888		1.2300		0.7106	
5		1.2185		1.2669		0.6767	
6		1.2489		1.3048		0.6446	
7		1.2802		1.3441		0.6138	
8		1.3122		1.3844		0.5846	
9		1.3450		1.4259		0.5567	
10		1.3785		1.4686		0.5303	
11		1.4131		1.5127		0.5050	
12		1.4484		1.5581		0.4809	
13		1.4846		1.6049		0.4580	
14		1.5216		1.6529		0.4363	
15		1.5598		1.7026		0.4155	
16		1.5988		1.7537		0.3957	
17		1.6388		1.8063		0.3768	
18		1.6796		1.8603		0.3589	
19		1.7217		1.9163		0.3418	
20		1.7648		1.9738		0.3255	
21		1.8089		2.0330		0.3100	
22		1.8540		2.0938		0.2953	
23		1.9005		2.1568		0.2812	
24		1.9480		2.2215		0.2678	
25		1.9967		2.2882		0.2551	
		1				TOTAL ¹	

1. Adjusted Operations and Maintenance Value for the New Harbor Bridge to Form N-1.

FORM N-1.2

OPERATIONS AND MAINTENANCE SCHEDULE FOR O&M ROADWAY SECTION (BASE SCOPE)

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

	Routin	e O&M	Renew	al Work			
Full Year of Operation	Annual Routine O&M Price in []	Routine O&M Price	Annual Renewal – Other Price in April 2015	Renewal Work Price	Escalated Total Annual O&M		
(from	2015 U.S.	Escalation	U.S.	Escalation	Payment	Discount	Factored O&M
Substantial Completion)	Dollars (A)	Factor (B)	Dollars (C)	Factor (D)	(E) = (A× B)+(C× D)	Factor (F)	Amount (E × F)
1	(^)	1.1039	(0)	1.1256	D)+(CX D)	0.8226	(L × I)
2		1.1314		1.1593		0.7835	
3		1.1514		1.1942		0.7461	
4		1.1888		1.2300		0.7401	
5		1.2185		1.2669		0.6767	
6		1.2489		1.3048		0.6446	
7		1.2802		1.3441		0.6138	
8		1.3122		1.3844		0.5846	
9		1.3450		1.4259		0.5567	
10		1.3785		1.4686		0.5303	
11		1.4131		1.5127		0.5050	
12		1.4484		1.5581		0.4809	
13		1.4846		1.6049		0.4580	
14		1.5216		1.6529		0.4363	
15		1.5598		1.7026		0.4155	
16		1.5988		1.7537		0.3957	
17		1.6388		1.8063		0.3768	
18		1.6796		1.8603		0.3589	
19		1.7217		1.9163		0.3418	
20		1.7648		1.9738		0.3255	
21		1.8089		2.0330		0.3100	
22		1.8540		2.0938		0.2953	
23		1.9005		2.1568		0.2812	
24		1.9480		2.2215		0.2678	
25		1.9967		2.2882		0.2551	
						TOTAL ¹	

1. Adjusted Operations and Maintenance Value for the Roadway to Form N-1

FORM N-2

O&M OPTION 2 PRICE

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

US 181 Harbor Bridge Replacement Project Development Agreement	Amount (U.S. Dollars)
Adjusted Operations and Maintenance Value for the New Harbor Bridge	
(From Form N-2.1)	
Adjusted Operations and Maintenance Value for the Roadway Section (From Form N-2.2)	
Adjusted Operations and Maintenance Value for Option 2 (sum of the above)	

Adjusted Operations and Maintenance Value for Option 2 is for use in calculation of Price Value in Section 5.5.

Operations and Maintenance Schedule for New Harbor Bridge (Option 2) is shown on <u>Form N-2.1</u>. Operations and Maintenance Schedule for the Roadway Section (Option 2) is shown on <u>Form N-2.2</u>.

In the event of a conflict between the amount on this <u>Form N-2</u> and <u>Form N-2.1</u> or <u>Form N-2.2</u>, and the price in columns (A),(C),(D) and (E) of <u>Form N-2.1</u> or <u>Form N-2.2</u>, the prices in columns (A),(C),(D) and (E) of <u>Form N-2.1</u> or <u>Form N-2.2</u> shall govern and the amount to be entered in this <u>Form N-2</u> will be recalculated by TxDOT.

FORM N-2.1

OPERATIONS AND MAINTENANCE SCHEDULE FOR <u>O&M NEW HARBOR BRIDGE (OPTION 2)</u>

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

	Routin	e O&M		al Work			
Full Year of Operation (from Substantial	Annual Routine O&M Price in 2015 U.S. Dollars	Routine O&M Price Escalation Factor	Annual Renewal – Other Price in April 2015 U.S. Dollars	Renewal Work Price Escalation Factor	Escalated Total Annual O&M Payment (E) = (A×	Discount Factor	Factored O&M Amount
Completion)	(A)	(B)	(C)	(D)	B)+(C× D)	(F)	(E × F)
1		1.1039		1.1256		0.8226	
2		1.1314		1.1593		0.7835	
3		1.1598		1.1942		0.7461	
4		1.1888		1.2300		0.7106	
5		1.2185		1.2669		0.6767	
6		1.2489		1.3048		0.6446	
7		1.2802		1.3441		0.6138	
8		1.3122		1.3844		0.5846	
9		1.3450		1.4259		0.5567	
10		1.3785		1.4686		0.5303	
11		1.4131		1.5127		0.5050	
12		1.4484		1.5581		0.4809	
13		1.4846		1.6049		0.4580	
14		1.5216		1.6529		0.4363	
15		1.5598		1.7026		0.4155	
16		1.5988		1.7537		0.3957	
17		1.6388		1.8063		0.3768	
18		1.6796		1.8603		0.3589	
19		1.7217		1.9163		0.3418	
20		1.7648		1.9738		0.3255	
21		1.8089		2.0330		0.3100	
22		1.8540		2.0938		0.2953	
23		1.9005		2.1568		0.2812	
24		1.9480		2.2215		0.2678	
25		1.9967		2.2882		0.2551	
		<u> </u>				TOTAL ¹	

1. Adjusted Operations and Maintenance Value for the New Harbor Bridge to Form N-2

FORM N-2.2

OPERATIONS AND MAINTENANCE SCHEDULE FOR O&M ROADWAY SECTION (OPTION 2)

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

	Routin	e O&M	Renew	al Work			
	Annual Routine		Annual Renewal – Other		Escalated Total		
Full Year of	O&M Price	Routine	Price in	Renewal	Annual		
Operation	in []	O&M Price	April 2015	Work Price	O&M	D:	Factors I COM
(from Substantial	2015 U.S. Dollars	Escalation Factor	U.S. Dollars	Escalation Factor	Payment (E) = (A×	Discount Factor	Factored O&M Amount
Completion)	(A)	(B)	(C)	(D)	B)+(C× D)	(F)	(E × F)
1	(^)	1.1039	(0)	1.1256	D)+(0x D)	0.8226	(= ~1)
2		1.1314		1.1593		0.7835	
3		1.1598		1.1942		0.7461	
4		1.1888		1.2300		0.7106	
5		1.2185		1.2669		0.6767	
6		1.2489		1.3048		0.6446	
7		1.2802		1.3441		0.6138	
8		1.3122		1.3844		0.5846	
9		1.3450		1.4259		0.5567	
10		1.3785		1.4686		0.5303	
11		1.4131		1.5127		0.5050	
12		1.4484		1.5581		0.4809	
13		1.4846		1.6049		0.4580	
14		1.5216		1.6529		0.4363	
15		1.5598		1.7026		0.4155	
16		1.5988		1.7537		0.3957	
17		1.6388		1.8063		0.3768	
18		1.6796		1.8603		0.3589	
19		1.7217		1.9163		0.3418	
20		1.7648		1.9738		0.3255	
21		1.8089		2.0330		0.3100	
22		1.8540		2.0938		0.2953	
23		1.9005		2.1568		0.2812	
24		1.9480		2.2215		0.2678	
25		1.9967		2.2882		0.2551	
						TOTAL ¹	

1. Adjusted Operations and Maintenance Value for the Roadway to Form N-2

FORM O

SUBSTANTIAL COMPLETION DEADLINES

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

BASE SCOPE DEADLINE

Description	Substantial Completion Date
TxDOT Last Allowable Date for Substantial Completion of Phase 1 of the Project	NTP1 plus 1520 calendar days
Proposal Commitment Date for Substantial Completion of Phase 1 of the Project	NTP1 plus [] calendar days
TxDOT Last Allowable Date for Substantial Completion of Phase 2 of the Project	NTP1 plus 1520 calendar days
Proposal Commitment Date for Substantial Completion of Phase 2 of the Project	NTP1 plus [] calendar days

OPTION 2 WORK DEADLINE

Description	Substantial Completion Date
TxDOT Last Allowable Date for Substantial Completion of Phase 1 of the Project	NTP1 plus 1520 calendar days
Proposal Commitment Date for Substantial Completion of Phase 1 of the Project	NTP1 plus [] calendar days
TxDOT Last Allowable Date for Substantial Completion of Phase 2 of the Project	NTP1 plus 1520 calendar days
Proposal Commitment Date for Substantial Completion of Phase 2 of the Project	NTP1 plus [] calendar days

EQUAL EMPLOYMENT OPPORTUNITY CERTIFICATION – Form P

To be executed by the Proposer, Major Participants and proposed known Subcontractors.

The u	ndersigned certifies on behal	If of (Name of entity making certification)	that:
		(Name of Shary making Sertification)	
(check	one of the following boxes)		
	•	s on file at each establishment affirmative and FR Part 60-2 (Affirmative Action Programs).	action
	It is not subject to the required under 41 CFR Part 60-2 (Af	uirements to develop an affirmative action profirmative Action Programs).	ogram
(check	one of the following boxes)		
		previous contract or subcontract subject to the d in Executive Orders 10925, 11114 or 11246.	equal
	It has participated in a previous contract or subcontract subject to the equal opportunity clause described in Executive Orders 10925, 11114 or 11246 and, where required, it has filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance, a federal government contracting or administering agency, or the former President's Committee on Equal Employment Opportunity, all reports due under the applicable filing requirements.		
	Signature:		
	Title:		
	Date:		
If n	ot Proposer, relationship to Proposer: _		

Note: The above certification is required by the Equal Employment Opportunity Regulations of the Secretary of Labor (41 CFR 60-1.7(b)(1)), and must be submitted by Proposers only in connection with contracts which are subject to the equal opportunity clause. Contracts that are exempt from the equal opportunity clause are set forth in 41 CFR 60-1.5. (Generally, only contracts of \$10,000 or under are exempt.) Currently, Standard Form 100 (EEO-1) is the only report required by Executive Orders or their implementing regulations.

Proposers, Major Participants, and proposed Subcontractors who have participated in a previous contract subject to the Executive Orders and have not filed the required reports should note that 41 CFR 60-1.7(b)(1) prevents the award of contracts and subcontracts unless such contractor submits a report covering the delinquent period or such other period specified by the Federal Highway Administration or by the Director, Office of Federal Contract Compliance, U.S. Department of Labor.

KEY SUBCONTRACTORS - FORM Q

List of Key Subcontractors by discipline or role:

- Project Management:
- Lead Design Firm:
- Quality Control Management:
- Quality Assurance Management:
- Key Task Leader Geotechnical:
- Key Task Leader Hydraulics and Hydrology:
- Key Task Leader Structural:
- Key Task Leader Environmental:
- Key Task Leader Utilities:
- Key Task Leader Right of Way:

CERTIFICATION REGARDING USE OF CONTRACT FUNDS FOR LOBBYING Form R

The undersigned certifies, to the best of its knowledge and belief (after due inquiry and investigation), 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 Federal 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 Federal 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.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. § 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The undersigned shall require that the language of this certification be included in all lower tier subcontracts which exceed \$100,000 and that all such recipients shall certify and disclose accordingly.

Date:	, 2015		
	,	Signature	
		Title	

[Duplicate or modify this form as necessary so that it accurately describes the entity making the Proposal and so that it is signed on behalf of Proposer, all partners, members or joint venturers of the Proposer and all other Major Participants]

CERTIFICATION REGARDING INELIGIBLE CONTRACTORS - FORM S

CERTIFICATION REGARDING DEBARMENT, SUSPENSION AND OTHER INELIGIBILITY AND VOLUNTARY EXCLUSION FROM TRANSACTIONS

FINANCED IN PART BY THE U.S. GOVERNMENT

I,	hereby certify that
	(Name and title of Certifying Officer)
	(Name of Developer)
1.	Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any Federal department or agency or from participation in the Project;
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 statues 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; and
4.	Have not within a three-year period preceding this proposal had one or more public transactions (Federal, State or local) terminated for cause or default.
	Participant is unable to certify to any of the statements in this certification, ctive Major Participant shall attach an explanation to this certification.
understand	tify and affirm the truthfulness and accuracy of the above statement, and I that the provisions of 31 United States Code (U.S.C.) §3801 <i>et seq.</i> ve Remedies for False Claims and Statements) are applicable hereto.
Name of Deve	eloper
Street Addres	ss of Developer
City, State, Zi	p

Telephone Number of Developer	
Signature of Certifying Officer	
Date	

Note: The above certification merely certifies that a Proposer and its Subcontractors are not declared by the federal government or have not voluntarily declared themselves debarred, suspended, or declared ineligible from doing transactions with the federal government or any of its agencies.

GUARANTOR COMMITMENT LETTER - Form T

[DATE]

Texas Department of Transportation

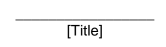
7600 Chevy Chase Drive Austin, Texas 78752 Attn: Mr. Dieter Billek, P.E

RE: Guarantor Commitment to Provide Parent Guaranty for the US 181 Harbor Bridge Replacement Project

Dear Mr. Holzmann:

[Insert name of entity providing the guaranty], hereinafter "Guarantor," is
[describe relationship to Proposer]. This commitment letter is provided on behalf
of[insert name of Proposer] in connection with its proposal for the Comprehensive
Development Agreement ("CDA") for the US 181 Harbor Bridge Replacement Project
("Project"). Guarantor hereby irrevocably agrees to provide a guaranty, guaranteeing all the
obligations of Developer with respect to the CDA in the form of Exhibit 13 to the CDA. This
commitment is subject only to award of the CDA to[insert name of Proposer],
execution of the CDA by TxDOT and[insert name of Proposer] and the issuance of
NTP1

Sincerely,



[Attach evidence of authorization of the signatory to the letter, which may include a Power of Attorney signed by an authorized individual of the entity or other authority, as evidenced by the partnership agreement, joint venture agreement, corporate charter, bylaws or resolution.]

FORM U

BENCHMARK RATE SUBMITTAL FORM

US 181 – HARBOR BRIDGE REPLACEMENT PROJECT TEXAS DEPARTMENT OF TRANSPORTATION

PART I (TO BE COMPLETED BY ALL PROPOSERS):

Proposer hereby elects (select only one):
\square to utilize the market interest rate adjustment; or
□ not to utilize the market interest rate adjustment.
Part I (to be completed solely by Proposers electing to utilize the market interest rate adjustment):
Benchmark Rates:
FLOATING RATE DEBT:

Debt Facility	Total Facility Amount	Benchmark Index	Benchmark Rate (%)
[#name, facility #1]			
[#name, facility #2]			
[Insert additional rows as needed]			

FIXED RATE DEBT:

Maturity	Amount	Benchmark Index	Base Interest Rate (%)	Assumed Rating
[Insert additional rows as needed]				

Proposer:			
Date:	, 2015		

BUY AMERICA CERTIFICATION - Form V

(To be signed by authorized signatory(ies) of Developer)

The undersigned certifies on behalf of itself and all proposed Subcontractors (at all tiers) that only domestic steel and iron will be used in the Project.

- A. Proposer shall comply with the Federal Highway Administration ("FHWA") Buy America Requirements of 23 CFR 635.410, which permits FHWA participation in the Contract only if domestic steel and iron will be used on the Project. To be considered domestic, all steel and iron used and all products manufactured from steel and iron must be produced in the United States, and all manufacturing processes, including application of a coating, for these materials must occur in the United States. Coating includes all processes which protect or enhance the value of the material to which the coating is applied. This requirement does not preclude a minimal use of foreign steel and iron materials, provided the cost of such materials does not exceed 0.1% of the Contract Price.
- B. A false certification is a criminal act in violation of 18 U.S.C. 1001. Should this Contract be investigated, Proposer has the burden of proof to establish that it is in compliance.
- C. At Proposer's request, TxDOT may, but is not obligated to, seek a waiver of Buy America requirements if grounds for the waiver exist. However, Proposer certifies that it will comply with the applicable Buy America requirements if a waiver of those requirements is not available or not pursued by the TxDOT.

PROPOSER	
SIGNATURE	
NAME (printed or typed)	
TITLE	
DATE	