PROFESSIONAL SERVICES AGREEMENT

THIS AGREEMENT, entered 2016, between the LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT (OWNER) and Brandstetter Carroll Inc., 2360 Chauvin Dr., Lexington, KY 40517 (CONSULTANT), witnesseth that for and in consideration of the covenants contained herein, the parties do agree as follows:

SECTION 1 - BASIC SERVICES OF CONSULTANT

1.1. General

CONSULTANT shall perform for the **OWNER** the professional services identified in "RFP #32-2016 Architectural and Engineering Services for Shillito Park Pool Expansion" attached as Exhibit A, and in "Consultant's Response to RFP #32-2016: Proposal for Architectural and Engineering Services for Shillito Park Pool Expansion" attached as Exhibit B. To the extent there is any conflict among the provisions of this Agreement and any exhibit or document included herein by reference, the provisions of this Agreement shall control, followed by the provisions of **EXHIBIT A**, then **EXHIBIT B**.

1.2. Project Phase

After receiving written authorization to proceed, the **CONSULTANT** shall:

- **1.2.1.** Notify the **OWNER** in writing of its authorized representative who shall act as Project Manager and liaison representative between the **CONSULTANT** and the **OWNER**.
- **1.2.2.** Perform all duties necessary to fully complete the deliverables described in Exhibit A (i.e. "RFP #32-2016 Architectural and Engineering Services for Shillito Park Pool Expansion,") and Exhibit B ("Consultant's Response to RFP #32-2016: Proposal for Architectural and Engineering Services for Shillito Park Pool Expansion").
- **1.2.3** Provide written documentation of all meetings and be responsible for incorporating all comments and changes resulting therefrom in final work product.
- **1.2.4.** Provide, at a minimum, Cost Estimates in Excel, the full set of final Plans in AutoCAD 15 (or newer), specifications in MS Word and one (1) full set of both in PDF format for reproduction at Lynn Imaging for bidding purposes.
- 1.2.5 Immediately notify **OWNER** of any delay in the delivery of a work product or deliverable, regardless of cause. Give written notice to **OWNER** within five (5) business days whenever **CONSULTANT** observes or otherwise becomes aware of any development that affects the scope or timing of **CONSULTANT'S** services.

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SECTION 2 - EXTRA WORK BY CONSULTANT

2.1. The **OWNER** may desire to have the **CONSULTANT** perform work or render services in connection with this project other than provided by the expressed intent of this Agreement. Such work shall be considered as "Extra Work". Extra Work shall not proceed until the **OWNER** gives written authorization.

SECTION 3 - OWNER'S RESPONSIBILITIES

OWNER shall:

- **3.1.** Provide the **CONSULTANT** with its requirements for the **PROJECT**, including objectives and constraints, space, capacity and performance requirements, flexibility and expandability, and any budgetary limitations.
- **3.2.** Assist **CONSULTANT** by placing at his disposal available information pertinent to the Project.
- **3.3.** Examine all studies, reports, sketches, drawings, specifications, proposals and other documents presented by **CONSULTANT**, and render in writing decisions pertaining thereto within a reasonable time so as not to delay the services of **CONSULTANT**.
- 3.4. Designate in writing a person to act as **OWNER'S** representative with respect to the services to be rendered under this Agreement. Such person shall have complete authority to transmit instructions, receive information, interpret, and define **OWNER'S** policies and decisions with respect to materials, equipment, elements, and systems pertinent to **CONSULTANT'S** services.
- **3.5.** Give written notice to **CONSULTANT** whenever **OWNER** observes or otherwise becomes aware of any development that affects the scope or timing of **CONSULTANT'S** services, or any defect in the work of Contractor(s).
- **3.6.** Furnish or direct **CONSULTANT** to provide, necessary Extra Work as stipulated in Section Two (2) of this Agreement or other services as required.

SECTION 4 - PERIOD OF SERVICES

- **4.1.** Time is of the essence in the performance of this agreement. **CONSULTANT** shall complete the following phases, further identified and described in exhibits A and B, no later than February 1, 2017: the Design Development Phase, the Schematic Design, Phasing Recommendations Phase and Cost Estimates Phase.
- **4.2.** The provisions of this Section Four (4) and the various rates of compensation for **CONSULTANT'S** services provided for elsewhere in this Agreement have been agreed to in anticipation of the orderly and continuous progress of the project through completion.
- **4.3.** If a delay results from the acts of **OWNER** or another entity that is required to permit or approve the work or services, an extension of time for such delay will be considered by **OWNER**.

- **4.3.1.** If the above type of delay occurs and **CONSULTANT** wants an extension of time, it must, within ten (10) days from the date of the delay, apply in writing to **OWNER** for an extension of time for a reasonable period, which must be agreed upon by **OWNER**.
- **4.3.2.** If the extension of time is approved by **OWNER**, the project schedule shall be revised to reflect the extension. Such extension of time to the completion date shall in no way be construed to operate as a waiver on the part of **OWNER** of any of its other rights in the Agreement.
- **4.3.3**. If the above type of delay would prevent complete performance of the project within ninety (90) days of the time specified therein, **OWNER** shall have the option of cancelling the project or otherwise adjusting the scope of the services or work and any related fees.
- **4.3.4.** If the parties cannot mutually agree to an extension of time or an adjustment, Section 6.5 under "DISPUTES" of this Agreement shall apply.
- 4.4. If delays result solely by reason of acts of the CONSULTANT, the CONSULTANT must immediately notify the OWNER in the event of such delay, and provide the OWNER a written action plan within five (5) business days on how it will reasonably attempt to resolve the delay. If the parties cannot mutually agree to an extension of time or an adjustment, Section 6.5 under "DISPUTES" of this Agreement shall apply. If the above type of delay would prevent complete performance of the project within ninety (90) days of the time specified therein, OWNER shall have the option of cancelling the project or otherwise adjusting the scope of the services or work and any related fees.

SECTION 5 - PAYMENTS TO CONSULTANT

5.1. Methods of Payment for Services of CONSULTANT.

5.1.1. Basic Services

In consideration of **CONSULTANT** and/or its sub-consultant/s providing the services identified in Exhibits A and B, shall pay **CONSULTANT** the amounts detailed in the "Detailed Payment Schedule," attached as Exhibit D, at the times specified therein. The **CONSULTANT** shall not begin any phase of the project until it has received the **OWNER'S** written approval to do so.

5.1.2. Extra Work

Extra Work shall be paid for by the **OWNER** on the basis of the hourly rates submitted by the CONSULTANT in their proposal. In the event the **OWNER** and the **CONSULTANT** are unable to agree upon the amount of payment for Extra Work, then the amount of such payment shall be determined pursuant to Section 6.5 (**Disputes**).

5.2. Times of Payment

5.2.1 CONSULTANT shall submit to OWNER detailed statements for work completed upon the acceptable completion of each phase of work (or portion of a phase of work) as defined by Exhibit D "Detailed Payment Schedule." The Statements will be based upon CONSULTANT'S estimate of the proportion of the total services actually completed at the time of billing. OWNER shall respond to CONSULTANT'S statements within thirty (30) days, either denying payment or making payment.

5.3. Other Provisions Concerning Payments

- 5.3.1. In the event the Agreement is terminated by the OWNER without fault on the part of the CONSULTANT, the CONSULTANT shall be paid for the work performed or services rendered for which it has not already been paid in an amount bearing the same ratio to the total Agreement fee as the amount of work completed or partially completed and delivered to the OWNER is to the total amount of work provided for herein, as determined by mutual agreement between the OWNER and the CONSULTANT.
- **5.3.2.** In the event the services of the **CONSULTANT** are terminated by the **OWNER** for fault on the part of the **CONSULTANT**, the **CONSULTANT** shall be paid reasonable value of the work performed or services rendered and delivered for which it has not already been paid, and the amount to be paid shall be determined by the **OWNER**.

SECTION 6 - GENERAL CONSIDERATIONS

6.1. Termination

- 6.1.1. CONSULTANT may only terminate this Agreement due to OWNER'S material breach of the terms hereof which breach causes CONSULTANT to be unable to perform its duties and responsibilities under this Agreement and upon forty-five (45) days written advance notice to OWNER.
- 6.1.2. The OWNER may terminate this Agreement for cause upon seven (7) business days written advance notice to the CONSULTANT. The OWNER reserves the right to terminate the Agreement for any reason whatsoever, with or without cause, at any time upon thirty (30) days written advance notice to the CONSULTANT.

6.2. Ownership and Reuse of Documents

All documents, including raw data, reports, Drawings and Specifications, prepared by the **CONSULTANT** pursuant to this Agreement shall be delivered to and become the property of the

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OWNER. The **OWNER** shall have the right to reuse same without restriction or limitation, but without liability or legal exposure to **CONSULTANT**.

6.3. Legal Responsibilities and Legal Relations

- **6.3.1.** The **CONSULTANT** shall familiarize himself with and shall at all times comply with all federal, state, and local laws, ordinances, and regulations that in any manner affect the services of this Agreement.
- 6.3.2. In performing the services hereunder, the CONSULTANT and its consultants, employees, agents and representatives shall not be deemed or construed to be employees of OWNER in any manner whatsoever. Except as otherwise provided in this Agreement, the CONSULTANT shall be acting as an independent contractor. The CONSULTANT shall not hold itself out as, nor claim to be, an officer or employee of OWNER by reason hereof and shall not make any claim, demand or application to or for any right or privilege applicable to an officer or employee of OWNER. The CONSULTANT shall be solely responsible for any claims for wages or compensation by CONSULTANT'S employees, agents and representatives, including consultants, and shall save and hold OWNER harmless therefrom.
- **6.3.3.** The parties hereto agree that causes of actions between the parties shall be governed by applicable provisions of the Kentucky Revised Statues, and that venue of any legal action shall be a court of appropriate jurisdiction in Fayette County, Kentucky. The parties further agree that Kentucky law shall apply with respect to the interpretation of any provision of this Agreement.

6.4. Successors and Assigns

- **6.4.1. CONSULTANT** binds itself and his partners, successors, executors, administrators, assigns and legal representatives to this Agreement in respect to all covenants, agreements, and obligations of this Agreement. **CONSULTANT** shall not assign any interest, obligation or benefit in this Agreement, nor transfer any interest in the same, whether by assignment or novation, without prior written consent of **OWNER**.
- **6.4.2.** The **CONSULTANT** shall not subcontract more than fifty percent (50%) of the work, based upon dollar value of the work. The **CONSULTANT** shall obtain written approval prior to subletting or assigning any services contained in this Agreement, and consent to sublet or assign any part of this Agreement shall not be construed to relieve the **CONSULTANT** of any responsibility for compliance with the provisions of this Agreement.
- **6.4.3.** Nothing herein shall be construed to give any rights or benefits hereunder to anyone other than **OWNER** and **CONSULTANT**.

6.5. Disputes

Except as otherwise provided in this Agreement, any dispute hereunder may be resolved by agreement of the **OWNER'S** Agent (Section 8.1.1) and the **CONSULTANT**. In the absence of such an agreement, the dispute shall be submitted to the **OWNER'S** Commissioner, Department of General Services, whose decision shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary, or so grossly erroneous as necessarily to imply bad faith. Pending a final decision of a dispute hereunder, the **CONSULTANT** shall proceed diligently with the performance of the Agreement in accordance with the directions of the **OWNER**.

6.6. Accuracy of CONSULTANT'S Work

The **CONSULTANT** shall be required to perform this Agreement in accordance with the degree of ordinary and reasonable skill and care usually exercised by professional engineers, architects and landscape architects prevailing at the time, place and under similar conditions as the services hereunder are rendered.

The **CONSULTANT** shall be responsible for the accuracy of all work, even though raw data, reports, Drawings and Specifications have been accepted by the **OWNER**, and it shall make any necessary revisions or corrections required as a result of its errors and/or omissions for no additional compensation. By submission of reports, soils and subsurface information, quantities estimates, calculations and Drawings and Specifications to the **OWNER**, the **CONSULTANT** has made an incontrovertible representation that the information is accurate within the appropriate standard of skill and care. Failure on the part of **CONSULTANT** to provide the expected level of accuracy may be grounds for the **OWNER** to terminate this Agreement.

6.7. Security Clause

The **CONSULTANT** certifies that he shall not at any time release or divulge any information concerning the services covered by this Agreement to any person or any public or private organization except the **OWNER** without prior approval of the **OWNER** unless required by law.

6.8. Access to Records

The **CONSULTANT** and his sub-consultants shall maintain all books, documents, papers, and accounting records, and make such materials available at their respective offices at all reasonable times during the Agreement period and for three (3) years from the date of final payment under the Agreement for inspection by the **OWNER**, and copies thereof shall be furnished if requested. Failure to maintain such records for three (3) years after the date of final payment may be grounds for the **OWNER** to disqualify the **CONSULTANT** from consideration for future consultant Professional Service Agreements.

6.9. Risk Management Provisions, Insurance and Indemnification

6.9.1. **DEFINITIONS**

The **CONSULTANT** understands and agrees that the Risk Management Provisions of this Agreement define the responsibilities of the **CONSULTANT** to the **OWNER**.

As used in these Risk Management Provisions, the terms "CONSULTANT" and "OWNER" shall be defined as follows:

- **a. CONSULTANT** means the consultant and its employees, agents, servants, owners, principals, licensees, assigns and subcontractors of any tier.
- **owner** means the Lexington-Fayette Urban County Government and its elected and appointed officials, employees, agents, boards, assigns, volunteers, and successors in interest.

6.9.2. INDEMNIFICATION AND HOLD HARMLESS PROVISION

CONSULTANT shall defend, indemnify, and hold harmless OWNER from and against all liability, claims, losses, actions, costs, expenses, obligations, fines, and assessments of whatever kind, including defense costs and reasonable attorney's fees, that are in any way incidental to or connected with, or that arise or are alleged to have arisen, directly or indirectly, from or by CONSULTANT's (or its subcontractors or subconsultants of any tier) performance or breach of the Agreement provided that such claim, damage, loss or expense is attributable to personal injury, bodily injury, sickness, or death, or to injury to or destruction of property, including the loss of use resulting therefrom; or to or from negligent acts, errors or omissions or willful misconduct; provided however, that CONSULTANT shall not be required to indemnify for damages caused solely by the negligent act or omission or willful misconduct of OWNER. Notwithstanding, the foregoing, with respect to any professional services performed by CONSULTANT hereunder (and to the fullest extent permitted by law), **CONSULTANT** shall indemnify, save, hold harmless and defend OWNER from and against any and all liability, damages and losses, including but not limited to, demands, claims, obligations, causes of action, judgments, penalties, fines, liens, costs, expenses, interest, defense costs and reasonable attorney's fees, for any damage due to death or injury to any person or injury to any property (including the loss of use resulting therefrom) to the extent arising out of, pertaining to or relating to the negligence, recklessness or willful misconduct of CONSULTANT in the performance of this agreement. In the event OWNER is alleged to be liable based upon any of the above, CONSULTANT shall defend such allegations and shall bear all costs, fees and expenses of such defense, including but not limited to, all reasonable attorneys' fees and expenses, court costs, and expert witness fees and expenses, using attorneys approved in writing by **OWNER**, which approval shall not be

unreasonably withheld. This Indemnification and Hold Harmless Provision shall in no way be limited by any financial responsibility or insurance requirements, and shall survive the termination of this Agreement.

6.9.3 FINANCIAL RESPONSIBILITY

CONSULTANT understands and agrees that it shall, prior to final acceptance of its bid and the commencement of any work, demonstrate the ability to assure compliance with the above Indemnity provisions and these other risk management provisions.

6.9.4 INSURANCE REQUIREMENTS

Required Insurance Coverage

CONSULTANT shall procure and maintain for the duration of this Agreement the following or equivalent insurance policies at no less than the limits shown below and cause its subcontractors to maintain similar insurance with limits acceptable to OWNER in order to protect OWNER against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work or services hereunder by **CONSULTANT**:

Coverage	<u>Limits</u>
General Liability (Insurance Services Office Form CG 00 01)	\$1 million per occurrence, \$2 million aggregate or \$2 million combined single limit
Commercial Automobile Liability (Insurance Services Office Form CA 0001)	\$1 million combined single, \$1 million per occurrence
Professional Liability	\$1 million per occurrence, \$2 million aggregate
Worker's Compensation	Statutory
Employer's Liability	\$500,000.00 - \$1 million

The policies above shall contain the following conditions:

a. All Certificates of Insurance forms used by the insurance carrier shall be properly filed and approved by the Department of Insurance for the Commonwealth of

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Kentucky. OWNER shall be named as an additional insured in the General Liability Policy and Commercial Automobile Liability Policy using the Kentucky DOI approved forms.

- b. The General Liability Policy shall be primary to any insurance or self-insurance retained by OWNER.
- c. The General Liability Policy shall include a Products and Completed Operations endorsement or Premises and Operations Liability endorsement unless it is deemed not to apply by OWNER.
- d. The General Liability Policy shall have a Professional Liability endorsement (including Errors and Omissions) for any services performed pursuant to the contract, and/or a separate Professional Liability Policy shall be obtained unless it is deemed not to apply by OWNER.
- e. The Professional Liability policy shall be maintained for a minimum of three years beyond the completion date of the project, to the extent commercially available. If not commercially available, **CONSULTANT** shall notify OWNER and obtain similar insurance that is commercially available and acceptable to OWNER.
- f. OWNER shall be provided at least 30 days advance written notice via certified mail, return receipt requested, in the event any of the required policies are canceled or non-renewed.
- g. Said coverage shall be written by insurers acceptable to OWNER and shall be in a form acceptable to OWNER. Insurance placed with insurers with a rating classification of no less than Excellent (A or A-) and a financial size category of no less than VIII, as defined by the most current Best's Key Rating Guide shall be deemed automatically acceptable.

6.9.5. RENEWALS

After insurance has been approved by OWNER, evidence of renewal of an expiring policy must be submitted to OWNER, and may be submitted on a manually signed renewal endorsement form. If the policy or carrier has changed, however, new evidence of coverage must be submitted in accordance with these Insurance Requirements.

6.9.6. VERIFICATION OF COVERAGE

CONSULTANT agrees to furnish OWNER with all applicable Certificates of Insurance signed by a person authorized by the insurer to bind coverage on its behalf prior to final award, and if requested, shall provide OWNER copies of all insurance policies, including all endorsements.

6.9.5. RIGHT TO REVIEW, AUDIT AND INSPECT

CONSULANT understands and agrees that OWNER may review, audit and inspect any and all of its records and operations to insure compliance with these Insurance Requirements.

6.9.7. SAFETY AND LOSS CONTROL

CONSULTANT understands and agrees that OWNER is in no way responsible for the safety and property of CONSULTANT or its personnel. CONSULTANT shall comply with all applicable federal, state, and local safety standards related to the performance of its work or services under this Agreement and take reasonably necessary action to protect the life, health and safety and property of its personnel, the public, and OWNER in the locations and areas in which CONSULTANT is performing services under the Agreement.

6.9.8. DEFAULT

CONSULTANT understands and agrees that the failure to comply with any of these insurance, safety, or loss control provisions shall constitute default and that OWNER may elect at its option any single remedy or penalty or any combination of remedies and penalties, as available, including but not limited to purchasing insurance and charging CONSULTANT for any such insurance premiums purchased, or suspending or terminating the work.

SECTION 7 - EQUAL EMPLOYMENT OPPORTUNITY

During the performance of this Agreement, the **CONSULTANT** agrees as follows:

7.1. The CONSULTANT will not discriminate against any employee or application for employment because of race, color, religion, national origin, sex, age, or handicap. The CONSULTANT will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, national origin, sex, age, or handicap. Such action shall include, but not be limited to the following: employment upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeships. The CONSULTANT agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this non-discrimination clause.

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7.2.1. The **CONSULTANT** will, in all solicitations or advertisements for employees placed by or on behalf of the **CONSULTANT**, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, sex, age (between forty and seventy), or handicap.

SECTION 8 - SPECIAL PROVISIONS, EXHIBITS, AND SCHEDULES

- **8.1.** This Agreement is subject to the following provisions.
 - 8.1.1. Pursuant to subparagraph 3.4 of this Agreement, OWNER has assigned Michelle Kosieniak, Supt. Planning & Design and Michael Johnson, Project Manager of the Division of Parks and Recreation (the "OWNER'S Agents"), as the authorized agents of OWNER, to monitor, direct and review the performance of work of the CONSULTANT. Documents, data, reports, and all matters associated with carrying out this Agreement shall be addressed to the OWNER'S Agent or his designee. Questions by the CONSULTANT regarding interpretations of the terms, provisions and requirements under this Agreement shall be addressed to the OWNER'S Agent or his designee. The CONSULTANT shall look only to the OWNER'S Agent or his designee for direction in its performance under this Agreement; no other direction shall be binding upon OWNER. OWNER shall respond to written requests by CONSULTANT within thirty (30) days.
- **8.2.** This Agreement, together with the Incorporated Documents, constitutes the entire Agreement between **OWNER** and **CONSULTANT** and supersedes all prior written or oral understandings. This Agreement and **EXHIBITS A, B, C and D** and any related schedules or documents may only be amended, supplemented, modified or canceled by a duly executed written instrument.
- **8.3. NO THIRD PARTY RIGHTS.** This agreement does not create a contractual relationship with or right of action in favor of a third party against either **OWNER** or **CONSULTANT.**
- **8.4 UNENFORCEABLE TERMS/SURVIVABILITY**. If any term or provision of this Agreement shall be found to be illegal or unenforceable, this Agreement shall remain in full force and such term or provision shall be deemed stricken. The provisions of Section 6 of this Agreement shall survive its termination.
- **8.5. NON-WAIVER.** The failure of either party to enforce any right reserved to it in this Agreement shall not be a waiver of any such right to which the party is entitled.

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IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement as of the day and year first above written.

OWNER:	CONSULTANT: Brandstetter Carroll Inc.
LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT	Lawrence W. Brandstetter
BY: JIM GRAY, MAYON	BY: Youvence W/ Jo a Stilly
ATTEST: URBAN COUNTY COUNCIL CLERK COMMONWEALTH OF KENTUCKY	
COUNTY OF FAYETTE)	ı
-allere Miller 106	d, sworn to and acknowledged before me by as the duly authorized representative for and on day of, 2016.
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EXHIBIT A

RFP#32-2016

ARCHITECTURAL AND ENGINEERING SERVICES FOR SHILLITO PARK POOL EXPANSION



Lexington-Fayette Urban County Government

Request for Proposals

The Lexington-Fayette Urban County Government hereby requests proposals for RFP #32-2016 Architectural and Engineering Services for Shillito Pool Renovation to be provided in accordance with terms, conditions and specifications established herein.

Sealed proposals will be received in the Division of Central Purchasing, Room 338, Government Center, 200 East Main Street, Lexington, KY, 40507, until **2:00 PM**, prevailing local time, on **September 15, 2016**.

Proposals received after the date and time set for opening proposals will not be considered for award of a contract and will be returned unopened to the Proposer. It is the sole responsibility of the Proposer to assure that his/her proposal is received by the Division of Central Purchasing before the date and time set for opening proposals.

Proposals must be sealed in an envelope and the envelope prominently marked:

RFP #32-2016 Architectural and Engineering Services for Shillito Pool Renovation. If mailed, the envelope must be addressed to:

Todd Slatin – Purchasing Director Lexington-Fayette Urban County Government Room 338, Government Center 200 East Main Street Lexington, KY 40507

Additional copies of this Request For Proposals are available from the Division of Central Purchasing, Room 338 Government Center, 200 East Main Street, Lexington, KY 40507, (859)-258-3320, at no charge.

Proposals, once submitted, may not be withdrawn for a period of sixty (60) calendar days.

The Proposer must submit one (1) master (hardcopy) and (1) electronic version in PDF format on a flashdrive or CD of their proposal for evaluation purposes.

The Lexington-Fayette Urban County Government reserves the right to reject any or all proposals, and to waive technicalities and informalities when such waiver is determined by the Lexington-Fayette Urban County Government to be in its best interest.

Signature of this proposal by the Proposer constitutes acceptance by the Proposer of terms, conditions and requirements set forth herein.

Minor exceptions may not eliminate the proposal. Any exceptions to the specifications established herein shall be listed in detail on a separate sheet and attached hereto. The Lexington-Fayette Urban County Government shall determine whether any exception is minor.

The Lexington-Fayette Urban County Government encourages the participation of minority- and women-owned businesses in Lexington-Fayette Urban County Government contracts. This proposal is subject to Affirmative Action requirements attached hereto.

Please do not contact any LFUCG staff member or any other person involved in the selection process other than the designated contact person(s) regarding the project contemplated under this RFP while this RFP is open and a selection has not been finalized. Any attempt to do so may result in disqualification of the firm's submittal for consideration.

Laws and Regulations

All applicable state laws, municipal ordinances and regulations of all authorities having jurisdiction over the project shall apply to the contract, and shall be deemed to be incorporated herein by reference.

Equal Employment Opportunity

The Entity (regardless of whether construction contractor, non-construction contractor or supplier) agrees to provide equal opportunity in employment for all qualified persons, to prohibit discrimination in employment because of race, color, creed, national origin, sex or age, and to promote equal employment through a positive, continuing program from itself and each of its subcontracting agents. This program of equal employment opportunity shall apply to every aspect of its employment policies and practices.

Kentucky Equal Employment Opportunity Act

The Kentucky Equal Employment Opportunity Act of 1978 (KRS 45.560-45.640) requires that any "county, city, town, school district, water district, hospital district, or other political subdivision of the state shall include in directly or indirectly publicly funded contracts for supplies, materials, services, or equipment hereinafter entered into the following provisions:

"During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, age, or national origin;
- (2) The contractor will state in all solicitations or advertisements for employees placed by or on behalf of the contractors that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, age, or national origin;
- (3) The contractor will post notices in conspicuous places, available to employees and applicants for employment, setting forth the provision of the nondiscrimination clauses required by this section; and
- (4) The contractor will send a notice to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding advising the labor union or workers' representative of the contractor's commitments under the nondiscrimination clauses."

The Act further provides:

"KRS 45.610. Hiring minorities -- Information required

- (1) For the length of the contract, each contractor shall hire minorities from other sources within the drawing area, should the union with which he has collective bargaining agreements be unwilling to supply sufficient minorities to satisfy the agreed upon goals and timetables.
- (2) Each contractor shall, for the length of the contract, furnish such information as required by KRS 45.560 to KRS 45.640 and by such rules, regulations and orders issued pursuant thereto and will permit access to all books and records pertaining to his employment practices and work sites by the contracting agency and the department for purposes of investigation to ascertain compliance with KRS 45.560 to 45.640 and such rules, regulations and orders issued pursuant thereto.

KRS 45.620. Action against contractor -- Hiring of minority contractor or subcontractor

(1) If any contractor is found by the department to have engaged in an unlawful practice under this chapter during the course of performing under a contract or subcontract covered under KRS 45.560 to 45.640, the department shall so certify to the contracting agency and such certification shall be binding upon the contracting agency unless it is reversed in the course of judicial review.

- (2) If the contractor is found to have committed an unlawful practice under KRS 45.560 to 45.640, the contracting agency may cancel or terminate the contract, conditioned upon a program for future compliance approved by the contracting agency and the department. The contracting agency may declare such a contractor ineligible to bid on further contracts with that agency until such time as the contractor complies in full with the requirements of KRS 45.560 to 45.640.
- (3) The equal employment provisions of KRS 45.560 to 45.640 may be met in part by a contractor by subcontracting to a minority contractor or subcontractor. For the provisions of KRS 45.560 to 45.640, a minority contractor or subcontractor shall mean a business that is owned and controlled by one or more persons disadvantaged by racial or ethnic circumstances.

KRS 45.630 Termination of existing employee not required, when

Any provision of KRS 45.560 to 45.640 notwithstanding, no contractor shall be required to terminate an existing employee upon proof that employee was employed prior to the date of the contract.

KRS 45.640 Minimum skills

Nothing in KRS 45.560 to 45.640 shall require a contractor to hire anyone who fails to demonstrate the minimum skills required to perform a particular job."

It is recommended that all of the provisions above quoted be included as <u>special conditions</u> in each contract. In the case of a contract exceeding \$250,000, the contractor is required to furnish evidence that his workforce in Kentucky is representative of the available work-force in the area from which he draws employees, or to supply an Affirmative Action plan which will achieve such representation during the life of the contract.

LFUCG Non-Appropriation Clause

Contractor acknowledges that the LFUCG is a governmental entity, and the contract validity is based upon the availability of public funding under the authority of its statutory mandate.

In the event that public funds are unavailable and not appropriated for the performance of the LFUCG's obligations under this contract, then this contract shall automatically expire without penalty to the LFUCG thirty (30) days after written notice to Contractor of the unavailability and non-appropriation of public funds. It is expressly agreed that the LFUCG shall not activate this non-appropriation provision for its convenience or to circumvent the requirements of this contract, but only as an emergency fiscal measure during a substantial fiscal crisis, which affects generally its governmental operations.

In the event of a change in the LFUCG's statutory authority, mandate and mandated functions, by state and federal legislative or regulatory action, which adversely affects the LFUCG's authority to continue its obligations under this contract, then this contract shall automatically terminate without penalty to the LFUCG upon written notice to Contractor of such limitation or change in the LFUCG's legal authority.

Contention Process

Vendors who respond to this invitation have the right to file a notice of contention associated with the RFP process or to file a notice of appeal of the recommendation made by the Director of Central Purchasing resulting from this invitation.

Notice of contention with the RFP process must be filed within 3 business days of the bid/proposal opening by (1) sending a written notice, including sufficient documentation to support contention, to the Director of the Division of Central Purchasing or (2) submitting a written request for a meeting with the Director of Central Purchasing to explain his/her contention with the RFP process. After consulting with the Commissioner of Finance the Chief Administrative Officer and reviewing the documentation and/or hearing the vendor, the Director of Central Purchasing shall promptly respond in writing findings as to the compliance with RFP processes. If, based on this review, a RFP process irregularity is deemed to have occurred the Director of Central Purchasing will consult with the Commissioner of Finance, the Chief Administrative Officer and the Department of Law as to the appropriate remedy.

Notice of appeal of a RFP recommendation must be filed within 3 business days of the RFP recommendation by (1) sending a written notice, including sufficient documentation to support appeal, to the Director, Division of Central Purchasing or (2) submitting a written request for a meeting with the Director of Central Purchasing to explain his appeal. After reviewing the documentation and/or hearing the vendor and consulting with the Commissioner of Finance and the Chief Administrative Officer, the Director of Central Purchasing shall in writing, affirm or withdraw the recommendation.

SELECTION CRITERIA:

- 1. Cost of Services 15 points
- 2. Specialized experience and technical competence 25 points
- 3. Capacity of the person or firm to perform the work, including any specialized services, within the time limitations 10 points
- 4. Past record and performance 20 points
- 5. Familiarity with details of project 15 points
- 6. Degree of local employment 15 points

Proposals shall contain the appropriate information necessary to evaluate based on these criteria. A committee composed of government employees as well as representatives of relevant user groups will evaluate the proposals.

Questions regarding this RFP shall be addressed to:

Sondra Stone, Buyer Senior Division of Central Purchasing sstone@lexingtonky.gov

Affirmative Action Plan

All vendors must submit as a part of the proposal package the following items to the Urban County Government:

- Affirmative Action Plan for his/her firm;
- 2. Current Work Force Analysis Form;

Failure to submit these items as required may result in disqualification of the submitter from award of the contract. All submissions should be directed to:

Director, Division of Central Purchasing Lexington-Fayette Urban County Government 200 East Main Street, 3rd Floor Lexington, Kentucky 40507

All questions regarding this proposal must be directed to the Division of Central Purchasing, (859)-258-3320.

<u>AFFIDAVIT</u>

Comes the Affiant,	_, and after being
first duly sworn, states under penalty of perjury as follows:	
individual submitting the proposal or is the authorized	and he/she is the ed representative, the entity
submitting the proposal (hereinafter referred to as "Proposer").	
Proposer will pay all taxes and fees, which are owed to the Lexin County Government at the time the proposal is submitted, prior to av and will maintain a "current" status in regard to those taxes and fees of contract.	vard of the contract
 Proposer will obtain a Lexington-Fayette Urban County Government if applicable, prior to award of the contract. 	nt business license,
4. Proposer has authorized the Division of Central Purchasing to mentioned information with the Division of Revenue and to disclose to Council that taxes and/or fees are delinquent or that a business lice obtained.	the Urban County
5. Proposer has not knowingly violated any provision of the campaign Commonwealth of Kentucky within the past five (5) years and the awa the Proposer will not violate any provision of the campaign fin Commonwealth.	ard of a contract to
6. Proposer has not knowingly violated any provision of Chapter 25 of t	the

Lexington-Fayette Urban County Government Code of Ordinances, known as "Ethics Act."

Continued on next page

respect to conduct or to circumstances described by a statut offense, that a person is aware or should have been aware nature or that the circumstance exists.	
Further, Affiant sayeth naught.	
STATE OF	
COUNTY OF	
The foregoing instrument was subscribed, sworn to and	acknowledged before me
by	on this theday
of, 2016.	
My Commission expires:	

NOTARY PUBLIC, STATE AT LARGE

7. Proposer acknowledges that "knowingly" for purposes of this Affidavit means, with

EQUAL OPPORTUNITY AGREEMENT

The Law

- Title VII of the Civil Rights Act of 1964 (amended 1972) states that it is unlawful for an employer to discriminate in employment because of race, color, religion, sex, age (40-70 years) or national origin.
- Executive Order No. 11246 on Nondiscrimination under Federal contract prohibits employment discrimination by contractor and sub-contractor doing business with the Federal Government or recipients of Federal funds. This order was later amended by Executive Order No. 11375 to prohibit discrimination on the basis of sex
- Section 503 of the Rehabilitation Act of 1973 states:

The Contractor will not discriminate against any employee or applicant for employment because of physical or mental handicap.

- Section 2012 of the Vietnam Era Veterans Readjustment Act of 1973 requires Affirmative Action on behalf of disabled veterans and veterans of the Vietnam Era by contractors having Federal contracts.
- Section 206(A) of Executive Order 12086, Consolidation of Contract Compliance Functions for Equal Employment Opportunity, states:

The Secretary of Labor may investigate the employment practices of any Government contractor or sub-contractor to determine whether or not the contractual provisions specified in Section 202 of this order have been violated.

The Lexington-Fayette Urban County Government practices Equal Opportunity in recruiting, hiring and promoting. It is the Government's intent to affirmatively provide employment opportunities for those individuals who have previously not been allowed to enter into the mainstream of society. Because of its importance to the local Government, this policy carries the full endorsement of the Mayor, Commissioners, Directors and all supervisory personnel. In following this commitment to Equal Employment Opportunity and because the Government is the benefactor of the Federal funds, it is both against the Urban County Government policy and illegal for the Government to let contracts to companies which knowingly or unknowingly practice discrimination in their employment practices. Violation of the above mentioned ordinances may cause a contract to be canceled and the contractors may be declared ineligible for future consideration.

Please sign this statement in the appropriate space acknowledging that you have read and understand the provisions contained herein. Return this document as part of your application packet.

Bidders

I/We agree to comply with the Civil Right women, Vietnam veterans, handicapped a	ts Laws listed above that govern employment rights of minorities and aged persons.
Signature	Name of Business

WORKFORCE ANALYSIS FORM				
Name of Organization:				

Categories	Total	White (Not Hispanic or Latino)		Black or African- American (Not Hispanic or Latino		Native Hawaiian and Other Pacific Islander (Not Hispanic or Latino		Asian (Not Hispanic or Latino		American Indian or Alaskan Native (not Hispanic or Latino		Two or more races (Not Hispanic or Latino		Total			
		М	F	М	F	M	F	М	F	М	F	М	F	М	F	М	F
Administrators																	
Professionals																	
Superintendents																	
Supervisors										ļ							
Foremen																	
Technicians																	
Protective Service																	
Para-Professionals																	
Office/Clerical																	
Skilled Craft																	
Service/Maintenance																	
Total:																	

Prepared by:	Date:	
	(Name and Title)	Revised 2015-Dec-15

DIRECTOR, DIVISION OF CENTRAL PURCHASING LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT 200 EAST MAIN STREET LEXINGTON, KENTUCKY 40507

NOTICE OF REQUIREMENT FOR AFFIRMATIVE ACTION TO ENSURE EQUAL EMPLOYMENT OPPORTUNITIES AND DBE CONTRACT PARTICIPATION

Notice of requirement for Affirmative Action to ensure Equal Employment Opportunities and Disadvantaged Business Enterprises (DBE) Contract participation. Disadvantaged Business Enterprises (DBE) consists of Minority-Owned Business Enterprises (MBE) and Woman-Owned Business Enterprises (WBE).

The Lexington-Fayette Urban County Government has set a goal that not less than ten percent (10%) of the total value of this Contract be subcontracted to Disadvantaged Business Enterprises, which is made up of MBEs and WBEs. The Lexington Fayette Urban County Government also has set a goal that not less than three percent (3%) of the total value of this Contract be subcontracted to Veteran-owned Small Businesses. The goal for the utilization of Disadvantaged Business Enterprises as well Veteran —owned Small Businesses as subcontractors is a recommended goal. Contractor(s) who fail to meet such goal will be expected to provide written explanations to the Director of the Division of Purchasing of efforts they have made to accomplish the recommended goal, and the extent to which they are successful in accomplishing the recommended goal will be a consideration in the procurement process. Depending on the funding source, other DBE goals may apply.

For assistance in locating Disadvantaged Business Enterprises Subcontractors contact:

Sherita Miller, MPA, Division of Central Purchasing Lexington-Fayette Urban County Government 200 East Main Street, 3rd Floor, Room 338

Lexington, Kentucky 40507

smiller@lexingtonky.gov

Firm Submitting Prop	osal:		
Complete Address:	Street	City	 Zip
Contact Name:		_ Title:	
Telephone Number:		_ Fax Number: ₋	
Email address:			

Lexington-Fayette Urban County Government MWDBE PARTICIPATION GOALS

A. GENERAL

- 1) The LFUCG request all potential contractors to make a concerted effort to include Minority-Owned (MBE), Woman-Owned (WBE), Disadvantaged (DBE) Business Enterprises and Veteran-Owned Small Businesses as subcontractors or suppliers in their bids.
- 2) Toward that end, the LFUCG has established 10% of total procurement costs as a Goal for participation of Minority-Owned, Woman-Owned and Disadvantaged Businesses on this contract.
- 3) The LFUCG has also established a 3% of total procurement costs as a Goal for participation of Veteran-Owned Small Businesses (VOSB).
- 4) It is therefore a request of each Bidder to include in its bid, the same goal (10%) for MWDBE participation and other requirements as outlined in this section.

B. PROCEDURES

- 1) The successful bidder will be required to report to the LFUCG, the dollar amounts of all payments submitted to Minority-Owned, Woman-Owned or Veteran-Owned subcontractors and suppliers for work done or materials purchased for this contract. (See Subcontractor Monthly Payment Report)
- 2) Replacement of a Minority-Owned, Woman-Owned or Veteran-Owned subcontractor or supplier listed in the original submittal must be requested in writing and must be accompanied by documentation of Good Faith Efforts to replace the subcontractor / supplier with another MWDBE Firm; this is subject to approval by the LFUCG. (See LFUCG MWDBE Substitution Form)
- 3) For assistance in identifying qualified, certified businesses to solicit for potential contracting opportunities, bidders may contact:
 - a) The Lexington-Fayette Urban County Government, Division of Central Purchasing (859-258-3320)
- 4) The LFUCG will make every effort to notify interested MWDBE and Veteran subcontractors and suppliers of each Bid Package, including information on the scope of work, the pre-bid meeting time and location, the bid date, and all other pertinent information regarding the project.

C. DEFINITIONS

- 1) A Minority-Owned Business Enterprise (MBE) is defined as a business which is certified as being at least 51% owned and operated by persons of African American, Hispanic, Asian, Pacific Islander, American Indian or Alaskan Native Heritage.
- 2) A Woman-Owned Business Enterprise (WBE) is defined as a business which is certified as being at least 51% owned and operated by one or more Non-Minority Females.
- 3) A Disadvantaged Business (DBE) is defined as a business which is certified as being at least 51% owned and operated by a person(s) that are economically and socially disadvantaged.
- 4) A Veteran-Owned Small Business (VOSB) is defined as a business which is certified as being at least 51% owned and operated by a veteran and/or a service disabled veteran.
- 5) Good Faith Efforts are efforts that, given all relevant circumstances, a bidder or proposer actively and aggressively seeking to meet the goals, can reasonably be expected to make. In evaluating good faith efforts made toward achieving the goals, whether the bidder or proposer has performed the efforts outlined in the Obligations of Bidder for Good Faith Efforts outlined in this document will be considered, along with any other relevant factors.

D. OBLIGATION OF BIDDER FOR GOOD FAITH EFFORTS

- 1) The bidder shall make a Good Faith Effort to achieve the Participation Goal for MWDBE and Veteran-Owned subcontractors/suppliers. The failure to meet the goal shall not necessarily be cause for disqualification of the bidder; however, bidders not meeting the goal are required to furnish with their bids written documentation of their Good Faith Efforts to do so.
- 2) Award of Contract shall be conditioned upon satisfaction of the requirements set forth herein.
- 3) The Form of Proposal includes a section entitled "MWDBE Participation Form". The applicable information must be completed and submitted as outlined below.
- 4) Failure to submit this information as requested may be cause for rejection of bid or delay in contract award.

E. DOCUMENTATION REQUIRED FOR GOOD FAITH EFFORTS

1) Bidders reaching the Goal are required to submit only the MWDBE Participation Form." The form must be fully completed including names and telephone number of participating MWDBE firm(s); type of work to be performed;

- estimated value of the contract and value expressed as a percentage of the total Lump Sum Bid Price. The form must be signed and dated, and is to be submitted with the bid.
- 2) Bidders not reaching the Goal must submit the "MWDBE Participation Form", the "Quote Summary Form" and a written statement documenting their Good Faith Effort to do so. If bid includes no MWDBE and/or Veteran participation, bidder shall enter "None" on the subcontractor / supplier form). In addition, the bidder must submit written proof of their Good Faith Efforts to meet the Participation Goal:
 - a. Advertised opportunities to participate in the contract in at least two (2) publications of general circulation media; trade and professional association publications; small and minority business or trade publications; and publications or trades targeting minority, women and disadvantaged businesses not less than fifteen (15) days prior to the deadline for submission of bids to allow MWDBE firms and Veteran-Owned businesses to participate.
 - b. Included documentation of advertising in the above publications with the bidders good faith efforts package
 - c. Attended LFUCG Central Purchasing Economic Inclusion Outreach event
 - d. Attended pre-bid meetings that were scheduled by LFUCG to inform MWDBEs and/or Veteran-Owned businesses of subcontracting opportunities
 - e Sponsored Economic Inclusion event to provide networking opportunities for prime contractors and MWDBE firms and Veteran-Owned businesses.
 - f. Requested a list of MWDBE and/or Veteran subcontractors or suppliers from LFUCG and showed evidence of contacting the companies on the list(s).
 - g. Contacted organizations that work with MWDBE companies for assistance in finding certified MWBDE firms and Veteran-Owned businesses to work on this project. Those contacted and their responses should be a part of the bidder's good faith efforts documentation.
 - h. Sent written notices, by certified mail, email or facsimile, to qualified, certified MWDBEs soliciting their participation in the contract not less that seven (7) days prior to the deadline for submission of bids to allow them to participate effectively.
 - i. Followed up initial solicitations by contacting MWDBEs and Veteran-Owned Businesses to determine their level of interest.

- j. Provided the interested MWBDE firm and/or Veteran-Owned business with adequate and timely information about the plans, specifications, and requirements of the contract.
- k. Selected portions of the work to be performed by MWDBE firms and/or Veteran-Owned businesses in order to increase the likelihood of meeting the contract goals. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate MWDBE and Veteran participation, even when the prime contractor may otherwise perform these work items with its own workforce
- l. Negotiated in good faith with interested MWDBE firms and Veteran-Owned businesses not rejecting them as unqualified without sound reasons based on a thorough investigation of their capabilities. Any rejection should be so noted in writing with a description as to why an agreement could not be reached.
- m. Included documentation of quotations received from interested MWDBE firms and Veteran-Owned businesses which were not used due to uncompetitive pricing or were rejected as unacceptable and/or copies of responses from firms indicating that they would not be submitting a bid.
- n. Bidder has to submit sound reasons why the quotations were considered unacceptable. The fact that the bidder has the ability and/or desire to perform the contract work with its own forces will not be considered a sound reason for rejecting a MWDBE and/or Veteran-Owned business's quote. Nothing in this provision shall be construed to require the bidder to accept unreasonable quotes in order to satisfy MWDBE and Veteran goals.
- o. Made an effort to offer assistance to or refer interested MWDBE firms and Veteran-Owned businesses to obtain the necessary equipment, supplies, materials, insurance and/or bonding to satisfy the work requirements of the bid proposal
- p. Made efforts to expand the search for MWBE firms and Veteran-Owned businesses beyond the usual geographic boundaries.
- q. Other--any other evidence that the bidder submits which may show that the bidder has made reasonable good faith efforts to include MWDBE and Veteran participation.

<u>Note</u>: Failure to submit any of the documentation requested in this section may be cause for rejection of bid. Bidders may include any other documentation deemed relevant to this requirement which is subject to review by the MBE Liaison. Documentation of Good Faith Efforts must be submitted with the Bid, if the participation Goal is not met.



MINORITY BUSINESS ENTERPRISE PROGRAM

Sherita Miller, MPA
Minority Business Enterprise Liaison
Division of Central Purchasing
Lexington-Fayette Urban County Government
200 East Main Street
Lexington, KY 40507
smiller@lexingtonky.gov
859-258-3323

OUR MISSION: The mission of the Minority Business Enterprise Program is to facilitate the full participation of minority and women owned businesses in the procurement process and to promote economic inclusion as a business imperative essential to the long term economic viability of Lexington-Fayette Urban County Government.

To that end the city council adopted and implemented resolution 167-91—Disadvantaged Business Enterprise (DBE) 10% Goal Plan in July of 1991. The resolution states in part (a full copy is available in Central Purchasing):

"A Resolution supporting adoption of the administrative plan for a ten percent (10%) Minimum goal for disadvantaged business enterprise participation in Lexington-Fayette Urban County Government construction and professional services contracts; Providing that as part of their bids on LFUCG construction contracts, general Contractors shall make a good faith effort to award at least ten percent (10%) of All subcontracts to disadvantaged business enterprises; providing that divisions of LFUCG shall make a good faith effort to award at least ten percent of their Professional services and other contracts to disadvantaged business enterprises..."

A Disadvantaged Business Enterprise is defined as a business that has been certified as being at least 51% owned, operated and managed by a U.S. Citizen of the following groups:

- African-American
- Hispanic-American
- Asian/Pacific Islander
- Native American/Native Alaskan
- Non-Minority Female
- Economically and Socially Disadvantaged

In addition, to that end the city council also adopted and implemented resolution 167-91—Veteran-owned Businesses, 3% Goal Plan in July of 2015. The resolution states in part (a full copy is available in Central Purchasing):

"A resolution adopting a three percent (3%) minimum goal for certified veteran-owned small businesses and service disabled veteran-owned businesses for certain of those Lexington-Fayette Urban County contracts related to

construction for professional services, and authorizing the Division of Purchasing to adopt and implement guidelines and/or policies consistent with the provisions and intent of this resolution by no later than July 1, 2015."

We have compiled the list below to help you locate certified MBE, WBE and DBE certified businesses. Below is a listing of contacts for LFUCG Certified MWDBEs and Veteran-Owned Small Businesses in (https://lexingtonky.ionwave.net)

Business	Contact	Email Address	Phone	
LFUCG	Sherita Miller	smiller@lexingtonky.gov	859-258-3323	
Commerce Lexington – Minority Business Development	Tyrone Tyra	ttyra@commercelexington.com	859-226-1625	
Tri-State Minority Supplier Diversity Council	Susan Marston smarston@tsmsdc.com		502-365-9762	
Small Business Development Council	Shirie Hawkins UK SBDC	smack@uky.edu	859-257-7666	
Community Ventures Corporation	Phyllis Alcorn	palcorn@cvky.org	859-231-0054	
KY Transportation Cabinet (KYTC)	Melvin Bynes	Melvin.bynes2@ky.gov	502-564-3601	
KYTC Pre-Qualification	Shella Eagle	Shella.Eagle@ky.gov	502-782-4815	
Ohio River Valley Women's Business Council (WBENC)	Sheila Mixon	smixon@orvwbc.org	513-487-6537	
Kentucky MWBE Certification Program	Yvette Smith, Kentucky Finance Cabinet	Yvette.Smith@ky.gov	502-564-8099	
National Women Business Owner's Council (NWBOC)	Janet Harris-Lange	janet@nwboc.org	800-675-5066	
Small Business Administration	Robert Coffey	robertcoffey@sba.gov	502-582-5971	
LaVoz de Kentucky	Andres Cruz	lavozdeky@yahoo.com	859-621-2106	
The Key News Journal	Patrice Muhammad	paatricem@keynewsjournal.com	859-373-9428	



LFUCG MWDBE PARTICIPATION FORM Bid/RFP/Quote Reference #_____

The MWDBE and/or veteran subcontractors listed have agreed to participate on this Bid/RFP/Quote. If any substitution is made or the total value of the work is changed prior to or after the job is in progress, it is understood that those substitutions must be submitted to Central Purchasing for approval immediately. **Failure to submit a completed form may cause rejection of the bid.**

MWDBE Company, Name, Address, Phone, Email	MBE WBE or DBE	Work to be Performed	Total Dollar Value of the Work	% Value of Total Contract
1.				
2.				
3.				
<i>J.</i>				
4.				

The undersigned company representative submits the above list of MWDBE firms to be used in
accomplishing the work contained in this Bid/RFP/Quote. Any misrepresentation may result in the
termination of the contract and/or be subject to applicable Federal and State laws concerning false statements
and false claims.

Company	Company Representative
Date	Title



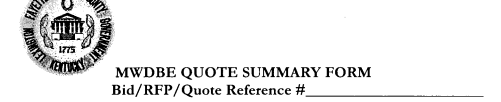
LFUCG MWDBE SUBSTITUTION FORM	
Bid/RFP/Quote Reference #	

The substituted MWDBE and/or veteran subcontractors listed below have agreed to participate on this Bid/RFP/Quote. These substitutions were made prior to or after the job was in progress. These substitutions were made for reasons stated below and are now being submitted to Central Purchasing for approval. By the authorized signature of a representative of our company, we understand that this information will be entered into our file for this project.

MWDBE Formally Contracted/ Name, Address, Phone, Email	Work to Be Performed	Reason for the Substitution	Total Dollar Value of the Work	% Value of Total Contract
			i	
	Contracted/ Name, Address, Phone,	Contracted/ Name, Performed Address, Phone,	Contracted/Name, Performed Substitution Address, Phone,	Contracted / Name, Performed Substitution Value of the Address, Phone, Work

The undersigned acknowledges that any misrepresentation may result in termination of the contract and/or be subject to applicable Federal and State laws concerning false statements and false claims.

Company	Company Representative
Date	Title



ompany Name			Contact	Contact Person					
ddress/Phone/Email				Bid Package / Bid Date					
WDBE	Contact	Contact	Date	Services	Method of	Total dollars \$\$	MBE *	Veterai	
mpany Addre	Person	Information (work phone Email, cell)	Contacted	to be performed	Communicati (email, phone meeting, ad, event etc)	Do Not Leave Blank (Attach Documentation)	AA HA AS NA Female		
Islander/ N	IA= Nati	ve American))		_	ican/AS = Asian			
						cerning false state			
Company				Company	Representative				

LFUCG SUBCONTRACTOR MONTHLY PAYMENT REPORT

The LFUCG has a 10% goal plan adopted by city council to increase the participation of minority and women owned businesses in the procurement process. The LFUCG also has a 3% goal plan adopted by cited council to increase the participation of veteran owned businesses in the procurement process. In order to measure that goal LFUCG will track spending with MWDBE and Veteran contractors on a monthly basis. By the signature below of an authorized company representative, you certify that the information is correct, and that each of the representations set forth below is true. Any misrepresentation may result in termination of the contract and/or prosecution under applicable Federal and State laws concerning false statements and false claims. Please submit this form monthly to the Division of Central Purchasing/ 200 East Main Street / Room 338 / Lexington, KY 40507.

Bid/RFP/Que								
Total Contract Project Name/		rded to Prime	Contra		ork Period/			To:
Troject I vanic,	Contract #			"	JIK I CHOU/	r tom.		10.
Company Name	•			Ad	dress:			
Federal Tax ID:				Со	ntact Person	1:		
Subcontractor Vendor ID (name, address, phone, email	Description of Work	Total Subcontract Amount	% of Total Contra Awarde to Print for this Project	ed ne	Total Amount Paid for this Period	Purchase Order number for subcontractor work (please attach PO)	Scheduled Project Start Date	Scheduled Project End Date
By the signature land that each of termination of the statements and fall	the representate contract and/	ions set forth	below is	true	. Any misre	presentations m	ay result in t	he
Company			Compa	ny R	epresentativ	e		
Date		····		Title	:			

LFUCG STATEMENT OF GOOD FAITH EFFORTS Bid/RFP/Quote #_____

By the signature below of an authorized company representative, we certify that we have utilized the following Good Faith Efforts to obtain the maximum participation by MWDBE and Veteran-Owned business enterprises on the project and can supply the appropriate documentation.
Advertised opportunities to participate in the contract in at least two (2) publications of general circulation media; trade and professional association publications; small and minority business or trade publications; and publications or trades targeting minority, women and disadvantaged businesses not less than fifteen (15) days prior to the deadline for submission of bids to allow MWDBE firms and Veteran-Owned businesses to participate.
Included documentation of advertising in the above publications with the bidders good faith efforts package
Attended LFUCG Central Purchasing Economic Inclusion Outreach event
Attended pre-bid meetings that were scheduled by LFUCG to inform MWDBEs and/or Veteran-Owned Businesses of subcontracting opportunities
Sponsored Economic Inclusion event to provide networking opportunities for prime contractors and MWDBE firms and Veteran-Owned businesses
Requested a list of MWDBE and/or Veteran subcontractors or suppliers from LFUCG and showed evidence of contacting the companies on the list(s).
Contacted organizations that work with MWDBE companies for assistance in finding certified MWBDE firms and Veteran-Owned businesses to work on this project. Those contacted and their responses should be a part of the bidder's good faith efforts documentation.
Sent written notices, by certified mail, email or facsimile, to qualified, certified MWDBEs soliciting their participation in the contract not less than seven (7) days prior to the deadline for submission of bids to allow them to participate effectively.
Followed up initial solicitations by contacting MWDBEs and Veteran-Owned businesses to determine their level of interest.
Provided the interested MWBDE firm and/or Veteran-Owned business with adequate and timely information about the plans, specifications, and requirements of the contract.
Selected portions of the work to be performed by MWDBE firms and/or Veteran-Owned businesses in order to increase the likelihood of meeting the

Date		Title
Company		Company Representative
The undersign in termination false statemen	of the contract and/or be subject to	is accurate. Any misrepresentations may result applicable Federal and State laws concerning
	cause for rejection of bid. Bidder relevant to this requirement whice Documentation of Good Faith Exparticipation Goal is not met.	e documentation requested in this section may be s may include any other documentation deemed h is subject to approval by the MBE Liaison. Iforts must be submitted with the Bid, if the
	bidder has made reasonable good participation.	hat the bidder submits which may show that the faith efforts to include MWDBE and Veteran
	Made efforts to expand the businesses beyond the usual geogr	e search for MWBE firms and Veteran-Owned aphic boundaries.
	Veteran-Owned businesses to obta	stance to or refer interested MWDBE firms and in the necessary equipment, supplies, materials, the work requirements of the bid proposal
	unacceptable. The fact that the bi contract work with its own forc rejecting a MWDBE and/or Vete	d reasons why the quotations were considered dder has the ability and/or desire to perform the es will not be considered a sound reason for tran-Owned business's quote. Nothing in this quire the bidder to accept unreasonable quotes in tran goals.
	firms and Veteran-Owned busines	f quotations received from interested MWDBE sees which were not used due to uncompetitive eptable and/or copies of responses from firms submitting a bid.
	Owned businesses not rejecting the on a thorough investigation of the	with interested MWDBE firms and Veteran- nem as unqualified without sound reasons based ir capabilities. Any rejection should be so noted why an agreement could not be reached.
		le units to facilitate MWDBE and Veteran e contractor may otherwise perform these work

contract goals. This includes, where appropriate, breaking out contract work

GENERAL PROVISIONS

1. Each Respondent shall comply with all Federal, State & Local regulations concerning this type of service or good.

The Respondent agrees to comply with all statutes, rules, and regulations governing safe and healthful working conditions, including the Occupational Health and Safety Act of 1970, 29 U.S.C. 650 et. seq., as amended, and KRS Chapter 338. The Respondent also agrees to notify the LFUCG in writing immediately upon detection of any unsafe and/or unhealthful working conditions at the job site. The Respondent agrees to indemnify, defend and hold the LFUCG harmless from all penalties, fines or other expenses arising out of the alleged violation of said laws.

- 2. Failure to submit ALL forms and information required in this RFP may be grounds for disqualification.
- 3. Addenda: All addenda, if any, shall be considered in making the proposal, and such addenda shall be made a part of this RFP. Before submitting a proposal, it is incumbent upon each proposer to be informed as to whether any addenda have been issued, and the failure to cover in the bid any such addenda may result in disqualification of that proposal.
- 4. Proposal Reservations: LFUCG reserves the right to reject any or all proposals, to award in whole or part, and to waive minor immaterial defects in proposals. LFUCG may consider any alternative proposal that meets its basic needs.
- 5. Liability: LFUCG is not responsible for any cost incurred by a Respondent in the preparation of proposals.
- 6. Changes/Alterations: Respondent may change or withdraw a proposal at any time prior to the opening; however, no oral modifications will be allowed. Only letters, or other formal written requests for modifications or corrections of a previously submitted proposal which is addressed in the same manner as the proposal, and received by LFUCG prior to the scheduled closing time for receipt of proposals, will be accepted. The proposal, when opened, will then be corrected in accordance with such written request(s), provided that the written request is contained in a sealed envelope which is plainly marked "modifications of proposal".
- 7. Clarification of Submittal: LFUCG reserves the right to obtain clarification of any point in a bid or to obtain additional information from a Respondent.
- 8. Bribery Clause: By his/her signature on the bid, Respondent certifies that no employee of his/hers, any affiliate or Subcontractor, has bribed or attempted to bribe an officer or employee of the LFUCG.

- 9. Additional Information: While not necessary, the Respondent may include any product brochures, software documentation, sample reports, or other documentation that may assist LFUCG in better understanding and evaluating the Respondent's response. Additional documentation shall not serve as a substitute for other documentation which is required by this RFP to be submitted with the proposal,
- 10. Ambiguity, Conflict or other Errors in RFP: If a Respondent discovers any ambiguity, conflict, discrepancy, omission or other error in the RFP, it shall immediately notify LFUCG of such error in writing and request modification or clarification of the document if allowable by the LFUCG.
- 11. Agreement to Bid Terms: In submitting this proposal, the Respondent agrees that it has carefully examined the specifications and all provisions relating to the work to be done attached hereto and made part of this proposal. By acceptance of a Contract under this RFP, proposer states that it understands the meaning, intent and requirements of the RFP and agrees to the same. The successful Respondent shall warrant that it is familiar with and understands all provisions herein and shall warrant that it can comply with them. No additional compensation to Respondent shall be authorized for services or expenses reasonably covered under these provisions that the proposer omits from its Proposal.
- 12. Cancellation: If the services to be performed hereunder by the Respondent are not performed in an acceptable manner to the LFUCG, the LFUCG may cancel this contract for cause by providing written notice to the proposer, giving at least thirty (30) days notice of the proposed cancellation and the reasons for same. During that time period, the proposer may seek to bring the performance of services hereunder to a level that is acceptable to the LFUCG, and the LFUCG may rescind the cancellation if such action is in its best interest.

A. Termination for Cause

- LFUCG may terminate a contract because of the contractor's failure to perform its contractual duties
- (2) If a contractor is determined to be in default, LFUCG shall notify the contractor of the determination in writing, and may include a specified date by which the contractor shall cure the identified deficiencies. LFUCG may proceed with termination if the contractor fails to cure the deficiencies within the specified time.
- (3) A default in performance by a contractor for which a contract may be terminated shall include, but shall not necessarily be limited to:
 - (a) Failure to perform the contract according to its terms,

- conditions and specifications;
- (b) Failure to make delivery within the time specified or according to a delivery schedule fixed by the contract;
- (c) Late payment or nonpayment of bills for labor, materials, supplies, or equipment furnished in connection with a contract for construction services as evidenced by mechanics' liens filed pursuant to the provisions of KRS Chapter 376, or letters of indebtedness received from creditors by the purchasing agency;
- (d) Failure to diligently advance the work under a contract for construction services:
- (e) The filing of a bankruptcy petition by or against the contractor;
 or
- (f) Actions that endanger the health, safely or welfare of the LFUCG or its citizens.

B. At Will Termination

Notwithstanding the above provisions, the LFUCG may terminate this contract at will in accordance with the law upon providing thirty (30) days written notice of that intent, Payment for services or goods received prior to termination shall be made by the LFUCG provided these goods or services were provided in a manner acceptable to the LFUCG. Payment for those goods and services shall not be unreasonably withheld.

- 13. Assignment of Contract: The contractor shall not assign or subcontract any portion of the Contract without the express written consent of LFUCG. Any purported assignment or subcontract in violation hereof shall be void. It is expressly acknowledged that LFUCG shall never be required or obligated to consent to any request for assignment or subcontract; and further that such refusal to consent can be for any or no reason, fully within the sole discretion of LFUCG.
- 14. No Waiver: No failure or delay by LFUCG in exercising any right, remedy, power or privilege hereunder, nor any single or partial exercise thereof, nor the exercise of any other right, remedy, power or privilege shall operate as a waiver hereof or thereof. No failure or delay by LFUCG in exercising any right, remedy, power or privilege under or in respect of this Contract shall affect the rights, remedies, powers or privileges of LFUCG hereunder or shall operate as a waiver thereof.
- 15. Authority to do Business: The Respondent must be a duly organized and authorized to do business under the laws of Kentucky. Respondent must be in good standing and have full legal capacity to provide the services specified under this Contract. The Respondent must have all necessary right and lawful authority to enter into this Contract for the full term hereof and that proper corporate or other action has been duly taken authorizing the Respondent to enter into this

Contract. The Respondent will provide LFUCG with a copy of a corporate resolution authorizing this action and a letter from an attorney confirming that the proposer is authorized to do business in the State of Kentucky if requested. All proposals must be signed by a duly authorized officer, agent or employee of the Respondent.

- 16. Governing Law: This Contract shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky. In the event of any proceedings regarding this Contract, the Parties agree that the venue shall be the Fayette County Circuit Court or the U.S. District Court for the Eastern District of Kentucky, Lexington Division. All parties expressly consent to personal jurisdiction and venue in such Court for the limited and sole purpose of proceedings relating to this Contract or any rights or obligations arising thereunder. Service of process may be accomplished by following the procedures prescribed by law.
- 17. Ability to Meet Obligations: Respondent affirmatively states that there are no actions, suits or proceedings of any kind pending against Respondent or, to the knowledge of the Respondent, threatened against the Respondent before or by any court, governmental body or agency or other tribunal or authority which would, if adversely determined, have a materially adverse effect on the authority or ability of Respondent to perform its obligations under this Contract, or which question the legality, validity or enforceability hereof or thereof.
- 18. Contractor understands and agrees that its employees, agents, or subcontractors are not employees of LFUCG for any purpose whatsoever. Contractor is an independent contractor at all times during the performance of the services specified.
- 19. If any term or provision of this Contract shall be found to be illegal or unenforceable, the remainder of the contract shall remain in full force and such term or provision shall be deemed stricken.

Signature	Date

RISK MANAGEMENT PROVISIONS INSURANCE AND INDEMNIFICATION

INDEMNIFICATION AND HOLD HARMLESS PROVISION

- (1) It is understood and agreed by the parties that Consultant hereby assumes the entire responsibility and liability for any and all damages to persons or property caused by or resulting from or arising out of any act or omission on the part of Consultant or its employees, agents, servants, owners, principals, licensees, assigns or subcontractors of any tier (hereinafter "Consultant") under or in connection with this agreement and/or the provision of goods or services and the performance or failure to perform any work required thereby.
- Consultant shall indemnify, save, hold harmless and defend the Lexington-Fayette Urban County Government and its elected and appointed officials, employees, agents, volunteers, and successors in interest (hereinafter "LFUCG") from and against all liability, damages, and losses, including but not limited to, demands, claims, obligations, causes of action, judgments, penalties, fines, liens, costs, expenses, interest, defense costs and reasonable attorney's fees that are in any way incidental to or connected with, or that arise or are alleged to have arisen, directly or indirectly, from or by Consultant's performance or breach of the agreement and/or the provision of goods or services provided that: (a) it is attributable to personal injury, bodily injury, sickness, or death, or to injury to or destruction of property (including the loss of use resulting therefrom), or to or from the negligent acts, errors or omissions or willful misconduct of the Consultant; and (b) not caused solely by the active negligence or willful misconduct of LFUCG.
- (3) Notwithstanding, the foregoing, with respect to any professional services performed by Consultant hereunder (and to the fullest extent permitted by law), Consultant shall indemnify, save, hold harmless and defend LFUCG from and against any and all liability, damages and losses, including but not limited to, demands, claims, obligations, causes of action, judgments, penalties, fines, liens, costs, expenses, interest, defense costs and reasonable attorney's fees, for any damage due to death or injury to any person or injury to any property (including the loss of use resulting therefrom) to the extent arising out of, pertaining to or relating to the negligence, recklessness or willful misconduct of Consultant in the performance of this agreement.
- (4) In the event LFUCG is alleged to be liable based upon the above, Consultant shall defend such allegations and shall bear all costs, fees and expenses of such defense, including but not limited to, all reasonable attorneys' fees and expenses, court costs, and expert witness fees and expenses, using attorneys approved in writing by LFUCG, which approval shall not be unreasonably withheld.
- (5) These provisions shall in no way be limited by any financial responsibility or insurance requirements, and shall survive the termination of this agreement.
- (6) LFUCG is a political subdivision of the Commonwealth of Kentucky. Consultant acknowledges and agrees that LFUCG is unable to provide indemnity or otherwise save, hold harmless, or defend the Consultant in any manner.

FINANCIAL RESPONSIBILITY

Consultant understands and agrees that it shall demonstrate the ability to assure compliance with the above Indemnity provisions and these other risk management provisions prior to final acceptance of its proposal and the commencement of any work or the provision of services.

INSURANCE REQUIREMENTS

YOUR ATTENTION IS DIRECTED TO THE INSURANCE REQUIREMENTS BELOW, AND YOU MAY NEED TO CONFER WITH YOUR INSURANCE AGENTS, BROKERS, OR CARRIERS TO DETERMINE IN ADVANCE OF SUBMISSION OF A RESPONSE THE AVAILABILITY OF THE INSURANCE COVERAGES AND ENDORSEMENTS REQUIRED HEREIN. IF YOU FAIL TO COMPLY WITH THE INSURANCE REQUIREMENTS BELOW, YOU MAY BE DISQUALIFIED FROM AWARD OF THE CONTRACT.

Required Insurance Coverage

Consultant shall procure and maintain for the duration of this contract the following or equivalent insurance policies at no less than the limits shown below and cause its subcontractors to maintain similar insurance with limits acceptable to LFUCG in order to protect LFUCG against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work or services hereunder by Consultant. The cost of such insurance shall be included in any bid:

<u>Coverage</u> <u>Limits</u>

General Liability \$1 million per occurrence, \$2 million aggregate (Insurance Services Office Form CG 00 01) or \$2 million combined single limit

Commercial Automobile Liability combined single, \$1 million per occurrence (Insurance Services Office Form CA 0001)

Professional Liability \$1 million per occurrence, \$2 million aggregate

Worker's Compensation Statutory

Employer's Liability \$500,000 to \$1million

The policies above shall contain the following conditions:

- a. All Certificates of Insurance forms used by the insurance carrier shall be properly filed and approved by the Department of Insurance for the Commonwealth of Kentucky. LFUCG shall be named as an additional insured in the General Liability Policy and Commercial Automobile Liability Policy using the Kentucky DOI approved forms.
- b. The General Liability Policy shall be primary to any insurance or self-insurance retained by LFUCG.

- c. The General Liability Policy shall include Products and Completed Operations coverage and Premises and Operations Liability coverage, unless it is deemed not to apply by LFUCG.
- d. The General Liability Policy shall have a Professional Liability endorsement (including Errors and Omissions) for any services performed pursuant to the contract, and/or a separate Professional Liability Policy shall be provided in the amount specified above unless deemed not to apply by LFUCG.
- f. The Professional Liability policy shall be maintained for a minimum of three years beyond the completion date of the project, to the extent commercially available. If not commercially available, Consultant shall notify LFUCG and obtain similar insurance that is commercially available and acceptable to LFUCG.
- g. LFUCG shall be provided at least 30 days advance written notice via certified mail, return receipt requested, in the event any of the required policies are canceled or non-renewed.
- h. Said coverage shall be written by insurers acceptable to LFUCG and shall be in a form acceptable to LFUCG. Insurance placed with insurers with a rating classification of no less than Excellent (A or A-) and a financial size category of no less than VIII, as defined by the most current Best's Key Rating Guide shall be deemed automatically acceptable.

Renewals

After insurance has been approved by LFUCG, evidence of renewal of an expiring policy must be submitted to LFUCG, and may be submitted on a manually signed renewal endorsement form. If the policy or carrier has changed, however, new evidence of coverage must be submitted in accordance with these Insurance Requirements.

Deductibles and Self-Insured Programs

IF YOU INTEND TO SUBMIT A SELF-INSURANCE PLAN IT MUST BE FORWARDED TO LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT, DIVISION OF RISK MANAGEMENT, 200 EAST MAIN STREET, LEXINGTON, KENTUCKY 40507 NO LATER THAN A MINIMUM OF FIVE (5) WORKING DAYS PRIOR TO THE RESPONSE DATE. Self-insurance programs, deductibles, and self-insured retentions in insurance policies are subject to separate approval by Lexington-Fayette Urban County Government's Division of Risk Management, upon review of evidence of Consultant's financial capacity to respond to claims. Any such programs or retentions must provide LFUCG with at least the same protection from liability and defense of suits as would be afforded by first-dollar insurance coverage. If Consultant satisfies any portion of the insurance requirements through deductibles, self-insurance programs, or self-insured retentions, Consultant agrees to provide Lexington-Fayette Urban County Government, Division of Risk Management, the following data prior to the final acceptance of bid and the commencement of any work:

- a. Latest audited financial statement, including auditor's notes.
- b. Any records of any self-insured trust fund plan or policy and related accounting statements.

- c. Actuarial funding reports or retained losses.
- d. Risk Management Manual or a description of the self-insurance and risk management program.
- e. A claim loss run summary for the previous five (5) years.
- f. Self-Insured Associations will be considered.

Safety and Loss Control

Consultant shall comply with all applicable federal, state, and local safety standards related to the performance of its works or services under this Agreement and take necessary action to protect the life, health and safety and property of all of its personnel on the job site, the public, and LFUCG.

Verification of Coverage

Consultant agrees to furnish LFUCG with all applicable Certificates of Insurance signed by a person authorized by the insurer to bind coverage on its behalf prior to final award, and if requested, shall provide LFUCG copies of all insurance policies, including all endorsements.

Right to Review, Audit and Inspect

Consultant understands and agrees that LFUCG may review, audit and inspect any and all of its records and operations to insure compliance with these Insurance Requirements.

Safety and Loss Control

Consultant shall comply with all applicable federal, state, and local safety standards related to the performance of its works or services under this Agreement and take necessary action to protect the life, health and safety and property of all of its personnel on the job site, the public, and LFUCG.

DEFAULT

Consultant understands and agrees that the failure to comply with any of these insurance, safety, or loss control provisions shall constitute default and that LFUCG may elect at its option any single remedy or penalty or any combination of remedies and penalties, as available, including but not limited to purchasing insurance and charging Consultant for any such insurance premiums purchased, or suspending or terminating the work.

00539105

Request for Proposals Shillito Park Pool Expansion and Improvements

The LFUCG is requesting proposals for architectural/engineering services to design a major facility expansion based on the conceptual design elements shown and described in the 2016 Lexington Aquatics Master Plan (Exhibit A) for Shillito Pool, located at 300 W. Reynolds Rd., Lexington, KY.

Master Plan Recommendations

This facility should be redeveloped as a Regional Aquatic Center with family friendly, competitive, and therapeutic features.

The concept includes a 640 foot long lazy river with access to the center island area via two bridges. The center island should be partially paved for sunbathing area and should also offer shade structures. A ramp and two sets of steps provide access to the lazy river. Due to the current pool's location on top of a ridge, the lazy river must be developed at a lower elevation than the main pool. A retaining wall will be required to separate the levels, and an additional wall will be required at the edge of the site, outside of the lazy river. This second wall will extend around the activity pool as well.

While the existing pool is 50 meters long by eight lanes wide with a diving well "L," the new pool should have deep end to allow for the diving boards and climbing wall. The diving "L" should be removed to make room for the warm water and waterslide plunge pool. Swim competition starting blocks should also be installed on this end because it is deeper for diving. Additionally, the diving boards should be removable during swim competitions, and a moveable bulkhead should be placed in the pool to allow flexibility for both 50 meter and 25 meter (or yard) lap swimming. This rectangle shape will allow for a temporary structure to be placed around the pool for off season use in the future if desired.

The plunge pool for the waterslides should be sized and heated to serve as a warm water pool for swim lessons, senior aerobics, and other programs. The warm water pool should also have ample steps, a ramp, a bench along one wall (as requested by persons with disabilities and by the seniors), and a vortex.

A new activity pool should be developed to replace the wading pool and should feature a zero depth entry (facing the pool house), shade structures over parts of the pool, and interactive water play features, including dumping buckets, small waterslides, and interactive water spray elements. A sprayground should also be developed as part of the wading pool replacement. The facility should be designed so that it can be opened before and after the pool season. The pool house should also be replaced because the increased size of the aquatic facilities will require expanded concessions, additional plumbing fixtures, larger dressing rooms, and increased building capacity. The building should be designed to allow for exterior access to restrooms and outdoor showers from the sprayground.

The Shillito Regional Aquatic Center concept includes a boardwalk elevated over the slope to access the slide tower which should reduce the total amount of grading and the height of the retaining wall on this edge of the side. The fence line should, however, be expanded the fence to include some grass beach area in all directions. The current parking lot can accommodate approximately 150 vehicles; however, additional parking may be needed to allow for larger crowds. Lighting should also be added to the parking lot due to anticipate evening program and rental use. Finally, shade structures and lounge chairs should be available throughout the site.

A. PHASE I DESIGN SERVICES

1. Program Development & Schematic Plans

The Consultants shall be expected to attend at least 3 meetings with designated Parks and Recreation staff. The purpose of the first meeting shall be for the Consultants to understand current programming and operation and clarify desired future programming that will impact the design.

The second meeting will be to present 50% construction cost and best estimate cost/sq ft for several different design options that address the desired future programming and could be phased providing the Owner with optional phases of development for a range of target construction costs. At a minimum, all options must address renovations needed for ADA compliance, mechanical system upgrades, other current building codes, etc. Staff shall be given opportunity to provide feedback to and narrow the designs down to the most preferred.

This shall be communicated to the Consultants who will then proceed to 90% schematic site/floor plans and elevations sufficient to illustrate how the design/layout specifically meets programming desires and meet with staff a third time to explain operational aspects (such as required staffing), how the plan could be achieved through phased construction. Upon completion, these plans and information will be shared in a third meeting with staff for review before completing final schematic drawings and final cost estimates

2. Phasing Recommendations & Cost Estimates

Using approved schematic plans, the Consultant shall provide opinions of cost for each distinct project/phase. This information will become the basis for the Division of Parks and Recreation FY18 capital budget discussion.

B. PHASE II SCOPE OF SERVICES

1. RFP Assistance

As part of this scope, Consultant will be expected to assist with preparation of an RFP for aquatics equipment and other desired aquatic features. This includes

responding to technical questions during bid period, preparing addendum and approving proposed alternates. Consultants shall assist Parks staff with evaluation of qualifications received and making recommendations for selection of equipment supplier(s).

2. Construction Documents

Once the Division's likelihood of funding and amount has been determined, the Owner may authorize a portion of the upgrades and/or improvements to be described in complete, detailed construction documents including drawings, details, sections, etc. and all appropriate technical specifications so that they can be bid. The fee to produce construction documents shall be negotiated with the Architect/Engineer based on the construction budget approved.

Work in this phase shall include meetings with all regulatory agencies required to obtain approval of the construction documents prior to bid (if applicable). The Division of Parks and Recreation, in conjunction with the Division of Purchasing, will provide all sections of the bid specifications (General Conditions, Labor, etc.) needed for public bid with the exception of Special Conditions and Technical Specifications which shall be provided by the Consultant.

Deliverables shall include one (1) full set of the construction documents in PDF format for reproduction at Lynn Imaging for bidding purposes. Additionally, the scope shall include assisting the Division of Parks & Recreation with Bid Administration. At minimum, this includes responding to technical questions during bid period, preparing addendum, approving alternates, attending pre-bid meeting and evaluating bids received.

3. Bidding Assistance

The scope shall include assisting the Division of Parks & Recreation with Bid Administration. At minimum, this includes responding to technical questions during bid period, preparing addendum, approving alternates, attending pre-bid meeting and evaluating bids received.

4. Construction Administration

Once a contractor has been selected, the Architect will be expected to attend a pre-construction meeting to review and approve initial submittals or shop drawings. The Architect or his qualified designee shall be responsible for all routine construction inspections. Throughout the duration of the construction, the Architect shall be required to review and certify applications for payments to the contractor. Also included will be routine "trouble-shooting" during construction.

5. Project Close Out

Punchlist, inspections, as-built drawings in PDF format, two (2) printed copy and one (1) electronic copy on CD; warranty documents, product sheets, etc. bound in 3-ring binder with divider tabs (3 sers).

C. DELIVERABLES

PHASE I - Consultant will provide copies of all final documents in PDF format.

PHASE II – Consultant shall an entire set of documents in PDF/MS Word format for bidding purposes. As-built drawings shall be in AutoCAD 15 or newer and all other documents in PDF format.

D. TIMELINE

The project goal is for plans to be complete in late 2016/early 2017 so that cost estimates can be incorporated into the Division's FY18 budget request. If funded, bidding would occur in the summer of 2017 so that construction could begin in fall. The goal is for the facility to be completed so it is fully operational by the end of April 2018 for pre-season testing.

The scope includes conceptual redesign of the facility into a Regional Aquatics Center, schematic design/engineering and detailed construction estimation for 2-3 phased development options. Schematic plans and recommendations should include all upgrades needed to bring the building into compliance with the Americans with Disabilities Act as well as modernize the facility for better energy efficiency with regard to mechanical system and utilities. The work shall be specifically broken into the following phases:

E. Selection of Consultant

Consultant will be selected based on the following criteria:

- 1. Cost of Services 15 points
- 2. Specialized experience and technical competence 25 points
- 3. Capacity of the person or firm to perform the work, including any specialized services, within the time limitations 10 points
- 4. Past record and performance 20 points
- 5. Familiarity with details of project 15 points
- 6. Degree of local employment 15 points

Proposals shall contain appropriate information necessary to be evaluated on these criteria. A committee composed of elected officials, Urban County Government staff and community representatives will evaluate the proposals.

RFP # 32-2016 Architectural and Engineering Services for Shillito Pool Renovation

FORM OF PROPOSAL

Phase I - Design Services

Lump Sum Fee

Site Plan & Existing Building Plan/Report		\$
2. Program Development & Schematic Plans		\$
	50% Schematic Design	\$
	100% Schematic Design	\$
Phasing Recommendations & Cost Estimates		\$
TOTAL		\$

Phase II - Design Services (percentage based on actual construction budget TBD after completion of Schematic Design and Cost Estimates)

RFQ Assistance	%
2. Construction Documents	%
3. Bid Assistance	%
4. Construction Administration	%
5. Project Close Out	%

Hourly Rates - please attach schedule of hourly rates for all team members for additional work requested by Owner outside the scope described in this RFP.

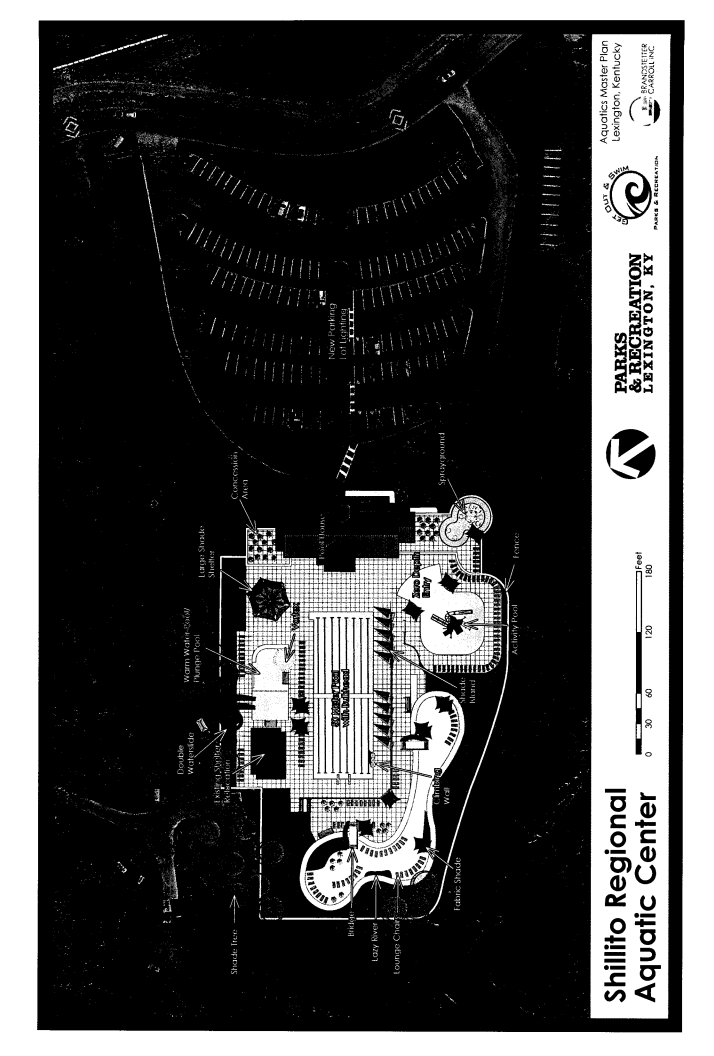


EXHIBIT B

CONSULTANT'S RESPONSE TO RFP#32-2016 PROPOSAL FOR ARCHITECTURAL AND ENGINEERING SERVICES FOR SHILLITO PARK POOL EXPANSION



Qualifications to provide

Architectural and Engineering Services for

#32-2016 Shillito Park Pool Expansion and Improvements

Lexington, Kentucky

September 15, 2016





2360 Chauvin Dr £EXINGTON KY 40517 859.268.1933 FX: 859.268.3341 Purchasing Director Lexington Fayette Urban County Government Room 338, Government Center 200 East Main Street Lexington, KY 40507

308 East 8th St CINCINNATI OH 45202 513.651.4224 FX: 513.651.0147

RE: RFQ#32-2016 Architectural and Engineering Services for Shillito Pool Park Expansion and Improvements

1220 West 6th St Suite 300 CLEVELAND OH 44113 216.241.4480 FX: 216.736.7155 Dear Selection Committee:

17300 Preston Rd Suite 310 DALLAS TX 75252 469.941.4926 FX: 469.941.4112 Brandstetter Carroll Inc. (BCI) is extremely excited to submit our proposal to serve Lexington and Fayette County and to follow-up on the recommendations of the Lexington Aquatics Master Plan. BCI is among the most qualified aquatic and recreation facilities planning and design firms in the United States. Over the past 25 years, BCI has developed a national reputation for its aquatic and recreation facilities planning and design ability, having worked in the states of Indiana, Tennessee, Ohio, Alabama, West Virginia, New York, New Jersey, Georgia, and Texas, and the Commonwealths of Kentucky and Virginia.

Please consider the following as you review our proposal:

- 1. Our team is local. The entire team we have assembled for this assignment is based in Lexington and has a very thorough understanding of aquatic facilities trends and markets throughout the nation and especially within the Bluegrass Region.
- 2. We know this project inside and out. Having recently completed the Lexington Aquatics Master Plan, which included the concept plan for upgrading Shillito Pool to a Family Aquatic Center, the BCI staff are intimately familiar with the Lexington Aquatics System. Additionally, the firm is very familiar with the aquatic facilities within the Bluegrass Region having designed the renovations for Southland, Woodland, and Castlewood Parks in 1995 and also having since designed nearby pools at the Paradise Cove Aquatic Center in Richmond, Nicholasville Aquatic Center, the Anderson Dean Park Pool in Harrodsburg and the Juniper Hills Family Aquatic Center in Frankfort.
- 3. All of our aquatics design services are provided in-house. BCI stays on the cutting edge of aquatics design in order to deliver the best possible facilities to our clients. This allows us to control the project from start to finish, making the process more efficient and cost-effective.
- 4. **BCI has the required specialized expertise to deliver a successful project.** Overall, the firm has designed over **150 Family Aquatic Facilities**. Both Lawrence W. Brandstetter, AIA and Patrick D. Hoagland, ASLA of the firm have made several presentations at NRPA and several state park and recreation associations on the benefits and economic impact of aquatic facility renovations.

This is a great opportunity to utilize the Lexington-based brain power that BCI provides throughout the nation in our own backyard, so that our families and neighbors can benefit from the recommendations and actions of this plan.

Section I of this document, Statement of Qualifications, provides a more in depth look of the qualifications of our firm, sub-consultants and relevant experience. Section II, Experience, provides a comprehensive list of over 100 Family Aquatic Centers designed by the firm. Section III, Projects, contains graphics and information on the firm's recently

completed projects. Resumes providing information on key Team members are provided in Section IV.

We are excited about this opportunity to serve the City of Lexington and appreciate your consideration on this project.

Sincerely,

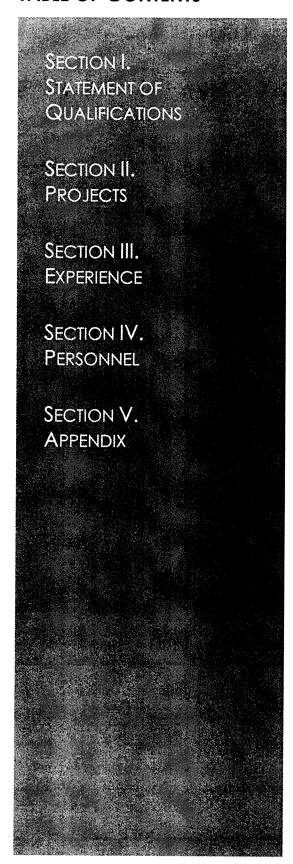
Brandstetter Carroll Inc.

Michael E. Carroll, AIA, Vice-President

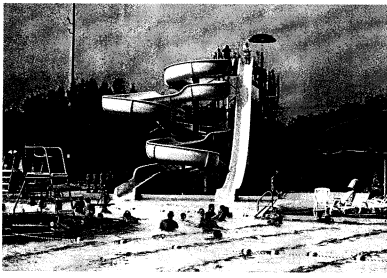


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Section I Statement of Qualifications

STATEMENT OF QUALIFICATIONS

PROJECT UNDERSTANDING

The current Shillito Pool underperforms when compared to the population within its service area. Public comments during the Aquatics Master Plan phase indicated this is primarily due to the lack of family friendly amenities and attractions. Residents in the South Lexington prefer to go to Southland Pool or to facilities in adjacent communities (Frankfort, Richmond, Georgetown or Nicholasville) to have a better family aquatic experience. There is also a strong desire to be able to have better experiences at home in Lexington rather than travelling to other communities. With that in mind, Shillito Pool offered the best opportunity to expand into a Family Aquatic Center. The demographics indicate it will be financially sustainable, and the land, parking, and other park amenities are located at Shillito Park to support this expansion.

The public engagement also indicated the desire to keep the 50-meter length, but also to include taller slides, a sprayground, lazy river, and other features. Seniors currently use Picadome Pool for their aerobics program in the summer, and move to Tates Creek at the end of the season and move indoors to YMCA pools in the off season. The Picadome Pool needs significant modifications to work well for this use, including better ADA access, new bathhouse, restrooms and dressing rooms. Plus, the Picadome Pool attendance is very poor outside of the popular aerobics program. Therefore, it was determined that a logical location was to develop a pool specific for senior aerobics and other programs at Shillito that would include warmer water, ramp access, railing around the perimeter, and other amenities to support these programs. It is intended to use the slide plunge pool for this purpose rather than develop a separate body of water.

The current pool sits on top of a ridge. Therefore, the proposed expansion will require extensive earthwork and likely retaining walls to accommodate the expanded facilities. The lazy river would be at a lower location than the main pool features, similar to the recently opened and BCI designed Juniper Hills Aquatic Center in Frankfort.

The current bathhouse will be insufficient to serve the expanded use and is planned to be redeveloped. The new pool house should be an attractive, welcoming, and fun atmosphere upon entering the facility. Separate restrooms will need to be developed with exterior access to allow for the sprayground to remain open before and after the main facility is closed for the season.

1



FIRM OVERVIEW

Brandstetter Carroll Inc. (BCI) is a firm of Architects, Engineers, Landscape Architects and Planners founded in 1979 with the express purpose of providing professional design services to municipal clients. Since the firm's inception, BCI has grown to include a staff of 60 members with offices in Lexington, Kentucky, Cleveland and Cincinnati, Ohio, and Dallas, Texas. The firm's inhouse staff includes Architects, Civil and Transportation Engineers, Landscape Architects, Interior Designers, LEED Accredited Professionals, Construction Administrators, Surveyors, and Resident Inspectors. In addition, several members of BCI's staff are Certified Pool Operators.

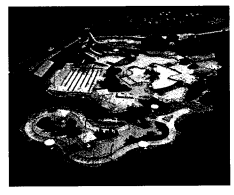
BCI is among the most qualified aquatic and recreation facilities planning and design firms in the United States. Over the past 25 years, BCI has developed a national reputation for its aquatic and recreation facilities planning and design ability, having worked in the states of Indiana, Tennessee, Ohio, Alabama, West Virginia, New York, New Jersey, Georgia, and Texas, and the Commonwealths of Kentucky and Virginia.

Since 1979, BCI has completed 150 outdoor municipal aquatic facilities, 20 indoor natatoriums, 15 city-wide aquatic facility master plans, 40 recreation centers, 35 park and recreation master plans, and over 300 park design assignments. Some of the firm's work has been featured in national, state and local publications including Aquatics International, Columbus Monthly, The Cincinnati Magazine, OPRA Connections, and local newspapers.

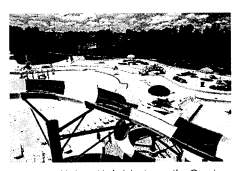
BCI has also conducted Aquatic Symposiums throughout the United States. These Symposiums have examined issues related to indoor and outdoor municipal aquatic centers such as risk management, operations, revenue generation capabilities, staffing needs, programming, and design.

Over the past 15 years, the municipal aquatic industry has seen significant changes in the ways by which public aquatic recreation services are delivered. BCI has been at the forefront of this changing market. The firm has been an industry leader in the Midwest designing over 70% of the municipal pools in the State of Ohio and the Commonwealth of Kentucky combined. As a result, these two states have been recognized nationally for leading edge design and application of modern technology. These impressive changes have resulted in public aquatic facilities that serve nearly four times the patrons and recover their operating expense through gate receipts.

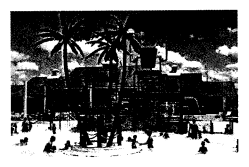
Please refer to Section III, Experience, for a comprehensive list of over 100 Family Aquatic Centers designed by the firm.



Juniper Hill Aquatic Center, Frankfort, KY



Huber Heights Aquatic Center Huber Heights, OH



Paradise Cove Family Aquatic Center Richmond, KY



Section I 2

TEAM IDENTIFICATION

The following are the key Team members that will be assigned to the Shillito Pool Park Expansion and Improvements.



Michael E. Carroll, AIA, Principal-in-Charge

Mr. Carroll is co-founder, Senior Vice President and Managing Principal of the Lexington Architecture Division, and has 30 years' experience. Mr. Carroll has a diverse portfolio of project experience, including municipal recreation and aquatic centers, correctional facilities, courthouses, and public administration buildings. He has served as Principal-in-Charge and/or Project Manager for assignments in 15 states.

Mr. Carroll will be the primary contact with the LFUCG Parks and Recreation Department throughout the planning and design process and will be responsible for the coordination of the planning efforts of the various sub-consultants as well as the planning and design staff of BCI.



Patrick D. Hoagland, ASLA, Consulting Principal

Patrick D. Hoagland, ASLA will serve as a Consulting Principal on this project. Mr. Hoagland has over 30 years experience in the design of public parks, pools, recreation centers and over 100 trails. In 1989 he started and is still the Division Principal of BCI's Recreation, Planning and Landscape Architectural Division. He is also a noted leader in the field of Park System Planning. Mr. Hoagland has served as a Project Manager for several large scale park and recreation Master Planning and Strategic Planning assignments, all of which had a substantial public facilitation component. Mr. Hoagland most recently served as Project Manager for the City of Austin, Texas Aquatic Facilities Needs Assessment and Strategic Plan.



Philip N. Schilffarth, AIA, CID, NCARB, LEED AP BD+C, Project Manager

Mr. Schilffarth is a member of the American Institute of Architects and a LEED Accredited professional with a specialty in Building Design + Construction. He is a graduate of the University of Kentucky School of Architecture College of Design, and focuses the majority of his professional development in recreational design with a focus in aquatics.



Charles L. Schneider, P.E., Aquatic Engineer

Mr. Schneider is a civil engineer and specialized aquatics facility designer within the Recreation, Planning and Landscape Architecture Division of the firm. He brings over 15 years of experience designing sites, earthwork, drainage systems and storm water management, infrastructure, roads, utilities and municipal aquatic centers to the Team. In addition to his technical skills, Mr. Schneider is a Certified Aquatic Facility Operator. Mr. Schneider has provided aquatic engineering services on all BCI projects since 2003. This includes over 40 projects. He has continued his technical education by attendance at state and national aquatic conferences.



Eric M. Chambers, AIA, CDT, CPO, LEED GA, Architect

Mr. Chambers is a registered architect and member of the AIA. He is also a certified LEED Green Associate. Mr. Chambers has been a Project Manager for Brandstetter Carroll, Inc. since 2004 and has managed projects with Construction Costs ranging from \$100,000 to \$42,000,000 including several aquatic and recreation projects. His recreation project experience includes recreation centers, aquatic centers, marina buildings, splash pads, picnic shelters, amphitheaters, and restroom structures.





Ian C. Beattie, CSI, CCCA, Associate, Construction Administrator

Mr. Beattie will provide the Construction Administration services. This includes construction observation, on-site clarifications, project meetings, quality control, review of pay requests, preparation of field reports and final acceptance. Mr. Beattie is been with BCI for 22 years and has provided similar services for the majority of the aquatic centers since then. He provided this service for the Marietta Family Aquatic Center in 2004. He is a Certified Pool Operator.



Mark E. Horman, ASLA, Senior Landscape Architect

Mr. Horman has been with BCI since 1995. As a Landscape Architect, he has participated in the design of over 100 public parks, numerous public buildings, and over 50 aquatic centers including work on several splash pads. Mr. Horman will lead the site assessment process and assist in concept development and site related recommendations.

SUB-CONSULTANT UTILIZATION



Name: Poage Engineers & Associates (Poage)

Role: Structural Engineering

Address: 446 East High Street, Lexington, KY 40507

Phone: 859.255.9034

Project Personnel: Christopher Kelly, P.E. - Principal-In-Charge

Brian Scott, P.E. - Project Engineer/Project Manager

FIRM OVERVIEW

Poage was formed in 1969 and incorporated in 1974. The firm has provided Structural Engineering Services on thousands of projects with clients including Architects, Engineers, Owners, and all levels of Government (Municipal, State, and the Federal Government). Poage (and/or its members) is also involved with the following professional organizations: American Concrete Institute, American Society of Civil Engineers, and Structural Engineers Association of Kentucky.

Poage has structural design experience on a wide range of structures including buildings, bridges, towers, and parking garages. The company has an extensive history of providing economical design services on almost every type of construction including concrete, precast prestressed concrete, post tensioned concrete, steel, masonry, and wood. Poage is also quite experienced in renovations, rehabilitations, structural assessments and troubleshooting construc tion problems.

Poage has been involved in several LEED projects ranging from basic LEED Certification up to LEED Gold Status. Their LEED projects have ranged from Addition/Renovations to New Construction and they have also worked with the design team in an effort to achieve the "Innovation in Design Credit". The firm has built a reputation throughout Kentucky as being "problem solvers" in the Structural Engineering field. Poage's unique ability to provide safe, economical, and buildable structural designs has been the key to our success over the past 40 years.

Section I 4 BRANDSTETTER CARROLL INC



Name: Paladin, Inc. (Paladin)

Role: Mechanical, Electrical, and Plumbing Engineering **Address:** 121 Old Lafayette Avenue, Lexington, KY 40502

Phone: 859.252.3047

Project Personnel: Candice B. Rogers, MBA, CCP, CxA, LEED AP BD+C - Principal-In-Charge

Richard T. Rogers, P.E., CCP - Principal Engineer

Kelsey Leslie, P.E., CxA - Engineer

Mark L. Zoller, P.E., CxA, CEM, LEED AP - Engineer

FIRM OVERVIEW

Paladin, Inc. is a woman-owned commissioning and engineering provider. As part of Paladin's business model, the firm seeks to hire veterans and currently has two veterans on their staff. Paladin's mission is to provide high-quality services that help clients meet their project and, ultimately, their business needs.

Paladin's clients define the firm as problem-solvers. Paladin delivers solutions through commissioning, engineering design, and technical services, and the firm delivers each of those services in a high-quality, responsive, and flexible manner.

Paladin serves clients across a variety of markets. The firm has a regional focus in order to maintain personal contact with their clients. Since 1986, Paladin has provided technical solutions to improve operations for manufacturing, healthcare, educational, religious, and commercial partners.

Paladin strives to be the commissioning and engineering firm of choice. The firm's operating premise is to ensure that all owners experience fully functional mechanical, electrical, and controls systems upon occupancy, in a timely manner and according to the owner's project goals.



PERFORMANCE RECORD

BCI has had a successful record of Performance with its Aquatic Facilities. In over 120 pool assignments, only 3 have been re-bid in order to meet the Owner's budget. Change Orders during construction average less than 1% of construction cost. BCI can also demonstrate that its aquatic projects cost is up to 20% less than similar projects by other firms. Please review the below performance data with respect to project cost control and scheduling.

Project	Construction Estimate	Constructio n Contract	Change Orders	Construction Start	Construction Completion
Juniper Hills Aquatic Center Frankfort, Kentucky	\$5,900,000	\$5,535,526	4%	8/8/2014	7/01/2015
American Legion Park Pool Elizabethtown, Kentucky	\$3,130,000	\$3,192,731	0%	5/8/2015	Currently Under Construction
Bowling Green City Pool Bowling Green, Ohio	\$3,730,000	\$3,906,000	0%	10/1/15	6/1/15
Greendale Aquatic Center Greendale, Indiana	\$2,241,661	\$1,999,000	0%	01/21/2013	05/06/2013
Huber Heights Aquatic Center Huber Heights, Ohio	\$4,700,000	\$4,300,000	2%	04/1/11	6/1/12
Princeton Community Park Pool Princeton, New Jersey	\$6,500,000	\$6,390,000	1%	08/1/11	5/31/12
Plain City Family Aquatic Center Plain City, Ohio	\$2,300,000	\$2,125,700	.5%	10/1/11	5/31/12
Lincoln Park Pool Marion, Ohio	\$3,600,000	\$3,221,900	0%	8/1/11	6/1/12
Avon Lake Aquatic Center, Avon Lake, Ohio	\$4,130,000	\$3,426,930	1.5%	08/11/09	07/01/10
Tallmadge Family Aquatic Center Tallmadge, Ohio	\$3,000,000	\$2,912,528	0%	07/08/08	06/05/09
Maple Heights Family Aquatic Center Maple Heights, Ohio	\$1,300,000	\$1,300,000	0%	01/15/09	06/06/09
Paradise Cove Aquatic Center Richmond, Kentucky	\$5,566,000	\$5,390,000	0.05%	07/01/07	06/01/08
Wapakoneta Water Park Wapakoneta, Ohio	\$1,300,000	\$1,325,427	0.25%	12/10/07	07/01/08
Mingo Park Pool Delaware, Ohio	\$1,534,000	\$1,582,578	1%	11/01/06	06/19/07
Dunham Pool Cincinnati, Ohio	\$3,786,000	\$3,828,000	1%	12/15/06	6/1/08
Rocky River Aquatic Center, Rocky River, Ohio	\$2,000,000	\$2,081,580	2.4%	08/01/04	06/13/05



Section I 6

Project	Construction Estimate	Constructio n Contract	Change Orders	Construction Start	Construction Completion
Tippecanoe Family Aquatic Center Tipp City, Ohio	\$4,250,258	\$3,797,000	1%	08/01/04	06/01/05
Indian Acres Family Aquatic Center Marietta, Ohio	\$3,063,000	\$2,916,949	0%	10/01/03	07/15/04
Florence Aquatic Facility Florence, Kentucky	\$6,417,000	\$5,848,000	1.6%	08/25/02	06/18/03
Groveport Aquatic Center Groveport, Ohio	\$3,374,200	\$3,241,780	2%	08/15/02	06/01/03
Heath Family Aquatic Center Heath, Ohio	\$1,800,000	\$1,757,459	0%	09/08/02	06/01/02
Bay Village Family Aquatic Center Bay Village, Ohio	\$2,476,007	\$2,439,562	0%	08/26/02	05/26/03
Lyndhurst Family Aquatic Center Lyndhurst, Ohio	\$2,090,900	\$2,138,500	0%	08/26/02	05/05/03

REFERENCES

City of Frankfort, Kentucky

James Parrish, Director Parks, Recreation and Historic Sites Department 800 Louisville Road Frankfort, Kentucky 40601 (502) 875-8521

North Lexington YMCA

David Mortarano YMCA of Central Kentucky 239 E High St Lexington, KY 40507 859.254.9622

Cincinnati Recreation Commission

Dan Jones, Planning & Development Engineering/Tech Services Supervisor 805 Central Avenue, Suite 800 Cincinnati, OH 45202 513.352.4045

Morris Township

Bill Foelsch, Parks and Recreation Director Parks and Recreation Department 50 Woodland Avenue Convent Station, NJ 07961 973.605.8363

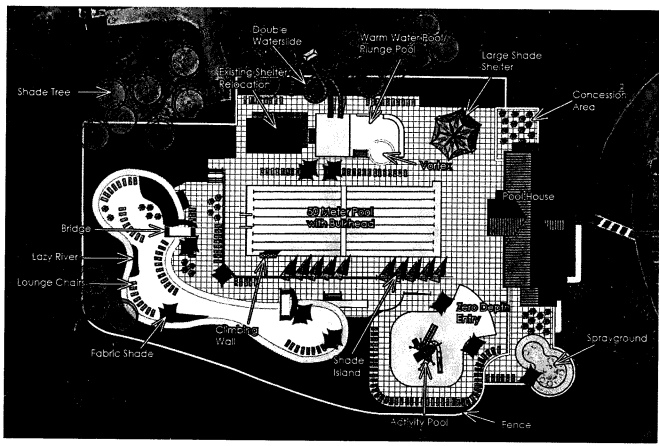


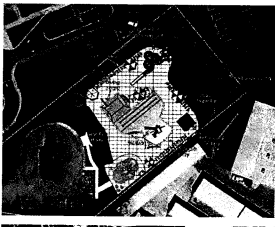


Section II Projects

LEXINGTON AQUATICS MASTER PLAN

texingion Reducky







BCI prepared a city-wide aquatics master plan for the seven existing pools and identified the underserved areas of the City. Extensive public engagement was used to determine the citizens' concerns suggestions, and priorities. The engagement included events at the pools, public meetings, stakeholder groups, online engagement, and both a web based and statistically valid, random sample mail survey. Recommendations identified proposed improvements to all existing facilities plus the addition of new facilities to fill areas of Lexington with service gaps.

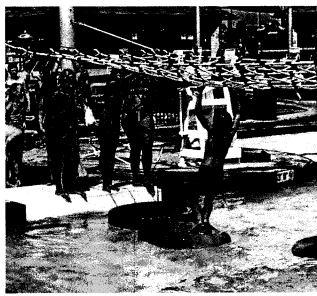
Shillito Pool is planned to be upgraded to a family aquatic center, with slides, lazy river, sprayground, program/exercise pool, new pool house, and more. New spraygrounds were recommended for Masterson Station and Jacobson Parks, both areas that are underserved by aquatics. Other recommendations focused on improving the life and attractions at the existing pools.

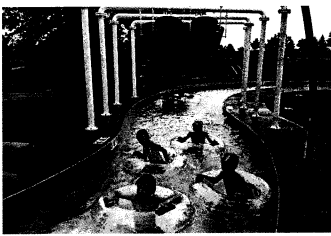


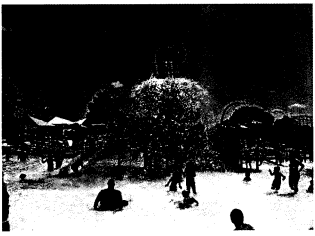
JUNIPER HILLS PARK AQUATIC CENTER

Frankfort Kentucky









Constructed in the 1950's, the Juniper Hills pool was always a great place to cool off and fellowship with friends. Time has taken its toll on the existing facility and Brandstetter Carroll Inc. designed a new Family Aquatic Center to enhance the Juniper Hills Park and replace the aging pool facility. The new Juniper Hills Family Aquatic Center boasts a wide array of features to attract not only local patrons, but people from surrounding counties.

Two 25' tall water slides are the main focal point with an additional ADA accessible family slide. The ADA accessible family slide is the first of its kind in the area and will enhance the experience for any patron with a disability. The facility also offers an activity pool with a zero depth beach, and a large water play structure. Competition swimming, exercise and swim lessons take place in the adjacent 25 meter lap pool. This pool also features a climbing wall, and diving boards. A 450' lazy river tops off the experience with water sprays.

While these pools will be operated seasonally, a sprayground will be provided and operated earlier and later in the season to extend the fun! Rentable spaces and shade are placed around the aquatic center for special occasions around the pool while an indoor party room can be utilized year 'round. Concessions will be accessible to the aquatic facility and park patrons who take advantage of the newly designed walk/bike trails and picnic areas.

The construction budget was \$5,825,860 and construction commenced in the fall of 2014. The new aquatic facility opened its gates to the public in early summer of 2015.

Section II 9



PARADISE COVE FAMILY AQUATIC CENTER

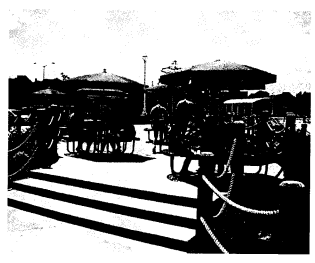
Richmond, Kentucky











This new aquatic center first began with a feasibility study which included public meetings, design sessions, cost estimates, operation pro-formas, and site analysis. The new facility includes a 16,000 s.f. activity pool, water slides, lap pool, spraygrounds and a special "sensory features" pool. Many shade structures offer bathers places to get out of the sun.

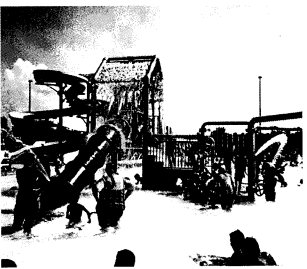
The bath house offers restrooms and changing facilities, concessions, guard room, and offices for staff. A party room also offers the community a rental space for special events. The facility opened for the 2008 swim season.

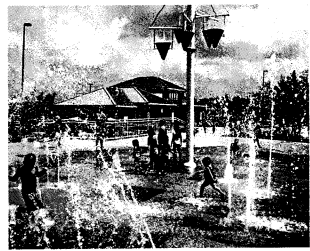


NICHOLASVILLE MUNICIPAL POOL

Nicholasviii – Keniucky









The Nicholasville Aquatic Center opened in 2002 at a cost of \$1.8 million. The facility serves a rapidly growing city of 20,000 people. It includes a 6 lane 25 yard lap pool, water slides, a large leisure pool and a children's activity center. Of special note is the pool house which was designed around a children's water "theme".

A new 52,000 s.f., \$10.5 million YMCA, complete with an indoor aquatic center was also designed by the firm and is currently pending funding.

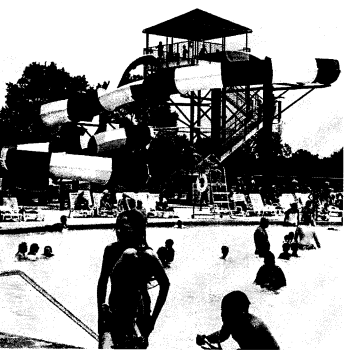
This project is managed by the local YMCA.

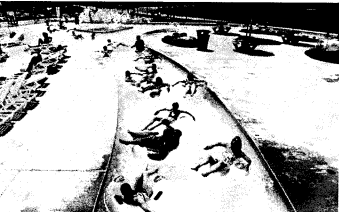


HUBER HEIGHTS KROGER AQUATIC CENTER

Huber Heights, Ohio







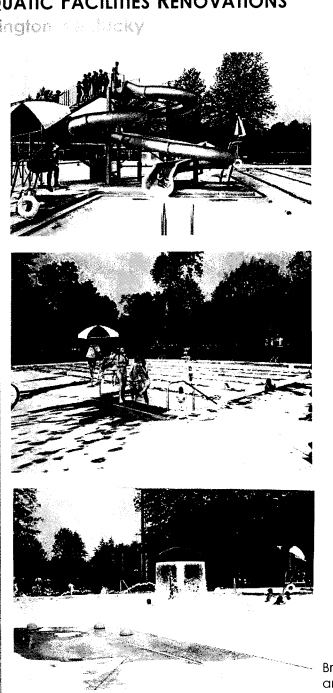
In 2011, Brandstetter Carroll Inc. designed of the \$10 million Activity Center. The new development includes a large aquatic center, game fields, shelters, amphitheater and passive areas. Aquatic features include a lazy river, diving area, lap lanes, shallow water playground, and a zero depth entry.

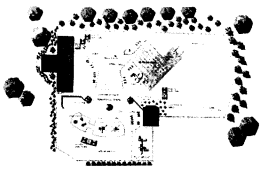
The project was funded 100 percent by Tax Increment Financing, and construction was completed in June 2012. The local YMCA manages the park and pool. Kroger is a major sponsor of the Aquatic Center.



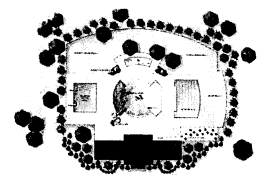
AQUATIC FACILITIES RENOVATIONS

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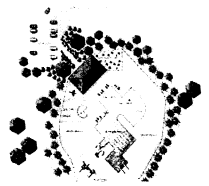




Southland Park Pool



Woodland Park Pool



Castlewood Park Pool

Brandstetter Carroll Inc. examined all 9 outdoor pools and made recommendations for closure, renovation or new facilities. Upon completion of the study, Brandstetter Carroll Inc. provided design services for the conversion of three neighborhood pools (Southland, Woodland and Castlewood) into new regional aquatic centers. Renovations construction of new bathhouses, deck areas and grass beaches were included in this project. New aquatic toys such as water slides, spray fountains and raindrops were also installed at each facility.

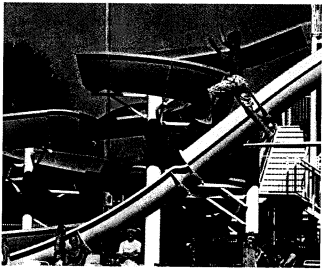
Attendance increased significantly and the Southland Aquatic Center experienced an operating surplus of \$100,000 per year in its first years after redevelopment.



AVON LAKE AQUATIC CENTER

Avon Lake, Ohio









Brandstetter Carroll Inc. first conducted an aquatic center feasibility study for the City of Avon Lake in 2006. In order to ascertain the needs of the community, Brandstetter Carroll Inc utilized a very detailed approach that examined the City's demographics, and needs, and through public meetings and a technical assessment, made a series of recommendations to City officials. In April of 2008, City officials began to discuss this project in more detail with Brandstetter Carroll Inc, with the aspirations of placing the facility on the November 2008 ballot. Representatives from the firm held several meetings with City officials throughout the early half of 2008 in order to update the aquatic study in preparation for the levy.

In November 2008, voters approved the levy, and Brandstetter Carroll Inc. designed the new aquatic center. The facility design includes multiple sustainable design practices including solar tube lighting in the bathhouse, permeable pavers, high speed hand dryers, and timers on plumbing fixtures. This facility opened for the 2010 swim season.

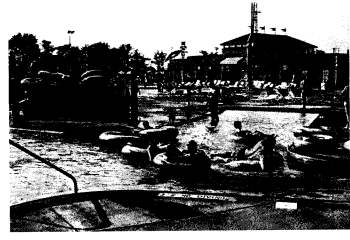


FLORENCE AQUATIC FACILITY

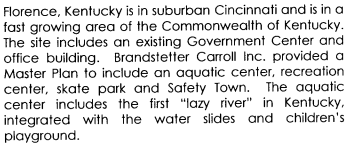
Florence, Kaniucky







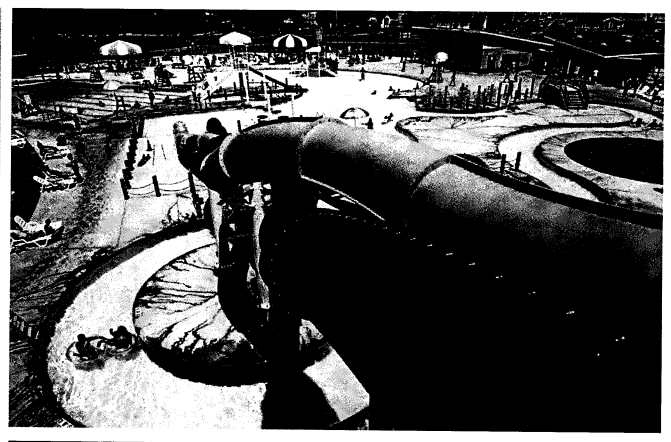




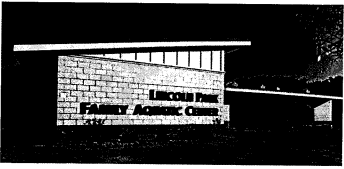


LINCOLN PARK POOL

Marion, Onio







Lincoln Park Pool was renovated in 1981 by BCI, and it served the community for 30 years. Following a study for a new aquatic center in 2010, the City worked with a local hospital to provide funding for the construction and design.

The \$3,600,000 project includes significant water features including several water slides, fountains, zero-depth entry, lazy river, a lap pool and a state-of-the-art filtration system. Sustainable design principles were also followed. The project was completed in 2012.

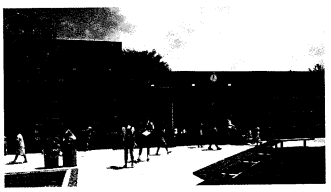


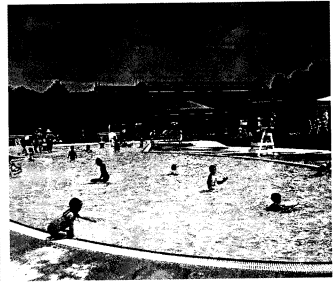
PRINCETON COMMUNITY PARK POOL

Princeton New Jersey



17







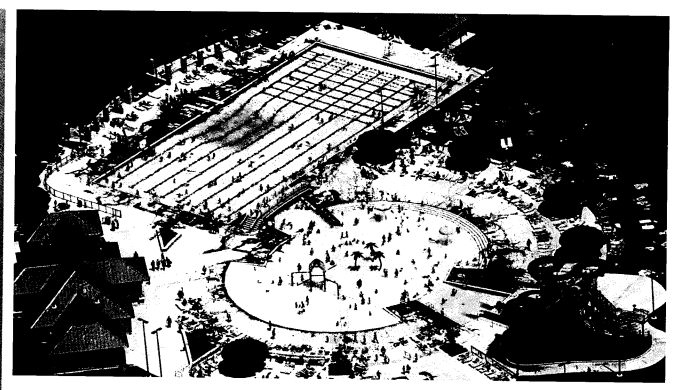
Brandstetter Carroll Inc. provided a comprehensive Master Plan for the Princeton Park and Recreation System. Out of that Master Plan came a recommendation to reconstruct Community Park Pool with 21st Century technology and features. The community did not want a traditional family aquatic center, but wanted to retain the club-like atmosphere focusing upon family activities, competition, day camps, and instruction. The pool tanks were totally reconstructed with new filtration systems and selected water features. The pool house is a state of the art facility designed with sustainable features including a vegetative roof. The total project cost is approximately \$6,300,000.

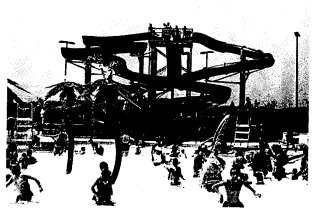


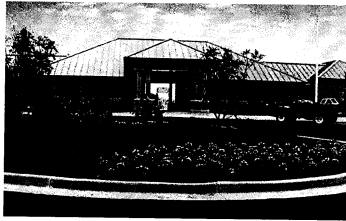
Section II

RUSSELL SIMS AQUATIC CENTER

Bowling Green, Kentucky









This stainless steel pool contains the most innovative aquatic technology in today's industry. Complete with spray features, zero-depth entry, a water slide, 50-meter competition and diving well facility, and related features. Since 2002 the facility has maintained an operational surplus ranging from \$100,000 – \$190,000.

This project received the Associated Builders & Contractors 2000 Award for Design Excellence.



MORRIS TOWNSHIP GINTY AND STREETER POOL RENOVATIONS

Morris Township New Jersey

Streeter Pool **Ginty Pool**

Morris Township, New Jersey is a doughnut shaped community which surrounds the City of Morristown. The delivery of recreational services is a challenge due to the traffic congestion in the area as well as the sometimes undefined jurisdictions of the city. As a result, Township citizens have enjoyed two "Community Pools" for over 30 years. Both existing pools were well maintained and resembled private sector facilities. The community did not want a Family Aquatic Center in the traditional sense. Since BCI had considerable success with the Princeton, New Jersey Community Pool, Morris Township decided to renovate these pools on the Princeton model.

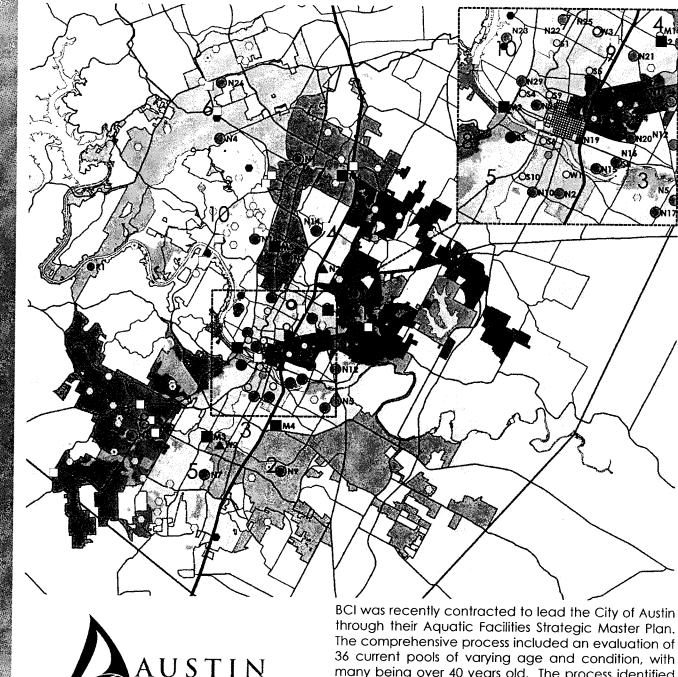
Ginty Pool opened in Sumer 2015 and Streeter Pool opened in summer 2016.

BRANDSTETTER CARROLL INC

Section II

AQUATIC FACILITIES STRATEGIC MASTER PLAN

City of Austin, Texas Parks and Recreation Department



AUSTIN PARKS RECREATION

many being over 40 years old. The process identified strategies to better serve the City residents based upon: an extensive public engagement process; analysis of neighborhood trends and needs; and extensive evaluation of their existing facilities, especially analyzing factors such as compliance with VGB, ADA, and State and local health codes.

goal was to develop strategies recommendations to allow the City to provide quality aquatic experiences for the next 20 years and BCI assembled a team of local design professionals to supplement the firm's aquatic expertise.

BRANDSTETTER CARROLL INC



Section III Experience

Year	Project Name	Construction Cost	357/1
2016	City of Austin Aquatics Master Plan Austin, Texas	\$204,000 (fee)	
2016	Peterson Pool Replacement Westlake, Ohio	\$5,500,000	
2016	Brecksville Aquatic Center Study Brecksville, Ohio	\$4,000,000	
2016	Streeter Pool Renovation <i>Morris Township, New Jersey</i>	\$1,800,000	A. A. C.
2015	Lexington Aquatics Master Plan Lexington, Kentucky	\$150,000 (fee)	
2015	Ford Pool Renovation Allen, Texas	\$3,600,000	
2015	Ginty Pool Renovation Morris Township, New Jersey	\$1,800,000	
2015	American Legion Park Pool Elizabethtown, Kentucky	\$3,200,000	eric .
2015	Juniper Hills Aquatic Center Frankfort, Kentucky	\$5,750,000	一个
2014	McKie Pool Renovation Cincinnati, Ohio	\$1,700,000	- 10
2013	Greendale Aquatic Center Greendale, Indiana	\$2,000,000	
2013 _{\(\)}	Aquatic System Needs Assessment Austin, Texas	\$250,000 (fee)	
2013	Ray Mellert Park Splashpad Medina, Ohio	\$329,000	
2013	Garfield Pool Improvements Mentor, Ohio	\$150,000	
2013	Bowling Green Aquatic Center Bowling Green, Ohio	\$4,000,000	
2012	Kroger Aquatic Center Huber Heights, Ohio	\$4,400,000	
2012	Lincoln Park Pool Marion, Ohio	\$3,220,000	4
2012	Plain City Family Aquatic Center Plain City, Ohio	\$2,230,000	
2012	Princeton Family Aquatic Center Princeton, New Jersey	\$6,390,000	加工和企
2012	Van Wert Aquatic Center Study Van Wert, Ohio	\$3,000,000	生代。

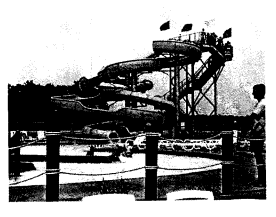


2012

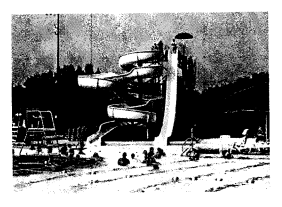
\$4,000,000

Findlay Family Aquatic Center Study
Findlay, Ohio

Year	Project Name	Construction Cost
2012	Wauseon Aquatic Center Study Wauseon, Ohio	\$2,600,000
20111	Ontario Aquatic Center Study Ontario, Ohio	\$3,000,000
2011	Fairview Commons Sprayground Dayton, Ohio	\$300,000
2010	Avon Lake Family Aquatic Center Avon Lake, Ohio	\$3,500,000
2010	Civic Center Pool Sprayground Mentor, Ohio	\$250,000
2009	Williamstown Municipal Pool Williamstown, West Virginia	\$800,000
2009	Tallmadge Family Aquatic Center Tallmadge, Ohio	\$2,900,000
2009	Maple Heights Aquatic Center Maple Heights, Ohio	\$1,300,000
2009 (study)	Indoor and Outdoor Aquatic Centers Study Bowling Green, Ohio	\$9,000,000 (indoor) \$4,000,000 (outdoor)
2009	Moraine Indoor Natatorium Addition Moraine, Ohio	\$3,400,000
2009	Hamburg Pavilion YMCA Lexington, Kentucky	\$12,000,000
2009	Jessamine County YMCA Nicholasville, Kentucky	\$10,500,000
2008	Paradise Cove Family Aquatic Center Richmond, Kentucky	\$5,400,000
2008	Family Aquatic Center Study Frankfort, Kentucky	\$5,500,000
2008	Wapakoneta Waterpark Wapakoneta, Ohio	\$1,400,000
2008	Oxford Aquatic Center Feasibility Study Oxford, Ohio	\$4,400,000 (estimate)
2007	Community Park Sprayground Richmond Heights, Ohio	\$230,000
2006	East Liverpool YMCA East Liverpool, Ohio	\$2,500,000
2006	Don Umerley Civic Center Addition Rocky River, Ohio	\$7,600,000





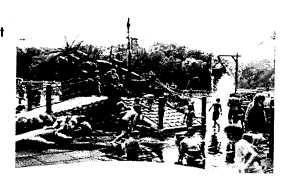




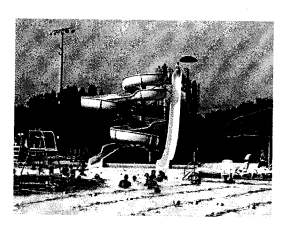


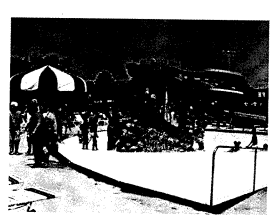
Section III 22

Year	Project Name	Construction Cos
2006	Family Aquatic Center Feasibility Study Clarksburg, West Virginia	\$3,500,000
2005	Tipp City Aquatic Center <i>Tipp City, Ohio</i>	\$3,800,000
2005	Rocky River Aquatic Center Rocky River, Ohio	\$2,200,000
2004	Family Aquatic Center Study Delhi, New York	\$2,300,000
2004	Marietta Family Aquatic Center Marietta, Ohio	\$2,900,000
2003	Bay Village Family Aquatic Center Bay Village, Ohio	\$2,500,000
2003	Groveport Aquatic Center Groveport, Ohio	\$3,300,000
2003	Florence Aquatic Center Florence, Kentucky	\$5,900,000
2003	Anderson Dean Park Pool Harrodsburg, Kentucky	\$900,000
2003	St. Marys Aquatic Center St. Marys, Ohio	\$1,200,000
2003	Paulding Pool Paulding, Ohio	\$885,000
2003	Lyndhurst Family Aquatic Center Lyndhurst, Ohio	\$2,100,000
2003	Covington Water Park Covington, Kentucky	\$1,000,000
2002	Aquatic Center Addition/Renovation <i>Heath, Ohio</i>	\$1,800,000
2002	Nicholasville Park Aquatic Center Nicholasville, Kentucky	\$2,200,000
2002	Mt. Healthy Aquatic Center Mt. Healthy, Ohio	\$1,200,000
2002	Mt. Lookout Swim Club Renovation Cincinnati, Ohio	\$1,200,000
2001	Glenbrook Pool Euclid, Ohio	\$290,000
2001	Cumberland Park Pool Cleveland Heights, Ohio	\$150,000
2000	Automated Interactive Sprayground Orlando Park, Wickliffe, Ohio	\$100,000



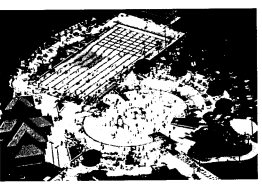








Year	Project Name	Construction Cost
2000	Elmwood Park Pool Independence, Ohio	\$2,500,000
2000	Park Pool and Bathhouse Osborne Park Willoughby, Ohio	\$1,800,000
2000	Family Aquatic Center Coulby Park Wickliffe, Ohio	\$2,200,000
2000	Kingsbury Park Pool Renovation Defiance, Ohio	\$780,000
2000	Preston S. Miller Park Bowling Green, Kentucky	\$2,800,000
1999	Parkview Pool Mayfield Village Mayfield, Ohio	\$2,500,000
1998	Highland Heights Pool and Bathhouse Highland Heights, Ohio	\$1,100,000
1997	Family Aquatic Center Evendale, Ohio	\$2,700,000
1997	Aquatic Facilities Renovations Lexington, Kentucky	\$4,500,000
1997	Family Aquatic Center Brook Park, Ohio	\$1,500,000
1996	Municipal Pool Renovation Crestline, Ohio	\$600,000
1996	Coney Island Cincinnati, Ohio	\$850,000
1996	Family Aquatic Center Montgomery, Ohio	\$1,080,000
1996	Pool Renovation West Carrollton, Ohio	\$650,000
1996	Parky's Pirate Cove Miami Whitewater Park Cincinnati, Ohio	\$600,000
1995	Municipal Pool Ada, Ohio	\$400,000
1995	Municipal Pool and Bathhouse University Heights, Ohio	\$1,500,000
1994	Aquatic Facility Twinsburg, Ohio	\$2,252,000
1994	Corwin M. Nixon/Pine Hill Lakes Park Pool Mason, Ohio	\$1,735,000











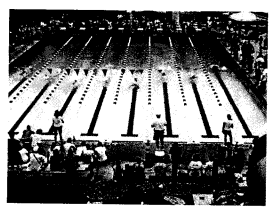
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Year	Project Name	Construction Cost
1993	Municipal Pool Mt. Blanchard, Ohio	\$300,000
1992	Pool and Bathhouse Bluffton, Ohio	\$985,000
1991	Central Homewood Pool Homewood, Alabama	\$420,000
1991	Municipal Pool Ottawa, Ohio	\$850,000
1991	Kingsbury Pool Defiance, Ohio	\$630,000
1991	Heise Park Pool Galion, Ohio	\$448,000
1990	Brookside Park Pool Ashland, Ohio	\$700,000
1990	Municipal Pool Arlington, Ohio	\$395,000
1989	East End Pool Galion, Ohio	\$42,000
1989	Hedges/Boyer Pool Tiffin, Ohio	\$650,000
1989	Community Pool Mariemont, Ohio	\$325,000
1989	Mills Pool Bloomington, Indiana	\$325,000
1989	Village Pool Crooksville, Ohio	\$315,000
1988	Aumiller Park Pool Bucyrus, Ohio	\$400,000
1988	Seltzer Park Municipal Pool Shelby, Ohio	\$350,000
1985	Harvest Home Pool Cheviot, Ohio	\$250,000
1985	Harrison Smith Park Pool Upper Sandusky, Ohio	\$250,000
1985	Municipal Pool Master Plans Bowling Green, Kentucky	\$600,000
1984	Municipal Pool Study Oak Ridge, Tennessee	\$950,000



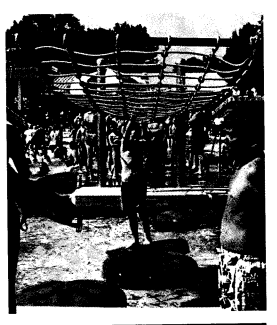




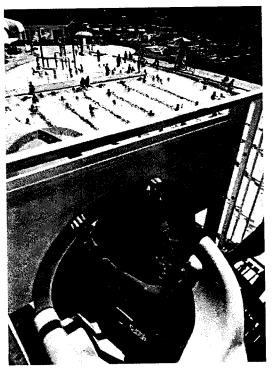




Year	Project Name	Construction Cost
1984	Double Oaks Pool Charlotte, North Carolina	\$400,000
1984	Cordelia Pool Charlotte, North Carolina	\$400,000
1984	Revolution Recreation Center Charlotte, North Carolina	\$700,000
1984	Archbold Municipal Pool Archbold, Ohio	\$250,000
1984	Georgetown Municipal Pool Georgetown, Kentucky	\$150,000
1984	Bryan Park Pool Bloomington, Indiana	\$250,000
1983	Greenville Municipal Pool Greenville, Kentucky	\$300,000
1983	Campbellsville Municipal Pool Campbellsville, Kentucky	\$500,000
1983	Malta/McConnellsville Pool Malta/McConnellsville Recreation Board	\$450,000
1983	Breman Pool Breman, Ohio	\$145,000
1983	Carey Municipal Pool Carey, Ohio	\$136,000
1982	Marion Municipal Pool Marion, Ohio	\$330,000
1980	Pastime Pool Plain City, Ohio	\$80,000
1980	South Euclid Pools Study South Euclid, Ohio	\$500,000









Section III 26



Section IV Personnel

MICHAEL E. CARROLL, AIA

Principal-in-Charge



EDUCATION

University of Cincinnati, Bachelor of Architecture College of Design, Art, Architecture The Harvard Graduate School of Design, "The New American Courthouse"

REGISTRATION

Registered Architect:

State of Ohio

Commonwealth of Kentucky

State of South Carolina

State of Tennessee

State of Illinois

State of Wisconsin

State of New York

State of Texas

State of Oklahoma

Commonwealth of Virginia

AFFILIATIONS

- American Institute of Architects
- National Council of Architectural Registration Boards
- Leadership Lexington 1985-86



AQUATIC FACILITIES DESIGN

- Aquatic and Recreation Complex at The Heights Huber Heights, Ohio
- Pleasant Ridge Pool Renovation Cincinnati, Ohio
- McKie Recreation Center Pool Cincinnati, Ohio
- Community Park Pool Princeton, New Jersey
- College Park Natatorium Winchester, Kentucky
- Paradise Cove Family Aquatic Center Richmond, Kentucky
- Tippacanoe Family Aquatic Center Tipp City, Ohio
- Florence Aquatic Center Florence, Kentucky
- Groveport Recreation and Aquatic Centers Groveport, Ohio
- Shelbyville Outdoor and Indoor Aquatic Centers Shelbyville, Kentucky
- Lyndhurst Family Aquatic Center Lyndhurst, Ohio
- Mt. Healthy Aquatic Center Mt. Healthy, Ohio
- Dunham Pool, Cincinnati Recreation Commission Cincinnati, Ohio
- Indian Acres Family Aquatic Center Marietta, Ohio
- St. Marys Aquatic Renovations St. Marys, Ohio
- Franciscan Fitness and Wellness Center Cincinnati, Ohio
- Bay Village Family Aquatic Center Bay Village, Ohio
- Preston Miller Park Aquatic Center Bowling Green, Kentucky
- Southland, Woodland, Castlewood Family Aquatic Centers Lexington, Kentucky
- Elmwood Park Pool Independence, Ohio
- Parky's Pirate Cove Cincinnati, Ohio
- Nicholasville Family Aquatic Center Nicholasville, Kentucky
- Covington Water Playground Covington, Kentucky



Section IV 27

PATRICK D. HOAGLAND, ASLA

Consulting Principal



EDUCATION

The Ohio State University, B.S. Landscape Architecture

REGISTRATION

Registered Landscape Architect:
Commonwealth of Kentucky –
316, Ohio – 663, Commonwealth
of Virginia – 0406001787,
Tennessee – 0487, West Virginia –
352, CLARB – 1339, Georgia –
LA001486, New Jersey 21AS00096200, Texas – 2781

Council of Landscape Architectural Registration Boards Certificate

AFFILIATIONS

- American Society of Landscape Architects
- (KY Chapter President, 1984 and Trustee, 1991-1996)
- Kentucky Recreation and Park Society
- Ohio Parks and Recreation Association



AQUATIC FACILITIES PLANNING & DESIGN

- Lexington Aquatics Master Plan Lexington, Kentucky
- Juniper Hills Aquatic Center Frankfort, Kentucky
- SomerSplash Water Park Expansion Somerset, Kentucky
- Nicholasville Family Aquatic Center Nicholasville, Kentucky
- Florence Family Aquatic Center Florence, Kentucky
- Preston Miller Park Pool Bowling Green, Kentucky
- Paradise Cove Family Aquatic Center Richmond, Kentucky
- Granville Recreation & Aquatic Facilities Feasibility Study Granville, Ohio
- Blackburn Park Sprayground Paducah, Kentucky
- Parky's Pirate Cove Hamilton County Park District, Cincinnati, Ohio
- Fairview Commons Park and Sprayground Dayton, Ohio
- Pleasant Ridge Pool Renovation Cincinnati, Ohio
- McKie Pool Renovation Cincinnati, Ohio
- Parkview Pool Mayfield Village, Ohio
- Dunham Family Aquatic Center
 Cincinnati Recreation Commission, Cincinnati, Ohio
- Austin Aquatic Needs Assessment and Master Plan Austin, Texas
- Plain City Family Aquatic Center Plain City, Ohio
- Lincoln Park Pool Marion, Ohio
- Kyle Vista Recreation Center and Park Kyle, Texas
- Community Park Pool Redevelopment Princeton, New Jersey
- Aquatic and Recreation Center at The Heights Huber Heights, Ohio
- Groveport Recreation Center and Outdoor Aquatic Center Groveport, Ohio



PHILIP N. SCHILFFARTH, AIA, CID, NCARB, LEED AP BD+C

Project Manager



EDUCATION

University of Kentucky College of Design Bachelor of Architecture, 2008

Registered Architect:

Commonwealth of Kentucky

AFFILIATIONS

- LEED AP BD+C, 2011-Present
- LEED AP, 2008-2009
- AIA, Associate Member
- NCARB Intern Development Program, 2008-20111
- EBCE Student Mentor
- Boy Scouts of America Den Leader

Mr. Schilffarth is an associate member of the American Institute of Architects and a LEED Accredited professional with a specialty in Building Design + Construction. He is a graduate of the University of Kentucky School of Architecture College of Design, and focuses the majority of his professional development in high performance and sustainable design.

RECREATION AND AQUATIC FACILITIES

- Princeton Community Pools & Recreational Facility Princeton, New Jersey
- SomerSplash Water Park Somerset, Kentucky
- Huber Heights Aquatic & Recreation Complex Huber Heights, Ohio
- McKie Recreation Center Pool Renovation Cincinnati, Ohio
- T. Stuart Payne Pool of Richfield Retirement Community Salem, Virginia
- Greendale Pool Greendale, Indiana
- Juniper Hill Family Aquatic Center Frankfort, Kentucky
- American Legion Park Pool Elizabethtown, Kentucky
- Blue Ash Wading Pool Blue Ash, Ohio



CHARLES L. SCHNEIDER, P.E.

Aquatic Engineer



EDUCATION

University of Texas
University of Kentucky, B.S.C.E.
Major Area of Study – Hydrology
and Hydraulics

REGISTRATION

Professional Engineer:
Commonwealth of Kentucky
#22599

CERTIFICATIONS

Certified Pool Operator, Ohio Aquatic Council, LTD—2008

SPECIALTIES

- Site Development and Utilities
- Aquatic Facilities Design
- Aquatic Mechanical Design
- Water and Waste Water Treatment

AQUATIC EXPERIENCE

- Hamburg Pavilion YMCA Pool Lexington, Kentucky
- Juniper Hills Aquatic Center Frankfort, Kentucky
- SomerSplash Water Park Expansion Somerset, Kentucky
- Paradise Cove Family Aquatic Center Richmond, Kentucky
- Allen Texas Ford Pool Project Allen, Texas
- City of Austin Aquatic Facilities Needs Assessment Austin, Texas
- Plain City Family Aquatic Center Plain City, Ohio
- Lincoln Park Pool Marion, Ohio
- Community Park Pool Redevelopment Princeton, New Jersey
- Pleasant Ridge Pool Renovation Cincinnati, Ohio
- McKie Pool Renovation Cincinnati. Ohio
- Huber Heights Family Aquatic Center Huber Heights, Ohio
- Tippecanoe Family Aquatic center
 Tipp City, Ohio
- Indian Acres Family Aquatic Center Marietta, Ohio
- College Park Natatorium Winchester, Kentucky
- Senior Living Facilities Therapy Pools and Wellness Centers, 5 locations

North Carolina, Virginia, and Indiana

- Russell County Indoor Natatorium Jamestown, Kentucky
- Greater Dayton Recreation Center at Roosevelt Commons Indoor Natatorium
 Dayton, Ohio
- Jessamine County YMCA Pool Nicholasville, Kentucky
- Fairview Commons Sprayground Dayton, Ohio
- Clippard Park and Sprayground Colerain Township, Ohio
- Dr. Festus Claybon Park Sprayground Madisonville, Kentucky
- Paducah Park Sprayground Paducah, Kentucky



ERIC M. CHAMBERS, AIA, CID, CDT, CPO, LEED GA

Architect



EDUCATION

University of Kentucky
Bachelor of Architecture
Business Minor
PSMS Project Management (BARCH)
Bootcamp — 2006
Recreation Facility Design School —

High Performance School buildings — 2012

REGISTRATION

Registered Architect:
Commonwealth of Kentucky #6882
LEED Green Associate
Construction Document Technologist
(CDT)
Certified Pool Operator, Ohio Aquatic

AFFILIATIONS

Council, LTD - (CPO)

- American Institute of Architects (AIA)
- Baptist Church at Andover Property and Facility Task Force





RECREATION FACILITIES

- Hamburg Pavilion YMCA Lexington, Kentucky
- Jessamine County YMCA Nicholasville, Kentucky
- Groveport Recreation Complex Groveport, Ohio
- Dunham Pool, Cincinnati Recreation Commission Cincinnati, Ohio
- Indoor Natatorium Moraine, Ohio
- Sayre School Athletic Complex Lexington, Kentucky
- Cynthiana-Harrison County Park, Phase I Cynthiana, Kentucky
- Jackson Center Sprayground Jackson Center, Ohio
- Tipp City Family Aquatic Center
 Tipp City, Ohio
- Mt. Washington Recreation Center Cincinnati Recreation Commission
- Dayton RecPlex Dayton, Ohio
- Northwest Recreation Center Dayton, Ohio
- Lohrey Recreation Center Dayton, Ohio
- Beaumont YMCA Lexington, Kentucky
- McKie Recreation and Aquatic Center Cincinnati, Ohio
- Pleasant Ridge Aquatic Center Cincinnati, Ohio
- Somersplash Waterpark Somerset, Kentucky
- Dunham Park Aquatic Center Cincinnati, Ohio
- Jackson Center Sprayground Jackson Center, Ohio
- Oyler Park Sprayground Cincinnati, Ohio
- South Fairmount Sprayground Cincinnati, Ohio
- Mt. Auburn Recreation Center Cincinnati, Ohio
- Groesbeck Park Colerain, Ohio
- Princeton Community Park Pool Princeton, New Jersey



Section IV 31

IAN C. BEATTIE, CSI, CCCA, ASSOCIATE

Construction Administrator



EDUCATION

Lexington Community College, Associate Degree in Architecture

University of Kentucky – College of Architecture

AFFILIATIONS

- Volunteer Fire Fighter/1st Responder, Camp Dick Fire & Rescue, Lancaster, Kentucky (1997-2003
- Former Technical Affiliate to Department of Architecture, Lexington Community College
- Secretary of Fraternal Order of Police, Lodge #59
- Scott County Constable, Georgetown, Kentucky.

AQUATICS

- Otto Armleder Family Aquatic Center Cincinnati Recreation Commission
- Paradise Cove Family Aquatic Center Richmond, Kentucky
- Tippacanoe Family Aquatic Center Tipp City, Ohio
- Indian Acres Aquatic Center Marietta, Ohio
- Groveport Outdoor Family Aquatic Center Groveport, Ohio
- Florence Aquatic Center Florence, Kentucky
- Nicholasville Aquatic Center Nicholasville, Kentucky
- Mt. Lookout Swim Club Renovation Cincinnati, Ohio
- Mt. Healthy Aquatic Center Mt. Healthy, Ohio
- Russell Sims Aquatic Center Bowling Green, Kentucky
- Evendale Aquatic Center Evendale, Ohio
- Woodland Park Aquatic Center Lexington, Kentucky
- Southland Park Aquatic Center Lexington, Kentucky
- Marietta Family Aquatic Center Marietta, Ohio
- Dunham Aquatic Center Cincinnati Recreation Commission

RECREATION

- Mercy Wellness Facility & Indoor Pool Cincinnati, Ohio
- Mt. Washington Recreation Center Cincinnati, Ohio
- College Park Gymnasium Phase I and Phase II Winchester, Kentucky
- Mt. Washington Recreation Center Cincinnati Recreation Commission
- College Park Gymnasium Phase I and Phase II Winchester, Kentucky
- Madisonville Community Center Cincinnati Recreation Commission
- Phil Moore Park Community Center Warren County, Kentucky



MARK E. HORMAN, ASLA

Senior Landscape Architect



EDUCATION

University of Kentucky B.S. Landscape Architecture

REGISTRATION

Registered Landscape Architect: Commonwealth of Kentucky

AFFILIATIONS

- Council of Landscape
 Architectural Registration Boards Kentucky State Board of
 Examiners and Registration of
 Landscape Architects Governor
 Appointed: 1984-1987, Re appointed: 1987-1990, 1990 1993
- Elected Kentucky delegate to the National Meeting of the Council of Landscape Architectural Registration Boards 1985, 1986, 1987, 1988, 1990
- President of the Kentucky State Board of Examiners and Registration of Landscape Architects, 1991-1993
- Additional: Participated in the joint authorship of Kentucky's newly ratified registration laws and CLARB National Committee on Continuing Education for Landscape Architects



AQUATICS AND RECREATION DESIGN

- Fairview Commons Sprayground Dayton, Ohio
- Pleasant Ridge Pool Renovation Cincinnati, Ohio
- McKie Pool Renovation Cincinnati, Ohio
- Community Park Pool Redevelopment Princeton, New Jersey
- Clippard Park and Sprayground Colerain Township, Ohio
- Paradise Cove Family Aquatic Center Richmond, Kentucky
- Dr. Festus Claybon Park Sprayground Madisonville, Kentucky
- Aquatic and Recreation Complex at The Heights
 Huber Heights, Ohio
- Indian Acres Family Aquatic Center Marietta, Ohio
- Tippecanoe Family Aquatic center Tipp City, Ohio
- SomerSplash Water Park Expansion Somerset, Kentucky
- Salvation Army Ray and Joan Kroc Community Center Ashland, Ohio
- Paducah Park Sprayground Paducah, Kentucky
- Oyler Sprayground Cincinnati, Ohio
- Roosevelt Commons Indoor Natatorium Dayton, Ohio
- Hamburg Pavilion YMCA Lexington, Kentucky
- Jessamine County YMCA Nicholasville, Kentucky
- Oak Grove Park
 Centerville-Washington Park District, Ohio
- Patricia Allyn Park
 Clearcreek Township, Ohio
- Kincaid State Park Lodge Study Pendleton County, Kentucky
- Grant County Park
 Grant County, Kentucky
- Beech Acres Park, Anderson Park District Anderson Township, Ohio
- Colerain Park
 Colerain Township, Ohio



Section IV 33

Chris Kelly, PE Principal in Charge





EXPERIENCE

Christopher Kelly is the President and one of the partners in the firm. He serves as Project Engineer and/or Engineer-of-Record on projects within the firm. Mr. Kelly has been with the firm on a full time basis since 1987. Before working with this firm, Mr. Kelly worked for his father's construction company in all aspects of construction, from laborer to project manager and estimator

His experience gained while working at Poage Engineers, coupled with his background in construction, has enabled him to propose sound, economical building designs throughout his career.

Mr. Kelly has assisted or been responsible for the structural design of over \$950 million in construction costs with Poage Engineers.

Education University of Kentucky Bachelor of Science in Civil Engineering (emphasis on Structures) – 1987

Professional Organizations
Structural Engineers Association of Kentucky (past president)
American Concrete Institute
American Society of Civil Engineers

Registration Kentucky #17615 Indiana #19800121 Alabama #25498 New York #080312 U.S. Virgin Islands #737-PE

RELEVANT EXPERIENCE

YMCA PROJECTS:

YMCA – Weight Room & Aerobics Addition Paris, Kentucky

YMCA – Telford – New Facility Richmond, Kentucky

YMCA – Arts Place Renovation Lexington, Kentucky

PARKING GARAGE PROJECTS: World Trade Center Garage – Steel Stair Replacement – Front and Rear

Lexington, Kentucky

Chase Bank Parking Garage Lexington, Kentucky

The Woodlands Parking Deck Structural Repairs

Lexington, Kentucky

LFUCG Parking Annex – Structural Repairs

Lexington, Kentucky

PNC Bank Parking Garage Lexington, Kentucky

Fayette County Justice Center Parking Structure

Lexington, Kentucky

Lexington Transit Center Bus Transfer & City Parking Garage

Lexington, Kentucky

St. Joseph Hospital-Parking Structure Lexington, Kentucky

Chevy Chase Place – Parking Structure Pre-cast Concrete Design Lexington, Kentucky

St. Joseph Office Park-Parking Structure Phase I & III

Lexington, Kentucky

Victorian Square/Festival Market Parking Structure

Lexington, Kentucky

Bank One Parking Garage – Structural Repairs

Lexington, Kentucky

Picadome Parking Garage - St. Joseph Office Park

Lexington, Kentucky

LEXINGTON PROJECTS:

Victorian Square Renovation (2013)

HopCat - Victorian Square

Saul Good Renovation - Victorian Square

Urban Outfitters - Victorian Square

Tony's of Lexington - Victorian Square

Shakespeare & Company

New Fayette County High School

Fayette County District & Circuit Courthouses

Downtown Arts Center

Dudley's Restaurant Renovation/Adaptive Re-use

Proof Fitness

L'Escalade Fitness

Bryan Station High School

Lexington Transit Center

Dunbar Athletic Building



Brian D. Scott, PE Engineer of Record





EXPERIENCE

Brian Scott is the Vice President and one of the partners in the firm. He serves as the Engineer of Record, Project Manager, and Principal in Charge depending on the project and/or client. Mr. Scott has over 20 years of experience in the field of engineering and has been with the firm since 1994. While at the firm, Mr. Scott has gained valuable engineering and problem solving skills some of which include: one of the first Progressive Collapse Analyses in the State of Kentucky, FEMA 361 Storm Shelter Design, Finite Element Analysis of Manufacturing Conveying Equipment, Forensic Studies, and Fall Protection/Fall Prevention Studies. Mr. Scott has produced proficient engineering designs in virtually every construction material and project scale ranging from small renovations to several hundred thousand square feet projects. In addition to his engineering skills, Mr. Scott is well versed in construction administration and has experienced a good working relationship with both clients and contractors which has allowed him to produce successful projects.

EDUCATION

-University of Kentucky Bachelor of Science in Civil Engineering -1994 Master of Science in Civil Engineering - 1998

PROFESSIONAL ORGANIZATIONS

Structural Engineers Association of Kentucky

REGISTRATION

- Kentucky # 21768
- Ohio # 73009
- Virginia # 044864
- West Virginia # 17705
- Tennessee # 112249
- North Carolina # 034571South Carolina # 26644
- South Carolina # 2 - Texas # 102843
- Arkansas # 16612

RELEVANT EXPERIENCE

YMCA PROJECTS:

YMCA - Northside Addition & Renovation Lexington, Kentucky

PARKING GARAGE PROJECTS: LFUCG Parking Garage Annex

Lexington, Kentucky

Mr. Scott served as one of the Field Engineers for this project, which consisted of performing a thorough assessment of the garage and following up with a plan to repair the structural elements in phases to work within LFUCG's budget.

Chase Bank Parking Garage Emergency Wall Panel Review

Lexington, Kentucky

Mr. Scott was one of the engineers responsible for reviewing existing panel design to determine the method /cause of failure.

Picadome Parking Garage - St. Joseph Office Park

Lexington, Kentucky

Mr. Scott served as Design Engineer for all of the pre-stressed concrete elements. The design was completed for prestressed services of Kentucky

Fayette County Courthouse Parking Garage

Lexington, Kentucky

Mr. Scott served as one of the Design Engineers responsible for the design of the reinforced and post-tensioned concrete elements.

ATHLETIC PROJECTS:

EKU Begley Building Repair Study & Implementation

Richmond, Kentucky

Clear Creek Family Activity Center Shelbyville, Kentucky

College Park Natatorium Addition and Renovation

Winchester, Kentucky

LEXINGTON PROJECTS:

Lyric Theater

Mr. Scott served as the project engineer as well as the engineer-of-record for this project. The project consisted of approximately 29,000 ft² with a cost of \$5.7 million. This project could be divided up into two buildings, a two-story addition, and a renovation of the existing theater. Mr. Scott was responsible for the management and the production of the construction documents and handled the construction administration. The building was designed around and submitted to the USGBC to achieve LEED Certification. This project was awarded Gold Status Level under LEED NC 2.2.

Nunn Building Addition/Renovation

Alliance Coal Office Building

Fayette County District & Circuit Courthouses

William Wells Brown Elementary

Lexington Clinic Ambulatory Surgery Center

UK - Commonwealth Stadium End zone Expansion (1998) (Engineered for all steel connections)

Kentucky Basketball Academy

The Omni Center

University of Kentucky Administration Building Renovation

Southwynd Office Condo Building - New Three story Office Bldg







Candice understands the business behind the business behind the buildings. She leads commissioning process development for Paladin's projects, defines project goals and performance criteria, manages the commissioning process, and works to assure that Owner's receive the best systems possible.

Candice has served on the International Board of Directors for the Building Commissioning Association. She promotes understanding of Commissioning through community and industry presentations.

EDUCATION

Masters in Business Administration, University of Kentucky

Bachelor of Business Administration, University of Kentucky, Marketing and Management

linkedin.com/in/candice-rogers-ccp-cxa-leed-ap-8642a47

Candice B. Rogers | MBA, CCP, CXA, LEED AP BD+C PRINCIPAL-IN-CHARGE

CERTIFICATION

Certified Commissioning Professional, Building Commissioning Association Certified Commissioning Authority, AABC Commissioning Group LEED Accredited Professional, United States Green Building Council

PROJECT ROLE & RELATED EXPERIENCE

As the Principal in Charge, Candice will support the project's front-end to coordinate the incorporation of Paladin's commissioning methodology. Throughout the entire project, she will work to uphold the integrity of our scope and facilitate closeout documentation.

CAER Laboratory Building #2 | Commissioning University of Kentucky | Lexington, KY

Gatton College of Business Renovation & Expansion | Fundamental & Enhanced Commissioning | University of Kentucky | Lexington, KY

University of Kentucky Housing Development Phases I and II | Fundamental & Enhanced Commissioning | EdR Trust | Lexington, KY

Health Sciences Building | Construction Phase Commissioning Jefferson Community and Technical College | Louisville, KY

Transportation Cabinet Office Building & Central Utility Plant | Post Commissioning & Energy Efficiency Improvements | Facility & Support Services | Frankfort, KY

Student Recreational Center | Fundamental & Enhanced Commissioning | University of Louisville | Louisville, KY

Statewide Building Investigation | Retro-Commissioning of Building Systems | Department of Military Affairs | KY

Classroom and Student Services Building | Whole Building Commissioning | Bluegrass Community and Technical College | Lexington, KY

Centralized Laboratory | Existing Building Commissioning | MEP and Envelope Facility and Support Services | Frankfort, KY

Burlington Readiness Center | Fundamental & Enhanced Commissioning | Department of Military Affairs | Burlington, KY

LexTran Headquarters Building | Fundamental & Enhanced Commissioning | *MEP and Envelope LexTran* | *Lexington, KY*

AFFILIATIONS

Building Commissioning Association - International Board of Directors and Marketing and Outreach Committee Chair 2008-2012 Kentucky US Green Building Council Vistage International







Dick's extensive background in the requirements of mechanical, plumbing, electrical and control systems operation enables him to perform high-level design reviews and prepare functional tests to verify sequence of operation consistency.

As a licensed Engineer and Certified Commissioning Professional, Mr. Burks has completed both engineering design and commissioning of systems and equipment for a variety of applications. Dick has developed and directed commissioning process activities for approximately twenty years. He has participated in mechanical, plumbing, electrical, and controls systems design for over thirty five years.

EDUCATION

Bachelor of Science, University of Kentucky, Chemical Engineering

Richard T. Rogers | PE, CCP

PRINCIPAL ENGINEER

CERTIFICATION

Professional Chemical & Electrical Engineer: Commonwealth of Kentucky (#23685)

Certified Commissioning Professional, Building Commissioning Association Six Sigma Green Belt, American Society of Quality

PROJECT ROLE & RELATED EXPERIENCE

For this project, Mr. Burks will lead the overall workplan, manage our technical staff, and oversee the execution of on-site testing. Of particular importance is Mr. Burks' experience managing projects of similar scale for our clients.

Knapp Hall Renovation | Commissioning Berea College | Berea, KY

Black and Williams Community Center | MEP Design LFUCG | Lexington, KY

Centralized Laboratory Building & Central Utility Plant | Existing Building Commissioning & MEP Design | Facility and Support Services | Frankfort, KY

Student Recreation Center | Commissioning University of Louisville | Lexington, KY

Gatton College of Business Renovation & Expansion | Fundamental & Enhanced Commissioning | University of Kentucky | Lexington, KY

United Health Care | Post | MEP Design | United Health Care | Louisville, KY

Charles Y. Community Center | MEP Design LFUCG | Lexington, KY

Centralized Laboratory | Existing Building Commissioning MEP and Envelope Facility and Support Services | Frankfort, KY

Carver Community Center | Commissioning LFUCG | Lexington, KY

Commonwealth Emergency Operations Center | Commissioning Department of Military Affairs | Frankfort, KY

Dr. Mark & Cindy Lynn Soccer Stadim | Commissioning University of Louisville | Louisville, KY

PROFICIENCIES

Building Automation Systems Complex Operating Environments Clean Rooms and Close Tolerance Environments System Integration Central Utility Plants



Section IV 37





EDUCATION

Bachelor of Science, Lipscomb

University, Mechanical Engineering

LICENSURE & CERTIFICATION
Professional Engineer:
Commonwealth of Kentucky (# 30843)

Associate Commissioning Professional, Building Commissioning Association

AFFILIATIONS American Society of Heating, Refrigerating and Air Conditioning Engineers (ASHRAE)

PROFICIENCIES
HVAC Systems
Commissioning Process
Documentation
Project Closeout Documentation
Building Automation Systems
Utility Data Analysis

Kelsey Leslie | PE, CxA Engineer

Kelsey performs on-site technical assessments, reviewing and collecting commissioning documentation, and performing testing of building systems for the Project. Her full technical capabilities will also be applied to creating customized Pre-Functional Tests and their verification in the field.

Ms. Leslie joined Paladin's team to support on-site testing on our projects. She brings a significant background working with complex HVAC systems and varied BAS control platforms. Her experience has led her to work in a spectrum of building types, including educational and health facilities in Ohio.

RELATED EXPERIENCE

University of Kentucky Housing Development Phases I and II Fundamental & Enhanced Commissioning | EdR Trust | Lexington, KY

Knapp Hall Renovation | Commissioning Berea College | Berea, KY

Commonwealth Energy Management & Control System (CEMCS) Implementation & Control System Upgrades | Kentucky Community & Technical College System | *Kentucky*

Student Recreational Center | Fundamental & Enhanced Commissioning University of Louisville | Louisville, KY

LexTran Headquarters Building | Fundamental & Enhanced Commissioning LexTran | Lexington, KY

Senior Citizens Center | Fundamental Commissioning Lexington-Fayette Urban County Government | Lexington, KY

Council of State Governments Building | Fundamental & Enhanced Commissioning | Commonwealth of Kentucky | Lexington, KY

Megown and Administration Building Renovations | Construction Phase Commissioning | Bluegrass Community and Technical College | Lexington, KY







Mark's extensive background in the requirements of mechanical, plumbing, electrical and control systems operation enables him to perform high-level design reviews and prepare functional tests to verify sequence of operation consistency.

As a licensed Engineer and Certified Commissioning Professional, Mr. Zoller has completed both engineering design and commissioning of systems and equipment for a variety of applications.

EDUCATION

Bachelor of Science, University of Kentucky, Chemical Engineering

Mark L. Zoller | PE, CXA, CEM, LEED AP

Engineer

CERTIFICATION

Professional Mechanical Engineer:
Commonwealth of Kentucky (# 29435)
Certified Energy Manager, Association of Energy Engineers
LEED Accredited Professional, United States Green Building Council

PROJECT ROLE & RELATED EXPERIENCE

For this project, Mr. Zoller will lead the overall work-plan, manage our technical staff, and oversee the execution of on-site testing. Of particular importance is Mr. Zoller's experience managing projects of similar scale for our clients.

CEMCS Implementation & Control System Upgrades | Kentucky Community & Technical College System | *Kentucky*

CHR Complex | CEMCS Remediation
Commonwealth of Kentucky | Frankfort, KY

Senior Citizens Center | Fundamental Commissioning Lexington Fayette Urban County Government | Lexington, KY

Center for Advanced Manufacturing | MEP Design Bluegrass Community and Technical College | Georgetown, KY

Woodland Glen III, IV, & V Residence Halls | Fundamental & Enhanced Commissioning | EdR Trust | Lexington, KY

PROFICIENCIES

Building Automation Systems
Complex Operating Environments
Clean Rooms and Close Tolerance Environments
System Integration Central Utility Plants



Section IV 39



Section V Appendix

AFFIDAVIT

AFFIDAVII					
Comes the Affiant, Brandstetter Carroll Inc.	, and after				
being first duly sworn, states under penalty of perjury as follows:					
His/her name is Michael E. Carroll	and he/she is				
the individual submitting the proposal or is the authorized	representative				
of Brandstetter Carroll Inc.	, the				
entity submitting the proposal (hereinafter referred to as "Proposer").					
2. Proposer will pay all taxes and fees, which are owed to the Le Urban County Government at the time the proposal is submitted, p	exington-Fayette				

- the contract and will maintain a "current" status in regard to those taxes and fees during the life of the contract.

 3. Proposer will obtain a Lexington-Fayette Urban County Government business
- license, if applicable, prior to award of the contract.
- 4. Proposer has authorized the Division of Central Purchasing to verify the above-mentioned information with the Division of Revenue and to disclose to the Urban County Council that taxes and/or fees are delinquent or that a business license has not been obtained.
- 5. Proposer has not knowingly violated any provision of the campaign finance laws of the Commonwealth of Kentucky within the past five (5) years and the award of a contract to the Proposer will not violate any provision of the campaign finance laws of the Commonwealth.
- 6. Proposer has not knowingly violated any provision of Chapter 25 of the Lexington-Fayette Urban County Government Code of Ordinances, known as "Ethics Act."

Continued on next page

7. Proposer acknowledges that "knowingly" for purposes of this Affidavit means, with respect to conduct or to circumstances described by a statute or ordinance defining an offense, that a person is aware or should have been aware that his conduct is of that nature or that the circumstance exists.

Further, Affiant sayeth naught.

STATE OF Kentucky	
COUNTY OF _Fayette	
The foregoing instrument was subscribed, sworn to and ackribefore me by	nowledged on this
the <u>15</u> day of <u>September</u> , 2016.	_
My Commission expires:	
NOTARY PUBLIC, STATE AT LARGE	

EQUAL OPPORTUNITY AGREEMENT

The Law

- Title VII of the Civil Rights Act of 1964 (amended 1972) states that it is unlawful for an employer to discriminate in employment because of race, color, religion, sex, age (40-70 years) or national origin.
- Executive Order No. 11246 on Nondiscrimination under Federal contract prohibits employment discrimination by contractor and sub-contractor doing business with the Federal Government or recipients of Federal funds. This order was later amended by Executive Order No. 11375 to prohibit discrimination on the basis of sex.
- Section 503 of the Rehabilitation Act of 1973 states:

The Contractor will not discriminate against any employee or applicant for employment because of physical or mental handicap.

- Section 2012 of the Vietnam Era Veterans Readjustment Act of 1973 requires Affirmative Action on behalf of disabled veterans and veterans of the Vietnam Era by contractors having Federal contracts.
- Section 206(A) of Executive Order 12086, Consolidation of Contract Compliance Functions for Equal Employment Opportunity, states:

The Secretary of Labor may investigate the employment practices of any Government

contractor or sub-contractor to determine whether or not the contractual provisions specified in Section 202 of this order have been violated.

The Lexington-Fayette Urban County Government practices Equal Opportunity in recruiting, hiring and promoting. It is the Government's intent to affirmatively provide employment opportunities for those individuals who have previously not been allowed to enter into the mainstream of society. Because of its importance to the local Government, this policy carries the full endorsement of the Mayor, Commissioners, Directors and all supervisory personnel. In following this commitment to Equal Employment Opportunity and because the Government is the benefactor of the Federal funds, it is both against the Urban County Government policy and illegal for the Government to let contracts to companies which knowingly or unknowingly practice discrimination in their employment practices. Violation of the above mentioned ordinances may cause a contract to be canceled and the contractors may be declared ineligible for future consideration.

Please sign this statement in the appropriate space acknowledging that you have read and understand the provisions contained herein. Return this document as part of your application packet.

Bidders

I/We agree to comply with the Civil Rights Laws listed above that govern employment rights of minorities, women, Vietnam veterans, handicapped and aged persons.

las Calanall	
Meland	Brandstetter Carroll Inc.

WORKFORCE ANALYSIS FORM

Name of Organization: Brandstetter Carroll Inc.

Date: 9 / 15 / 16

Categories	Total	(N Hisp	nite lot anic atino)		eanic or ino	Afrid Ame (N	ck or can- rican lot canic atino	Haw Ot Pa Isla (N Hisp	ative vaiian nd ther cific nder lot panic atino	(N His C	ian lot oani or ino	Indi Ala Na (r Hisp	erican ian or skan ative not panic atino	m ra (I) His _i	vo or lore ces Not panic or tino	Т	otal
		M	F	M	F	M	F	М	F	M	F	M	F	M	F	м	F
Administrators	4		2	2												2	2
Professionals	31	26	3	2												28	├
Superintendents				_								_				20	-
Supervisors		-													· —·	-	
Foremen						-											<u> </u>
Technicians	15	13	2													10	<u> </u>
Protective Service																13	2
Para-Professionals					\dashv				-+		\dashv						
Office/Clerical	7	1	6		_				+								
Skilled Craft						-+			\dashv		\dashv	$-\!\!\!+\!\!\!\!+$		\dashv		1	6
Service/Maintenanc											\dashv						
Total:	57	$\neg +$	\dashv		_								$-\downarrow$	\dashv			

Prepared by: Alex Solomon, Marketing Coordinator Name & Title

Firm Submitting Pro	posal: Brandstetter Ca	rroll Inc.		
Complete Address:	2360 Chauvin Drive	Lexington	40517	
·	Street	City	Zip	
Contact Name: Mic	hael E. Carroll Title:	Senior Vice Pr	esident/Principal-in-Charç	је
Telephone Number:	859.268.1933 Fax N	Number: <u>859</u>	9.268.3341	
Email address: _mo	carroll@bciaep.com			



LFUCG MWDBE PARTICIPATION FORM Bid/RFP/Quote Reference #_32-2016

The MWDBE and/or veteran subcontractors listed have agreed to participate on this Bid/RFP/Quote. If any substitution is made or the total value of the work is changed prior to or after the job is in progress, it is understood that those substitutions must be submitted to Central Purchasing for approval immediately. Failure to submit a completed form may cause rejection of the bid.

MWDBE Company, Name, Address, Phone, Email	MBE WBE or DBE	Work to be Performed	Total Dollar Value of the Work	% Value of Total Contract
Paladin, Inc. 121 Old Lafayette Ave. Lexington, KY 40502	WBE	Mechanical, Electrical, and Plumbing Engineering	\$74,000	Estimated 15%
2.				
3.				
4.				

The undersigned company representative submits the above list of MWDBE firms to be used in accomplishing the work contained in this Bid/RFP/Quote. Any misrepresentation may result in the termination of the contract and/or be subject to applicable Federal and State laws concerning false statements and false claims.

Brandstetter Carroll Inc.	Millud
Company	Company Representative
9/15/16	Senior Vice President/Principal-in-Charge
Date	Title



The undersigned acknowledges that the minority and/or veteran subcontractors listed on this form did submit a quote to participate on this project. Failure to submit this form may cause rejection of the bid.

Company Name Brandstetter Carroll Inc. Address/Phone/Email 2360 Chauvin Drive Lexington, KY 40517	Contact Person Michael E. Carroll Bid Package / Bid Date 7/8/16
mcarroll@bciaep.com	

MWDBE Company Addr	Contact Person	Contact Information (work phone Email, cell)	Date Contacte	Services to be performed	Method of Communicat (email, phon meeting, ad, event etc)		AA HA AS	Veteran
Paladin, Inc. 121 Old Lafayette Ave Lexington, KY 40502	Debbie Winn	859.252.9047 winnd@paladinky.com	6/28/16	MEP Engineering	Email, phone	\$74,000	Female	2 on staff

(MBE designation / AA=African American / HA= Hispanic American/AS = Asian Àmerican/Pacific Islander/ NA= Native American)

The undersigned acknowledges that all intermination of the contract and/or be su	oformation is accurate. Any misrepresentation may result in bject to applicable Federal and State laws concerning false
statements and claims.	Meeund
Brandstetter Carroll Inc.	
Company	Company Representative Senior Vice President/Principal-in-Charge
9/15/16	Title

Date

LFUCG STATEMENT OF GOOD FAITH EFFORTS Bid/RFP/Quote #__32-2016

By the signature below of an authorized company representative, we certify that we have utilized the following Good Faith Efforts to obtain the maximum participation by MWDBE and Veteran-Owned business enterprises on the project and can supply the appropriate documentation. __Advertised opportunities to participate in the contract in at least two (2) publications of general circulation media; trade and professional association publications; small and minority business or trade publications; and publications or trades targeting minority, women and disadvantaged businesses not less than fifteen (15) days prior to the deadline for submission of bids to allow MWDBE firms and Veteran-Owned businesses to participate. _ Included documentation of advertising in the above publications with the bidders good faith efforts package ____ Attended LFUCG Central Purchasing Economic Inclusion Outreach event Attended pre-bid meetings that were scheduled by LFUCG to inform MWDBEs and/or Veteran-Owned Businesses of subcontracting opportunities __ Sponsored Economic Inclusion event to provide networking opportunities for prime contractors and MWDBE firms and Veteran-Owned businesses Requested a list of MWDBE and/or Veteran subcontractors or suppliers from LFUCG Economic Engine and showed evidence of contacting the companies on the list(s). Contacted organizations that work with MWDBE companies for assistance in finding certified MWBDE firms and Veteran-Owned businesses to work on this project. Those contacted and their responses should be a part of the bidder's good faith efforts documentation. Sent written notices, by certified mail, email or facsimile, to qualified, certified MWDBEs soliciting their participation in the contract not less than seven (7) days prior to the deadline for submission of bids to allow them to participate effectively. Followed up initial solicitations by contacting MWDBEs and Veteran-Owned businesses to determine their level of interest. Provided the interested MWBDE firm and/or Veteran-Owned business with adequate and timely information about the plans, specifications, and requirements of the contract. _ Selected portions of the work to be performed by MWDBE firms and/or Veteran-Owned businesses in order to increase the likelihood of meeting the contract goals. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate MWDBE and Veteran participation, even when the prime contractor may otherwise perform these work items with its own workforce

1 ' ret rejection them as unqualifie	atterested MWDBE firms and Veteran-Owned ed without sound reasons based on a thorough ejection should be so noted in writing with a ot be reached.
Included documentation of quotation	ons received from interested MWDBE firms and ot used due to uncompetitive pricing or were responses from firms indicating that they would
work with its own forces will not be cons	the ability and/or desire to perform the contract sidered a sound reason for rejecting a MWDBE Nothing in this provision shall be construed to quotes in order to satisfy MWDBE and Veteran
Made an effort to offer assistance to Owned businesses to obtain the necessary bonding to satisfy the work requirements o	o or refer interested MWDBE firms and Veteran- equipment, supplies, materials, insurance and/or f the bid proposal
Made efforts to expand the search beyond the usual geographic boundaries.	for MWBE firms and Veteran-Owned businesses
Otherany other evidence that the has made reasonable good faith efforts to i	bidder submits which may show that the bidder nclude MWDBE and Veteran participation.
cause for rejection of bid. Bidders m relevant to this requirement which is Documentation of Good Faith Effor participation Goal is not met.	ocumentation requested in this section may be ay include any other documentation deemed s subject to approval by the MBE Liaison. Its must be submitted with the Bid, if the
result in termination of the contract and/c concerning false statements and claims.	formation is accurate. Any misrepresentations may be subject to applicable Federal and State laws
Brandstetter Carroll Inc.	TWEETH ST
Company	Company Representative
9/1516	Senior Vice President/Principal-in-Charge
Date	Title

- 15. Authority to do Business: The Respondent must be a duly organized and authorized to do business under the laws of Kentucky. Respondent must be in good standing and have full legal capacity to provide the services specified under this Contract. The Respondent must have all necessary right and lawful authority to enter into this Contract for the full term hereof and that proper corporate or other action has been duly taken authorizing the Respondent to enter into this Contract. The Respondent will provide LFUCG with a copy of a corporate resolution authorizing this action and a letter from an attorney confirming that the proposer is authorized to do business in the State of Kentucky if requested. All proposals must be signed by a duly authorized officer, agent or employee of the Respondent.
- 16. Governing Law: This Contract shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky. In the event of any proceedings regarding this Contract, the Parties agree that the venue shall be the Fayette County Circuit Court or the U.S. District Court for the Eastern District of Kentucky, Lexington Division. All parties expressly consent to personal jurisdiction and venue in such Court for the limited and sole purpose of proceedings relating to this Contract or any rights or obligations arising thereunder. Service of process may be accomplished by following the procedures prescribed by law.
- 17. Ability to Meet Obligations: Respondent affirmatively states that there are no actions, suits or proceedings of any kind pending against Respondent or, to the knowledge of the Respondent, threatened against the Respondent before or by any court, governmental body or agency or other tribunal or authority which would, if adversely determined, have a materially adverse effect on the authority or ability of Respondent to perform its obligations under this Contract, or which question the legality, validity or enforceability hereof or thereof.
- 18. Contractor understands and agrees that its employees, agents, or subcontractors are not employees of LFUCG for any purpose whatsoever. Contractor is an independent contractor at all times during the performance of the services specified.
- 19. If any term or provision of this Contract shall be found to be illegal or unenforceable, the remainder of the contract shall remain in full force and such term or provision shall be deemed stricken.

RFP # 32-2016 Architectural and Engineering Services for Shillito Pool Renovation

FORM OF PROPOSAL

Phase I - Design Services

Lump Sum Fee

Filase I - Design Colvidos				
1. Site Plan & Existing Building Plan/Report		\$ 5,000		
2. Program Development & Schematic Plans		\$ 35,000		
	50% Schematic Design	\$		
	100% Schematic Design	\$		
3. Phasing Recommendations & Cost Estimates		\$ 6,000		
TOTAL		\$46,000		

Phase II - Design Services (percentage based on actual construction budget TBD after completion of Schematic Design and Cost Estimates)

TBD after completion of containing		
1. RFQ Assistance	0.5	%
2. Construction Documents	3.85	%
3. Bid Assistance	0.2	%
4. Construction Administration	2.15	<u></u> %
5. Project Close Out	0.2	%

Hourly Rates - please attach schedule of hourly rates for all team members for additional work requested by Owner outside the scope described in this RFP.

EXHIBIT C

CERTIFICATES OF INSURANCE



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 08/20/2016

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED DEPRESENTATIVE OR PRODUCER AND THE CERTIFICATE HOLDER.

REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT PRODUCER PHONE (A/C, No, Ext): E-MAIL ADDRESS: Pearl Insurance 1200 E Glen Ave NAIC # INSURER(S) AFFORDING COVERAGE INSURER A: Continental Casualty Company 20443 61616 Peoria Heights INSURER B INSURED Brandstetter Carroll Inc. INSURER C INSURER D 2360 Chauvin Dr INSURER E KY 40517-3917 INSURER F Lexington REVISION NUMBER: CERTIFICATE NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD COVERAGES INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. POLICY EFF POLICY EXP LIMITS ADDL SUBR POLICY NUMBER TYPE OF INSURANCE NSR LTR EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) GENERAL LIABILITY COMMERCIAL GENERAL LIABILITY \$ MED EXP (Any one person) CLAIMS-MADE OCCUR PERSONAL & ADV INJURY GENERAL AGGREGATE \$ \$ PRODUCTS - COMP/OP AGG GEN'L AGGREGATE LIMIT APPLIES PER: PRO-JECT OMBINED SINGLE LIMIT POLICY (Ea accident) AUTOMOBILE LIABILITY BODILY INJURY (Per person) \$ ANY AUTO BODILY INJURY (Per accident) SCHEDULED ALL OWNED AUTOS PROPERTY DAMAGE (Per accident) AUTOS NON-OWNED HIRED AUTOS \$ EACH OCCURRENCE UMBRELLA LIAB OCCUR AGGREGATE \$ **EXCESS LIAB** CLAIMS-MADE RETENTION \$ DED WC STATU-TORY LIMITS WORKERS COMPENSATION AND EMPLOYERS' LIABILITY E.L. EACH ACCIDENT ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? E.L. DISEASE - EA EMPLOYEE (Mandatory in NH)
If yes, describe under
DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT \$ \$1,000,000 per claim/\$2,000,000 aggregate 11/27/2015 11/27/2016 Professional Liability \$50,000 deductible AEH288364175 Υ Ν DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) CANCELLATION CERTIFICATE HOLDER SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. Lexington-Fayette Urban County Government 200 East Main Street AUTHORIZED REPRESENTATIVE KY 40507 Lexington



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). PRODUCER Energy Insurance Agency, Inc. P O Box 55268 PHONE (A/C, No, Ext): (859) 273-1549 FAX (A/C, No): (859) 272-0075 Lexington, KY 40555 ADDRESS: eia@energyinsagency.com INSURER(S) AFFORDING COVERAGE NAIC# INSURER A : State Auto Property and Casualty Insurance Co 25127 INSURED INSURER B: Brandstetter Carroll, Inc. INSURER C: 2360 Chauvin Drive INSURER D : Lexington, KY 40517 INSURER E : INSURER F **COVERAGES CERTIFICATE NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD **REVISION NUMBER:** INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBR INSD WVD TYPE OF INSURANCE POLICY EFF POLICY EXP
(MM/DD/YYYY) (MM/DD/YYYY) POLICY NUMBER X COMMERCIAL GENERAL LIABILITY LIMITS **EACH OCCURRENCE** 1,000,000 CLAIMS-MADE X OCCUR BOP2744362 04/23/2016 04/23/2017 DAMAGE TO RENTED PREMISES (Ea occurrence) 300,000 MED EXP (Any one person) 10,000 PERSONAL & ADV INJURY 1,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: PRO-JECT GENERAL AGGREGATE 2,000,000 POLICY LOC PRODUCTS - COMP/OP AGG 2,000,000 OTHER: AUTOMOBILE LIABILITY COMBINED SINGLE LIMIT (Ea accident) 1,000,000 ANY AUTO BAP2379693 04/23/2016 04/23/2017 BODILY INJURY (Per person) SCHEDULED BODILY INJURY (Per accident) NON-OWNED HIRED AUTOS PROPERTY DAMAGE (Per accident) \$ X UMBRELLA LIAB X OCCUR **EXCESS LIAB EACH OCCURRENCE** 5,000,000 CLAIMS-MADE CXS2117619 04/23/2016 04/23/2017 AGGREGATE DED X RETENTION \$ 5,000,000 O **WORKERS COMPENSATION** AND EMPLOYERS' LIABILITY PER STATUTE ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? WCP2213992 04/23/2016 04/23/2017 E.L. EACH ACCIDENT 500,000 (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - EA EMPLOYEE \$ 500,000 E.L. DISEASE - POLICY LIMIT | \$ Ohio Stop Gap 500,000 BOP2744362 04/23/2016 04/23/2017 Employers Liability 1,000,000 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) The following applies to the Workers' Compensation coverage under Item 3.C. Other States Insurance: All States not shown in 3.A. except AK, CA, HI, LA, ME, NV, NH, ND, OH, RI, VT, WA, WY. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE Lexington Fayette Urban County Government THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. 200 E Main St Lexington, KY 40507 AUTHORIZED REPRESENTATIVE 11/11/14

EXHIBIT D

DETAILED PAYMENT SCHEDULE

Architectural and Engineering Services for Shillito Park Pool Expansion RFP#32-2016

Detailed Payment Schedule

Phase I		Total Fee Per Phase	Detail
1. Site plan &	Existing Building Plan/Report	\$5,000	
2. Program D	evelopment & Schematic Plans	\$35,000	
	50% Schematic Plans		\$17,500
	100% Schematic Plans		\$17,500
3. Phasing Re	ecommendations & Cost Estimates	\$6,000	
	TOTAL FEE (Not to Exceed)	\$46,000	