## ANTI-COLLUSION STATEMENT

## TO ALL BIDDERS/OFFERORS:

THIS STATEMENT MUST BE EXECUTED AND RETURNED WITH BID/PROPOSAL DOCUMENTS.

| In the preparation and submission of this be (name of vendor), we did not either directly arrangement with any person, firm or corpany collusion, or otherwise take any action the Sherman Anti-Trust Act, 15 USCS, See                                       | y or indire<br>oration, or<br>in the res | ectly enter into any corrected into any agreer enter into any agree traint of free competers. | ement, partic                                    | ipate in                       |
|---|--|---|--|--------------------------------|
| The undersigned vendor hereby certifies the is not the result of, or affected by, any act persons, firm or corporation engaged in the person acting for, or employed by the D.C. proposal; and that no persons, firm or corporation engaged in this proposal. | of collusion same line Courts h          | on with, or any act of<br>e of business or come<br>as an interest in, or                      | f, another per<br>merce; and the<br>is concerned | rson or<br>hat no<br>with this |
| В   | Y:                                       |   |  |                                |
|   |  | COMPA   | ANY  |                                |
|   |  | BUSINESS A  | DDRESS   |                                |
| Subscribed and sworn before me this   | _ day of _                               |   | , 20   | , in                           |
| City and State  |  |   |  |                                |
|   |  |   |  |                                |
|   |  | Notary  | Public   |                                |

#### ETHICS IN PUBLIC CONTRACTING

- A. To achieve the purpose of this section, all employees and persons doing business with the Court shall be required to observe the ethical standards prescribed herein. The Executive Officer shall make available and disseminate to every person doing business with the Court, and to every Court managerial employee with procurement responsibilities, the requirements of this section.
- B. It shall be a breach of ethical standards for any employee to participate directly or indirectly in a procurement when the employee knows that the employee or any member of the employee's immediate family has a financial interest pertaining to the procurement. When a Court employee knows that he or she has an actual or potential conflict of interest, or when the Executive Officer has determined that an actual conflict of interest exists, such employee shall be disqualified from the procurement involved.
- C. It shall be a breach of ethical standards for person to offer, give, or agree to give any employee or former employee, or for any employee to solicit, demand, accept, or agree to accept from anther person, a gramity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation of any part of procurement.
- D. It shall be a breach of ethical standards for any payment, gratuity, or offer of employment to be made by or on behalf of a subcontractor under a contract to the prime contractor, or higher tier subcontractor, as an inducement for the award of a subcontract or order.
- E. It shall be a breach of ethical standards for any employee, former employee or any other person knowingly to use confidential information for actual or anticipated personal gain. No employee or officer of the Court shall serve on the board of directors or other governing body (whether or not compensated) of any contractor with whom the Court has a current contractual relationship if the individual's responsibilities with the Court entail the letting or management of the contract.

| BY: |         |  |
|-----|---------|--|
|     |         |  |
|     |         |  |
|     | COMPANY |  |

### NON DISCRIMINATION

Employment discrimination by contractor is prohibited.

Every contract over \$10,000.00 shall include or incorporate by reference the following provisions:

- 1. During the performance of this contract, the Contractor agrees as follows:
  - a. The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, or national origin, except where religion, sex, or national origin is a bona fide occupational qualification reasonably necessary to the normal operation of the Contractor. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
  - b. The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, will state that such Contractor is an equal opportunity employer.
  - c. Notices, advertisements, and solicitations placed in accordance with federal law, rule, or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.
  - 2. The Contractor will include the provisions of the foregoing paragraphs, a, b, and c in every subcontract or purchase order of over \$10,000.00, so that the provisions will be binding upon each subcontract or vendor.

| BY: |     |      |   |
|-----|-----|------|---|
|     |     |      |   |
|     | COM | PANY | _ |

# **CERTIFICATION OF ELIGIBILITY**

| PROJECT NAME:   |   |
|---|---|
|   | , being duly sworn, or under  |
| company) or any person associated therewith in<br>principal investigator, project director, manage<br>of federal funds) is not currently under suspens<br>of ineligibility under any Federal, District or St<br>voluntarily excluded or determined ineligible by<br>three (3) years; does not have a proposed debar | any Federal, District, or Stage agency within the past<br>nent pending; and has not been indicted, convicted; or<br>art of competent jurisdiction in any matter involving |
| responsibility. For any exception noted, indica   | f award, but will be considered in determining bidder below to whom it applies, initiating agency, and y result in criminal prosecution or administrative                 |
|   | Contractor  |
| Date  | President or Authorized Official  |
|   | Title   |
| The penalties for making false statements are particles (Public Law 99-509, 31 U.S.C. 3801-381)   | escribed in the Program Fraud Civil Remedies Act of 2).   |
| Subscribed and sworn before me this   | day of, 20, in  |
| City and State  | _   |
| Notary Seal   | Notary Public   |

# TAX CERTIFICATION AFFIDAVIT

|       | all bids/offers over 100,000.00, the followed, 20  | _   |   |
|-------|--|---|---|
| I her | eby certify that:  |   |   |
| 1.    | I have complied with the applicable ta Columbia.   | x law fillings and licensing r                            | requirements of the District of                     |
| 2.    | The following information is true and  | correct concerning the paym                               | nent of my tax liability:                           |
|       | State: Unemployment Insurance  |   | Not Current Current Not Current                     |
| 3.    | If not current, as checked in Item 2, I Department of Finance and Revenue Employment Services   Yes  | ☐ Yes ☐ No, and/  |   |
| 4.    | My tax numbers are as follows:   |   |   |
|       | D.C. Employer Tax ID No.:  Unemployment Insurance Account No.:  D-U-N-S No.:   | ).;   |   |
| not n | D.C. Courts is hereby authorized to verification. Penalty of making false statement more than one (1) year or both, as prescripting is a fine of not more than \$2,500.00 rescribed in D.C. Code Sec. 22-2513. | ts is a fine of not more than bed in D.C. Code Sec. 22-2. | \$1,000.00, imprisonment for 514. Penalty for false |
| _     | ature of Person Authorized to Sign Document  | Title   |   |
| Туре  | ed or Printed Name   |   |   |
| Nam   | ne of Organization   |   |   |
|       | ary: Subscribed and sworn before me this   | sday of   | , 20 at   |
| Mon   | ith and Year   | City and State  |   |

### **CERTIFICATION REGARDING A DRUG-FREE WORKPLACE**

A. Definition as used in this provision:

"Controlled substance" means a controlled substance as defined in Schedules I through V of Section 202 of the Controlled Substance Act (21 U.S.C. 812) and as further defined in the regulation at 21 CPR 1308.11 - 1308.15.

"Conviction" means a finding of guilt (including a plea of nolo contenders) or imposition of sentence, or both, by any judicial body charged with the responsibility to determine violations of the Federal or State criminal drug statutes.

"Drug free workplace" means a site for the performance of work done in connections with a specific contract at which employees of the Contractor are prohibited from engaging in the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance.

"Employee" means an employee of a Contractor directed engaged in the performance of work under a D.C. Courts contract.

"Individual" means a bidder/offeror that has no more than one employee including the bidder/offeror.

- B. By submission of its bid/offer, the bidder/offeror, if other than an individual who is making a bid/offer that equals or exceeds \$25,000.00, certifies and agrees that with respect to all employees of the bidder/offeror to be employed under a contract resulting from this solicitation will:
  - (1) Publish a statement notifying such employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the Contractor's work place and specifying the actions that will be taken against employees for violation of each prohibition;
  - (2) Establish a drug-free awareness program to inform such employees about:
    - (i) The dangers of drug abuse in the workplace;
    - (ii) The Contractor's policy of maintaining a drug-free workplace;
    - (iii) Any available drug counseling, rehabilitation and employee assistance programs; and
    - (iv) The penalties that may be imposed upon employees for drug abuse violations in the workplace:
  - Provide all employees engaged in performance of the contract with a copy of the statement required by subparagraph (B), (1) of this provision;
  - (4) Notifying such employees in the statement required by subparagraph (b), (1) of this provision, that as a condition of continued employment on the contract resulting from this solicitation, the employee will:
    - (i) Abide by the terms of the statement; and

- (ii) Notify the employer of any criminal drug statue conviction for violation occurring in the work place no later than five (5) days after such conviction;
- (5) Notify the Contracting Officer within ten (10) days after receiving notice under subdivision (B), (4), (ii) of this provision from an employee or otherwise receiving actual notice of such conviction:
- (6) Within thirty (30) days after receiving notice under subparagraph (B), (4) of this provision of a conviction, impose the following sanctions or remedial measures on any employee who is convicted of drug abuse violations occurring in the work place:
  - (i) Take appropriate personnel action against such employee up to and including termination; or
  - (ii) Require such employee to satisfactorily participate in a drug abuse assistance or rehabilitation program approved for such purpose by a Federal, State, or local health, law enforcement or other appropriate agency; and
- (7) Make a good faith effort to maintain a drug-free workplace through implementation of subparagraphs (B), (1) through (B), (6) of this provision.
- C. By submission of its bid/offer, the bidder/offeror, if an individual, who is making a bid/offer of any dollar value, certifies and agrees that the bidder/offeror will not engage in the unlawful manufacture distribution, dispensing, possession or use of a controlled substance in the performance of the contract resulting from this solicitation.
- D. Failure of the bidder/offeror to provide the certification required by paragraphs (B) or (C) of theses provisions, renders the bidder/offeror unqualified and ineligible for award.
- E. In addition to other remedies available to the D.C. Courts, the certification in paragraphs (B) and (C) of this provision concerns a matter within the jurisdiction of an agency of the United States and the making of a false, fictitious or fraudulent certification may render the maker subject to prosecution under Title 18, United States Code, Section 1001.

#### Concurrence:

#### **AUTHORIZED CONTRACTOR PERSONNEL**

| Name:      | <br>V-8 |       |  |
|------------|---------|-------|--|
| Signature: | <br>    |       |  |
| Title:     | <br>•   | <br>· |  |
| Date:      |         |       |  |

### DISTRICT OF COLUMBIA COURTS

### RELEASE OF CLAIMS

|       |           | ned Contractor, pursuant to the term of Contract No. between the District of ourts herein referred to as the "Courts" and  |
|-------|-----------|--|
| COIL  | iliola Co | herein   |
|       |           | (Name of Contractor)   |
| refer | red to as | the "Contractor" for (type of service):  |
|       |           |  |
| Loca  | ited at:  |  |
| 1.    |           | Contractor hereby certified that there is due and payable by the Courts to the actor under the contract and fully approved modifications the balance of:   |
|       | \$        | ·  |
| 2.    | above     | Contractor further certified that in addition to the amount set forth in paragraph 1 c, there are outstanding and unsettled the following items which the Contractor s are just and due and owing by the Courts to the Contractor: |
|       | (a)       |  |
|       | (b)       |  |
|       | (c)       |  |
|       | (d)       |  |
|       |           | (Itemize claims and amounts due. If none, so state)  |
| 3.    | The c     | contractor further certified that all work required under this contract including wor  |

- 3. The contractor further certified that all work required under this contract including work required under all modifications has been performed in accordance with the terms thereof and that there are no unpaid claims for materials, supplies, equipment, or service.
- 4. Except for the amounts stated in paragraph 1 and 2 above, the Contractor certifies that it has received from the Courts all sums of money pursuant to the above mentioned contract and any modifications.

5. That in consideration of the payment of the amount stated in paragraph 1 above, the Contractor does hereby release the Courts from any and all claims arising under or by virtue of this contract. Except the amount listed in paragraph 2 above, provided however, that if for any reason the Courts does not pay in full the amount stated in paragraph 1 above, said deduction shall not affect the validity of this release. But the amount so deducted shall be automatically included under paragraph 2 above, as an amount which the Contractor has not released but will release upon payment thereof. The Contractor further certifies that upon receipt of the payment of the amount listed in paragraph 2 above, and any amount with may be deducted from paragraph 1 above, the Contractor will release the Courts from any and all claims arising out of the above contract or any modifications thereof, and will execute such further release or assurance as the Courts may request.

| In WITNESS WHEREC | OF, the Contractor<br>, 20 | has signed and sealed this instrume | ent this | _day |
|-------------------|----------------------------|-------------------------------------|----------|------|
| WITNESS:          |                            | CONTRACTOR:                         |          |      |
|                   |                            | (Print of Type)                     | (Seal)   |      |
| (Signature)       |                            | (Signature)                         | <u>_</u> |      |
| (Address)         | <del></del>                | (Official Title)                    |          |      |

## PAST PERFORMANCE EVALUATION FORM

(Check appropriate box)

| Performance   | Excellent     | Good | Acceptable | Poor | Unacceptable |
|---------------|---------------|------|------------|------|--------------|
| Elements      |               |      | _          |      | _            |
| Quality of    |               |      |            |      |              |
| Service       |               |      |            |      |              |
| Timeliness of |               |      |            |      |              |
| Performance   |               |      |            |      |              |
| Cost Control  |               | ,    |            |      |              |
| Business      |               |      |            |      |              |
| Relations     |               |      |            |      |              |
| Customer      |               |      |            |      |              |
| Satisfaction  |               |      |            |      |              |
|               |               |      |            |      |              |
|               |               |      |            |      |              |
| 1. Name & Tit | le of Evaluat | or:  |            |      |              |

| ٠. | Name & Title of Evaluator.                              |
|----|---|
| 2. | Signature of Evaluator:                                 |
| 3. | Name of Organization:                                   |
| 1. | Telephone Number of Evaluator:                          |
| 5. | State type of service received:                         |
| 5. | State Contract Number, Amount and period of Performance |
|    |   |

7. Remarks on Excellent Performance: Provide data supporting this observation. (Continue on separate sheet if needed)

8. Remarks on unacceptable performance: Provide data supporting this observation. (Continue on separate sheet if needed)

### RATING GUIDELINES

Summarize Contractor performance in each of the rating areas. Assign each area a rating of 0 (Unacceptable), 1 (Poor), 2 (Acceptable), 3 (Good), 4(Excellent), or ++ (Plus). Use the following instructions a guidance in making these evaluations.

|                 | Quality<br>Product/Service   | Cost Control   | Timeless<br>of Performance  | Business<br>Relations   |
|-----------------|--|--|---|---|
|                 | -Compliance with contract requirements -Accuracy of reports -Appropriateness of personnel -Technical excellence  | -Within budget (over/<br>under target costs)<br>-Current, accurate, and<br>complete billings<br>-Ralationship of negated<br>costs to accual<br>-Cost efficiencies<br>-Change order issue | -Meet Interim milestones -Reliable -Responsive to technical directions -Completed on time, including wrap-up and -contract administration -No liquidated damages assessed | -Effective management -Businesslike correspondence -Responsive to contract requirements -Prompt notification of contract problems -Responsible/cooperative -Flexible -Pro-active -effective contractor recommended solutions -Effective snall/amell disadvantaged business Subcontracting program |
| 0. Zero         | Nonconformances are comprises<br>the achievement of contract<br>requirements, despite use of<br>Agency resources | Cost issues are comprising<br>performance of contract<br>requirements.   | Delays are comprising<br>the achievement of contract<br>requirements, Despite use<br>of Agency resources.   | Response to inquiries, technical/<br>service/administrative issues is<br>not effective and responsive.  |
| 1, Unacceptable | Nonconformances require major<br>Agency resources to ensure<br>achievement of contract<br>requirements.          | Cost issues require major<br>Agency resources to ensure<br>achievement of contract<br>requirements.  | Delays require major<br>Agency resources to ensure<br>achievement of contract<br>requirements.  | response to inquines, technical/<br>service/administrative issues is<br>marginally effective and<br>responsive.   |
| 2. Poor         | Nonconformances require minor<br>Agency resources to ensure<br>achievement of contract<br>requirements.          | Costs issues require minor<br>Agency resources to ensure<br>achievement of contract<br>requirements.   | Delays require minor<br>Agency resources to ensure<br>achievement of contract<br>requirements.  | Responses to inquiries, technical service/administrative issues is somewhat effective and responsive.   |
| 3. Acceptable   | Nonconformances do not impact<br>achievement of contract<br>requirements.  | Cost issues do not impact<br>achievement of contract<br>requirements.  | Delays do not impact<br>achievement of contract<br>requirements.  | Responses to inquires, technical<br>service/administrative issues is<br>usually effective and responsive.   |
| 4. Good         | There are no quality problems  | There are no cost issues.  | There are not delays.   | Responses to inquiries, technica<br>service/administrative issues is<br>effective and responsive,   |
| 5. Excellent    | The contractor has demonstrated ar   | n exceptional performance level i  | n some or all of the above cate   | egories.  |