To: Prequalified Consultant Firms

Subject: Request for Letter-of-Interest
Construction Engineering and Inspection Services for Project No. 0079-0245
Prequalification Category: Construction Engineering and Inspection (Roadway & Bridge)
CSO Solicitation No. #2393

Your firm has been prequalified by the Connecticut Department of Transportation (Department) to provide Construction Engineering and Inspection services in the subject category for calendar year 2022.

The Department is seeking to engage one (1) firm to perform the Construction Engineering and Inspection services for the following project:

**Project No. 0079-0245** - This Design-Build project consists of pavement rehabilitation and reconstruction, full bridge replacement, bridge widening, minor bridge work, drainage improvements, illumination upgrades and sign replacement. This project is located on Interstate 91 northbound (I-91 NB), Interstate 691 eastbound (I-691 EB) and Route 66 eastbound (RT 66 EB). The roadway project limits begin on I-91 NB from the junction of the on-ramp from Route 15 NB (MP 19.6) to the Middletown rest area (MP 21.42) for approximately 1.8 miles in the Cities of Middletown and Meriden. The roadway project limits for I-691 EB and RT 66 EB begin on I-691 EB at a location west of the Bee Street Bridge (MP 0.28) and extends to a location west of the off-ramp to the Preston Avenue junction with RT 66 EB (MP 0.39) for approximately 0.7 miles in the City of Meriden. This contract was advertised on September 22, 2022 with a scope of “M” and an anticipated consultant start date in September 2022.

Firms responding to this request should be of adequate size and sufficiently staffed with experienced and licensed personnel to perform this assignment and will be required to provide the necessary staffing upon execution of the contract. Information regarding the licensing, certification and qualification requirements for this project can be found in the “Construction Engineering and Inspection Information Pamphlet for Consulting Engineers” dated February 2017. This Pamphlet can be found online at [https://portal.ct.gov/DOT/Office-of-Construction/Subcontractor-Approvals](https://portal.ct.gov/DOT/Office-of-Construction/Subcontractor-Approvals).

Please be advised that the Department currently utilizes AASHTOWare Project & Materials software for construction management reporting. Firms should also be familiar with the Department’s construction policies as outlined in our Construction Manual. This Manual can also be found online at [https://portal.ct.gov/DOT/Office-of-Construction/Construction-Manual-Committee](https://portal.ct.gov/DOT/Office-of-Construction/Construction-Manual-Committee).

If your firm desires to be considered for this assignment, your submittal should consist of a one-page letter of interest and ConnDOT Form CSO 255 (Rev. Jan. 2016) and up to a maximum of five (5) resumes of key personnel, which are limited to two (2) pages each. Two of the resumes must be that of a Resident Engineer 2 (Resident Engineer 2) and an Office Engineer (Office Engineer 2), as well as assurance these people will be available for work when required. The CSO 255 Form can be found online at [www.ct.gov/dot/business/consultant/selection](www.ct.gov/dot/business/consultant/selection).
Electronic Submittal – A PDF of your CSO 255 must be emailed to David.Mancini@ct.gov by 3:00 p.m. on or before March 15, 2022 and must be no larger than 10 MB in size. The file name should be in the following format: CSO#2393.FirmName. You will receive a confirmation email by 4:00 p.m. on the due date, once your submittal has been accepted. Please retain proof of sending your submission before the due date/time in the unlikely event that your email is not received. If you do not receive a confirmation by the time specified above, please contact the Consultant Selection Office at 860-594-3498 or at the email listed above. Firms who are shortlisted based on their CSO 255 submittal will be notified by the Consultant Selection Office of the time and date for their final selection interview. A final selection is anticipated by June 30, 2022.

Your CSO 255 form should identify the following: your proposed staff and their qualifications, experience, and availability to perform the required services. Your submittal will be evaluated on the following criteria:

(1) Experience, qualification, and availability of current staff, including sub-consultants, proposed for this assignment. Weighted scoring value = 15%
(2) Bridge Construction. Weighted scoring value = 15%
(3) Road Construction. Weighted Scoring value = 10%
(4) Limited Access Highway Construction. Weighted scoring value = 20%
(5) Bridge Painting. Weighted scoring value = 5%
(6) Electrical Installation. Weighted scoring value = 5%
(7) Administration of construction projects. Weighted scoring value = 10%
(8) Required certifications. (NETTCP - Concrete Inspector; HMA Paving Inspector; Soils and Aggregate inspector, and Stormwater Inspector or Qualified Compliance Inspector of Stormwater; AWS – Certified Welding Inspector; ATTSA – Traffic Control Supervisor; NACE – CIP Level 2/SSPC GBCI Level 1). Weighted scoring value = 5%
(9) Familiarity with ConnDOT’s construction inspection standards and procedures. Weighted scoring value = 15%

Responding firms must also provide copies of the required licenses and certifications for the proposed Resident Engineer and Office Engineer and/or other staff, if required, showing that they are in current standing.

This will be a cost-plus, fixed-fee contract. All firms are advised that the prime consultant must perform the majority (at least 50%) of the work with employees of the firm. Joint venturing assignments will not be allowed.

You are advised that a disadvantaged business sub-consultant goal applies to this project. The goal will be no less than five (5%) percent of the agreement value. Within the submittal, you must include the designated certified Disadvantaged Business Enterprise (DBE) sub-consultant(s) which you plan to use. To be eligible for DBE credit, the sub-consultant(s) must be currently certified by the Department in the specific type of work to be performed. If the prime consultant is a Connecticut certified DBE firm, they will satisfy the DBE requirement provided the firm is certified to receive DBE credit for the type of work being performed. The selected firm will be required to document their good faith effort to provide opportunities for DBE firms to participate.

Do not send additional documentation other than what is requested. The Consultant Selection Panel may reject your submittal, and your firm may not be considered for this project, if you provide additional documentation such as corporate brochures, background information, and histories.

Prior to the negotiation process, the selected firm will be required to have a Department-approved audit and affirmative action plan, as well as current corporate registration with the Secretary of State (partnerships excluded). The selected firm will also be required to maintain insurance coverage from a firm approved to do business in the State of Connecticut. A minimum of four million dollars ($4,000,000) Professional Liability Insurance coverage, with a maximum deductible of five hundred thousand dollars ($500,000), will
be required. Proof of coverage must be submitted on acceptable insurance forms prior to the start of the negotiation process.

Please note that Connecticut General Statutes’ Section 4-252, Section 4-252a, and Section 4a-81 were amended by Public Act 21-76 to no longer require the certifications and affidavits previously required from state contractors and prospective state contractors as part of the bidding, proposal, or contracting process. Instead, the requirements for these above-referenced sections are described below.

**Notice of Representation Requirements of Connecticut General Statutes Section 4-252:** The official or employee of such state agency or quasi-public agency who is authorized to execute state contracts shall represent that the selection of the most qualified or highest ranked person, firm or corporation was not the result of collusion, the giving of a gift or the promise of a gift, compensation, fraud or inappropriate influence from any person.

Any principal or key personnel of the person, firm or corporation submitting a bid or proposal for a large state contract shall, upon execution of such contract, make the following representations in the resulting contract: (1) That no gifts were made by (A) such person, firm, corporation, (B) any principals and key personnel of the person, firm or corporation, who participate substantially in preparing bids, proposals or negotiating state contracts, or (C) any agent of such person, firm, corporation or principals and key personnel, who participates substantially in preparing bids, proposals or negotiating state contracts, to (i) any public official or state employee of the state agency or quasi-public agency soliciting bids or proposals for state contracts, who participates substantially in the preparation of bid solicitations or requests for proposals for state contracts or the negotiation or award of state contracts, or (ii) any public official or state employee of any other state agency, who has supervisory or appointing authority over such state agency or quasi-public agency; (2) That no such principals and key personnel of the person, firm or corporation, or agent of such person, firm or corporation or principals and key personnel, knows of any action by the person, firm or corporation to circumvent such prohibition on gifts by providing for any other principals and key personnel, official, employee or agent of the person, firm or corporation to provide a gift to any such public official or state employee; and (3) That the person, firm or corporation is submitting bids or proposals without fraud or collusion with any person.

**Notice of Certification Requirements of Connecticut General Statutes Section 4-252a:** (a) For purposes of this section, "state agency” and "quasi-public agency” have the same meanings as provided in section 1-79, "large state contract” has the same meaning as provided in section 4-250 and "entity” means any corporation, general partnership, limited partnership, limited liability partnership, joint venture, nonprofit organization or other business organization whose principal place of business is located outside of the United States, but excludes any United States subsidiary of a foreign corporation. (b) No state agency or quasi-public agency shall enter into any large state contract, or amend or renew any such contract with any entity unless such contract contains a certification that such entity has not made a direct investment of twenty million dollars or more in the energy sector of Iran on or after October 1, 2013, as described in Section 202 of the Comprehensive Iran Sanctions, Accountability and Divestment Act of 2010, and has not increased or renewed such investment on or after said date.

**Notice of Representation Requirements of Connecticut General Statutes Section 4a-81:** (b) (1) Each contract described in subsection (a) of this section shall include a representation whether any consulting agreement has been entered into in connection with any such contract. Such representation shall be required if any duties of the consultant included communications concerning business of a state or quasi-public agency, whether or not direct contact with a state agency, state or public official or state employee was expected or made. As used in this section, "consulting agreement” means any written or oral agreement to retain the services, for a fee, of a consultant for the purposes of (A) providing counsel to a contractor, vendor, consultant or other entity seeking to conduct, or conducting, business with the state, (B) contacting, whether in writing or orally, any executive, judicial, or administrative office of the state, including any department, institution, bureau, board, commission, authority, official or employee for the purpose of solicitation, dispute resolution, introduction, requests for information, or (C) any other similar activity related to such contracts. "Consulting agreement” does not include any agreements entered into with a consultant who is registered under the provisions of chapter 10 as of the date such contract is executed in accordance with the provisions of this section. (2) Such representation shall be sworn as true to the best knowledge and belief of the person signing the contract and shall be subject to
the penalties of false statement. (3) Such representation shall include the following information for each consulting agreement listed: The name of the consultant, the consultant's firm, the basic terms of the consulting agreement, a brief description of the services provided, and an indication as to whether the consultant is a former state employee or public official. If the consultant is a former state employee or public official, such representation shall indicate his or her former agency and the date such employment terminated.

The Department, in its sole discretion, reserves the right to cancel this solicitation and terminate the process to retain consultant services and is under no obligation to contract for the services specified herein.

The Department reserves the right to add other assignments of a similar nature to this selection process should the need arise prior to the interview phase.

Please be advised that firms must continue to be prequalified in the specified category in the year a shortlist is finalized and/or a selection is made.

All inquiries regarding this request for Letters of Interest shall be directed to Mr. David Mancini of the Consultant Selection Office at (860) 594-3498 or to the email listed above.