

CHAMBERS COUNTY HIGHWAY DEPARTMENT

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Request for Qualifications, Inquiry No. 1706

The Safe Streets For All in Central Alabama: A Comprehensive Safety
Action Plan for Autauga, Chambers, Elmore, and Perry Counties

***Section 1.6 Questions and Clarifications**

Assistance Listing No. 20.939

Released April 9, 2024

Deadline May 9, 2024

Per the “Request for Qualifications, Inquiry No. 1706” Questions and Clarifications could be directed as follows:

1.6 QUESTIONS AND CLARIFICATIONS

Questions and clarifications shall be directed to the County’s sole point of contact, Mr. Josh Harvill at josh.harvill@chamberscountyal.gov. The subject matter should read: “Questions for the SS4A PLANNING SERVICES RFQ.”

Questions must be received by 1:00 pm Central Time (CT), on April 18, 2024. If appropriate, the County will post answers to questions on its website, <https://chamberscountyal.gov/government/bid-information>. All questions must be submitted in, and responded to, in writing to be relied upon by the Proposer.

The following questions were provided. Please see the answer following each question.

“At a minimum, the Proposer must have Professional Engineers licensed in the State of Alabama that can be dedicated to performing the services herein.” Page 8 “Name and Alabama Registration Number of Professional Engineer in responsible charge of the project.” Page 9

Can the Project Manager be a planner if the Principal-in-Charge is an AL registered engineer? If the Project Manager must be an AL registered engineer, can reciprocity be in process?

It appears that in your example, the Project Manager answers to the Principal who would be responsible for the project. Assuming that is the case, the Principal, who is dedicated to performing the services requested, would need to be a Professional Engineer, licensed in the State of Alabama. Please clarify your firm’s qualifications as noted in section 3.3 b.

Question regarding Section 2.12 about insurance coverage. It notes \$3,000,000 in aggregate for E&O insurance. One of our subcontractors has a \$2,000,000 policy and he is wondering if he needs to increase their E&O policy limits if the team is selected, or if the required \$3,000,000 is just applicable for the prime?

If the proposer’s (prime) insurance policy includes coverage for any subcontractors working under the direction of the proposer, then the proposer’s certificate of insurance would be sufficient. However, if this is not the case, then any subcontractor working on behalf of the proposer should provide a certificate of insurance as required in section 2.12. Please list any subcontractors as a part of section 3.3 b.