

Johnson County Commission

Densil Allen Presiding Commissioner

John L. Marr

Commissioner, Eastern District

Charles Kavanaugh

Commissioner, Western District

Diane Thompson County Clerk

Johnson County Courthouse, 300 N Holden, Warrensburg, MO 64093 (660) 747-6161 - Fax 747-9332 www.jococourthouse.com

REVISED REQUEST FOR QUALIFICATIONS JOHNSON COUNTY, MISSOURI

Design for Justice Center Electronic Security Fencing and Parking Lot Improvements

DATE OF APPROVAL:	February 24, 2022
OPTIONAL SITE VISIT SCHEDULE:	9:00 a.m. on Wednesday, MARCH 9, 2022
	10:00 a.m. on Friday, MARCH 11, 2022
QUESTIONS AND CLARIFICATIONS SUBMISSION	
DEADLINE DATE:	4 p.m. on Friday, MARCH 11, 2022
PROPOSAL SUBMISSION DEADLINE DATE:	4 p.m. on Thursday, MARCH 17, 2022
PROPOSAL HEADING:	REVISED Request for Qualifications – Design for
	Justice Center Security Fencing and Parking Lot
	Improvements
COUNTY CONTACT PERSON:	Jennifer Powers, Chief Deputy Clerk
COUNTY CONTACT INFORMATION:	(660) 747-6161
	jpowers@jococourthouse.com

NOTICE

Notice is hereby given that Johnson County has <u>REVISED</u> the request for qualifications from a certified architect or engineering firm to provide the best alternative design for the improvements to the Johnson County Justice Center property, including security fencing, removable bollards, ADA compliant walkways and parking lot improvements.

The candidate will also assist the County with the procurement of a qualified contractor and provide construction inspection services of the fencing and related activities during the term of construction and renovation. Once the improvements to the parking lot have been defined, the certified architect or engineering firm will consult with the County Road and Bridge crew to determine what portion of the work may be completed in-house (including the provision of materials). A contractor shall be procured to prepare the site to the point where the County Road and Bridge crew may perform the completion of the parking lot resurfacing, based upon the architect/engineer's direction of the proper sequencing of all activities.

All activities (design and construction) must be completed by DECEMBER 2022.

The Justice Center is located at 101 West Market, Warrensburg, MO 64093.

INTRODUCTION AND BACKGROUND

It is the desire of the Court and the County Commission to improve security at the Justice Center by making improvements to access, electronic fencing, and parking configurations. The improvements will allow for ingress and egress of county and court officials to the facilities while also protecting the right to public access.

OBJECTIVE

The objective of this Request for Qualifications is to access a professional architect and engineering firm capable of completing a design, respective of existing utilities and building improvements, a list of specifications including materials and minimum standards, and method of construction that provides specific direction to a contractor (and County Road and Bridge crew, as applicable) to:

- Investigate, locate, record and determine impacts to existing utilities in the project area and perform necessary changes.
- Determine the best alternative design through input and feedback of stakeholders in the project area.
- Install electronic, limited access security fencing at the Justice Center.
- Create ADA compliant walkways and secure walking and driving access points.
- Install removable bollards for the main entrance sidewalk.
- Configure the most secure and efficient access into the Justice Center building given the personnel and purpose.
- Configure reserved and public parking and improvements to the parking lot and consulting
 with the County Road and Bridge crews to determine the specific work to be performed inhouse.
- Achieve the completion of the projects and place into operation no later than the end of DECEMBER 2022.

The objective of this Request for Qualification is also to:

• Find a qualified firm who will further assist with the specific procurement (including review of draft solicitation documentation) and perform inspection work of the contractor completing the specific construction tasks.

SCOPE OF SERVICES - the selected Respondent will be asked to:

- 1. Create a design and list of specifications for the installation of electronic security fencing at the Johnson County Justice Center and related improvements including not limited to:
 - Assessing the properties where the electronic fencing, walk-through gates, drivethrough gates, ADA compliant walkways, removable bollards, keycode kiosks, secure building entry and electric improvements, are to be made. (Working with the Commissioners, Judges (4), Prosecuting Attorney, Sheriff and Circuit Clerk to determine needs and best practices.)
 - Locating and identifying other utilities or existing improvements which must be incorporated into the design or relocated.
 - Identifying additional improvements which must occur to achieve project success.

- Identifying and inventorying foundation and fencing materials, sizes, electronics, capacity, and appurtenances such as key cards or similar security access products.
- Preparing the written design and specifications for inclusion in a competitive procurement for a qualified contractor.
- 2. Determine and create a design and list of specifications for the necessary improvements to the parking lot of the Johnson County Justice Center including but not limited to:
 - Assessing the property.
 - Locating and identifying other utilities or existing improvements which must be incorporated into the design or relocated.
 - Identifying additional improvements which must occur to achieve project success.
 - · Meeting with County Road and Bridge crews.
 - Preparing the design and specifications for inclusion in a competitive procurement for a qualified contractor.
- 3. Create a sequence for the completion of the work.
- 4. Determine the best approach to creating competitive bids for completion of the work in a timeline compliant with the requirements (DECEMBER 2022)
- 5. Assist with the development of competitive bid documents.
- 6. Provide construction inspection services, as needed.

RFQ SUBMITTAL REQUIREMENTS (submit the following materials in this order)

- Cover letter of interest
- II. Company Information
 - a. Name
 - b. Address
 - c. Phone number
 - d. Company Year Established
 - e. Ownership Structure
 - f. Name of Project Manager Assigned to this Project
 - g. Address of Project Manager
 - h. Phone Number of Project Manager
- III. Resumes and availability of key personnel to be assigned to the project. (Years with the firm, education, years of experience.)
- IV. Narrative describing the firm's professional and technical capabilities and qualifications that are directly related to this project.
- V. Examples of similar projects undertaken by the firm.
- VI. List of activities, tools, resources, and/or methodologies (approach to project) and timeline for completion. Include timeline for construction portion of project, as well.
- VII. Statement that the firm has the capacity and capability to achieve the project within the time-period allowed and how it may ensure that the contractor selected completes the project construction prior to the required deadline date.
- VIII. List of professional references for similar projects. (Names and contact information.)

ADDITIONAL MATERIALS/WEBSITE

A complete copy of this Request for Qualifications and a copy of the County Master Agreement for Professional Services will be posted on the County's website at https://www.jococourthouse.com/bids.html

A copy of any "questions and answers" or "items for clarification" related to the Request for Qualification will be posted on the County's website

Additional materials available for pickup, mail, or email, as requested, include:

- A copy of a list of utility companies and contacts
- An example of a preliminary drawing of the security fencing, parking and ADA compliant walkways

SITE VISIT

An onsite project review in advance of the submittal of the Statement of Qualifications is available, however not required. Interested parties may view the project site at either of the following dates and times:

9:00 a.m. on Wednesday, MARCH 9, 2022 10:00 a.m. on Friday, MARCH 11, 2022

Since access to the complete project area at the Justice Center is partially controlled, those persons interested in viewing the area must do so at either one of these scheduled times. Please meet Jennifer Powers, Chief Deputy Clerk, in the Johnson County Courthouse – Clerk's Office located at 300 N. Holden Street, Suite 201, Warrensburg MO 64093 at the posted time for a guided tour. There is no advance registration or reservation required.

IMPORTANT INFORMATION FOR RESPONDENT

Eligibility:

Johnson County will not award any contract to an individual or business having any outstanding amounts due from a prior contract or business relationship with the County or who owes any amounts for delinquent Federal, State or Local taxes, fees, and licenses.

Master Agreement for Professional Services:

Any firm wishing to be a qualified provider to the County will enter into the Master Agreement for Professional Services and supply the required supplemental materials. Submission of Statement of Qualifications indicates a willingness to enter into this Master Agreement for Professional Services.

Deadline:

The total project (design and construction) must be completed no later than the end of DECEMBER 2022. The qualified architect/engineering firm will be one that indicates and adopts a plan to accomplish the tasks within the timeline required (in addition to the other noted qualification criteria).

Electronic Filing:

While access to this Request for Qualifications and any questions related to it may be transmitted electronically, no emailed transmission of electronic responses will be accepted for this Request for Qualifications.

County Right to Reject:

The County reserves the right to refuse and reject any or all submittals and to waive all formalities or technicalities or to accept the firm deemed most qualified. The County may choose to take no action and reserves the right to do so.

Submissions - late, format, incomplete, edits, deviations:

Qualifications submitted after the deadline date and time will not be accepted or considered. All responses will be considered final as submitted. No additions, deletions, corrections, or adjustments will be accepted after the time and date due. Qualifications submitted which do not follow the prescribed format may be rejected. Respondents are required to clearly identify any deviations from the specifications in this document.

Use of Subcontractors:

There are no subcontractors anticipated for the architect/engineering and construction inspection services, however if the Respondent proposes to use a subcontractor it must be clearly noted in the submission of qualification materials with the same relevant information as is required of the Respondent.

Cost:

The County is not responsible for the cost incurred by any Respondent in submittal of responses.

Commitment:

This Request for Qualifications is not a contract or a commitment of any kind.

Professional Licenses:

All architectural and engineering services to be provided by the Respondent must be licensed in accordance with the professional registration requirements of the State of Missouri.

Prohibited Contact:

Contact with any representative including elected and appointed officials, employees and affiliated agencies of the County, other than through the procedure outlined above, concerning this Request for Qualifications, is prohibited. Violations of this prohibited communication will result in disqualification of the Respondent at the sole discretion of the County Commission.

Open Records:

Any and all information contained in or submitted with this Request for Qualifications becomes a public record subject to the Missouri Sunshine Law when a contract is executed, or all proposals are rejected. If the Respondent believes that any information contained in or submitted with the proposal is protected by the Missouri Sunshine Law, the respondent or its authorized representative must clearly identify what information believes is protected and must also clearly identify the legal basis on which the belief is held.

SELECTION PROCESS

A review of the qualifications of Respondents applying within the required time frame and using the required formatting will take place by a selection committee designated by the County. The most qualified candidate is defined as the one who represents the highest standards of the evaluation criteria listed below. The County reserves the right to select based solely on statements of qualification received but may also request clarifications of materials at its own discretion. The County may incorporate an interview of one or more of the Respondents prior to making a final selection. If an interview or

interviews are to take place, the County will notify the Respondents of the time and place. Interviews may take place using the option of videoconferencing.

Negotiations will occur with the candidate deemed to be the most qualified and who best serves the County. If the County and the most qualified candidate can successfully negotiate a price for the work to be completed, the County may issue a contract for services. Failing an agreement on price, negotiations with that candidate will cease and negotiations will begin with the next most qualified candidate. The process will continue until such time that an agreement may be reached with the most qualified candidate whose price is fair and reasonable to the County.

EVALUATION CRITERIA

The criteria used to evaluate the Respondents will include the following items. The items listed are not listed in any order of importance but will be weighted equally.

- A. Qualifications of Firm
- B. Firm's Experience on Similar Projects
- C. Available Resources to Complete the Project
- D. Proposed Approach to Project and Deadlines
- E. Professional References

CONTACT INFORMATION

Please direct any questions regarding this RFQ to Chief Deputy Clerk, Jennifer Powers. All inquiries must be made in writing (email is accepted) and sent to jpowers@jococourthouse.com or at 300 North Holden St. Suite 201, Warrensburg, MO 64093.

SUBMISSION REQUIREMENTS

Please mail or deliver five (5) signed complete **paper** responses to the Request for Qualifications and one (1) .pdf on a USB drive in a sealed envelope labeled "REVISED JUSTICE CENTER SECURITY FENCE" for receipt by the County **NO LATER THAN 4:00 PM on Thursday, MARCH 17, 2022,** to:

ATTN: Diane Thompson, County Clerk Johnson County 300 North Holden Street, Suite 201 Warrensburg, MO 64093

Phone: (660) 747-6161

Emailed electronic submissions will not be accepted for this Request for Qualifications.

EQUAL OPPORTUNITY/DISADVANTAGED BUSINESS

Johnson County is an Equal Opportunity Employer and encourages the submission of qualifications from minority and women-owned businesses.

CERTIFICATION

The Respondent understands and agrees that by submission of their qualifications they certify to the following:

• The Respondent shall only utilize licensed professional personnel who have had their qualifications submitted as part of the response.

- The Respondent shall ensure that all personnel proposed to work on the project are authorized to work in the United States in accordance with applicable state and federal laws.
- The Respondent agrees to full cooperate with any audit from federal, state or local auditors or investigation by federal, state or local law enforcement agencies.

CONCLUSION

On behalf of the Johnson County Commission, thank you for your interest in the design for Justice Center Electronic Security Fencing and Parking Lot Improvements request for qualifications. We look forward to receiving your qualifications for this important project.

Densil Allen

Presiding Commissioner

John L. Marr

Commissioner, Eastern District

ABSENT

Charles Kavanaugh

Commissioner, Western District



Johnson County Commission

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Diane Thompson County Clerk

Johnson County Courthouse, 300 N Holden, Warrensburg, MO 64093 (660) 747-6161 - Fax 747-9332

www.jococourthouse.com

MASTER AGREEMENT FOR PROFESSIONAL SERVICES

	THIS	AG	REEMENT	dated	this	day	of	,	2022,	by
and	between	the	County of Jo	hnson,	Missouri,	(herein	"County") and			
								(herein "Fir	m").	

IN CONSIDERATION OF the performance of the services rendered under this Agreement and payment for such services, the parties agree to the following:

1. **Services** - As authorized by the County in writing, the Firm shall provide professional services for the benefit of the County as set forth in specific Proposals and Scopes of Work submitted by the Firm and accepted by County, and the Firm shall provide the County, as applicable, with the services, inspections, reports, studies, surveys, plans, specifications, and other work outlined. Firm agrees to provide all such services in a timely manner as established by the County in writing for each assigned project, or in the absence of the designation, within a reasonable time after receipt of County directives. Firm agrees to provide services by and through qualified personnel under standards and conditions generally accepted by professionals in the field or occupations for which services are provided. Services shall be provided based only upon the Scope of Services described or by any additional proposals provided to the Firm by the County or County's representative, or a written proposal for services which is approved by the County in writing. No work shall be performed nor shall compensation be paid for the Firm's work performed without a County approved written proposal for professional services. Proposals for additional services shall be in written form and shall be specifically responsive to the criteria provided by the County. All work performed by the Firm, based upon County approved proposals submitted by the Firm, shall be subject to the terms and conditions of this agreement unless otherwise specifically agreed upon by the County and Firm in writing. All proposals for work submitted by the Firm to the County for work shall at a minimum contain the following:

- 1.1 **Scope of Services** Each proposal for services shall contain a detailed description of work to be performed by the Firm. When the County provides the Firm with a written and/or graphic request for proposal, the Firm's proposal shall be responsive to the request with the same or greater level of specificity required by the request for proposal. The Firm shall specifically identify services which are included as basic services and those services which are excluded from basic services in the proposal. Services which the Firm does not identify as excluded from basic services under the proposal and which are necessary for successful completion of the work in the judgment of the County shall be presumed to be a part of basic services under the proposal. If a request for proposal requires the Firm to provide optional services, the Firm's proposal shall respond to the options requested, or provide reasons why the Firm cannot provide or respond to the request for optional services.
- 1.2 **Creation of Contract Documents** Firm shall not without the express written permission of the County draft and/or create any contract documents, except for technical specifications and plans, for any project that Firm is assigned. Firm shall not be compensated for any contract documents drafted or created which are in violation of this provision. In the event that Firm is asked to draft and/or create contract documents by the County, then said contract documents must be in compliance with the County's then existing contract standards for projects and no compensation shall be provided to Firm for contract documents which fail to meet the County's standards.
- 1.3 **Time for Completion** Each proposal for services shall contain a detailed description of the estimated time to complete each task or item of work to be performed by the Firm under the proposal. When the County provides the Firm with a written and/or graphic request for proposal, the Firm's proposal shall be responsive to any request for estimated or maximum completion times for work with the same or greater level of specificity required by the request for proposal unless otherwise specified in a specific proposal.
- 1.4 **Compensation** Each proposal for services shall state the basis of compensation on either: (1) an hourly fee plus expense basis with a statement of a maximum compensation to be charged, or, (2) a lump sum payment of compensation for all work to be performed, or, (3) a payment based upon unit prices. Proposals for compensation for an hourly fee plus expense basis shall provide detailed time and expense estimates to support a maximum contract amount to be charged and shall be consistent with the hourly rates, unit prices and reimbursement rates made a part of this agreement by reference in paragraph two (2) below. When the County or County's representative requests the Firm to provide work on an hourly fee plus expense basis, the Firm's proposal shall be responsive

to the request and shall not propose payment on another basis unless otherwise authorized. Unit price proposals shall identify and estimate the quantity of units as a part of the proposal when they can be identified and estimated, or as necessary in response to a particular request for proposal requesting such information. Each proposal for services shall also state a proposed payment schedule at a frequency no greater than monthly in such amounts as are consistent with amount of work to be performed and billed. Reimbursable expenses proposed shall be specifically identified and estimated as a part of the proposal with a statement of the maximum amount to be charged unless the County's request for proposal specifies otherwise.

- 1.5 **Signatures** Firm proposals for services under this agreement shall be signed and dated by the Firm or an authorized representative of the Firm (as applicable), and shall be considered binding offers to contract open for acceptance by the County for an indefinite duration unless limited in the proposal or withdrawn prior to acceptance by the County. All proposals for services under this agreement shall be on forms approved by the County; use of the signature block shown in this agreement on a proposal for services shall be considered an adequate signature block. In the absence of a County provided form, the signature block shall contain a signature line for each of the three County Commissioners and attested by the County Clerk. In addition, the signature block shall contain a line for insertion of the date the proposal is approved by the County.
- 2. **Compensation** - In consideration for the Firm's provision of services under this agreement, the County agrees to compensate the Firm for services rendered in accordance with the hourly rates, unit prices and reimbursement rates for expenses set forth in the proposal for the project for which compensation is sought. No increases in the rates and charges set forth in the proposal shall be permitted without the written authorization of the County. Payments shall be made within thirty (30) days of receipt of invoice by the County. Invoices shall be submitted periodically as mutually agreed upon by the County and Firm, orin the absence of such agreement, upon completion of the work constituting the task or projectfor which services are provided. Invoices for services on an hourly fee plus expense basis shall individually describe the task or project by name, show hours expended by classes of personnelin increments of not less than one-half hour and rates applied, as well as describe work performed during the invoice period; reimbursable expenses shall be itemized. Invoices for services performed on a unit price basis shall identify the task or project by name, identify and quantify units charged for services during the invoice period. Invoices for services on a lump sum basis shall identify the task or project by name and the invoiced amount. Periodic invoices shall not exceed the amounts permitted in the Firm's proposal approved by the County. When periodic requests for payment are made, they shall only reflect charges for work already complete. County may retain five percent (5%) of any partial payment pending final completion of the contract services to correct any deficiencies in performance. The County reserves the right to withhold payment for

inadequately documented invoices until documented as required herein. The County further reserves the right to withhold payments for unperformed work or work not performed on a timely basis in accordance with the Firm's proposal when delays in performance of services are not attributable to the County, or as a result of a billing dispute between the County and Firm. No penalty shall be assessed to County for such amounts withheld until after any dispute is resolved in Firm's favor.

- 3. **County Responsibilities** County agrees to furnish Firm with all current and available information for each task or project assigned to Firm, along with any information necessitated by changes in work or services initiated by the County which may affect services rendered hereunder. Firm shall notify County of all information it may require from County or other Firms and Contractors of County sufficiently in advance so as to avoid delay of the work to be completed by Firm.
- 4. **Coordination of Work and Work Product** Firm shall coordinate all work with the County's designated representative for each task or project assigned to Firm and submit to the County's representative all work product in written or graphic form (and in electronic form if requested) as applicable or required. Notwithstanding the Firm's right to ownership under Section 17, all reports, surveys, test data, memoranda, samples, plans, specifications, and other documents or materials submitted by or to the County shall also be considered the property of the County. When available and requested by the County, work product shall be provided in electronic form at actual cost in media compatible for use with County software and equipment, and Adobe .pdf format shall be acceptable.
- 5. **Protection of Work, Property and Persons** To the extent Firm's work will require any field work, testing, sampling or otherwise, during any active construction or excavation activities, the requirements of this Section shall apply. The Firm will be responsible for initiating, maintaining and supervising all safety precautions and programs in connection with their employees and services provided under this Agreement. The Firm will take all necessary precautions for the safety of, and will provide the necessary protection to prevent damage, injury or loss to all of its employees providing work under this Agreement and other persons who may be affected thereby, all the provided services and all materials or equipment to be incorporated therein, whether in storage on or off the site, and other property at the site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of construction. The Firm shall comply with all pertinent provisions of the Occupational Safety and Health Administration (OSHA), any State Safety and Health agency requirements, and County's Construction Safety Plan.
 - 5.1. The Firm will comply with all applicable laws, ordinances, rules, regulations and orders of any public body having jurisdiction.

- 5.2 In emergencies affecting the safety of persons or the scope of work or property at the site or adjacent thereto, the Firm, will give the County prompt written notice of any significant changes in the scope of work caused thereby, and a change order shall thereupon be issued covering the changes and deviations involved.
- 5.3 Firm agrees that any employees engaged for services that require presence on an active construction work site will require any employee of Firm on the work site to complete ten hours of training pursuant to Section 292.675 RSMo within sixty days of beginning work on the project.

Any Firm violating the training requirements of Section 292.675 RSMo shall forfeit as a penalty to the public body on whose behalf the contract is made the sum of \$2,500.00 plus \$100.00 for each violating employee, per day. Theses penalties shall accrue on expiration of the time limits set forth in Sections 292.675.2 and 292.675.3 RSMo.

All sums due for such forfeiture and penalty shall be withheld from payments owed under the Contract. No payment otherwise due shall be made during any term of uncorrected violations of Section 292.675 RSMo and no interest or penalties shall accrue on any such unmade payment.

- 6. **General Insurance Requirements** Firm shall purchase and maintain such insurance as will protect it from claims set forth below which may arise out of, or result from the Firm's work, whether such execution be by the Firm, any subcontractor, or by anyone directly or indirectly employed by any of them, or by anyone whose acts any of them may be liable:
 - 6.1 **Workers Compensation** Claims under workmen's compensation, disability benefit and other similar employee benefit acts in amounts required by law. In case any class of employees engaged in hazardous work under this Agreement is not protected under the workmen's compensation statute, the Firm shall provide adequate and suitable insurance for the protection of its employees not otherwise protected.
 - 6.2 **Bodily Injury** Claims for damages because of bodily injury, occupational sickness or disease, or death of employees in the amounts required by law.
 - 6.3 **Personal Injury** Claims for damages insured by usual personal injury liability coverage which are sustained (1) by any person as a result of an offense directly or indirectly related to the employment of such person by the Firm, or (2) by any other person.

- 6.4 **Third Person Bodily Injury** Claims for damages because of bodily injury, sickness or disease, or death of any person other than employees in the amount of at least \$441,130.00 per person and \$2,940,868.00 per occurrence, or such amounts as are annually listed as the governmental sovereign immunity waiver in section 537.610 RSMo, as annually adjusted.
- 6.5 **Automobile Coverage** Claims for damages because of injuries to persons and property arising out of the operation of the following in the execution of projects:
 - a) Firm's own automobiles and trucks,
 - b) Hired automobiles and trucks, and
 - c) Automobiles and trucks now owned by the Firm.

The insurance shall cover the use of the above-mentioned automobiles and trucks during the term of this Agreement. The minimum amounts of such insurance shall be the same as required for Public Liability and Property Damage Insurance.

- 6.6 **Professional Liability** Claims for damages resulting from errors or omissions of the Firm or its employees in the amount of at least \$1,000,000.00 per occurrence or \$2,000,000.00 aggregate.
- 6.7 **Public Liability and Property Damage** Claims for damages because of damage to any property, building, or structure on or adjacent to the County's premises, or the injury to or destruction of property resulting from the Firm's services in the amount of at least \$441,130.00 per person and \$2,940,868.00 per occurrence per occurrence, or such amounts as are annually listed as the governmental sovereign immunity waiver insection 537.610 RSMo, as annually adjusted.

Certificates of Insurance acceptable to the County shall be filed with the County prior to the commencement of any work assigned under this Agreement. These certificates shall contain a provision that coverage afforded under the policies will not be cancelled unless at least fifteen (15) days prior WRITTEN NOTICE has been given to the County.

7. **Indemnification** - Failure of Firm to obtain or maintain such insurance during this contract, or to provide proper proofs thereof upon request of the County, shall not diminish, waive or otherwise reduce the Firm's obligations to maintain such insurancecoverage and Firm shall indemnify and hold the County and all its personnel harmless from and against any and all claims, damages, losses and expenses, including reasonable attorney'sfees and litigation costs, arising out of or resulting from the performance of services, provided that any such claim, damage, loss or expenses, is caused in whole or in part by the negligent act, omission and or

liability of the Firm, its agents or employees. Further, Firm shall hold County harmless from any failure by Firm to complete their work in compliance with all applicable local, state and federal regulations.

- 8. **Delegation and Subcontracting** Unless otherwise proposed and approved in the Firm's proposal for services, the Firm shall not delegate or subcontract any work to be performed by the Firm under this agreement to any other person, business or entity without the express advance written approval of the County for such delegation or subcontract work.
- 9. **Records and Samples** To the extent not otherwise transferred to the County's possession, Firm agrees to retain and provide the County with reasonable access to all work product, records, papers and other documents involving transactions and work related to or performed under this agreement for a period of three (3) years after this agreement expires. When services involve testing or sampling, Firm agrees to either retain all test products or samples collected by or submitted to Firm, or return same to the County as mutually agreed upon. In absence of agreement, Firm shall not dispose of test samples or products without notice to or consent by the County or the County's representative.
- 10. **Additional Services** No compensation shall be paid for any service rendered by the Firm considered an additional service beyond the scope of services approved by the County unless rendition of that service and expense thereof has been authorized in writing by the County in advance of performance of such service. Any additional services performed by the Firm prior to such authorization by the County shall be deemed a part of basic services for work performed under a County approved proposal for services governed by this agreement, whether enumerated in this agreement or not, for which the Firm shall be entitled to no additional compensation.
- 11. **County Authorization** -When the term County is used in this agreement, it shall mean the Commissioners of the County. Authorization by the County shall mean written instruction from the County Commissioners or the County Clerk, or their designee. It is further understood and agreed that no person or party is authorized to bind the County to any proposed agreement for services under the auspices of this agreement without having obtained the prior approval of the County Commissioners, County Clerk, or their designee. In this regard, it is understood and agreed that the Firm shall not be entitled to rely upon verbal representations by any agent or employee of the County in deviation to the terms and conditions of this agreement, or as authorization for compensation for services except as may be approved by the County Commission or County Clerk in writing. When the term County's representative is used, it shall mean the County Clerk or their designee as specified in writing.

- 12. **Period of Services and Termination** – The period of performance under this agreement shall be as specified in the proposal. The County may and reserves the right to terminate this agreement at any time with or without cause by giving the Firm written notice of termination. Upon receipt of such notice, Firm shall discontinue all services in connection with the performance of services authorized under this agreement or County approved proposal for services and County shall upon invoice remit payment for all authorized services completed up to the date of termination notice. Upon payment of this invoice, the Firm shall deliver any and all work product including drawings, plans, and specifications, or other documents, prepared as instruments of service, whether complete or in progress. It is further agreed that if services are terminated the Firm shall be compensated for all services rendered through the date of termination not to exceed the amount authorized for services through the date of termination. If the County questions the extent of work on a final invoice, the Firm shall give the County the opportunity to review and evaluate all work upon which the invoice is based in the offices of the Firm prior to payment. This agreement or work performed under the provisions of this agreement may also be terminated by the Firm upon not less than seven days written notice in the event the County shall substantially fail to perform in accordance with the terms and conditions of this agreement, through no fault of the Firm. In the event of termination by the Firm, the other provisions concerning termination contained in this paragraph shall be applicable. This Contract shall govern all scopes of work approved by the County under its terms for a period of twelve months from its execution, and annually thereafter in any year for which Firm is qualified by County to perform services.
- 13. **Governing Law** This agreement shall be governed by the laws of the state of Missouri and it is agreed that this agreement is made in Johnson County, Missouri and that Johnson County, Missouri is proper venue for any action pertaining to the interpretation or enforcement of any provision within or services performed under this agreement.
- 14. **Certification of Lawful Presence / Work Authorization** Firm will complete the required certifications of lawful presence and, if the contract is to exceed \$5,000.00, shall complete and return the Work Authorization Certification attached hereto. Firm shall indemnify and hold harmless the County and its officials, agents and employees from all costs and liabilities incurred as a result of Firm's failure, or failure of its employees, agents or Subcontractors, to comply with Section 285.530 RSMo regarding unauthorized aliens, Section 208.009 RSMo regarding contracts with public entities, Section 292.675 RSMo regarding OSHA training for Public Works, to the extent the same are applicable during the termof this Agreement. Attached hereto are certifications of compliance required.
- 15. **Nature of Relationship** Firm herein is an independent party and shall not act as an agent for the County, nor shall Firm be deemed to be an employee of the County for any purposes whatsoever. The Firm shall not enter into any agreement or incur any obligations on the County's behalf or commit the County in any manner.

- 16. **Miscellaneous** This agreement constitutes the entire agreement of the parties superseding all prior negotiations, written or verbal, and may only be amended by signed writing executed by the parties through their authorized representatives hereunder.
- Ownership of Plans and Documents Records. In addition to County's ownership rights under Section 4, the field notes, design notes, original drawings of the construction plans, and logs of any wells drilled, as instruments of service, are and shall remain, the property of the Firm; however, the County shall be furnished, at no additional cost, one set of reproducible Mylars of the original drawings of the work. Mylars shall be polyester with clear matte on both sides. The Firm shall also deliver all electronic information on CD in Adobe ".pdf" format. Any documents submitted in AutoCAD format shall have Firm's seal removed. County shall assume all liability for reuse of AutoCAD documents other than by Firm, or except as specifically authorized by Firm.

The County shall make copies, for the use of the Firm, of all of its maps, records, laboratory tests, or other data pertinent to the work to be performed by the Firm pursuant to this Agreement, and also make available any other maps, records, or other materials available to the County from any other maps, records, or other materials available to the County from any other public agency or body. The Firm shall have no liability for defects in the services attributable to the Firm's reliance upon or use of data, design criteria, as-built drawings, or other information furnished by the County or third parties retained by the County.

The Firm shall furnish to the County, copies of all maps, records, field notes, and soil tests which were developed in the course of work for the County and for which compensation has been received by the Firm.

[This space intentionally blank.]

18. **Conflict of Interest** - Firm hereby covenants that at the time of the submission of any proposal and the execution of this Agreement it has no other contractual or employment relationships which would create any actual or perceived conflict of interest with the County. The Firm further agrees that during the term of this Agreement neither the Firm nor any of its employees shall acquire any other contractual relationships which create such a conflict. Firm shall complete the required Conflict of Interest Form attached hereto and shall have an affirmative duty to update said form if there are any changes to the answers provided therein during the term of this Agreement.

IN WITNESS WHEREOF, the parties have executed this agreement by their duly authorized signatories effective the date and year first-above written.

PROFESSIONAL FIRM:	
Name of Authorized Representative:	
BY:	
Name of Firm:	
Address of Firm:	
COUNTY OF JOHNSON, MISSOURI: BY:	ATTEST:
Densil Allen, Presiding Commissioner	Diane Thompson, County Clerk
	_
John L. Marr, Eastern Commissioner	
Charles Kavanaugh, Western Commissioner	

CERTIFICATION OF INDIVIDUAL BIDDER

Pursuant to Section 208.009 RSMo, any person applying for or receiving any grant, contract, loan, retirement, welfare, health benefit, post-secondary education, scholarship, disability benefit, housing benefit or food assistance who is over 18 must verify their lawful presence in the United States. Please indicate compliance below. Note: A parent or guardian applying for a public benefit on behalf of a child who is citizen or permanent resident need not comply.

Applicant	Date	Printed Name
3.	the State of	application for a birth certificate pending in Qualification shall terminate upon receipt etermination that a birth certificate does not ed States citizen.
2.		uments, but provide an affidavit (copy or temporary 90-day qualification.
1.	presence in the United States license, U.S. passport, birth of	cuments showing citizenship or lawful . (Such proof may be a Missouri driver's certificate, or immigration documents). Note: If fication of lawful presence must occur priorto

WORK AUTHORIZATION CERTIFICATIONPURSUANT TO 285.530 RSMo (FOR ALL AGREEMENTS IN EXCESS OF \$5,000.00)

County of)	
State of)ss)	
My name is		I am an authorized agent of (Firm). This business is
connection with services provided person that is an unauthorized alice of participation in a federal work Furthermore, all Subcontractors we contracts that they are not in viole	deral work authorization pro I to the County. This business on in connection with the servanthorization program is attack yorking on this contract shall ation of Section 285.530.1, s	gram for all employees working in s does not knowingly employ any vices being provided. Documentation ched hereto. affirmatively state inwriting in their
	Affiant	Date
	Printed Name	
Subscribed and sworn to before	me this day of	, 20
	Notary Public	

CONFLICT OF INTEREST FORM

PROJECT:			
RESPONSIBLE COUNTY EMPLOYEE:			
RESPONSIBLE OR SUPERVISING COUNTY CONS	SULTANT:		
1. Have you or any employee or person holding an or to provide goods or services to the County been invol	ved in any of the	following with	• • • •
its employees, elected officials or any responsible con			
	Yes	No	
Sale, purchase or exchange of property			
Receiving or furnishing goods or services			
Transfer or receipt of income, assets or funds			
Maintenance of bank balances, book balances			
or other accounts for benefit of another?	·		
2. Have you or any employee or person holding an or to provide goods or services to the County been incounty or its elected officials or its responsible consulexplain.	debted to the Co	ounty, any empl	loyee of the
3. List all business transactions or relationships that ownership interest in the company proposing to prov with any employee of the County, its elected officit twenty-four months.	ide goods or ser	vices to the Cou	ınty has had

an ownership interest in the	e company proj	O offered or accepted by any employee or person holding posing to provide goods or services to the County either all or its responsible consultants in the last twenty-four
proposing business entity	verifies that th	m, the undersigned personally, and on behalf of the e information contained herein is truthful and accurate hroughout all business transactions with the County.
		Date:
BY:		
STATE OF MISSOURI	,	
COUNTY OF)SS.)	
	-	
		e true to his/her best knowledge and belief.
IN WITNESS WHI above written.	EREOF, I have	e placed my hand and notarial seal the day and year last
		NOTARY PUBLIC



Johnson County Commission

Densil Allen

Presiding Commissioner

John L. Marr

Commissioner, Eastern District

Charles Kavanaugh

Commissioner, Western District

Diane Thompson County Clerk

Johnson County Courthouse, 300 N Holden, Warrensburg, MO 64093 (660) 747-6161 - Fax 747-9332

www.jococourthouse.com

Design for Justice Center Electronic Security Fencing and Parking Lot Improvements

ADDITIONAL MATERIALS

February 24, 2022







Utility	Contact Name	Contact #	Email	Alternate Contact	Contact #
	John Jacobsen, Project	Direct 660-262-4663 /			
<u>City Sewer</u>	Manager	Main Office 660-747-9131	johnj@warrensburg-mo.com	Danielle Dulin, Asst City Manager	Direct 660-262-4660
County Road and Bridge	Gary Bell	660-747-6821	jocobarn@centurylink.net		
Missouri American Water	Sherry Muenstermann, Opera	660-747-3192 ext 4	Sherry.muenstermann@amwater.com	Main Customer Service Number	866-430-0820
	Travis Young, Customer				
Evergy	Solutions Manager	660-747-3718	travis.young@evergy.com		
Charter/Spectrum	Tom Sullivan	(636) 399-7254	thomas.sullivan@charter.com		
Century Link Telephone	Call One Call 1 (800) 344-748	3			
Call Before You Dig	Missouri	1-800-344-7483			