ILLINOIS MEDICAL DISTRICT COMMISSION

REQUEST FOR QUALIFICATIONS

for

A Qualified Pool for Legal Services

IMD 22-002
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SECTION 1 GENERAL INVITATION AND INFORMATION

In this document, the IMD may be referred to as “District”, “we,” or “us”. The person submitting Qualifications may be referred to as “Respondent,” “Proposer,” “Proposing Party,” “Proposing Entity,” “Contractor,” “Vendor”, “Firm” or “You”. “Qualifications” shall also refer to a Respondent’s “Response,” “Submittal,” “Offer,” and/or “Proposal” in connection with this solicitation.

Interested Respondents are responsible for periodically visiting the IMD website for any and all notifications, updates, and addenda (https://medicaldistrict.org/commission/#rfps).

1.1 PURPOSE OF THE REQUEST FOR QUALIFICATIONS (“RFQ”)

The Illinois Medical District Commission (“IMD”) is requesting qualifications (“Qualifications”) from qualified, responsible attorneys and law firms (“Respondents”) to meet the IMD’s legal representation needs in various matters. The IMD specifically intends to create a qualified pool of law firms and attorneys who can be engaged as legal matters arise from time to time.

The IMD seeks to work with firms that demonstrate an understanding of the IMD’s organizational goals and mission as well as the context of existing and potential resources available to the IMD. The IMD is also interested in firms that demonstrate the capacity to assist with fulfilling and enhancing the IMD leadership’s long term strategic vision for the IMD and the geographic area known as the Illinois Medical District (the “District”) as a leader in patient care and medical research.

1.2 KEY DATES

The IMD anticipates a timely completion of the RFQ process with the selection of one or more qualified Respondents. Executed agreements for professional services, if any, will have an estimated commencement date in the third quarter of 2022, with an anticipated initial term of two years with at least one renewal option of one year. The IMD reserves the right to make adjustments to the schedule throughout the process.

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>RFQ Issuance</td>
<td>March 23, 2022</td>
</tr>
<tr>
<td>Question Submission Cut-Off</td>
<td>April 6, 2022</td>
</tr>
<tr>
<td>Responses to Questions Posted</td>
<td>April 20, 2022</td>
</tr>
<tr>
<td>RFQ Response Due Date</td>
<td>May 4, 2022</td>
</tr>
<tr>
<td>Shortlist Selection</td>
<td>May 25, 2022  (estimate)</td>
</tr>
<tr>
<td>Final Selection</td>
<td>June 15, 2022 (estimate)</td>
</tr>
</tbody>
</table>

Project Contact:

Gina Oka
Illinois Medical District Commission
2100 W Harrison St., Chicago, IL 60612
goka@medicaldistrict.org
Phone: 312-738-5800

1.3 SUBMISSION OF QUESTIONS / CLARIFICATIONS

Questions regarding the Services must be sent in writing via email to the Project Contact on or before April 6, 2022. Submitted questions and IMD responses will be posted on the IMD website (https://medicaldistrict.org/commission/#rfps).

Suspected errors in the RFQ should be directed to the attention of the Project Contact via email.
In accordance with the provisions of the Quiet Period described below, Respondents may be disqualified for discussing this RFQ or any related potential or actual Qualifications, either directly or indirectly, with any IMD officer or employee other than the IMD Project Contact.

1.4 QUIET PERIOD
The Quiet Period governs how and when the IMD may communicate with prospective Respondents during the pendency of a solicitation. The Quiet Period rules are designed to ensure that prospective vendors have equal access to information regarding selection parameters, communications related to selection are consistent and accurate, and the IMD’s process for selecting vendors is transparent, efficient, diligent, and fair.

The following Quiet Period rules will apply during this RFQ:

1. The Quiet Period begins upon the public release of the RFQ and will end upon the IMD’s public announcement of its final selection. Initiation and conclusion of the Quiet Period shall be publicly communicated to prevent inadvertent violations.

2. Throughout the Quiet Period, all IMD Commissioners and staff shall refrain from communicating with potential vendors regarding the Services or anything related to the RFQ. If any Commissioner or IMD staff member is contacted by a potential vendor regarding the Services or the RFQ during the Quiet Period, the Commissioner/staff member shall refer the vendor to the Project Contact without responding to any question.

3. Notwithstanding the Quiet Period, IMD staff are not prohibited from communicating with representatives of any party that already holds an existing contract with the IMD, so long as such communications relate only to the business already being conducted by the vendor on behalf of the IMD and so long as such communications do not relate to this RFQ or the Services solicited herein.

4. Communications between staff designated by the Executive Director and shortlisted Respondents are not prohibited.

5. A potential vendor may be disqualified from consideration under the solicitation for a violation of the Quiet Period.

1.5 QUALIFICATIONS SUBMITTAL, DUE DATE, TIME, AND SUBMISSION LOCATION
Qualifications must be submitted via email as a PDF attachment.

Respondents may request confidential treatment of any portion of their Qualifications. Any such request must be included in the cover letter, must be indicated on the enclosed forms, and a PDF copy of the Qualifications with confidential information redacted must be included.

Requests for confidential treatment will not supersede the IMD’s legal obligations under the Illinois Freedom of Information Act (“FOIA”) (5 ILCS 140) or other applicable law.

Due Date and Time: Qualifications must be received by 3:00 p.m. CST on May 4, 2022. IMD is not obligated to consider Qualifications or modifications received after the Due Date and Time.

DELIVER OFFERS TO:
Gina Oka
goka@medicaldistrict.org
Illinois Medical District Commission
2100 W. Harrison St.

SUBJECT LINE:
Legal Services RFQ Response

BODY OF EMAIL:
[Respondent Name, Address, and Phone Number]
IMD will open Qualifications at the Due Date, Time, and Delivery Location. Prior to the Due Date and Time, Respondents may email Qualifications, modifications, and withdrawals. IMD will not accept fax or any other hard copy submissions.

All Qualifications must remain firm for 270 days from opening (“Qualifications Firm Time”).

1.6 REVIEW AND EVALUATION OF QUALIFICATIONS
The IMD will review and evaluate all qualifications pursuant to the criteria established in Section 4. The IMD may request clarifications, additional information, or interviews from Respondents as it deems necessary to assess the Qualifications.

1.7 NOTICE OF SELECTED RESPONDENTS
IMD will post a notice to the IMD website identifying the apparent selected Respondent(s). The notice extends the Qualifications Firm Time until the IMD and the selected Respondent(s) sign a contract or determine not to sign a contract. IMD may accept or reject any Qualifications as submitted, or may request contract negotiations. If negotiations do not result in an acceptable agreement, IMD may reject the selected Qualifications that is the subject of such negotiations. IMD reserves the right to reject any or all Qualifications received in response to this solicitation.

1.8 PUBLIC RECORDS AND REQUESTS FOR CONFIDENTIAL TREATMENT
Qualifications become the property of the IMD and will not be returned to Respondents. Qualifications may be available to the public under FOIA (5 ILCS 140) and other applicable laws and rules. Respondents may request that certain information be treated as exempt. The IMD reserves the right to review such requests on a case-by-case basis. A request for confidential treatment will not supersede the IMD’s legal obligations. IMD will not honor requests to exempt entire Qualifications. Respondents must identify the specific grounds in FOIA or other law or rule that support exempt treatment. Regardless, IMD may disclose the successful Respondent’s name, substance of the Qualifications, and pricing. If you request exempt treatment, you must submit an additional copy of the Qualifications with exempt information redacted. This copy must disclose the general nature of the material removed and shall retain as much of the Qualifications as possible. Respondents will be responsible for any costs or damages associated with our defending your request for exempt treatment. Respondents agree the IMD may copy the Qualifications to facilitate evaluation, or to respond to requests for public records. By submitting Qualifications, all Respondents warrant that such copying will not violate the rights of any third party.

1.9 DIVERSITY
The IMD encourages Respondents to use best efforts to use a diverse team, including but not limited to the participation of minority- and women-owned businesses and diverse individual team members at all tiers of this engagement. The IMD has set a goal of twenty-five percent (25%) participation by certified minority business enterprises (MBE) and five percent (5%) by certified women-owned business enterprises (WBE). Only certifications by the State of Illinois (Business Enterprise Program), Cook County or the City of Chicago (MBE/WBE Programs) will be accepted for these purposes. Respondents may achieve the MBE/WBE participation goal by the Respondent’s own status as a certified MBE or WBE or Respondent’s subcontracting portions of the Services to certified MBE or WBE entities (but only to the extent of any actual, meaningful and substantive work performed by the subcontractor). Utilization of local West Side businesses or businesses owned by West Side residents will also be considered in evaluation of qualifications.

1.10 RESERVATIONS
IMD reserves the right to reject any or all Qualifications or portions of Qualifications; and to award by item, group of items, or grand total. The IMD may request a clarification; interview staff; request a presentation;
or otherwise verify the contents of the Qualifications. IMD may request best and final offers. IMD will make all decisions on compliance, evaluation, terms and conditions, and shall make decisions solely in the best interests of the IMD.

**Cancellation**
The IMD reserves the right, at any time and in its sole and absolute discretion, to reject any or all submittals, or to withdraw the RFQ without notice. In no event shall the IMD be liable to any Respondent for any cost or damages or other costs incurred in connection with this RFQ and any response thereto.

**Clarifications and Addenda**
The IMD reserves the right to clarify or change this RFQ at any time. Respondents must acknowledge receipt of clarifications or addenda in its submittal with the signature of an individual legally authorized to bind the Respondent.

**Nonmaterial Variances**
The IMD reserves the right to waive or permit cure of nonmaterial variances in a Response. “Nonmaterial variances” include minor informalities that do not affect responsiveness; that are merely a matter of form or format; that do not prejudice other Respondents; that do not change the meaning or scope of the RFQ; or that do not reflect a material change in the RFQ. In the event the IMD waives or permits cure of nonmaterial variances, such waiver or cure will not modify the RFQ requirements or excuse the Respondent from full compliance with RFQ specifications or other contract requirements if the Respondent is awarded a contract. The determination of materiality is in the sole discretion of the IMD.

**SUBMITTAL DOES NOT GUARANTEE A CONTRACT**
The RFQ process will enable the IMD to evaluate Qualifications for professional services. Respondents do not develop a right to an award by submitting Qualifications, nor do Respondents have right to a contract based on our posting any Respondent’s name on any IMD website notice. IMD is not responsible for and will not pay any costs associated with the preparation and submission of a Respondent’s Qualifications. Any Respondent that may be selected must not commence work prior to the date all parties execute the contract unless approved in writing in advance by the IMD.

1.11 **GOVERNING LAW, POLICIES, AND FORUM**

*This RFQ was prepared in accordance with the IMD Procurement Policy, available at [https://medicaldistrict.org/commission/#procurement-policy](https://medicaldistrict.org/commission/#procurement-policy).*

Illinois laws and rules govern any contract resulting from this solicitation. Respondents must bring any action relating to this RFQ or any resulting contract in the appropriate court in Illinois. IMD will not consent to binding arbitration.

**NON-DISCRIMINATION POLICY:** *In compliance with the State and Federal Constitutions, the Illinois Human Rights Act, the U.S. Civil Rights Act, and Section 504 of the Federal Rehabilitation Act, the IMD will not discriminate on the basis of any protected class when making selection decisions for employment, contracts, or any other IMD activity.*
2.1 IMD OVERVIEW

The IMD is a political subdivision, unit of local government, and body politic and corporate that was formed by an act of the Illinois State Legislature in 1941 (70 ILCS 915/0.01, et seq.), as amended from time to time (the “Act”) for the purpose of:

- Administering, developing, and zoning property within the District to attract and retain academic centers of excellence, viable health care facilities, medical research facilities, and emerging high technology enterprises;
- Attracting and facilitating medically-related commerce and research and new business ventures for the economic vitality and general welfare of the District, the State of Illinois, Cook County, and the City of Chicago; and
- Serving as the leader in patient care and medical research by utilizing its diversity and unique assets to drive economic growth.

Zoning for the District is addressed in Section 8 of the Act and is administered under Institutional Planned Development #30 (“PD30”). PD30 addresses permitted uses, setbacks, density, parking, and signage as well as other aspects of development. Under PD30, the District is subdivided into 22 sub-areas, each with different allowable uses and density/floor-area-ratio (FAR) requirements. In 2021, the IMD completed the process to amend PD30, which is essential to implementing the IMD Master Plan, which seeks to create an urban, walkable, and cohesive medical district. The changes included expanding permitted uses, increasing density, modernizing design guidelines, revising setback requirements, eliminating land coverage maximums, and modifying parking requirements.

The District includes 560 acres of medical research facilities, labs, a biotech business incubator, universities, raw land development areas and more than 40 healthcare-related facilities located less than two miles from downtown on the near West Side of the City of Chicago. One of the largest medical districts in the U.S., the District is bounded by Congress Street on the north, Ashland Avenue on the east, Oakley Boulevard on the west, and the Union Pacific inter-modal yard on the south. The IMD is governed by a seven-member Board of Commissioners who work in concert with the IMD’s Executive Director to govern the District’s growth, development, and mission.

The IMD represents a valuable urban and economic development asset for the City, the County, and the State. With four major medical institutions anchoring the District, two medical universities, and medical research and healthcare industries, the IMD is unlike any other medical district in the U.S. and represents a rare opportunity for new growth and investment. To that end, the IMD has already seen an increased level of re-investment by major stakeholders over the last decade, signaling clear growth and development in the area.

On a daily basis, the District welcomes 29,000 employees, 10,000 health science and medical students, and 50,000 visitors; taken together, the size and daily population of the District approaches that of a mid-size urban city such as Evanston, Illinois. In addition, the District is surrounded by tens of thousands of permanent residents and hundreds of thousands of office workers and employees.

The IMD desires to enhance the District with new and complementary development to further serve its mission. To support these efforts, the IMD commissioned studies which revealed that the District annually
provides nearly $3.5 billion to the local economy, ranking it as one of region’s major economic engines, on par with the annual impact of Chicago’s McCormick Place convention center and Navy Pier tourist destination. Those studies revealed a strong need and potential for new commercial, retail, and service-oriented development, including new dining options, convenient retail, and hospitality and hotel facilities to attract new business entities to the District and support the District’s existing stakeholders and IMD mission.

Thus, development of the District will require private sector investment and businesses, which will also assist the District in fostering economic growth of the surrounding area. The IMD will need qualified advisors and supportive personnel to assist with leveraging the capacity of public, private and civic networks in ways that foster research and technology development, transform physical infrastructure and grow the talent pipeline, including but not limited to securing diverse funding mechanisms, incentives to attract private sector stakeholders, development of strategic partnerships, and implementing policies that encourage local hiring and community benefits. This RFQ provides an opportunity for qualified attorneys to submit Qualifications to assist the IMD in furtherance of its mission to fulfill these needs.

### 2.2 SCOPE OF WORK

The Firms selected for the qualified pool will work closely with IMD’s General Counsel and may represent the IMD in the following types of matters on an “as needed” basis (together, the “Scope of Work” or the “Services”). Each of the Services has been listed in descending order based on the approximate percentage of all legal services provided to the IMD during the last three years. IMD expects these shares to remain similar during the term of any engagements resulting from this RFQ.

1. Consultation and representation on matters arising out of commercial real estate ownership and transactions (~65%):
   - land use, land acquisition, disposition, commercial space and ground leases
   - real estate taxes and related exemptions
   - zoning
   - entitlements
   - tax-based and other economic development incentives
   - environmental law issues;

2. Drafting of legislation, rules and policies affecting the IMD, surrounding stakeholders and strategically collaborating with and advising IMD staff and government affairs professionals to further IMD legislative and policy objectives (~15%);

3. Compliance with various bodies of law applicable to local government and units of local government in Illinois including, but not limited to, the Illinois Freedom of Information Act, the Illinois Open Meetings Act, the Illinois Constitution, the U.S. Constitution, and related case law and precedent (~5%);

4. Consultation and representation related to commercial debt finance, private loans, lines of credit, and related transactions (~5%);

5. Consultation and representation in connection with labor and employment matters (~5%);
6. Consultation and representation in connection with general commercial litigation matters (<5%);¹
7. Consultation and representation related to bond and municipal finance-related agreements and related covenants, law, rules and disclosure requirements and advice and consultation (<5%);
8. Consultation and representation in connection with business entity formation matters and any activity incidental to the general business of the IMD (<5%); and
9. Consultation related to compliance with and application of HIPAA and various bodies of law applicable to health care providers (<5%).

¹ Please be advised that in litigation matters, the IMD’s selection of outside counsel may be subject to the Special Assistant Attorneys General appointment process, which carries specific requirements.
SECTION 3 OFFER REQUIREMENTS

3.1 RESPONDENT CONTACT
Respondents must identify the Respondent Contact for the project and complete the form included in Exhibit A1 of the Responsibility Forms.

3.2 FORMAT
Qualifications shall be prepared to fit on standard 8 ½” x 11” letter size paper. Qualifications contents must be organized into separate sections according to the Qualifications Contents Sections below. Qualifications sections must be clearly identified.

3.3 RFQ RESPONSE CONTENTS
Respondents must submit only one qualifications package. Each submittal must include the items listed below in the order they are listed. Portions of the submittal containing proprietary information may be designated as confidential information. Any confidential information must be clearly marked as CONFIDENTIAL. Please see Section 1.9 for additional information related to confidential materials.

Title Page
A page with a title and the name of the firm submitting the qualifications should be evident. The title should be “Response to the Request for Qualifications for Legal Services” and should be located on the top half of the page. The Respondent name should be located on the bottom half of the page.

Section 1: Table of Contents
A table of contents identifying, at minimum, all sections below and page numbers.

Section 2: Cover Letter
A cover letter, not to exceed two pages in length, signed by an authorized representative of the Respondent that confirms the Respondent’s understanding of the scope, opportunities, preliminary approach, and the Respondent team’s experience and unique expertise to perform and complete the engagement.

Section 3: Respondent Team, Experience, and Qualifications
Provide a narrative of the Respondent team, including, but not limited to, the following:

- Descriptions of the firm and key individuals of the Respondent team, identification of the individuals that will have project responsibility, their years of experience, their experience with similar engagements and their pertinent qualifications. Respondent shall identify by number which of the Services enumerated in Section 2.2 herein that the firm and each key individual is qualified to provide. Please make firm and team member experience with the Services or relevance to the IMD vision and objectives abundantly conspicuous. Include current resumes for the team members that will have project responsibility. Identify Respondent’s key contact personnel for communicating with IMD on all engagement-related matters. Respondent should list the ownership structure, its principal owners, and its officers and executive management.

- A description of at least five engagements completed by Respondent in the last ten years that demonstrates the Respondent’s experience in providing services similar to the Services for entities similar to the IMD. Please include engagement start and end dates, a summary of the representation, and outcomes. Please also include references and current contact information for these engagements. Any relevant experience in representing government, healthcare or technology-focused innovation districts in connection with achieving their strategic objectives should be included.
Section 4: Engagement Approach and Strategy
Respondent shall provide a detailed description of Respondent’s plan for achieving the objectives as stated in the description of Services. This description shall contain a narrative supporting why Respondent believes it is qualified to undertake the proposed engagement and uniquely serve the needs of the IMD as reflected in the Scope of Work. Respondent shall identify by number which of the Services enumerated in Section 2.2 herein it proposes to provide.

Section 5: Financial, Bonding and Insurance Capacity
Respondents must submit evidence of their financial capacity and insurance coverage to perform the Services. Respondents shall provide certificates of insurance evidencing Respondent’s coverage for commercial, general, and professional liability.

Section 6: Legal Actions, Inquiries, and Investigations
List case numbers for and provide a brief description of all legal actions, and final disposition if applicable, of any matters within the past ten (10) years wherein any of the following entities or people were involved:
- the Respondent
- any officer or director of the Respondent
- any entity that owns more than 7.5% of the Respondent
- any senior manager who the Respondent has designated to work on the project
- any person that can be attributed with an ownership interest of more than 7.5% of the Respondent (including any person holding a beneficial interest in an entity that holds an ownership interest in the Respondent) is or has been within the past ten (10) years:
  - in default on any loan or financing agreement at any time
  - debtor in bankruptcy at any time
  - defendant in any foreclosure action at any time
  - defendant in any lawsuit or administrative action, including, specifically any action for deficient performance under a contract
  - defendant in any criminal action at any time
  - defendant in any action at any time relating to financial matters or deficient contractual performance
- the subject of any government agency inquiry, investigation, or legal enforcement action or are currently subject to:
  - any liens
  - any unpaid judgments
  - payments under any order, decree or agreement with any federal, state or local entity.

By submitting a Response, if selected, you agree to permit the IMD to perform such background checks as the IMD deems reasonable.

Section 7: Pricing/Fee Proposal
The Pricing Proposal shall include Respondent’s proposed fees associated with the provision of the relevant Services. The IMD invites and encourages Respondents to provide innovative fee structures and possible alternative fee arrangements, including, but not limited to flat fee and incentive-based structures in the place of traditional rates. The IMD also requests that Respondents propose how Respondent will contribute to reducing IMD’s overall expenditures on outside counsel. The IMD reserves the right to negotiate pricing with any Respondent at any point during the RFQ review and selection process and to obtain from Respondents revised and best and final offers.
Section 8: Special Considerations
This section is for the Respondent to describe any special situations, conditions and/or circumstances that would be relevant to the proposed engagement, or to the financial condition of the Respondent or the Respondent’s management team or leadership but has not otherwise been included in the Qualifications because it did not fall under any category or respond to any language above under the Qualifications Contents section of this RFQ.

Section 9: Responsibility Forms
The IMD has identified information required to determine Respondents’ eligibility to contract with the IMD and be considered a responsible vendor. Review each of the Responsibility forms in Exhibit A, fill in all relevant blanks and provide any requested information. Respondents must include all completed forms as part of their Qualifications, including signatures where requested, or risk disqualification:
• A1: Respondent Contact
• A2: Business and Directory Information
• A3: Disclosures and Conflicts of Interest
• A4: Taxpayer Identification Form
SECTION 4 EVALUATION OF OFFERS

4.1 EVALUATION COMMITTEE
An Evaluation Committee ("EC") of no fewer than three (3) persons will review and evaluate the Qualifications. The IMD reserves the right to engage independent consultants or other third parties to assist with the evaluation of all or any portion of submitted Qualifications. The EC will first assess the Respondent’s compliance with and adherence to the requirements of the solicitation. Any Qualifications submittal that is incomplete, missing key components necessary to fully evaluate the response, or fails to meet the stated requirements, may be rejected from further consideration as non-responsive. The IMD reserves the right to seek clarification of any information that is submitted by any Respondent in any portion of its Qualifications or to request additional information at any time during the evaluation process. Any material misrepresentation made by a Respondent may void the Qualifications and eliminate the Respondent from further consideration.

4.2 RFQ RESPONSE EVALUATION CRITERIA
The IMD will consider the following in evaluating Qualifications:

Team
- Respondent team and firm composition, depth and qualifications of individual team members and firm as a whole
- Key personnel to be assigned to this engagement, their experience related to the Services and the related roles and responsibilities to be assumed for the engagement
- A demonstrated understanding of the IMD’s organizational structure, related particularities, organizational objectives, mission, and vision
- Respondent team’s overall diversity and MBE/WBE status or participation

Related Experience and References
- Respondent’s firm or team experience representing IMD or similarly situated clients, particularly in the medical, healthcare, and biotechnology sectors and within the scope of Services
- Quality of references from prior engagements

Approach and Strategy
- Respondent’s detailed plan for fulfilling the RFQ Scope of Services

Pricing
- Rates, structure, and competitiveness of pricing proposal

Deficient Submittals may receive reduced evaluation scores or may be rejected in their entirety.

4.3 SHORTLIST PROCESS AND PRESENTATIONS
The EC, after completing its review of the RFQ responses, may develop a “shortlist” of Respondents who may be invited to deliver live presentations to the EC. The shortlisted Respondents will be advised of the content and format of the presentations and framework for evaluation at the appropriate time.

4.4 FINAL APPROVAL
The IMD, in its sole and absolute discretion, may select one or more Respondents with whom to commence negotiations for one or more of the Services. The IMD will attempt to negotiate a fair and reasonable
agreement with any selected Respondents. If the IMD is unable to negotiate such agreement to its conclusion with the selected Respondents, the IMD may either issue a new request for qualifications, enter into discussions with other Respondents, or take any other action deemed fair and reasonable by the IMD. The IMD also reserves the right to make no selection as a result of this solicitation. IMD will determine the award by considering the Offer, the Respondent's qualifications, and other relevant factors in the sole discretion of the IMD.

4.5 SELECTION SCHEDULE

Time is of the essence and the IMD will work diligently to ensure a timely selection process. The IMD reserves the right to adjust the timeframes and selection schedule while ensuring a comprehensive and fair process.
A1: Respondent Contact

Legal Services: IMD 22-002

The undersigned authorized representative of the identified Respondent does hereby submit these Qualifications to perform in full compliance with the subject solicitation. By completing and signing this Form, Respondent is making an offer to the IMD that the IMD may accept. Respondent also certifies compliance with the various requirements of the solicitation and the documents contained in the solicitation.

Respondent hereby certifies that no person or entity representing its Qualifications has retained a person or entity to attempt to influence the outcome of a procurement decision made by the IMD for compensation contingent in whole or in part upon the decision or procurement.

**Respondent Contact:** The contact person for purposes of responding to any questions the IMD may have is:

Printed Name _____________________________ Title _____________________________

Address _______________________________________________________________________

Phone _____________________________

Email _____________________________

______________________________________________________________________________

(Respondent name)

______________________________________________________________________________

(Signature of party authorized to bind the named Respondent)

______________________________________________________________________________

Printed Name _____________________________ Title _____________________________

Address _______________________________________________________________________

Phone _____________________________

E-mail _____________________________
A2: Business and Directory Information

(a) Name of Business (Official Name and D/B/A) 

(b) Business Headquarters (include Address and Telephone)

(c) If a Division or Subsidiary of another organization provide the name and address of the parent

(d) Billing Address

(e) Name of Chief Executive Officer

(f) Company website

(g) Organization Type (e.g., Sole Proprietor, Corporation, Partnership, etc. -- should be the same as on the Taxpayer ID form below)

(h) Length of Time in Business

(i) Annual Sales (for most recently completed Fiscal Year)

(j) Number of Full-Time Employees (average from most recent Fiscal Year)

(k) Type of and description of business

(l) State of incorporation, state of formation or state of organization

(m) Identify and specify the location(s) and telephone numbers of the major offices and other facilities that relate to the Respondent’s performance under the terms of this solicitation.
A3: DISCLOSURES AND CONFLICTS OF INTEREST

Instructions: Respondent shall disclose financial interests, potential conflicts of interest and contract information identified in Sections 1, 2, and 3 below as a condition of receiving an award or contract (30 ILCS 500/50-13 and 50-35). Failure to fully disclose shall render the contract, bid, proposal, subcontract, or relationship voidable by the IMD if deemed in the best interest of the IMD and may be cause for barring from future contracts, bids, proposals, subcontracts, or relationships with the IMD.

A publicly traded entity may submit its 10K disclosure in satisfaction of the disclosure requirements set forth in Section 1 below. HOWEVER, if a Respondent submits a 10K, they still must complete Sections 2, 3, 4, 5, and 6 and submit the disclosure form.

If the Respondent is a wholly-owned subsidiary of a parent organization, separate disclosures must be made by the Respondent and the parent. For purposes of this form, a parent organization is any entity that owns 100% of the Respondent.

This disclosure information is submitted on behalf of (show official name of Respondent, and if applicable, D/B/A and parent):

Name of Respondent: __________________________________________________________
D/B/A (if used): ______________________________________________________________
Name of Parent Organization: ________________________________________________

Section 1: Section 50-35 Disclosure of Financial Interest in the Respondent. (All Respondents must complete this section)

Respondent must complete subsection (a), (b) or (c) below. Please read the following subsections and provide the information requested.

a. If Respondent is a Publicly traded corporation subject to SEC reporting requirements:

i. Respondent shall submit their 10K disclosure (include proxy if referenced in 10k) in satisfaction of the financial and conflict of interest disclosure requirements set forth in subsections 50-35 (a) and (b) of the Procurement Code. The SEC 20f or 40f, supplemented with the names of those owning in excess of 5% and up to the ownership percentages disclosed in those submissions, may be accepted as being substantially equivalent to 10K.

Check here if submitting a 10k, 20f, or 40f.

OR

b. If Respondent is a privately held corporation with more than 400 shareholders:

i. Respondent may submit the information identified in 17 CFR 229.401 and list the names of any person or entity holding any ownership share in excess of 5% in satisfaction of the financial and conflict of interest disclosure requirements set forth in subsections 50-35 a and b of the Illinois Procurement Code.
c. If Respondent is an individual, sole proprietorship, partnership or any other entity that does not fall within subsections (a) or (b), above, complete (i) and (ii) below as appropriate.

i. For each individual having any of the following financial interests in the Respondent (or its parent), please mark each that apply and show the applicable name and address. Use a separate form for each individual.

1. Do you have an ownership share of greater than 5% of the offering entity or parent entity?
   □ Yes □ No

2. Do you have an ownership share of less than 5%, but which has a value greater than $106,447.20?
   □ Yes □ No

3. If you responded yes to any of questions 1 – 2 above, please provide either the percentage or dollar amount of your ownership or distributive share of income: ______________.

   For partnerships with more than 50 partners, the percentage share of ownership of each individual identified above may be shown in the following ranges (dollar values must also be provided):
   0.5% or less_____>0.5 to 1.0% _____>1.0 to 2.0% _____>2.0 to 3.0% _____>3.0 to 4.0% _____>4.0 to 5.0% _____and in additional 1% increments as appropriate ________%

   Check the appropriate type of ownership/distributable income share:
   Sole Proprietorship □  Stock □  Partnership □  Other (explain)____________

   Name:__________________________________________________________
   Address:________________________________________________________

Section 2: Debarment/Legal Proceeding Disclosure (All Respondents must complete this section).

Respondent and each of the persons identified in Section 1 must identify any of the following that occurred within the previous 10 years:

Debarment from contracting with any governmental entity   Yes □  No □
Professional licensure discipline                          Yes □  No □
Bankruptcies                                            Yes □  No □
Adverse civil judgments and administrative findings      Yes □  No □
Criminal felony convictions                              Yes □  No □

If any of the above is checked yes, please describe the nature of the debarment or legal proceeding. The IMD reserves the right to request additional information.
Section 3: Current and Pending Contracts (All Respondents must complete this section).

Does the Respondent have any contracts, pending contracts, bids, proposals, or other ongoing procurement relationships with units of State of Illinois government?  Yes [ ]  No [x]

If yes, please identify each contract, pending contract, bid, proposal, and other ongoing procurement relationship it has with units of State of Illinois government by showing the agency name and other descriptive information such as bid number, project title, purchase order number, or contract reference number.

____________________________________________________________________
____________________________________________________________________

Section 4: Representative Lobbyist/Other Agent (All Respondents must complete this section).

Is the Respondent represented by or employing a lobbyist required to register under the Lobbyist Registration Act or other agent who is not identified under Sections 1 and 2 and who has communicated, is communicating, or may communicate with any State officer or employee concerning the bid, offer or contract? Yes [ ] No [x]

If yes, please identify each agent / lobbyist, including name and address.

____________________________________________________________________

Costs/Fees/Compensation/Reimbursements related to assistance to obtain contract (describe):

____________________________________________________________________
____________________________________________________________________

Respondent certifies that none of these costs will be billed to the IMD in the event of contract award.

This Disclosure is submitted on behalf of: __________________________________________
(Respondent Name)

Name of Authorized Representative: ______________________________________________

Title of Authorized Representative: ______________________________________________

Signature of Authorized Representative: ____________________________________________

Date: _________________________________________________________________________
A4:  TAXPAYER IDENTIFICATION NUMBER

I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and

2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and

3. I am a U.S. person (including a U.S. resident alien).
   - If you are an individual, enter your name and SSN as it appears on your Social Security Card.
   - If you are a sole proprietor, enter the owner’s name on the name line followed by the name of the business and the owner’s SSN or EIN.
   - If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner’s name on the name line and the d/b/a on the business name line and enter the owner’s SSN or EIN.
   - If the LLC is a corporation or partnership, enter the entity’s business name and EIN and for corporations, attach IRS acceptance letter (CP261 or CP277).
   - For all other entities, enter the name of the entity as used to apply for the entity’s EIN and the EIN.

Name: ____________________________________________

Business Name: ____________________________________

Taxpayer Identification Number: ______________________

Legal Status (check one):

☐ Individual  ☐ Governmental  ☐ D = disregarded entity

☐ Sole Proprietor  ☐ Nonresident alien  ☐ C = corporation

☐ Partnership  ☐ Estate or trust  ☐ P = partnership

☐ Legal Services Corporation  ☐ Pharmacy (Non-Corp.)

☐ Tax-exempt  ☐ Pharmacy/Funeral Home/Cemetery (Corp.)

☐ Corporation providing or billing medical and/or healthcare services  ☐ Limited Liability Company (select applicable tax classification)

☐ Corporation NOT providing or billing medical and/or healthcare services

Signature: _______________________________      Date: _______________________________