GEORGETOWN DIVIDE RESOURCE CONSERVATION DISTRICT

REQUEST FOR PROPOSALS NO. 07-2019

RELEASE DATE: December 16, 2019

CLOSING DATE: Proposals must be received by February 14, 2020 by 4:00 p.m.

PROJECT TITLE: “5GG17108; Fire Adapted 50 PHII - El Dorado Cooperative Wildland Fire Prevention Strategy”

CONTACT PERSONS:
Mark Egbert Cameron Spencer
District Manager Project Coordinator
Mark.Egbert@ca.usda.gov CameronD.Spencer@usda.gov

Georgetown Divide Resource Conservation District
100 Forni Road, Suite A
Placerville, CA 95667
(p) 530-303-5328

Release of RFP December 16, 2019
Pre-Proposal Meeting January 23, 2020
Final RFP Questions Due January 30, 2020
Pre-Proposal Question Responses Posted January 31, 2020
Proposal Due Date February 14, 2020
Review and Evaluations February 24, 2020
Notice of Intent to Award February 24, 2020
Contract Award and Notice to Proceed March 2, 2020
Contract Ends March 2, 2022

Selected proposals for the Fire Adapted 50 PHII - El Dorado Cooperative Wildland Fire Prevention Strategy will be received by the RCD at 100 Forni Road, Suite A, Placerville, CA 95667 until February 14, 2020. Submit proposals to:

Mark Egbert, District Manager
Fire Adapted 50 PHII - El Dorado Cooperative Wildland Fire Prevention Strategy
Georgetown Divide Resource Conservation District
100 Forni Road, Suite A
Placerville, CA 95667

The RCD will conduct a non-mandatory pre-proposal meeting of the project area on January 23, 2020 beginning at 10:00 a.m. The meeting will commence at the RCD office located at 100 Forni Road, Suite A. Placerville, CA 95667. Please contact the District office for details. All interested parties are requested to R.S.V.P to Mr. Mark Egbert by email at Mark.Egbert@ca.usda.gov. Final questions need to be submitted no later than January 30, 2020 at 4:00 p.m. in email format to Mark.Egbert@ca.usda.gov. Responses from the pre-proposal meeting to all questions submitted...
via email will be posted as an addendum to the RFP at the RCD website (www.georgetowndividercd.org) no later than January 31, 2020 at 4:00 p.m.

All interested firms are invited to submit a proposal in accordance with the terms and conditions stated in the Request for Proposals which can be accessed at the RCD website (www.georgetowndividercd.org).

BACKGROUND

The RCD is seeking proposals from qualified and experienced contractors to provide all labor, materials and equipment necessary to carry out the Fire Adapted 50 PHII - El Dorado Cooperative Wildland Fire Prevention Strategy (Project). The RCD retains the right to award to one or more contractors to ensure that the Project is completed within the specified time frame.

Proposers are advised that this is not a sealed bid or low bid process. The RCD intends to make an award(s) using the evaluation criteria listed in the specification to determine the proposal with the best value for the RCD.

The respondents are expected to identify the cost to complete the work and provide firm unit costs as identified in the Schedule of Items/ Cost Proposal Form for each Item specified. The actual quantities required may fluctuate up or down, the unit prices proposed by each respondent will remain firm and will not be negotiated. All unit prices shall include all necessary overhead and profit. Items not listed in the schedule of values such as preparation and submittal of necessary permits, profit, etc. shall be distributed throughout the respondent’s unit process for the items listed. The respondent must submit pricing as requested in the RFP.

The respondents are advised that the maps, statement of work, and specifications included in this solicitation are intended to be the basis for performance of the Project and for the purpose of establishing a cost proposal for completing the mitigation. The maps, statement of work and specifications were prepared by the RCD and convey the general overall scope and nature of the Project, including descriptions of the environmental mitigation and protection requirements.

PROJECT SUMMARY

This Project proposes to implement the Project with the purposeful intent to promulgate the State's Fire Plan and the National Cohesive Strategy goals and objectives. The Project is consistent with State and National geographic priorities because of the many values at risk threatened by complex fire issues associated with drought, climate change, fuel loading, insects and disease. Communities, infrastructure, private timber, water, power, recreation, protected species, and fire frequency are all reasons that this area is a high priority for collaborative action.

The values to be protected in this project area are critical to the local and regional economies and to ecosystem health. The emphasis of FA50 is on connected treatments across all lands designed to defend hardened infrastructure points, high value investments and critical habitats within the Wildland Urban Interface/Intermix (WUI) zone. The proposed fuel break is intended to primarily prevent the propagation of wildfire from wildlands north of Highway 50 to the communities of Pollock Pines and Camino, identified low income communities at risk with an estimated 4685 habitable structures.

The overarching objective of the FA50 project is to implement a landscape-level pilot project that will demonstrate cross jurisdictional cooperation for fuel modification in a high fire hazard area of the State within existing statutory and regulatory frameworks.

The expected outcomes of the Project will manifest as forest conditions that are comparable to the conditions of completed projects in the Sly Park Vegetation Management Project, Phase I of FA50. These conditions will include reduced vertical and horizontal connectivity between tree, shrub and herbaceous fuels i.e., defensible fuel profile, and residual tree density that maximizes site productivity and tree growth. Wildfire suppression capabilities and firefighter safety will be enhanced by provision of a location where staging and crew deployment is facilitated in the event that a wildfire occurs. Improved forest health and resiliency will reduce the susceptibility of trees to drought and insect attacks.
The project proposes reducing undesirable understory on a minimum 600-foot-wide and approximately 8-mile-long corridor to achieve an approximately 1432 +/- acre treated area. The treatments would be developed to achieve a shaded fuel break along its length. Treatments may include a combination of thinning and masticating brush and smaller trees. In areas with higher tree mortality (greater than 30 percent of stand basal area), dead trees may be felled and removed. Disposal of biomass may include but is not limited to: pile burning, mastication using a tracked masticator, and chipping. No commercial harvest activities would occur under the proposed project.

Treatment prescriptions are determined for a given stand or unit based on stand characteristics, proximity to residences and infrastructure, slope, and the presence of sensitive resources. No treatments using heavy machinery would be implemented on slopes greater than 45 percent. The project would incorporate design features to avoid or minimize impacts to cultural sites, sensitive plant and wildlife species, and special habitats, such as wetlands or riparian areas. Such design features may include avoidance, limited operating periods, and specially designed treatments. Best management practices would be implemented to avoid air quality impacts from smoke, dust, and fumes, impacts of noise on sensitive receptors, and impacts to water quality and hydrology.

PROJECT AREA
Township (T) 11 North (N) Range (R) 12 East (E) Sections 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30; T11N R13E Sections 29 and 30 of the Slate Mountain and Pollock Pines U.S. Geological Survey 7.5-minute topographic quadrangle.

PROJECT OBJECTIVES
The overall objectives of this project are to return forests and uplands to a more managed, fire resistant condition and to ensure that the community’s risk to wildfire has been reduced. This fuel modification treatment strategy has identified the Project area as a WUI defense zone where the focus is on protecting life and property. The strategic fuel management project should help to contain wildfires and facilitate long-term stewardship through practices such as continued mechanical and hand treatment and prescribed fire.

Specific objectives include:
1) Support an all-lands approach to create fire resilient and fire-adapted communities along the Highway 50 corridor,
2) Use existing fuel breaks and forest treatments to create large, more fire-resistant fuel breaks,
3) Protect communities, infrastructure, and forest resources within the WUI,
4) Conduct vegetation prescriptions to reduce fire hazard, improve tree growth, and increase forest resiliency;
5) Conduct vegetation prescriptions to reduce the rate of spread, duration and intensity, and fuel ignition of crowns;
6) Retain or enhance ecosystem processes compatible with the fuel hazard reduction prescription;
7) Assess carbon sequestration and greenhouse gas reduction benefits by reducing the likelihood of wildfire emissions, improving the health and growth rates of trees and exploring various biomass utilization opportunities;
8) Identify measures that may be required to protect watershed values and water quality in watersheds that are important sources of domestic water supply;
9) Utilize the project as an educational opportunity to increase community awareness associated with living in a WUI;
10) Retain post-treatment landscape condition under long-term stewardship agreements favoring prescribed fire on the fire-resistant landscapes in order to maintain an open fire resilient landscape. Corollary benefits include but are not limited to: rejuvenating browse and forage herbs thereby improving habitat for a huge variety of endemic wildlife species, controlling stocking for improved forest growth and health, an increased amount of available water leading to regeneration of natural springs and watercourses.

The project area is comprised of approximately 1432 +/- acres. The actual area to be treated will depend on topographic, environmental and cultural variables as well as analysis of cost.
SCOPE OF WORK
Within the Project areas a variety of equipment including hand tools, masticators and chippers may be used to do vegetation management treatments. Commercialization of forest products under this project is not allowed. The project would be limited to slopes equal to or less than 45 percent. Sensitive environmental and ecological resources including pre-historic and historic cultural sites, habitats and occurrences of special status wildlife and plant species, wetlands and riparian zones would be avoided or appropriate mitigation measures to minimize adverse impacts would be implemented.

The District has identified treatment units encompassing 2,147 1432 +/- acres that would meet the objectives of this project. These are located in four general areas identified as:

- **Item#1**: 688 383 (+-) acres
- **Item#2**: 684 213 (+-) acres
- **Item#3**: 470 87 (+-) acres
- **Item#4**: 385 219 (+-) acres
- **Item#5**: 540 530 (+-) acres

Contractor may submit a bid for a single unit or all five units as described below. For example, a contractor may propose to work only on Unit 1, or just Unit 3, or Units 1-5.

Treatment Prescriptions:
CONTRACTOR equipment may include the use of mechanical and hand tools as described below. CONTRACTOR shall furnish fuel and all supplies for equipment maintenance. Equipment shall be cleaned before entering the Project area to prevent spread of noxious weeds and pathogens. Equipment should be free of leaks in good operating condition, and have spark arresting equipment or a supercharger.

Mastication
This treatment can be applied to a variety of fuel conditions where there is substantial vegetation to be modified, particularly with the elimination of smaller diameter trees, ladder fuels and horizontal spacing of residual trees and or canopy. Performance measures for mastication are to process trees up to 12” dbh and brush to a height from ground level not to exceed 4”, such that the vegetation is cut or broken into small pieces, generally no greater than 18” in length. A certain amount of secondary processing may be necessary to eliminate larger pieces of fuel. Residual trees should be spaced approximately 20’x20’ between their boles.

All trees not removed will be limbed at no less than 8’ 10’ above the ground retaining 33% minimum crown. Vertical liming/ pruning will be measured at the bowl of the tree extending out to the drip line of the tree. Any limb/ branch extending away from the bowl with limbs/ branches having a height measured from the ground less than 10’ will be processed to a height of no less than 10’.

Brush cover should be reduced by creating a mosaic of treated and untreated shrubs. A minimum 90% of the shrubs should be treated. Brush that is treated should be cut to the maximum of 4” in height. No individual pieces of cut material should be longer than 18” in length. All masticated stumps should be cut to within 4” of the ground. No debris should average more than 4” in depth over the entire project area. All cut vegetation will be kept within the unit boundaries. Any cut vegetation falling into ditches, roads, road banks, trails, or adjacent units should immediately be removed.

Hand Thin
Hand thinning or chipping should be accomplished by a hand crew with chainsaws. Performance measures for hand thinning are to process trees up to 12” dbh and brush to a height from ground level not to exceed 4”, such that the vegetation is cut or broken into small pieces, generally no greater than 18” in length. A certain amount of secondary
processing may be necessary to eliminate larger pieces of fuel. Residual trees should be spaced approximately 20’x20’ between their boles.

All trees not removed will be limbed at no less than 8’ 10’ above the ground retaining 33% minimum crown.

Brush cover should be reduced by creating a mosaic of treated and untreated shrubs. A minimum 90% of the shrubs should be treated. Brush that is treated should be cut to the maximum of 4” in height. No individual pieces of cut material should be longer than 18” in length. All masticated stumps should be cut to within 4” of the ground. No debris should average more than 4” in depth over the entire project area. All cut vegetation will be kept within the unit boundaries. Any cut vegetation falling into ditches, roads, road banks, trails, or adjacent units should immediately be removed.

Prune all trees at no less than 8’ 10’ while retaining 33% minimum crown. **Vertical liming/pruning will be measured at the bowl of the tree extending out to the drip line of the tree. Any limb/branch extending away from the bowl with limbs/branches having a height measured from the ground less than 10’ will be processed to a height of no less than 10’**.

Broadcast or pile burning is not allowed.

**Identification of Protected Species or Other Critical Resources:**
With all environmentally sensitive areas, identification and avoidance during project implementation is important. Should any sensitive resources be found during project implementation, the area should be avoided until the appropriate agencies review the situation.

Contractor shall comply with all applicable federal, state and local laws, regulations and policies governing the funds and scope under this agreement.

**Winter Operating Plan**
The project may be conducted during the winter period. The Winter Operating Plan applies to the period November 15 to April 15.

   A) Heavy equipment shall not be used under saturated soil conditions as directed by the supervising RPF. Saturated soil conditions may be indicated by potential for significant sediment discharge or equipment inoperability under its own power (see Forest Practice Regulations 895.1).

**State Inspections**
State inspections will ensure that the services are acceptable, and do not relieve the CONTRACTOR of the responsibility for maintaining quality control. Compliance inspections will be made on a sporadic basis. Such inspections are not final, and do not constitute acceptance by the State. Final inspections for payment will be made on completed items only. CONTRACTORs are encouraged to break the job out into logical measurable units.

**I. Best Management Practices (Standard Operating Procedures)**

**Exposure to Smoke, Dust and Fumes:**
- If required, Contractor may have to prepare storm water erosion control plan(s) and obtain any permits for staging areas, debris management sites, or any other activity associated with this contract.
- Dust abatement measures including watering will be implemented at the direction of the supervising RPF. No dust suppressing chemicals are permitted.
- Vehicle speeds will be limited to 15 miles/hour on dirt roads and surfaces.
- No visible dust transport will be permitted outside of project boundaries. Operations will be suspended at the direction of the supervising RPF if that occurs.
- All equipment will conform to California emission standards.

**Impacts on Special Status Species:**
• All known locations of Special Status Species will be flagged or otherwise delineated, along with buffer areas as required. No equipment operations are permitted within the boundaries of flagged areas or otherwise delineated.
• Surveys will be conducted to determine if any additional special status wildlife or plant species are present in treatment areas.
• If special status species occur or potentially occur in any treatment area, take or harassment will be avoided through implementation of buffers and/or limits on location and timing of operations as recommended by the Department of Fish and Wildlife or U.S. Fish and Wildlife Service.
• In the event that a special status species is discovered or sighted during any phase of the project, all operations will cease and the supervising RPF will take the appropriate action.

Impacts on Cultural Resources:
• Surveys have been conducted to determine if cultural resources are located within proposed treatment areas. Survey results are confidential.
• Any and all cultural resources will be designated on the ground and avoided. If operations discover previously unknown sites, operations will cease within 100 feet of the site at the direction of the supervising RPF and consultation with appropriate tribal representatives will be initiated to inform them of the findings.

Impacts on Soil Resources and Water Quality:
• No drafting of water from natural watercourses is permitted.
• All streams and riparian vegetation will be protected through implementation of Watercourse and Lake Protection Zones (WLPZ) as required by the Forest Practice Regulations. No equipment operations will be permitted within these zones.
• No equipment operations will be permitted on slopes greater than 45% or less if erosion hazard rating is high or extreme unless approved by the supervising RPF.
• No equipment operations will be permitted on slopes of 45% or greater if the slope is continuous to a watercourse unless approved by the supervising RPF.
• No equipment operations are permitted on saturated soils, as determined by the supervising RPF.
• Water breaks will be installed at spacing prescribed by the Forest Practice Rules on any areas that are compacted due to equipment operations.
• The contractor is required to remove processed material from roadside ditches where it impedes flow or any water conveyance systems.

Noise:
• Hours of operation will be limited to the hours of 7 a.m. to 6 p.m. to minimize the potential for noise impacts on residences and recreation sites near and within the project area.
• All equipment used in site preparation will meet or exceed State standards for noise control.
• If necessary, equipment operations around occupied wildlife habitats such as nest sites will be subject to restrictions on timing and location.
• To the degree possible, stationary noise producing equipment will be located as far as possible from sensitive receptors.

Transportation and Traffic:
• Movement of equipment to and from the project area will be subject to restrictions on timing and traffic controls to avoid congestion.
• Warning signs shall be posted in work areas to alert oncoming traffic and recreational users (roads and trails) to the safety hazards associated with the operation.

Cumulative Impacts:
• To the degree possible, the locations and timing of project activities will be coordinated on SPI and NIPL lands to avoid simultaneous impacts on noise, air quality and traffic. The supervising RPF will advise the CONTRACTOR on any limitations on operations to avoid cumulative impacts.
Other Issues:
- Where mastication is employed, the maximum depth of masticated material will not exceed 4” (+-).
- The maximum stump height on cut trees will not exceed 4” (+-).
- Existing invasive plant infestations may be treated to reduce their extent or potential for spread. Preventative measures including cleaning of equipment prior to entering a weed-free site and worker education will be implemented to minimize the probability of new infestations.
- Protect any areas from disturbance that have been identified as an archaeological site, endangered plant or animal habitat, or watercourses. These areas and others, as appropriate, will be flagged as equipment exclusion zones. Redundant.
- Be responsible for ensuring protection of structures, property improvements, fences, power lines and other utilities. Residual trees will be protected from skin ups and damage.
- Ensure protection to recreational areas including but not limited to camp grounds, roads, trails, signage, etc.
- Ensure compliance with Limited Operation Periods associated with environmental and recreational activities.
- Ensure protection of any underground water-underground power-septic systems-drainage structures.

Signed Right of Entry Agreement will be obtained by RCD for each property owner for this work to be performed.

II. GENERAL

1. It is not the intent of the specifications to cover each and every detail. Any problems that may arise must be promptly reported to the RCD, and will be subject to the decision of the RCD. The Contractor is expected to carefully examine the size and scope of the proposed work prior to submitting its proposal. The Contractor certifies it has checked carefully all the quantities, specifications, maps and figures, and understands that the RCD will not be responsible for any errors or omissions on the part of the proposer in compiling and submitting this proposal.

2. The Contractor agrees that they will provide the materials and/or perform the work herein under the terms and conditions set forth in the awarded contract and/or purchase order; and shall furnish and be responsible for all the labor, materials, tools, equipment, transportation, insurance, notifications, licenses, permits, and all other services and facilities necessary, including all incidental work and appurtenances as may be reasonably implied and as described in the specifications and other Contract documents. All costs incidental to these requirements will not be paid for separately but shall be included in the work, including testing, if needed. Contractor shall be responsible to pay all costs for permits, licenses, fees and insurance which may be required to perform the work required.

3. Proposer will obtain and maintain in full force and effect throughout the term of this Project, and thereafter as to matters occurring during the term of this Project, the following insurance coverage:

(a) Workers' Compensation insurance. If and to the extent required by law during the term of this Project, Proposer shall provide workers' compensation insurance for the performance of any of CONTRACTOR’s duties; including but not limited to, coverage for workers' compensation and disability, and shall provide RCD with certification of all such coverage’s upon request by RCD.

(b) Liability insurance. Proposer shall obtain and maintain in full force and effect during the term of this Project the following liability insurance coverage’s, issued by a company licensed (admitted) to transact business in the State of California and/or having a A.M. Best rating of A VII or better:

(c) General Liability. Commercial or comprehensive general liability [CGL] insurance coverage (personal injury and property damage) of not less than TWO MILLION DOLLARS ($2,000,000) combined single limit per occurrence, covering liability or claims for any personal injury, including death, to any person and/or damage to the property of
any person arising from the acts or omissions of Proposer or any officer, agent, or employee of Proposer under this Project. CGL insurance shall name and include RCD, and their officers, directors, agents and employees, as Additional Insureds using ISO additional insured endorsement CG 20 10 04 13 or its equivalent.

(d) Loggers Broad Form Property Damage (LBFPD). LBFPD insurance with minimum limits of TWO MILLION DOLLARS ($2,000,000) each occurrence. Such LBFPD insurance shall name and include RCD and SPI and all subsidiaries and affiliates of RCD and SPI and their officers, directors, agents, landowners, and employees (collectively, the “Additional Insureds”), as Additional Insureds using ISO additional insured endorsement CG 20 10 04 13 or its equivalent, which endorsement shall include coverage for the Additional Insureds with respect to liability arising out of the completed operations of Proposer, and which coverage shall be maintained for the benefit of the Additional Insureds for a period of one year following completion of the Work specified contemplated hereunder. Additional insured coverage as required in this paragraph shall apply as primary insurance with respect to any other insurance or self-insurance program available to the any of the Additional Insureds.

(e) Comprehensive Automobile Liability Insurance. Comprehensive automobile liability insurance (Bodily Injury and Property Damage) on owned, hired, leased and non-owned vehicles used in conjunction with CONTRACTOR’s business of not less than TWO MILLION DOLLARS ($2,000,000) combined single limit per occurrence.

(f) Certificates. All insurance coverage’s referenced above shall be evidenced by one or more certificates of coverage which shall be filed by Proposer with the RCD prior to commencement of performance of any of Proposer duties; shall be kept current during the term of this Project; shall provide that RCD shall be given no less than thirty (30) days prior written notice of any non-renewal, cancellation, other termination, or material change, except that only ten (10) days prior written notice shall be required where the cause of non-renewal or cancellation is non-payment of premium; and shall provide that the inclusion of more than one insured shall not operate to impair the rights of one insured against another insured, the coverage afforded applying as though separate policies had been issued to each insured, but the inclusion of more than one insured shall not operate to increase the limits of the company's liability. For the insurance coverage referenced in 7(b)(1), the certificate of insurance or endorsements attached thereto shall also name RCD and SPI, its officers, employees, agents and volunteers as additional insured’s; shall provide that if the same policy applies to activities of Proposer not covered by the awarded Agreement then the limits in the applicable certificate relating to the additional insured coverage of RCD and SPI shall pertain only to liability for activities of Proposer under this Project; and shall provide that the insurance provided is primary coverage to RCD and SPI with respect to any insurance or self-insurance programs maintained by RCD and SPI. Upon request of RCD, Proposer shall provide or arrange for the insurer to provide within thirty (30) days of the request, certified copies of the actual insurance policies or relevant portions thereof.

(g) Deductibles/Retentions. Any deductibles or self-insured retentions shall be declared to, and be approved by, RCD. At the option of and upon request by RCD, either the insurer shall reduce or eliminate such deductibles or self-insurance retentions as respects RCD, its officers, employees, agents and volunteers or Proposer shall procure a bond guaranteeing payment of losses and related investigations, claims administration and defense expenses.

(h) All policies and coverage procured by Proposer as required herein (collectively, “Policies”) shall include a separation of insureds clause. The Policies shall not include a deductible in excess of $10,000 per loss without RCD’s written approval. The Policies shall be endorsed to include (i) a waiver of subrogation and (ii) a provision that specifies the Policies are primary and that any insurance maintained by RCD shall not contribute with it and (iii) that the waiver of subrogation shall not affect the RCD’s right, or any additional insured’s right, to recover under such insurance policy. Proposer shall provide Proposer’s insurance agent or broker with a complete copy of all insurance requirements set forth in this Section.

(i) All Policies described shall be procured to the satisfaction of RCD and shall be underwritten by an insurer acceptable to RCD (must be rated A-: VII or better in the A.M. Best’s Key Rating Guide and licensed to do business in the state in which the Property is located or issued as a surplus line by a surplus line broker in the state in which the Property is located). Prior to entering the Project Area, Proposer shall furnish RCD with certificates of insurance and endorsements of all required insurance for Proposer. At RCD’s election, RCD
shall be entitled to inspect original Policies or require complete certified copies of Policies at any time. Such certificate of insurance shall provide that the coverage required herein shall not be cancelled or reduced except by written notice to RCD, giving at least thirty (30) days prior to the effective date of such cancellation or reduction. In the event the coverage evidenced by any such certificate is cancelled or reduced, Proposer shall procure and furnish to RCD, before the effective date of such cancellation or reduction, a new certificate conforming to the above requirements. If Proposer has failed for any reason to secure the Policies to the satisfaction of RCD upon execution of this Agreement, or if RCD has not been furnished a certificate of insurance as aforesaid within twenty (20) days from the Effective Date, then RCD shall have the right, in addition to any other remedy available to it, to (i) immediately terminate this Agreement on oral notice to Proposer or (ii) secure any or all of said Policies and pay for same from amounts payable or to become payable to Proposer.

(j) Proposer shall require its subcontractors to maintain in full force and effect commercially reasonable insurance coverage substantially similar in form and substance to the insurance coverage required of Proposer in this Section, as appropriate to the nature of subcontractors’ operations, each with minimum limits of no less than TWO MILLION DOLLARS ($2,000,000) each occurrence and/or general aggregate, as applicable, unless otherwise agreed to by RCD in writing. Proposer shall be solely responsible for monitoring compliance by such subcontractors with the aforementioned insurance requirements.

(k) Notwithstanding any other provision of this Project, and separate and apart from any obligation of Proposer to indemnify, if Proposer’s insurance carrier fails or refuses to defend or indemnify pursuant to an additional insured endorsement because of a failure to obtain an additional insured endorsement, policy deductible, self-insured retention or unauthorized coverage deletion, Proposer shall stand in the place of its insurer and defend and indemnify to the same extent that an insurer issuing the coverage as required herein would under California law.

(l) All insurance certificates or other evidence of coverage required to be submitted to RCD pursuant to this Section 7 shall be sent to:

GEORGETOWN DIVIDE RESOURCE CONSERVATION DISTRICT
100 Forni Road, Suite A
Placerville, CA 95667
Attn: District Manager

(a) In General
Proposer shall protect, defend, indemnify and hold harmless RCD and its board members, officers, directors, employees, agents, landowners, consultants, successors and assigns (hereinafter RCD) from and against all claims, demands, liabilities, causes of action, suits, legal or administrative proceedings for actual damages (including but not limited to special and consequential damages), natural resource damages, restitution, injuries, costs, response costs, remediation and removal costs, losses, debts, liens, interests, fines, penalties, charges and expenses (including but not limited to attorney’s and expert witnesses fees and costs incurred in connection with defending against any of the foregoing or in enforcing this indemnity provision) of any kind whatsoever paid, incurred, suffered by, or asserted against the RCD which are claimed to or in any way arise out of or result from the Proposer’s services, operations, or performance of the awarded Agreement except for the sole or active negligence of the RCD. This provision shall survive the termination of any other agreement between the parties. The foregoing indemnity shall not have any dollar limitation. The foregoing indemnity is for the exclusive benefit of the RCD and in no event shall the indemnity rights hereunder inure to the benefit of any third party.

(b) Notwithstanding anything to the contrary in (a), Proposer shall defend and indemnify RCD, and each of its officers, agents, landowners and employees, from any and all claims, actions, settlements or judgments of whatever kind which may arise from the failure of Proposer to conduct the investigation or its failure after the investigation to not reasonably disallow an employee from having personal contact or providing personal service.

5. Compliance with Laws. CONTRACTOR shall observe and comply with all applicable Federal, State and local
laws, ordinances, and codes. Such laws shall include, but not be limited to, the following, except where prohibited by law:

(a) Proposer expressly understands and agrees that Proposer is responsible for abiding by and complying with all federal, state, county and local laws, rules, regulations and ordinances, including, but not limited to, all “Hazardous Materials Laws” (as defined below) and all other laws related to forestry, logging and log hauling (if applicable); endangered species; wages and hours worked, including, but not limited to, the Fair Labor Standards Act of 1938, 29 U.S.C. § 201, et seq.; State Forest Practice Regulations; social security; unemployment insurance; workers’ compensation; executive orders; OSHA; Cal/OSHA; labor code laws; migrant workers; seasonal workers; safety; environmental protection; and any other requirements set forth in this Agreement.


(c) Proposer represents and warrants that it and all its employees, including, but not limited to, its supervisors, foremen, labor recruiters and haulers, are, and at all times shall remain, in complete compliance with the Migrant and Seasonal Agricultural Worker Protection Act (“MSPA”), 29 U.S.C. § 1801, et seq. and the California Farm Labor Contractor Act (“CFLCA”), Cal. Labor Code § 1682, et. seq., and any and all other applicable federal, state and local laws, regulations and procedures governing employers, including, but not limited to, agricultural employers/farm labor and migrant or seasonal agricultural workers, including all wage, overtime and deduction laws and regulations, health and safety laws and regulations, and bookkeeping and record-keeping requirements. Failure to comply with any of the laws, regulations or requirements described in Sections 9(c) and 9(d) shall be grounds for RCD to immediately terminate the Agreement upon oral notice to Proposer and without liability or further obligation of RCD.

(d) If Proposer is subject to the requirements of MSPA and/or the CFLCA, Proposer shall comply with all applicable requirements of both the MSPA and the CFLCA, such requirements are generally listed herein but not specifically limited to the following: Proposer shall at all times be registered as a Farm Labor Contractor with the applicable MSPA authorizations (housing, driving and/or transportation); Proposer shall retain all payroll records relating to the Work for three (3) years following the completion of the performance of the Work (and Proposer acknowledges that RCD reserves the right to review such Proposer payroll records at RCD’s sole discretion); Proposer shall make the required pre-employment disclosures to its employees; any Proposer-provided housing and/or transportation must be in compliance; and Proposer must provide adequate sanitary facilities and water on site.

(e) During the performance of this Agreement, Proposer certifies that it will not discriminate against any employee or applicant because of race, color, religion, sex, national origin, veteran or disability status and to comply with equal employment opportunity and non-discriminatory practices as cited under the Equal Employment Opportunity Clause of Executive Order 11246 and related regulations under 41 CFR 60-1.4. In addition, Proposer and any subcontractors shall abide by the requirements of 41 CFR 60-250.5(a), 41 CFR 60-300.5(a) and 41 CFR 60-741.5(a) which prohibit discrimination against qualified protected veterans and qualified individuals on the basis of disability, and requires affirmative action by covered prime Proposer and subcontractors to employ and advance in employment qualified protected veterans and qualified protected individuals with disabilities. The anti-discrimination and human rights statutes of the State of California are all incorporated by reference into this Agreement. Proposer and its subcontractors shall not deny the benefits thereof to any person on
the basis of sex, race, color, ancestry, religion or religious creed, national origin or ethnic group identification, sexual orientation, marital status, age (over 40), mental disability, physical disability or medical condition (including cancer, HIV and AIDS), nor shall they discriminate unlawfully against any employee or applicant for employment because of sex, race, color, ancestry, religion or religious creed, national origin or ethnic group identification, sexual orientation, marital status, age (over 40), mental disability, physical disability or medical condition (including cancer, HIV and AIDS), or use of family care leave. Proposer shall ensure that the evaluation and treatment of employees and applicants for employment are free of such discrimination or harassment as cited under the Equal Employment Opportunity Clause of Executive Order 11246 and related regulations under 41 CFR 60-1.4. In addition, Proposer and any subcontractors shall abide by the requirements of 41 CFR 60-250.5(a), 41 CFR 60-300.5(a) and 41 CFR 60-741.5(a) which prohibit discrimination against qualified protected veterans and qualified individuals on the basis of disability, and requires affirmative action by covered prime Contractor and subcontractors to employ and advance in employment qualified protected veterans and qualified protected individuals with disabilities. The anti-discrimination and human rights statutes of the State of California are all incorporated by reference into this Agreement. In addition to the foregoing general obligations, Proposer shall comply with the provisions of the Fair Employment and Housing Act (Government Code section 12900, et seq.), the regulations promulgated there under (Title 2, California Code of Regulations, section 7285.0, et seq.), the provisions of Article 9.5, Chapter 1, Part 1, Division 3, Title 2 of the Government Code (sections 11135-11139.5) and any state or local regulations adopted to implement any of the foregoing, as such statutes and regulations may be amended from time to time. To the extent the awarded Agreement subcontracts to Proposer services or works required of RCD by the State of California pursuant to agreement between RCD and the State, the applicable regulations of the Fair Employment and Housing Commission implementing Government Code section 12990 (a) through (f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations are expressly incorporated into this Agreement by reference and made a part hereof as if set forth in full, and Proposer and any of its subcontractors shall give written notice of their obligations there under to labor organizations with which they have collective bargaining or other agreements.

(f) Proposer shall strictly enforce with all its agents and employees “No Smoking” regulations throughout the entire time Proposer is performing the Work or any task related thereto. No smoking shall be permitted on the Project Area during the fire hazard season. Proposer shall comply with all other regulations related to fire prevention, including, but not limited to, the location of fire tool caches and any other equipment that may be required by the United States Forest Service or California Department of Forestry and Fire Protection.

(g) Proposer shall comply with RCD’s Fire Policy as described in “Exhibit C”.

(h) Documentation of Right to Work. Proposer agrees to abide by the requirements of the Immigration and Control Reform Act pertaining to assuring that all newly-hired employees of Proposer performing any services under this Agreement have a legal right to work in the United States of America, that all required documentation of such right to work is inspected, and that INS Form 1-9 (as it may be amended from time to time) is completed and on file for each employee. Proposer shall make the required documentation available upon request to RCD for inspection.

(i) Inclusion in Subcontracts. To the extent any of the services required of Proposer under the awarded Agreement are subcontracted to a third party, Proposer shall include all of the provisions of this Paragraph in all such subcontracts as obligations of the subcontractor.

6. The contractor certifies by signing and submitting his or her proposal that to the best of his or her knowledge and belief that:

(a) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or
cooperative agreement.

(b) If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

(c) The contractor also agrees by submitting proposal that the required language of this certification will be included in all lower-tier subcontracts which exceed $100,000 and that all such sub-recipients shall certify and disclose accordingly.

7. Boundary and/or cross fences must not be damaged and chips or debris must not be propelled onto the neighboring lands. No woody material is to be left on or piled up against fences. Work may need to be completed by contractor by hand near property boundaries in order to meet this standard.

8. Roads, trails, and other improvements, including but not limited to gates, fences, culverts and/or drainage structures, or signs damaged by contractor will be repaired to a like or better condition as that found prior to the start of work. Repairs may include repairing or replacing drainage control features. Significant damage to existing roads, trails or other improvements, caused by contractor, must be repaired by contractor at contractor's expense within ten (10) working days of notification by the RCD.

9. Contractor will obtain any and all permits required for transporting and hauling activities on state and county roads. Haul routes must be planned, prior to proposing, observing load limits on bridges or roadways, existing roadway conditions, and Federal, State and local governmental regulations regarding truck traffic and truck routes. The Contractor shall comply with all legal load restrictions in hauling of materials on public roads. Permits as required must be obtained by the Contractor at its cost. Permits will not relieve the Contractor of liability for damage which may result from moving equipment. The operation of equipment of such weight or so loaded as to cause damage to roadways or to structures or to any type of construction will not be permitted. Hauling of materials over unpaved roads shall be only as directed by the RCD. The Contractor shall be responsible for all damage done by his hauling equipment.

10. Soil disturbance will be as minimal as possible. Operations will cease before causing damage which will result in soil erosion or compaction.

11. The work site should be left in a safe manner at the end of every work day, and the Contractor will take all reasonable precautions to avoid injury to the public.

12. Before daily acceptance, all areas occupied by the Contractor in connection with the work shall be cleaned of all Contractor’s garbage, excess materials, temporary structures, and equipment, and all parts of the work area shall be left in a neat and presentable condition.

13. Coordinate all work as necessary to complete the project, avoid damages to utilities and maintain utility service with each affected utility company.

14. There are several open harvest documents within the project areas. The successful contactor(s) are required to have an LTO(A) license and shall comply with and be amended on those harvest documents and shall abide by and comply with all federal, state, county and local laws, rules, regulations and ordinances, including, but not limited to all laws related to forestry, endangered species; State Forest Practice Regulations; environmental protection; and any other requirements associated with this agreement and those open harvest documents.
III. RFP SCHEDULE:

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Release of RFP</td>
<td>December 16, 2019</td>
</tr>
<tr>
<td>Pre-Proposal Meeting</td>
<td>January 23, 2020</td>
</tr>
<tr>
<td>Final RFP Questions Due</td>
<td>January 30, 2020</td>
</tr>
<tr>
<td>Pre-Proposal Question Responses Posted</td>
<td>January 31, 2020</td>
</tr>
<tr>
<td>Proposal Due Date</td>
<td>February 14, 2020</td>
</tr>
<tr>
<td>Review and Evaluations</td>
<td>February 24, 2020</td>
</tr>
<tr>
<td>Notice of Intent to Award</td>
<td>February 24, 2020</td>
</tr>
<tr>
<td>Contract Award and Notice to Proceed</td>
<td>March 2, 2020</td>
</tr>
</tbody>
</table>

The schedule is tentative and may be subject to change by the RCD.

AVAILABLE FUNDS

The maximum funding available for contracting services in this grant is $1,500,000.00. Proposers must acknowledge and affirmatively indicate that they can provide such services within this amount.

AWARD OF CONTRACT

The RCD may reject any and all proposals and re-issue this RFP. The RCD may choose to award one or more contractors to service any portion of the project. The RCD may waive any minor irregularities or immaterial defects in a proposal. The RCD reserves the right to request additional written or oral information from proposers to obtain clarification on their proposals. All proposals become the property of the RCD. All costs associated with development of the proposal in response to the RFP shall be the sole responsibility of the proposers and shall not be charged in any manner to the RCD.

Selection of the contract for recommendation to the RCD Board of Directors will be made within five (5) working days after the proposal due date to the proposal that meets the required qualifications, scope of work and selection criteria.

PROPOSAL SUBMISSION:

One original and two copies of Proposal must be received no later than 4:00 p.m. by February 14, 2020 at the RCD office at 100 Forni Road, Suite A. Placerville, CA 95667. One electronic copy of the Proposal, in PDF format, may also be delivered as an alternative means, via email no later than 4:00 p.m., local time, on February 14, 2020 to Mark Egbert, District Manager (Mark.Egbert@ca.usda.gov). Please cc yourself as verification of submittal. Please note the RCD email server can only accept document sizes 10 MB or less. Faxed or late proposals will not be accepted. It is the responsibility of the proposer to assure that the Proposal is received prior to the deadline date and time. Proposals received after the submission deadline will not be accepted and will be returned unopened.

Any changes to this RFP are invalid unless specifically modified by the RCD and issued as a separate addendum document. Should there be any question as to changes to the content of this document, the RCD’s copy shall prevail.

PROPOSAL FORMAT

The proposals must be in an 8 ½ X 11 format, may be no more than a total of fifteen (15) pages (sheets of paper, double sided is acceptable). NOTE: A single sheet cover letter, dividers, any attachments included in this RFP which are required to be submitted with the proposal, cost proposal, insurance, licensing documents, and Addenda acknowledgments do NOT count toward the fifteen (15) page limit. Proposals that do not furnish information organized according to the format or do not include the content specified in this RFP may be rejected as non-responsive.
Proposers shall describe the methodology to be used to accomplish the tasks required for the scope of services. The RCD relies on the professional expertise and competence of the selected contractor and expects the contractor to be knowledgeable of the specific services identified in the scope of work and to include in its proposal all tasks required to implement the scope of services.

**Project Understanding and Approach:** Provide an overview of your understanding of the services to be provided and your approach to the work, including but not limited to equipment to be utilized, staffing requirement expectations, outside agency coordination required, and any other items the firm feels necessary to demonstrate the firm’s proposed strategy to complete the project. The approach shall include the proposed work plan and schedule for accomplishing the work.

**Experience and Qualifications:** Provide a general description of the firm’s experience and qualifications related to hazard tree removal and debris removal of similar scope and complexity for local agencies, preferably focusing on post-fire restoration and reforestation. Provide an organizational chart and concise resumes of key staff and subcontractors indicating the names and roles of staff and subcontractors and their experience.

**Cost Proposal:** The Cost Proposal will be submitted. Estimated quantities are based upon the best available information at the time of advertisement of the RFP.

**Certificates:** Provide copies of all insurance coverage's.

**Licenses:** Provide proof of California Licensed Timber Operator (A) license.

**EVALUATION PROCESS**

An evaluation committee will evaluate all proposals received for completeness and the proposer’s ability to meet all specifications as outlined in this RFP. The following evaluation criteria and weight of importance will be used in evaluating and selecting a contractor(s). Cost proposal criteria points will be awarded on a relative scale as described below.

The District retains the right to award an agreement to one (1) or more proposers for any portion of work outlined within this RFP.

<table>
<thead>
<tr>
<th>Evaluation Criteria</th>
<th>Points</th>
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<tbody>
<tr>
<td>Scope of services understanding and approach</td>
<td>50</td>
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<tr>
<td>Staff and firm experience and qualifications</td>
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<tr>
<td>Cost Proposal</td>
<td>75</td>
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<tr>
<td>Proof of Insurance</td>
<td>Y/N</td>
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<tr>
<td>Proof of California Licensed Timber Operator (A) license</td>
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</tr>
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</table>

**PROTEST PROCEDURE**

Any protest concerning the rating of any proposal or award of the contract hereunder must be submitted in writing to the RCD’s District Manager at 100 Forni Road, Suite A. Placerville, CA 95667 on or before 4:00 p.m. of the fifth (5th) calendar day following the RCD's posting the Notice of Intent to Award the professional services contract at the entry to the RCD’s main office at the aforementioned address. The procedure and time limit set forth in this paragraph are mandatory and are the proposer’s sole and exclusive remedy in the event of a protest of the rating of its
proposal or award of the contract and failure to pursue said remedy shall constitute a waiver of any right to further pursue said protest, including filing a Government Code claim or legal proceedings.

QUESTIONS/ ADDENDA

Any questions about this Consultant Bid shall be submitted in writing to the following address:

Georgetown Divide Resource Conservation District
100 Forni Road, Suite A. Placerville, CA 95667
Attn: Mark Egbert, District Manager

To be considered, questions must be received by the RCD no later than 4:00 p.m. on January 30, 2020. The RCD may, if deemed necessary, respond to questions by issuance of formal addenda, interpreting or clarifying the requirements of this RFP. Any addenda processed shall be made part of this RFP request and binding upon each proposer. All addenda will be posted on the RCD’s web-site. Each bidder is solely responsible for obtaining all addenda posted on the RCD’s web-site. The RCD may also direct attention to specific provisions of the RFP which cover the subject of the inquiry.

ATTACHMENTS:
EXHIBIT A – Schedule of Items/ Cost Proposal Form
EXHIBIT B – Project Area Maps
EXHIBIT C – Fire Policy
EXHIBIT D – Agreement between the RCD and CALFIRE.
EXHIBIT E – Agreement Template.

NONDISCRIMINATION:

The program or activities conducted under this agreement will be in compliance with the nondiscrimination provisions contained in Titles VI and VII of the Civil Rights Act of 1964, as amended; the Civil Rights Restoration Act of 1987 (Public Law 100-259); and other nondiscrimination statutes: namely, Section 504 of the Rehabilitation Act of 1973, Title IX of the Education Amendments of 1972, the Age Discrimination Act of 1975, and American’s With Disabilities Act of 1990.
## EXHIBIT A – Schedule of Items/ Cost Proposal Form

<table>
<thead>
<tr>
<th>ITEM NO.</th>
<th>DESCRIPTION (Vegetation Treatment Prescription)</th>
<th>UNIT (ACRES +/-)</th>
<th>UNIT PRICE ($/ac)</th>
<th>TOTAL PRICE ($/AC)</th>
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<td>Unit 5</td>
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