
Enterprise Assisted Properties, LLC

Request for Proposals

ENVIRONMENTAL REVIEW SERVICES

**GEOGRAPHIC AREA: TOWN OF BROOKHAVEN, MASTIC
BEACH**

MARCH 12, 2026

Purpose

Enterprise Assisted Properties, LLC (EAP), has initiated a Request for Proposal (RFP) process to procure professional services for environmental review of eligible properties in the New York State Blue Buffers Voluntary Risk Property Buyout Program¹ in Town of Brookhaven, Mastic Beach, New York. Enterprise Community Partners, Inc. may also rely upon the procurement made by EAP for selection of environmental review firms.

¹ Learn more about the New York State Blue Buffers Voluntary Risk Property Buyout Program at www.bluebuffers.org

Contents

Enterprise Assisted Properties, LLC.....	1
Request for Proposals	1
Purpose.....	1
Project Overview	3
Scope of Work	4
Evaluation Criteria	7
Submission Instructions	7
Timeline and Notification of Selection.....	8
Right to Reject	8
Confidentiality.	9
Conflict of Interest	9
Information Security and Privacy Requirements	10
Anti-Discrimination Laws and Regulations.....	10
Lobbying Law.....	10
Attachments.....	11
Attachment 1: Environmental Compliance Handbook.....	12
Attachment 2: Part 1 of Full Environmental Assessment Form.....	12
Attachment 3: Environmental Review Budget Template.....	12
Attachment 4: PROC 7 - Demographic Profile	12
Attachment 5: Standard Terms and Conditions	13
Attachment 6: Contractor Insurance Requirements	27
Attachment 7: State Requirement Flow-through Provisions	32
Attachment 8: Lobbying Law Form 1	38
Attachment 9: Lobbying Law Form 2	38
Attachment 10: Glossary of Acronyms.....	38

Project Overview

EAP seeks to procure professional services for environmental review of eligible properties in the New York State Blue Buffers Voluntary Risk Property Buyout Program (the “Blue Buffers Program” or the “Program”) in Town of Brookhaven, Mastic Beach, New York. The environmental review will be conducted on properties where property owners voluntarily sign a purchase and sale agreement to participate in the Blue Buffers Program.

Selected vendors awarded under this RFP must be willing and able to submit invoices consistent with the requirements included in Attachment 5 - Standard Terms and Conditions, Attachment 6 - Contractor Insurance Requirements, Attachment 7 - State Requirement Flow Down Provisions, applicable State Regulations, Housing Trust Fund Corporation (“HTFC”) standard terms and conditions and any additional HTFC requirements for those matters which are eligible for reimbursement.

About Enterprise Assisted Properties, LLC and Blue Buffers Program

Enterprise Community Partners, Inc. (“Enterprise”) is a national nonprofit that exists to make a good home possible for the millions of people without one. We support community development organizations on the ground, aggregate and invest capital for impact, and advance housing policy at every level of government. For more information, see enterprisecommunity.org.

Enterprise was selected as a subrecipient of the Housing Trust Fund Corporation (“HTFC” or the “Corporation”) under the umbrella of New York State Homes and Community Renewal (“HCR”) to administer the Blue Buffers Program pursuant to a subaward (the “Subaward”). To fulfill its obligations, Enterprise formed a special purpose entity, Enterprise Assisted Properties, LLC (EAP).

The New York State Blue Buffers Voluntary Flood Risk Property Buyout Program (the “Blue Buffers Program” or the “Program”) is an initiative administered by the HTFC. Its primary goal is to reduce flood risk and restore open space by purchasing private properties identified as at-risk from willing sellers (“Assisted Properties”), demolish and remove structures and/or infrastructure on the Assisted Properties; and transfer Assisted Properties to state agency(ies) or public authorities, which includes municipalities, to facilitate the restoration of beneficial open space, flood mitigation, and/or shoreline stabilization which shall be subject to recorded use restrictions. For Assisted Properties in the Town of Brookhaven, Mastic Beach, ownership of these properties will be transferred to the Town of Brookhaven. Residential use on the site after demolition will be prohibited.

As part of its scope of work for the Blue Buffers Program, EAP will provide contract management support, including contracting with environmental firms to conduct environmental review as described under “Scope of Work” below. The contract will be structured as a master contract with subsequent task orders that will be issued based on the specific scope of work.

Eligibility: Environmental firms with experience with the New York State Environmental Quality Review Act (SEQRA) and qualified to complete the Environmental Compliance Site Specific Checklist (including Phase I and Hazmat surveys) as provided in the Blue Buffers Environmental Compliance Handbook (Attachment 1) for each property. The firm should be capable of completing a Phase II environmental site assessment if REC's (Recognized Environmental Condition) have been identified during the Phase I

assessment.

Scope of Work

The environmental firm(s) awarded under this RFP will be required to complete the environmental review process in compliance with the Blue Buffers Environmental Compliance Handbook (Attachment 1). The Blue Buffers Program anticipates approximately 30 properties in Town of Brookhaven, Mastic Beach will require environmental review. One or multiple firms may be selected to complete this Scope of Work. EAP will assign properties to the selected firms to complete the environment review process based on the number of properties enrolled in the Blue Buffers Program and based on the firm's capacity. Note that the number of properties is an estimate and subject to change. The properties are located near Sheepen Creek in Town of Brookhaven, Mastic Beach, New York. Mastic Beach is a hamlet located in the Town of Brookhaven. These properties are residential properties consisting of one to two family homes with a median lot size of 0.18 acres and ranging from 0.07 acres to 0.9 acres. The homes are one to two stories.

Description

New York State Homes and Community Renewal, [Office of Resilient Housing and Communities](#) will advise the awarded firm under this RFP if Type I Actions will be triggered for the Town of Brookhaven, Mastic Beach. If a Type I action is triggered, the firm must complete Part 1 of the Full Environmental Assessment Form (FEAF). The FEAF provides information for determining potential impacts and initiating coordinated review under the State Environmental Quality Review Act ("SEQR"). If it is found that significant adverse impacts may occur and cannot be readily mitigated, HCR will issue a Positive Declaration which triggers the scoping process and preparation of an Environmental Impact Statement ("EIS"). Firms should be capable of preparing an Environmental Impact Statement, if required. Firms should be experienced with SEQR requirements and capable of completing all elements of the SEQR process.

The services required include completion of the Environmental Compliance Site Specific Checklist, as provided in the Blue Buffers Environmental Compliance Handbook (Attachment 1) for each property. The checklist includes the following: Historic/Cultural Resources, Coastal Zones, Municipal Approval, Wetlands, Stormwater Drainage/Erosion and Sediment Control, Endangered Species, and Site Contamination (Hazardous Materials). For Site Contamination, an ASTM E 1527-21 Phase I Environmental Site Assessment must be prepared by a Qualified Environmental Professional (QEP) for all eligible properties. The firm should also be capable of completing a Phase II Environmental Site Assessment if REC's (Recognized Environmental Conditions) have been identified during the Phase I assessment. For stormwater drainage/erosion, if site disturbance for a single, or multiple if adjacent properties, is greater than 1-acre, a Stormwater Pollution Prevention Plan (SWPPP) shall be prepared.

Additionally, a hazmat survey, which is a comprehensive inspection and sampling of each site to identify regulated materials that may be hazardous to occupants or workers during demolition, will be required.

The hazmat survey will be completed prior to demolition to inform the exposures that workers may face during the demolition.

Summary of deliverables required:

1. For each eligible property where the owner has signed a Purchase and Sale Agreement: Complete Environmental Compliance Site Specific Checklist, including an ASTM E 1527-21 Phase I Environmental Site Assessment (Attachment 1)
2. For each eligible property where the owner has signed a Purchase and Sale Agreement: Complete a hazmat survey

The following items *may* be required depending on outcomes of the deliverables above. Firms should be capable of completing these deliverables, if needed:

1. For full Town of Brookhaven, Mastic Beach buyout area (approximately 144 properties with a median lot size of 0.18 acres), if Type 1 Action is triggered, Complete Part 1 of [Full Environmental Assessment Form \(FEAF\)](#) (Attachment 2)
2. For each property where RECs have been identified: complete Phase II Environmental Site Assessment
3. For full Town of Brookhaven, Mastic Beach buyout area (approximately 144 properties with a median lot size of 0.18 acres), if HTFC declares a “Positive Declaration”: complete Environmental Impact Statement (EIS)

The proposed contract type will be on a cost-reimbursable basis.

Period of Performance: The period of performance of this award will be six months from contract execution. All environmental reviews pertaining to a property should be completed within four weeks of the execution of the Purchase and Sale Agreement for the property. This includes the Environmental Assessment Site-Specific Certification (including the Phase 1 assessment) and Hazmat survey for each property. The properties will not all come into the process at one time, but on a rolling basis over the course of several weeks/months. If Type 1 Action is triggered, Part 1 of the FEAF must be completed within the period of performance. If Phase II Environmental Site Assessments are deemed necessary, they should be completed within the period of performance. If an Environmental Impact Statement is deemed necessary, this period of performance may be extended.

Application Questions

These questions will be included in the Slideroom Application to complete:

<https://enterprise.slideroom.com/#/permalink/program/88373>. More information regarding Slideroom can be found below.

Application questions are below:

- Organization name
- Mailing address

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- Web address
 - Contact name
 - Contact title
 - Contact phone number
 - Contact email address
 - Provide an introduction and a history of your firm (suggested max 300 words).
 - Describe your firm's experience with the SEQR process , specifically completing the Full Environmental Assessment Form Part 1 (max 300 words)
 - Describe your firm's experience preparing an Environmental Impact Statement (suggested max 300 words)
 - Please describe your firm's experience working on key elements included in the Environmental Compliance Site Specific Checklist (Attachment 1), including the Phase I assessment. (suggested max 500 words)
 - Describe your firm's experience completing Phase II environmental assessments if REC's (Recognized Environmental Conditions) are identified during the Phase I assessment. (suggested max 300 words)
 - Please describe your firm's experience in conducting hazmat surveys. (suggested max 300 words)
 - Provide an overview of any experience you have working with programs related to the following agencies and laws (suggested max 500 words):
 - A. Environmental Protection Agency (EPA)
 - B. Occupational Safety and Health Administration (OSHA)
 - C. Asbestos Hazard Emergency Response Act (AHERA)
 - D. National Emission Standards for Hazardous Air Pollutants (NESHAPS)
 - Please complete the following budget template for the requested services under the Scope of Work: [Env RFP Budget Template](#) (Attachment 3). More information regarding the properties can be found in the Scope of Work. Include all assumptions and qualifications that your firm deems relevant.
 - A. For full Town of Brookhaven, Mastic Beach buyout area (approximately 144 properties with a median lot size of 0.18 acres each): Pricing to complete Part 1 of [Full Environmental Assessment Form \(FEAF\)](#) (Attachment 2) for the full buyout area
 - B. Pricing per property to complete the Environmental Compliance Site Specific Checklist, and an ASTM E 1527-21 Phase I Environmental Site Assessment (Attachment 1) per property
 - C. Pricing per property to complete a hazmat survey
 - D. Low, medium, and high rough order of magnitude (ROM) cost estimates to complete Phase II Environmental Site Assessment per property. If the Phase II ESA is required, Respondent and EAP will have the opportunity to discuss and agree on a finalized scope and budget
 - Provide a timeline to complete the scope of work above. Please include timeline and milestones for the following (suggested max 300 words):
 - A. Timeline for Part 1 of [Full Environmental Assessment Form \(FEAF\)](#) (Attachment 2) for full Town of Brookhaven, Mastic Beach buyout area (approximately 144 properties with a median lot size of 0.18 acres each):

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- B. Timeline to complete Environmental Compliance Site Specific Checklist, including an ASTM E 1527-21 Phase I Environmental Site Assessment (Attachment 1) and hazmat survey for each property.
- Provide the name(s) of the staff who will complete the environmental review, and a copy of the staff's resume(s). Include the percentage of time the staff will dedicate to the project. Note: ASTM E 1527-21 Phase I environmental assessments on the properties must be completed by Qualified Environmental Professional(s) (QEPs). Thus, QEPs must be included in the staffing. Identify a main point of contact to engage with EAP on completing the environmental review and reporting requirements under this RFP. (suggested max 300 words)
 - Provide three (3) references for similar projects completed by your firm.
 - How would you satisfy HTFC's Equal Employment Opportunity/Minority and Women Owned Business and Affirmative Action good faith requirements? Please provide any materials you have that would speak to the firm's ability to help EAP satisfy the HTFC's requirement to use good faith efforts to include equal employment opportunities for minority group members and women ("EEO") and contracting opportunities for certified minority and women-owned business enterprises ("MWBES") and Service-Disabled Veteran-Owned Businesses ("SDVOBs").
 - Applicants shall submit a completed Demographics Profile questionnaire as part of the RFP submission using this form: [MWBE - Company Demographic Profile, PROC-7](#) (Attachment 4)

Evaluation Criteria

Complete and timely proposals will be evaluated based on the following criteria:

- B. Demonstrated past expertise of the applicant in previously completing environmental review relevant to this RFP (40%)
- C. Reasonable budget (40%)
- G. Reasonable timeline and milestones (20%)

Proposals will be evaluated using the weighted criteria identified above.

EAP, in its sole discretion, may request proposal interviews or presentations by meeting with any and all applicants to clarify or negotiate modifications to proposals. However, EAP reserves the right to make an award without further discussion of the proposals submitted. Therefore, proposals should be submitted initially on the most favorable terms, from both technical and price standpoints, that the applicant can propose.

Submission Instructions

Proposals are due by 5:00 PM Eastern Standard Time on Monday April 13, 2026.

Inquiries concerning this RFP should be directed to Shawn Matthews (smatthews@enterprisecommunity.com) with subject line "EAP Environmental RFP" and should be

completed by March 25, 2026. No questions will be answered by phone and all questions must be submitted in writing. Responses to properly submitted questions will be provided to all applicants who have completed their Slideroom registration by April 6, 2026.

Interested applicants must register for an [Slideroom](#) account to access the application page. Applications received outside of SlideRoom or after the deadline will not be accepted. Questions regarding technical issues with SlideRoom may be sent to support@slideroom.com.

Proposals must be submitted in SlideRoom by clicking here:
<https://enterprise.slideroom.com/#/permalink/program/88373>

All costs incurred in the preparation of a response to this RFP are the responsibility of the applicant and will not be reimbursed by EAP.

By submitting a proposal, the applicant commits to good faith negotiation of the terms and conditions outlined in this RFP. Requests for exception to any terms or conditions must be submitted with the proposal. EAP reserves the right to deny requests for exception to any terms and conditions and furthermore reserves the right to modify the terms and conditions in connection with any contract award. Requested exceptions will be factored into EAP's consideration of award.

Timeline and Notification of Selection

- RFP Posting: March 12, 2026 (30-day Notice Period Begins).
- Questions: All interested Applicants will be afforded the opportunity to e-mail questions regarding this RFP. Applicants must e-mail these questions to Shawn Matthews (smatthews@enterprisecommunity.org) no later than by 5:00 PM Eastern Standard Time on March 25, 2026.
- Question Responses will be provided by April 6, 2026.
- Deadline for RFP Responses: 5:00 PM Eastern Standard Time on April 13, 2026.
- Follow-up Questions from EAP to Bidders: Week of April 13, 2026.
- Notice of Award: Week of May 4, 2026.
- Notify Other Respondents of Non-Award: Week of May 11, 2026.

Right to Reject

EAP reserves the right, in its sole discretion, to reject any and all responses received in response to this RFP. A contract for the accepted response will be based upon the factors described in this RFP.

Equal Employment Opportunity/Minority and Women Owned Business

Consistent with state and federal law, EAP will make efforts to provide opportunities for meaningful participation in projects to New York State Certified Minority and Women Owned Business Enterprises (“MWBES”) and to promote opportunities for maximum feasible participation of New York State certified service-disabled veteran-owned business enterprises (“SDVOBs”) in the performance of contracts awarded through this RFP

Confidentiality.

EAP is issuing this RFP for the express and sole purpose of conducting environmental reviews for eligible properties in the New York State Blue Buffers Voluntary Risk Property Buyout Program in Town of Brookhaven, Mastic Beach, New York. Any information or documents shared by EAP with a potential applicant is made for that sole purpose, and in confidence.

If the applicant deems any materials submitted to be proprietary or confidential, the applicant must indicate as such in the relevant section(s) of the response.

Conflict of Interest

The applicant must disclose, in an attachment to the proposal, any possible conflicts of interest that may result from the award of the contract or the services provided under the contract. EAP recognizes that responses may be from respondents who are also responding to RFQs or Request for Proposals or otherwise engaging with HCR, HTFC, or providing services in respect of the Blue Buffers Program to other subrecipients or contractors. Such activities will not necessarily preclude a respondent from responding to this RFP or entering into a contract with EAP, however, the respondent’s availability will be a factor in assessing qualifications.

Except as otherwise disclosed in the proposal, the applicant affirms that to the best of its knowledge there exists no actual or potential conflict between the applicant, the applicant’s employees or their families’ business or financial interests (“interests”) and the services provided under the contract. In the event of any change in either interests or the services provided under the contract, the applicant will inform EAP regarding possible conflicts of interest, which may arise as a result of such change and agrees that all conflicts shall be resolved to EAP’s satisfaction or the applicant may be disqualified from consideration under this RFP.

“Conflict of interest” shall include, but not be limited to the following:

- Giving or offering a gratuity, kickback, money, gift, or anything of value to an EAP representative or an Enterprise official, officer, or employee with the intent of receiving a contract from EAP or favorable treatment under a contract;
- Having or acquiring at any point during the RFP process or during the term of the contract, any contractual, financial, business, or other interest, direct or indirect, that would conflict in any manner or degree with applicant’s performance of its duties and responsibilities to EAP under

the contract or otherwise create the appearance of impropriety with respect to the award or performance of the contract; or

- Currently possessing or accepting during the RFP process or the term of the contract anything of value based on an understanding that the actions of the applicant or its affiliates or interests on behalf of EAP will be influenced.

Information Security and Privacy Requirements

Any network-based information and applications development, or programming, including, but not limited to, websites delivered to or by the State of New York pursuant to this procurement, will comply with Section 130-d of the State Technology Law, as amended, Executive Law Section 170-f, as amended, and be consistent with New York State Enterprise IT Policy NYS-P08-005, Accessibility of Information Communication Technology, as such policy may be amended, modified or superseded (the “Accessibility Policy”). The Accessibility Policy requires that State Entity Information Communication Technology shall be accessible to all users, including those with disabilities as determined by accessibility compliance testing. Such accessibility compliance testing will be conducted by a representative of the State and any report on the results of such testing must be satisfactory to the State of New York.

Anti-Discrimination Laws and Regulations

Any applicant with fifteen (15) or more employees must include with their response a statement disclosing whether the applicant is currently operating under or negotiating, or has at some time in the last five years operated under or negotiated, a conciliation agreement with the Equal Employment Opportunity Commission (“EEOC”); has been, at some time in the last five years, or is currently subject of a civil action brought against it by the EEOC; has been, at some time in the last five years, or is currently the subject of an action brought against it by the EEOC for permanent, temporary or preliminary relief; has operated, at some time in the last five years, or is currently operating under an order of a court to take affirmative action as a result of a civil action brought against it by EEOC.

Lobbying Law

This RFP is subject to Legislative Law and the State Finance Law enacted on August 23, 2005, Chapter 1 of the laws of 2005 and amended on March 20, 2010, Chapter 4 of the laws of 2010 (“Lobbying Law”) and the Corporation’s directives relating thereto under Section VII of the Corporation’s procurement and contract guidelines (available at https://hcr.ny.gov/system/files/documents/2025/03/procurement-guidelines_jan-26-2023_final.pdf).

All applicants must complete and return to EAP with their proposal or bid response an Affirmation of Understanding of an Agreement, and Potential Contractor or Vendor Disclosure of Prior Non-Responsibility Determinations, Lobbying Law Forms 1 and 2, respectively. Form 1 is a written affirmation

of Contractor of the Governmental Procurement lobbying procedures of the Corporation and Form 2 requires the potential Contractor to certify that all information provided to the Corporation with respect to the Lobbying Law is complete, true and accurate.

Attachments

Attachment 1: Environmental Compliance Handbook

Attachment 2: Environmental Review RFP Budget Template

Attachment 3: Part 1 of Full Environmental Assessment Form

Attachment 4: PROC 7 - Demographic Profile

Attachment 5: EAP Standard Terms & Conditions

Attachment 6: Contractor Insurance Requirements

Attachment 7: State Requirement Flow-through Provision

Attachment 8: Lobbying Law Form 1

Attachment 9: Lobbying Law Form 2

Attachment 10: Glossary of Acronyms

Attachment 1: Environmental Compliance Handbook

Environmental Compliance Handbook can be found here: [bb-environmental-handbook-20260105_e cp2_clean.pdf](#).

Attachment 2: Part 1 of Full Environmental Assessment Form

Please find Part 1 of the Full Environmental Assessment Form here: [Full Environmental Assessment Form Part 1](#)

Attachment 3: Environmental Review Budget Template

Please provide your budget using this Environmental Review Budget Template: [Env RFP Budget Template](#)

Attachment 4: PROC 7 - Demographic Profile

This form is a set of demographic questions to gather self-identified information from partners to comply with NYS HCR's flow down provisions for the Blue Buffers contract.

You can access the form here: [MWBE - Company Demographic Profile, PROC-7](#). Please complete this form and attach for the corresponding question on Slideroom.

ATTACHMENT 5

MASTER CONTRACT TERMS AND CONDITIONS

All capitalized terms used herein, unless otherwise specifically defined in these Master Contract Terms and Conditions, shall have the meanings ascribed to them elsewhere in the Contract (e.g., on the face sheet). For purposes of these Master Contract Terms and Conditions, a “Task Order” shall mean each separately documented agreement between EAP and Contractor that outlines specific services to be performed by Contractor under the Master Contract (each, the “Scope of Work”). These Master Contract Terms and Conditions apply to, and are considered part of, each and every Task Order under the Master Contract.

1. Conditions to Contracting. As a condition to this Contract being effective, EAP must have received (a) a completed and signed W-9 form with a Contractor name that matches the Contractor name on this Contract, (b) ACH or other payment information with an account or payee name that matches the Contractor name on this Contract, (c) a certificate of insurance (ACORD 25) evidencing that Contractor has the insurance coverage required in Attachment 6 (unless otherwise approved in writing by EAP), and (d) this Contract signed by all parties. EAP reserves the right to require additional insurance of a particular nature based on the Scope of Work for a Task Order.
2. W-9 Form / Federal Tax Identification Number / Name Change.
 - a. Contractor certifies that the W-9 form submitted to EAP for this Contract is the current W-9 form for Contractor. Payment will be made payable to the Contractor name and Federal Tax Identification number on the W-9 form. Contractor hereby agrees to notify EAP immediately upon any change of information on Contractor’s W-9 form.
 - b. In the event Contractor desires a name change for this Contract, for any Task Order or for any payment method because of Contractor’s name change, merger, or other circumstance, Contractor must promptly notify EAP in writing of the name change. EAP will then work with Contractor to obtain the applicable documentation needed by EAP to make the change for this Contract and any future Task Orders. Any name change will be implemented through a Contract amendment signed by EAP and Contractor. No payments will be made in a different name without the name change process being completed, including the Contract amendment. If Contractor desires to assign this Contract, see the Section on “Delegation; Assignment” in these Standard Terms and Conditions.
3. Scope of Work and Contractor’s Performance.
 - a. Contractor’s performance must be in accordance with the Scope of Work attached to each Task Order. Contractor shall render its services in accordance with generally accepted professional standards and practices utilized by persons engaged in providing services of a like nature and complexity and as otherwise required by the deliverables set forth in each

Scope of Work (the “Deliverables”) and standards set by this Contract and each Task Order. If the performance of the Scope of Work or the quality of the Deliverables does not meet the obligations contained in this Contract or the Task Order, EAP reserves the right to avail itself of all administrative, contractual, legal and equitable remedies. In the instance of poor performance or lack of quality of Deliverable, EAP will make good faith efforts to resolve issues with the Contractor prior to proceeding with termination rights or exercising other remedies.

- b. Unless otherwise explicitly approved by EAP, Contractor may not engage in lobbying or political activities under this Contract or any Task Order. Generally, lobbying is defined as communications with a legislator or an employee of a legislative body for the purpose of influencing legislation, and the communication refers to a specific piece of legislation and expresses a view on that legislation. Lobbying is further defined as any attempt to influence specific legislation by encouraging the public to contact legislators about that legislation. See Treasury Regulations § 56.4911-2. Political activities are defined as participating or intervening in any political campaign on behalf of (or in opposition to) any candidate for public office. See Internal Revenue Code Section 501(c)(3).
4. Benefits/Insurance. EAP is not responsible for any fringe benefits or insurance, including, but not limited to, social security, workers’ compensation, state unemployment, federal and state income tax withholdings, retirement, leave benefits, commercial general liability and other insurance coverage, for Contractor or employees of Contractor. Contractor assumes full responsibility for the provision of all such insurances and fringe benefits for Contractor and all of Contractor’s employees. Contractor maintains, and must maintain throughout the term of this Contract, the insurance coverages as set forth on Attachment 6 (unless otherwise approved in writing by EAP) or as otherwise requested by EAP for a Task Order.
5. Ownership of Deliverables. Contractor hereby agrees and acknowledges that all Deliverables and other documents generated, developed or produced by Contractor under the Scope of Work of this Contract, any Task Order and the copyrights thereto, are the sole and exclusive property of EAP and/or the Housing Trust Fund Corporation (the “Corporation”), under the umbrella of New York State Homes and Community Renewal (“HCR”) (collectively, the Deliverables and other documents, the “Work Products”). Contractor must not reproduce, publish or otherwise use the Work Products or any portion thereof, or allow others to reproduce, publish, or otherwise use the Work Products or any portion thereof, without the prior written consent of EAP. Contractor retains all rights of ownership and use over any form documents, models or training materials that are developed independently by Contractor in the normal course of its business and are adapted by Contractor to create the Work Products.
6. Use of EAP’s Intellectual Property. Contractor shall not use EAP’s name, logo, trademarks, or any other EAP-owned intellectual property for any reason, without the prior written consent of EAP.
7. Confidential Information.
 - a. “Confidential Information” is information which a party (the “Disclosing Party”), has

identified as confidential or that reasonably should be understood to be confidential given the name of the information and circumstances of disclosure, including, but not limited to: borrower, grantee, subcontractor/contractor or client/customer information; information regarding the Disclosing Party's financial and strategic planning; Personally Identifiable Information (as defined herein); information regarding the Disclosing Party's staffing; and other data, files, and/or other material, whether such information is both tangible and intangible, in writing or orally imparted. The other party (the "Receiving Party") hereby agrees that it will not disclose or divulge the Disclosing Party's Confidential Information or any part thereof to any other person or entity (except to its employees, officers, directors or others who need to have access to the Confidential Information to complete a Scope of Work (each, a "Receiving Party's Representative") or use any Confidential Information for its pecuniary benefit or for any other purpose without the prior written consent of the Disclosing Party. In the event of disclosure to the Receiving Party's Representative, the Receiving Party is responsible for any breach of confidentiality by the Receiving Party's Representative.

- b. Upon the request of the Disclosing Party or upon the expiration, cancellation or termination of this Contract or any Task Order, the Receiving Party shall promptly deliver to the Disclosing Party all documents or other materials in the Receiving Party's possession, and all copies thereof, constituting or containing Confidential Information.
- c. For purposes of this Contract, "Confidential Information" shall not include the following: (1) information which is or becomes publicly available without fault on the part of the Receiving Party disclosing such information; (2) information which is already in the Receiving Party's possession prior to the effective date of this Contract and is not otherwise Confidential Information; (3) is independently developed by the Receiving Party outside the scope of this Contract and without references to Confidential Information; (4) is rightfully obtained by the Receiving Party (and not through the Disclosing Party) from third parties who are not known to the Receiving Party to be subject to a confidentiality obligation and does not otherwise constitute Personally Identifiable Information; or (5) is demanded by a valid court order or subpoena or disclosure of which is required under applicable law or regulation, provided, however, that the party served ("Party Served") with any interrogatory, request for information or documents, subpoena, deposition, civil investigative demand or other process will provide the other party with prompt notice of the requested disclosure, if counsel for the Party Served determines that such notice is permitted by law, so that the other party may seek an appropriate protective order or waive compliance with the provisions of this Contract.
- d. This Section will survive completion, expiration, cancellation or termination of this Contract or any Task Order.

- 8. Customer Information. As part of EAP's commitment to regulatory compliance and the protection of Customer Information that Contractor may be retaining on behalf of EAP, by signing this Contract and as of the Effective Date of this Contract and for the duration of the Period of Performance, Contractor is confirming that Contractor has implemented and maintains reasonable security policies and procedures reasonably designed to:

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- a. Protect against unauthorized access to or use of Customer Information, including non-public personal information and other sensitive data; and
 - b. Provide written notification to the Contract contact (as of the Effective Date of this Contract, csweet@enterprisecommunity.com and dataprivacy@enterprisecommunity.com as soon as possible, but no later than 72 hours after becoming aware of any breach in security resulting in unauthorized access to a Customer Information system maintained by Contractor. In the event of a breach, Contractor agrees to provide sufficient information to enable EAP's compliance with applicable law, including the nature and scope of the incident, the type of information accessed, and the mitigation steps taken.

"Customer information" is defined as any record containing non-public personal information ("NPI") about a customer, whether in physical or electronic form. NPI includes (i) personally identifiable financial information; and (ii) any list, description, or other grouping of consumers (and publicly available information pertaining to them) that is derived using any personally identifiable financial information that is not publicly available information.

9. Personally Identifiable Information. Contractor represents, warrants and covenants that, as of the date of this Contract and for the duration of the Period of Performance, Contractor has implemented and maintains reasonable security policies and procedures that are: (i) appropriate to the nature of the Personally Identifiable Information (as defined herein), if any, disclosed under this Contract or any Task Order; and (ii) reasonably designed to help protect the Personally Identifiable Information from unauthorized access, use, modification, disclosure, or destruction; and (iii) compliant with any applicable state and territory regulations.

Personally Identifiable Information shall be defined as any information pertaining to an individual that can be used to distinguish or trace a person's identity such as name, email address, home address and phone number. Personally Identifiable Information includes the following, it being understood that this list is not exhaustive and may be defined otherwise under the laws of the applicable jurisdiction:

- Social Security Number—inclusive of the entire number of the last 4 digits;
- Driver's License Number or State ID Number;
- Passport Number;
- Alien Registration Number;
- Financial account numbers;
- Email addresses;
- Phone numbers;
- Image;
- IP address;
- Mother's maiden name; and/or
- Any such information as would reasonably be expected to have the same protection as the foregoing examples in Contractor's industry.

Contractor agrees to keep all Personally Identifiable Information physically within the borders of the United States and the United States Territories. In the event Contractor stores its data outside of

the United States and the United State Territories, Contractor (1) must notify EAP in writing of such data storage arrangement, including the country, territory or jurisdiction where stored; and (2) represents, warrants and covenants that Contractor (and its data storage contractor(s), if any) is compliant, and shall remain compliant during the Period of Performance, with the Global Data Protection Regulation or any other international privacy laws for data protection that are in force in the country, territory or jurisdiction in which the data is stored. Contractor shall remain liable to EAP for the full performance of all obligations under this Section, notwithstanding any arrangement with a data storage contractor.

Contractor must provide written notification to the Contract contact (as of the Effective Date of this Contract, csweet@enterprisecommunity.com) and dataprivacy@enterprisecommunity.com as soon as possible, but no later than 72 hours after becoming aware of any breach in security resulting in unauthorized access to Personally Identifiable Information system maintained by Contractor. In the event of a breach, Contractor agrees to provide sufficient information to enable EAP's compliance with applicable law, including the nature and scope of the incident, the type of information accessed, and the mitigation steps taken.

This Section will survive completion, expiration, cancellation or termination of the Contract or any Task Order.

10. Information Security and Audits. Contractor certifies that it is in compliance with industry-recognized standards for information security that are applicable for Contractor's line of business and the tasks associated with each Scope of Work. Contractor shall conduct, at its own expense, regular audits of its information security program in accordance with such standards. In addition, upon request of EAP, and no more than once per calendar year unless a security incident has occurred, Contractor shall provide EAP with a copy of its most recent independent information security audit report, including, if EAP requests, a SOC2 (Service Organization Control Type 2) or equivalent report. If Contractor is not required by law or industry regulations to obtain and maintain an independent information security audit report, EAP in its sole discretion can request either: (i) an internal self-assessment audit report based on recognized industry standards; or (ii) a completed EAP Third-Party Vendor Management Questionnaire. EAP will treat the copy of any such audit as Contractor's "Confidential Information" as defined by these Master Contract Terms and Conditions and will hold it in accordance with the confidentiality provisions of these Master Contract Terms and Conditions.

11. Return of Documents. Upon EAP's request upon the completion, expiration, cancellation, or termination of this Contract or any Task Order, subject to payment of all rightfully due compensation, Contractor must deliver or, with EAP's consent, destroy all records, notes, data, memoranda, models and equipment, of any nature, that are in Contractor's possession or under Contractor's control and that are EAP's property or relate to EAP's business (the "EAP Materials") and destroy any EAP Materials that cannot be delivered back to EAP, including, without limitation, Personally Identifiable Information. Contractor may retain EAP Materials if required by applicable law, regulation or documented Contractor archival policy or as otherwise authorized or instructed by EAP. Upon request of EAP, Contractor shall deliver to EAP a certificate executed by an officer of Contractor certifying that all EAP Materials have been delivered to EAP, destroyed or otherwise managed in accordance with this Contract.

12. Right to Audit/Record Retention. Contractor must keep for a minimum of seven (7) years following the final disbursement of Program Funds or termination of this Contract (a) accurate documentation in connection with the applicable Scope of Work to be performed under each Task Order, and (b) a legible set of books of account in accordance with generally accepted accounting principles. To the extent allowed by law, Contractor's documentation and books of account shall be open for inspection by EAP or its auditors with reasonable prior notice to Contractor to assure that the work has been properly performed and that funds are being paid in the proper manner for the work performed. Notwithstanding the foregoing, in the instance of a Task Order under a fixed price compensation structure, books of account will not be audited.

13. Compliance with Laws. Contractor shall comply with the requirements of all laws, rules, regulations and orders of any governmental authority applicable to it or the services being provided under this Contract or any Task Order, including without limitation, the data privacy laws of any state in which Contractor shall be providing such services. Contractor shall not take any action in violation of any applicable legal requirement that could result in liability being imposed on EAP.

14. Permits. Contractor shall obtain and maintain all permits, licenses or other approvals necessary to perform the Scope of Work, and upon request shall furnish copies of the same to EAP.

15. Standard of Care.

a. Contractor represents and warrants that it possesses the training, education, experience, skill, competence, and resources needed to properly perform the Scope of Work set forth in this Contract and under any Task Order. Contractor further represents and warrants that the work and services performed by Contractor under this Contract and any Task Order will be conducted in a manner consistent with that level of care and skill ordinarily exercised by members of the Contractor's profession currently practicing in the State of New York. No other representation, warranty, or guarantee, express or implied, is intended.

b. Contractor acknowledges that subsurface or other concealed conditions on, below, or about the work sites may vary from those conditions encountered in specific borings, surveys or explorations performed by Contractor and that the information and recommendations developed by Contractor are based solely on the information available from such borings, surveys, and explorations.

16. Right of Entry.

The Scope of Work is to be performed on property which is not controlled by EAP. Contractor shall obtain permission from the party controlling the property prior to Contractor's entry and the performance of the Scope of Work and provide notice to EAP when such notice is obtained. Unless otherwise specified in the Scope of Work, it shall be assumed that EAP does not know the location of any subterranean structures (pipes, tanks, cables, or other utilities, etc.) and it shall be Contractor's obligation to ascertain such knowledge.

17. Unknown Hazardous Conditions. If the presence of an unanticipated hazardous substance or condition is discovered during the performance of the Scope of Work which could pose a hazard to Contractor's employees, agents and subcontractors, Contractor shall cease work and determine the

necessary health and safety precautions to continue the Scope of Work. The cost of these necessary health and safety precautions shall be implemented through a change order. Contractor assumes no liability for Hazardous Materials (as defined in the Corporation's Environmental Compliance Handbook) that are concealed, unknown or otherwise not identified in the Scope of Work provided that such Hazardous Materials are not unknown to EAP as a result of EAP's negligent actions or omissions.

18. Liens. Contractor shall be responsible for the satisfaction or payment of any claims or liens by any provider of work, labor, material or services engaged by Contractor. Such liens shall be discharged by Contractor within thirty (30) days after notice of filing thereof, by bonding, payment or otherwise upon request, and, as a condition to EAP's obligation to make any payments to Contractor, shall submit such lien waivers, affidavits and proofs of payment as Attorney shall require.

19. Samples and Exploration Debris a. Soil, rock, water and/or other samples obtained pursuant to the Scope of Work are the property of the Corporation. Contractor shall preserve such samples for no longer than sixty (60) calendar days after the issuance of any document that includes the data obtained from them, unless other arrangements are mutually agreed upon in writing. Although the Corporation shall be the owner of such samples, Contractor shall arrange for the lawful disposal of all samples. Disposal of contaminated samples shall be at the price set forth in Contractor's proposal. If the proposal is silent, then the disposal of contaminated samples shall be at the direct cost to Contractor without any multiplier.

b. Although the Corporation shall be the owner of all exploration debris, cuttings, pumpings, and borings generated by Contractor during the performance of the Scope of Work, Contractor shall arrange for the proper disposal of all exploration debris, cuttings, pumpings and borings generated during Contractor's activities. Disposal of contaminated exploration debris shall be at the price set forth in the Contractor's proposal. If the proposal is silent, then the disposal of all exploration debris, cuttings, pumpings and borings shall be at the direct cost to Contractor without any multiplier.

20. Non-Discrimination. EAP and Contractor and all Contractor's subcontractors shall abide by regulations that prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and, prohibit discrimination against all individuals based on their race, color, religion, sex, sexual orientation, gender identity or national origin.

21. Compliance with Premises Rules, Practices and Policies. When Contractor or its subcontractor or other agent or representative is physically present on any property of EAP in the performance of the Scope of Work, Contractor shall make reasonable efforts to cause its employees, subcontractors or other agents or representatives to become aware of, and be in full compliance with, the property owner's rules, practices, and policies. For example, each person must comply with all applicable rules regarding Covid-19 or other health-related protocols, safety, smoking, noise, access restrictions, parking, security, and consideration for minors (persons under age 18). Contractor is responsible for any breach of this Section by its employees, subcontractors or other agents or representatives.

22. Representations; Warranties; Covenants. Contractor represents, warrants and covenants as of the effective date of this Contract and the effective date of each Task Order that:

- a. Contractor, if it is an entity, is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization or incorporation; if Contractor is an entity and is performing work in a state that is different than the state in which Contractor was organized (the “Foreign State”), Contractor is qualified as a foreign entity to perform work in the Foreign State;
- b. Contractor has full power, authority and legal right to execute, deliver and perform the obligations of this Contract or any Task Order;
- c. All authorizations, consents, approvals and licenses of, and filings and registrations with, any governmental authority required under applicable law or regulations for Contractor to perform this Contract or any Task Order have been obtained and are, and will remain during the Period of Performance of this Contract or any Task Order, in full force and effect and are available to EAP upon request;
- d. This Contract and each Task Order constitute a legal, valid and binding obligation, enforceable against Contractor in accordance with its terms;
- e. Contractor has no direct or indirect interest, whether said interest be personal or financial, that would conflict in any manner or degree with the awarding of or performance of this Contract or any Task Order; that no trustee, director, officer or staff member of EAP has any actual or potential involvement, interest or relationship in Contractor, either directly or indirectly, whether said interest be personal or financial, and whether such interest arises by way of a corporate entity, partnership, or otherwise; and Contractor shall immediately notify EAP in writing of any potential conflict of interest or any relationship or actions that might give the appearance that a conflict of interest exists.
- f. Contractor represents that it has not knowingly employed individuals or contributed funds to organizations that support terrorism or that are found on any terrorist-related list promulgated by the U.S. Government, the United Nations, or the European Union, including the U.S. Department of Treasury’s Office of Foreign Assets Control Specially Designated Nationals List. Contractor will not use funds provided under this Contract or any Task Order, directly or indirectly, in support of activities (i) prohibited by U.S. laws related to combatting terrorism; (ii) with or related to parties on the List of Specially Designated Nationals or (iii) with or related to countries against which the U.S. maintains a comprehensive embargo, unless such activities are fully authorized by the U.S. government under applicable law and specifically approved by EAP in its sole and absolute discretion. Further, Contractor represents that it is not the target of economic or trade sanctions, and Contractor will immediately inform EAP if Contractor becomes the target of economic or trade sanctions, including any ownership or control of Contractor by one or more persons on the List of Specially Designated Nationals.

23. Termination.

- a. Termination by Mutual Agreement. This Contract or any Task Order may be terminated at

any time by mutual written agreement of EAP and Contractor. Such agreement shall specify the termination details including, but not limited to, the termination date, process for submission of completed or unfinished Deliverables, process for return or other disposition of EAP Materials, the amount of any mutually-negotiated payment, and, if applicable, the return of amounts advanced to Contractor prior to the termination date for future performance rendered impracticable by termination of this Contract. All obligations which were to be performed as of the termination date are discharged but any right based on prior breach of performance survives.

- b. Termination for Cause. If one or more of the events set forth in this subsection occurs, EAP may suspend or withhold payment to Contractor or terminate this Contract or any Task Order and EAP may proceed to protect its rights hereunder and seek to compel compliance by Contractor with the terms herein by suit at law or in equity for specific performance of any covenant, term or condition hereof:
 - i. Contractor fails to complete any Scope of Work by the end of a Task Order's Period of Performance;
 - ii. Contractor fails to deliver any Deliverable or other report required under this Contract or any Task Order when such Deliverable or report is due and such failure continues unremedied for a period of thirty (30) days after Contractor has received written notice from EAP specifying such failure; and/or
 - iii. Contractor fails to observe or perform any other material term, covenant or condition contained in this Contract or any Task Order and such failure continues unremedied for a period of thirty (30) days after Contractor has received written notice from Enterprise specifying such default and requiring it to be remedied or, if such failure is not reasonably capable of being remedied within such 30-day period, Contractor has not commenced remedial action and is not proceeding with diligent efforts to remedy such failure.

24. Force Majeure.

- a. No party shall be liable hereunder for any failure or delay in the performance of its obligations under this Contract or any Task Order if such failure or delay is on account of a Force Majeure Event. A Force Majeure Event shall mean any causes beyond a party's reasonable control, including labor disputes, civil commotion, war, riots, fires, floods, earthquakes, inclement weather, governmental regulations or controls, pandemics, epidemics, local disease outbreaks, public health emergencies, quarantines, casualty, strikes, the unavailability of labor or materials to the extent beyond the control of the party affected, embargoes, civil strife, acts of terrorism, or acts of God, in addition to any and all other events, regardless of their dissimilarity to the foregoing, deemed to render performance of this Contract or any Task Order impracticable or impossible under the law, in which event the nonperforming party shall be excused from its obligations for the period of the delay.
- b. Each party maintains an express duty to minimize the disruption caused by a Force Majeure

Event, and shall, as soon as reasonably practicable, give notice to the other party of the nature and impact of the Force Majeure Event. Should a Force Majeure Event delay Contractor's completion of the Deliverables and performance commitments, Contractor may be entitled to an extension for the time for completion subject to any supporting funding requirements. Any extension must be approved in writing by EAP. Should a Force Majeure Event prevent Contractor from completing Deliverables or performing commitments under this Contract, the completion or performance shall be suspended only for the time and to the extent commercially practicable to restore normal operations. Further, Contractor and EAP shall endeavor to continue to perform their contractual obligations to the extent reasonably practicable and will work to adjust Deliverables or performance commitments as needed to continue the provision of services during the Force Majeure Event.

25. Use of Subcontractors. If Contractor retains a subcontractor to perform any portion of any Scope of Work, Contractor must first request written approval from EAP, such approval not to be unreasonably withheld or delayed. Any such subcontractors must agree in writing to be bound by the terms and conditions of this Contract that apply to the subcontractor's scope of work and deliverables, including but not limited to, Confidentiality, Personally Identifiable Information, Return of Documents, Right to Audit/Record Retention, Non-Discrimination, Compliance with All Laws, and Compliance with Premises Rules, Practices and Policies.

26. Indemnification.

A. Indemnification of Contractor and EAP

i. Each party (the "Indemnifying Party") will indemnify, defend and hold harmless the other party and its affiliates, officers, directors, employees and agents (the "Indemnified Parties") from and against any and all liability to third parties (including, without limit, all related damage, third party claims, demands, costs, judgments, fees, reasonable attorney's fees or loss), relating to or arising out of any third party claims resulting from (a) any breach or alleged breach of any representation or warranty contained in this Contract or any Task Order, (b) any breach or alleged breach of any covenant or other obligation or duty of the Indemnifying Party under this Contract, any Task Order or under applicable law, (c) any infringement of intellectual property, or (d) the gross negligence or willful misconduct of the Indemnifying Party, its affiliates, officers, directors, employees, and agents.

ii. The Indemnified Party (i) must make good faith efforts to provide timely written notice to the Indemnifying Party of any claim for which indemnification is sought, (ii) permits the Indemnifying Party to fully control the defense of any such claim, *provided, however*, the selection of counsel requires the Indemnified Party's written consent, such consent not to be unreasonably withheld; (iii) permits the Indemnifying Party to negotiate a settlement, *provided, however*, to the extent any settlement does not release the Indemnified Party from any and all liability, or admits liability, guilt or fault on the part of the Indemnified Party requires the Indemnified Party's written consent, such consent not to be unreasonably withheld, and (iv) provide reasonable assistance, at the Indemnifying Party's expense, in the defense of such claim as requested.

iii. The obligations of this Section shall survive the completion, expiration, cancellation or termination of this Contract or any Task Order.

B. Indemnification of Enterprise Community Partners, Inc and New York State Housing Trust Fund Corporation

In addition to Contractor's obligations under Section 20A above, Contractor is subject to the following indemnification requirements:

- (i) Contractor shall, and hereby agrees to, defend (with counsel reasonably acceptable to EAP and, where applicable, Enterprise Community Partners, Inc. ("ECP") and the New York State Housing Trust Fund Corporation (the "Corporation")), subject to Section 26(B)(v)), indemnify, and hold harmless ECP, the Corporation, their respective successors, affiliates, or assigns, and any of their employees, officers, directors, attorneys, consultants, agents, managers, representatives, and affiliates (collectively, the "ECP and Corporation Indemnified Parties"), from and against any and all third-party losses, expenses, claims, demands, damages, judgments, liabilities or alleged liabilities, and costs of any form or nature whatsoever (including, without limitation, reasonable attorneys' fees), to the extent arising out of, resulting from, or in connection with:
- (a) any act, error, omission, negligence, gross negligence, malfeasance, or willful misconduct of Contractor, its employees, agents, representatives, subcontractors of any tier, or any other person or entity for whose acts Contractor may be legally responsible, to the extent arising out of or in connection with this Contract or any Task Order;
 - (b) any breach or alleged breach of this Contract or any Task Order, any statement of work, or any amendment thereto by Contractor;
 - (c) any violation of this Contract or any Task Order or applicable federal, state, or local law, regulation, or code by Contractor;
 - (d) any injury to, or death of, any person (including but not limited to Contractor's employees, agents, invitees, or subcontractors) or damage to real or tangible personal property arising out of or in connection with the Contractor's performance under this Contract or any Task Order;
 - (e) any claim of infringement or misappropriation of any copyright, patent, trademark, trade secret, or other proprietary right alleged to have occurred in connection with any design, material, deliverable, or specification prepared, furnished, or used by Contractor; or
 - (f) any defect, malfunction, or misuse of equipment, materials, or supplies furnished or provided by Contractor in connection with this Contract or any Task Order.

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- (ii) This indemnity expressly includes, but is not limited to, Contractor's obligation to indemnify and reimburse the ECP and Corporation Indemnified Parties for any and all reasonable attorneys' fees and litigation or dispute-resolution costs incurred in connection with any such claim.
 - (iii) This Section is intended solely to enable ECP to comply with its indemnification obligations to the Corporation under its New York State Voluntary Flood Risk Property Buyout Program Subrecipient Agreement (the "Subrecipient Agreement") and shall apply only to the extent of Contractor's responsibility for the underlying claim. Nothing herein shall be construed to require Contractor to indemnify the ECP and Corporation Indemnified Parties for the gross negligence or willful misconduct of ECP, EAP or any other party.
 - (iv) The obligations of this Section shall survive the completion, expiration, or termination of this Contract or any Task Order. Contractor's liability under this Section 26(B) shall not exceed the scope or extent of ECP's indemnification obligations to the Corporation under the Subrecipient Agreement, but this limitation shall apply only to indemnification obligations owed under this Section 26(B) and shall not limit Contractor's obligations under Section 26(A).
 - (v) In the event of any conflict regarding the defense of a claim involving the Corporation, the reasonable requirements of the Corporation regarding defense and settlement shall control.
 - (vi) Contractor acknowledges that neither the Corporation nor ECP are parties to this Contract and neither ECP nor the Corporation assume any obligations hereunder, including any obligation to indemnify Contractor.
 - (vii) This Section 26(B) is separate from, and in addition to, Contractor's obligations under Section 26(A), and nothing herein shall be construed to limit Contractor's obligations under Section 26(A).

(C) For the avoidance of doubt, Enterprise Community Partners, Inc. is included as an Indemnified Party under Section 26(A) in its capacity as an affiliate of EAP, and the indemnification obligations set forth in Section 26(B) are intended to supplement, and not replace or limit, Contractor's obligations under Section 26(A).

27. Limitation of Liability.

- a. Limitation on Liability by Type. Neither party will be liable to the other party for any indirect damages (including incidental, special or consequential) or punitive damages unless said liability arises from (i) the Confidentiality provisions set forth in this Contract; (ii) the Personally Identifiable Information provisions set forth in this Contract; (c) the

Indemnification provisions set forth in this Contract; or (d) a party's gross negligence or willful misconduct.

- b. Limitation on Liability Amount. Except for liability arising from (i) the Confidentiality provisions set forth in this Contract; (ii) the Personally Identifiable Information provisions set forth in this Contract; (iii) the Indemnification provisions set forth in this Contract or (iv) a party's gross negligence or willful misconduct, the aggregate liability of any Party arising in connection with this Contract, however caused, and on any theory of liability, including without limitation contract, strict liability, negligence and/or other tort, shall in no event exceed the amount of the Task Order associated with the liability.
28. Nonwaiver. The failure of either party in any instance to insist upon a strict performance of the terms of this Contract or any Task Order or to exercise any option hereunder must not be construed as a waiver or relinquishment for the future performance of such term or option.
29. Relationship of the Parties. Contractor is not an employee, partner, agent of or joint venturer with EAP for any purpose. Contractor is and will remain an independent contractor in its relationship to EAP pursuant to this Contract or any Task Order.
30. No Third-Party Beneficiaries. Nothing in this Contract or any Task Order, expressed or implied, is intended to confer upon any person other than the parties hereto or their respective successors, any rights, remedies, obligations or liabilities under or by reason of this Contract or any Task Order.
31. Amendment. Any Amendment to the provisions of this Contract or any Task Order must be in writing and executed by both parties. In the event an administrative change or correction that does not affect the rights and obligations of Contractor is needed by EAP or Contractor (e.g., change in contact information, address or other corrections) (an "Administrative Change"), EAP or Contractor, as applicable, will provide notice in writing (email sufficient) to the other party of such Administrative Change.
32. Delegation; Assignment. Contractor shall not delegate any duties or assign any rights under this Contract and its related Task Orders without the prior written approval of EAP, such approval not to be unreasonably withheld or delayed. In the event Contractor desires an assignment of this Contract and its related Task Orders, Contractor must send a written request to EAP and provide background information to support the request. If the assignment is approved, Contractor shall submit to EAP all information and documents required by EAP, including full legal name of assignee, updated W-9 and ACH/payment information for assignee, any internal assignment documents, or other applicable items. Upon assignment approval and receipt of all required documentation, this Contract and the related Task Orders will be deemed assigned. No payments will be made to an assignee without the approval and documentation process being completed. For clarity, Contractor must be the same under this Contract and all related Task Orders.
33. Severability. If any provision of this Contract or any Task Order or application thereof to any person or circumstances is held invalid, such invalidity will not affect other provisions of this Contract or any Task Order that can be given effect without the invalid provision, and to this end the other provisions are deemed to be severable.

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34. Parties Bound. The terms and provisions of this Contract or any Task Order are binding upon the parties hereto, their legal representatives, successors and assigns.
35. Notice. Any notice which either party desires to provide the other party under this Contract or any Task Order must be sufficiently given, in writing and delivered to the party's address in this Contract or such other address as a party may specify in writing by (a) hand-delivery, (b) electronic mail, return receipt requested, (c) overnight courier, or (d) certified or registered first class mail, return receipt requested and postage prepaid. The notice shall be deemed to have been received: (a) if hand delivery, on the date of delivery if delivered during business hours on a business day (otherwise on the next business day), (b) if by electronic mail, on the date of delivery as stated on the return receipt; (c) if by overnight courier, the next business day; (d) if by mail, three (3) business days after mailing.
36. Entire Contract. No statement, promises or inducements made by any party hereto, or agent of either party hereto, which is not contained in this Contract or any Task Order, will be valid or binding; and this Contract or any Task Order may not be enlarged, modified or altered except in writing and signed by the parties, except for Administrative Changes.
37. Governing Law; Venue. This Contract and all related Task Orders must be construed and enforced in accordance with, and the rights of the parties shall be governed by, the laws of the State of New York exclusive of its conflicts of law rules. Contractor and EAP agree that any legal action with respect to this Contract and any Task Order shall be brought and maintained only in the Supreme Court of the State of New York, NY County, and the parties hereto hereby accept (and submit to) the jurisdiction of such court. Contractor irrevocably waives any objection to, and any right of immunity from, the jurisdiction of such court or the execution of judgments resulting therefrom, on the grounds of venue or the convenience of the forum.
38. Waiver of Jury Trial. CONTRACTOR HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION AS MAY BE SET FORTH IN THIS CONTRACT OR ANY TASK ORDER.
39. Counterparts. This Contract and all Task Orders may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
40. Electronic Signature. The use of an electronic signature ("E-Signature") by any party in executing this Contract or any Task Order shall constitute the legal equivalent of a manual or handwritten signature as if the party signed this Contract or the Task Order in writing. No certification authority or other third-party verification shall be required to validate the party's E-Signature, and the lack of such certification or third-party verification will not in any way affect the enforceability of the E-Signature(s), this Contract or any Task Order.

Attachment 6: Contractor Insurance Requirements

ATTACHMENT 6 - STANDARD INSURANCE REQUIREMENTS

If Contractor is not certain about the insurance requirements, EAP suggests that Contractor provide this information directly to Contractor’s insurance provider to ensure exact coverage.

REQUIREMENTS FOR ALL INSURANCE:

- Carrier must be rated “A-” or higher in the AM Best Guide with a Financial Size Category of at least VII
- Named Insured must be Contractor’s full legal name
- Policy must be current, not expired, and include all endorsements
- ACORD 25 or other similar certificate must be signed by an authorized representative of the insurance carrier
- All policies will provide primary coverage for obligations assumed by Contractor under this Agreement and shall be endorsed to provide that EAP shall receive thirty (30) days prior written notice in the event of cancellation, non- renewal or material modification of such insurance
- **Certificate Holder and Additional Insured (as required below) must appear as:**

**Enterprise Assisted Properties, LLC (“EAP”)
11000 Broken Land Parkway, Suite 700
Columbia, MD 21044**

**Enterprise Community Partners, Inc. (“ECP”)
11000 Broken Land Parkway, Suite 700
Columbia, MD 21044**

**Housing Trust Fund Corporation (the “Corporation”)
38-40 State Street
Albany New York 12207**

**The State of New York
38-40 State Street
Albany New York 12207**

REQUIRED FOR ALL CONTRACTS

Certificate of Insurance (ACORD 25) evidencing Contractor's **Commercial General Liability Insurance**

- in amounts not less than \$1,000,000 per occurrence, bodily injury (including death) and property damage combined; One Million (\$1,000,000.00) Dollars per occurrence for personal and; advertising injury and \$2,000,000 products/completed operations and per location aggregate
- The additional insured endorsements will include coverage for ongoing and completed operations (CG 20 10 and CG 20 37 or carrier equivalent). Liability policies will also include waiver of subrogation.
- Such insurance shall be written on an "occurrence" basis and shall apply on a primary, noncontributory basis irrespective of any other insurance, whether collectible or not.
- The policy(ies) shall be endorsed to name EAP, ECP, the Corporation and the State of New York as Additional Insureds as listed above

Certificate of Insurance (ACORD 25 or other state issued certificate) evidencing Contractor's **Worker's Compensation Insurance/Disability Benefits Coverage**

- Covering employers' liability, workers compensation coverage, and disability benefits coverage as required by the provisions of the Workers' Compensation Law (WCL) of the State of New York.
- a minimum of \$500,000 Employers' Liability Limit or consistent with state statute

OR

- Sole Proprietors may provide their state authorized exemption form

For evidence of Workers' Compensation Insurance, the Contractor must supply one of the following forms: Form C-105.2 (Certificate of Workers' Compensation Insurance issued by a private carrier), Form U-26.3 (Workers Compensation Insurance issued by the State Insurance Fund), Form SI- 12 (Certificate of Workers' Compensation Self- insurance), Form GSI-105.2 (Certificate of Participation in Workers' Compensation Group Self- Insurance), or CE-200 (Certificate of Attestation of Exemption from NYS Workers' Compensation and/or Disability Benefits Coverage).

For evidence of Disability Benefits Insurance, the Contractor must supply one of the following forms: Form DB-120.1 (Certificate of Disability Benefits Insurance), Form DB-155 (Certificate of Disability Benefit Self-Insurance), or CE-200 (Certificate of Attestation of Exemption from NYS Workers' Compensation and/or Disability Benefits Coverage).

Certificate of Insurance (ACORD 25 or other state issued certificate) evidencing Contractor's **Excess Liability Coverage**

- In an amount not less than Five Million (\$5,000,000.00)

Dollars per occurrence and Five Million (\$5,000,000.00) Dollars per location aggregate limit, applying on a primary, non-contributory basis irrespective of any other insurance, whether collectible or not, and applying in excess over all limits and coverages noted in paragraphs (i) above. This policy shall be written on an “occurrence” basis and shall be endorsed to name EAP, ECP, the Corporation and the State of New York as Additional Insureds.

Standard “All Risk” Property Insurance (if applicable)

Covering all equipment and material (owned, borrowed or leased by Contractor or its employees) utilized and/or related to Contractor’s activity or performance under the Contract to the full replacement value, and which shall allow for a waiver of subrogation in favor of EAP and the Corporation. Contractor hereby agrees to waive its right of subrogation against EAP, ECP and the Corporation. Failure of the Contractor to secure and maintain adequate coverage shall not obligate EAP, ECP or the Corporation, or their respective agents or employees, for any losses.

Certificates evidencing such insurance must also be submitted to EAP as policies renew during the term of this Contract. Upon completion or termination of the Contract, Contractor should notify its insurance provider that it may cease sending evidence of such insurance to EAP.

**SUPPLEMENTAL INSURANCE(S) TO ADD
BASED ON CONTRACTOR’S SCOPE OF WORK / SERVICES /ACCESS TO FACILITIES, STAFF, OR
SYSTEMS**

Professional Liability

WHEN REQUIRED: Required for all contractors operating under a professional license (Examples may include attorneys, engineers, architects, environmental consultants, insurance or other counselors and consultants, accountants, real estate agents, health/medical advisors) and all contractors engaged in public or private presentations,

workshops, or trainings or provide technical assistance or produce content that EAP publishes to the public.

Certificate of Insurance (ACORD 25) evidencing Contractor's **Professional**

Liability (also known as Errors and Omissions coverage)

- in an amount not less than \$1,000,000 per claim and \$1,000,000 in annual aggregate

In the event that coverage under such policy is terminated upon or after completion of the program, then an extended reporting period of not less than two (2) years will be purchased by Contractor

Environmental Impairment Liability

Certificate of Insurance (ACORD 25) evidencing Contractor's **Environmental Impairment Liability** insurance in the amount of \$1,000,000 (or more), such insurance to be on a per occurrence and not per claim basis.

- naming EAP, ECP, the Corporation and the State of New York as Additional Insureds as listed above

Auto Insurance

WHEN REQUIRED: If auto is used in performance of services, one or more of the following policies will be applicable

Certificate of Insurance (ACORD 25) evidencing Contractor's **Auto Insurance**

- Commercial Auto Insurance in amounts not less than \$1,000,000 for combined liability/physical damage for all owned, non-owned and hired automobiles;
OR
- If no owned autos, Commercial General Liability may be substituted by coverage extended from the Commercial General Liability Hired/Non-Owned Auto in amounts not less than \$1,000,000 Combined Single Limit
OR
- **SOLE PROPRIETORS ONLY:** Personal Auto Insurance in amounts of not less than \$100,000 per person and \$300,000 per accident Bodily Injury Liability and \$100,000 per accident in Property Damage Liability
- naming EAP, ECP, the Corporation and the State of New York as Additional Insureds as listed above

Cyber Insurance

WHEN REQUIRED: Required for contractors who have access to Enterprise's Information Technology systems or hardware, where they have access to Confidential or Restricted data defined by the Data Classification Policy or they have access to or collect Personally Identifiable Information (PII) as defined by the PII Policy.

Certificate of Insurance (ACORD 25) evidencing Contractor's **Cyber Insurance**

- in amounts not less than \$1,000,000 per claim with third party coverage
- naming EAP, ECP, the Corporation and the State of New York as Additional Insureds as listed above

Crime

WHEN REQUIRED: Required where a contractor (or their employees) have access to EAP or the Corporation's facilities that contain property that could be stolen.

Certificate of Insurance (ACORD 25) evidencing Contractor's **Crime**

- in amounts not less than \$500,000 per claim with third party coverage
- naming EAP, ECP, the Corporation and the State of New York as Additional Insureds as listed above

Attachment 7: State Requirement Flow-through Provisions

Attachment 7

ADDITIONAL PROVISIONS NEW YORK STATE VOLUNTARY FLOOD RISK PROPERTY BUYOUT PROGRAM Subrecipient Agreement

These Additional Provisions are required by the Housing Trust Fund Corporation (the “Corporation”), under the umbrella of New York State Homes and Community Renewal (“HCR”) pursuant to a Subrecipient Agreement with Enterprise Community Partners, Inc. (“ECP”). These Additional Provisions cannot be modified or waived. Contractor may also be referenced as “You” within these Additional Provisions. In the event of a conflict between the Contract and these Additional Provisions, these Additional Provisions shall control.

(1) Ownership of Deliverables and Data

- a. The Corporation shall own all right, title, and interest in and to all data collected by Contractor through the completion of the scope of work contemplated under this Contract or any Task Order, as well as all the related data and other deliverables (including training materials, documents or other materials created in connection therewith, materials uploaded onto a site, shared site or cloud-based system used for the administration of the Program, models, renderings, and other presentation materials (collectively, the “Data”), provided that Contractor shall have a non-exclusive license to utilize and access the data as necessary to perform its obligations pursuant to this Agreement. Enterprise Assisted Properties, LLC (“EAP”) and the Corporation shall have the right to access the data upon request. In the event of this agreement's termination or expiration, the Corporation shall retain control of all aforementioned materials.
- b. Upon termination of the Contract or any Task Order for any reason, EAP and/or the Corporation retains the right to direct the Contractor to assign its rights to technology solutions as directed by EAP and/or Corporation and Contractor shall assign such rights as directed to the extent such rights are assignable by Contractor.

(2) Audit and Inspection Rights.

Contractor shall be obligated to fully cooperate with any request for information from any entity with jurisdiction over the Program, including but not limited to the Corporation’s Internal Audit team, the New York State Office of the Inspector General, Office of the New York State Comptroller, the Office of the Governor of the State of New York, the New York State Division of the Budget, the New York State Department of Environmental Conservation, the Office of the New York State Attorney General, and the

New York State Legislature, etc. This obligation will extend for seven (7) years beyond the expiration of this Contract.

(3) Records and Retention.

All such books, records and other documents pertaining to this Contract shall be available for inspection, copying and audit during the retention period and for seven (7) years following the final disbursement of Program funds or the end of this Contract. This provision shall survive the termination, assumption, or expiration of this Contract.

(4) Equal Employment Opportunity

(a) Under Article 15A of the New York State Executive Law, Contractor is required to comply with the Equal Employment Opportunity provisions of Section 312 of that Article, consistent with state and federal law. As consistent with state and federal law, Contractor is required to make affirmative efforts to ensure that New York State Certified Minority and Women Owned Business Enterprises are afforded opportunities for meaningful participation in projects through inclusion on the list of contractors funded by the Corporation pursuant to Section 313 of the Article. Visit NYS Empire State Development's Division of Minority & Women Business Development website for a directory of certified Minority and Women Owned Businesses: <https://ny.newnycontracts.com/FrontEnd/searchcertifieddirectory.asp>

(b) Pursuant to New York State Veterans Services Law Article 3 ("Article 3"), Contractor shall promote opportunities for maximum feasible participation of New York State certified service-disabled veteran-owned business enterprises ("SDVOBs") in the performance of this Contract.

(c) Following execution of a contract, Contractor shall complete and submit the following forms on a quarterly basis:

- i. Form PROC-2 (M/WBE Utilization Form);
- ii. Form PROC-5 (EEO Workforce Utilization);
- iii. Form PROC-6 (MWBE Cumulative Payment Statement);
- iv. any other forms as reasonably required by EAP and/or the Corporation.

(5) Compliance with Breach Notification and Data Security Laws.

Contractor shall comply with the provisions of the New York State Information Security Breach and Notification Act ((General Business Law § 899-aa and State Technology Law § 208) and General Business Law § 899-bb, as applicable. Further, in the event of any unauthorized acquisition or acquisition without valid authorization of computerized data which compromises the security, confidentiality, or integrity of personal information maintained by the Contractor, the Contractor shall notify EAP of such breach within seventy-two (72) hours following the discovery of the breach if personal or private information was, or is reasonably believed to have been, acquired by a person without validation in accordance with the provisions under Section 8 and Section 9 under Attachment 2 (Terms and Conditions). The Contractor shall also disclose any breach of the security of its systems

to any resident of New York State whose private information was, or is reasonably believed to have been, acquired by a person without valid authorization. Such disclosure shall be made in the most expedient time possible and without unreasonable delay.

(6) Standard Clauses for Housing Trust Fund Corporation Contracts.

- a. Contracting with Business Conducting Business in Russia. In accordance with New York State Executive Order No. 16 (“EO 16”), by signing this Contract, the Contractor certifies and affirms that it (i) does not conduct business operations in Russia within the meaning of EO 16; (ii) does conduct business operations in Russia within the meaning of EO 16 but has taken steps to wind down business operations in Russia or is in the process of winding down business operations in Russia; and/or (iii) does conduct business operations in Russia within the meaning of EO 16 but only to the extent necessary to provide health and safety services within Russia or to comply with Federal law, regulations, executive orders, or directives.
A copy of EO16 may be downloaded at
https://www.governor.ny.gov/sites/default/files/2022-03/EO_16.pdf.
- b. Iran Divestment Act. By entering into this Contract, Contractor certifies in accordance with State Finance Law §165-a that it is not on the list of “Entities Determined to be Non-Responsive Bidders/Offerers pursuant to the New York State Iran Divestment Act of 2012” (“Prohibited Entities List”) posted at:
<https://ogs.ny.gov/iran-divestment-act-2012>.

Contractor further certifies that it will not utilize pursuant this Contract any sub-subrecipients or subcontractors that are identified on the Prohibited Entities List. Contractor agrees that should it seek to renew or extend this Contract, it must provide the same certification at the time this Contract is renewed or extended. Contractor also agrees that any proposed assignee of this Contract will be required to certify that it is not on the Prohibited Entities List before the contract assignment will be approved by EAP and/or the Corporation.

During the term of this Contract, should EAP and/or the Corporation receive information that a person (as defined in State Finance Law §165-a) is in violation of the above-referenced certifications, EAP and/or the Corporation will review such information and offer the person an opportunity to respond. If the person fails to demonstrate that it has ceased its engagement in the investment activity which is in violation of the New York State Iran Divestment Act of 2012 within ninety (90) days after the determination of such violation, then EAP and/or the Corporation shall take such action as may be appropriate and provided for by law, rule, or contract, including, but not limited to, imposing sanctions, seeking compliance, recovering damages, or declaring the Contractor in default.

- c. Contractor certifies that it does not have operations in Northern Ireland unless it provides EAP and/or the Corporation contractual assurance that the Contractor shall

take lawful steps in good faith to conduct any business operations in Northern Ireland in accordance with the MacBride Fair Employment Principles (as described in §165 of the New York State Finance Law), and agrees to permit independent monitoring of its compliance with such principles.

- d. Affordable Care Act. By entering into this Contract, Contractor acknowledges that it is the sole responsibility of the Contractor to provide and maintain all Affordable Care Act (“ACA”) requirements/benefits to the extent applicable. The ACA mandates employers with 50 or more full-time equivalents to offer coverage to full-time employees and their dependents or pay taxes if an employee obtains exchange coverage and a premium tax credit. (Exchange coverage allows you to use the State’s insurance exchange marketplace to obtain coverage from competing private health care providers.) Employees of the Contractor providing services pursuant to this Contract are employees of the Contractor and are not employed by the Corporation nor the State of New York.
- e. Responsibility and Debarment. The Contractor shall at all times during term of this Contract remain responsible. Responsible shall include remaining off any Federal or State debarred, suspended or ineligible contractor lists. The Contractor agrees, if requested by EAP and/or the Corporation, to present evidence of its continuing legal authority to do business in New York State, integrity, experience, ability, prior performance, organizational and financial capacity, and current status on any Federal or State debarred, suspended or ineligible contractor lists. Contractor also agrees to complete any reasonably required questionnaires or other documents in its effort to determine that they are a responsible entity. EAP and/or the Corporation shall evaluate responsibility with respect to four factors: (i) financial and organization capacity; (ii) legal authority to do business in New York State; (iii) integrity; and (iv) previous performance.

(7) Anti-Discrimination Provisions

(a) Contractor agrees that:

- a. it is an unlawful employment practice to fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to the individual’s compensation, terms, conditions, or privileges of employment, or to limit, segregate, or classify employees or applicants for employment in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect an individual’s status as an employee, because of such individual’s race, color, religion, sex, or national origin, or because an individual opposed any practice made unlawful by Title VII of the Civil Rights Act of 1964, as amended, or because he or she made a charge, testified, assisted, or participated in any manner in an investigation, proceeding, or hearing under that Title; and that it shall be an unlawful employment practice to print or publish or cause to be printed or published any notice or advertisement relating to employment indicating any preference, limitation,

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- specification, or discrimination on the basis of race, color, religion, sex, or national origin.
- b. Contractor shall (1) make and keep such records relevant to the determinations of whether unlawful employment practices have been or are being committed, (2) preserve such records for such periods as the Equal Employment Opportunity Commission (“EEOC”) shall prescribe by regulation, and (3) make such reports therefrom as the EEOC shall prescribe by regulation or order.
 - c. Contractor must post and keep posted in conspicuous places upon its premises where notices to employees and applicants for employment are customarily posted a notice prepared or approved by the EEOC setting forth excerpts from, or summaries of, pertinent provisions of Title VII of the Civil Rights Act of 1964, as amended, and information pertinent to the filing of a complaint.
 - d. should Contractor willfully and intentionally fail to comply with the minority and women-owned participation requirements, as set forth in such Contract shall be liable to EAP, ECP and/or the Corporation for liquidated or other appropriate damages and shall provide for the appropriate remedies on account of such breach. If EAP and/or the Corporation elects to proceed against a Contractor for breach of Contract, EAP and/or the Corporation shall be precluded from seeking enforcement pursuant to §316 of Article 15-A of the New York State Executive Law, provided however, EAP and/or the Corporation shall include a summary of all enforcement actions undertaken in its Annual MWBE Goal Plan, in accordance with subdivision three of §315 of Article 15-A and Article XII of the Corporation’s procurement guidelines.

(8) Information Security and Privacy Requirements

Contractor shall remain in full compliance with the New York State Office of Information Technology Services (“ITS”) information security policies and standards, including but not limited to the following:

<https://its.ny.gov/document/information-security-policy>
<https://its.ny.gov/document/information-security-controls-standard>
<https://its.ny.gov/document/information-classification-standard>
<https://its.ny.gov/document/information-security-risk-management-standard>
<https://its.ny.gov/document/encryption-standard>
<https://its.ny.gov/document/identity-assurance-policy>
<https://its.ny.gov/document/identity-assurance-standard>

<https://its.ny.gov/document/account-management-access-control>

<https://its.ny.gov/document/vulnerability-scanning-standard>

<https://its.ny.gov/document/cyber-incident-response-standard>

<https://its.ny.gov/document/remote-access-standard>

<https://its.ny.gov/document/security-logging>

<https://its.ny.gov/document/mobile-device-security>

<https://its.ny.gov/document/80211-wireless-network-security>

<https://its.ny.gov/document/authentication-tokens-standard>

<https://its.ny.gov/document/information-security-exception-policy>

[**nys-g02-001-internet-privacy-policies.pdf**](#)

<https://its.ny.gov/system/files/documents/2023/04/nys-g02-001-internet-privacy-policies.pdf>

nys-p10-

004_guidance_for_the_use_of_ssns_by_state_government_entities.pdf

The use of electronic signature capability shall be compliant with the following ITS policy: [nys-g04-001-electronic-signatures-and-records-act-esra.pdf](#)

The web navigation shall remain fully compliant with the following ITS policy: <https://its.ny.gov/document/new-york-state-universal-web-navigation>

The accessibility shall remain fully compliant with the following ITS policy: <https://its.ny.gov/document/accessibility-web-based-information-and-applications-compliance-reporting> The domain shall remain fully compliant with the following ITS policy: [nys-p08-003-domain-names-for-state-government.pdf](#)

Geographic Information System (GIS) capabilities shall remain fully compliant with the State's ITS policies.

All software solutions used shall be fully compliant with Federal and NYS data retention guidelines.

Attachment 8: Lobbying Law Form 1

Lobbying Law Form 1 can be found here:

<https://hcr.ny.gov/system/files/documents/2019/02/lobbyinglawform1.pdf>

If your firm is unable to open, download, or read the regulations linked above, contact the EAP point of contact for this request for proposal (RFP) to have the regulations emailed to you or sent in another digital format (e.g., PDF).

Attachment 9: Lobbying Law Form 2

Lobbying Law Form 2 can be found here:

<https://hcr.ny.gov/system/files/documents/2019/02/lobbyinglawform2.pdf>

If your firm is unable to open, download, or read the regulations linked above, contact the EAP point of contact for this request for proposal (RFP) to have the regulations emailed to you or sent in another digital format (e.g., PDF).

Attachment 10: Glossary of Acronyms

- ACM – Asbestos-Containing Materials
- AHERA – Asbestos Hazard Emergency Response Act
- ASTM – American Society for Testing and Materials
- COI – Certificate of Insurance
- EAP – Enterprise Assisted Properties, LLC
- EIS – Environmental Impact Statement
- ESA – Environmental Site Assessment
- EU – Environmental Unit (HTFC)
- FEAF – Full Environmental Assessment Form
- HCR – Homes and Community Renewal (New York State)
- HTFC – Housing Trust Fund Corporation (New York State)
- IPaC – Information for Planning and Consultation (U.S. Fish & Wildlife Service tool)
- MWBE – Minority and Women-Owned Business Enterprise
- NESHAP – National Emission Standards for Hazardous Air Pollutants
- NYS – New York State
- OSC – Office of the State Comptroller
- P&S – Purchase and Sale Agreement
- QEP – Qualified Environmental Professional
- REC – Recognized Environmental Condition
- RFP – Request for Proposals
- RHC – Office of Resilient Homes and Communities (within HTFC)
- ROM – Rough Order of Magnitude (estimate)
- SDVOB – Service-Disabled Veteran-Owned Business
- SEQRA – State Environmental Quality Review Act (6 NYCRR Part 617)

