WATER PIPELINE CONTRACTOR "D" CONTRACTOR PREQUALIFICATION PACKAGE FOR THE CITY OF OKLAHOMA CITY

FINAL CHECKLIST:

- Company Form
- □ Prequalification Statement of Experience Minimum of 6 projects
- □ Supplement to Section 3.C.2. of Resolution
- □ Bond Assurance Letter (minimum of \$25,000)*
 - * Actual bond must be presented to pull work order/meter card.
- □ Affidavit of Prequalification Applicant (ODEQ Certification)
- □ Application Fee (\$390)

HELPFUL RESOURCES:

Water Meter Specification can be found by clicking on this <u>link</u> Link: <u>THE CITY OF OKLAHOMA CITY SPECIFICATIONS (okc.gov)</u>

A business check or cashier's check or money order for the application processing fee payable to: CITY TREASURER. Please mail to Attn: Prequal, 420 W. Main Street Ste 700, Oklahoma City, OK 73102.

Per the City Ordinance, an additional \$20 fee will be charged for any returned checks due to insufficient funds.

Omission of any of the listed documents will cause a delay in the processing of your application and additional documentation of information may be required in some instances. The Final Checklist on the cover sheet is for your use.

Contact Robbie Witt at (405) 297.2293 or Angee Wagner at (405) 297.2034 or email <u>prequal@okc.gov</u> should you have any questions regarding Prequalification requirements or need assistance filling out the application.

APPLICATION FOR <u>WATER PIPELINE CLASS"D"</u> CONTRACTORS PREQUALIFICATION CERTIFICATE CITY OF OKLAHOMA CITY, OKLAHOMA

			_ _ _ _	Joint Venture Individual Partnership Corporation
				L.L.C. L.L.P
1. COMPANY (Show Complete L	egal Name of Organization)			L.L.I
COMPANY ADDRESS				
MAILING ADDRESS				
CITY	STATE	ZIP	PHONE #	
CONTACT PERSON			FAX#	
CONTRACTOR I.D. NO./FEDERA	AL TAX I.D. NO.		E-MAIL ADDR	RESS
APPLICATION SUBMITTED BY				TITLE
HOW MANY YEARS HAS THIS C IN BUSINESS UNDER YOUR PR		YEARS		
2. HAS THIS COMPANY OPERAT	ED UNDER ANY OTHER NAM	IE?□YES□ NO IFYES,	WHAT NAME, WHERE, V	WHEN AND WHY?
3. DESCRIBE CATEGORIES OF TAPPING, OR BOTH).	WORK THAT THIS COMPAI	NY TO PERFORM AS A CO	ONTRACTOR (METER S	SETTING, MAIN
4. DESCRIBE CATEGORIES OF	WORK THIS COMPANY USL	JALLY SUBCONTRACTS,	IF ANY (METER SETTIN	IG OR MAIN TAPPING).
5. HAS THIS COMPANY EVER FA				
6. HAS THIS COMPANY EVER HA ☐ YES ☐ NO IF YES, WHEN,		IED, REVOKED OR SUSPE	ENDED?	
				_
7. HAS THIS COMPANY EVER ☐ YES ☐ NO IF YES, WHEN,		REVOKED OR SUSPENDE	ED?	

INDIVIDUAL'S NAME	PRESENT POSITION	YEARS EXPERIENCE	ODEQ CLASS D LICENSE NO.'s

9. LIST A MINIMUM OF 6-PROJECTS INCLUDING WATER SERVICE CONNECTIONS -METER SETTING, MAIN TAPPING OR BOTH ON MAINS 6-INCHES OR GREATER IN DIAMETER, AND CONNECTIONS OF ANY SIZE.

ITEM#	LOCATION OF PROJECT	DIAMETER OF SERVICE CONNECTION	DIAMETER OF MAIN TAPPED	SIZE OF WATER METER SET
1.				
2.				
3.				
4.				
5.				
6.				
7.				
8.				
9.				
10.				

Oklahoma Statutes Citationized

Title 25. Definitions and General Provisions

Chapter 21 - Discrimination

Article Article 3. Discrimination in Employment

Section 1313 - Public Employers - Status Verification System - Unauthorized Aliens - Contracting and Employment Practices

A. Every public employer shall register with and utilize a Status Verification System as described in subparagraphs a or b of paragraph 1 of Section 6 of this act to verify the federal employment authorization status of all new employees.

- B. 1. After July 1, 2008, no public employer shall enter into a contract for the physical performance of services within this state unless the contractor registers and participates in the Status Verification System to verify the work eligibility status of all new employees.
- 2. After July 1, 2008, no contractor or subcontractor who enters into a contract with a public employer shall enter into such a contract or subcontract in connection with the physical performance of services within this state unless the contractor or subcontractor registers and participates in the Status Verification System to verify information of all new employees.
- 3. The provisions of this subsection shall not apply to any contracts entered into prior to the effective date of this section even though such contracts may involve the physical performance of services within this state after July 1, 2008.
- C. 1. It shall be a discriminatory practice for an employing entity to discharge an employee working in Oklahoma who is a United States citizen or permanent resident alien while retaining an employee who the employing entity knows, or reasonably should have known, is an unauthorized alien hired after July 1, 2008, and who is working in Oklahoma in a job category that requires equal skill, effort, and responsibility, and which is performed under similar working conditions, as defined by 29 U.S.C., Section 206(d)(1), as the job category held by the discharged employee.
- 2. An employing entity which, on the date of the discharge in question, was currently enrolled in and used a Status Verification System to verify the employment eligibility of its employees in Oklahoma hired after July 1, 2008, shall be exempt from liability, investigation, or suit arising from any action under this section.
- 3. No cause of action for a violation of this subsection shall arise anywhere in Oklahoma law but from the provisions of this subsection.

Supplement to Section 3.C.2.

Indicate and complete the item that applies. It is the intent of this applicant:

	1. YARD LOCATION:	
	APPLICANT'S PHONE NUMBER:	
EMERG	ENCY CONTACTS AND PHONE NUMBERS	
NAME:_		PHONE NUMBER:
NAME:_		PHONE NUMBER:
N1484E		DUONE NUMBER.

THE CITY OF OKLAHOMA CITY RIGHT-OF-WAY BOND

KNOW BY ALL MEN THESE PRESENTS:

That		, as Principal, and
	, as Surety, a(n)	Licensed to do
business in the Sta	ate of Oklahoma, are each jointly and severally held	and firmly bound unto both
The City Of Okla	ahoma City ("Oklahoma City"), a municipal corpora	ation organized and existing
pursuant to the la	ws of the State of Oklahoma, in the full and just s	um of twenty five thousand
dollars (\$25,000.0	00) and no cents during the term as provided and de	escribed below, the payment
of which, well and	d truly to be made, we, and each of us, bind ourselv	es, our heirs, executors, and
assigns, themselv	ves, and it's successors and assigns, jointly and	severally, firmly by these
presents.		

The term of this bond shall be from the date the bond is executed by the Surety and approved by the Municipal Counselor until two (2) years after the completion of all work commenced during the operational period of this bond provided however this bond shall not terminate but be extended until the completion of any corrections or repairs to any work commenced during the operational period of this bond or the payment therefore in accordance with this bond, whichever is later. The operational period of this bond is two (2) years from its approval by the municipal attorney. The operational period is that span of time during which the Principal may work in the right-of-way, on Oklahoma City property, in an Oklahoma City easement or publicly dedicated easements (herein collectively referred to as the "right-of-way" under this bond although the obligations of the Principal and the Surety and the obligations under this bond extend beyond the operational period. Work (other than corrections and repairs) performed in the right-of-way shall be deemed completed upon the last of the following: passing of all required inspections; for work for or to be dedicated to Oklahoma City, the final formal acceptance of that work by the City Council; for water service line and water meters, the establishment of an account (other than a construction account) for the premise serviced and any required deposit received by the Utility Customer Services Division of the Water and Wastewater Utilities Department. Now if the said Principal shall fully and faithfully perform all the duties pertaining to this bond, then this obligation shall be void and of no effect upon the

passage of two (2) years from the time of completion of all work and any corrections and repairs in accordance with this bond, otherwise to be and remain in full force and effect.

No statement or provision herein shall be read or interpreted as to terminate this bond until all obligations, duties, responsibilities, covenants, and requirements stated herein have been satisfied subject however to the Surety's right to terminate this bond as relates to any new work not commenced prior to the receipt of notice of termination as provided herein.

Principal has been retained to perform work in the right-of-way. Principal agrees to perform all work in the right-of-way in accordance with all relevant provisions of the Oklahoma City Municipal Code, and any amendments and additions thereto; to obtain all permits and inspections; and to pay all charges, fees, and assessments, including but not limited to those created by ordinances of Oklahoma City. And further, said Principal agrees to perform all work in accordance with the requirements set forth in Oklahoma City established ordinances, resolutions, policies, standards and specifications ("collectively referred to as "Oklahoma City standards").

It is further agreed that said Principal shall indemnify and save harmless Oklahoma City and any public trust to which Oklahoma City is sole beneficiary from any and all losses, costs, damages, expenses, actions, causes of action, or liability of any kind whatever, also including reasonable attorney fees, which Oklahoma City or its trust may suffer, incur or be required to pay as a recovery from Oklahoma City or its trust by reason of or on account of the negligence or omission of the Principal, his agents, servants, or employees in connection with work in the right-of-way or by reason of the failure or refusal of said Principal, his agents, servants, or employees to erect, place and maintain proper safety devices, crossing signals, or barricades about such work.

It is agreed that at the time the work shall be inspected as it is performed, provided however water service and meter installation shall have a second inspection and must meet Oklahoma City standards at the time of the establishment of an account and acceptance of any water service and/or meter installation work. The Principal must maintain all work to Oklahoma City standards from its commencement to the end of the term of this bond regardless of the cause of the failure of the work to meet and continue to meet Oklahoma City standards. And as to water service and meter installations, it is further agreed and understood that the second inspection of each individual project shall be conducted to ensure it meets Oklahoma City

standards at the time of completion as defined herein, including but not limited to material, workmanship or the height, depth, location and condition of the water service, meter and meter tile regardless of the cause of the failure to meet and continue to meet Oklahoma City standards at any time during the term of this bond.

Should any work performed by the Principal in the right-of-way fail to meet and continue to meet Oklahoma City standards or should the Principal fail to satisfy any obligation, duty, responsibility, covenant, or requirement stated herein, then this bond shall not terminate but continue in effect and Oklahoma City may notify the Principal and demand the Principal comply and/or make all necessary corrections and repairs to the work within thirty (30) days of such notice. If upon the expiration of said thirty (30) days notice, compliance or the corrections and repairs have not been made then the City Engineer or the Director of Water/Wastewater Utilities (or their designated representative) shall compute the reasonable cost of compliance or the contracting for making such corrections and repairs (including but not limited to labor, equipment, materials, administration, legal and overhead expenses) and cause a second notice to be sent to the Principal and the Surety demanding compliance and/or the corrections and repairs be made or in alternative that payment be made in accordance with the aforementioned cost. Should the Principal and the Surety fail to comply and/or make all necessary corrections and repairs within thirty (30) days of the second notice, then Oklahoma City shall cause compliance and/or the corrections and repairs made in at the expense of the Principal and the Surety. Subsequent thereto, Oklahoma City shall be entitled to recover the actual costs and expenses incurred and any additional legal fees, expenses and court costs for the collection of said costs from the Principal and/or the Surety in any court of competent jurisdiction.

It is further expressly agreed and understood by the parties hereto that no changes, alterations or deviations from the procedure set forth herein shall have the effect of releasing the Surety or the Principal, or either of them, from the obligations of this bond.

However, it is further understood and agreed that the Surety may at any time terminate its liability for any new work by giving thirty (30) days written notice to the City Engineer and the Director of Water/Wastewater Utilities for the City Of Oklahoma City. In which case the obligations of the Surety under this bond for work commenced prior to the expiration of the thirty (30) day notice shall continue as provided in this bond, however the Surety shall not be liable for any new work commenced after the expiration of thirty (30) days.

	, 20	
		Principal
	Ву	
	As	
Attest:		
Secretary/Witness		
This Right-of-Way Bond	was executed by	the Surety this day of
	was executed by	y the Surety this day of
	was executed by	y the Surety this day of
	was executed by	
		y the Surety this day of Surety
	was executed by	
20		Surety
20		Surety
20 Attest:		Surety
20 Attest: Secretary/Witness		Surety
This Right-of-Way Bond 20 Attest: Secretary/Witness Reviewed for form and legality.		Surety

Date	
Prequalification Review Board The City of Oklahoma City 420 W. Main Street, 7th Floor Oklahoma City, OK 73102	
RE:	
To Whom It May Concern:	
This letter is provided for informational purpose reference the required final bonds on specific by	es and the City of Oklahoma City and Trusts should conded projects for additional information.
contractors status to the City of Oklahoma City. This letter based upon the fiscal year end financial inform	or's Name) is currently applying for pre-qualification is to advise the Pre-qualification Review Board that ation dated
the amounts of \$(Single Job underwriting criteria. In the past the below refet this applicant in the amounts of \$	ame) is willing to entertain bonds for this applicant up to b) / \$(Aggregate), subject to the usual erenced surety has handled bonding requirements for(Single Job) / \$(Aggregate).
The undersigned agrees to notify the Pre-qualificance the relationship between contractor/appli	cation Review Board, within a reasonable period of time, cant and the stated surety should cease.
Please understand that any arrangement for s ourselves and we assume no liability to any the	urety credit is a matter between contractor/applicant and ird parties.
Name of Surety Company or Insurance Agency	Name of the Applicant
By	By Signature
Signature .	As
As Title	Title
Address	
Phone Number	
Facsimile Number	

PLEASE READ THIS LETTER CAREFULLY BEFORE SIGNING

AFFIDAVIT OF PREQUALIFICATION APPLICANT CONFIRMING COMPLIANCE WITH FEDERAL, STATE, AND LOCAL LAWS, STATUTES, ORDINANCES, REGULATIONS, AND REQUIREMENTS

STATE OF OKLAHOMA)
) ss.
COUNTY OF OKLAHOMA)

The undersigned, of lawful age, being duly sworn, upon his/her oath, deposes and says:

- 1. That the undersigned individual is the applicant company's authorized agent who has the lawful authority to execute the within and foregoing application for, and on behalf of, the applicant.
- 2. That the authorized agent and applicant acknowledges and affirms its applicant company's duty to become knowledgeable of applicable federal, state and the City of Oklahoma City laws, regulations and requirements.
- 3. That the authorized agent and the applicant will make itself and applicant's employees contractors and subcontractors knowledgeable of applicable federal, state and the City of Oklahoma City laws, regulations and requirements.
- 4. That the authorized agent and applicant have complied with and will maintain compliance with applicable federal, state and the City of Oklahoma City laws and federal, state and local statutes, codes, ordinances, regulations and requirements, including but not limited to:
 - a. Occupational Safety and Health Administration (OSHA)
 - b. Oklahoma Department of Environmental Quality (ODEQ)
 - c. Corps of Engineers (COE)
 - d. Americans with Disabilities Act (ADA)
 - e. Building, plumbing, electrical, storm water, structural codes,
 - f. Occupational and licensing requirements,
 - g. Status Verification System (25 O.S. 1312 et seq., as amended). The applicant should note, and discuss with its legal counsel, the applicability of Oklahoma Statues Title 25, section 1313, if any.)
 - h. Such other of applicable federal, state and Oklahoma City laws, statutes, codes, ordinances, regulations and requirements as may be applicable to President, owner, manager, authorized agent or its activities.
- 5. That the authorized agent and the applicant have complied with and will maintain, at a minimum, compliance with the OSHA 10-hour Construction Certification for all of the applicant's employees.
- 6. That the authorized agent and the applicant will comply with any amendments and additions to applicable federal, state and Oklahoma City laws, regulations and requirements upon and after its respective effective date.
- 7. That the applicant will indemnify and hold harmless the City and its public trusts for applicant and applicant's contractor's and subcontractor's failure to comply with applicable federal, state and Oklahoma City laws, regulations and requirements.

FURTHER AFFIANT SAYETH NOT.

DATED thisday	, 20	
Signed by Applicant's Author	ized Agent:	
Title:	Print Name:	
Subscribed and sworn to before	re me thisday of	, 20
	Notary Public	
Commission Expires:	Commission Number:	