The Washington State Department of Transportation (WSDOT) solicits interest from consultants who wish to be evaluated and considered to provide WSF System Electrification Program General Engineering Consultant. One (1) agreement may be awarded. The agreement will be approximately five (5) years in duration. The agreement amount will be approximately $15,000,000 with the option for WSDOT to supplement it for additional time and money.

Additionally, this Agreement may be partially funded by the Federal Transit Administration (FTA) and or Federal Highway Administration (FHWA), and as such, prospective consultants are required to comply with FTA provisions & certifications and complete and submit FTA certifications with their submittals. (Please refer to pages 7 and 8 of this document).

WSDOT/WSF reserves the right to amend terms of this “Request for Qualifications” (RFQ) to circulate various addenda, or to withdraw the RFQ at any time, regardless of how much time and effort consultants have spent on their responses.

Project Description

Washington State Ferries (WSF) is undertaking an ambitious electrification program, as described in its 2020 System Electrification Plan, to move toward a “greener” ferry fleet. The near term projects include building five new hybrid-electric Olympic Class (HEOC) vessels, converting three Jumbo Mark II vessels to hybrid-electric propulsion and developing charging infrastructure at five terminals to support full battery-electric operation of the vessels.

The program will develop the infrastructure by installing shore-side service improvements supporting medium-voltage charging stations at each terminal. Key elements to support the charging system include bringing power to the terminal, construction of conduits, vaults, power and marine submerged cables, service connections, transformers, switchgear, energy storage systems, and other supporting equipment at terminal.

WSF has identified the need to augment its project management and engineering staff with a General Engineering Consultant (GEC) to ensure the timely and successful delivery of this ambitious program. The GEC team will consist of a core team and support staff. Initial core GEC team consists of a Program Executive (Principal), Program Management Manager, Design Engineering Manager, and specialty lead for utility, electrical, mechanical, marine engineers, project and communication lead, and inclusion manager.

Areas for consultant program support for vessels and terminals
• General contract administration
• Project controls and scheduling
• Cost and Risk Assessment (CRA), Cost Estimate Validation Process (CEVP) and Value Engineering (VE)
• Three-dimensional/modeling, field, and surveying
• Electrical component specification development and source selection (including sub marine cable)
• Material procurement, storage, and handling
• Structural and geotechnical engineering
• Quality Control and Quality Assurance (QC/QA)
• Feasibility studies, life cycle analysis, pre-design studies, scoping, preliminary design, final design, constructability reviews, project permits including environmental assessments and permitting
• Naval architecture & marine engineering
• Terminal and vessel design integration
• Design Support During Construction (DSDC), including commissioning,
• Public communications
• Program or project coordination with different groups, including but not limited to, Authority Having Jurisdiction (AHJ), utility companies, neighborhood groups, and local businesses

**DBE Participation**

This agreement will be subject to a **16% DBE goal**. If the Consultant fails to meet the DBE goal attainment for the Agreement, good faith effort (GFE) documentation complying with the requirements of Appendix A of 49 CFR 26 shall be submitted to WSDOT for approval in lieu of meeting the goal.

The selected consultant will be required to submit DBE Written Confirmation Forms for approval with their submittal.


For more information about the DBE program:  
https://www.wsdot.wa.gov/EqualOpportunity/DBE.htm

WSDOT encourages disadvantaged, small, minority, veteran and women-owned consultant firms to respond to this RFQ.

**Evaluation Criteria**

Pursuant to state and Federal regulations, a qualifications-based selection process will be used to select consultants for each of these areas of expertise. The following information and criteria will be used to evaluate and rank responses:

1. Qualifications/expertise of firms on team;
2. Qualifications of proposed Program Executive;
3. Core team member qualifications (prime consultant and sub-consultants); such as Program Management Manager, Design Engineering Manager, and specialty lead for Utility, Electrical, Mechanical, and Marine Engineers, Project Control and Communication leads and Inclusion Manager.
4. Firm’s Project Management System (prime consultant only);
5. Project delivery approach;
6. Contractor certification - workers' rights (prime consultant and sub-consultants); and
7. References/past performances (prime consultant only.)

The link to the definitions and point value for each of the proposed criteria may be found on the first page of this advertisement web site.

After the submittal review, firms will be short-listed and invited to interview. The interview score will be based on the team’s ability to demonstrate their combined experience, capabilities, and approach to deliver the program. Final selection from short listed firms shall be made based upon:

☐ Interview/additional qualifying information scoring only.
☒ Combined results of the submittal and the interview/additional qualifying information scoring. Final score will consist of 85% submittal score and 15% interview score.

Note: It is imperative that the consultant reviews the definitions of the scoring criteria. We have included requirements and/or limitations for the information that is being requested.

Submittals
Consultants are invited to submit their Statement of Qualifications (SOQ) at their own cost. WSDOT assumes no obligation of any kind for expenses incurred by any respondent to this solicitation. The submittal must be submitted as separate Adobe Reader compatible (pdf) files and formatted as follows:

- Submitted as an 8.5" x 11" sheet, single sided only, and with text (font) size no smaller than 12 points; and
- If charts and/or graphs are utilized text (font) size must be no smaller than 8 points.

Your SOQ must be broken into two (2) separate packets. Your SOQ “Packet A” must consist of:

- Your responses to scoring Criteria 1 through 5; and
- Packet “A” is limited to 30 pages, single sided only, not including the front and back cover.

Your SOQ “Packet B” must consist of:

- Your letter of transmittal;
- Your response to scoring criteria 6 and 7 (Performance Evaluations must be included in this packet);
- Your Consultant Information Forms for both the prime consultant and all proposed sub-consultants;
• Certification Regarding Lobbying – FTA requirement;
• Certification of Contractor regarding Debarment and Suspension – FTA requirement;
• Non-Collusion Declaration – FTA requirement, and
• Packet “B” has no page number limitations.

The SOQ shall meet the following requirements or may be deemed non-responsive and may not be eligible for consideration of this work:

• Title of the RFQ and your firm clearly identified on the cover of the submittal Packets “A” and “B”, and the letter of transmittal;
• SOQ broken into “Packet A” and “Packet B” (two (2) separate documents) as indicated above;
• Responsive to all evaluation criteria;
• Meeting page limitations and font size requirements; and
• Meeting submittal deadline submission date and time.

Faxed submittals will not be accepted. Submittals must arrive at the following email address no later than 4:00 p.m. PST on Wednesday, September 14, 2022. Submittal email address: CSOSubmittals@wsdot.wa.gov

Note: Submitters may want to consider setting your email to automatically receive a “Delivery/Read Receipt” for confirmation purposes, as WSDOT will not respond with notification of receipt.

Multiple emails are acceptable due to file size limitations of 20mb per email.

The Consultant, with regard to the work performed during the resulting agreement, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of sub-consultants, including procurement of materials and leases of equipment. The Consultant shall not participate either directly or indirectly in the discrimination prohibited by 49 CFR Section 21.

The agreement for services is subject to provisions of Executive Order 11246 (Affirmative Action to Ensure Equal Employment Opportunity) and to the provisions of the Department of Transportation Regulations 49 CFR 26 (Disadvantaged Business Enterprise.)

In light of the COVID-19 pandemic, Washington State Governor Jay Inslee has issued a Proclamation directing mandatory vaccination for all cabinet agency state employees, which includes WSDOT. This requirement extends to contractors who may be physically present on WSDOT owned, leased, or controlled property and right-of-way in the conduct of their work. Contractors will need to acknowledge, in writing, their acceptance of these terms as a condition of the contract. Please note that WSDOT has elected to implement the “Path Two” option within the Governor’s Vaccination Proclamation requirements. Under Path Two, contractors are required to assume responsibility for the vaccination verification and accommodation requirements set forth in the Proclamation. Therefore, WSDOT contractors must certify that all employees of the contractor, and employees of any subcontractors, working “on site” comply with the terms and requirements of the Vaccine Mandate Proclamation. The mandate only applies to contract employees who are physically present on WSDOT property and does not apply to contractors working from locations which are not considered “on site.”
The Governor’s Office has created a resource website that contains FAQ’s and information for complying with Proclamation 21-14.1.

**Debriefing Procedures**

A. Debrief Conferences  
CSO offers, if requested, a debrief to all proposers. The request must be submitted in writing, within three (3) business days of official notification of selection. The request shall be sent to WSDOTCSO@wsdot.wa.gov.

B. Debrief Protests  
All debrief protests must be submitted in writing, within 5 business days of the debrief conference. The request shall be sent to WSDOTCSO@wsdot.wa.gov.

**Protest Procedures**

A. Form and Substance  
All protests regarding any contents or portion of this RFQ must be submitted to WSDOT Headquarters Consultant Services Office (CSO). Protests must be received by CSO between the submittal due date, as shown on the last page of this RFQ, and no later than 3:00 PM PST, two (2) business days following the submittal due date. All protests must be in writing and signed by the Proposer/protestant or an authorized agent. Such writing must state all facts and arguments on which the Proposer/protestant is relying as the basis for its action. Such Proposer/protestant shall also attach, or supply on demand by CSO, any relevant exhibits referenced in the writing. Copies of all protests and exhibits shall be mailed or delivered by the Proposer/protestant to the Proposer against whom the protest is made (if any) at the same time such protest and exhibits are submitted to CSO. All protests shall be directed to: CSOSubmittals@wsdot.wa.gov

B. Pre-Selection Protests  
To allow sufficient response time, all pre-selection protests (i.e., prior to CSO’s official selection of the successful proposal(s)) must be received by CSO no later than 3:00 p.m. PST of the second business day after the Final Proposal Due Date. If the protest is mailed after the Final Proposal Due Date, and before the pre-selection protest deadline, the Proposer/protestant shall immediately notify CSO’s Manager by telephone, or some other means of rapid communication, that a protest has been made.

CSO shall consider all the facts available to it, and issue a decision in writing within five (5) business days after receipt of the protest, unless more time is needed. The Proposer/protestant and the Proposer(s) against whom the protest is made will be notified if a longer time is necessary and, if the additional time required affects the Final Proposal Due Date or the selection date, all Proposers shall be notified.

CSO's decision shall be final and conclusive. Selection of the successful Proposer, if any, will be postponed until after CSO has issued its decision.
C. Post-Selection Protests
   CSO shall notify all unsuccessful Proposers of CSO’s selection decision. To allow sufficient response time, all post-selection protests must be received by CSO no later than 3:00 p.m. PST of the second business day after receipt of a Non-Selection Notice. If the protest is mailed before the post selection protest deadline, the Proposer/protestant shall immediately notify CSO’s Manager by telephone, or some other means of rapid communication, that a protest has been made.

   CSO shall consider all the facts available to it, and issue a decision in writing within five (5) business days after receipt of the protest, unless more time is needed. The Proposer/protestant and the Proposer(s) against whom the protest is made will be notified if a longer time is necessary and, if the additional time required affects the Award Date, all Proposers will be notified.

   CSO’s decision shall be conclusive unless appeal from it is taken by an aggrieved firm to the Superior Court of Thurston County within five (5) calendar days after receiving notice of CSO’s decision on the protest. The court shall hear any such appeal on CSO’s administrative record for the project. The court may affirm CSO’s decision, or it may reverse the decision if it determines the action of CSO was arbitrary and capricious.

   Post-selection protests which do not comply with the above-specified procedures will not be considered.

D. Post-Debrief Protests
   To allow sufficient response time, all post-debrief protests must be received by CSO no later than 3:00 p.m. PST of the second (2nd) business day following the debrief. If the protest is mailed before the Post-Debrief protest deadline, the Proposer/protestant shall immediately notify CSO’s Manager by telephone, or some other means of rapid communication, that a protest has been made.

   CSO shall consider all the facts available to it, and issue a decision in writing within five (5) business days after receipt of the protest, unless more time is needed. The Proposer/protestant and the Proposer(s) against whom the protest is made will be notified if a longer time is necessary and, if the additional time required affects the Final Proposal Due Date or the selection date, all Proposers shall be notified.

   CSO's decision shall be final and conclusive. Selection of the successful Proposer, if any, will be postponed until after CSO has issued its decision.

System for Award Management (SAM) Excluded Parties Records
A. Per federal regulations, CSO is required to ensure, to the best of its knowledge and belief, that none of the principals, affiliates, third party Contractors and subcontractors are suspended, debarred, ineligible or voluntarily excluded from participation in federally assisted transactions or procurements. Federal regulations require CSO to review records of excluded parties in the federal System for Award Management (SAM) before entering into any third party Contracts exceeding $25,000.00.

B. Prior to award of a federally funded Contract, CSO will search the SAM system to ensure that excluded parties do not participate in covered transactions.
C. To learn more about the federal SAM, go to www.sam.gov/portal/public/SAM/.

Federal Transit Administration (FTA) Provisions & Certifications
Instructions for Federal Transit Administration Certifications (Lobbying, Debarment and Suspension)

A-1 Restriction on Lobbying

1. The Lobbying Disclosure Act, 2 U.S.C., Section 1601 et seq. prohibits the use of federal funds to influence federal employees, Members of Congress, and Congressional staff regarding specific projects. Further, any person or entity who uses non-federal funds for lobbying on behalf of specific projects or proposals must submit disclosure documentation when these efforts are intended to influence the decisions of federal officials. The provisions apply to grants, contracts, and cooperative agreements involving $100,000.00 or more. Additional information is provided in the Contract Federal Aid Articles.

2. Accordingly, a form titled "Certification Regarding Lobbying" is provided under “required forms” on the first page of this advertisement web site. The Certification form must be completed if the amount of the primary contract or any subcontract equals or exceeds $100,000.00. The Contractor shall ensure that the Certification form is included in every such subcontract.

3. A proposer's completed Certification form must be submitted to the State no later than the closing time for receipt of proposals. A subcontractor's completed Certification form must be submitted by the Contractor to the State upon execution of each and every subcontract, and before any such subcontractor commences work on the project.

4. Please note that a proposer’s or a subcontractor's failure to furnish a completed Certification form may disqualify that person or firm from participating in the project.

5. The Certification form included in the RFQ package may be reproduced for compliance with the subcontractor provisions herein.

A-2 Debarment and Suspension

Unless otherwise permitted by law, any person or entity that is debarred, suspended or voluntarily excluded may not participate in this federally assisted project, either as a participant or as a principal, during the period of debarment, suspension, or voluntary exclusion.

1. Accordingly, a Contractor Certification titled “Certification of Contractor Regarding Debarment and Suspension” is provided under “required forms” on the first page of this advertisement web site.

2. For all subcontracts, regardless of contract value, a Subcontractor Certification titled “Certification of Subcontractor Regarding Debarment and Suspension” is also provided under “required forms” on the first page of this advertisement web site. The
prospective Contractor shall ensure that the latter Certification form is included in every project subcontract that equals or exceeds $25,000.

3. The inability of a person to provide the required Certifications will not necessarily result in denial of participation in this project. However, a person that is unable to provide a positive Certification must attach a complete explanation, as so noted on the Certification.

4. The Certification of Subcontractors must be included by the Contractor in each and every subcontract, that equals or exceeds $25,000 and before any such subcontractor commences work on the project.

5. Please note that a proposer's or a subcontractor's failure to agree to provide a Certification (or an explanation) may disqualify that person or firm from participating in the project.

6. All contractors and subcontractors in covered transactions shall confirm whether a prospective participant in a lower tier covered transaction is debarred or suspended by checking exclusion records maintained by the U.S. General Service Administration in an on-line database at https://www.sam.gov/portal/public/SAM/.

A-3 Federal Transit Administration - Articles for Professional Services Contract

This contract may be funded by the FTA, accordingly, the FTA Articles for Professional Services Contracts http://www.wsdot.wa.gov/publications/fulltext/design/ConsultantSrvs/FTA_Provisions.pdf will be incorporated into the Contract.

Public Records
Submittals received as a result of this RFQ and the resulting score sheets may be posted to CSOs web page.

To the extent consistent with chapter 42.56 RCW, the Public Disclosure Act, WSDOT shall maintain the confidentiality of Consultant’s information marked confidential or proprietary. If a request is made to view Consultant’s proprietary information, WSDOT will notify Consultant of the request and of the date that the records will be released to the requester unless Consultant obtains a court order enjoining that disclosure. If Consultant fails to obtain the court order enjoining disclosure, WSDOT will release the requested information on the date specified.

WSDOT’s sole responsibility shall be limited to maintaining the above data in a secure area and to notify Consultant of any request(s) for disclosure for so long as WSDOT retains Consultant’s information in WSDOT records per state law. Failure to so label such materials or failure to timely respond after notice of request for public disclosure has been given shall be deemed a waiver by Consultant of any claim that such materials are exempt from disclosure.

Title VI Statement to Public

It is the Washington State Department of Transportation’s (WSDOT) policy to assure that no person shall, on the grounds of race, color, national origin, as provided by Title VI of the Civil Rights Act of 1964, be excluded from participation in, be denied the benefits of, or be otherwise discriminated against
under any of its programs and activities. Any person who believes their Title VI protection has been violated, may file a complaint with WSDOT’s Office of Equal Opportunity (OEO). For additional information regarding Title VI complaint procedures and/or information regarding our non-discrimination obligations, please contact OEO’s Title VI Coordinator at (360) 705-7090.

Americans with Disabilities Act (ADA) Information
This material can be made available in an alternate format by emailing the WSDOT Diversity/ADA Affairs team at wsdotada@wsdot.wa.gov or by calling toll free, 855-362-4-ADA(4232). Persons who are deaf or hard of hearing may make a request by calling the Washington State Relay at 711.

Notificación de Titulo VI al Público
Es la política del Departamento de Transportación del Estado de Washington (WSDOT, por sus siglas en inglés) asegurarse que ninguna persona, por razón de raza, color, u origen nacional, según provee el Titulo VI de la Ley de Derechos Civiles de 1964, pueda ser excluido de la participación, negado los beneficios de o ser discriminado de otra manera bajo cualquiera de sus programas y actividades. Cualquier persona que cree que su protección bajo el Titulo VI ha sido violada, puede presentar una queja o reclamación ante la Oficina de Igualdad de Oportunidades (OEO, por sus siglas en inglés) del Departamento de Transportación del Estado de Washington (WSDOT, por sus siglas en inglés). Para obtener información adicional sobre los procedimientos de quejas y/o reclamaciones bajo el Titulo VI y/o información sobre nuestras obligaciones anti-discriminatorias, pueden contactar al coordinador del Titulo VI en la EEOC 360-705-7090.

Información de la Ley sobre Estadounidenses con Discapacidades (ADA, por sus siglas en inglés)
Este material está disponible en un formato alternativo, que puede ser solicitado al enviar un un correo electrónico a la Oficina de Igualdad de Oportunidades (OEO, por sus siglas en inglés)/ wsdotada@wsdot.wa.gov o llamando gratis al siguiente número de teléfono: 855-362- 4ADA (4232). Personas sordas o con discapacidad auditiva pueden solicitar la misma información llamando al Washington State Relay al 711.

한국어-Korean
제 6 조 관련 공지사항
1964년 민권법 제6조의 규정에 따라, 누구도 인종, 피부색, 출신 국가 이유로 프로그램 및 활동에 대해 참여 배제, 혜택 거부 또는 그 밖의 차별을 받지 않도록 하는 것이 워싱턴주 운수국(WSDOT)의 정책입니다. 제6조에 따른 보호를 위반했다고 판단될 경우 누구든지 WSDOT의 평등 기회 사무국(OEO)에 불만을 제기할 수 있습니다. 제6조에 따른 불만 처리 절차 및/또는 차별금지 의무 내용에 관한 추가 정보는, (360) 705- 7090을 통해 OEO의 제6조 조정관에게 문의하십시오.

미국 장애인법(ADA) 정보
해당 자료는 평등 기회 사무국 이메일 wsdotada@wsdot.wa.gov 또는 수신자부담전화 855-362-4ADA (4232)를 통해 요청하시면 대체 형식으로 받아보실 수 있습니다. 청각 장애인은 워싱턴주 중계 711 로 전화하여 요청하실 수 있습니다.

русский-Russian
Раздел VI Общественное заявление
Политика департамента транспорта штата Вашингтон (WSDOT) — в соответствии с разделом VI Закона о гражданских правах 1964 года, обеспечить всем лицам вне зависимости от расы, цвета кожи, национальности право пользоваться всеми муниципальными программами департамента, участвовать в муниципальных мероприятиях, проводимых департаментом, и не подвергаться дискриминации. Любое лицо, считающее, что по отношению к нему не соблюдается раздел VI, может подать жалобу в управление по обеспечению равных возможностей WSDOT (OEO). Для дополнительной информации о процедуре подачи жалобы по поводу несоблюдения раздела VI, а также об информации о наших обязательствах по борьбе с дискриминацией, пожалуйста, свяжитесь с координатором OEO по разделу VI по телефону (360) 705-7090.

Закон США о защите прав граждан с ограниченными возможностями (ADA)
Данный материал может быть предоставлен в другом формате. Отправьте электронное письмо в управление по обеспечению равных возможностей по адресу wsdotada@wsdot.wa.gov или позвоните на бесплатную горячую линию по номеру 855-362-4ADA (4232). Глухие и слабослышащие лица могут сделать запрос, позвонив в специальную диспетчерскую службу штата Вашингтон по номеру 711.

tiếng Việt-Vietnamese
Thông báo Khoản VI dành cho công chúng
Theo Khoản VI Đạo luật Dân quyền 1964, Chính sách của Sở Giao thông Tiêu bang Washington (WSDOT) đảm bảo không ai bị loại bỏ, từ chối quyền lợi, hay nói cách khác bị phân biệt đối xử trong mọi hoạt động và chương trình do Liên bang tài trợ dựa trên chứng tộc, màu da, nguồn gốc quốc gia. Bất kỳ ai tin rằng mình không được đảm bảo quyền lợi theo Khoản VI có thể nộp khiếu nại lên Văn phòng Cơ hội Công bằng (Office of Equal Opportunity, OEO) của WSDOT. Để biết thêm thông tin liên quan đến các thủ tục khiếu nại theo Khoản VI và/hoặc thông tin liên quan đến các nghĩa vụ không phân biệt đối xử của chúng tôi, vui lòng liên hệ Điều phối viên Khoản VI của OEO theo số (360) 705-7090.

Thông tin về Đạo luật Người Mất tật (Americans with Disabilities Act, ADA)
Bạn có thể yêu cầu cung cấp tài liệu này dưới định dạng khác bằng cách gửi email đến Văn phòng Cơ hội Công bằng theo địa chỉ wsdotada@wsdot.wa.gov hoặc gọi đến số điện thoại miễn phí 855-362-4ADA(4232). Người điếc hoặc khuyết thính có thể yêu cầu bằng cách gọi cho Dịch vụ Tiếp âm Tiêu bang Washington theo số 711.

العربية
العنوان 6 إشعار للجمهور
WSDOT reserves the right, if it deems action to be in the best interest of WSDOT, to reject any and all submittals or to waive any irregularities or informalities therein. Any incomplete, false or misleading
information provided by or through the Consultant shall be grounds for non-consideration. If submittals are rejected, WSDOT further reserves the right to investigate and negotiate with the next ranked Consultant in order of ranking or to reject all Consultants and re-solicit for additional firms.

Faxed submittals will not be accepted. Submittals must arrive at the following email address no later than 4:00 p.m. PST on Wednesday, September 14, 2022.

Submittal email address: CSOSubmittals@wsdot.wa.gov

Note: Submitters may want to consider setting your email to automatically receive a “Delivery/Read Receipt” for confirmation purposes, as WSDOT will not respond with notification of receipt.

Multiple emails are acceptable due to file size limitations of 20mb per email.

Any questions regarding this RFQ should be directed to WSDOT’s Headquarters Consultant Services Office at CSOSubmittals@wsdot.wa.gov.

Questions will be accepted through 4:00pm PST on Tuesday, September 7, 2022. Questions and answers will be posted in the form of a Q&A document on the advertisement webpage. Questions are posted on the webpage anonymously.


Dates of publication in WEBS: August 9, 2022.

Submittal Due Date and Time: 4:00 p.m. PST on Wednesday, September 14, 2022.