STATE OF FLORIDA
DEPARTMENT OF HEALTH
DIVISION OF ENVIRONMENTAL HEALTH
BUREAU OF ONSITE SEWAGE PROGRAMS

DOH 08-026

INVITATION TO NEGOTIATE
FOR
FLORIDA ONSITE SEWAGE NITROGEN REDUCTION STRATEGIES STUDY:
technology evaluation, characterization of environmental fate
and transport, and an assessment of costs

Vendor Name________________________________________
Vendor Mailing Address__________________________________
City-State-Zip__________________________________________
Telephone Number ______________________________________
Email Address _________________________________________
Federal Employer Identification Number (FEID) _____________
Authorized Signature (Manual) ___________________________
Authorized Signature (Typed) and Title ____________________
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## Timeline
**DOH 08-026**

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<tr>
<th>EVENT</th>
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<th>LOCATION</th>
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<td>Vendor Bid System: <a href="http://vbs.dms.state.fl.us/vbs/main_menu">http://vbs.dms.state.fl.us/vbs/main_menu</a></td>
</tr>
<tr>
<td>Questions Submitted in Writing</td>
<td>Prior to 3:00 PM EST October 9, 2008</td>
<td>Submit to: Florida Department of Health Purchasing – Maureen Livings, Suite 310 4052 Bald Cypress Way, Bin B07 Tallahassee, Florida 32399-1749 Fax: (850) 412-1185 E-mail: <a href="mailto:Maureen_Livings@doh.state.fl.us">Maureen_Livings@doh.state.fl.us</a></td>
</tr>
<tr>
<td>Optional Pre-Proposal Conference</td>
<td>October 14, 2008 2:00 PM – 3:00 PM</td>
<td>Department of Health 4042 Bald Cypress Way Conference Room 240 P Tallahassee, Florida 32399 Or via Conference call: 1-888-808-6959 code - 1454070</td>
</tr>
<tr>
<td>Answers to Questions</td>
<td>October 17, 2008</td>
<td>Posted electronically via the following Internet site:  <a href="http://vbs.dms.state.fl.us/vbs/main_menu">http://vbs.dms.state.fl.us/vbs/main_menu</a></td>
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<td><strong>Must be received PRIOR to: 3:00 PM EST</strong> October 29, 2008</td>
<td>Florida Department of Health Purchasing – Maureen Livings, Suite 310 4052 Bald Cypress Way, Bin B07 Tallahassee, FL 32399-1749</td>
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<td>Beginning October 29, 2008</td>
<td>Individual Evaluation of written proposals</td>
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<tr>
<td>Anticipated Evaluation Team Meeting</td>
<td>November 6 2008</td>
<td>Evaluation Team Meeting - location, date &amp; time TBD</td>
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<td>Anticipated Beginning Negotiations</td>
<td>November 13, 2008</td>
<td>Department of Health 4042 Bald Cypress Way Tallahassee, Florida 32399</td>
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<tr>
<td>Anticipated Posting of Intent to Award</td>
<td>November 18 2008</td>
<td>Vendor bid system:  <a href="http://vbs.dms.state.fl.us/vbs/main_menu">http://vbs.dms.state.fl.us/vbs/main_menu</a></td>
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SECTION 1.0 GENERAL INSTRUCTIONS TO RESPONDENTS (PUR 1001)

This section explains the General Instructions to Respondents (PUR 1001) of the solicitation process. Attachment: This is a downloadable document. Please download and save this document to your computer for further review. There is no need to return this document back to the Department of Health. http://dms.myflorida.com/content/download/2934/11780

SECTION 2.0 GENERAL TERMS AND CONDITIONS (PUR 1000)

This section explains the General Contract Conditions (PUR 1000) of the solicitation process. Attachment: This is a downloadable document. Please download and save this document to your computer for further review. There is no need to return this document back to the Department of Health. http://dms.myflorida.com/content/download/2933/11777

SECTION 3.0 INTRODUCTORY MATERIALS

3.1 Statement of Purpose

The purpose of this Invitation to Negotiate (ITN) is to identify respondents interested in an anticipated 3-year project to study onsite sewage nitrogen reduction strategies. The 2008 Florida legislature has appropriated one million dollars for Phase I of this project to further develop cost-effective nitrogen reduction strategies and to develop passive strategies for nitrogen reduction that complement use of conventional onsite sewage treatment and disposal systems. The project shall be controlled by the Department of Health’s Research Review and Advisory Committee (RRAC). The Florida Department of Health (DOH) seeks one or several respondents to conduct tasks addressing the following issues: 1) comprehensive review of existing or ongoing studies on passive technologies; 2) field-testing of nitrogen reducing technologies at actual home sites for comparison of conventional, passive technologies, and performance-based treatment systems to determine nitrogen reduction performance; 3) documentation of all capital, energy and life-cycle costs of various technologies for nitrogen reduction; 4) evaluation of nitrogen reduction provided by soils and the shallow groundwater below and down gradient of various systems; and 5) development of a simple model for predicting nitrogen fate and transport from onsite sewage treatment and disposal systems. Basic components of the project are described in Section 4. Funding for future years is dependent on future legislative appropriations. The total cost of the contract(s) will not exceed $5,000,000.

3.2 Term

The initial term of the contract(s) resulting from this solicitation shall be three (3) years.

3.3 Definitions

Active nitrogen removal system – onsite treatment system affecting nitrogen reduction in the effluent that is not considered passive because it contains aerator pumps, more than one effluent pump, or no reactive media

ATU – Aerobic treatment unit, as specified in 64E-6.012 FAC

Conventional drainfield material – Gravel as specified in 64E-6.014(5) FAC
Conventional System – Standard septic tank and drainfield to treat wastewater on site that does not perform advanced treatment

DOH – Florida Department of Health or the department

FAC – Florida Administrative Code

Florida onsite sewage nitrogen reduction strategies study – study that is the subject of this Invitation to Negotiate

Media – Material that effluent from a septic tank or pretreatment device passes through prior to reaching the groundwater. This may include soil, saw dust, zeolites, tire crumbs, vegetative removal, sulfur, spodosols, or other media

OSTDS – Onsite Sewage Treatment and Disposal System

Passive – A type of onsite sewage treatment and disposal system that excludes the use of aerator pumps and includes no more than one effluent dosing pump with mechanical and moving parts and uses a reactive media to assist in nitrogen removal

QAPP – Quality Assurance Project Plan

PBTS – Performance Based Treatment System, a type of OSTDS that has been designed to meet specific performance criteria for certain wastewater constituents as defined by 64E-6.025(10) FAC

Reactive media – Media that reacts with wastewater to reduce nitrogen concentrations

RRAC – Research Review and Advisory Committee, a committee with the Florida Department of Health, Division of Environmental Health, that develops priorities for research in onsite sewage, reviews and ranks research proposals, reviews and comments on project reports, and accepts as complete final reports

State - The State of Florida and legally authorized employees, agents, contractors, or vendors acting on behalf of the aforementioned for the purpose of conducting State business

TN - Total Nitrogen concentration in a water sample (mg/L)

Wekiva Study Area – Area delineated by the Wekiva Parkway and Protection Act of 2004 (http://www.dca.state.fl.us/fdcp/DCP/wekiva/wekivaact/study%20area%20map.pdf)

SECTION 4.0 TECHNICAL SPECIFICATIONS

4.1 Scope of Service

The successful respondent(s) shall perform technology evaluations; field work and monitoring of OSTDS and groundwater; analysis and evaluation of data, and modeling. The respondent(s) shall also reach conclusions and provide recommendations.

In particular, the successful respondent(s) shall perform tasks in furtherance of the following scope:
1) Perform a comprehensive review of existing or ongoing studies on passive technologies; 
2) Perform field-testing of nitrogen reducing technologies at actual home sites for comparison of conventional, passive technologies, and performance-based treatment systems to determine nitrogen reduction performance; 
3) Provide documentation of all capital, energy, and life-cycle costs of various technologies for nitrogen reduction; 
4) Perform an evaluation of nitrogen reduction provided by soils and the shallow groundwater below and down gradient of various systems; 
5) Develop a simple model for predicting nitrogen fate and transport from onsite wastewater systems; and 
6) Present a progress report, including recommendations for funding additional phases of the study, on or before January 5, 2009. This will allow DOH time to meet the reporting deadline to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives of February 1, 2009.

Deliverables will be reviewed by the Florida Department of Health and its Research Review and Advisory Committee. The successful respondent(s) shall prepare deliverables using software and hardware applications that are consistent with department standards (currently Microsoft software, PC-compatible hardware).

4.2 Programmatic Authority

The Bureau of Onsite Sewage Programs operates under Section 381.0065 et seq. of the Florida Statutes. 381.0065(3)(c) directs the department to “develop a comprehensive program to ensure that onsite sewage treatment and disposal systems … are sized, designed, constructed, installed, … operated, and maintained … to prevent groundwater contamination and surface water contamination”.

Laws of Florida, 2008-152, includes Specific Appropriation 1682 that reads, in part: “$1 million … shall be transferred to the Department of Health to further develop cost-effective nitrogen reduction strategies. The Department of Health shall contract, … for Phase I of an anticipated 3-year project to develop passive strategies for nitrogen reduction that complement use of conventional onsite wastewater treatment systems. The project shall be controlled by the Department of Health’s research review and advisory committee and shall include the following components: 1) comprehensive review of existing or ongoing studies on passive technologies; 2) field-testing of nitrogen reducing technologies at actual home sites for comparison of conventional, passive technologies and performance-based treatment systems to determine nitrogen reduction performance; 3) documentation of all capital, energy and life-cycle costs of various technologies for nitrogen reduction; 4) evaluation of nitrogen reduction provided by soils and the shallow groundwater below and down gradient of various systems; and 5) development of a simple model for predicting nitrogen fate and transport from onsite wastewater systems. A progress report shall be presented to the Executive Office of the Governor, the President of the Senate and the Speaker of the House of Representatives on February 1, 2009, including recommendations for funding additional phases of the study.”

4.3 Major Program Goals

The goals of the Florida Onsite Sewage Nitrogen Reduction Strategies Study are to develop passive strategies for nitrogen reduction that complement the use of conventional onsite sewage treatment and disposal systems, to systematically evaluate the field performance and associated costs of such OSTDS nitrogen reduction strategies in comparison to conventional and existing technologies and to assess and model the environmental fate and transport of
nitrogen discharged to the environment. Nitrogen loading is important to the mission of the Bureau of Onsite Sewage Programs: “Protecting the public health and environment through a comprehensive onsite sewage program”.

4.4 Task List

The successful respondent(s) shall perform the following tasks. While the preference is that a single contract will result from this ITN, the department may consider splitting tasks between respondents, such as awarding 4.4 A to one respondent, 4.4 B to another, 4.4 C to another, and 4.D to a fourth, with each respondent responsible for their part. Draft deliverables will be reviewed by RRAC and the department. The department will approve all deliverables when completed to the department's satisfaction.

The successful respondent shall perform the tasks listed below. The task descriptions are only meant as suggestions and reflect current thinking as of the RRAC-meeting on July 30, 2008. Alternative and innovative ideas to achieve the objectives are encouraged.

A Preselection of technologies and prioritizing technology for testing

1) Objectives: Evaluate and prioritize technologies for field testing, so that testing and further development can be phased in to occur as funding becomes available over the three year anticipated project period.

2) Activities: The following activities are currently expected to occur in achieving the objectives of this task. The respondent can propose a different set of activities to achieve the objectives of the task.

   1) Assess what if any updates are needed to the literature review performed for the Department of Health in 2007 and provide a draft and a final revised literature review. (http://www.doh.state.fl.us/environment/ostds/zip/PassiveNFinal.zip)
   2) Develop a classification scheme for technologies to allow comparisons (draft and final). A possible classification suggested by the authorizing language could be as follows:
      a) Complements to conventional onsite systems: reduced authorized lot flow per acre, separate treatment (and disposal off site) of black water and/or urine, dosed vs. gravity drainfields, differing installation depths relative to vegetation and/or seasonal high water table, fill material modifications
      b) Passive nitrogen removal system: a combination of a nitrification media filter and a denitrification media filter, including at most one effluent pump and excluding aerators
      c) Active nitrogen removal system: onsite treatment system affecting nitrogen reduction in the effluent that is not passive because of aeration, number of pumps, or active dosing of denitrification material.
   3) Develop criteria to rank technology for order of testing during the years of the project (draft and final). The criteria shall address issues including but not limited to:
      a) Expected cost and cost effectiveness
      b) Maturity
         i) Evaluation in test centers has occurred and system has at least innovative status in Florida; or system has completed innovative system testing in Florida with influent and effluent measurements
         ii) Technology has been tested at test centers or evaluated in other states but has not been evaluated for innovative status in Florida
         iii) Technology shows promise in small-scale experiments, needs test center data for comparison to other technologies
c) Effectiveness classifications such as:
   i) Nitrogen reduction >80%
   ii) Nitrogen reduction 65-80%
   iii) Nitrogen reduction 50-65%
   iv) Nitrogen reduction <50%

d) Trade-offs with pathogen removal
e) Differences to technologies previously tested

4) Evaluate existing information about technologies relative to criteria to develop a priority list of technology testing over the projected three-year period of the project and determine areas of information need (draft and final).

5) Develop information to address needs for technologies that are not mature enough to be permitted as innovative systems in Florida but rank highly otherwise. This could be accomplished in cooperation with NSF-testing facilities and/or manufacturers or engineers. Assist designer in completion of innovative system application.

6) Summarize the progress of this task (draft and final), including recommendations for funding additional phases of the study. The final version of the first progress report shall be submitted by January 1, 2009; and approximately quarterly thereafter in a report to the RRAC.

7) Update the results of Activity 4 annually

3) Deliverables.
   1) Draft and final updated literature review within one and two months of contract execution
   2) Draft and final classification of technologies within one and two months of contract execution
   3) Draft and final ranking criteria within one and two months of contract execution
   4) Draft and final priority list for testing within three and four months of contract execution
   5) Completed innovative system application
   6) Draft and final of progress reports at specified intervals
   7) Draft and final revisions of priority list for testing

B Field testing of technologies at actual home sites and cost documentation

1) Objectives: Obtain comparable data on costs and treatment effectiveness for a variety of technologies under field conditions. The emphasis will be on total nitrogen and other wastewater parameters (cBOD5, TSS, TP and fecal coliform) will be assessed in less detail.

2) Activities. The following activities are currently expected to occur in achieving the objectives of this task. **The respondent can propose a different set of activities to achieve the objectives of the task.**
   1) Development of a Quality Assurance Project Plan (QAPP). The respondent will develop a quality assurance project plan (QAPP) patterned after EPA guidelines (http://www.epa.gov/quality/qs-docs/g5-final.pdf). In this document the respondent will plan and describe the approach, sampling schemes, field work, analytical methods, and quality control procedures guiding the project. The document will address questions such as:
      a) Achievable cost savings by different management strategies (individual owner decides about technology and maintenance entity vs. area-wide decision about technology and maintenance entity vs. cluster systems with common technology and common maintenance entity)
      b) Recruitment of testing sites to achieve comparable climatic and influent strength and flow conditions
c) Cost-sharing and instruments to provide incentives and assurance to system owners, such as warranties and maintenance of a contingency fund

d) Sampling and monitoring methodology to establish treatment effectiveness by mass balances at performance boundaries (influent, pretreatment effluent, drainfield, shallow groundwater)

e) Required length and frequency of monitoring

f) Evaluation of reduction effectiveness given within site and between site variability

g) Monitoring of costs, energy use, and benefits (with focus on nitrogen, also addressing water conservation and irrigation)

h) Assessment of life-cycle costs and benefits and stakeholder satisfaction

i) Transition for systems out of project monitoring into permanent use

2) Recruitment of homeowners for participation in the study

3) Procurement, permitting, and installation of new systems and/or, existing system evaluation and instrumentation of existing systems

4) Maintain contingency fund, e.g. for system replacement in case of failure

5) Monitoring of influent and effluent flow, quality, ongoing costs, and energy use

6) Assessment of life-cycle costs and benefits and stakeholder satisfaction

7) In cooperation with system designer, development of a technical description of the design, installation, operation, maintenance and monitoring of each technology for nitrogen reduction with a summary of the results

8) After sampling is complete, system replacement or transfer of instrumentation to owner

9) Summarize the progress of this task (draft and final), including recommendations for funding additional phases of the study. The final version of the first progress report shall be submitted by January 1, 2009; and approximately quarterly thereafter in a report to the RRAC.

3) Deliverables

1) A preliminary draft, a final draft, and a final QAPP

2) Homeowner agreements to participate

3) Systems readied for sampling

4) Quarterly Monitoring results

5) Updates on necessary repairs for systems

6) A preliminary draft, a final draft, on life-cycle costs and benefits

7) Technical description for each nitrogen reduction technology

8) Acceptance of system by owner of system

9) Draft and final progress reports at specified intervals

C Evaluation of nitrogen reduction provided by soils and the shallow groundwater below and down gradient of various systems

1) Objectives: To summarize existing and collect additional data to quantify nitrogen reduction provided by soils and shallow groundwater. The emphasis will be on total nitrogen and other wastewater parameters (cBOD5, TSS, TP and fecal coliform) will be assessed in less detail for additional characterization. As part of this, this task will characterize seasonal variability of the respective processes, in particular in the Wekiva Study Area.

2) Activities. The following activities are currently expected to occur in achieving the objectives of this task. The respondent can propose a different set of activities to achieve the objectives of the task. These activities may overlap with activities in Task 4.4.B.

1) Prioritize pretreatment/drainfield configuration/soil combinations for testing in the phases of the project in cooperation with RRAC and the department. It is anticipated that
differences between drip irrigation, pressure dosed, and gravity-fed drainfields will be of interest.

2) Development of a Quality Assurance Project Plan (QAPP). The respondent will develop a quality assurance project plan (QAPP) patterned after EPA guidelines (http://www.epa.gov/quality/qs-docs/g5-final.pdf). In this document the offeror will plan and describe the approach, sampling schemes, field work, analytical methods, and quality control procedures guiding the project. The document will address questions such as:

a) Should soil and shallow groundwater processes be evaluated at the same site or should the evaluations be separated (e.g. soil evaluations in lab or test center experiments; shallow groundwater in the field)?

b) How can a mass balance of water, nitrogen, and any other parameters be achieved at several locations and validated by comparison to tracer components to characterize the separate effects of processes, such as denitrification, nutrient uptake by plants, and dilution on nitrogen concentrations and loads?

c) How will sites be identified that have the desired combination of pretreatment, drainfield, and soil? What should be the minimum system age (e.g. five years)? What should be evaluated in a site in addition to the existing system evaluation protocol? Is there a need for these sites to be located in the same watershed?

d) What is the loading (flow and concentration) coming from the last treatment receptacle?

e) How will velocity of groundwater be determined, which has been identified by Heatwole and McCray (2006) as the most important parameter in modeling of nitrogen transport? How will dispersion and recharge be determined?

f) How will the importance of seasonal variability relative to other sources of variability be assessed and what is the required length and frequency of monitoring to characterize “average” conditions?

g) What will be the sampling and monitoring methodology to establish characterizations that are comparable to each other given expected variability?

h) How should soil, groundwater, and weather conditions be characterized?

i) How will monitoring equipment be dealt with at the completion of the project?

3) Recruitment of site owners for participation in the study and site evaluations of existing systems.

4) Instrumentation of sites.

5) Monitoring of groundwater quality, wastewater flow, and any other parameters identified in the QAPP.

6) Report on each site detailing results of nitrogen reduction in soil and shallow groundwater, including monitoring results and mass balance estimates.

7) After sampling is complete, system replacement or transfer of instrumentation to owner.

8) Summarize the progress of this task (draft and final), including recommendations for funding additional phases of the study. The final version of the first progress report shall be submitted by January 1, 2009; and approximately quarterly thereafter in a report to the RRAC. The progress reports will address the question if differences between sites exist.

3) Deliverables:

1) Draft and final priority list

2) A preliminary draft, a final draft, and a final summary of previous studies on soil and shallow groundwater fate and transport of nitrogen onsite systems

3) A preliminary draft, a final draft, final QAPP

4) Completed site evaluations

5) Completed instrumentation of sites
6) Monitoring reports with sample parameters per QAPP
7) A preliminary draft, a final draft, and final report on nitrogen reduction in soils and shallow groundwater at each site
8) Acceptance of site condition by site owner after completion of site study
9) Draft and final progress reports at specified intervals

D Development of a simple model for predicting nitrogen fate and transport from onsite wastewater systems

1) Objectives: To synthesize understanding of nitrogen fate and transport into a simple model for uses such as estimation of loadings for watershed models, to establish lot or pretreatment requirements given standards at a performance boundary, or to provide a starting point for load reductions.

2) Activities: The following activities are currently expected to occur in achieving the objectives of this task. **The respondent can propose a different set of activities to achieve the objectives of the task.** These activities may overlap with activities in Task 4.4.C.

1) Summarize results of previous studies and recommend modifications to sampling parameters for field work (Task C)
2) Development of a Quality Assurance Project Plan (QAPP). The respondent will develop a quality assurance project plan (QAPP) patterned after EPA guidelines (http://www.epa.gov/quality/qs-docs/g5-final.pdf). In this document the respondent will plan and describe the approach, analytical methods, and quality control procedures guiding the project. The document will address questions such as:
   a) What should be the starting point of the model (existing numerical or analytical models such as NHBA, CXTFIT,) or new development?
   b) What data will be used to evaluate the matching of physical processes (velocity, water flux, dispersion)?
   c) How will aggregation of variable data (soil, flow, concentrations, reaction rates) in space and time occur?
   d) What will be used to characterize deviations between model and measured data (length, area, mass of plume; flux at performance boundary; concentration at sampling points)?
   e) How will the accurate execution of the algorithms of the model be verified?
   f) Which existing data sets are proposed to guide model development?
   g) What will be acceptance criteria for model validation against data developed under Task C?
   h) How will the existence of bias due to simplification be assessed?
3) Adapt or develop and verify a model that can predict time-variable location and extent of the plume of an individual OSTDS, given information on factors such as sewage flow, recharge, drainfield type, soil, and groundwater flow velocity
4) Adapt or develop and verify a simplified model that can predict location and extent of the average plume of an individual OSTDS, given information on factors such as sewage flow, recharge, drainfield type, soil, and groundwater flow velocity
5) Adapt or develop a classification model for aerial nitrogen input and loading (lbs/acre, lbs/system, concentration at performance boundary) to groundwater from onsite systems depending on factors such as pretreatment, recharge, soil conditions, and property size
6) Calibrate models developed in Activities 3 through 5 with existing data sets. Activities 1 through 6 could be completed during the first year of the contract
7) Validate the models (Activities 3 through 6) by comparison to datasets developed as part of Task C
8) Depending on the level of funding, adapt or develop and calibrate a model that describes the watershed-scale transport of nitrogen from subdivisions (multiple houses) to either deeper zones of aquifers or to surface water.

9) Summarize the progress of this task (draft and final), including recommendations for funding additional phases of the study. The final version of the first progress report shall be submitted by January 1, 2009; and approximately quarterly thereafter in a report to the RRAC. The progress report will address the question if differences between sites exist.

3) Deliverables:
   1) A preliminary draft, a final draft, and final summary of existing data from previous studies and recommendation for sampling data for Task C
   2) A preliminary draft, a final draft, and final QAPP, completed within three months of contract execution
   3) A preliminary draft, a final draft, and final report on time-variable model development and verification and comparison to existing data, completed by June 30, 2009
   4) A preliminary draft, a final draft, and final report on time-averaged model developments and verification comparison to existing data, completed by June 30, 2009
   5) A preliminary draft, a final draft, and final report on classification model developments and comparison to existing data, completed by June 30, 2009
   6) A preliminary draft, a final draft, and final report on calibration of models with existing data
   7) A preliminary draft, a final draft, and final report on validation of models with newly developed data
   8) A preliminary draft, a final draft, and final report on development and calibration of watershed-scale nitrogen transport model
   9) A preliminary draft, a final draft, and final progress reports at specified intervals

4.5 Task Limits

The successful respondent shall not perform any tasks related to the project other than those described in Section 4.4 without the express written consent of the department.

4.6 Staffing Levels

Each respondent shall include their proposed staffing for technical, administrative, and clerical support. The successful respondent shall maintain an adequate administrative organizational structure and support staff sufficient to discharge its contractual responsibilities. In the event the department determines that the successful respondent’s staffing levels do not conform to those promised in the proposal, it shall advise the successful respondent in writing who shall have thirty (30) days to remedy the identified staffing deficiencies.

The successful respondent shall replace any employee whose continued presence would be detrimental to the success of the project as determined by the department with an employee of equal or superior qualifications. The department’s contract manager will exercise exclusive judgment in this matter.

4.7 Professional Qualification

Respondent must have a project manager on staff that has experience in the execution of projects similar to this. Experience will be judged based on quality and quantity of past projects.
as indicated on the ITN questionnaire (Attachment I). Technical staff shall be trained in the methodology proposed by the respondent.

This provision does not abrogate any statutory provision(s) that may require professional licensure, certification, or registration to perform duties associated with this contract.

4.8 **Staffing Changes**

The successful respondent shall staff the project with key personnel identified in the respondent's proposal who are considered by the department to be essential to this project. Prior to diverting any of the proposed individuals the successful respondent shall notify and obtain written approval from the department of the proposed substitution. Written justification should include documentation of the circumstances requiring the changes and a list of proposed substitutions in sufficient detail to permit evaluation of the impact on the project. The department, at its option, may agree to accept personnel of equal or superior qualifications in the event that circumstances necessitate the replacement of previously assigned personnel. Any such substitution shall be made only after consultation with department staff. Positions will not remain vacant for more than thirty days without prior written approval from the contract manager.

4.9 **References**

Respondents are required to submit with their bid, at least three (3) references that have been provided for services of a similar size and parameters of those requested in this solicitation. Respondents shall use Attachment X, Reference Form of this ITN to provide the required reference information. The department reserves the right to contact any and all references in the course of this solicitation evaluation and make a fitness determination, not subject to review or challenge.

The department will review its records to identify all contracts that the vendor has undertaken with the department, where the respondent was the prime contractor, during the last five (5) years (contracts in effect during or after September 2003).

The department will choose, at its own discretion, three (3) of the respondent’s references listed on Attachment X to contact in order to complete an evaluation questionnaire as provided in Attachment II. Clients that are listed as subcontractors in the respondent’s proposal will not be accepted as past performance references under this solicitation.

In the event that the respondent has performed work as a prime contractor for the department within the timeframe specified above, the department shall attempt to contact one department and one non-department reference. The department will attempt to contact each selected reference by phone up to four (4) times. In the event that the contact person cannot be reached following the specified number of attempts, the respondent shall receive a score of five (5) for that reference evaluation. The department will not attempt to correct incorrectly supplied information. Failure to provide the required information for a minimum of three separate and verifiable clients or failure to provide the required information for each reference shall result in the respondent receiving a score of five (5) for each missing client. Applicants whose past performance cannot be determined shall be given an average rating of five (5).
4.10 **Service Delivery Location**

Field work shall be performed in Florida, at locations agreed upon by the department and the successful respondent. Analytical work, data analysis and modeling shall be performed in the field, at the laboratory, or office locations as chosen by the successful respondent, outlined in the proposal and subject to the respective QAPPs developed according to Section 4.4.

Reports shall be delivered to the Department of Health, Bureau of Onsite Sewage Programs, 4042 Bald Cypress Way, Bin# A-08, Tallahassee, FL 32399-1710.

4.11 **Service Times**

The successful respondent will conduct activities to ensure that they take place at times that will most benefit the department’s objectives. Times of activities will be outlined in the proposal and specified in the QAPPs for each task (Section 4.4).

4.12 **Changes in Location**

The successful respondent shall notify the department in writing a minimum of one week prior to making changes in location that will affect the department’s ability to contact the successful respondent by telephone, email, or facsimile.

4.13 **Equipment**

The successful respondent will be responsible for supplying, at its own expense, all equipment necessary to perform under the contract, including but not limited to computers, telephones, copiers, fax machines, sampling equipment, maintenance and office supplies. Liability for the use of equipment shall be exclusively the domain of the respondent.

4.14 **Service Units**

It is anticipated that the deliverables as outlined in Section 4.4 will serve as service units. Final service units will be determined during negotiations between the department and the successful respondent and will be dependent upon the type of service rendered.

4.15 **Reports**

Where the resulting contract requires the delivery of reports to the department, mere receipt by the department shall not be construed to mean or imply acceptance of those reports. It is specifically intended by the parties that acceptance of required reports shall constitute a separate act. The department reserves the right to reject reports as incomplete, inadequate, or unacceptable according to the parameters set forth in the resulting contract. The department, at its option, may allow additional time where the successful respondent may remedy the objections noted by the department. The department may, after having given the successful respondent a reasonable opportunity to complete, make adequate, or acceptable, declare this agreement to be in default.

4.16 **Records and Documentation**

To the extent that information is utilized in the performance of the resulting contract or generated as a result of it, and to the extent that information meets the definition of “public record” as defined in subsection 119.011(1), F.S., said information is hereby declared to be and
is hereby recognized by the parties to be a public record and absent a provision of law or administrative rule or regulation requiring otherwise, shall be made available for inspection and copying by any interested person upon request as provided in Chapter 119, F.S., or otherwise. It is expressly understood that the successful respondent’s refusal to comply with Chapter 119, F.S., shall constitute an immediate breach of the contract results from this ITN entitles the department to unilaterally cancel the contract agreement. The successful respondent will be required to promptly notify the department of any requests made for public records.

Unless a greater retention period is required by state or federal law, all documents pertaining to the program contemplated by this ITN shall be retained by the successful respondent for a period of six years after the termination of the resulting contract or longer as may be required by any renewal or extension of the contract. During the records retention period, the successful respondent agrees to furnish, when requested to do so, all documents required to be retained. Submission of such documents must be in the department’s standard word processing format (currently Microsoft Word 2003). If this standard should change, it will be at no cost incurred to the department. Data files will be provided in a format readable by the department.

The successful respondent agrees to maintain the confidentiality of all records required by law or administrative rule to be protected from disclosure. The successful respondent further agrees to hold the department harmless from any claim or damage including reasonable attorney’s fees and costs or from any fine or penalty imposed as a result of an improper disclosure by the successful respondent of confidential records whether public record or not and promises to defend the department against the same at its expense.

The successful respondent shall maintain all records required to be maintained pursuant to the resulting contract in such manner as to be accessible by the department upon demand. Where permitted under applicable law, access by the public shall be permitted without delay.

4.17 Outcomes and Outputs (Performance Measures)

The successful respondent shall complete 100% of all tasks outlined in Section 4.4. and agreed upon in contract(s) resulting from this ITN. Delays in the delivery of the final draft report and final report shall constitute incomplete delivery.

4.18 Provider Unique Activities

The successful respondent(s) is solely and uniquely responsible for the satisfactory performance of the tasks described in Section 4.4. By execution of the resulting contract the successful respondent(s) recognizes its singular responsibility for the tasks, activities, and deliverables described therein and warrants that it has fully informed itself of all relevant factors affecting accomplishment of the tasks, activities, and deliverables and agrees to be fully accountable for the performance thereof.

4.19 Department Obligations

The department may provide technical support and assistance to the successful respondent(s) within the resources of the department to assist the successful respondent(s) in meeting the required tasks in Section 4.4 Task List. The support and assistance, or lack thereof shall not relieve the provider from full performance of contract requirements.

The department’s contract manager will ensure that invoices are processed, will conduct any required programmatic monitoring, and will relay to the successful respondent information
regarding any departmental or governmental changes that may have a direct impact on the contract terms and conditions.

The department will facilitate the review of reports referred to in Section 4.4.

4.20 Department Determinations

The department reserves the exclusive right to make certain determinations in these specifications. The absence of the department setting forth a specific reservation of rights does not mean that all other areas of the resulting contract are subject to mutual agreement. The department reserves the right to make any and all determinations exclusively which it deems necessary to protect the best interest of the State of Florida and the health, safety, and welfare of the clients who are served by the department either directly or through any one of its contracted providers.

4.21 Financial Specifications

Funding Source
This project is funded by Laws of Florida, 2008-152, which includes Specific Appropriation 1682. Future funding depends on legislative action.

Budget Availability
The anticipated budget for the contract resulting from this ITN is $5,000,000 subject to negotiation and availability of funds. Specific Appropriation 1682 provided $1,000,000 for Phase I of this project.

Invoicing and Payment of Invoices
Pursuant to Chapter 287.058, Florida Statutes, all invoices must be submitted in detail sufficient for a proper pre-audit and post-audit thereof. The invoice form is shown in Attachment IV.

Contract(s) resulting from this ITN is anticipated to be fixed price / unit cost. Invoices shall be submitted for payment on resulting contract at least quarterly utilizing the format provided by the department. All support documentation will be legible and copy ready. All submissions not in compliance with these guidelines will be returned to the selected respondent for re-submission.

The review time determining the acceptance of deliverables will be in accordance with department standards. Invoices will be processed only after acceptance of the deliverable is determined by the department, and the contract manager signs the invoice. Disputed invoices will be returned to the successful respondent for correction.

The successful respondent shall submit the final invoice for payment to departmental offices no more than 45 days after termination of the contract. If the contractor fails to do so, all right to payment is forfeited, and the department will not honor any request submitted after aforesaid time period.

The successful respondent shall provide an expenditure report for the project together with the final invoice. The expenditure report shall include date, amount, recipient, and category of expenditures.
4.22 **Recipient/Sub-Recipient of State and Federal Funds**

Documentation. Provider is required to maintain separate accounting of revenues and expenditures of funds under this contract and each CSFA or CFDA number identified on Exhibit I attached hereto in accordance with generally accepted accounting practices and procedures. Expenditures which support Provider activities not solely authorized under this contract must be allocated in accordance with applicable laws, rules and regulations, and the allocation methodology must be documented and supported by competent evidence.

Provider must maintain sufficient documentation of all expenditures incurred (e.g. invoices, canceled checks, payroll detail, bank statements, etc.) under this contract which evidences that expenditures are:
1. allowable under the contract and applicable laws, rules and regulations;
2. reasonable; and
3. necessary in order for Provider to fulfill its obligations under this contract.

The aforementioned documentation is subject to review by the department and/or the State Chief Financial Officer and Provider will timely comply with any requests for documentation.

Financial Report. The Provider shall submit a quarterly financial report stating, by line item, all expenditures made as a direct result of services provided through the funding of this contract to the department within 45 days of the end of each quarter. Each report must be accompanied by a statement signed by an individual with legal authority to bind Provider certifying that these expenditures are true, accurate and directly related to this contract.

Spending Plan. If this contract is funded with federal awards and/or state financial assistance, and the provider is determined to be a recipient or sub recipient pursuant to OMB Circular A-133, §__.105 and/or §215.97(2)(n) and (x), F.S. (2007), The provider must ensure that funding received under this contract in excess of expenditures is remitted to the department within 45 days of the earlier of the expiration of, or termination of, this contract unless, prior to the expiration of this contract, the Provider has submitted a Spending Plan to the department which has been approved, in writing, by the department. The Spending Plan must outline the plan for expending the excess funds in a period of no more than 90 days unless a longer period is agreed to by the department and shall be submitted to the department no later than fifteen (15) business days following the identification of the excess amount. The department's approval or disapproval of the Spending Plan will be in writing no later than 10 days after receipt of the Spending Plan. Any excess funds that remain unexpended after the agreed upon time period will be returned to the department forthwith.

4.23 **Cost Proposal**

The anticipated budget for the contract(s) resulting from this ITN may reach a maximum of $5,000,000.00, subject to negotiations and availability of funds. The total contracted amount paid to the selected respondent(s) for all tasks under contract will not exceed $5,000,000.00 for the contract period and will not exceed $1,000,000 for Phase I of the study by June 30, 2009. The conditions of this contract are subject to the availability of funds and any subsequent changes in Florida law. Respondents shall indicate expected costs for Tasks A, B, C, and D during the first year, and totals for each task for each year during a three-year contract period.

4.24 **Required Documentation**

The following documentation shall be submitted by respondents participating in this solicitation:
- Proposal including sections outlined in Sections 4.23, 4.26 and 4.27 of this ITN
4.25 **Evaluation of Proposal**

Each response will be evaluated and scored based on the criteria defined in Attachment III. Evaluation sheets will be used by the Evaluation Team to designate the point value assigned to each proposal. The scores of each member of the Evaluation Team will be averaged with the scores of the other members to determine the final scoring and ranking.

The scoring of proposals establishes a reference point from which to make negotiation decisions. It in no way implies that a contract will be awarded. The department reserves the right to award more than one contract resulting from evaluation of proposals submitted in response to this ITN, as well as the right to reject all proposals. The department reserves the right to enter into concurrent negotiations with more than one respondent. When the department enters into concurrent negotiations with more than one respondent, the contract award is determined as a result of those negotiations.

4.26 **Description of Approach to Performing Tasks**

The proposal shall include the following sections to provide insight into the respondent’s approach to providing the services as specified in this solicitation. The respondent will address all areas of work within the Task List. The respondent’s technical approach will demonstrate a thorough understanding and insight into this project.

4.26.1 **Introduction (2 page limit)**

Provide a brief narrative that demonstrates the respondent understands and its intention to meet the purpose and the needs of the project and of the project described by this ITN (3.1 and 3.2).

4.26.2 **Company Background (2 page limit)**

This section shall provide information on the historical background of the respondent and on the respondent’s organization structures. This should include years in operation and years involved in services that are relevant to the services being requested in this ITN.

4.26.3 **Willingness to meet time and budget constraints (2 page limit)**

The respondent shall state the willingness to meet the time and budget constraints of the department. These include completion of the milestones outlined in Section 4.4, and within a budget that is anticipated to be $5,000,000 and will not exceed $5,000,000 over three years. The respondent also agrees to complete those parts of the tasks that will constitute Phase I by June 30, 2009 and within a budget of $1,000,000. Final budget constraints depend on availability of funding. The respondent shall indicate the extent of its willingness to negotiate for a contract that includes either all or a subset of tasks.
4.26.4 Description of Approach (6 page limit)

The respondent shall describe the approach proposed to achieve the purposes of the project. The description should suggest a work plan that distinguishes activities that can be completed during the first year and within a budget of $1,000,000 and shall also outline additional phases to address possible future funding. The description should address at least the following elements with consideration of the questions posed in 4.4:

1) Task A. Preselection of technologies and prioritizing technology for testing
2) Task B. Field testing of technologies at actual home sites and cost documentation
3) Task C. Evaluation of nitrogen reduction provided by soils and the shallow groundwater below and down gradient of various systems
4) Task D. Development of a simple model for predicting nitrogen fate and transport from onsite wastewater systems

4.27 Description of Staffing and Organizational Capacity

The proposal shall include the following sections to provide insight into the respondent’s staffing and organizational capacity.

4.27.1 Description of Qualifications and Organizational Capacity (Attachment VI)

For this project, the respondent shall establish qualifications in the following four areas: characterization of onsite technology, performance monitoring of onsite treatment systems, evaluation of nitrogen fate and transport in soil and shallow groundwater, and modeling of nitrogen fate and transport.

This provision does not abrogate any statutory provision(s) that may require professional licensure, certification, or registration to perform duties associated with this contract.

Key personnel shall be those personnel directly responsible for daily project management of the contract resulting from this solicitation. The respondent will maintain at least the following: a project manager to provide oversight and management of the project and to serve as the contact person for the respondent; qualified technical staff for activities to be performed by respondent as outlined in Section 4.4; adequate administrative organizational structure and support staff sufficient to discharge its contractual responsibilities.

To describe relevant experience of the proposed team and key staff, the respondent shall complete Attachment VI, which has been modified from the US General Services Agency Standard Form SF 330. The fields of Sections A and B will be equal to the respective fields of the title page. Section C will list the proposed prime and subcontractors, see Section 5.7 for additional requirements for subcontractors. Section D is the organizational chart of the proposed team. Section E allows characterization of the qualification of key staff, field 17 will refer to professional or occupational registration in the State of Florida. Under Section F, the respondent has opportunity to list at least three projects with at least two separate and verifiable clients deemed relevant to the proposed project and include contact information for each client. Section G shall indicate the experience of key staff in the relevant projects. Section H (30d) is the place
to describe additional benefits that the respondent can provide, such as, but not limited to partnering with other organizations, or leveraging of funds.

### 4.27.2 Description of Project and Workload Management (4 page limit)

In this section the respondent shall describe project organization (Part D of Attachment VI) and management methods which are most appropriate to perform the type of services described in Section 4.4. The discussion should include quality, cost, and schedule controls, and corrective action procedures.

Some of the questions to address in this section are:
- Does the organization of the project ensure that all necessary skills are present and managed effectively?
- How will the management methods outlined allow to keep costs and schedule under control, maintain qualified staffing, track project progress, assure the quality of gathered data and their management?
- What types of corrective actions are foreseen to address problems?

The department expects personnel and subcontractors identified in the response package to be available for work on this project without interference from other contractual obligations which the respondent may have. The selected respondent may be performing work under other contracts simultaneously and therefore should indicate how work overloads will be managed to prevent project delays.

The respondent shall address the potential for conflicts of interests resulting from any ownership or association of respondent with the production, manufacturing, or installation of or other involvement with wastewater products or services, in particular onsite wastewater treatment products and how this shall be addressed.

Subcontractor’s that are identified in this response shall submit a 1-page letter on subcontractor letterhead, identifying the solicitation number, project title, and prime contractor with whom the firm intends to subcontract.

### 4.28 Cross Reference Table

In order to assist the respondent in their development of a responsive proposal and to facilitate proposal evaluation by the department, the respondent is required to provide a table, which cross references the contents of their proposal with the following sections of the ITN.

<table>
<thead>
<tr>
<th>ITN Section</th>
<th>Subject</th>
<th>Proposal Page</th>
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<td>Title Page</td>
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<tr>
<td>4.28</td>
<td>Cross Reference Table</td>
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<td>4.24, 5.3</td>
<td>Required Certification Form</td>
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<tr>
<td>4.26.1</td>
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<td>4.26.3</td>
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<td>4.26.4</td>
<td>Description of Approach</td>
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SECTION 5.0 SPECIAL INSTRUCTIONS TO RESPONDENTS

These “Special Instructions” shall take precedence over form PUR 1001 unless the conflicting term in PUR 1001 is statutorily required, in which case the term contained in the form PUR 1001 shall take precedence.

5.1 Instructions for Submitting Proposals

Electronic submission of proposals are not required and will not be accepted for this solicitation. This Special Instruction takes precedence over General Instruction #3.

- Proposals may be sent by U.S. Mail, Courier, or Hand-Delivered to the location as identified in the Timeline.
- Proposals must be submitted in a sealed envelope and shall be clearly marked on the outside with the proposal number, date and time of opening, as identified in the Timeline.
- It is the responsibility of the respondent to assure their proposal is submitted at the place and time indicated in the Timeline.
- Late proposals/offers will not be accepted.

5.2 Public Records and Trade Secrets

Article 1, section 24, Florida Constitution, guarantees every person access to all public records, and Section 119.011, Florida Statutes, provides a broad definition of a public record. As such, all responses to a competitive solicitation are public records unless exempt by law. Any respondent claiming that its response contains information that is exempt from the public records law shall clearly segregate the claimed exempt records in a sealed envelope, mark “CONFIDENTIAL” and clearly state on the outside of the envelope the specific statutory citation for such exemption. Failure to comply with this section shall be deemed a waiver of any claim of exemption from the Public Records Law and will result in a complete disclosure of all submitted records in response to a public records request.

5.3 Instructions for Formatting Proposals

- Respondents are required to complete, sign, and return the “Title Page” with their proposals.
- The proposal should be single-spaced.
- The proposals shall include all required documentation outlined in Section 4.24. All required forms shall be completed, signed, and submitted.
• Respond to elements of this ITN in the order given in the cross reference table (Section 4.28)
• Respond to each section of the ITN questionnaire (Attachment I) in the order it appears. The questionnaire represents elements that must be completed by respondents interested in participating in this ITN.
• The pages should be numbered and one-inch margins should be used.
• The font size and type is at the discretion of the respondent but must be at least as large as the font type you are currently reading (Arial 11).
• One (1) original proposal, five (5) copies of the proposal, and one electronic copy of the proposal on either CD or disk, and all supporting documents must be submitted.
• Be certain to include in the proposal the respondents contact name, phone number, fax number, Internet mailing address, and physical mailing address.

Materials submitted will become the property of the State of Florida. The state reserves the right to use any concepts or ideas contained in the response.

5.4 Respondents Inquiries

*These instructions take precedence over General Instruction #5.*

Questions related to this ITN must be received in writing by the contact person listed below by the time indicated in the Timeline. The questions may be sent US mail, courier, e-mail, fax, or hand-delivered. No telephone calls will be accepted. Answers will be posted as indicated in the Timeline.

Respondents to this solicitation or persons acting on their behalf may not contact, between the release of the solicitation and the end of the 72-hour period following the agency posting the notice of intended award, excluding Saturdays, Sundays, and state holidays, any employee or officer of the executive or legislative branch concerning any aspect of this solicitation, except in writing to the procurement officer as provided in the solicitation documents. Violation of this provision may be grounds for rejecting a response.

Florida Department of Health
Attention: Maureen Livings
4052 Bald Cypress Way, Bin B07
Tallahassee, FL 32399-1749
Fax: 850-412-1185
Email: Maureen_Livings@doh.state.fl.us

5.5 Optional Pre-Proposal Conference

An optional pre-proposal conference will be held at the times and locations indicated in the Timeline. The pre-proposal conference is the only forum available during this competitive solicitation process for answering questions and making clarifications. Previously submitted written questions will be answered at the optional pre-proposal conference. The department reserves the right to answer any additional questions identified at the pre-proposal conference or defer them to the later date identified in the Timeline.

5.6 Special Accommodations

Any person requiring special accommodations at DOH Purchasing because of a disability should call DOH Purchasing at (850) 245-4199 at least five (5) work days prior to any pre-proposal conference, proposal opening, or meeting. If you are hearing or speech impaired,
please contact Purchasing by using the Florida Relay Service, which can be reached at 1-800-955-8771 (TDD).

5.7 **Subcontractors**

The successful respondent may, only with prior written approval of the department, enter into written subcontracts for performance of specific services under the contract resulting from this solicitation. Anticipated subcontract agreements known at the time of proposal submission and the amount of the subcontract must be identified in the proposal. If a subcontract has been identified at the time of proposal submission, a copy of the proposed subcontract must be submitted to the department. No subcontract that the respondent enters into with respect to performance under the contract shall in any way relieve the respondent of any responsibility for performance of its contract responsibilities with the department. The department reserves the right to request and review information in conjunction with its determination regarding a subcontract request.

The Department of Health encourages the use of minority vendors for subcontracting opportunities. The successful respondent shall provide a monthly Minority Business Enterprise Report (Attachment VII) summarizing the participation of certified and non-certified minority subcontractors/material suppliers for the current month, and project to date. The report shall include the names, addresses and dollar amount of each certified and non-certified MBE participant and a copy must be forwarded to the Contract Manager of the Department of Health. The Department of Health’s Minority Coordinator (850-245-4198) and the Office of Supplier Diversity (850-487-0915) will assist in furnishing names of qualified minority subcontractors, as needed.

**SECTION 6.0 SPECIAL CONDITIONS**

These “Special Conditions” shall take precedence over form PUR 1000 unless the conflicting term in PUR 1000 is statutorily required, in which case the term contained in the form PUR 1000 shall take precedence.

6.1 **Cost of Preparation**

Neither the Department of Health nor the State is liable for any costs incurred by a respondent in responding to this solicitation.

6.2 **Vendor Registration**

Each vendor doing business with the State for the sale of commodities or contractual services as defined in Section 287.012. F.S., shall register in the MyFloridaMarketPlace system, unless exempted under subsection 60A-1.030(3), F.A.C. Also, an agency shall not enter into an agreement for the sale of commodities or contractual services as defined in Section 287.012 F.S. with any vendor not registered in the MyFloridaMarketPlace system, unless exempted by rule. A vendor not currently registered in the MyFloridaMarketPlace system shall do so within 5 days after posting of intent to award. Information about the registration is available, and registration may be completed, at the MyFloridaMarketPlace website http://dms.myflorida.com/business_operations/state_purchasing/myflorida_marketplace/vendors.

Those lacking internet access may request assistance from the MyFloridaMarketPlace Customer Service at 866-352-3776 or from State Purchasing, 4050 Esplanade Drive, Suite 300, Tallahassee, Florida 32399.
For vendors located outside of the United States, please contact Vendor Registration Customer Service at 866-352-3776 (8:00 AM - 5:30 PM Eastern Time) to register.

6.3 **Identical Tie Proposals**

When evaluating vendor responses to solicitations where there is identical pricing or scoring from multiple vendors, the department shall determine the order of award in accordance with Rule 60A-1.011 F.A.C.

6.4 **Renewal**

*This Special Condition takes precedence over General Conditions #27*

This contract may be renewed for a period that may not exceed 3 years or the term of the original contract, whichever period is longer. For each renewal period of this solicitation, after the original three year contract period, a negotiated annual price increase of up to five percent (5%) will be allowed by the department. If the department and contractor are in agreement, the Contractor will be required to submit a letter to the department stating the new price agreed upon. The renewal shall be in writing and subject to the same terms and conditions set forth in the original contract. The renewal shall be contingent upon satisfactory performance evaluations by the agency and subject to the availability of funds. The renewal may not include any compensation for costs associated with the renewal.

6.5 **Verbal Instructions Procedure**

No negotiations, decision, or actions shall be initiated or executed by the respondent as a result of any DISCUSSIONS WITH ANY State employee. Only those communications, which are in writing from the Department of Health’s Purchasing Office, may be considered as a duly authorized expression on behalf of the State. Also, only communications from respondents in writing will be recognized by the State as duly authorized expressions on behalf of the bidder.

6.6 **Addenda**

If the Department of Health finds it necessary to supplement, modify or interpret any portion of the specifications or documents during the solicitation period a written addendum will posted on the MyFlorida.com Vendor Bid System, [http://vbs.dms.state.fl.us/vbs/main_menu](http://vbs.dms.state.fl.us/vbs/main_menu). It is the responsibility of the respondent to be aware of any addenda that might have bearing on their proposal.

6.7 **Unauthorized Aliens**

NOTICE TO CONTRACTOR: The employment of unauthorized aliens by any contractor is considered a violation of Section 274A(e) of the Immigration and Nationality Act. If the contractor knowingly employs unauthorized aliens, such violation shall be cause for unilateral cancellation of this contract.

6.8 **Certificate of Authority**

All corporations, limited liability companies, corporations not for profit, and partnerships seeking to do business with the State shall be registered with the Florida Department of State in accordance with the provisions of Chapter 607, 608, 617, and 620, Florida Statutes, respectively.
6.9 **Minority Participation**

In keeping with the One Florida Initiative, the Department of Health encourages minority business participation in all its solicitations. Bidders are encouraged to contact the Office of Supplier Diversity at 850/487-0915 or visit their website at http://osd.dms.state.fl.us for information on becoming a certified minority or for names of existing certified minorities who may be available for subcontracting or supplier opportunities.

6.10 **Standard Contract/Purchase Order**

Each respondent shall review and become familiar with the department’s Standard Contract and/or Purchase Order which contains administrative, financial and non-programmatic terms and conditions mandated by federal or state statute and policy of the department of Financial Services. Use of one of these documents is mandatory for departmental contracts as they contain the basic clauses required by law. The terms and conditions contained in the Standard Contract or Purchase Order are non-negotiable. The terms covered by the “DEPARTMENT APPROVED MODIFICATIONS AND ADDITIONS FOR STATE UNIVERSITY SYSTEM CONTRACTS” are hereby incorporated by reference. The standard contract/purchase order terms and conditions are Attachment VIII and IX.

6.11 **Licenses, Permits, and Taxes**

Respondent shall pay for all licenses, permits and taxes required to operate in the State of Florida. Also, the respondent shall comply with all Federal, State & Local codes, laws, ordinances, regulations and other requirements at no cost to the Florida Department of Health.

6.12 **Conflict of Interest**

Section 287.057(18), Florida Statutes, provides, “A person who receives a contract that has not been procured pursuant to subsections (1) through (5) to perform a feasibility study of the potential implementation of a subsequent contract, who participates in the drafting of a solicitation or who develops a program for future implementation, is not eligible to contract with the agency for any other contracts dealing with that specific subject matter, and any firm in which such person has any interest in not eligible to receive such contract. However, this prohibition does not prevent a vendor who responds to a request for information form being eligible to contract with an agency.” The Department of Health considers participation through decision, approval, disapproval, recommendation, preparation of any part of a purchase request, influencing the contact of any specification or procurement standard, rendering of advice investigation, or auditing or any other advisory capacity to constitute participation in drafting of the solicitation.
ATTACHMENT I
ITN QUESTIONNAIRE

1) **Introduction (2 page limit) (4.26.1)** How does the respondent understand the problem of nitrogen from onsite sewage treatment systems, including pretreatment approaches, environmental fate and transport, and modeling?

2) **Company Background (2 page limit) (4.26.2)** Does the history of the respondent, including the number of years in operation relevant to the project, and the organizational structure of the respondent, provide assurance that respondent is capable to perform work?

3) **Willingness to meet time and budget constraints (4.26.3)** Is the respondent willing to complete the first phase of the project by June 30, 2009 and within a budget of $1,000,000.00, and the complete project within three years within a budget of $5,000,000? Is the respondent willing to perform all tasks or a subset of tasks?

4) **Description of Approach to Performing Tasks Required by Section 4.4 (4.26.4) (6 page limit)** How well does the respondent address the following issues:
   a) Task A. Approach to prioritizing of technologies
   b) Task B. Approach to field testing of technologies at actual home sites and cost documentation.
   c) Task C. Approach to evaluation of nitrogen reduction provided by soils and the shallow groundwater below and down gradient of various systems
   d) Task D. Approach to simplified modeling of nitrogen fate and transport

5) **Qualifications/ Organizational Capacity (Attachment VI) (4.27.1)**
   a) To what extent does the respondent or its proposed subcontractors have the qualifications and staff to perform the work? What personnel will provide the technical services; include the main non-administrative employees who will be responsible for the implementation of the contract resulting from this ITN. Are the qualifications of staff appropriate to the tasks assigned to them in regards to characterization of onsite technology, performance monitoring of OSTDS, evaluation of nitrogen fate and transport in soil and shallow groundwater, and modeling of nitrogen fate and transport?
   b) How similar are the projects that the respondent has performed to the one proposed in regard to the methodology that the respondent intends to use? How successful have these projects been (definitive results, guidance for decision making)?
   c) What additional benefits can the respondent provide that have not been included so far, such as but not limited to, partnering with other organizations, leveraging of funds?

6) **Description of Project and Workload Management (4 page limit) (4.27.2)** Does the organization of the project ensure that all necessary skills are present and managed effectively (refer to organization chart submitted as part of Attachment VI)? How will the management methods outlined allow keeping costs and scheduling under control, maintaining qualified staffing, track project progress, and assuring the quality of gathered data and their management. What types of corrective actions are foreseen to address problems? Is there potential for conflicts of interests resulting from treatment systems eligible for assessment having been designed, installed, constructed or maintained by the respondent, a proposed subcontractor or related company, and how will this be addressed?

7) **Past Performance References (4.9)** How well do the reports of past performance reflect upon the respondent on average? (Past performance for three clients shall be rated according to Attachment II and averaged. Where past performance cannot be determined it shall be given a rating of 5)

8) **Subcontractor Documentation (4.27.2)** Are proposed subcontracts documented by a 1-page letter on subcontractor letterhead, identifying the solicitation number, project title, and prime contractor with whom the firm intends to subcontract, or the subcontract? Failure to submit such documentation from an intended subcontractor shall result in the disallowance of the qualifications and experience of the subcontractor from consideration in the evaluations process.
## ATTACHMENT II
### EVALUATION QUESTIONNAIRE FOR PAST PERFORMANCE

<table>
<thead>
<tr>
<th>Respondents Name:</th>
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<tbody>
<tr>
<td>Client’s Name:</td>
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<tr>
<td>Contact Person:</td>
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<tr>
<td>Reviewer Code:</td>
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<tr>
<td>Date:</td>
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</table>

The following questions will be asked of client references chosen at the discretion of the department:

1. Briefly describe the work the contractor performed for your company.

2. Did the Contractor respond in a timely manner and/or adhere to the agreed upon schedule?
   - Yes = 2; Several resolved problems=1; No = 0

3. Did the contractor provide an adequate number of personnel to accomplish the delivery for each submittal period?
   - Yes = 2; Several resolved problems=1; No = 0

4. Were the contractor’s personnel knowledgeable, coordinated and efficient?
   - Yes = 2; Several resolved problems=1; No = 0

5. Were the contractor’s reports and invoices accurate, well documented and submitted within the agreed upon terms?
   - Yes = 2; Several resolved problems=1; No = 0

6. Was the contractor’s work complete and professionally accurate?
   - Yes = 2; Several resolved problems=1; No = 0

7. Was the work scope completed within an agreed upon price or at a cost that you consider reasonable?
   - Yes = 2; Several resolved problems=1; No = 0

8. Would you use this contractor again?
   - Yes = 2; No = 0.

**Total Points (14)**
ATTACHMENT III
PROPOSAL EVALUATION CRITERIA WORKSHEET

Responder Name: ________________________________________________________
Evaluator Name: _____________________________                    Date: ______________

This sheet will be used by evaluators to assign scores to all written proposals. Evaluators will judge the presence and quality of each response in assigning a score (see Attachment I for questions). The scores range from the highest score representing an excellent response to a zero representing no response. The higher the score the better is the response. The score is then converted to a rank, with 1 being the best respondent.

<table>
<thead>
<tr>
<th>ITN Questionnaire Question Number</th>
<th>Point Value</th>
<th>Points Awarded</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Introduction (4.26.1)</td>
<td>0 - 4</td>
<td></td>
</tr>
<tr>
<td>2. Company Background (4.26.2)</td>
<td>0 - 4</td>
<td></td>
</tr>
<tr>
<td>3. Willingness to meet time and budget constraints (4.26.3)</td>
<td>0 - 8</td>
<td></td>
</tr>
<tr>
<td>4. Description of Approach to Performing Tasks Required by Section 4.4 (4.26.4) (5 page limit)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Task A. Prioritizing of technologies for testing</td>
<td>0 - 8</td>
<td></td>
</tr>
<tr>
<td>Task B. Field testing of technologies at actual home sites and cost documentation</td>
<td>0 - 10</td>
<td></td>
</tr>
<tr>
<td>Task C. Evaluation of nitrogen reduction provided by soils and the shallow groundwater below and down gradient of various systems</td>
<td>0 - 10</td>
<td></td>
</tr>
<tr>
<td>Task D. Development of a simple model for predicting nitrogen fate and transport from onsite wastewater systems</td>
<td>0 - 8</td>
<td></td>
</tr>
<tr>
<td>5. Qualifications/ Organizational Capacity (Attachment VI) (4.27.1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a) qualification of staff</td>
<td>0 - 8</td>
<td></td>
</tr>
<tr>
<td>b) relevance of past projects</td>
<td>0 - 8</td>
<td></td>
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<tr>
<td>c) additional benefits</td>
<td>0 - 6</td>
<td></td>
</tr>
<tr>
<td>6. Description of Project and Workload Management (4.27.2) (4 page limit)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a) organization and assignment of staff</td>
<td>0 - 4</td>
<td></td>
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<tr>
<td>b) project and quality management</td>
<td>0 - 4</td>
<td></td>
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<tr>
<td>c) potential for conflicts of interests</td>
<td>0 - 4</td>
<td></td>
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<tr>
<td>7. Past Performance references (4.9) (average of three, according to Attachment II)</td>
<td>0 - 14</td>
<td></td>
</tr>
<tr>
<td>8. Subcontractor Documentation (5.7)</td>
<td>yes/no</td>
<td></td>
</tr>
<tr>
<td>Score without item 4</td>
<td>64</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>100</td>
<td></td>
</tr>
</tbody>
</table>

Proposals with the same score will receive their average rank, e.g. two proposals tied for first and second place will both receive a ranking of 1.5.
### ATTACHMENT IV
**CONTRACT INVOICE**

<table>
<thead>
<tr>
<th>Provider Name and Address</th>
<th>Period Covered by this Invoice:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From__________________ To______________________</td>
</tr>
</tbody>
</table>

#### 6.3.1.1 CONTRACT TITLE:

<table>
<thead>
<tr>
<th>A. Budget Summary</th>
<th>B. Request for Payment</th>
<th>C. Contract Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Line Items</td>
<td>Original Amount</td>
<td>Revised Amount</td>
</tr>
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</table>

Amount of Funds Requested $__________________

I hereby certify that the above report is a true and correct reflection of this period's activities, as stipulated by this contract.

**Approved for Payment:**

I certify that the contract deliverables have been received and meet the terms and conditions of the contract.

**Signature of Provider Agency Official**

**Summary of Payments**

- Total Contract Amount $__________
- Funds Previously Requested $__________
- Contract Balance $__________

**Listing of Attachments:**

**Type of Request:**

- Regular
- Final

**Contract Manager**

**Contract Manager's Supervisor**

Phone No: ________ Date: ________
ACCEPTANCE OF CONTRACT TERMS AND CONDITIONS
I hereby certify that should my company be awarded this contract, it will comply with all the terms and conditions specified in the ITN and contained in the Standard Contract or Purchase Order attached. (Attachments IX and X)

____________________________________
Signature of Authorized Official*

Date

STATEMENT OF NO INVOLVEMENT
CONFLICT OF INTEREST STATEMENT (NON-COLLUSION)
I hereby certify that my company, its employees, and its principals, had no involvement in performing a feasibility study of the implementation of the subject contract, in the drafting of this solicitation document, or in developing the subject program. Further, my company, its employees, and principals, engaged in no collusion in the development of the instant proposal or offer. This proposal or offer is made in good faith and there has been no violation of the provisions of Chapter 287, Florida Statutes, the Administrative Code Rules promulgated pursuant thereto, or any procurement policy of the Department of Health. I certify I have full authority to legally bind the Vendor to the provisions of this proposal or offer. I also certify that my company, its employees, and its principals, are not in the business of manufacturing technologies such as the ones proposed to be prioritized and tested in Tasks A and B in the description of work.

____________________________________               ______________________
Signature of Authorized Official*                                                           Date

STATEMENT OF COMPLIANCE WITH 381.0065 (3)(j) F.S. (RRAC AND TRAP COMMITTEES)
I hereby certify that neither my organization nor any of its subcontractors, parent company(ies), employees, or other affiliates is currently serving on the RRAC and TRAP committees as prohibited by 381.0065 (3)(j), Florida Statutes.

____________________________________
Signature of Authorized Official*                        Date

*An authorized official is an officer of the respondent’s organization who has legal authority to bind the respondent to the provisions of the proposals. This usually is the President, Chairman of the Board, or owner of the entity. A document establishing delegated authority must be included with the proposal if signed by other than the President, Chairman, or owner.
PURPOSE

The Bureau of Onsite Sewage Programs uses this document to obtain information about professional qualifications from respondents responding to an Invitation-to-Negotiate. Evaluation criteria for respondents include professional qualifications.

The information used to evaluate respondents is from this form, which has been modified from the federal form SF330, and other sources, including performance evaluations, any additional data requested by the agency, presentations by, and interviews with the most highly qualified firms and their references.

DEFINITIONS

**Branch Office:** A geographically distinct place of business or subsidiary office of a firm that has a key role on the team.

**Key Personnel:** Individuals who will have major contract responsibilities and/or provide unusual or unique expertise.

**Onsite Sewage Consulting:** Public or private entities that have experience in onsite sewage treatment and disposal systems in Florida.

---

COMPLETE THE FORM STARTING ON THE NEXT PAGE AND RETURN WITH YOUR PROPOSAL.
ONSITE SEWAGE CONSULTANT QUALIFICATIONS

**A. CONTRACT INFORMATION**

1. **TITLE:**

2. **AGENCY:** Department of Health

3. **SOLICITATION OR PROJECT NUMBER:**

**B. ONSITE SEWAGE CONSULTANT POINT OF CONTACT**

4. **NAME AND TITLE:**

5. **NAME OF FIRM:**

6. **TELEPHONE NUMBER:**

7. **FAX NUMBER:**

8. **E-MAIL ADDRESS:**

**C. PROPOSED TEAM**

*(Complete this section for the prime contractor and all key subcontractors.)*

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</table>

**D. ORGANIZATIONAL CHART OF PROPOSED TEAM** *(Attached; check here)*

**E. RESUMES OF KEY PERSONNEL PROPOSED FOR THIS CONTRACT**

*(Complete one Section E for each key person.)*
12. NAME:

13. ROLE IN THIS CONTRACT:

14a. YEARS EXPERIENCE - TOTAL: 

14b. YEARS EXPERIENCE - WITH CURRENT FIRM: 

15. FIRM NAME AND LOCATION (City and State):

16. EDUCATION (DEGREE AND SPECIALIZATION):

17. CURRENT PROFESSIONAL REGISTRATION (STATE AND DISCIPLINE):

18. OTHER PROFESSIONAL QUALIFICATIONS (Publications, Organizations, Training, Awards, etc.):

19. Relevant Projects

<table>
<thead>
<tr>
<th></th>
<th>(1) TITLE AND LOCATION (City and State)</th>
<th>(2) YEAR COMPLETED</th>
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<tbody>
<tr>
<td>a</td>
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<td>(3) BRIEF DESCRIPTION (Brief scope, size, cost etc.) AND SPECIFIC ROLE ☐ check if project performed with current firm</td>
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<tr>
<td>b</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>(3) BRIEF DESCRIPTION (Brief scope, size, cost etc.) AND SPECIFIC ROLE ☐ check if project performed with current firm</td>
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<tr>
<td></td>
<td>(3) BRIEF DESCRIPTION (Brief scope, size, cost etc.) AND SPECIFIC ROLE ☐ check if project performed with current firm</td>
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<td></td>
<td>(3) BRIEF DESCRIPTION (Brief scope, size, cost etc.) AND SPECIFIC ROLE ☐ check if project performed with current firm</td>
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<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(3) BRIEF DESCRIPTION (Brief scope, size, cost etc.) AND SPECIFIC ROLE ☐ check if project performed with current firm</td>
<td></td>
</tr>
</tbody>
</table>

F. EXAMPLE PROJECTS WHICH BEST ILLUSTRATE PROPOSED TEAM'S QUALIFICATIONS FOR THIS CONTRACT
(Present as many projects as requested by the agency, or 3 projects, if not specified. Complete one Section F for each project.)
20. EXAMPLE PROJECT KEY NUMBER:

21. TITLE AND LOCATION (City and State):

22. YEAR COMPLETED:

23a. PROJECT OWNER:

23b. POINT OF CONTACT NAME:

23c. POINT OF CONTACT TELEPHONE NUMBER:

24. BRIEF DESCRIPTION OF PROJECT AND RELEVANCE TO THIS CONTRACT (Include scope, size, and cost):

<p>| | | |</p>
<table>
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</table>

25. Firms from Section C Involved in this Project

<p>| | | |</p>
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<tr>
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</thead>
<tbody>
<tr>
<td>a</td>
<td>(1) FIRM NAME</td>
<td>(2) FIRM LOCATION (City and State)</td>
</tr>
<tr>
<td>b</td>
<td>(1) FIRM NAME</td>
<td>(2) FIRM LOCATION (City and State)</td>
</tr>
<tr>
<td>c</td>
<td>(1) FIRM NAME</td>
<td>(2) FIRM LOCATION (City and State)</td>
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<tr>
<td>d</td>
<td>(1) FIRM NAME</td>
<td>(2) FIRM LOCATION (City and State)</td>
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<tr>
<td>e</td>
<td>(1) FIRM NAME</td>
<td>(2) FIRM LOCATION (City and State)</td>
</tr>
<tr>
<td>f</td>
<td>(1) FIRM NAME</td>
<td>(2) FIRM LOCATION (City and State)</td>
</tr>
</tbody>
</table>

G. KEY PERSONNEL PARTICIPATION IN EXAMPLE PROJECTS

<p>| | | | | | | | | | |</p>
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</thead>
<tbody>
<tr>
<td>26. NAMES OF KEY PERSONNEL (From Section E, Block 12)</td>
<td>27. ROLE IN THIS CONTRACT (From Section E, Block 13)</td>
<td>28. EXAMPLE PROJECTS LISTED IN SECTION F (Fill in &quot;Example Projects Key&quot; section below before completing table. Place &quot;X&quot; under project key number for participation in same or similar role.)</td>
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</tbody>
</table>

28. EXAMPLE PROJECTS KEY

<table>
<thead>
<tr>
<th>NO.</th>
<th>TITLE OF EXAMPLE PROJECT (FROM SECTION F)</th>
<th>NO.</th>
<th>TITLE OF EXAMPLE PROJECT (FROM SECTION F)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>7</td>
<td></td>
</tr>
</tbody>
</table>
H. ADDITIONAL INFORMATION

29. PROVIDE ANY ADDITIONAL INFORMATION REQUESTED BY THE AGENCY. ATTACH ADDITIONAL SHEETS AS NEEDED:

   a. Year Established. Enter the year the firm (or branch office, if appropriate) was established under the current name.
   b. Type of Ownership. Enter the type of ownership or legal structure of the firm (sole proprietor, partnership, corporation, joint venture, etc.).
   c. Small Business Type (See definitions in Attachment VII)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>Category</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Certified minority business enterprise as defined in Section 288.703, Florida Statutes</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Minority non-profit organization or minority business enterprise but not a certified minority business enterprise</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other Small Business</td>
</tr>
</tbody>
</table>

d. Additional benefits that the offeror can provide, such as but not limited to a history of projects in this area, partnering with other organizations, and leveraging of funds

I. AUTHORIZED REPRESENTATIVE

The foregoing is a statement of facts.

30. SIGNATURE OF AUTHORIZED REPRESENTATIVE: ____________________________________________________________

31. DATE SIGNED:

32. NAME AND TITLE OF SIGNER:
INSTRUCTIONS FOR COMPLETING THE CONSULTANT QUALIFICATIONS FORM

Section A. Solicitation Information

1. Title: Enter the title of the Solicitation for which this form is being submitted, exactly as shown in the Invitation-to-Negotiate.

2. Agency: Enter the agency (Department of Health)

3. Solicitation Number: Enter the Invitation-to-Negotiate, if applicable, exactly as shown in the public announcement.

Section B. Onsite Sewage Consultant Point of Contact

4-8. Name, Title, Name of Firm, Telephone Number, Fax (Facsimile) Number, and E-mail (Electronic Mail) Address. Provide information for a representative of the prime contractor or joint venture that the agency can contact for additional information.

Section C. Proposed Team

9-11. Firm Name, Address, and Role in This Contract. Provide the contractual relationship, name, full mailing address, and a brief description of the role of each firm that will be involved in performance of this contract. List the prime contractor or joint venture partners first. If a firm has branch offices, indicate each individual branch office that will have a key role on the team. Attach an additional sheet in the same format as Section C if needed.

Section D. Organizational Chart of Proposed Team

As an attachment after Section C, present an organizational chart of the proposed team showing the names and roles of all key personnel listed in Section E and the firm they are associated with as listed in Section C.

Section E. Resumes of Key Personnel Proposed for This Contract

Complete this section for each key person who will participate in this contract. Group by entity, with personnel of the prime contractor or joint venture partner firms first. The following blocks must be completed for each resume:


14. Years Experience. Total years of relevant experience (block 14a), and years of relevant experience with current firm, but not necessarily the same branch office (block 14b).

15. Firm Name and Location. Name, city, and state of the firm where the person currently works, which must correspond with one of the firms (or branch office of a firm, if appropriate) listed in Section C.
16. Education. Provide information on the highest relevant academic degree(s) received. Indicate the area(s) of specialization for each degree.

17. Current Professional Registration. Provide information on current relevant professional registration(s) in Florida, a State or possession of the United States, Puerto Rico, or the District of Columbia.

18. Other Professional Qualifications. Provide information on any other professional qualifications relating to this contract, such as education, professional registration, publications, organizational memberships, certifications, training, awards, and foreign language capabilities.

19. Relevant Projects. Provide information on up to five projects in which the person had a significant role that demonstrates the person's capability relevant to her/his proposed role in this contract. These projects do not necessarily have to be any of the projects presented in Section F for the project team if the person was not involved in any of those projects or the person worked on other projects that were more relevant than the team projects in Section F. Use the check box provided to indicate if the project was performed with any office of the current firm. If any of the professional services or construction projects are not complete, leave Year Completed blank and indicate the status in Brief Description and Specific Role (block (3)).

Section F. Example Projects Which Best Illustrate Proposed Team's Qualifications for This Contract.

Select projects where multiple team members worked together, if possible, that demonstrate the team's capability to perform work similar to that required for this contract. Complete one Section F for each project. Present ten projects, unless otherwise specified by the agency. Complete the following blocks for each project:

20. Example Project Key Number. Start with "1" for the first project and number consecutively.

21. Title and Location. Title and location of project or contract. For an indefinite delivery contract, the location is the geographic scope of the contract.

22. Year Completed. Enter the year the services were completed (such as onsite sewage treatment and disposal system assessment, soil and ground water monitoring, decentralized wastewater management, project coordination). If any of the services projects are not complete, leave Year Completed blank and indicate the status in Brief Description of Project and Relevance to This Contract (block 24).

23a. Project Owner. Project owner or user, such as a government agency or installation, an institution, a corporation or private individual.

23b. Point of Contact Name. Provide name of a person associated with the project owner or the organization which contracted for the professional services, who is very familiar with the project and the firm's (or firms') performance.

24. Brief Description of Project and Relevance to This Contract. Indicate scope, size, cost, principal elements and special features of the project. Discuss the relevance of the example project to this contract. Enter any other information requested by the agency for each example project.

25. Firms from Section C Involved with This Project. Indicate which firms (or branch offices, if appropriate) on the project team were involved in the example project, and their roles. List in the same order as Section C.

Section G. Key Personnel Participation in Example Projects.

This matrix is intended to graphically depict which key personnel identified in Section E worked on the example projects listed in Section F. Complete the following blocks (see example below).

26. and 27. Names of Key Personnel and Role in This Contract. List the names of the key personnel and their proposed roles in this contract in the same order as they appear in Section E.

28. Example Projects Listed in Section F. In the column under each project key number (see block 29) and for each key person, place an "X" under the project key number for participation in the same or similar role.

29. Example Projects Key. List the key numbers and titles of the example projects in the same order as they appear in Section F.

---

### SAMPLE ENTRIES FOR SECTION G (MATRIX)

<table>
<thead>
<tr>
<th>26. NAMES OF KEY PERSONNEL</th>
<th>27. ROLE IN THIS CONTRACT</th>
<th>28. EXAMPLE PROJECTS LISTED IN SECTION F</th>
</tr>
</thead>
<tbody>
<tr>
<td>(From Section E, Block 12)</td>
<td>(From Section E, Block 13)</td>
<td>Fill in &quot;Example Projects Key&quot; section</td>
</tr>
<tr>
<td>&quot;X&quot;</td>
<td>Participation in same or similar role. Place under project</td>
<td></td>
</tr>
</tbody>
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<tr>
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<th>2</th>
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<th>7</th>
<th>8</th>
<th>9</th>
<th>10</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jane A. Smith</td>
<td>Chief Architect</td>
<td>x</td>
<td>x</td>
<td></td>
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</tr>
<tr>
<td>Joseph B. Williams</td>
<td>Chief Mech. Engineer</td>
<td>x</td>
<td>x</td>
<td>x</td>
<td>x</td>
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<tr>
<td>Tara C. Donovan</td>
<td>Chief Elec. Engineer</td>
<td>x</td>
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</tbody>
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### 29. EXAMPLE PROJECTS KEY

<table>
<thead>
<tr>
<th>NO.</th>
<th>TITLE OF EXAMPLE PROJECT (FROM SECTION F)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Federal Courthouse, Denver, CO</td>
</tr>
<tr>
<td>2</td>
<td>Justin J. Wilson Federal Building, Baton Rouge, LA</td>
</tr>
<tr>
<td>3</td>
<td>XYZ Corporation Headquarters, Boston, MA</td>
</tr>
<tr>
<td>4</td>
<td>Founder's Museum, Newport, RI</td>
</tr>
</tbody>
</table>
Section H. Additional Information.

30. Use this section to provide additional information specifically requested or to address selection criteria that are not covered by the information provided in Sections A-G.

   a. Year Established. Enter the year the firm (or branch office, if appropriate) was established under the current name.

   b. Type of Ownership. Enter the type of ownership or legal structure of the firm (sole proprietor, partnership, corporation, joint venture, etc.).

   c. Small Business Type (See definitions in Attachment VII)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>Category</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Certified minority business enterprise as defined in Section 288.703, Florida Statutes</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Minority non-profit organization or minority business enterprise but not a certified minority business enterprise</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other Small Business</td>
</tr>
</tbody>
</table>

   d. Additional benefits that the offeror can provide, such as but not limited to partnering with other organizations, and leveraging of funds

Section I. Authorized Representative

31. and 32. Signature of Authorized Representative and Date. An authorized representative of a joint venture or the prime contractor must sign and date the completed form. Signing attests that the information provided is current and factual, and that all firms on the proposed team agree to work on the project. Joint ventures selected for negotiations must make available a statement of participation by a principal of each member of the joint venture.

33. Name and Title. Self-explanatory.
ATTACHMENT VII
DEPARTMENT OF HEALTH REPORTING OF MINORITY BUSINESS SUBCONTRACTOR EXPENDITURES

PLEASE COMPLETE AND REMIT THIS REPORT WITH EACH INVOICE/REQUEST FOR PAYMENT SENT TO YOUR DOH CONTRACT MANAGER.

COMPANY NAME: ___________________________________________________

DEPARTMENT OF HEALTH CONTRACT NUMBER: ________________

REPORTING PERIOD-FROM: ________________ TO: ________________

REPORT EXPENDITURES MADE TO YOUR SUBCONTRACTORS WHO ARE CERTIFIED MINORITY BUSINESS ENTERPRISES AS DEFINED IN SECTION 288.703, FLORIDA STATUTES

<table>
<thead>
<tr>
<th>CMBE SUBCONTRACTOR NAME</th>
<th>SUBCONTRACTOR’S CMBE NUMBER</th>
<th>PERIOD EXPENDITURES</th>
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<tbody>
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REPORT EXPENDITURES MADE TO YOUR SUBCONTRACTORS WHO ARE MINORITY NON-PROFIT ORGANIZATIONS OR MINORITY BUSINESS ENTERPRISES BUT ARE NOT A CERTIFIED MINORITY BUSINESS ENTERPRISES

<table>
<thead>
<tr>
<th>NON-CMBE SUBCONTRACTOR/ NON-PROFIT ORGANIZATION NAME</th>
<th>SUBCONTRACTOR’S FEID</th>
<th>PERIOD EXPENDITURES</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

DOH USE ONLY
REPORTING ENTITY (DIVISION, OFFICE, CHD, ETC.):
SEND COMPLETED FORMS THROUGH INTEROFFICE MAIL TO: JODI BAILEY, MBE COORDINATOR, BUREAU OF GENERAL SERVICES, BIN NUMBER B06, TALLAHASSEE, FL. 32399-1734

1. DEFINITIONS:

MINORITY PERSON MEANS A LAWFUL, PERMANENT RESIDENT OF FLORIDA WHO IS:

(A) AN AFRICAN AMERICAN, A PERSON HAVING ORIGINS IN ANY OF THE RACIAL GROUPS OF THE AFRICAN DIASPORA.
(B) **A HISPANIC AMERICAN**, a person of Spanish or Portuguese cultures with origins in Spain, Portugal, Mexico, South America, Central America, or the Caribbean, regardless of race.

(C) **AN ASIAN AMERICAN**, a person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands, including the Hawaiian Islands prior to 1778.

(D) **A NATIVE AMERICAN**, a person who has origins in any of the Indian tribes of North America prior to 1835, upon presentation of proper documentation thereof as established by rule of the Department of Management Services.

(E) **AN AMERICAN WOMAN**.

**SMALL BUSINESS** means an independently owned and operated business concern that employs 100 or fewer permanent full-time employees and has a net worth of not more than $3,000,000 and an average net income, after federal income taxes, of not more than $2,000,000.

**CERTIFIED MINORITY BUSINESS ENTERPRISE** means a small business which is at least 51 percent owned and operated by a minority person(s), which has been certified by the certifying organization or jurisdiction in accordance with Section 287.0943(1).

**NON-CERTIFIED MINORITY BUSINESS** means a small business which is at least 51 percent owned and operated by a minority person(s).

**MINORITY NON-PROFIT ORGANIZATION** means a not-for-profit organization that has at least 51 percent minority board of directors, at least 51 percent minority officers, or at least 51 percent minority community served.

### II. INSTRUCTIONS

A) ENTER THE COMPANY NAME AS IT APPEARS ON YOUR DOH CONTRACT.

B) ENTER THE DOH CONTRACT NUMBER.

C) ENTER THE TIME PERIOD THAT YOUR CURRENT INVOICE COVERS.

D) ENTER CERTIFIED MINORITY BUSINESS SUBCONTRACTOR EXPENDITURES FOR THE TIME PERIOD COVERED BY THE INVOICE:

1. ENTER THE CMBE SUBCONTRACTOR’S NAME.

2. ENTER THE SUBCONTRACTOR’S CMBE NUMBER. THE SUBCONTRACTOR CAN PROVIDE YOU WITH THIS NUMBER IF THEY ARE CERTIFIED.

3. ENTER THE AMOUNT EXPENDED WITH THE SUBCONTRACTOR FOR THE TIME PERIOD COVERED BY THE INVOICE.

E) ENTER MINORITY NON-PROFIT ORGANIZATION EXPENDITURES OR NON-CERTIFIED MINORITY EXPENDITURES:

1. ENTER THE NON-PROFIT ORGANIZATION OR NON-CMBE SUBCONTRACTOR NAME AS IT APPEARS ON YOUR DOH CONTRACT.

2. ENTER THE SUBCONTRACTOR’S FEID NUMBER OR SOCIAL SECURITY NUMBER.

3. ENTER THE AMOUNT EXPENDED WITH THE SUBCONTRACTOR FOR THE TIME PERIOD COVERED BY THE INVOICE.

F) ENCLOSE THIS FORM WITH YOUR INVOICE AND SEND TO YOUR DOH CONTRACT MANAGER.
For good and valuable consideration, received and acknowledged sufficient, the parties agree to the following in addition to terms and conditions expressed in the MyFloridaMarketPlace purchase order:

1. Vendor is an independent contractor for all purposes hereof.

2. The laws of the State of Florida shall govern this purchase order and venue for any legal actions arising herefrom is Leon County, Florida, unless issuer is a county health department, in which case, venue for any legal actions shall be the issuing county.

3. Vendor agrees to maintain appropriate insurance as required by law and the terms hereof.

4. Vendor will comply, as required, with the Health Insurance Portability and Accountability Act (42 USC & 210, et seq.) and regulations promulgated thereunder (45 CFR Parts 160, 162, and 164).

5. Vendor shall maintain confidentiality of all data, files, and records related to the services/commodities provided pursuant to this purchase order and shall comply with all state and federal laws, including, but not limited to Sections 381.004, 384.29, 392.65, and 456.057, Florida Statutes. Vendor’s confidentiality procedures shall be consistent with the most recent edition of the Department of Health Information Security Policies, Protocols, and Procedures. A copy of this policy will be made available upon request. Vendor shall also comply with any applicable professional standards of practice with respect to confidentiality of information.

6. Excluding Universities, vendor agrees to indemnify, defend, and hold the State of Florida, its officers, employees and agents harmless, to the full extent allowed by law, from all fines, claims, assessments, suits, judgments, or damages, consequential or otherwise, including court costs and attorneys’ fees, arising out of any acts, actions, breaches, neglect or omissions of Vendor, its employees and agents, related to this purchase order, as well as for any determination arising out of or related to this purchase order, that Vendor or Vendor’s employees, agents, subcontractors, assignees or delagees are not independent contractors in relation to the DOH. This purchase order does not constitute a waiver of sovereign immunity or consent by DOH or the State of Florida or its subdivisions to suit by third parties in any matter arising herefrom.

7. Excluding Universities, all patents, copyrights, and trademarks arising, developed or created in the course or as a result hereof are DOH property and nothing resulting from Vendor’s services or provided by DOH to Vendor may be reproduced, distributed, licensed, sold or otherwise transferred without prior written permission of DOH. This paragraph does not apply to DOH purchase of a license for Vendor’s intellectual property.
8. If this purchase order is for personal services by Vendor, at the discretion of DOH, Vendor and its employees, or agents, as applicable, agree to provide fingerprints and be subject to a background screen conducted by the Florida Department of Law Enforcement and / or the Federal Bureau of Investigation. The cost of the background screen(s) shall be borne by the Vendor. The DOH, solely at its discretion, reserves the right to terminate this agreement if the background screen(s) reveal arrests or criminal convictions. Vendor, its employees, or agents shall have no right to challenge the DOH’s determination pursuant to this paragraph.

9. Unless otherwise prohibited by law, the DOH, at its sole discretion, may require the Vendor to furnish, without additional cost to DOH, a performance bond or negotiable irrevocable letter of credit or other form of security for the satisfactory performance of work hereunder. The type of security and amount is solely within the discretion of DOH. Should the DOH determine that a performance bond is needed to secure the agreement, it shall notify potential vendors at the time of solicitation.

10. Section 287.57(18), Florida Statutes, provides, “A person who receives a contract that has not been procured pursuant to subsections (1) through (5) to perform a feasibility study of the potential implementation of a subsequent contract, who participates in the drafting of a solicitation or who develops a program for future implementation, is not eligible to contract with the agency for any other contracts dealing with that specific subject matter, and any firm in which such person has any interest is not eligible to receive such contract. However, this prohibition does not prevent a vendor who responds to a request for information from being eligible to contract with an agency.” The Department of Health considers participation through decision, approval, disapproval, recommendation, preparation of any part of a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, or auditing or any other advisory capacity to constitute participation in drafting of the solicitation.

11. TERMINATION: This purchase order agreement may be terminated by either party upon no less than thirty (30) calendar days notice, without cause, unless a lesser time is mutually agreed upon by both parties. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery.

In the event funds to finance this purchase order agreement become unavailable, the department may terminate the agreement upon no less than twenty-four (24) hours notice in writing to the provider. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery. The department shall be the final authority as to the availability of funds.

Unless the provider’s breach is waived by the department in writing, the department may, by written notice to the provider, terminate this purchase order agreement upon no less than twenty-four (24) hours notice. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery. If applicable, the department may employ the default provisions in Chapter 60A-1.006(4), Florida Administrative Code. Waiver of breach of any provisions of this contract shall not be deemed to be a waiver of any other breach and shall not be constructed to be a
modification of the terms of this agreement. The provisions herein do not limit the department’s right to remedies at law or to damages.

12. The terms of this Purchase Order will supersede the terms of any and all prior or subsequent agreements you may have with the department with respect to this purchase. Accordingly, in the event of any conflict, the terms of this Purchase Order shall govern.
ATTACHMENT IX
STANDARD CONTRACT

STATE OF FLORIDA
DEPARTMENT OF HEALTH
STANDARD CONTRACT

THIS CONTRACT is entered into between the State of Florida, Department of Health, hereinafter referred to as the department, and ___________ hereinafter referred to as the provider.

THE PARTIES AGREE:

I. THE PROVIDER AGREES:

A. To provide services in accordance with the conditions specified in Attachment I.

B. Requirements of §287.058, Florida Statutes (FS)

To provide units of deliverables, including reports, findings, and drafts as specified in Attachment I, to be received and accepted by the contract manager prior to payment. To comply with the criteria and final date by which such criteria must be met for completion of this contract as specified in Section III, Paragraph A. of this contract. To submit bills for fees or other compensation for services or expenses in sufficient detail for a proper pre-audit and post-audit thereof. Where applicable, to submit bills for any travel expenses in accordance with §112.061, FS. The department may, if specified in Attachment I, establish rates lower than the maximum provided in §112.061, FS. To allow public access to all documents, papers, letters, or other materials subject to the provisions of Chapter 119, FS, made or received by the provider in conjunction with this contract. It is expressly understood that the provider’s refusal to comply with this provision shall constitute an immediate breach of contract.

C. To the Following Governing Law

1. State of Florida Law

   This contract is executed and entered into in the State of Florida, and shall be construed, performed, and enforced in all respects in accordance with the laws, rules, and regulations of the State of Florida. Each party shall perform its obligations herein in accordance with the terms and conditions of the contract.

2. Federal Law

   a. If this contract contains federal funds, the provider shall comply with the provisions of 45 CFR, Part 74, and/or 45 CFR, Part 92, and other applicable regulations as specified in Attachment I.

   b. If this contract contains federal funds and is over $100,000, the provider shall comply with all applicable standards, orders, or regulations issued under §306 of the Clean Air Act, as amended (42 U.S.C. 1857(h) et seq.), §508 of the Clean Water Act, as amended (33 U.S.C. 1368 et seq.), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR Part 15). The provider shall report any violations of the above to the department.

   c. If this contract contains federal funding in excess of $100,000, the provider must, prior to contract execution, complete the Certification Regarding Lobbying form, Attachment _________. If a Disclosure of Lobbying Activities form, Standard Form LLL, is required, it may be obtained from the contract manager. All disclosure forms as required by the Certification Regarding Lobbying form must be completed and returned to the contract manager.

   d. Not to employ unauthorized aliens. The department shall consider employment of unauthorized aliens a violation of §§274A(e) of the Immigration and Naturalization Act. Such violation shall be cause for unilateral cancellation of this contract by the department.

   e. The provider and any subcontractors agree to comply with Pro-Children Act of 1994, Public Law 103-277, which requires that smoking not be permitted in any portion of any indoor facility used for the provision of federally funded services including health, day care, early childhood development, education or library services on a routine or regular basis, to children up to age 18. Failure to comply with the provisions of the law may result in the imposition of civil monetary penalty of up to $1,000 for each violation and/or the imposition of an administrative compliance order on the responsible entity.

   f. HIPAA: Where applicable, the provider will comply with the Health Insurance Portability Accountability Act as well as all regulations promulgated thereunder (45CFR Parts 160, 162, and 164).

D. Audits, Records, and Records Retention

1. To establish and maintain books, records, and documents (including electronic storage media) in accordance with generally accepted accounting procedures and practices, which sufficiently and properly reflect all revenues and expenditures of funds provided by the department under this contract.

2. To retain all client records, financial records, supporting documents, statistical records, and any other documents (including electronic storage media) pertinent to this contract for a period of six (6) years after termination of the contract, or if an audit has been initiated and audit findings have not been resolved at the end of six (6) years, the records shall be retained until resolution of the audit findings or any litigation which may be based on the terms of this contract.

3. Upon completion or termination of the contract and at the request of the department, the provider will cooperate with the department to facilitate the duplication and transfer of any said records or documents during the required retention period as specified in Section I, paragraph D.2. above.

4. To assure that these records shall be subject at all reasonable times to inspection, review, or audit by Federal, state, or other personnel duly authorized by the department.

5. Persons duly authorized by the department and Federal auditors, pursuant to 45 CFR, Part 92.36(i)(10), shall have full access to and the right to examine any of provider’s contract and related records and documents, regardless of the form in which kept, at all reasonable times for as long as records are retained.

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6. To provide a financial and compliance audit to the department as specified in Attachment _____ and to ensure that all related party transactions are disclosed to the auditor.

7. To include these aforementioned audit and record keeping requirements in all approved subcontracts and assignments.

E. Monitoring by the Department

To permit persons duly authorized by the department to inspect any records, papers, documents, facilities, goods, and services of the provider, which are relevant to this contract, and interview any clients and employees of the provider to assure the department of satisfactory performance of the terms and conditions of this contract. Following such evaluation the department will deliver to the provider a written report of its findings and will include written recommendations with regard to the provider’s performance of the terms and conditions of this contract. The provider will correct all noted deficiencies identified by the department within the specified period of time set forth in the recommendations. The provider’s failure to correct noted deficiencies may, at the sole and exclusive discretion of the department, result in any one or any combination of the following: (1) the provider being deemed in breach or default of this contract; (2) the withholding of payments to the provider by the department; and (3) the termination of this contract for cause.

F. Indemnification

NOTE: Paragraph I.F.1. and I.F.2. are not applicable to contracts executed between state agencies or subdivisions, as defined in §768.28, FS.

1. The provider shall be liable for and shall indemnify, defend, and hold harmless the department and all of its officers, agents, and employees from all claims, suits, judgments, or damages, consequential or otherwise and including attorneys’ fees and costs, arising out of any act, action, neglect, or omissions by the provider, its agents, or employees during the performance or operation of this contract or any subsequent modifications thereof, whether direct or indirect, and whether to any person or tangible or intangible property.

2. The provider’s inability to evaluate liability or its evaluation of liability shall not excuse the provider’s duty to defend and indemnify within seven (7) days after such notice by the department is given by certified mail. Only adjudication or judgment after highest appeal is exhausted specifically finding the provider not liable shall excuse performance of this provision. The provider shall pay all costs and fees related to this obligation and its enforcement by the department.

The department’s failure to notify the provider of a claim shall not release the provider of the ability to defend.

G. Insurance

To provide adequate liability insurance coverage on a comprehensive basis and to hold such liability insurance at all times during the existence of this contract and any renewal(s) and extension(s) of it. Upon execution of this contract, unless it is a state agency or subdivision as defined by §768.28, FS, the provider accepts full responsibility for identifying and determining the type(s) and extent of liability insurance necessary to provide reasonable financial protections for the provider and the clients to be served under this contract. Upon the execution of this contract, the provider shall furnish the department written verification supporting both the determination and existence of such insurance coverage. Such coverage may be provided by a self-insurance program established and operating under the laws of the State of Florida. The department reserves the right to require additional insurance as specified in Attachment I where appropriate.

H. Safeguarding Information

Not to use or disclose any information concerning a recipient of services under this contract for any purpose not in conformity with state and federal law or regulations except upon written consent of the recipient, or his responsible parent or guardian when authorized by law.

I. Assignments and Subcontracts

1. To neither assign the responsibility of this contract to another party nor subcontract for any of the work contemplated under this contract without prior written approval of the department, which shall not be unreasonably withheld. Any sub-license, assignment, or transfer otherwise occurring shall be null and void.

2. The provider shall be responsible for all work performed and all expenses incurred with the project. If the department permits the provider to subcontract all or part of the work contemplated under this contract, including entering into subcontracts with vendors for services and commodities, it is understood by the provider that the department shall not be liable to the subcontractor for any expenses or liabilities incurred under the subcontract and the provider shall be solely liable to the subcontractor for all expenses and liabilities incurred under the subcontract. The provider, at its expense, will defend the department against such claims.

3. The State of Florida shall at all times be entitled to assign or transfer its rights, duties, or obligations under this contract to another governmental agency in the State of Florida, upon giving prior written notice to the provider. In the event the State of Florida approves transfer of the provider’s obligations, the provider remains responsible for all work performed and all expenses incurred in connection with the contract. In addition, this contract shall bind the successors, assigns, and legal representatives of the provider and of any legal entity that succeeds to the obligations of the State of Florida.

4. The contractor shall provide a monthly Minority Business Enterprise report summarizing the participation of certified and non-certified minority subcontractors/material suppliers for the current month, and project to date. The report shall include the names, addresses, and dollar amount of each certified and non-certified MBE participant, and a copy must be forwarded to the Contract Manager of the Department of Health. The Office of Supplier Diversity (850-487-0915) will assist in furnishing names of qualified minorities. The Department of Health, Minority Coordinator (850-245-4199) will assist with questions and answers.

5. Unless otherwise stated in the contract between the provider and subcontractor, payments made by the provider to the subcontractor must be within seven (7) working days after receipt of full or partial payments from the department in accordance with §§287.0585, FS. Failure to pay within seven (7) working days will result in a penalty charged against the provider and paid to the subcontractor in the amount of one-half of one (1) percent of the amount due per day from the expiration of the period allowed herein for payment. Such penalty shall be in addition to actual payments owed and shall not exceed fifteen (15) percent of the outstanding balance due.

J. Return of Funds

To return to the department any overpayments due to unearned funds or funds disallowed pursuant to the terms of this contract that were disbursed to the provider by the department. In the event that the provider or its independent auditor discovers that overpayment has been made, the provider shall repay said overpayment within 40 calendar days without prior notification from the department. In the event that the department first discovers an overpayment has been made, the department will notify the provider by letter of such a finding. Should repayment not be made in a timely manner, the department will charge interest of one (1) percent per month compounded on the outstanding balance after 40 calendar days after the date of notification or discovery.

K. Incident Reporting

Abuse, Neglect, and Exploitation Reporting
In compliance with Chapter 415, FS, an employee of the provider who knows or has reasonable cause to suspect that a child, aged person, or disabled adult is or has been abused, neglected, or exploited shall immediately report such knowledge or suspicion to the Florida Abuse Hotline on the single statewide toll-free telephone number (1-800-96ABUSE).

L. Transportation Disadvantaged

If clients are to be transported under this contract, the provider will comply with the provisions of Chapter 427, FS, and Rule Chapter 41-2, FAC. The provider shall submit to the department the reports required pursuant to Volume 10, Chapter 27, DOH Accounting Procedures Manual.

M. Purchasing

1. PRIDE

It is agreed that any articles which are the subject of, or are required to carry out this contract shall be purchased from Prison Rehabilitative Industries and Diversified Enterprises, Inc. (PRIDE) identified under Chapter 946, FS, in the same manner and under the procedures set forth in §946.515(2) and (4), FS. For purposes of this contract, the provider shall be deemed to be substituted for the department insofar as dealings with PRIDE. This clause is not applicable to subcontractors unless otherwise required by law. An abbreviated list of products/services available from PRIDE may be obtained by contacting PRIDE, 1-800-643-8459.

2. Procurement of Materials with Recycled Content

It is expressly understood and agreed that any products or materials which are the subject of, or are required to carry out this contract shall be procured in accordance with the provisions of §403.7065, and §287.045, FS.

3. MyFloridaMarketPlace Vendor Registration

Each vendor doing business with the State of Florida for the sale of commodities or contractual services as defined in section 287.012, Florida Statutes, shall register in the MyFloridaMarketPlace system, unless exempted under Florida Administrative Code Rule 60A-1.030(3) (F.A.C.).

4. MyFloridaMarketPlace Transaction Fee

The State of Florida, through the Department of Management Services, has instituted MyFloridaMarketPlace, a statewide eProcurement system. Pursuant to section 287.057(23), Florida Statutes (2002), all payments shall be assessed a Transaction Fee of one percent (1.0%), which the Provider shall pay to the State.

N. Civil Rights Requirements

Civil Rights Certification: The provider will comply with applicable provisions of DOH publication, “Methods of Administration, Equal Opportunity in Service Delivery.”

O. Independent Capacity of the Contractor

1. In the performance of this contract, it is agreed between the parties that the provider is an independent contractor and that the provider is solely liable for the performance of all tasks contemplated by this contract, which are not the exclusive responsibility of the department.

2. Except where the provider is a state agency, the provider, its officers, agents, employees, subcontractors, or assignees, in performance of this contract, shall act in the capacity of an independent contractor and not as an officer, employee, or agent of the State of Florida. Nor shall the provider represent to others that it has the authority to bind the department unless specifically authorized to do so.

3. Except where the provider is a state agency, neither the provider, its officers, employees, subcontractors, nor assignees are entitled to state retirement or state leave benefits, or to any other compensation of state employment as a result of performing the duties and obligations of this contract.

4. The provider agrees to take such actions as may be necessary to ensure that each subcontractor of the provider will be deemed to be an independent contractor and will not be considered or permitted to be an agent, servant, joint venturer, or partner of the State of Florida.

5. Unless justified by the provider and agreed to by the department in Attachment 1, the department will not furnish services of support (e.g., office space, office supplies, telephone service, secretarial, or clerical support) to the provider, or its subcontractor or assignee.

6. All deductions for social security, withholding taxes, income taxes, contributions to unemployment compensation funds, and all necessary insurance for the provider, the provider’s officers, employees, agents, subcontractors, or assignees shall be the responsibility of the provider.

P. Sponsorship

As required by §286.25, FS, if the provider is a non-governmental organization which sponsors a program financed wholly or in part by state funds, including any funds obtained through this contract, it shall, in publicizing, advertising, or describing the sponsorship of the program, state: Sponsored by (provider’s name) and the State of Florida, Department of Health. If the sponsorship reference is in written material, the words State of Florida, Department of Health shall appear in the same size letters or type as the name of the organization.

Q. Final Invoice

To submit the final invoice for payment to the department no more than 45 days after the contract ends or is terminated. If the provider fails to do so, all right to payment is forfeited and the department will not honor any requests submitted after the aforesaid time period. Any payment due under the terms of this contract may be withheld until all reports due from the provider and necessary adjustments thereto have been approved by the department.

R. Use of Funds for Lobbying Prohibited

To comply with the provisions of §216.347, FS, which prohibit the expenditure of contract funds for the purpose of lobbying the Legislature, judicial branch, or a state agency.

S. Public Entity Crime and Discriminatory Vendor

1. Pursuant to §287.133, FS, the following restrictions are placed on the ability of persons convicted of public entity crimes to transact business with the department: When a person or affiliate has been placed on the convicted vendor list following a conviction for a public entity crime, he/she may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in §287.017, FS, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.
2. Pursuant to §287.134, FS, the following restrictions are placed on the ability of persons convicted of discrimination to transact business with the department: When a person or affiliate has been placed on the discriminatory vendor list following a conviction for discrimination, he/she may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in §257.017, FS, for CATEGORY TWO for a period of 36 months from the date of being placed on the discriminatory vendor list.

T. Patents, Copyrights, and Royalties
1. If any discovery or invention arises or is developed in the course or as a result of work or services performed under this contract, or in any way connected herewith, the provider shall refer the discovery or invention to the department to be referred to the Department of State to determine whether patent protection will be sought in the name of the State of Florida. Any and all patent rights accruing under or in connection with the performance of this contract are hereby reserved to the State of Florida.

2. In the event that any books, manuals, films, or other copyrightable materials are produced, the provider shall notify the Department of State. Any and all copyrights accruing under or in connection with the performance under this contract are hereby reserved to the State of Florida.

3. The provider, without exception, shall indemnify and save harmless the State of Florida and its employees from liability of any nature or kind, including cost and expenses for or on account of any copyrighted, patented, or unpatented invention, process, or article manufactured by the provider. The provider has no liability when such claim is solely and exclusively due to the Department of State’s alteration of the article. The State of Florida will provide prompt written notification of claim of copyright or patent infringement. Further, if such claim is made or is pending, the provider may, at its option and expense, procure for the Department of State, the right to continue use of, replace, or modify the article to render it non-infringing. If the provider uses any design, device, or materials covered by letters, patent, or copyright, it is mutually agreed and understood without exception that the bid prices shall include all royalties or cost arising from the use of such design, device, or materials in any way involved in the work.

U. Construction or Renovation of Facilities Using State Funds
Any state funds provided for the purchase of or improvements to real property are contingent upon the provider granting to the state a security interest in the property at least to the amount of the state funds provided for at least (5) years from the date of purchase or the completion of the improvements or as further required by law. As a condition of a receipt of state funding for this purpose, the provider agrees that, if it disposes of the property before the department’s interest is vacated, the provider will refund the proportionate share of the state’s initial investment, as adjusted by depreciation.

Electronic Fund Transfer
The provider agrees to enroll in Electronic Fund Transfer, offered by the State Comptroller’s Office. Copies of Authorization form and sample bank letter are available from the Department. Questions should be directed to the EFT Section at (850) 410-9466. The previous sentence is for notice purposes only.

Information Security
The provider shall maintain confidentiality of all data, files, and records including client records related to the services provided pursuant to this agreement and shall comply with state and federal laws, including, but not limited to, sections 384.29, 381.004, 392.65, and 456.057, Florida Statutes. Procedures must be implemented by the provider to ensure the protection and confidentiality of all confidential matters. These procedures shall be consistent with the Department of Health Information Security Policies, as amended, which is incorporated herein by reference and the receipt of which is acknowledged by the provider, upon execution of this agreement.

The provider will adhere to any amendments to the department’s security requirements provided to it during the period of this agreement. The provider must also comply with any applicable professional standards of practice with respect to client confidentiality.

II. THE DEPARTMENT AGREES:
A. Contract Amount
To pay for contracted services according to the conditions of Attachment I in an amount not to exceed subject to the availability of funds. The State of Florida’s performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature. The costs of services paid under any other contract or from any other source are not eligible for reimbursement under this contract.

B. Contract Payment
Pursuant to §215.422, FS, the department has five (5) working days to inspect and approve goods and services, unless the bid specifications, Purchase Order, or this contract specifies otherwise. With the exception of payments to health care providers for hospital, medical, or other health care services, if payment is not available within 40 days, measured from the latter of the date the invoice is received or the goods or services are received, inspected and approved, a separate interest penalty set by the Comptroller pursuant to §55.03, FS, will be due and payable in addition to the invoice amount. To obtain the applicable interest rate, contact the fiscal office/contract administrator. Payments to health care providers for hospital, medical, or other health care services, shall be made not more than 35 days from the date eligibility for payment is determined, at the daily interest rate of 0.03333%. Invoices returned to a vendor due to preparation errors will result in a payment delay. Interest penalties less than one dollar will be paid until the vendor requests payment. Invoice payment requirements do not start until a properly completed invoice is provided to the department.

C. Vendor Ombudsman
A Vendor Ombudsman has been established within the Department of Financial Services. The duties of this individual include acting as an advocate for vendors who may be experiencing problems in obtaining timely payment(s) from a state agency. The Vendor Ombudsman may be contacted at (850) 410-9724 or (800) 848-3792, the State of Florida Chief Financial Officer’s Hotline.

III. THE PROVIDER AND THE DEPARTMENT MUTUALLY AGREE
A. Effective and Ending Dates
This contract shall begin on or on the date on which the contract has been signed by both parties, whichever is later.

It shall end on

B. Termination
1. Termination at Will
This contract may be terminated by either party upon no less than thirty (30) calendar days notice in writing to the other party, without cause, unless a lesser time is mutually agreed upon in writing by both parties. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery.

2. Termination Because of Lack of Funds
In the event funds to finance this contract become unavailable, the department may terminate the contract upon no less than twenty-four (24) hours notice in writing to the provider. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery. The department shall be the final authority as to the availability and adequacy of funds. In the event of termination of this contract, the provider will be compensated for any work satisfactorily completed prior to notification of termination.

3. Termination for Breach
This contract may be terminated for the provider’s non-performance upon no less than twenty-four (24) hours notice in writing to the provider. If applicable, the department may employ the default provisions in Chapter 60A-1.006 (3), FAC. Waiver of breach of any provisions of this contract shall not be deemed to be a waiver of any other breach and shall not be construed to be a modification of the terms of this contract. The provisions herein do not limit the department’s right to remedies at law or in equity.

4. Termination for Failure to Satisfactorily Perform Prior Agreement
Failure to have performed any contractual obligations with the department in a manner satisfactory to the department will be a sufficient cause for termination. To be terminated as a provider under this provision, the provider must have: (1) previously failed to satisfactorily perform in a contract with the department, been notified by the department of the unsatisfactory performance, and failed to correct the unsatisfactory performance to the satisfaction of the department; or (2) had a contract terminated by the department for cause.

C. Renegotiation or Modification
Modifications of provisions of this contract shall only be valid when they have been reduced to writing and duly signed by both parties. The rate of payment and dollar amount may be adjusted retroactively to reflect price level increases and changes in the rate of payment when these have been established through the appropriations process and subsequently identified in the department's operating budget.

D. Official Payee and Representatives (Names, Addresses and Telephone Numbers)

1. The name (provider name as shown on page 1 of this contract) and mailing address of the official payee to whom the payment shall be made is:

2. The name of the contact person and street address where financial and administrative records are maintained is:

3. The name, address, and telephone number of the contract manager for the department for this contract is:

4. The name, address, and telephone number of the provider’s representative responsible for administration of the program under this contract is:

5. Upon change of representatives (names, addresses, telephone numbers) by either party, notice shall be provided in writing to the other party and said notification attached to originals of this contract.

E. All Terms and Conditions Included
This contract and its attachments as referenced, contain all the terms and conditions agreed upon by the parties. There are no provisions, terms, conditions, or obligations other than those contained herein, and this contract shall supersede all previous communications, representations, or agreements, either verbal or written between the parties. If any term or provision of the contract is found to be illegal or unenforceable, the remainder of the contract shall remain in full force and effect and such term or provision shall be stricken.

I have read the above contract and understand each section and paragraph.

In WITNESS THEREOF, the parties hereto have caused this ___ page contract to be executed by their undersigned officials as duly authorized.

PROVIDER

STATE OF FLORIDA, DEPARTMENT OF HEALTH

SIGNED BY: ___________________________  SIGNED BY: ___________________________
NAME: _______________________________________________________________________
TITLE: _____________________________________________________________________
DATE: _____________________________________________________________________

STATE AGENCY 29-DIGIT FLAIR CODE: __________________________________________
FEDERAL EID # (OR SSN): ____________________________________________________
PROVIDER FISCAL YEAR ENDING DATE: ____________________________
Vendors are required to submit with their bid, three (3) references that have been provided for services of a similar size and parameters of those requested in this solicitation. Vendors shall use Attachment X, Reference Form of this ITN to provide the required reference information. The department reserves the right to contact any and all references in the course of this solicitation evaluation and make a fitness determination, not subject to review or challenge.

1) Name of Company/Agency: ________________________________
   Contact Person: _________________________________________
   Phone Number: _________________________________________
   Address: ______________________________________________
   Email Address: _________________________________________

2) Name of Company/Agency: ________________________________
   Contact Person: _________________________________________
   Phone Number: _________________________________________
   Address: ______________________________________________
   Email Address: _________________________________________

3) Name of Company/Agency: ________________________________
   Contact Person: _________________________________________
   Phone Number: _________________________________________
   Address: ______________________________________________
   Email Address: _________________________________________

Signature of Authorized Representative
DATE AND TIME:  November 6, 2008 at 9:30 am

PLACE:  Renaissance Orlando Resort at SeaWorld
        6677 Sea Harbor Drive, Oceans #12
        Orlando, FL 32821
        (407) 248-7386

This meeting is open to the public

AGENDA:  FINAL 10/30/08  Elke Ursin

1. Introductions and Housekeeping
2. Review Minutes of Meeting 10/9/2008
4. Brief Updates on Ongoing and Future Projects
5. Other Business
6. Public Comment
7. Closing Comments, Next Meeting, and Adjournment

NOTE: The Evaluation Team Meeting (Item number 3 on the agenda) will be conducted between the RRAC and the respondents. There will be no public interaction during this process. The Public Comment section (Item number 6 on the agenda) is expected to occur mid-afternoon.
Addendum #1
ITN DOH 08-026
Florida Onsite Sewage Nitrogen Reduction Strategies Study

DATE: October 17, 2008
TO: Prospective Vendors
FROM: Maureen Livings, Purchasing Analyst
SUBJECT: Addendum #1 to DOH 08-026

The purpose of this Addendum is to revise information contained in the Invitation to Negotiate, as follows:

- Timeline Revised (see attached)

- Page 19, Section 4.25 Evaluation of Proposal, an added statement after the last sentence in the first paragraph in section 4.25: “The Evaluation Team will consider task rankings and overall rankings in the development of a recommendation to initiate negotiations for single or multiple contracts”.

- Page 20, Section 4.26.4 Description of Approach: Replace the “(6 page limit)” in the title to “(2 page limit per task)”

- Page 27, Attachment I: Item number 4): Replace the “(6 page limit)” in the bolded part to “(2 page limit per task)”

- Page 29, Attachment III: Replace with the attached file titled “Attachment III Revised” (see attached)

FAILURE TO FILE A PROTEST WITHIN THE TIME PRESCRIBED IN FS 120.57(3) OR FAILURE TO FILE A BOND OR OTHER SECURITY WITHIN THE TIME ALLOWED FOR FILING A BOND SHALL CONSTITUTE A WAIVER OF PROCEEDINGS UNDER CHAPTER 120 FLORIDA STATUTES
**Timeline**  
**DOH 08-026**  
**Revised 10/17/08**

<table>
<thead>
<tr>
<th>EVENT</th>
<th>DUE DATE</th>
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<td>ITN Advertised - Released</td>
<td>September 26, 2008</td>
<td>Vendor Bid System: <a href="http://vbs.dms.state.fl.us/vbs/main_menu">http://vbs.dms.state.fl.us/vbs/main_menu</a></td>
</tr>
</tbody>
</table>
| Questions Submitted in Writing | Prior to 3:00 PM EST Oct 9, 2008 | Submit to: Florida Department of Health  
Purchasing – Maureen Livings, Suite 310  
4052 Bald Cypress Way, Bin B07  
Tallahassee, Florida 32399-1749  
Fax: (850) 412-1185  
E-mail: Maureen_Livings@doh.state.fl.us |
| Optional Pre-Proposal Conference | October 14, 2008 2:00 PM – 3:00 PM | Department of Health  
4042 Bald Cypress Way  
Conference Room 240 P  
Tallahassee, Florida 32399  
Or via  
Conference call: 1-888-808-6959 code - 1454070 |
| Answers to Questions | October 17, 2008 | Posted electronically via the following Internet site: http://vbs.dms.state.fl.us/vbs/main_menu |
| Sealed Proposals Due and Opened | **Must be received PRIOR to: 3:00 PM EST October 29, 2008** | Florida Department of Health  
Purchasing – Maureen Livings, Suite 310  
4052 Bald Cypress Way, Bin B07  
Tallahassee, FL 32399-1749 |
| Anticipated Evaluation of Proposals | Beginning October 29, 2008 | Individual Evaluation of written proposals |
| Anticipated Evaluation Team Meeting | November 6, 2008 9:30 am | Evaluation Team Meeting –  
Renaissance Orlando Resort at SeaWorld Oceans #12  
6677 Sea Harbor Drive  
Orlando, Fl 32821 |
| Anticipated Beginning Negotiations | November 13, 2008 |  |
| Anticipated Posting of Intent to Award | November 18, 2008 | Vendor bid system: http://vbs.dms.state.fl.us/vbs/main_menu |
Evaluators will judge the presence and quality of each response in assigning a score (see Attachment I for questions). The scores range from the highest score representing an excellent response to a zero representing no response. The higher the score the better is the response. The score for each individual task and the overall score are then converted to ranks. Proposals with the same score will receive their average rank, e.g. two proposals tied for first and second place will both receive a ranking of 1.5. The Evaluation Team will consider task rankings and overall rankings in the development of a recommendation to initiate negotiations for single or multiple contracts.

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<tr>
<th>ITN Questionnaire Question Number</th>
<th>Point Value</th>
<th>Task A (as single contract)</th>
<th>Task B (as single contract)</th>
<th>Task C (as single contract)</th>
<th>Task D (as single contract)</th>
<th>Overall (as one contract)</th>
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<td>1. Introduction (4.26.1)</td>
<td>0 - 4</td>
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<td>2. Company Background (4.26.2)</td>
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<td>3. Willingness to meet time and budget constraints (4.26.3)</td>
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<td>4. Description of Approach to Performing Tasks Required by Section 4.4 (4.26.4) (2 pages per task)</td>
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<td>Task A. Prioritizing of technologies for testing</td>
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<td>Task B. Field testing of technologies at actual home sites and cost documentation</td>
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<td>Task C. Evaluation of nitrogen reduction provided by soils and the shallow groundwater below and down gradient of various systems</td>
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<td>Task D. Development of a simple model for predicting nitrogen fate and transport from onsite wastewater systems</td>
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<td>a) qualification of staff</td>
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<td>b) relevance of past projects</td>
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<td>c) additional benefits</td>
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<td>6. Description of Project and Workload Management (4.27.2) (4 page limit)</td>
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<td>b) project and quality management</td>
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<td>c) potential for conflicts of interests</td>
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<td>7. Past Performance references (4.9) (average of three, according to Attachment II)</td>
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<td>100 (POSSIBLE)</td>
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**Ranking**
REPORT ON RANGE OF COSTS TO IMPLEMENT A MANDATORY STATEWIDE 5-YEAR SEPTIC TANK INSPECTION PROGRAM

October 1, 2008

Ana M. Viamonte Ros, M.D., M.P.H.
Surgeon General, Department of Health

Charlie Crist
Governor
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**CONCLUSIONS**
EXECUTIVE SUMMARY

This report is submitted in compliance with Line Item 1682, House Bill 5001, General Appropriations Act for Fiscal Year 2008-2009. The bill tasks the Department of Health to "submit a report to the Executive Office of the Governor, the President of the Senate and the Speaker of the House of Representatives by no later than October 1, 2008, which identifies the range of costs to implement a mandatory statewide 5-year septic tank inspection program to be phased in over 10 years pursuant to the Department of Health's procedure for voluntary inspection, including use of fees to offset costs."

Less than 1 percent of Florida's 2.3 million onsite sewage treatment and disposal systems are actively managed under operating permits and maintenance agreements. The balance of Florida’s 2.3 million systems are generally only serviced when the system fails. Over half of these systems are 30 years old and were installed under standards less stringent than current standards.

The U.S. Environmental Protection Agency strongly encourages adoption of programs, which include a comprehensive management and maintenance component to ensure onsite systems are performing as designed and to minimize the potential adverse human or environmental health impacts from the continued use of under designed or failing systems. As requested, this report provides a range of costs to implement a mandatory statewide management and maintenance or septic tank inspection program. Cost ranges are given for department and the private sector, both in terms of administrative and onsite system construction costs.

Assumption was made that the program could be implemented through the department’s existing system repair and modification programs and during real estate transactions. At the end of a 10 year implementation cycle, all 2.3 million systems would have been inspected and mechanisms would be in place to annually inspect 460,000 systems. The department’s cost would be fully funded through application and permitting fees, currently $112.00. No general revenue funding would be required. Consideration could be given to adding a surcharge to these fees to fund a grant or loan program for low income families. System evaluation and tank pump out would be done by licensed septic tank contractors or plumbers at a current average cost of $500. The average repair cost is estimated to range from $1,988 to $4,088 with an average cost of $3,038 for a standard gravity system. It is estimated that 9.5 percent of systems inspected would need repair permits during the initial implementation cycle. After implementation, it is expected that the number of failures would be significantly reduced and the life span of onsite systems significantly increased.
1.0 INTRODUCTION

This report is submitted in compliance with Line Item 1682, House Bill 5001, General Appropriations Act for Fiscal Year 2008-2009. The bill tasks the Department of Health to “submit a report to the Executive Office of the Governor, the President of the Senate and the Speaker of the House of Representatives by no later than October 1, 2008, which identifies the range of costs to implement a mandatory statewide 5-year septic tank inspection program to be phased in over 10 years pursuant to the Department of Health’s procedure for voluntary inspection, including use of fees to offset costs.”

In Florida, 2.3 million onsite sewage treatment and disposal systems (OSTDS or onsite systems) are in use statewide, serving approximately 31% of the population. More than half of Florida’s OSTDS are over 30 years old and were installed under standards less stringent than current standards. The U.S. Environmental Protection Agency (EPA) concluded in its 1997 Report to Congress that “adequately managed decentralized wastewater systems are a cost-effective and long-term option for meeting public health and water quality goals, particularly in less densely populated areas.” In Florida, development is dependent on OSTDS due to the cost and time frames to install central sewer. In rural areas and low-density developments central sewer is not cost effective. Less than one percent of Florida systems are actively managed. The remainder generally only receive maintenance when they fail, often leading to costly repairs that could have been avoided with routine tank pump outs and service.

To promote onsite system management and maintenance programs, the U.S. EPA developed the Voluntary National Guidelines for Managing Onsite and Clustered (Decentralized) Wastewater Treatment Systems. In its guidelines, the EPA recognizes several benefits to the implementation of effective onsite system management and maintenance programs. The EPA concluded that “These systems will play an even greater role in the future because they are often more affordable than conventional centralized sewage treatment plants and can be designed to perform under a variety of specific site conditions.” Among the benefits, EPA listed:

- Protection of property values - Well-managed, properly designed onsite or cluster systems can provide sewage treatment equivalent to a centralized plant, often at a lower cost.
- Water conservation - Decentralized systems can help recharge groundwater aquifers and maintain dry season flow in streams.
- Preservation of the tax base - Decentralized systems can be installed on an as-needed basis, thus avoiding the large upfront capital costs of centralized sewage treatment plants.
- Life-cycle cost savings - Proper management can result in lower replacement and repair costs, increased property values, enhanced economic development, and improved quality of life.
- Effective planning - Decentralized systems provide flexible wastewater options and help achieve land use objectives.

In its guidelines, the EPA suggested five management and maintenance models or recommendations; these are the Homeowner Awareness, the Maintenance Contract, the Operating Permit, the Responsible Entity, and the Responsible Management Entity (RME) Ownership Models. Florida has implemented some aspects of the first three but does not have a mandatory maintenance and management program for the vast majority of its onsite systems.
In Florida, management and maintenance programs have been implemented to ensure upgrades and infrastructure improvements in the areas of publicly owned wastewater collection and treatment facilities, stormwater management projects, combined sewer overflow control facilities, and other non-point source pollution control projects. Florida would greatly benefit from the implementation of a comprehensive management and maintenance or mandatory septic tank inspection program to ensure onsite systems are performing as designed and to minimize the potential adverse human or environmental health effects from the continued use of illegal or failing onsite systems or onsite systems located in environmentally sensitive areas.

As requested, this report provides a range of costs to implement a mandatory statewide management and maintenance or septic tank inspection program. Cost ranges are given for department and the private sector, both in terms of administrative and onsite system construction costs.

2.0 MANAGEMENT AND MAINTENANCE OF FLORIDA’S ONSITE SYSTEMS

Florida has been a leader in the field of onsite wastewater treatment and disposal practices. Onsite system construction and use standards in the State date to 1921. These standards provide needed environmental and public health protection. However, increases in population density have placed significant challenges to Florida’s onsite system industry and regulatory authorities. In particular there is growing concern over the nutrient impact on Florida’s waters from onsite systems, as well as other non-point sources of nutrients.

The majority of Florida’s onsite systems provide passive treatment with a septic tank and subsurface drainfield. With the advent of new onsite system technologies, management and maintenance became critical to ensure the proper functioning of these systems. The management of these systems conforms to the EPA Maintenance Contract and Operating Permit management models 2 and 3.

The Maintenance Contract Model applies “where more complex system designs are employed to enhance the capacity of conventional systems to accept and treat wastewater” and the “objectives of this model build on the Homeowner Awareness Model by ensuring that property owners maintain maintenance contracts with trained operators.” The Operating Permit Model is recommended when “sustained performance of onsite wastewater treatment systems is critical to protect public health and water quality . . . A principal objective of this management program is to ensure that the onsite wastewater treatment systems continuously meet their performance criteria...limited-term operating permits are issued to the property owner and are renewable for another term if the owner demonstrates that the system is in compliance with the terms and conditions of the permit...systems can be used safely in more sensitive environments if their performance meets those requirements reliably and consistently. The operating permit provides a mechanism for continuous oversight of system performance and negotiating timely corrective actions or levying penalties if compliance with the permit is not maintained. To comply with these performance standards, the property owner should be encouraged to hire a licensed maintenance provider or operator.”

In Florida, less than one percent of the estimated 2.3 million active systems has operating permits and receives annual inspections by the Department of Health and routine maintenance from private maintenance entities. Beyond a conventional septic tank and subsurface drainfield, the advanced or more complex onsite systems designs that require operating permits, generally utilize aerobic treatment units (ATU), or are designed to meet specific treatment standards (performance-based treatment systems), or are systems designed to treat commercial sewage
waste (food establishments), or are systems that are located in industrial or manufacturing areas, where there is potential for disposal of hazardous, toxic, or industrial wastes. Of the 16,701 onsite systems with operating permits, approximately 54% are ATU, 34% are located in industrial or manufacturing zones, 8% are designed to treat commercial sewage waste and 5% are for performance-based treatment systems.

Notable because of the lack of management and maintenance requirements, is the remaining 99% of Florida onsite sewage systems. While these systems were designed and installed in accordance with the regulations at the time of construction and installation, many are aging and by today’s standards, may be under designed. In addition, repairs of onsite systems were not regulated until 1987; many systems may have been unlawfully modified. Also, 1.3 million onsite systems were installed prior to 1983 (DOH Statistical Data) and a significant fraction of the pre-1983 systems may have been installed with a 6” separation from the bottom of the drainfield to the estimated seasonal high water table. The current water table separation requirement is 24” and is based on research findings compiled by the DOH in 1989 that indicate for septic tank effluent; the presence of at least two feet (24”) of unsaturated fine sandy soil is needed to provide a relatively high degree of treatment for most wastewater constituents. Florida’s pre-1983 systems may not provide the same level protection expected from systems installed under current construction standards.

While not an EPA Maintenance Contract or Operating Permit Model program, a mandatory statewide 5-year septic tank inspection program to be phased in over 10 years, based on the Department of Health’s existing procedure for voluntary inspection, would be a significant upgrade to Florida’s onsite system management practices. The mandatory inspections would initially be phased in through inspection and inclusion of onsite systems that are already inspected by the Department (i.e., county ordained mandatory inspection programs, systems applying for modifications or repairs and for systems subject to real estate transactions). A mandatory septic inspection program would result in greater environmental and public health protection by increasing system owner awareness, prolonging system life and delaying or eliminating costly system repairs.

2.1 COUNTY MANDATED SEPTIC TANK INSPECTION PROGRAMS

There are 3 Florida counties, Charlotte, Escambia, and Santa Rosa that have implemented local management and maintenance programs to ensure the onsite system infrastructure is adequately maintained and continues to operate effectively. A survey of these management programs was conducted July 16, 2008.

The Charlotte County locally mandated inspection program was implemented in 2007. It requires 5-year inspections in geographically designated and environmentally sensitive areas. The tracking and property owner inspection notification process is handled by the county health department (CHD) and inspections are performed by both the CHD inspectors and the private sector (Registered Septic Tank Contractors, State Licensed Plumbers and Private Certified Environmental Health Professionals). For the year starting July 1, 2007 and ending June 30, 2008, the Charlotte County program conducted 3000 mandated septic tank inspections. Charlotte County’s mandatory inspection program is costing approximately $115.00 per inspection and the program cost is covered by local fees. In general, the program was received favorably, but has received some complaints from economically challenged property owners. Charlotte CHD suggested that a statewide mandatory septic system inspection program must be properly staffed and must charge ample fees to cover costs.
The Escambia County program was implemented in 1999 and the mandated septic inspection is required at the point of sale (POS) on a real estate transaction. The inspection procedure is similar to the Department of Health’s existing procedure for voluntary inspections. The objective of the POS inspection is to provide information and protection to property owners and to identify and repair existing malfunctioning systems. The program inspections are limited to a geographically designated environmentally sensitive areas and the property owner notification process is handled by realtors and title companies. Inspections are performed and tracked by the Escambia CHD. For the year starting July 1, 2007, ending June 30, 2008, the Escambia County program conducted 711 mandated septic tank inspections. In general, Escambia County’s program was favorably received, as property buyers benefit from the information they receive on the condition of the onsite system. Escambia County’s mandatory inspection program is costing approximately $83.93 per inspection and program costs are covered with an inspection fee. Escambia County suggested that a statewide mandatory septic tank inspection program must be adequately tracked, have a proper enforcement mechanism and consider a program to provide financial aid.

The Santa Rosa County program was implemented in 2000 and requires a mandatory inspection every 5 years. Similar to Escambia County’s program, in Santa Rosa the program inspections are limited to geographically designated environmentally sensitive areas and the property owner notification process is handled by the real estate industry. CHD inspector, Registered Septic Tank Contractors and Private Environmental Health Professionals are permitted to perform the mandatory inspections. For the year starting July 1, 2007, ending June 30, 2008, the Santa Rosa County program conducted 944 mandated septic tank inspections. In general, Santa Rosa County’s program was favorably received. The CHD reported that while new taxes or program fees were not popular, property buyers do appreciate the information they receive on the condition of the onsite system. Santa Rosa County’s mandatory inspection program is costing approximately $215.00 per inspection and program costs are partially recovered with a $150.00 per inspection fee. Santa Rosa County suggested that a statewide mandatory septic tank inspection program should at least require pumping of the tanks and appropriate fees to cover the complete cost of the program.

A number of counties, including Franklin and Monroe, already have a significant number of systems under operating permits and maintenance agreements. Wakulla County has recently adopted a local ordinance requiring performance based treatment systems which are under active management. A number of other counties are actively considering such programs.

3.0 MANDATORY SEPTIC TANK INSPECTION PROGRAM COSTS

Following is the range of costs analysis for the implementation of a 5-year statewide management and maintenance mandatory septic tank inspection program. Cost ranges are given for department and the private sector, both in terms of administrative and onsite system construction costs. Phasing in this program during real estate transactions would provide opportunity for the owner to fund any needed repairs or upgrades.

3.1 DOH ESTIMATED EXPENDITURES

The annual DOH administrative expenditures include the costs of one full time equivalency in central office and the costs for the county health department staff to conduct the mandatory inspection program. The county health department costs has been calculated based on the estimated number of annual inspections and the cost of implementing similar programs in Charlotte, Escambia, and Santa Rosa counties (Table 1).
The estimated revenue is obtained by dividing the approximate 2.3 million active OSTDS into 10 years to obtain the 230,000 systems that would need to be inspected. However, on a yearly basis, an average number of onsite systems will already be inspected by the department during the normal course of business and these would not need to be included. These are onsite systems that are currently inspected under a county ordained mandatory inspection program (4,940), modifications to existing systems (5,302), system repairs (19527), abandoned systems (5065), and the 16,701 systems that are currently managed under DOH operating permits. These inspections would comply with the proposed statewide mandatory septic tank inspection based on the existing voluntary inspection procedure. The 230,000 systems to be inspected can be reduced by a total of 51,535 systems, for a total of 178,465 systems per year that would be subject to the mandatory septic tank inspection program.

<table>
<thead>
<tr>
<th>Table 1. Estimated Expenditures</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CENTRAL OFFICE</strong></td>
<td></td>
</tr>
<tr>
<td>1 FTE Environmental Health Program Consultant Oversees statewide mandatory inspection program. FTE computed at 10% over minimum w/35% fringe and 25% lapse. Includes max travel, operating capital outlay, and human resource.</td>
<td>$82,712</td>
</tr>
<tr>
<td><strong>COUNTY HEALTH DEPARTMENT</strong></td>
<td></td>
</tr>
<tr>
<td>County Health Department Staff. Initial costs based on 178,465 mandatory septic tank inspections with a 9.5% failure rate (repair required).</td>
<td></td>
</tr>
<tr>
<td>178,465 inspections * $112 (CHD Inspection Permit Fee) = $21,772,730</td>
<td></td>
</tr>
<tr>
<td>178,465 * 0.095 (county mandated inspection program estimated failure rate) = 16,954 failures.</td>
<td></td>
</tr>
<tr>
<td>16,954 (estimated failures) * $195 (CHD repair permit fee) = $3,306,030</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL CHD COST</strong></td>
<td>$25,078,760</td>
</tr>
<tr>
<td>$21,772,730 + $3,306,030 = $</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL ESTIMATED EXPENDITURES</strong></td>
<td>$25,161,472</td>
</tr>
</tbody>
</table>
The current Florida Demographic Forecast predicts a slower population growth for the next 10 years. The forecast indicates that between April 1, 2010 and April 1, 2018; population growth is expected to average 301,795 net new residents per year. Based on the demographic forecast of 301,795 new residents per year, by year 2018 Florida could add as many as 2,414,360 new residents. U.S. Census data for the year 2000 indicates there were 2.46 persons per Florida household. By 2018, Florida could expect to add approximately 981,447 new households. DOH 2002 Census data shows that approximately 31% of Florida’s population is served by onsite systems. Based on the demographic forecasting data and assuming that 31% of the population will continue to be served by onsite systems, by the year 2018 Florida could expect to add as many as 304,249 new onsite systems or an average of 30,249 systems per year.

It is anticipated that department expenditures would be offset by application and permit fees. Fees currently charged by the counties with mandatory inspections average $149.64 (range from $83.93 to $215.00).

### 3.2 PRIVATE SECTOR COSTS

The estimates for private sector costs were obtained based on the following assumptions.

- The number of inspections expected to identify failing systems, was based on the average failure rate obtained from the Charlotte and Santa Rosa county mandated septic tank inspection programs. The Charlotte county failure rate is 8%. Santa Rosa CHD reported a failure rate of 11%. Their average failure rate was 9.5% per year. This average failure rate was applied to the 178,465 expected yearly inspections.

- Estimated private sector OSTDS contracting construction costs were based on pricing information collected by DOH in two previous onsite sewage treatment and disposal system projects. In 2006, the Department provided a summary comparison for conventional versus performance based onsite sewage treatment and disposal systems to the Department of Community Affairs (DCA). The cost comparison was provided in response to a request from DCA for price quotes for the installation of nitrogen reducing technology relative to conventional system technology in Wakulla County, Florida. In 2007 the department conducted a second cost survey to obtain system pricing for the Wekiva Study Area north of Orlando.

**Wakulla County Pricing Information**

The estimates provided in the Wakulla County project were based on the cost to install a system for an average new 3-bedroom house in the Crawfordville area of Wakulla County, with a nitrogen treatment standard of 10 mg/L TN, a 300 gallon daily flow, assuming to meet all regulatory requirements (e.g., setbacks, authorized sewage flows, etc.). The estimated costs accounted for varying soil and water table conditions, which are factors that directly influence drainfield sizes. The systems reported to have a drainfield bottom relative to ground surface of 3 and 24 inches, are mounded drainfields that require additional fill and would be more costly to construct. The Wakulla County price information provides cost information for low-pressure dosed, drip and gravity systems for a range of treatment levels.
<table>
<thead>
<tr>
<th>Drainfield Bottom Elevation Relative to Ground Surface</th>
<th>Conventional drainfield area (ft²)</th>
<th>PBTS-Cost (Advanced secondary TN=10 mg/L)</th>
<th>Conventional System Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dosed System (low-pressure or drip irrigation)</strong></td>
<td>24” above</td>
<td>300</td>
<td>$11,275 (drip)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3” above</td>
<td>462</td>
<td>$10,875 (drip)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>18” below</td>
<td>334</td>
<td>$10,575 (drip)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Gravity System</strong></td>
<td>18” below</td>
<td>334</td>
<td>$7,253</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>$5,375</td>
</tr>
</tbody>
</table>

**Wekiva Study Area Pricing Information**

The Wekiva Study Area costs estimates were based on the cost for repair to systems receiving an average of 300 gallons per day (gpd) or a typical residential 3-bedroom house with no more than 2,250 square feet of building area. For installation of new systems, the costs were estimated for a system receiving 400 gpd or a typical residential 4-bedroom house with no more than 3,300 square feet of building area. The Wekiva estimates also accounted for differences in repair and new installations costs by soils. One scenario looked at wet soils where a mounded drainfield would be required. The second scenario looked at a dryer soil where a subsurface drainfield would be required. The Wekiva Study Area cost survey estimate the cost of a voluntary tank pump out and existing system evaluation at $500.00 each.
### Table 3. Wekiva Study Area OSTDS Average Cost Table

<table>
<thead>
<tr>
<th></th>
<th>Standard Gravity System (septic tank and drainfield)</th>
<th>ATU and Gravity Drainfield</th>
<th>PBTS 10 – 20 mg/l TN and Gravity Drainfield</th>
<th>Standard Mound (septic tank and mounded drainfield)</th>
<th>ATU and Mounded Drainfield</th>
<th>PBTS 10 – 20 mg/l TN and Mounded Drainfield</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Repair (Drainfield only)</strong></td>
<td>$3,750</td>
<td>$4,500</td>
<td>$4,500</td>
<td>$5,496</td>
<td>NO DATA</td>
<td>NO DATA</td>
</tr>
<tr>
<td><strong>Repair (Tank/Drain field)</strong></td>
<td>$4,425</td>
<td>$11,666</td>
<td>$11,666</td>
<td>$6,312</td>
<td>$13,633</td>
<td>$13,633</td>
</tr>
<tr>
<td><strong>New Systems</strong></td>
<td>$3,886</td>
<td>$10,565</td>
<td>12,000</td>
<td>$5,602</td>
<td>$13,262</td>
<td>$13,900</td>
</tr>
<tr>
<td><strong>Pump out and Evaluation</strong></td>
<td>$500.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The estimated system repair cost is obtained by averaging the system cost information collected by DOH for the Wekiva Study Area and Wakulla County Projects. The combined average range is $1,988 to $4,088, resulting in a combined system costs average of $3,038 per system. Finally, the costs of a septic tank pump out and existing system evaluation, obtained from the cost survey information collected during the Wekiva Study Area Project, is estimated to be $500.00.

### Table 4. Private Sector OSTDS Costs

<table>
<thead>
<tr>
<th></th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. System Not in Failure</strong></td>
<td></td>
</tr>
<tr>
<td>CHD Fees: Includes Notification, Application and Permit Review.</td>
<td>$112</td>
</tr>
<tr>
<td>Private Existing System Evaluation</td>
<td>$500</td>
</tr>
<tr>
<td>Estimated Cost to System Owner</td>
<td>$612</td>
</tr>
<tr>
<td>Estimated 178,465 inspections * 0.905% = 161,511</td>
<td></td>
</tr>
<tr>
<td>Estimated Private Sector Cost/year = 161,511 * $612 =</td>
<td>$98,844,732</td>
</tr>
</tbody>
</table>
Table 4. Private Sector OSTDS Costs

<table>
<thead>
<tr>
<th>2. System in Failure</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHD Fees (Includes CHD Owner Notification and Records Maintenance Fee, CHD Application and Permit or Compliance Determination Fee)</td>
<td>$112</td>
</tr>
<tr>
<td>CHD Repair Fee (Site Evaluation of $115 + Research/Surcharge of $5 + Construction and Final Inspection Fee of $75 + above listed CHD Fees.)</td>
<td>$195</td>
</tr>
<tr>
<td>Private Existing System Evaluation</td>
<td>$500</td>
</tr>
<tr>
<td>Average System Repair Cost</td>
<td>$3,038</td>
</tr>
<tr>
<td>Estimated Cost to System Owner</td>
<td>$3,845</td>
</tr>
<tr>
<td>Estimated 178,465 * 0.095% = 16,954 failures</td>
<td></td>
</tr>
<tr>
<td>Estimated Private Sector Cost/year = 16,954 * ($112 + $195 + $500 + $3,038) = 16,954 * 3,845 =</td>
<td>$65,188,130</td>
</tr>
<tr>
<td>Overall Private Sector Costs</td>
<td>$164,032,862</td>
</tr>
</tbody>
</table>

With the system not in failure the $612 cost over five years prorates to $10.20 per month. This figure is significantly less than monthly sewer fees. With the system in failure the $3,845 cost over five years prorates to $64.08 per month. Again this figure is significantly less than the connection charge to central sewer.

3.3 MANDATORY 5-YEAR SEPTIC TANK INSPECTION PROCEDURE

This management program is intended to provide mandatory maintenance for onsite sewage treatment and disposal systems on a recurring five-year cycle to be phased in over a 10-year period. The procedures used to inspect the system as well as the required report will be based on the voluntary inspection protocol currently in use. Additional requirements shall be written that will allow systems that have been inspected under other departmental criteria to receive credit for having the system maintained. During the initial 8 years of implementation, the statewide mandatory septic tank inspection program will first include all onsite systems inspected under other departmental criteria (i.e., county ordained mandatory inspection programs, systems that apply for modifications or repairs and for systems that are subject to real estate transactions). In the final two-years of implementation, subject to the completion of the statewide inventory of onsite treatment and disposal systems, as required by House Bill 5001, all remaining onsite systems will be inspected and phased in a 5-year cycle. A separate benefit from performing this program will be the identification of onsite sewage treatment and disposal systems that are not functioning in a sanitary manner. Systems that are found to not be functioning in a sanitary manner will be required to be repaired in compliance with department standards.
4. CONCLUSION

As required in Section 5 of the Conference Report On House Bill 5001, General Appropriations Act for Fiscal Year 2008-2009, this report identifies the range of costs to implement a mandatory statewide 5-year septic tank inspection program to be phased in over 10 years pursuant to the Department of Health’s procedure for voluntary inspection, including use of fees to offset costs. The costs range is provided for department and the private sector, both in terms of administrative and onsite system construction costs. Department costs are identified in terms of expenditures. Private sector costs are identified in terms of individual system owner costs and overall private sector costs.

The estimated costs ranges are:

The estimated cost to system owner when the private sector (Certified Environmental Health Professional or Registered Septic Tank Contractor) performs the mandatory septic tank inspection and the system is found in good operating conditions is $612. With the system not in failure the $612 cost over five years prorates to $10.20 per month. This figure is significantly less than monthly sewer fees.

The estimated cost to the system owner when the private sector (Certified Environmental Health Professional or Registered Septic Tank Contractor) performs the mandatory septic tank inspection and the system is found to be in failure (add system repair cost) is $3,845. With the system in failure the $3,845 cost over five years prorates to $64.08 per month. Again this figure is significantly less than the connection charge to central sewer.

Total annual estimated cost to department is $25.2 million to be recovered by user fees, and the overall private sector costs are $164 million.

In order to implement the mandatory septic inspection program, the department will need to be given statutory authority and rule promulgation authority. This should occur in section 381.0065, Florida Statutes, the location of all other statutory authority for the regulation of onsite sewage treatment and disposal systems by the Department of Health. Without specific program authority the department will not be able to perform this function. Consideration could also be given to providing authority to a grant or loan program for low income families funded by a portion of the user fees.

The Environmental Protection Agency states that onsite systems are a “cost-effective and long-term option for meeting public health and water quality goals”. It is the responsibility of the State of Florida to implement an onsite system management and maintenance program (i.e., mandatory septic tank inspection program), to ensure proper evaluation, maintenance and upgrades to Florida’s onsite system infrastructure. A properly implemented management program will benefit Florida’s onsite system owners and will improve environmental and public health protection.
In attendance:

- **Committee Membership and Alternates:** David Carter (chairman, member, Home Building Industry); Paul Davis (member, DOH-Environmental Health); John Dryden (alternate, State University System); Anthony Gaudio (member, Septic Tank Industry); Marc Hawes (alternate, Home Building Industry); Jim Peters (alternate, Professional Engineer); Eanix Poole (alternate, Consumer); Patti Sanzone (alternate, Environmental Interest Group); John Schert (member, State University System); Clay Tappan (member, Professional Engineer); and Pam Tucker (member, Real Estate Profession)

- **Not represented:** Restaurant Industry

- **Visitors:** Damann Anderson (Hazen and Sawyer); Rick Baird (Orange County Environmental Protection); Quentin (Bob) Beitel (Markham Woods Association); John Byrd (Orange County Government Mayor & Board of County Commissioners); Josefin Edeback (Hazen and Sawyer); Chris Esterson (PBS&J); Tom Farkas (PBS&J); Tom Higginbotham (Citrus County Health Department); Justin Hubbard (Infiltrator Systems); Ammarin Makkeasorn (UCF); Mark Mechling (Mechling Engineering); Russ Melling (Lake County Environmental Health); Ralph Montgomery (PBS&J); Don Orr (ADS); Tom Singleton (PBS&J); Bob Siegrist (Colorado School of Mines); Daniel Smith (Applied Environmental Technology); Craig Stanley (University of Florida Gulf Coast Research and Educational Center); Sam Upchurch (SDII – Global Corp.); Marty Wanielista (UCF); George Yeh (UCF)

- **Department of Health (DOH), Bureau of Onsite Sewage Programs:** Paul Booher; Eberhard Roeder; and Elke Ursin

1. **Introductions:** Eight out of nine groups were present, representing a quorum. Chairman Carter called the meeting to order at 9:40 am. Some of the changes to the RRAC composition were outlined: John Dryden has been appointed as the State University System alternate, and the decision has not yet been made on the Local Government Representative member and alternate appointments.

2. **Review of Previous Meeting Minutes:** Motion by Paul Davis, seconded by Anthony Gaudio: The minutes were approved as submitted.

3. **Evaluation Team Meeting: Florida Onsite Sewage Nitrogen Reduction Strategies Study:** The Invitation to Negotiate was advertised on September 26, 2008 and proposals were due on October 29, 2008.

A total of three (3) proposals were received for this project. RRAC functions as the evaluation team for DOH. The ground rules were outlined with the main rules being that the audience members were observers only, communication with the respondents would only occur during the interview session, and that no negotiation questions were allowed to be asked to the respondent.
The RRAC were notified to disclose any conflicts on the conflict of interest form. A Form 8A Memorandum of Voting Conflict for State Officers was submitted by Anthony Gaudio and is hereby incorporated into the minutes of this meeting.

The interview process was outlined next. The original plan was that each of the respondents were to remain in the room, and a random order would be determined to go over the clarifying questions. The respondents all agreed that they would prefer to leave the room while the others are interviewed, so the process was changed to accommodate their request. A random order was established by picking names from a box, and the first group answered questions while the other two groups left the room, and so on until all the interviews had been completed.

A motion was made by Anthony Gaudio and seconded by Eanix Poole to evaluate each respondent for the overall project approach, rather than assign individual scores for each task. There was no discussion. All were in favor with none opposed.

The proposals were scored and ranked, the ranks were averaged, and the following proposals are listed in order of rank (top ranked listed first):

1. Hazen and Sawyer
2. University of Central Florida
3. PBS&J

A motion was made by Anthony Gaudio and seconded by Jim Peters to move forward with proceeding to negotiations with the top ranked proposal (Hazen and Sawyer). There was no discussion. All were in favor with none opposed.

DOH is to keep RRAC in the loop as much as is possible with what is going on. There was a discussion on whether it would be possible to have a conference call in December if the negotiations do not result in an agreement. A motion was made by Anthony Gaudio to schedule the conference call for December 2nd to provide an update on the project and discuss the draft contract. There was no second to the motion and the motion died. If the negotiations have been concluded, staff is to distribute a draft contract for the RRAC to review prior to the conference call in December. DOH staff will research whether there are any issues with discussing an active solicitation that is in the negotiation phase which is to be conducted behind closed doors.

There was also a discussion on whether the $1,000,000 that has been appropriated to the DOH in this year's budget for this project is required to be spent by June 30, 2009. Elke Ursin stated that the most recent DOH interpretation is that this money does need to be spent. David Carter stated that he thought the funds had to be committed but not necessarily spent. RRAC directed her to revisit the issue to make sure whether that is the case.

Next a discussion was had on negotiation points which will be incorporated into the negotiation meeting between DOH and the respondent(s).

4. Brief updates on other projects
   a) Ongoing projects
- **Specific Appropriation 1682** – Report identifying range of costs for inspection program has been finalized. Report was submitted with packets and is posted on website.

- **Inventory Study** – Negotiations held on October 20th with the top three ranked respondents. EarthSTEPS/GlobalMind was selected as the vendor that will provide the best value to the state. Award letter sent 11/6/2008. Currently working on contract.

- **Town of Suwannee Study** – Negotiations held on October 24th with the top three ranked respondents. Environmental Consulting & Technology (ECT) was selected as the vendor that will provide the best value to the state. Award letter sent 11/6/2008. Currently working on contract.

- **Passive Nitrogen Removal Assessment** – Received final report on results of additional monitoring done on the lab scale experiment on 11/6/2008 and reports were distributed to the RRAC.

- **Optical Wastewater Tracers Study (old Remote Sensing of Optical Brighteners Study)** – Analysis of data ongoing.

- **Manatee Springs, Performance of Onsite Systems Phase II Karst Study** – Currently working on the designs for the nutrient reducing systems.

- **Monroe County Performance Based Treatment System Performance Assessment** – Currently developing criteria for the next phase of sampling.

- **319 Project on Performance and Management of Advanced Onsite Systems** – Database of advanced systems task negotiations fell through, and currently DOH is in the process of determining how this task will move forward. Suggestion from RRAC to ask whether EarthSTEPS would consider incorporating this project into their project on the Statewide Inventory. Anticipate advertising and hiring a temporary position to work on this project in the very near future.

b) Projects coming up

- **Restoration of the University of South Florida (USF) Lysimeter Station** – Still working with USF on Memorandum of Agreement. This task may be incorporated under the Nitrogen Study.

- **Phase II of the Florida Passive Nitrogen Removal Project** – This task may be incorporated under the Nitrogen Study.

- **Wekiva Onsite Sewage Treatment and Disposal System (OSTDS) Seasonal Variability Assessment** – This task is to be incorporated under the Nitrogen Study.

- **Alternative Drainfield Product Assessment** – Project has been postponed until the next budget cycle.

- **Long-term deformation of tanks of different materials** – DOH established an ad hoc committee to discuss standards utilized for polyethylene tank evaluations. There were no immediate recommendations, however the committee will look into adding an additional time related test to determine the effect of creep on installations. Paul Booher will write up the minutes of the ad hoc committee and develop recommendations on where this issue will go next. Eanix Poole suggested that those minutes be sent to RRAC and that this project be removed from the priority list as it appears now to be a TRAP issue.
5. **Other Business** – None.

6. **Public Comment** – Public comment was closed during the Evaluation Team meeting for the ITN. When public comment was open they were allowed to comment.

7. **Next Meeting** - The next meeting will be scheduled for the first week of December by conference call to provide an update on ongoing studies. The next in-person meeting will be held during the week of January 12th or January 19th to discuss the progress report that is due to the legislature on February 1, 2008 with recommendations for funding additional phases of the nitrogen study.

The meeting adjourned at 6:00 p.m.
WHO MUST FILE FORM 8A

This form is for use by any person serving at the State level of government on an appointed or elected board, council, commission, authority, or committee. It applies equally to members of advisory and non-advisory bodies who are presented with a voting conflict of interest under Section 112.3143, Florida Statutes.

Your responsibilities under the law when faced with voting on a measure in which you have a conflict of interest will vary greatly depending on whether you hold an elective or appointive position. For this reason, please pay close attention to the instructions on this form before completing the reverse side and filing the form.

INSTRUCTIONS FOR COMPLIANCE WITH SECTION 112.3143, FLORIDA STATUTES

ELECTED OFFICERS:

As a person holding elective state office, you may vote on a measure which inures to your special private gain or loss; to the special gain or loss of a principal by whom you are retained (including the parent organization or subsidiary of a corporate principal by which you are retained); to the special private gain or loss of a relative; or to the special private gain or loss of a business associate. However, if you vote in such a measure you must complete this form and file the form within 15 days after the vote occurs with the person responsible for recording the minutes of the meeting, who must incorporate the form in the minutes.

For purposes of this law, a “relative” includes only your father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, and daughter-in-law. A “business associate” means any person or entity engaged in or carrying on a business enterprise with you as a partner, joint venturer, coowner of property, or corporate shareholder (where the shares of the corporation are not listed on any national or regional stock exchange).

APPOINTED OFFICERS:

As a person holding appointive state office, you may vote on a measure which inures to your special private gain or loss; to the special gain or loss of a principal by whom you are retained (including the parent organization or subsidiary of a corporate principal by which you are retained); to the special private gain or loss of a relative; or to the special private gain or loss of a business associate. However, you must disclose the nature of the conflict before voting or before making any attempt to influence the decision by oral or written communication, whether made by you or at your direction.

For purposes of this law, a “relative” includes only your father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, and daughter-in-law. A “business associate” means any person or entity engaged in or carrying on a business enterprise with you as a partner, joint venturer, coowner of property, or corporate shareholder (where the shares of the corporation are not listed on any national or regional stock exchange).

IF YOU INTEND TO MAKE ANY ATTEMPT TO INFLUENCE THE DECISION PRIOR TO THE MEETING AT WHICH THE VOTE WILL BE TAKEN:

• You must complete and file this form (before making any attempt to influence the decision) with the person responsible for recording the minutes of the meeting, who will incorporate the form in the minutes.
• A copy of the form must be provided immediately to the other members of the agency.
• The form must be read publicly at the next meeting after the form is filed.

IF YOU MAKE NO ATTEMPT TO INFLUENCE THE DECISION EXCEPT BY DISCUSSION OR VOTE AT THE MEETING:

You must disclose orally the nature of your conflict in the measure before participating.

• You must complete the form and file it within 15 days after the vote occurs with the person responsible for recording the minutes of the meeting, who must incorporate the form in the minutes. A copy of the form must be provided immediately to the other members of the agency, and the form must be read publicly at the next meeting after the form is filed.
DISCLOSURE OF STATE OFFICER'S INTEREST

1. [Name] hereby disclose that on 11/06/2008

(a) A measure came or will come before my agency which (check one)
   - Inured to my special private gain or loss;
   - Inured to the special gain or loss of my business associate,
   - Inured to the special gain or loss of my relative,
   - Inured to the special gain or loss of person(s) for whom I am retained; or
   - Inured to the special gain or loss of [description] which is the parent organization or subsidiary of a principal which has retained me.

(b) The measure before my agency and the nature of my conflicting interest in the measure is as follows:

1) In 2008 I gave a paid presentation to Czech Engineering on the subject of Nuclear Receiving Onsite Systems. This was the same presentation I have given to several governmental and civic groups.

2) I have been a member and Board of Directors. I am of The Florida Directors. I have not been paid for these associations.

3) I have been an unpaid consultant for Sean McCun, project in Lebanon for Jeff Clinton.

1/06/08

Date Filed

[Signature]

Signature

NOTICE: UNDER PROVISIONS OF FLORIDA STATUTES §112.317, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES GROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR CIVIL PENALTY NOT TO EXCEED $10,000
Department of Health
Bureau of Onsite Sewage Programs
Research Review and Advisory Committee

Thursday November 6, 2008
9:30 am - 3 pm
Agenda:

1. Introductions and Housekeeping
2. Review Minutes 10/9/08 Meeting
3. Evaluation Team Meeting for Nitrogen Reduction Strategies Study
4. Updates on Ongoing and Future Projects
5. Other business
6. Public comment
7. Closing Comments, Next Meeting, and Adjournment
Introductions & Housekeeping

• Lunch
• Submit travel Forms
• Changes to the RRAC:
  ■ John Dryden has been officially appointed as the State University System alternate
  ■ The decision has not yet been made on Local Government Representative member and alternate appointments
Review Minutes of Meeting
10/9/2008

• See draft minutes
Evaluation Team Meeting

Florida Onsite Sewage Nitrogen Reduction Strategies Study: Technology Evaluation, Characterization of Environmental Fate and Transport, and an Assessment of Costs
Ground Rules

• Audience are observers only. NO communications/discussions from the audience allowed during this evaluation
• RRAC functions as evaluation team for DOH
• Communication with respondents will be allowed ONLY during the interview portion of the meeting. Questions limited to clarifying only, no negotiations allowed.
• Negotiation points can be collected AFTER interviews, scoring, and tabulation of the results
Process

• Interview respondents to the ITN (explained further on next slide)
  
  **NOTE** all respondents remain in the room

• Score and rank each proposal
  
  ▪ Review each proposal based on whether the proposal has a great approach for Tasks A, B, C, or D, and then a final review for the project overall as one contract

• Submit signed and completed:
  
  ▪ Evaluation/Negotiation Team Acknowledgment Form
  ▪ Conflict of Interest Questionnaire
  ▪ Proposal Evaluation Criteria Worksheet

• Ranks are tabulated

• Discussion on scores, strengths/weakness, clarification questions, and potential negotiation questions

• RRAC recommendation whether or not to invite to negotiate, and who should be invited
Respondent Interviews

- RRAC reviews questions submitted by DOH
- Random draw for order, permutations of combinations have been established
- Start with questions that apply to all using established order
- Next will be questions grouped by task (all questions relating to Task A asked to one respondent, then next, and so on...)
- Finally other questions relating to each individual proposal as a whole will be asked
Score and rank each proposal

• Review each proposal based on whether the proposal has a great approach for Tasks A, B, C, or D, and then a final review for the project overall as one contract.

• Submit signed and completed:
  ■ Evaluation/Negotiation Team Acknowledgment Form
  ■ Conflict of Interest Questionnaire
  ■ Proposal Evaluation Criteria Worksheet

• Ranks are tabulated.
Discussion & Recommendations

• Discussion on scores, strengths/weakness, clarification questions, and potential negotiation questions

• RRAC recommendation whether or not to invite to negotiate, and who should be invited
General questions
Clarifying questions
# Evaluation Results

<table>
<thead>
<tr>
<th>Company</th>
<th>Average Score</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hazen and Sawyer</td>
<td>1.0</td>
</tr>
<tr>
<td>PBS&amp;J</td>
<td>2.6</td>
</tr>
<tr>
<td>University of Central Florida</td>
<td>2.4</td>
</tr>
</tbody>
</table>
Next Step

• DOH begins negotiations with top-ranked respondent(s)
• Discussion on how RRAC wants to control the final scope of the contract
• Discussion on relative weight of tasks
• Negotiation Points:
Ongoing projects
Update on Specific Appropriation 1682: Inspection Program Report

• Report identifying range of costs for inspection program has been finalized. Report was submitted with packets and is posted on website.
Inventory Study

• Negotiations held on October 20th with top three ranked
• EarthSTEPS/GlobalMind was selected as the vendor that will provide the best value to the state
• Intent to award posted with no protests
• Award letter sent 11/5/08
• Draft contract being made ready to route
Town of Suwannee Study

• Negotiations held on October 24th with top three ranked
• Environmental Consulting & Technology was selected as the vendor that will provide the best value to the state
• Intent to award posted with no protests
• Award letter sent 11/5/08
• Draft contract being made ready to route
Passive Nitrogen Removal Project

- Received final report on results of additional monitoring done on the lab scale experiment today (11/6/08)
Optical Wastewater Tracers Study (old Remote Sensing of Optical Brighteners Study)

**Purpose:** Test the feasibility of detecting wastewater inputs to Florida surface waters using optical characteristics such as optical brighteners from laundry detergents as tracers

**Progress:**
- Analysis of data ongoing
Purpose: Test the difference in water quality after nutrient reducing systems are installed in a Karst area

Progress:
• Working on designs for nutrient reducing systems
Monroe County PBTS Assessment: Next Phase of Sampling in the Keys

**Purpose:** Evaluate effectiveness of Performance Based Treatment Systems in the Keys

**Progress:**
- Developing criteria for next phase
319 Project on Performance and Management of Advanced Onsite Systems

Purpose: Assess water quality protection by advanced onsite sewage treatment and disposal systems

Progress:
• In the process of determining how database task will move forward
• Anticipate advertising and hiring a temporary position to work on this project
Upcoming projects
Restoration of the University of South Florida (USF) Lysimeter Station

**Purpose:** Restore station to functional state to be available for testing of future projects

**Progress:**
- Still working with USF on Memorandum of Agreement
Phase II of the Florida Passive Nitrogen Removal Project

**Purpose:** Build on the results of the Phase I study to go from a lab scale project to a prototype scale project

**Progress:**
- Project is currently on hold. Discussion on next steps.
Wekiva Onsite Sewage Treatment and Disposal System (OSTDS) Seasonal Variability Assessment

Purpose: Investigate if there is a seasonal variability of nitrogen concentrations from OSTDS in the Wekiva Study Area of Central Florida

Progress:
- This project is listed as a task in the Nitrogen Reducing Technologies ITN
Alternative Drainfield Product Assessment

**Purpose:** Compare the functioning of alternative drainfield materials to standard aggregate

**Progress:**
- Project has been postponed until the next budget cycle
Long-term deformation of tanks of different materials

Progress:

• DOH established an ad hoc committee consisting of the polyethylene manufacturers, a concrete manufacturer (2009 FOWA president), and the executive director of FOWA.

• Meeting was conducted on October 28, 2008 to compare the various standards utilized for polyethylene tank evaluations.

• No immediate recommendations, however the committee will look into adding an additional time related test to determine the effect of creep on installations.

• Discussion on RRAC recommendations for this project.
Other Business
Public Comment

NOTE: No comments on the Nitrogen ITN will be accepted as this is an active solicitation. All other comments are welcome.
Upcoming issues:
• Progress report to legislature due February 1, 2009 with recommendations for funding additional phases of nitrogen study

Proposed dates for next meeting:
• Week of January 12th?
• Week of January 19th?
• Other suggestions?
Florida Department of Health (FDOH)

Research Review and Advisory Committee (RRAC) Meeting Summary

Meeting on November 6, 2008, Renaissance Orlando Resort at SeaWorld, Orlando, FL

- **RRAC Members/Alternates Present**: David Carter, Paul Davis, John Dryden, Anthony Gaudio, Marc Hawes, Jim Peters, Eanix Poole, Patti Sanzone, John Schert, Clay Tappan, Pam Tucker. Eight out of nine groups were present, representing a quorum.

- **Review of Previous Meeting Minutes**: The minutes were approved as submitted.

- **Evaluation Team Meeting for Florida Onsite Sewage Nitrogen Reduction Strategies Study**: A total of three (3) proposals were received for this project. RRAC functions as the evaluation team for DOH. The ground rules were outlined with the main rules being that the audience members were observers only, communication with the respondents would only occur during the interview session, and that no negotiation questions were allowed to be asked to the respondent.

  The interview process was outlined next. The original plan was that each of the respondents were to remain in the room, and a random order would be determined to go over the clarifying questions. The respondents all agreed that they would prefer to leave the room while the others are interviewed, so the process was changed to accommodate their request. A random order was established by picking names from a box, and the first group answered questions while the other two groups left the room, and so on until all the interviews had been completed.

  A motion was made by Anthony Gaudio and seconded by Eanix Poole to evaluate each respondent for the overall project approach, rather than assign individual scores for each task. There was no discussion. All were in favor with none opposed.

  The proposals were scored and ranked, the ranks were averaged, and the following proposals are listed in order of rank (top ranked listed first):

  - Hazen and Sawyer
  - University of Central Florida
  - PBS&J

  A motion was made by Anthony Gaudio and seconded by Jim Peters to move forward with proceeding to negotiations with the top ranked proposal (Hazen and Sawyer). There was no discussion. All were in favor with none opposed.

  Next came a discussion on negotiation points which will be incorporated into the negotiation meeting between DOH and the respondent(s).

- **Brief updates on other projects**
  - Ongoing projects
Specific Appropriation 1682 – Report identifying range of costs for inspection program has been finalized. Report was submitted with packets and is posted on website.

Inventory Study – Negotiations held on October 20th with the top three ranked respondents. EarthSTEPS/GlobalMind was selected as the vendor that will provide the best value to the state. Award letter sent 11/6/2008. Currently working on contract.

Town of Suwannee Study – Negotiations held on October 24th with the top three ranked respondents. Environmental Consulting & Technology (ECT) was selected as the vendor that will provide the best value to the state. Award letter sent 11/6/2008. Currently working on contract.

Passive Nitrogen Removal Assessment – Received final report on results of additional monitoring done on the lab scale experiment on 11/6/2008 and reports were distributed to the RRAC.

Optical Wastewater Tracers Study (old Remote Sensing of Optical Brighteners Study) – Analysis of data ongoing.

Manatee Springs, Performance of Onsite Systems Phase II Karst Study – Currently working on the designs for the nutrient reducing systems.

Monroe County Performance Based Treatment System Performance Assessment – Currently developing criteria for the next phase of sampling.

319 Project on Performance and Management of Advanced Onsite Systems – Database of advanced systems task negotiations fell through, and currently DOH is in the process of determining how this task will move forward. Suggestion from RRAC to ask whether EarthSTEPS would consider incorporating this project into their project on the Statewide Inventory. Anticipate advertising and hiring a temporary position to work on this project in the very near future.

Projects coming up

- Restoration of the University of South Florida (USF) Lysimeter Station – Still working with USF on Memorandum of Agreement. This task may be incorporated under the Nitrogen Study.
- Phase II of the Florida Passive Nitrogen Removal Project – This task may be incorporated under the Nitrogen Study.
- Wekiva Onsite Sewage Treatment and Disposal System (OSTDS) Seasonal Variability Assessment – This task is to be incorporated under the Nitrogen Study.
- Alternative Drainfield Product Assessment – Project has been postponed until the next budget cycle.
- Long-term deformation of tanks of different materials – DOH established an ad hoc committee to discuss standards utilized for polyethylene tank evaluations. There were no immediate recommendations, however the committee will look into adding an additional time related test to determine the effect of creep on installations. RRAC recommended that this project be removed from the priority list as it appears now to be a TRAP issue.

Other Business – None.

Public Comment – Public comment was closed during the Evaluation Team meeting for the ITN. When public comment was open they were allowed to comment.
• **Next Meeting**: The next meeting will be scheduled for the first week of December by conference call to provide an update on ongoing studies. The next in-person meeting will be held during the week of January 12th or January 19th to discuss the progress report that is due to the legislature on February 1, 2008 with recommendations for funding additional phases of the nitrogen study.