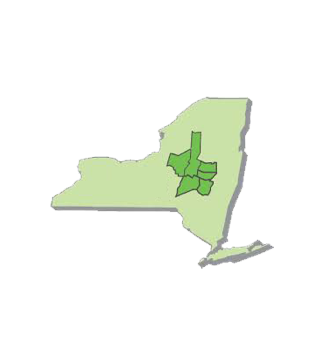
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**Request for PROPOSALS**

**Building Controlled Demolition and site reconstruction services**

**Date Issued: March 3, 2020**

**Due: Thursday, March 12, 2020 @ 3:00 pm**

To Whom It May Concern:

The Greater Mohawk Valley Land Bank, Inc. (GMVLB) is a public authority committed to the acquisition and rehabilitation of local abandoned and distressed structures, and the revitalization of neighborhoods in the Mohawk Valley Region. The GMVLB is requesting proposals to perform demolition services with asbestos in place for the following address: 70 Center Street, Fort Plain, NY 13339.

**A.** **Instructions to Bidders**

Name of the Bid: 70 Center Controlled Demolition

Deadline for Questions: Friday, March 6, 2020 at 5:00 pm

Deadline for Bid Submittal: Thursday, March 12, 2020 at 3:00 pm

Bid Opening: Friday, March 13, 2020 at 9:30 am

Bids Shall Be Submitted to: Greater Mohawk Valley Land Bank

500 E Main Street, Suite 2A Second Floor

Little Falls, NY 13365

Method of Submittal: Certified Mail or In-Person Delivery

Contact Person, Title: John Mazzarella III, Project Manager

E-mail for Questions: johnm@gmvlb.org

Phone for Questions: 315-823-0814

Proposals must be received by the Greater Mohawk Valley Land Bank by Thursday, March 12, 2020 at 3:00 pm in order to be considered. If you wish to bid, please submit your submittal in a sealed mailing container or envelope which is plainly marked on the outside with the notation: ‘BID ENCLOSED – 70 CENTER CONTROLLED DEMOLITION’. It is the bidder’s responsibility to submit their proposals timely and completely because no extensions for revisions, corrections, amendments, or supplements will be given past the bid due date.

**B**. **Consultant Qualifications**

The selected consultant and/or contractor must be appropriately licensed by the NYS Department of Labor, utilizing workers properly trained and certified by the NYS Department of Labor and authorized to perform the requested services. The successful bidder shall be required to provide for itself and maintain at its own cost and expense until the completion of the work the following forms of insurance:

1. Commercial General Liability coverage with limits of liability not less than One Million Dollars ($1,000,000.00) per occurrence and not less than Two Million Dollars ($2,000,000.00) annual aggregate, and $2,000,000 products/completed operations aggregate.
2. Comprehensive Automobile Liability coverage on owned, hired, leased, or non-owned autos with limits not less than $1,000,000 combined for each accident because of bodily injury sickness or disease, sustained by any person, caused by accident, and arising out of the ownership, maintenance or use of any automobile for damage because of injury to or destruction of property, including the loss of use thereof, caused by accident and arising out of the ownership, maintenance or use of any automobile.
3. Workers' Compensation and Employers' Liability in form and amounts required by law.
4. If the Subcontractor will be involved in any environmental remediation of any kind, the Subcontractor must have Environmental Pollution Liability Insurance with a $1,000,000 limit to new construction projects or demolition.

The GMVLB and Enterprise Community Partners Inc. shall be named as additional insured, have subrogation waived endorsement, and endorsement requiring the carrier to give at least 30 days' prior notice of cancellation on all the policies required by subparagraphs (A, B, C, and D) above. Use the following on Acord 25 forms:

Greater Mohawk Valley Land Bank

500 E Main St.

P.O. Box 53

Little Falls, NY 13365

Enterprise Community Partners, Inc.

70 Corporate Center,

11000 Broken Land Parkway, STE 700,

Columbia, MD 21044

70 Center Street, Fort Plain, NY 13339 shall also be listed as project address on Acord 25.

The successful bidder shall furnish certificates of insurance to the GMVLB and Enterprise Community Partners Inc. and corresponding policy endorsements setting forth the required coverage hereunder prior to commencing any work. All insurance required shall be primary and non-contributing to any insurance maintained by the GMVLB and Enterprise Community Partners Inc. The successful bidder shall ensure that any subcontractors hired carry insurance with the same limits and provisions provided herein. The successful bidder agrees to cause each subcontractor to furnish the GMVLB and Enterprise Community Partners Inc. with copies of certificates of insurance and the corresponding policy endorsements setting forth the required coverage hereunder prior to any such subcontractor commencing any work.

**D.** **Requested Services (Scope of Work)**

The work to be performed consists of controlled demolition with asbestos in place and removal of all structures and debris (including contents strewn across the yard), and site reconstruction as directed by GMVLB within the subject property boundary. The building has been condemned as being structurally unsafe.

All work must be performed in compliance with all governmental requirements including proper removal, transportation, disposal, and recording of hazardous materials. It is the successful contractor’s responsibility to make sure all legal requirements are complied with and GMVLB is given records of compliance within 30 days of project completion.

Any below grade foundation at least two (2) feet below existing adjacent grade can remain and the depression filled with clean fill from an off-project site location or concrete, brick, stone obtained from the project site. Any slab including footings of basement-less structures (garage) must be removed as part of the project but can be placed in the below grade foundation of a demolished structure more than two (2) feet below adjacent existing grade. No materials other than concrete, brick, or stone may be buried on the project site, and all material left onsite must be fully decontaminated. ALL OTHER MATERIAL MUST BE REMOVED AND DISPOSED OF IN A LEGAL MANNER AND IN COMPLIANCE WITH INDUSTRIAL CODE RULE 56.

Demolition permit from the Village of Fort Plain shall be obtained by the Contractor, and no work shall commence until the Contractor has submitted a copy of the demolition permit to GMVLB. Contractor must also agree to the following terms and conditions.

**E. Terms and Conditions**

The work to be bid includes controlled demolition and site reconstruction of the following residential property:

70 Center Street

Fort Plain, NY 13339

Tax Map ID: 46.38-1-61

This property is referred to as the “project site” or “property” and consists of the entire surveyed boundary of this address. It shall be the Contractor's responsibility to secure the project site by whatever means necessary to protect people from danger. The property is on the register of historic places as being located within a historic district, and is a contributing building according to New York State Office of Parks, Recreation, and Historic Preservation online database.

This is not a prevailing wage project.

Prospective Bidders may view the property prior to bidding by scheduling an appointment with the Contact Person. Prospective bidders and their agents will be permitted to investigate the project site as necessary by appointment with the Contact Person prior to Tuesday, March 10, 2020 @ 5:00pm. They must satisfy themselves by personal examination of the location of the proposed work, and by such other means as they deem necessary, as to the actual conditions and requirements of the work and as to the actual quantities required for project completion. Prices bid shall include all costs for the work set out in the conditions of this RFP.

The Contractor shall be responsible for compliance with all Federal, State, and municipal requirements related to structure demolition and removal, including, but not limited to, requirements of the Occupational Safety and Health Administration (OSHA), Environmental Protection Agency (EPA), New York State Department of Environmental Conservation (NYSDEC), Montgomery County Health Department, Village of Fort Plain, and New York State Department of Transportation (NYSDOT).

**Asbestos Survey**

An asbestos survey performed by C.T. Male Associates and dated May 2019 reported positive samples for asbestos containing materials on the roof and second floor bathroom flooring. The report is available on our website listed below this solicitation.

**Utility Disconnects**

The Contractor shall be responsible for coordinating with attendant utilities for disconnection of services including power, telephone, cable, and internet. All utilities must be disconnected to meet safety or local code requirements. Some utilities may have been disconnected, but the Contractor shall assume utilities are still connected and take responsibility for necessary utility disconnects.

A. Water. Any private wells found on the project site need to be plugged, capped, or filled in accordance with Montgomery County Health Department requirements/guidelines. All municipal water lines need to be cut and capped at the curb and the contractor is responsible for coordinating with the local water authority to complete. Proof of completion must be submitted to GMVLB before beginning demolition activities.

B. Septic/Sewer. Any concrete or metal septic systems found on the project site can remain in place but will need to be pumped out and filled with clean fill in accordance with Montgomery County Health Department requirements/guidelines. Plastic tanks should be pumped out, removed, and disposed of properly. Septic field areas, in ground trenches/beds/pipes may remain with no action necessary and seepage pits and dry wells should be pumped out (if full) and can be filled in place with clean fill. Municipal sewer lines need to be capped and proof of completion must be submitted to GMVLB before beginning demolition.

C. Other Items. Underground fuel storage tanks must be removed according to NYSDEC requirements. If historic shaft features such as wells, cisterns or privies are uncovered, the contractor will inform the Contact Person prior to filling and/or capping with appropriate material.

D. Contractor shall be responsible for the cost of any damage caused to the Village of Fort Plain roads, Montgomery County roads, neighboring property, underground buried and overhead electric lines, or any other utility lines as a result of project site activities by the Contractor.

E. Contractor shall be responsible for the cost of any damage caused to driveway, sidewalk, curbing, and apron as result of project site activities by the Contractor

**Miscellaneous Waste Issues**

Tires, hazardous waste, white goods, and electronics shall be removed and disposed of in a legal manner. The successful contractor may salvage any materials he/she desires.

**Archaeological**

If archeological deposits (features, artifacts, remains) or other remnants of human activity are uncovered, or if archeological deposits are found during project demolition construction activities, the project will be halted immediately in the vicinity of the discovery, and the Contractor will take reasonable measures to avoid or minimize harm to the finds. The Contractor will inform the Contact Person and a consultation on how to proceed will take place. Any artifacts shall be the property of GMVLB.

**Caution Tape/Barricade**

The Contractor shall make sure that any dangerous aspects of the project site are marked off as needed to notify a person entering the property of danger (e.g. hazardous materials, holes). Caution tape or a temporary fence shall have an appropriate warning statement and shall remain in place until the danger is mitigated.

**Backfill - Finishing**

The Contractor shall backfill any excavations, holes or depressions on the project site as a result of the structure demolition. Excavations, cellar holes, basement holes, abandoned cisterns or other depressions in the project site shall be filled and compacted with clean fill and a tillable layer of topsoil (3-4 inches) spread over the entire disturbed area to a uniform, adjacent grade. (No fly ash or equal.) All bare ground areas of the surveyed property must be uniformly seeded with a perennial grass to prevent erosion.

Adjacent grades - When referred to in these specifications, adjacent grade means approximate existing elevations of the ground surrounding the basement, or other excavated or depressed area, at the distance of five (5) feet outside the area, particularly when the existing ground has previously been graded up to slope away from the structure. Backfill will match the stability and grade of the adjacent undisturbed soils. To prevent the settling of the backfill and the ponding of surface water, grade will remain uniformly stable for at least one (1) year after the date the job is reported finished (i.e. Certificate of Acceptance issued). The Contractor shall remedy such settling by additional tamping, refilling, compacting and re-grading in conformance with the standards set forth in this section.

**Final Cleanup**

All pieces, parts, scraps, debris, rubbish, wood and organic materials from a structure or part of a structure shall be cleaned up and removed from the premises. Final cleanup after the structure is demolished shall include complete and thorough removal from the premises of all parts or pieces of the building, its contents and its furnishing, including all debris, organic materials, rubbish, and wood. Concrete, brick, stone and masonry rubble can be used as fill. Concrete slabs on grade including floors of basement-less buildings, entrance slabs, patios, garages or shed floors shall be removed and disposed of off the project site or placed in depressions at least three (3) feet below adjacent grade. Any material other than clean fill to be buried on the project site must be viewed by the Contact Person prior to covering. All work shall be guaranteed by the Contractor for a period of one (1) year.

**Work Areas**

GMVLB shall approve the geographic work area in advance with the Contractor. A meeting will be held to determine approved work area to make sure neighboring properties are not impacted.

Contractor shall always keep the project area and public rights-of-way reasonably clear and on completion of the work, the Contractor shall remove all equipment and materials brought onto the project area by the Contractor and shall leave the entire project area in a totally cleared, neat, and natural condition. Open burning is not permitted.

**Debris Ownership and Hauling Responsibilities**

Once the Contractor begins activity on the project site, all debris generated is the property of the Contractor and the Contractor is solely responsible for all aspects related to the debris, including, but not limited to, the hauling and disposal of the debris. This includes all materials resulting from demolition unless otherwise specified in the Terms and Conditions.

**Debris Disposal**

Contractor acknowledges, represents and warrants to GMVLB that it is familiar with all laws relating to disposal of the materials as stated herein for a controlled demo and is familiar with and will comply with all guidelines, requirements, laws, regulations, and any other Federal, State or local agencies or authorities. The Contractor will dispose of all materials in a legal manner. The successful Contractor shall communicate with disposal facilities to be sure all applicable requirements are complied with.

A. Contractor acknowledges and understands that any disposal, removal, transportation or pick-up of any materials not covered in the Terms and Conditions shall be at the sole risk of the Contractor. Contractor understands that it will be solely responsible for any liability, fees, fines, claims, etc., which may arise from its handling of materials not covered by the Terms and Conditions.

B. Contractor is responsible for determining and complying with the applicable requirements for securing loads while in transit. Contractor shall assure that all loads are properly secured and transported without threat of harm to the general public, private property and public infrastructure.

**Equipment**

A. The Contractor shall be equipped with the normal tools of their trade and shall furnish all labor, tools, and other items necessary for and incidental to executing and completing all required work.

B. All equipment and vehicles utilized by the Contractor shall meet all the requirements of the Federal, State and local regulations including, without limitation, all NYDOT and safety regulations.

**Contractor Employees**

A. Any person performing work on behalf of the Contractor must be identifiable by uniform, proper identification, and/or a marked vehicle. The Contractor shall only furnish employees who are properly licensed, competent and skilled for work under this contract.

B. If, in the opinion of the GMVLB or its agent, an employee of the Contractor is incompetent or disorderly, refuses to perform in accordance with the Terms and Conditions, threatens or uses abusive language while performing work, or is otherwise unsatisfactory, that employee shall be removed from all work under this contract. It is of the upmost importance to communicate with the neighbors of the properties to work out any concerns and to only perform work during acceptable working hours. No work shall be performed on the project site on a Sunday or between the hours of 8:00 p.m. and 7:00 a.m. Monday through Saturday.

C. Contractor is responsible for payment of worker compensation, overtime, insurance requirements, and any other required coverage as required by State and/or Federal law or regulations.

**F.** **Selection Criteria & Process**

The Greater Mohawk Valley Land Bank, Inc. may elect to interview potential consultants in person and these consultants would be notified accordingly. It is expected that a final proposal selection will be made on August 30, 2019. However, the GMVLB reserves the right to extend the deadline for submissions and bidder.

The organization's selection of a consultant shall be based on the following criteria:

• Demonstrated experience and expertise with reasonably similar projects.

• References, including current and/or past clients.

• Understanding of the program and the needs of the organization.

• Comprehensiveness of proposed services.

• Price.

All information will be reviewed carefully. The GMVLB reserves the right to select the consultant whom is evaluated to be best qualified for the work associated with this project. Upon award of the bid, the GMVLB will work with the successful bidder to execute a contract as soon as possible. A written contract will be presented for signing and project work forms will be used. If the GMVLB is unable to reach an agreement with the successful bidder within a reasonable time period, the bid will be awarded to another party.

**G**. **General Conditions**

1. **Non-Collusive Certification**

By submission of this RFP, each contractor and each person signing on behalf of any contractor certifies, and in the case of a joint proposal each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his knowledge and belief:

(1) The prices in this proposal have been arrived at independently without collusion, consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other contractor or with any competitor; and

(2) Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the contractor and will not knowingly be disclosed by the contractor prior to opening, directly or indirectly, to any other contractor or to any competitor; and

(3) No attempt has been made or will be made by the contractor to induce any other person, partnership or corporation to submit or not to submit a proposal for the purpose of restricting competition.

1. **MWBE Promotion**

It is the policy of the GMVLB that Minority-Owned Business Enterprises (MBE) and Women-Owned Business Enterprises (WBE) are afforded the maximum opportunity to participate in the performance of contracts. It is also the GMVLB’s goal to award Procurement Contracts to those procurement contractors who have evidenced compliance with the laws of the State of New York prohibiting discrimination in employment.

1. **Affirmative Action**

As required by Executive Law § 312, and in compliance with the GMVLB’s procurement policy, any contractor awarded a procurement contract more than $25,000 for services rendered to the GMVLB must acknowledge this affirmative action policy and agree to implement the same by making every reasonable effort to award any subcontracts to MBEs and WBEs and to utilize minority and labor in the performance of any agreement that is awarded to the contractor. Specifically, any contractor awarded a contract more than $25,000 dollars will be expected to abide by the following provisions:

1. The contractor will not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status, and will undertake or continue existing programs of affirmative action to ensure that minority group members and women are afforded equal employment opportunities without discrimination. For purposes of this section, affirmative action shall mean recruitment, employment, job assignment, promotion, upgrading, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation.
2. At the request of the contracting agency, the contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the contractor's obligations herein.
3. The contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the MWBE Threshold Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status
4. **Non-Discrimination Policy**

In accordance with Article 15 of N.Y. Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor agrees that neither it nor any of its subcontractors shall, by reason of age, race, creed, color, national origin, sexual orientation, military status, sex, disability, predisposing genetic characteristics or marital status refuse to hire or employ or to bar or to discharge from employment such individual or to discriminate against such individual in compensation or in terms, conditions or privileges of employment.

**H.** **Submission Requirements**

1. Primary Contact: Provide the name and contact information for the firm and the person representing the firm including firm mailing address, firm and agent phone number(s), firm website, and agent email address.

2. Project Team Qualifications: Provide a summary of professional qualifications for the consultant firm and personnel to be involved with the work. Provide responsibilities and resumes for each team member. When sub-contractors are included as a part of the project team provide similar information for each firm and individual.

3. Relevant Project Experience & References: List at least three comparable projects successfully completed by the consultant and provide the names and contact information for persons familiar with the firm's work who may be contacted as references.

4. Project Fixed Pricing: Provide a fixed project price for building demolition and site reconstruction (backfill and seeding).Also indicate the cost for sub-contractors if they are used for any activity associated with completing the scope of work.

5. Schedule: Provide a suggested project schedule for consideration. It is our intention have all activities completed within 30 days of contract execution.

**Failure to follow and submit all items above may result in proposal disqualification.**

The GMVLB may waive at its discretion any informalities or minor defects or reject any and all bids. Any bid may be withdrawn prior to the scheduled time for the opening of bids or authorized postponement thereof. Any bid received after the time and date specified shall not be considered. Should there be reasons why the contract cannot be awarded within the specified period; the time may be extended by mutual agreement between the GMVLB and the Contractor.

**I. Submission**

Please submit a printed copy of your proposal in a sealed envelope to:

**Greater Mohawk Valley Land Bank**

**Attn: 70 Center Controlled Demolition RFP**

**500 E Main Street, Suite 2A Second Floor**

**Little Falls, NY 13365**

Proposals will be opened publicly at the address above on Friday, March 13, at 9:30 am. This Request for Proposals does not obligate the Greater Mohawk Valley Land Bank, Inc., to reimburse any respondent for any costs incurred in the preparation of submission of a proposal, nor bind the GMVLB in any way.

**J. Payment**

Payment for the work authorized under this contract will be paid for upon receipt of an original invoice within thirty (30) days and after all services are delivered, inspected and accepted by the Contact Person.

The invoice shall clearly state:

1. The Contractor name,

2. The address of the structure,

3. Description of work performed, and

4. Date(s) of services

Invoices shall be billed to: Greater Mohawk Valley Land Bank

Invoices shall be mailed to: 500 E Main Street, Suite 2A Second Floor, Little Falls, NY 13365

Final payment will not be made until a passing Final Inspection has been given by the Contact Person. The GMVLB may withhold payment for reasons including, but not limited to the following: unsatisfactory job performance or progress, defective work, disputed work, failure to comply with material provisions of the contract, third party claims filed or reasonable evidence that a claim will be filed or other reasonable cause.

**K. Questions**

Please direct all questions to John Mazzarella III, Project Manager - 315-823-0814 or [johnm@gmvlb.org](mailto:johnm@gmvlb.org) by Friday, March 6, 2020 at 5:00 pm. Questions and answers will be posted on our RFP webpage on Monday, March 9, 2020. Access to the building for inspection can be arranged by calling the Contact.

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