YOUTH OVERSIGHT COMMITTEE

December 16, 2021  8:30 A.M.  Zoom Platform

PRESENT:  K. Shanks-Booth, C. Malcolm, V. Zeppelin, J. Clemons
EXCUSED:  J. Harriot
GUEST:  
STAFF:  R. Avila, S. Alvord, D. Achilles

CALL TO ORDER

Ms. Shanks-Booth called the meeting to order at 8:33 a.m.

APPROVAL OF MINUTES – November 18, 2021

It was moved by Mr. Malcolm and seconded by Ms. Shanks-Booth and unanimously adopted by voice vote of members present to approve the minutes of November 18, 2021.

APPROVAL OF MINUTES – December 7, 2021

It was moved by Mr. Malcolm and seconded by Mr. Clemons and unanimously adopted by voice vote of members present to approve the minutes of December 7, 2021.

2022 SUMMER YOUTH EMPLOYMENT RFP REVIEW

The committee reviewed and approved the release of the 2022 Summer Youth Employment Program in the amount of $350,000. This will ensure that the Executive Committee can approve the release of the RFP at the January 4, 2022, meeting and will be ratified by the Workforce Development Board at the February 22, 2022, meeting.

Ms. Shanks-Booth requested that the Youth Oversight Committee members move to approve the SYEP 2022 RFP to release incorporating edits discussed.

It was Moved by Ms. Zeppelin and seconded by Mr. Malcom and unanimously voted to approve the 2022 Summer Youth Employment Program RFP release with the modifications discussed today.

WIOA YOUTH SUPPORTIVE SERVICES POLICY

Ms. Alvord reviewed the WIOA Youth Supportive Services Policy with the Committee that has been a work in progress. The policy has been greatly improved with input from youth
It was Moved by Mr. Malcolm and seconded by Ms. Shanks-Booth and unanimously voted to approve the WIOA Youth Supportive Services Policy.

DIRECTOR’S UPDATE

Ms. Avila reported to the Committee that the Board is still in the process of hiring the Workforce Development Associate position.

Ms. Avila reported the program monitoring audit is in underway and will be moving forward in January 2022.

Ms. Avila reported the Healthcare Career Expo has concluded for 2021 and was a success. Ms. Alvord reported that 250 youth participated which was about half from the previous one. The next Healthcare Career Expo will be on November 20, 2023.

ADJOURNMENT

Ms. Shanks-Booth adjourned the meeting at 9:07 a.m.

The next meeting is scheduled for January 20, 2022
Tompkins County
Workforce Development Board

Request for Proposals

2022 Summer Youth Employment Program

February 22, 2022
2022 Summer Youth Employment Program
Tompkins County

**BACKGROUND**
The Tompkins County Workforce Development Board (WDB) has administered successful state-funded Summer Youth Employment Programs for many years. Even with the current budgetary constraints due to the pandemic, it is anticipated that the New York State budget will include an allocation of funds for a state funded Summer Youth Employment Program. Therefore, the Tompkins County Workforce Development Board (WDB) anticipates awarding approximately $350,000. Funding is anticipated for allowable SYEP expenditures made from May 1, 2022 to September 30, 2022.

**PLEASE NOTE:**
The WDB is proceeding with this request for proposals with the understanding that New York State may or may not appropriate funds for this program. Although significant changes are not anticipated, the conditions and standards applied to the potential appropriation have not been established and may impact the design and implementation of the local program. The Tompkins County Workforce Development Board may modify or refuse to make awards based on the availability of funds.

**PURPOSE OF REQUEST**
To prepare for this summer employment program, the WDB is soliciting proposals for summer youth employment programs to serve youth between the ages of 14-20 years old, living in families who receive TANF benefits or in families who are at or below 200% of the federal poverty level. Proposals are encouraged from for-profit, not-for-profit organizations, educational entities, and local governments.

**PROGRAM OBJECTIVES**
- Provide youth with barriers to employment an opportunity to earn a paycheck
- Provide youth with a supportive, first time work experience
- Train youth in skills that are currently needed in the labor market
- Expose youth to careers, employers, and the world of work
- Develop workplace etiquette and strengthen basic employment skills
- Cultivate cultural competence
- Reinforce the relationship between academics and skills needed on the job
- Encourage youth to earn a high school diploma
- Provide an entry point into the workforce development system
REQUIRED PROGRAM PARAMETERS

Intent The Workforce Development Board is interested in supporting innovative programs that:

- support youth with exceptional barriers to employment to achieve success with summer youth employment
- help youth to overcome persistent transportation problems and/or other barriers
- link to area employers who have career pathways in local industries such as manufacturing or healthcare
- re-engage youth in secondary or postsecondary education

Proposals must demonstrate how they are recruiting and supporting youth to overcome systemic and structural barriers in securing first time employment opportunities. Youth of color, rural youth, youth with disabilities, and youth experiencing poverty frequently need creative, innovative programs to go beyond “business as usual” to promote an equitable summer youth experience. Successful applicants will be explicit with their plans to engage youth and overcome such barriers.

Structure The program must consist of a combination of employment and academic enrichment with emphasis placed on youth undertaking a paid work experience. Financial Literacy is a required element. Stand-alone educational/academic models will not be considered. Program trips to amusement parks or similar events will not be reimbursable/subject to reimbursement with this funding.

Duration Youth should work between 20-30 hours per week, not to exceed 35 hours per week. If youth work while school is in session, special attention must be paid to the laws governing the employment of minors. Funding is available from May 1 – September 30, 2022.

Youth work readiness, career exploration, and financial literacy activities may begin prior to their work experience. If youth are being paid for these activities, providers must ensure that youth working papers are collected prior to their participation.

Pay All youth must be paid minimum wage which as of January 1, 2022 is $13.20 per hour. Wages are paid for work and may be paid for academic/educational activities. All Federal and New York state wage and hour laws must be followed, and hours must be documented on the participant’s timesheet. Participant lunch period must be unpaid. It is expected that participants will be on the provider’s payroll. Any exceptions would need prior approval by the WDB.

Job Characteristics Work experience can be in the public or private sector and may include project-based employment. Employment tasks must be consistent with the New York State minimum-age standards for employed youth under the age of 18. Youth may be placed in jobs on site or off site with supervision.

Budget At least 65% of overall budget must be utilized for participant costs. Participant costs are defined as participant wage and fringe, transportation, counseling and employer related services (such as clothing/uniforms or other supplies required by the employer), training supplies (including technology purchases for the youth), and incentive payments.

FOCUS POPULATIONS

Program participants are limited to economically disadvantaged youth ages 14-20. Participants must reside in Tompkins County. Participants from outlying counties should be referred to the SYEP Program in their county of residence. See the attached list of SYEP Program contacts for the counties contiguous to Tompkins (pg. 15). Programs may serve any or all ages within the targeted age range. Participants currently residing in DJJOY residential facilities are limited to a maximum of $10,800 of the total participant wages.
Program operators are responsible for the marketing, recruitment, intake, and eligibility process. All contractors will be required to attend training in early May 2022 (provided by the WDB) on the determination of eligibility and required documentation. Contractors will be responsible for any costs associated with incorrect eligibility determinations.

Program operators will be required to demonstrate significant coordination with community partners, social service agencies, and with other summer program providers in the recruitment, screening, and placement of program participants. Coordination includes a common summer employment program application for all WDB funded providers, joint recruitment activities, and common marketing materials. Contractors agree to identify the Tompkins County Workforce Development Board as the funding source of the Summer Youth Employment Program in news releases, media programs, letterhead, webpage, brochures, flyers, program materials, etc., including use of the Tompkins Workforce Development Board logo. A meeting for program providers will be convened in May 2022 to share program participants and workshops to maximize resources.

The WDB is committed to providing employment opportunities to underserved populations. Upon review of submitted proposals and before contract signing, the WDB will negotiate goals with providers regarding the number of youths served, number of minority youth served, number of foster care youth served, number of at-risk and/or homeless youth, youth with disabilities, and other aspects meeting program design goals.

**PROGRAM ELEMENTS**

**Participant Orientation** The program must provide each youth participant a thorough overview of basic employment information, expectations at the employer’s work site, safety measures, time and attendance requirements, emergency contact information, and their summer youth employment program counselor/advisor contact information. Providers must maintain documentation that ALL youth attended an orientation to the summer youth employment program prior to their start date.

**Supervisor Orientation** The program must provide each worksite supervisor with an orientation to program goals, time and attendance requirements, what to do if a youth is injured on the job, supervisor expectations, and their summer youth employment program counselor/advisor contact information. Providers must maintain documentation that supervisors were provided an orientation to the summer youth employment program prior to the youth’s start date. In cases where there are multiple departments within an agency designated as a worksite then orientations must be documented and provided to each department. Agencies will be provided a worksite agreement that has the minimum requirements for contractors. If the contractor decides to use a different agreement, the agreement must incorporate the minimum requirements.

**Career Exploration** An orientation to demand occupations and the local labor market must be provided, along with exposure to careers through such activities as site visits to employers, guest speakers, workshops, handouts spotlighting career fields, employer panels and job shadowing. Providers must maintain attendance documentation for all such activities. The identified career clusters are:

- Agricultural
- Business
- Childcare
- Computer and Information Technology
- Construction
- Customer Service
- Education
- Finance
- Food Service
- Governmental
Healthcare  
Hospitality  
Library Sciences  
Human Services  
Maintenance  
Management  
Manufacturing  
Office/Administration  
Personal Care/Services  
Retail  
Social Services  
Transportation  

Additional information regarding specific demand occupations in Tompkins County can be found online at: [https://www2.tompkinscountyny.gov/wdb](https://www2.tompkinscountyny.gov/wdb)

**Work Readiness** The program must also address career readiness skills, work maturity skills, professionalism, communication, and interpersonal skills. A complete list of the components of these skill areas is found on Page 14 of this Request for Proposals. Providers are required to conduct a pre- and post-assessment of skills. The format for the pre- and post-assessment requires approval of the Workforce Development Board Director.

**Financial Literacy** The program must also address financial literacy skills, including income and expenses, setting long term goals, entrepreneurship, credit and debt management, budgeting, money management and investment. All youth must be provided financial literacy skill training. This may be provided at orientation, during the summer as a component of scheduled workshops and activities, or a combination of both to ensure that every youth receives training.

**Participant Performance Evaluations** Participant performance evaluations will need to incorporate the skills found on Page 14. Participants must be evaluated by their worksite supervisor at least twice during the program period. Participants should have the opportunity to review their performance evaluation with the worksite supervisor. The format for participant evaluations requires approval of the Workforce Development Board Director.

**Program Evaluation** Program must include an evaluation of the program by employers/site sponsors. At a minimum the evaluation needs to address responsiveness of staff, preparation of youth participants and suggestions for improvement. The format for employer/site sponsor evaluations requires approval of the Workforce Development Board Director.

**Participant Progress Notes** Contractors must maintain participant progress notes that at a minimum detail activities that participants were part of, document progress toward work readiness goals, document any issues or problems on the worksite or in activities and provide information on how the issues or problems were addressed.

**Working Papers for Youth 14-18** Contractors are required to ensure that they have the correct working papers for all youth prior to the youth starting employment. Under no circumstances should a youth be placed on payroll without proper working papers. Special attention needs to be paid to ensure that for youth who turn 16 during the summer youth employment program that new working papers are obtained immediately upon the youth reaching the age of 16. Contractors are required to keep the original working papers of each participant on file at the agency during their employment. An additional photocopy of youth working papers should be kept at their worksite. Contractors must keep a photocopy of participant working
papers in the participant file after their program participation ends to provide proof that they previously had the working papers.

**MONITORING AND REPORTING FOR PROGRAM AND FISCAL COMPLIANCE**

Each program year, the Tompkins County WDB conducts or contracts program and fiscal management and oversight defined as reviewing, monitoring, and evaluating program and fiscal activities undertaken with funding provided by the Workforce Development Board. This oversight results in the development of recommendations for improvement and identifies any findings related to program and fiscal responsibilities. Monitoring activities ensure that contractors are following Federal Regulations, State Regulations, and locally approved policies. The New York State Office of Temporary and Disability Assistance may also conduct program and/or fiscal monitoring.

Program monitoring consists of a review of customer files and records on the case, worksite visits and interviews with program participants, supervisors, and employers.

There are generally three areas for program review:

- Program Eligibility and all subsequent documentation
- Services/Program Activity, including youth and employer satisfaction surveys
- Adherence to labor laws, immigration work requirements, proposals submitted, the SYEP Request for Proposal and the program contract.

In addition, an annual financial review of each contractor program will be performed. This monitoring activity will include a review of all fiscal records, contractors cost allocation plan, vouchers submitted for payment, accounts payable, staff payroll, participant payroll, outstanding check lists and purchasing and procurement policies.

The WDB staff, WDB Board members and Youth Oversight Committee members reserve the right to periodically visit funded programs to conduct informal program evaluations including interviews with youth being served.

Programs receiving funding through this RFP process may be required to do a brief program presentation for the Youth Oversight Committee and/or full WDB during the program year. The dates of these presentations will be established during the regularly scheduled Youth Oversight Committee meetings with programs receiving prior notice of these dates.

There will be program reporting requirements that at a minimum will include:

- Weekly payroll hours/payroll reporting
- Mid-Point and Final participant numbers and demographic reporting
- Additional detail on reporting will be provided to contractors upon award.

**PROPOSAL EVALUATION**

To be reviewed, a proposal must be complete and must comply with all requirements of this RFP. A proposal may be excluded from funding consideration for any of the following reasons:

- Goals or outcomes that are not in accordance with objectives of this program
- Did not follow RFP guidelines, i.e.: More than 30 total pages; and/or forms not completed; and/or not meeting proposal submission deadline date and time
- Activities specifically not allowed by Federal, State, or local laws
- History of contract non-compliance or poor past or current contract performance
• Training site and facilities not in full compliance with the Americans with Disabilities Act (ADA)

A committee of the Tompkins County Workforce Development Board will review and score proposals based on the criteria noted below. It is the WDB’s intent to notify program operators of decisions on or before March 22, 2022; however, final contract negotiations are contingent on State approval of an allocation of funds for Summer Youth Employment.

SELECTION CRITERIA
Proposals meeting the minimum RFP requirements will be evaluated based on, but not limited to, the following criteria.

Quality of Program Design-60 points
• Describes a robust recruitment plan, per page 11, section II.B
• Has a thoroughly documented and clearly articulated plan to reach program goals and meet program intent (as outlined on page 3)
• Offers multiple opportunities for youth skill development throughout program design
• Demonstrates a high level of engagement with community partners to provide access to resources to support youth with significant barriers to employment and/or Social Emotional Learning (SEL) needs, per page 12, section II.E
• Incorporates a wide variety of placement opportunities at non-profit, for-profit and private sector employers, integrated to match program goals and youth needs
• Provides youth with meaningful exposure to demand occupations through a variety of methods
• Demonstrates a comprehensive method of evaluating the program by both the worksites and program participants

Demonstrated Capability-20 points
• Record of achievement in program management and financial operations
• High level of professional and technical skill/knowledge
• History of success in serving the focus population
• Has a history of collaborating with other agencies

Cost Efficiency-20 points
• Clarity and completeness of budget detail
• Reasonableness of program costs

Commented [A3]: List here again the priorities of what we actually mean. It is redundant, but drives home need to focus. Maybe we can change the rating scale to be more specific or doc points for specifically not being specific enough? (Just an idea)

Commented [A4]: Again, can be be very specific about what they needs to be?

Commented [A5]: Looks at ways that can deduct points from this for not being specific enough...I'm not sure what that would look like, but a way to get feedback to them so they understand exactly why we took points away. I know Shannon has done a great job of talking to them, but maybe we need to bring them in for a Q&A session before they fill this out to understand exactly what we mean?

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## TIMELINE

<table>
<thead>
<tr>
<th>Action Item</th>
<th>Date</th>
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<tbody>
<tr>
<td>RFP Issue</td>
<td>Tuesday, February 1, 2022</td>
</tr>
<tr>
<td>Optional Technical Assistance Office Hours</td>
<td>Thursday, February 24, 2022; 1:30pm-3:30pm</td>
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<tr>
<td>Deadline for Questions</td>
<td>Wednesday, March 2, 2022</td>
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<tr>
<td>Completed Proposal Due</td>
<td>Friday, March 11, 2022 by 11:30 a.m.</td>
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<tr>
<td><strong>Award Notification (anticipated)</strong></td>
<td>Tuesday, March 22, 2022</td>
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<tr>
<td><strong>Program Start-Up and Contract Dates</strong></td>
<td>May 1, 2022 – September 30, 2022</td>
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**Final contract amounts are contingent upon the New York State budget passing and the NYS Office of Temporary and Disability notifying the Workforce Development Board of the final amount awarded to Tompkins County. Unfortunately, a later award and start date is possible.**
**PROPOSAL SPECIFICATIONS/DEADLINE**

Organizations wishing to receive the program specifications are asked to visit the Tompkins County website at: www.tompkinscountyny.gov/purchase

Proposals in response to this RFP MUST BE RECEIVED NO LATER THAN 11:30 A.M. ON FRIDAY, MARCH 11, 2022.

**Submission of Proposals**
1. Bids and any other required documents shall be submitted online through the Tompkins County website at: www.tompkinscountyny.gov/purchase and selecting ‘Open Solicitations’. This will take you to BidNetDirect where the RFP information is posted for the public. Bidders who do not have, or cannot obtain, internet access must contact the Purchasing Division via email (preferred), purchase@tompkins-co.org or by telephone, (607) 274-5500 for further instructions.

2. Responses must be uploaded and responded to no later than the date and time indicated in the RFP procedure section above.

3. Tompkins County reserves the right to reject any or all bids/proposals in whole or in part, to waive any and all informalities, and to disregard all non-conforming, non-responsive or conditional bids/proposals.

**QUESTIONS**

Questions regarding this Request for Proposals may be submitted to ravila@tompkins-co.org until 5:00 p.m. on Wednesday, March 2, 2022. Answers will be posted on the tompkinsworkforce.org website as questions are received. All answers will be posted by 5:00 p.m., Friday, March 4, 2022.
Proposal Instructions

OVERVIEW OF PROPOSAL CONTENT
Proposals submitted in response to this RFP must contain the following items, presented in the order indicated.

I. Proposal Summary Form
II. Program Design Narrative
III. Program Management Narrative
IV. Budget Form
V. Certification Form
VI. Additional Required Forms (Addendum)

Proposals are limited to a total of 30 pages including any forms. Submissions of more than 30 pages will not be reviewed.

Preparation Guidelines
• Proposal should be prepared using standard margins and using 12-point font. Text lines may be single-spaced. All pages in the proposal package must be numbered. Be sure that the proposed program clearly supports achievement of the goals and objectives outlined in this RFP.
• Be specific when describing the elements of the program design and delivery.
• Refer to program features that are definitive, not to those that are only possibilities.
• Include only information directly related to the program and its participants.
• Whenever possible, quantify minimum standards, hours of services, and other critical components of the program.
• Be concise and avoid extraneous references and unnecessary detail.
Proposal Format and Content Requirements

I. PROPOSAL SUMMARY FORM
Complete the one-page summary form attached to this RFP (pg. 20). It must appear as the first page of the proposal.

II. PROGRAM DESIGN NARRATIVE

A. Detailed Overview
   1. Provide a detailed program timeline that includes staffing, intake, eligibility, outreach, orientation, and participants start and end dates.
   2. Describe the training activities that will be provided and the associated number of hours for each activity as well as a total number of hours of training that will be provided and include them in the timeline referenced above.
   3. Describe the Financial Literacy training activity(ies) that will be provided and the associated number of hours for this training and include them in the timeline referenced above.
   4. Describe the employment or work experience component of the program. Provide a description of the jobs and job sites. Indicate how new work sites will be developed and how participants will be matched with jobs. List anticipated employers involved with the program and how they will be oriented to their roles and responsibilities.

B. Recruitment, Outreach & Retention Plan
   1. Describe the strategies that will be used to recruit eligible participants. Indicate what strategies will be used to encourage the participation of families in receipt of Temporary Assistance for Needy Families.
   2. Describe the method for recruiting underrepresented populations.
   3. Describe how you will address barriers (transportation needs, technology needs, etc.) the participants may have.

C. Staffing and Collaboration
   1. List all staff positions that will work on the program and describe the program responsibilities that will be assigned to each. Indicate the percent of each person’s time that will be devoted to the program, and if applicable, to each of the various responsibilities. Describe the process that will be used to select and train program staff. Include a copy of the organizational chart of the entity submitting the proposal.
   2. If the program will involve linkages with other organizations, please provide evidence of effective working relationships and provide a name and contact information for the organization. Briefly describe the specific roles and responsibilities of each entity.

D. Attendance Policy
   1. Attach a copy of the program’s attendance policy, which must include consequences, system for enforcement, and assistance available to participants in addressing and resolving work related issues or problems with attendance.
E. Supportive Services
1. Describe the types of counseling or other special supportive services that will be provided by the program to help participants who develop or reveal special needs during participation (e.g., difficulties resulting from socio-economic problems, family issues, drug or alcohol abuse).
2. Indicate if supportive service referrals will be provided when needed and explain how that will be accomplished (e.g. job coaching, mental health counseling, etc.).
3. Describe process for training and supporting employers in working with youth with multiple barriers, including working with youth with disabilities, supportive service needs, etc.
4. Describe how Social Emotional Learning (SEL) competencies will be incorporated into everyday practice. SEL competencies include: Self-Awareness, Self-Management, Social Awareness, Relationship Skills and Responsible Decision-Making.

F. Evaluation
1. Describe how the participant will be evaluated by the worksite and when this will occur.
2. Describe how the program will be evaluated by the agency/businesses that are worksite sponsors and by the program participants and when this will occur.
3. Explain the procedure that will be used if a problem or grievance arises with a participant and indicate who will be responsible for handling these grievances.

III. PROGRAM MANAGEMENT NARRATIVE
A. Agency Experience/Capability
1. Provide an overview of the proposing agency and explain how this program fits into the agency’s overall operation.
2. Detail how your agency will respond if decisions regarding funding are not made until late in the program preparation period. Provide an estimate of how quickly your agency will be prepared with appropriate staffing for conducting recruitment, intake and eligibility.
3. Identify any current or recent programs the agency has operated that are like the proposed program. Provide the dates and results of these programs.

B. Financial Record Keeping
1. Describe the agency’s financial management system and indicate any unresolved audit questions with the agency that are related to government-funded programs.
2. Identify the staff position that will be responsible for the disbursement of funds and the staff position that will be responsible for the receipt of funds.

C. Participant Wage Check Procedure
1. Describe how time will be recorded and verified. Attach a sample time sheet. All timesheets must document that a lunch period was provided (if required).
2. Indicate how often participants will be paid and who will be responsible for generating the paychecks. Note who will distribute the paychecks, how that will be accomplished, and what will
be done if the participant is not available to accept the check.

**NOTE:** All proposals must have a procedure in place for participants to sign for their paycheck. Participants may authorize someone else to receive their paycheck, however, there needs to be a signed and dated authorization for each paycheck in place. Agencies must retain that authorization and have individuals authorized by the participant sign for the paycheck.

D. **Quality Control and Monitoring**

1. Indicate who will monitor and assure internal compliance with each of the following and how often each will be reviewed:
   - General contract requirements
   - Completeness and accuracy of participant files
   - Quality and frequency of Individual Participant Progress Reports
   - Worksite Compliance with New York State Labor Laws
   - Fiscal records including ensuring that participant payroll checks are reviewed
   - Timesheets (**Note:** All proposals must indicate a system for agency review of time records to ensure accuracy and completeness)
   - Outstanding participant payroll check reports are monitored to ensure checks are cashed

IV. **BUDGET FORM**

Prepare a program budget using the budget form that is attached to this RFP. Unless a waiver has been issued for a program, at least 65% of the overall budget must be utilized for participant costs. Participant costs are defined as participant wage and fringe, transportation, clothing/uniforms required by employer, and training supplies.

Include a narrative that explains each budget line item for your budget request. Your budget must be consistent with your proposed activities, and your Budget Narrative must justify your proposed expenditures. If the agency operates multiple programs a method of allocating costs must be identified for budget line items. All costs included in the budget must be directly related to the SYEP grant.

- Please explain how wage and fringe for participants were budgeted, assumptions made, and calculations used in the estimates.
- Costs associated with the purchase of equipment or furniture is prohibited.

V. **CERTIFICATION FORM**

Complete the one-page certification form that is attached to this RFP (pg. 21). It must be included as part of the proposal that is submitted.

VI. **REQUIRED FORMS**

Requested documentation forms (Addendum, pgs. 22-30) must appear at the end of the proposal.
WORK READINESS SKILL GOALS

Career Readiness Skills

- Making Career Decisions
- Using Labor Market Information
- Preparing Resumes
- Completing Applications
- Interviewing/Writing Follow-up Letters

Work Maturity Skills

- Maintaining Regular Attendance
- Being Consistently Punctual
- Exhibiting Appropriate Attitude/Behaviors
- Present Appropriate Appearance
- Demonstrating Good Interpersonal Relations
- Completing Tasks Effectively

Communication and Interpersonal Skills

- Speaking
- Listening
- Interacting with co-workers
- Cultural Humility

Commented [A13]: I think it makes sense to include some sort of Culture Humility. Working with different populations sensitivity, something that would be a needed soft skill.
SUMMER YOUTH EMPLOYMENT PROGRAM CONTACTS
Counties that border Tompkins

Cayuga County
Jim Alberici
Cayuga County Employment and Training
315-253-1535
jalberici@cayugacounty.us

Chemung County
Laura Zern
Chemung County Youth Bureau
607-737-2907
lzern@co.chemung.ny.us

Cortland County
Amy Buggs
Cortland Works Career Center
607-756-7585
abuggs@cotland-co.org

Schuyler County
Adam Lawton, Youth Program Coordinator
Schuyler County Youth Bureau
607-535-6236
alawton@co.schuyler.ny.us

Seneca County
Ryan DeVay, Employment and Training Youth Coordinator
315-539-1901
rdevay@co.seneca.ny.us

Tioga County Youth Bureau
Natalie Thompson, Youth Bureau Director
607-687-8300
natalie.thompson@dfa.state.ny.us
TOMPKINS COUNTY
GENERAL INSTRUCTIONS TO BIDDERS

IMPORTANT NOTICE
Responses submitted to any Request for Bids, Request for Proposals, or Request for Qualifications become the property of Tompkins County and are subject to Public Information Policy. Any confidential information, such as a company’s financial status, if required by the specifications, shall be submitted in a separate sealed envelope with the word “CONFIDENTIAL” on the outside.

Minority Business Enterprises (MBEs’) and Women Business Enterprises (WBEs’) are encouraged to respond.

NOTE: Bidder/Proposer/Respondent are used interchangeably in this document and refer to a person or organization making a formal offer

PROJECT IDENTIFICATION
1. Title: 2022 Summer Youth Employment Program
2. Requesting Department: Tompkins County Workforce Development Board
3. Bid Due Date/Time: March 11, 2022, 11:30 a.m.

PURPOSE
1. To prepare for this summer employment program, the WDB is soliciting proposals for summer youth employment programs to serve youth between the ages of 14-20 years old, living in families who receive TANF benefits or in families who are at or below 200% of the federal poverty level. Proposals are encouraged from for-profit, not-for-profit organizations, educational entities, and local governments.

PROPOSAL DOCUMENTS
1. Complete sets of RFP/Bid Documents must be used in preparing bids/proposals. The County does not assume any responsibility for errors or misinterpretations resulting from the use of incomplete sets of RFP Documents.

SUBMISSION of BIDS/PROPOSALS
1. Bids and any other required documents shall be submitted online through the Tompkins County website at: www.tompkinscountyny.gov/purchase and selecting ‘Open Solicitations’. This will take you to BidNetDirect where the RFP information is posted for the public. Bidders who do not have, or cannot obtain, internet access must contact the Purchasing Division via email (preferred), purchase@tompkins-co.org or by telephone, (607) 274-5500 for further instructions.
2. Bids shall be uploaded and responded to no later than the date and time indicated in the Notice to Bidders and/or the Bid Identification section above.
3. Tompkins County reserves the right to reject any or all bids in whole or in part, to waive all informalities, and to disregard all non-conforming, non-responsive or conditional bids.

*NOTE: If you experience difficulty submitting your bid, contact the Purchasing Division via email (preferred), purchase@tompkins-co.org or by telephone, (607) 274-5500. If you do not receive a response from the Purchasing Division, you may contact the Finance Team (607) 274-5544.

TERM of BID/CONTRACT:
1. The term of this bid/contract from May 1, 2022 through September 30, 2022.
QUALIFICATION OF BIDDER
1. All bidders shall submit the Vendor Responsibility Questionnaire, also included as part of the bid/rfp specifications, as part of their bid/proposal.

2. Tompkins County may make such investigations it deems necessary to determine the ability of the bidder to provide the services and/or goods described within the specifications. The bidder shall furnish to the County all such information and data for this purpose as may be requested within five (5) days of such request.

DISQUALIFICATION
1. The County reserves the right to refuse to award a contract to a prospective bidder should such bidder be in default for any of the following reasons:
   (a) Failure to comply with any pre-qualification regulations of the County, if such regulations were cited, or otherwise included in the Bidding Documents as a requirement for bidding.
   (b) Bidder’s failure to pay, or satisfactorily settle, all bills due for labor and materials on former contracts in force (with the Owner) at the time the County issues Bidding Documents to a prospective bidder.
   (c) Bidder’s default under previous contracts with the County.
   (d) Bidder’s unsatisfactory work on previous contracts with the County.

2. Bids/proposals received from bidders who have previously failed to complete contracts within the time required, or who have previously performed similar work in an unsatisfactory manner, may be rejected. A bid may be rejected if the bidder cannot show that it has the necessary ability to commence the work at the time prescribed and thereafter to perform and complete the work at the rate or time specified. A bid may be rejected if the bidder is already obligated for the performance of other work which would delay the commencement, performance or completion of the work if the bidder is not able to demonstrate the ability to fulfill the requirements of the bid/proposal in a manner agreed upon by the County and the Bidder.

3. Tompkins County reserves the right to reject any bid/proposal if the information submitted by, or investigation of, such bidder fails to satisfy the County that such bidder is properly qualified to carry out the obligations of the contract and to complete the work contemplated therein.

NON-COLLUSIVE BIDDING CERTIFICATE
All bidders submitting bids under the provisions of the specifications are subject to the provisions of Section 103 of the General Municipal Law of the State of New York. A signed Non-Collusive Bidding Certificate (included in the specification package) must be submitted with each bid on the form provided by the County.

DEVIATIONS
Deviations to the specifications shall be so noted and fully explained on a separate document and provided with the bid.

SPECIFICATION CLARIFICATION
1. Clarification to the specifications must be submitted in writing, no later than seven (7) days prior to the bid/rfp due date to Rosemary Avila (ravila@tompkins-co.org) before 5:00pm on Wednesday, March 2, 2022. Answers will be posted on the website as questions are received. All answers will be posted by 5:00 p.m., Friday, March 4, 2022.

2. Questions received less than seven (7) days prior to the date of submission of bids/rfps will not be answered. The County will be bound only to responses given by formal written Addenda. Consideration will be given to questions/concerns submitted less than 7 days before the bid opening if Tompkins County feels it warrants an addendum.

NON-APPROPRIATION CLAUSE
1. In accordance with New York State General Municipal Law, the County will not be liable for any purchases or contracts for goods or services for which funding is not available. The respondent agrees to hold the County harmless for any contracts let for which funding either does not currently exist, or for which funding has been removed prior to the authorization to proceed.
2. Should it become necessary for the County to cancel a project after the order to proceed has been issued, the County will only be liable for, and the respondent agrees, to only assess those financial damages that it can prove to have incurred resulting from the cancellation of the contract.

**AWARD of BID/CONTRACT**

1. After the award has been approved by the proper County authority, the successful bidder will be issued a Notice of Award. A notice of contract award shall not be binding upon the County until the contract has been fully executed by both parties.

The following documents shall be incorporated, to the extent deemed appropriate in the sole discretion of the County, within the contract between Tompkins County and the apparent successful Bidder: the successful Bidder’s bid/rfp response, the original Request for Bid/RFP specifications and any written Addenda in response to inquiries of prospective bidders as set forth Specification Clarification section above.

2. The successful bidder to whom a contract or purchase order is let, granted, or awarded, shall not assign, transfer, convey, sublet, or otherwise dispose of same, or of its right, title and interest herein, including the performance of the contract or purchase order or the right to receive monies due or to become due, or of its power to execute the contract or purchase order without the prior written consent of the Tompkins County Purchasing Division. In the event the contractor shall, without written consent, assign, transfer, convey, sublet or otherwise dispose of the contract or purchase order, or the right to receive monies due or to become due, or its power to execute such contract or purchase order to any other person or corporations, or upon receipt by Tompkins County of an attachment against the Successful Bidder, Tompkins County shall be relieved and discharged from any and all liability and obligation growing out of such contract or purchase order to such contractor, and the person or corporation to which such contract or purchase order shall be been assigned, its assignees, transferees or sub lessees shall forfeit and lose all monies thereto assigned under the contract or purchase order, except so much as may be required to pay its employees.

**INDEMNIFICATION**

1. The successful bidder shall defend, indemnify and save harmless the County, its employees and agents, from and against all claims, damages, losses and expenses (including, without limitation, reasonable attorneys’ fees) arising out of, or in consequence of, any negligent or intentional act or omission of the successful bidder, its employees or agents, to the extent of its or their responsibility for such claims, damages, losses and expenses.

**REMEDY for BREACH**

1. In the event of a breach by Contractor, Contractor shall pay to the County all direct and consequential damages caused by such breach, including, but not limited to, all sums expended by the County to procure a substitute contractor to satisfactorily complete the contract work, together with the County’s own costs incurred in procuring a substitute contractor.

**WORKFORCE DIVERSITY and INCLUSION**

All bidders must comply with the Workforce Diversity and Inclusion terms and conditions as well as sign an Anti-discrimination certificate as stated in the Addendum.

**LIVING WAGE**

1. Tompkins County must consider the wage levels and benefits, particularly health care, provided by contractors when negotiating contracts, and to encourage the payment of livable wages whenever practical and reasonable.

2. If contractor certifies on Tompkins County Livable Wage Form that its employees directly providing services outlined in this contract are NOT paid a living wage, the department contract representative may have a conversation with the contractor to understand the cost implications of achieving the living wage threshold, whether there are structural barriers impacting the ability to pay the living wage, plans to improve wages over time, generous fringe benefits, or other considerations that should be applied when addressing the question of whether it is practical or reasonable to meet the living wage threshold including the cost required to bring the contract to the living wage threshold.

**REGULATORY COMPLIANCE**

The Contractor agrees to comply with all Federal, State, and local laws and regulations governing the provision of goods and services under this Contract. To the extent that federal funds are provided to the Contractor under this contract, the
Contractor agrees that it will comply with all applicable federal laws and regulations, including, but not limited to those laws and regulations under which Federal funds were authorized.

Contractors that are providers of healthcare services certify that the Contractor, and all employees, directors, officers and subcontractors of the Contractor, are not “excluded individuals or entities” under Federal and/or New York State statutes, rules and regulations. The Contractor agrees to screen all employees, directors, officer and subcontractors monthly at the New York State Office of Medicaid Inspector General website, and any other websites related to the Excluded Parties List System required by Federal and/or New York State Medicare or Medicaid statutes, rules and regulations, to determine if any employee, director, officer, or subcontractor is on or has been added to the exclusion list.
I. PROPOSAL SUMMARY FORM

BACKGROUND INFORMATION

Proposing Organization: ____________________________________________
Address/Zip: _____________________________________________________
Contact Person / Title: _____________________________________________
Phone: ______________________ Email: ______________________________
Fiscal Contact (name & phone number): ______________________________

Incorporated Organization: (Check one) Yes ☐ No ☐

Organization Type: (Check one) Private for-profit ☐ Non-profit ☐ Public ☐

PROGRAM HIGHLIGHTS

Number of Participants to be served: _________________________________
Age Group to be served: ___________________________________________
Geographic Area(s) to be served: ____________________________________
Proposed Number of Hours of Work per Participant: ____________________

Total Number of Hours of Training to be provided ____________________
(workshops, employer panels, employer tours, etc…)

Amount of Funds Requested in this Proposal: $ _____________________
Percentage of Funds Requested in Participant Costs: __________________%
V. CERTIFICATION FORM

Bidders must certify that they will comply with the following requirements, if funding is awarded as a result of this RFP. All awardees of funds shall:

1. Sign an Anti-discrimination Clause and comply with all Equal Opportunity Laws, including the Americans with Disabilities Act of 1990;

2. Sign a "Certification Regarding Debarment, Suspension, and Other Responsibility Matters," indicating that they have not been debarred or suspended from participating in federal programs because of crimes, fraud, or other serious violations of federal laws and regulations;

3. Sign a certification regarding lobbying, indicating that no Federal funds will be used to attempt to influence any Federal officer, employee, or elected official;

4. Sign a certification that they provide a drug-free workplace and have a written drug-free workplace policy;

5. Agree to provide training without any duplication of costs (charging both SYEP and another funding source for the same expense);

6. Provide a copy of their most recent financial audit before contract execution;

7. Agree to allow on-site inspections and audits of any records related to their programs.

I certify that ______________________________ (name of bidder organization) will comply with the above requirements.

______________________________
Name

______________________________
Title

______________________________
Signature and Date
VI. ADDENDUM

ANTI-DISCRIMINATION CLAUSE

During the performance of this contract, (the contractor) hereby agrees as follows:

(a) The contractor will not discriminate against any employee or applicant for employment for any of the following: race, creed, color, ethnicity, military service, marital status, disability, sexual preference, perceived gender, national origin, or status as an ex-offender, and will take affirmative action to insure that they are afforded equal employment opportunities without discrimination. Such action shall be taken with reference, but not be limited, to: recruitment, employment, job assignment, promotion, upgrading, demotion, transfer, layoff or termination, rates of pay or other forms of compensation, and selection for training or retraining, including apprenticeship and on-the-job training.

(b) The contractor will send to each labor union or representative of workers with which he has or is bound by a collective bargaining or other agreement or understanding, a notice, to be provided by the State Commissioner for Human Rights, advising such labor union or representative of the contractor's agreement under clauses (a) through (f) hereinafter called "non-discrimination clauses". If the contractor was directed to do so by the contracting agency as part of the bid or negotiation of this contract, the contractor shall request such labor union or representative to furnish him with as written statement that such labor union or representative either will affirmatively cooperate, within the limits of its legal and contractual authority, in the implementation of the policy and provisions of these non-discrimination clauses or that it consents and agrees that recruitment, employment and the terms and conditions of employment under this contract shall be in accordance with the purposes and provisions of these non-discrimination clauses. If such labor union or representative fails or refuses to comply with such a request that it furnish such a statement, the contractor shall promptly notify the State Commission for Human Rights of such failure or refusal.

(c) The contractor will post and keep posted in conspicuous places, available to employees and applicants for employment, notices to be provided by the State Commission for Human Rights setting forth the substance of the provisions of clauses (a) and (b) and such provisions of the State's and local Tompkins County Laws against discrimination as the State Commission for Human Rights shall determine.

(d) The contractor will state, in all solicitations or advertisements for employees placed by or on behalf of the contractor, that all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color or national origin.

(e) The contractor will comply with the provisions of Sections 291-299 of the Executive Law and the Civil Rights Law, will furnish all information and reports deemed necessary by the State Commission for Human Rights under these non-discrimination clauses and such sections of the Executive Law, and will permit access to his books, records and accounts by the State Commission for Human Rights, the Attorney General and the Industrial Commissioner for purposes of investigation to ascertain compliance with these non-discrimination clauses and such sections of the Executive Law and Civil Rights Law.

(f) This contract may be forthwith cancelled, terminated or suspended, in whole or in part, by the contracting agency upon the basis of a finding made by the State Commission for Human Rights that the Contractor may be declared ineligible for future contracts made by or on behalf of the State or a public authority or agency of the State, until he satisfies the State Commission for Human Rights that he has established and is carrying out a program in conformity with the provisions of these non-discrimination clauses. Such finding shall be made by the State Commission for Human Rights after conciliation efforts by the Commission have failed to achieve compliance with these non-discrimination clauses and after a verified complaint has been filed with the Commission, notice thereof has been given to the Contractor and opportunity has been afforded him to be heard publicly before three members of the Commission. Such sanctions may be imposed and remedies invoked independently of or in addition to sanctions and remedies otherwise provided by law. The Contractor will include the provisions of clauses (a) through (f) in every subcontract or purchase order in such a manner that such provisions be performed within the State of New York. The Contractor will take such action in enforcing such provisions of such subcontract or purchase order as the contracting agency may direct, including sanctions or remedies for non-compliance. If the Contractor becomes involved in or is threatened with litigation with a subcontractor or vendor
VI. ADDENDUM

as a result of such direction by the contracting agency, the Contractor shall promptly so notify the Attorney General, requesting him to intervene and protect the interests of the State of New York.

GENERAL CONDITIONS ACCEPTED BY:

Firm: _________________________________________________
By: _________________________________________________
Date: _________________________________________________
Title: _________________________________________________
VI. ADDENDUM

COUNTY OF TOMPKINS
GENERAL CONDITIONS
NON-COLLUSION CERTIFICATE

NON-COLLUSIVE CERTIFICATION:

(a) By submission of this bid/proposal, each bidder/proposer and each person signing on behalf of any bidder/proposer certifies, and in the case of a joint bid/proposal each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his/her/their knowledge and belief:

1. The prices in this bid/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 bidder/proposer or with any competitor;

2. Unless otherwise required by law, the prices that have been quoted in this package have not been knowingly disclosed by the bidder/proposer prior to opening, directly or indirectly, to any other bidder/proposer or to any competitor; and

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

________________________________________
Name of Bidder/Proposer

________________________________________
Signature and Title of Signer

________________________________________
Date

NOTE:

A bid/proposal shall not be considered for award nor shall any award be made where (a) 1, 2 and 3 above have not been complied with; provided, however, that if in any case the bidder/proposer cannot make the foregoing certification, the bidder/proposer shall so state and shall furnish with the bid/proposal a signed statement that sets forth in detail the reason(s) therefore. Where (a) 1, 2, and 3 above have not been complied with, the bid/proposal shall not be considered for award nor shall any award be made unless the head of the purchasing unit of the political subdivision, public department, agency or official thereof to which the bid/proposal is made, or his designee, determines that such disclosure was not made for the purpose of restricting competition.

The fact that a bidder/proposer (a) has published price lists, rates or tariffs covering items being procured, (b) has informed prospective customers of proposed or pending publication of new or revised price lists for such items, or (c) has sold the same items to other customers at the same prices being bid/proposed, does not constitute, without more, a disclosure within the meaning of subparagraph (a) 1.
VI. ADDENDUM

Tompkins County
Request for Proposal – Submission Instructions

Respondents shall submit their proposal response per the instructions below. Respondents who do not follow these guidelines may have their proposals rejected as incomplete or non-responsive.

- Respondents shall read all documents contained in this specification package. Failure to do so does not excuse respondent from abiding by all instructions, terms or conditions.
- Responses shall be submitted to the location and in the format indicated in the specifications no later than the date and time indicated.
- Respondents must submit their questions regarding any portion of the specifications by posting them on the Q&A tab found in the solicitation or in writing to the email address provided in the specifications by the date provided. Answers will be provided no later than five (5) days prior to the Proposal due date.
- The County reserves the right to amend the specifications prior to the due date by written “Addenda”. It is the respondent’s responsibility to ascertain whether any addenda have been issued prior to submitting their proposal.

Bids and any other required documents shall be submitted online through the Tompkins County website at: www.tompkinscountyny.gov/purchase and selecting ‘Open Solicitations’. This will take you to BidNetDirect where the RFP information is posted for the public. Bidders who do not have, or cannot obtain, internet access must contact the Purchasing Division via email (preferred), purchase@tompkins-co.org or by telephone, (607) 274-5500 for further instructions.

- Respondents can submit in a sealed package or envelope with the name of their company and the title of the Request for Proposal.
- Respondents shall submit all forms that require signatures with their proposal response.
- All responses submitted become the property of the County and are subject to Public Information Policy.
- This invitation to respond does not commit the County to award a contract, nor shall the County be responsible for any cost or expense that may be incurred by the respondent in preparing and submitting their response or any cost incurred prior to the execution of a contract.
- The County reserves the right to cancel the contract without cause with a minimum of thirty (30) days written notice. Termination or cancellation of the contract will not relieve the respondent of any obligations or liabilities resulting from any acts committed by the respondent prior to the termination of the contract. The respondent may cancel the contract with one hundred-twenty (120) days written notice.
VI. Method of Award:

The County reserves the right to award the contract to the respondent who submits the proposal that proves to be in the best interest of the County. The County has the sole discretion and reserves the right to cancel this request, reject any/all responses, to waive any/all informalities and/or irregularities if it is deemed to be in the best interest of the County to do so.

Contract Extension:

The County agrees, under the General Municipal Laws of New York State to allow all authorized users who wish to utilize any contract awarded as a result of this solicitation to do so. However, it is understood that the extension of such contract is at the discretion of the respondent and the respondent is only bound to the contract between itself and the County.

Term of Contract:

The term of contract shall be specified within the detailed specifications.

Contract Award:

The contract award, if any, will be made within forty-five (45) calendar days of due date. The contract shall be awarded to the respondent who submits the proposal that proves to be in the best interest of the County.

Non-Appropriation Clause:

In accordance with New York State General Municipal Law, the County will not be liable for any purchases or contracts for goods or services for which funding is not available. As a result, the respondent agrees to hold the County harmless for any contracts let for which funding either does not currently exist, or for which funding has been removed prior to the authorization to proceed. Should it become necessary for the County to cancel a project after the order to proceed has been issued, the County will only be liable for, and the respondent agrees, to only assess those financial damages that it can prove to have incurred as a result of the contract cancellation.

Training:

If required, training shall take place during regular business hours. Training shall be provided until all County personnel involved in the contract are adequately trained.
**ADDENDUM**

**Workforce Diversity and Inclusion:**

Tompkins County government is committed to creating a diverse and fully inclusive workplace that strengthens our organization and enhances our ability to adapt to change by developing and maintaining:

A. An organization-wide understanding and acceptance of the purpose and reasons for diversity;
B. Recruitment and retention policies that assure a diverse workforce;
C. A workplace environment that is welcoming and supportive of all;
D. Awareness, understanding and education regarding diversity issues;
E. Zero tolerance for expressions of discrimination, bias, harassment, or negative stereotyping toward any person or group;
F. A workforce ethic that embraces diversity and makes it the norm for all interactions, including delivery of services to the public.

Respondents are encouraged to include an outline of their diversity policy in their proposal response.

**Contract Re-Assignment:**

The respondent shall not re-assign any portion of the any contract that results from this solicitation without the express written consent of the County.

**Corporate Compliance:**

FEDERAL FUNDING COMPLIANCE: The Respondent agrees to comply with all Federal, State, and local laws and regulations governing the provision of goods and services under this Contract. To the extent that federal funds are provided to the Respondent under this contract, the Respondent agrees that it will comply with all applicable federal laws and regulations, including but not limited to those laws and regulations under which the Federal funds were authorized.

Further, Respondent agrees to comply with the County’s Compliance Plan regarding Federal and State fraud and abuse laws; the Compliance Plan can be reviewed at tompkinscountyny.gov or a copy can be obtained from Tompkins County Administration, 125 East Court Street, Ithaca, NY 14850.

Respondents that are providers of healthcare services certify that the Respondent, and all employees, directors, officers, and subcontractors of the Respondent, are not “excluded individuals or entities” under Federal and/or New York State statutes, rules and regulations, to determine if any of them are on or have been added to the exclusion list.

The Respondent shall promptly notify the County if any employee, director, officer of subcontractor is on or has been added to the exclusion list. The County reserves the right to immediately cancel this contract, at no penalty to the County, if any employee, director, officer or subcontractor is on or has been added to the exclusion list.

By submitting a response to a Request for Proposals, you are attesting to the fact that you and/or the provider, which you represent, have not been sanctioned nor excluded by any of the aforementioned entities.
VI. ADDENDUM

**Iranian Energy Sector Divestment:**

By submitting a response to this solicitation, the respondent hereby represents that said respondent is in compliance with New York State General Municipal Law Section 103-g entitled “Iranian Energy Sector Divestment”, in that said respondent has not:

a. Provided goods or services of $20 Million or more in the energy sector of Iran including, but not limited to, the provision of oil or liquefied natural gas tankers or products used to construct or maintain pipelines used to transport oil or liquefied natural gas for the energy sector of Iran; or

b. Acted as a financial institution and extended $20 Million or more in credit to another person for forty-five days or more, if that person’s intent was to use the credit to provide goods or services in the energy sector of Iran.

Any respondent who has undertaken any of the above and is identified on a list created pursuant to Section 165-a (3)(b) of the New York State Finance Law as a person engaging in investment activities in Iran, shall not be deemed a responsible bidder pursuant to Section 103 of the New York State General Municipal Law.

Except as otherwise specifically provided herein, every respondent submitting a response to this solicitation must certify and affirm the following under penalties of perjury:

(1) "By submission of this response to solicitation, each respondent and each person signing on behalf of any respondent certifies, and in the case of a joint response, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of its knowledge and belief, that each respondent is not on the list created pursuant to NYS Finance Law Section 165-a (3)(b)."

Except as otherwise specifically provided herein, any response to this solicitation that is submitted without having complied with subdivision (1) above, shall not be considered for award. In any case where the respondent cannot make the certifications as set forth in detail the reasons therefore. The County reserves the right, in accordance with General Municipal Law Section 103-g to award the contract to any respondent who cannot make the certification on a case-by-case basis under the following circumstances:

(1) The investment activities in Iran were made before April 12, 2012, the investment activities in Iran have not been expanded or renewed after April 12, 2012, and the respondent has adopted, publicized and is implementing a formal plan to cease the investment activities in Iran and to refrain from engaging any new investments in Iran; or

(2) The County of Tompkins has made a determination that the goods and services are necessary for the County to perform its functions and that, absent such an exemption, the County of Tompkins would be unable to obtain the goods or services for which the Bid is offered. Such determination shall be made by the County in writing and shall be a public document.
VI. ADDENDUM

Contractor’s Representation—Livable Wage Policy

Livable Wage Policy: By policy, Tompkins County must “consider the wage levels and benefits, particularly health care, provided by contractors when awarding bids or negotiating contracts, and to encourage the payment of livable wages whenever practical and reasonable.” Paying the living wage rate to all employees directly involved in providing the contracted County service is not mandatory. However, the attainment of a broadly-applied living wage is a County goal and is therefore an important consideration applied by the County when reviewing contract proposals.

The Current Living Wage: The Living Wage in Tompkins County is computed by the Alternatives Federal Credit Union and is currently $14.28 per hour if the employer contributes at least half the cost of an employee’s health insurance/benefit cost and $15.37 per hour if the employer does not make such a contribution. The rate will be adjusted again in May 2022.

Requirement of All Contractors: As a part of its proposal or contract representations, a prospective service contractor must advise the County whether it will pay the AFCU livable wage rate to all Covered Employees directly involved in the provision of the contracted service, including employees of any subcontractor engaged to assist in providing the service.

Additionally, contractors are asked to estimate the number of employees who will be directly involved in the provision of the contracted service. If not all employees are going to be paid the Living Wage, contractors are asked to estimate how many full-time, and how many part-time, covered employees will NOT be paid the living wage.

Covered Employees include all full- and part-time employees, other than those Excluded Employees described below, who are directly involved in the provision of the contracted service, including employees of sub-contractors engaged to assist in providing the service.

Excluded Employees are:

- Employees under the age of 18
- Seasonal or temporary employees (90 days or less)
- Employees in a probationary status (90 days or less)
- Those employed in a sheltered or supported work environment
- Employees participating in a limited-duration (90 day) job training program
- Employees participating in an academic work-study or academic internship program
- Volunteers
- Employees participating in mandated welfare-to-work programs
- Employees paid pursuant to a collective bargaining agreement

Contractor’s Living Wage Representation

1. Approximately how many Covered Employees, including employees of any subcontractor involved in providing the service, will be involved in the provision of the contracted service? __________(insert number)

2. Will all Covered Employees, including employees of any subcontractors directly involved in the provision of County services, be paid at least the living wage?

   Yes  No

3. If the answer is “No”, approximately how many covered employees will NOT be paid at the living wage?

   Full-time__________  Part-time__________

Print Contractor Name: __________________________________________________________________________

If you answered “Yes” to the Living Wage Representation and are awarded the County contract, you will be expected to maintain all employees directly involved in the provision of services under this contract at or above the living wage as of the time of execution of the contract for the duration of the contract. If you answered “No,” your response will be among the considerations applied by the County in making its contract award. As a part of contract negotiations, the County may request additional information from you regarding the basis of this response.
VI. ADDENDUM

ATTENTION: PLEASE BE SURE TO USE REQUIREMENTS APPROPRIATE FOR BID/RFP/RFQ XXXX

Tompkins County Hold Harmless and Insurance Requirements Construction

Contractor shall indemnify, hold harmless and defend Tompkins County, its officers, employees, agents, and elected officials for injury or death to any person or persons or damage to property arising out of the performance of this contract by the Contractor, its employees, subcontractors or agents except all actions and claims arising out of the negligence of Tompkins County. The Contractor shall be fully responsible for the worksite and shall indemnify and hold harmless Tompkins County, its officers, employees, agents, and elected officials from and against any and all claims for injury to persons, including employees of the Contractor or any subcontractor, where such claim asserts that the injury was the result of conditions of the worksite or that Tompkins County, its officers, employees, agents, and elected officials were in any way negligent in the hiring of the Contractor or any subcontractor to do the work or fail to maintain a safe worksite. The Contractor shall maintain the following minimum limits of insurance or as required by law, whichever is greater.

A.) Workers’ Compensation and New York Disability

Workers’ Compensation
Statutory coverage complying with NYS Workers’ Compensation Law Section 57 General Municipal Law Section 125, Contractor must submit one of the following:

- CE-200 - Certification of Attestation of Exemption form NYS Workers’ Compensation and/or Disability Benefits Coverage available at http://www.wcb.ny.gov/content/main/forms/AllForms.jsp, OR
- CE-105.2 - Certification of NYS Workers’ Compensation Insurance (U-26.3 for State Insurance Fund version), OR
- SI-12 - Certificate of NYS Workers’ Compensation Self Insurance, OR
- GSI-105.2 - Certificate of NYS Workers’ Compensation Group Self-Insurance

Disability Benefits Requirements
Statutory coverage complying with NYS Workers’ Compensation Law Section 220 (8) under General Municipal Law Section 125, Contractor must submit one of the following:

- CE-200 - Certification of Attestation of Exemption from NYS Workers’ Compensation and/or Disability Benefits Coverage, OR

NOTE: Proof of NYS Workers’ Compensation and NYS Disability Benefits must be provided on NYS forms as listed above (complete information available at http://www.wcb.ny.gov/content/main/forms/AllForms.jsp or Bureau of Compliance at (866) 546-9322).

B.) Commercial General Liability
including, contractual, independent contractors, products/completed operations

- Each Occurrence $1,000,000
- General Aggregate $2,000,000
- Products/Completed Operations Aggregate $2,000,000
- Personal and Advertising Injury $1,000,000
- Fire Damage Legal $50,000
- Medical Expense $5,000

- General Aggregate shall apply separately to the project prescribed in the contract

- It is expressly understood and agreed by the Contractor that the insurance requirements specified above, contemplate the use of occurrence liability forms.

- Tompkins County and its officers, employees, agents and elected officials are to be included as Additional Insured’s on a primary and non contributory basis

C.) Business Auto Coverage

- Liability for Owned, Hired and Non-Owned Autos
- 500,000 Per Person BI
- 1,000,000 Per Accident BI
- 250,000 PD Split Limits

D.) Owners Protective Liability

- Each Occurrence $1,000,000
- General Aggregate $2,000,000

All insurance shall be written with insurance carriers licensed by the New York State Office of Financial Services and have a Best’s rating of A XI or better. Proof of insurance shall be provided on the Accord Certificate of Insurance, Accord 25 (05-2010), or insurance company certificate. All Certificates shall contain a sixty (60) day notice of cancellation, non-renewal or material change to Tompkins County. All Certificates must be signed by a licensed agent or authorized representative of the insurance company. Broker signature is not acceptable. Certificates of Insurance shall be submitted with the signed contract.
### Overall Proposal Score:

<table>
<thead>
<tr>
<th>Program Design-60 points</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposal includes all required program elements</td>
<td>2 4 6 8 10</td>
</tr>
<tr>
<td>Proposal has a documented plan to reach program goals</td>
<td>2 4 6 8 10</td>
</tr>
<tr>
<td>Proposal incorporates youth skill development into program design</td>
<td>2 4 6 8 10</td>
</tr>
<tr>
<td>Proposal level of involvement from for profit private sector employers</td>
<td>2 4 6 8 10</td>
</tr>
<tr>
<td>Proposal incorporates demand occupations into program components</td>
<td>2 4 6 8 10</td>
</tr>
<tr>
<td>Proposal has a robust recruitment plan per pages 13, section IIb*</td>
<td>2 4 6 8 10</td>
</tr>
</tbody>
</table>

### Demonstrated Capability-20 points

<table>
<thead>
<tr>
<th>Demonstrates record of achievement in program management and operations</th>
<th>1 2 3 4 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exhibits high level of professional and technical skill/knowledge</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>Agency has history of success in serving target population</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>Agency has a history of collaborating with other agencies</td>
<td>1 2 3 4 5</td>
</tr>
</tbody>
</table>

### Cost Efficiency-20 points

<table>
<thead>
<tr>
<th>Clarity and completeness of budget detail</th>
<th>2 4 6 8 10</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reasonableness of program costs</td>
<td>2 4 6 8 10</td>
</tr>
</tbody>
</table>

*Has a method for recruiting underrepresented populations, addresses the transportation needs of participants, and describes the strategies to be used to recruit eligible participants and describes strategies to encourage participation of TANF recipients.*
Purpose
The purpose of this policy is to establish guidelines for the use of Workforce Innovation and Opportunity Act (WIOA) funds in the provision of supportive services to enable a youth to participate in WIOA activities.

Background
The Workforce Innovation and Opportunity Act 20 CFR 681.570 allows for the provision of supportive services that enable a youth to participate in WIOA activities. This policy shall only apply to youth participants enrolled in the WIOA Title I youth program. Under WIOA law, the term “supportive services” means services such as transportation, childcare, dependent care, housing, and needs-related payments, that are necessary to enable an individual to participate in activities authorized under the WIOA Act.

The goal of Supportive Services is to minimize barriers for youth to enable them to fully participate in workforce development and/or employment activities and opportunities to help them progress along their career pathway.

Policy
It is the policy of the TCWDB to offer reasonable supportive services to youth participants to encourage the youth to participate in and complete WIOA Title I activities. The services shall be limited to WIOA youth programs, including youth who are enrolled in Follow-Up Services. If supportive services are provided as a follow-up service, they do not extend the date of exit.

The justification and strategy for providing supportive services must be clearly defined in the youth’s Individualized Service Strategy (ISS). Actively engaged WIOA youth, or youth enrolled in Follow-up, in good standing may receive Supportive Services if funding is available and each youth has met criteria and guidelines set forth in local county policies. There are no specific requirements for when to provide supportive services. They may be provided based on the needs of the participant as identified in the youth’s ISS.

All supportive services are subject to the availability of WIOA funds and are not an entitlement. TCWDB may suspend or withdraw authorization for supportive services at any time and at the sole discretion of TCWDB. The Supportive Services is currently capped at $9,000 and will be reviewed on an annual basis.

Allowable Supportive Services are defined in TEGL 21-16. Services that enable an individual to participate in WIOA activities include, but not limited to:

- Linkages to community services
- Transportation support*
- Childcare/Dependent Care costs
• Assistance with housing
• Needs-related payments
• Assistance with educational testing
• Reasonable accommodations for youth with disabilities
• Legal Aid services
• Referrals to health care
• Assistance with uniforms or other appropriate work attire and work-related tools, including such items as eyeglasses and protective eye gear
• Assistance with book fees, school supplies, and other necessary items for students enrolled in postsecondary education classes
• Payments and fees for employment and training-related applications, tests, and certifications

Supportive services may only be provided to Youth who are participating in WIOA enrolled services and who are unable to obtain such supportive services through other programs providing such services and cannot receive supportive services through referrals to partner agencies and other community service providers (e.g., ACCES-VR).

Reimbursement costs:
If an enrolled youth pre-pays a cost that can qualify as a supportive service cost, the youth may be reimbursed those costs.

a) Stipulation for reimbursement is that the youth must be employed or in training for 30 days before reimbursement can be processed

b) No reimbursements can be processed without supporting receipts

c) Must be WIOA enrolled and costs must occur after WIOA youth enrollment.

* Additional Guidance re: Transportation Supports:

Gas cards, bus passes, cab fare:

a) Gas cards/ bus passes are to be utilized as a supplement to overall transportation costs, not to totally subsidize transportation costs of a youth. Youth is to understand that this is a supplement to assist with transportation costs.

b) Gas cards are distributed and paid at the current deferral government rate [https://www.irs.gov/tax-professionals/standard-mileage-rates]. Youth shall receive no more than $50 in gas cards per day, covering only one full round trip to and from training or placement. Youth will not receive gas cards for days not in programs or training. Training provider signed attendance sheets are required as supporting documentation.

c) Youth must return gas receipt after using the gas card. No additional cards will be issued if the youth does not return the receipt (which will include the gas card # on the receipt). If a provider cannot sign the attendance sheets, participant must return gas receipt after using the gas card. No additional cards will be issued if the...
participant does not return signed attendance sheet or receipt (which will include the
gas card # on the receipt).

d) **Bus Passes** are purchased on a monthly basis, unless the training is for a shorter
length of time. Rate of bus pass purchase will vary depending on the travel needs of
that youth, to be determined with the Youth Staff.

e) **Uber/Lyft/Taxi expenses** are approved for instances where bus passes are not
sufficient for covering transportation needs. (For example, when someone can take a
bus to a class but there are no bus options for the ride home due to location and/or
time of day.) **Total expense cannot exceed the $50/day cap.**

**Other Transportation Supportive Services:**

a) Supportive services can include fees for obtaining permit and/or license, as well as
for driver training and/or educational lessons to assist the youth in gaining driver’s
permit and/or license

b) For rural areas and other areas where transportation is limited or non-existent,
purchase of a new or used bicycle may be as a means of viable transportation to
enable youth to participate in youth program activities, training, and employment.
For rural distances, bike purchase to cover a radius of 25 miles is reasonable. **Cost of
the bicycle can’t exceed $250 and will be purchased by the Youth Program.**

c) Other transportation modes or repairs can be funded but requires prior approval by
the Workforce Administrator of that youth contract. **Cost of vehicle repairs cannot
exceed $1,000**.

- All repairs must have an invoice in order to be paid
- All repairs must be conducted at a state approved repair shop
- Repairs are only done on vehicles registered to the participating youth. No
  repairs will be made on family or friend vehicles, even if that vehicle is the
  youth’s mode of transportation.

**Note:** Vehicle repair cap pertains to each training period or training funding request.
Therefore, a participant can’t repeatedly receive funding assistance for vehicle repair
during one training period (unless the total expenses have not yet exceeded $1,000).

**Procedure**
The TCWDB shall require all WIOA service providers and grantees receiving funds from a grant or
contract administered by TCWDB to comply with this policy and applicable procedures. It is the
responsibility of each service provider to become aware of all applicable regulations and to monitor
personnel and client activities to ensure compliance. TCWDB shall review grantee compliance with this
policy during the annual monitoring process.

Youth Counselors should first contact MOA/MOU (Memorandum of Agreement/Understanding) partners
or other community or agencies in their area who may offer these services before utilizing WIOA
Supportive Services funding (i.e. “all other options exhausted), and the attempts made should be
documented in OSOS comments.
Each youth is eligible for a maximum of $9,000. This policy will be reviewed annually to determine if there is sufficient funding to maintain this cap. This is a lifetime cap of $9,000 for youth enrolled in the WIOA Youth Program. Participants who receive funding under the WIOA Youth Program are eligible for additional support services funding if they are eligible for and enroll in the WIOA Adult/Dislocated Worker Program.

Youth Counselors may request to increase the maximum amount for on an individual basis by sending a written request with explanation to the Youth Program Coordinator, based on the youths’ demonstrated need. The Coordinator will respond with a decision within 5 business days. Once youth start a paid work experience or obtain unsubsidized employment, the goal would be to assist them with budgeting their income to pay for their own expenses.

At a minimum, service providers shall:
1.) assess the youths’ need for supportive services during completion of the ISS
2.) document the need for the supportive service and justify issuance of the service in the participant’s ISS and in OSOS (including a Comment describing what was provided and why, Achievement Objective and Service)
3.) document attempts to obtain the supportive service through other means (i.e. community programs)
3.) maintain records of documentation that verify the client received the service through an original signature on a receipt or invoice form
4.) update ISS and OSOS as changes occur, including signatures of staff and participant to mark said changes
5.) maintain a running tab on youths’ supportive service expenditures, not to exceed the $9,000 cap.