SEALED BID

	Chief's House Foundation
	Stabilization
MT FW	Number: 7196121
Name of	Contractor:
Address	
_	
Dept. of	Labor & Industry Cert. of Reg.#.
	ledges Addendum No.:

Randi Rognlie, Project Manager Montana Fish, Wildlife and Parks Design and Construction 1522 Ninth Avenue P.O. Box 200701 Helena, Montana 59620-0701

PROPOSAL

FWP# 7196121

Montana Fish, Wildlife & Parks Design and Construction PO Box 200701 1522 Ninth Avenue Helena, Montana 59620-0701

The undersigned, having familiarized themselves with the conditions of the work and the contract documents as prepared by <u>Cushing Terrell</u>, 411 E. Main St., Suite 101, <u>Bozeman</u>, MT 59715, agrees to furnish all labor, materials, equipment, and services necessary to complete all general construction work, as bid herein, for a project entitled <u>Chief Plenty Coups State Park Chief's House Foundation Stabilization</u> in accordance with the Contract Documents including all Addenda. The bidder agrees to perform all the work described below at the price shown as follows:

Reminder to Contractors: All Unit Prices <u>must</u> be filled in on the Bid Form for a valid bid (18-2-303 MCA).

Base Bid:

Item #	Description	Estimated Quantity	Unit Measure	Unit Price	Amount	
1	Mobilization	1	LS			
2	South Chief House porch stabilization (including 6 piers, deck rebuild and reset of boards)	250 SF	SF			
3	Chief House foundation stabilization (including sill log replacement and foundation repair)	130 SF	SF			
	Total: \$					

BASE BID:		
AND	/100 DOLLARS (\$	
And certifies that he is a duly and regumentana Department of Labor and Inc.	ularly licensed contractor registered with the dustry:	
FIRM NAME:		
TELEPHONE #:	FAX#:	
Contractor Name:		Page 1 of 2

BY:	
REGISTRATION # :	
BUSINESS ADDRESS:	
E-MAIL ADRESS:	



Design & Construction 1522 Ninth Avenue • P.O. Box 200701 Helena, MT 59620-0701 Phone: (406) 841-4001 • Fax: (406) 841-4004

Date

	Project Name: Location: FWP #:	Chief Plenty Coups State Park Chief's House Foundation Stabilization near Pryor, MT 7196121
TO:	DESIGN & CONS	NUE; P.O. BOX 200701
guida		s for non-procurement suspension and debarment are contained in the OBM 80, which implements Executive Orders 12549 and 12689, Debarment and
neither prese from to prece attem violati briber or oth commerce	er the individual or firently debarred, suspethe award of contracteding any partially or ered against them for piting to obtain, or piting to obtain, or prion of federal or state, falsification or determined criminally or nission of any of the eding an award of ar	rtification, the individual or firm who is awarded this contract certifies that rm and its principals nor their subcontractors and their principals: (1) are ended, proposed for debarment, declared ineligible, or voluntarily excluded ets by any federal department or agency; (2) have within a 3-year period wholly federally funded contract been convicted of or had a civil judgment or commission of fraud or a criminal offense in connection with obtaining, erforming a public (federal, state, or local) contract or subcontract; been in the antitrust statutes, or been convicted of embezzlement, theft, forgery, struction of records, making false statements, or receiving stolen property; civilly charged by a governmental entity (federal, state, or local) with offenses enumerated in (2) above; and, (3) have within a 3-year period may partially or wholly federally funded contract, had one or more contracts efault by any federal or state agency.
	Company	

Signature

INSTRUCTIONS FOR CERTIFICATION

- 1. By signing and submitting this proposal, the prospective lower-tier participant is providing the certification.
- 2. The certifications in this clause are a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower-tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower-tier participant shall provide immediate written notice to the offices to which this proposal is submitted if at any time the prospective lower-tier participant learns that its certification was erroneous when submitted, or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower-tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal" and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the offices to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower-tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower-tier covered transaction with a person who is debarred, suspended, declared ineligible or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower-tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion–Lower-Tier Covered Transaction," without modification, in all lower-tier covered transactions and in all solicitations for lower-tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower-tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower-tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.