



CENTRALBIDDING
FROM CENTRAL AUCTION HOUSE

**SOQ 24-16-Provide Various Professional Legal Services for Jefferson
Parish**
Jefferson Parish Government

Project documents obtained from www.CentralBidding.com
29-May-2024 11:51:47 AM

Professional Legal Services Questionnaire Instructions

- The Professional Legal Services Questionnaire shall be used for outside legal services.
- **The Professional Legal Services Questionnaire should be completely filled out. Complete and attach ALL sections. Insert “N/A” or “None” if a section does not apply or if there is no information to provide.**
- Questionnaire must be signed by an authorized representative of the Firm. Failure to sign the questionnaire shall result in disqualification of proposer pursuant to J.P. Code of Ordinances Sec. 2-928.
- All subcontractors must be listed in the appropriate section of the Questionnaire. Each subcontractor must provide a complete copy of the Professional Legal Services Questionnaire, applicable licenses, and any other information required by the advertisement. Failure to provide the subcontractors' complete questionnaire(s), applicable licenses, and any other information required by the advertisement shall result in disqualification of proposer pursuant to J.P. Code of Ordinances Sec. 2-928.
- If additional pages are needed, attach them to the questionnaire and include all applicable information that is required by the questionnaire.

Professional Legal Services Questionnaire

A. Person or Firm Name & Principal Address:

Connick and Connick, LLC
3421 N. Causeway Boulevard
Suite 408
Metairie, Louisiana 70002

B. Name, Title, & contact information of Firm Representative, as defined in Section 2-926 of the Jefferson Parish Code of Ordinances, who is licensed to practice law in the State of Louisiana with a minimum of five (5) years' experience:

William P. Connick
Managing Partner
504/838-8777
Direct: 504/681-6648
Email: pconnick@connicklaw.com

C. Location of the principal:

3421 N. Causeway Boulevard
Suite 408
Metairie, Louisiana 70002

D. Please check the legal field or fields in which Firm is qualified to perform services for Jefferson Parish and include the number of years of experience in that particular field.

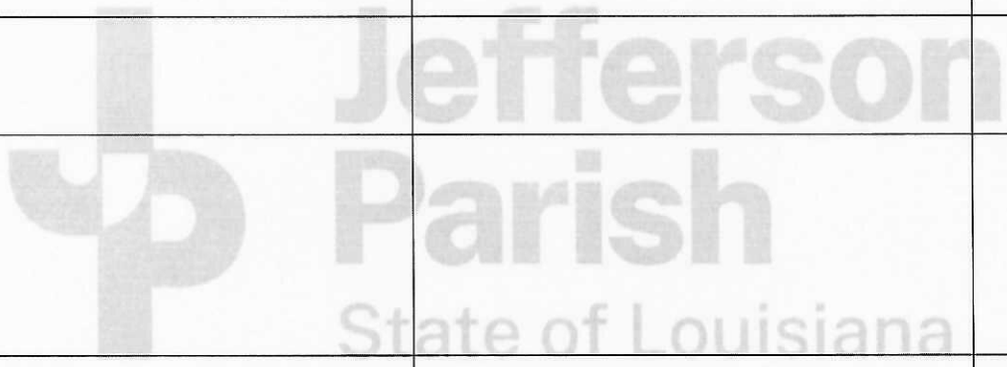
- | | |
|--|--|
| <input type="checkbox"/> Bond Services (Years: _____) | <input type="checkbox"/> Science & Technology Law (Years: _____) |
| <input type="checkbox"/> Elections (Years: _____) | <input checked="" type="checkbox"/> State & Local Government Law (Years: 40____) |
| <input checked="" type="checkbox"/> Administrative & Regulatory (Years: 29__) | <input type="checkbox"/> Taxation (Years: _____) |
| <input type="checkbox"/> Antitrust Law (Years: _____) | <input checked="" type="checkbox"/> Tort Trial & Insurance Practices (Years:40 ____) |
| <input checked="" type="checkbox"/> Business Law (Years: 40____) | <input checked="" type="checkbox"/> Complex Litigation (including asbestos litigation) (Years:40____) |
| <input type="checkbox"/> Criminal Justice (Years: _____) | <input type="checkbox"/> Securities (Years: _____) |
| <input checked="" type="checkbox"/> Dispute Resolution (Years: 40____) | <input type="checkbox"/> Ethics Law (Years: _____) |
| <input checked="" type="checkbox"/> Environmental, Energy & Resources (Years:12__) | <input type="checkbox"/> Civil Service Matters (Years: _____) |
| <input checked="" type="checkbox"/> Health Law (Years: 35____) | <input checked="" type="checkbox"/> Civil Rights & the Constitution (Years: 29____) |
| <input type="checkbox"/> Intellectual Property (Years: _____) | <input checked="" type="checkbox"/> Municipal Representation (including liability & intergovernmental conflicts) (Years: 40__) |
| <input type="checkbox"/> International Law (Years: _____) | <input checked="" type="checkbox"/> Code Enforcement Matters (Years: 35____) |
| <input checked="" type="checkbox"/> Labor & Employment Law (Years: 30____) | |
| <input checked="" type="checkbox"/> Public Contract Law (Years: 35____) | |

Professional Legal Services Questionnaire

<input checked="" type="checkbox"/> Public Utilities Law (Years: 35____) <input type="checkbox"/> Communications Law (Years: _____) <input checked="" type="checkbox"/> Transportation Law (Years: 35____) <input checked="" type="checkbox"/> Property (Years: 35____) <input type="checkbox"/> Trust & Estate Law (Years: _____) <input checked="" type="checkbox"/> Other/specific project as required by the advertisement (Years:26__)	<input checked="" type="checkbox"/> Oil Spill Litigation (Years: 13____) <input type="checkbox"/> Public Finance (Years: _____) <input checked="" type="checkbox"/> Land Use, Planning & Zoning Law (Years: 30____) <input type="checkbox"/> Economic Development (Years: _____) <input checked="" type="checkbox"/> Construction Law (Years:30____)
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E. List all subcontractors anticipated for this Project. Please note that all subcontractors must submit a fully completed copy of this questionnaire, applicable licenses, and any other information required by the advertisement. See Jefferson Parish Code of Ordinances, Sec. 2-928(a)(3). Please attach additional pages if necessary.

Name & Address:	Specialty:	Worked with Firm Before (Yes or No):
1. N/A		
2.		
3.		
4.		



Professional Legal Services Questionnaire

F. Professional Training and experience in relation to the type of work required for the outside legal services.

The firm of Connick and Connick, LLC has represented the Parish of Jefferson since 1988 and handled over 1,000 claims filed against Jefferson Parish. The firm's representation of Jefferson Parish has saved the Parish millions of dollars. In addition, the firm has handled matters for the Parishes of St. Charles, St. James, St. John the Baptist, Livingston and Lafourche as well as the Town of Grand Isle, Town of Jean Lafitte, Jefferson Parish School Board and Westwego Housing Authority. The firm also handles matters on behalf of the State of Louisiana.

During its long representation of the Parish of Jefferson, the quality, efficiency, and effectiveness of the legal work provided by the firm for the Parish has never been questioned.



G. Size of Firm and capacity for timely completion of newly assigned work considering the number of professional and support personnel required to perform the type of outside legal services tasks and the type of outside legal services tasks and the Firm's current unfinished workload.

Since 1988, Connick and Connick, LLC has provided representation to the Parish of Jefferson and enjoys a valued reputation of providing quality legal services in an effective and timely manner. That valued reputation has existed since its inception in 1978 and extends to the firm's representation of all clients. The firm, with its ten (10) attorneys, four (4) paralegals and support staff, practices a team approach which allows for the efficient and timely completion of work.

Professional Legal Services Questionnaire

i. Please specify the total number of support staff that may assist in the completion of a matter for each area of the law selected above: 6

ii. List any attorneys that may assist in the completion of a matter for each area of the law selected above. If necessary, please attach additional documentation that demonstrates the employment history and experience of the Firm's attorneys that may assist in the completion of this Project (i.e. resume). Please attach additional pages if necessary.

Name:	Legal Field:	Years of Experience in Legal Field:
1. William P. Connick	Business Law, Dispute Resolution, Environment, Energy and 38 Resources, Public Contract Law, Public Utilities Law, Transportation Law, Property, State and Local Governmental Law, Tort Trial and Insurance Practice, Complex Litigation (including asbestos litigation), CMI Rights and the Constitution, Municipal Representation (including liability and intergovernmental conflicts), Code Enforcement Matters, Oil Spill Litigation, Land Use, Planning and Zoning Law and Construction Law	39
2. Michael S. Futrell	Business Law, Dispute Resolution, Environment, Energy and Resources, Public Contract Law, Public Utilities Law, Transportation Law, Property, State and Local Governmental Law, Tort Trial and Insurance Practice, Complex Litigation (including asbestos litigation), CMI Rights and the Constitution, Municipal Representation (including liability and intergovernmental conflicts), Code Enforcement Matters, Oil Spill Litigation, Land Use, Planning and Zoning Law and Construction Law	34
3. Michael F. Nolan	Business Law, Dispute Resolution, Health Law, Medical Malpractice, Labor and Employment Law, Public Contract Law, Public Utilities Law, Transportation Law, Property, State and Local Governmental Law, Tort Trial and Insurance Practice, Complex Litigation (including asbestos litigation), Civil Rights and Constitution, Municipal Representation (including liability and intergovernmental conflicts), Code Enforcement Matters, Land Use, Planning and Zoning Law, Workers Compensation Law and Construction Law	24
4. Matthew D. Moghis	General tort and casualty defense, commercial transportation liability, personal automobile liability, premises liability, personal and commercial excess liability, first party insurance claims, construction defect litigation, toxic tort claims, and class/mass actions	13
5. Tucker H. Wimberly	General tort and casualty defense, commercial transportation liability, general automobile liability, premises liability, personal and commercial excess liability, first party insurance claims, construction defect litigation, toxic tort claims, and class/mass actions	12

Professional Legal Services Questionnaire

Name:	Legal Field:	Years of Experience in Legal Field:
6. Sarah L. Johnson	Environment, Energy and Resources, Transportation Law, Property, State and Local Governmental Law, Tort Trial and Insurance Practice, Complex Litigation, Municipal Representation (including liability and intergovernmental conflicts), Code Enforcement Matters, Medical Malpractice	12
7. Anya M. Jones	Environment, Energy and Resources, Transportation Law, Property, State and Local Governmental Law, Tort Trial and Insurance Practice, Complex Litigation (including asbestos litigation), Municipal Representation (including liability and intergovernmental conflicts)	8
8. Timothy P. McSweeney	Environment, Energy and Resources, Transportation Law, Property, State and Local Governmental Law, Tort Trial and Insurance Practice), Municipal Representation (including liability and intergovernmental conflicts)	4
9. Joshua K. Vanderhooft	General Casualty Defense, Transportation and Trucking Defense, Litigation, Automotive Group General Counsel	12
10. Gabrielle M. Hosli	Environment, Energy and Resources, Transportation Law, Property, State and Local Governmental Law, Tort Trial and Insurance Practice, Complex Litigation (including asbestos litigation), Municipal Representation (including liability and intergovernmental conflicts)	4

Professional Legal Services Questionnaire

H. Past performance by person or Firm on Parish contracts. Please attach additional pages if necessary.

The firm of Connick and Connick, LLC has represented the Parish of Jefferson since 1988 and handled over 1,000 claims filed against Jefferson Parish. The firm's representation of Jefferson Parish has saved the Parish millions of dollars. In addition, the firm has handled matters for the Parishes of St. Charles, St. James, St. John the Baptist, Livingston and Lafourche as well as the Town of Grand Isle, Town of Jean Lafitte, Jefferson Parish School Board and Westwego Housing Authority. The firm also handles matters on behalf of the State of Louisiana.

During its long representation of the Parish of Jefferson, the quality, efficiency, and effectiveness of the legal work provided by the firm for the Parish has never been questioned.

I. Adversarial legal proceedings between the Parish and the person or Firm performing professional services, in which the Parish prevailed, and excluding those instances or cases where the person or Firm was added as an indispensable party, or where the person or Firm participated in or assisted the public entity in prosecution of its claim. In the event that the person or Firm fails to provide accurate and detailed information regarding legal proceedings with the Parish, including the absence of legal proceedings, the person or firm shall be deemed unresponsive with regard to this category, and zero (1) points shall be awarded. Please attach additional pages if necessary.

Connick and Connick, LLC has never been involved in any adverse legal proceedings with the Parish of Jefferson.

Professional Legal Services Questionnaire

J. Prior successful completion of projects of the type and nature of legal services, as defined, for which Firm has provided verifiable references. (List no more than 10 projects.)

1.

Susan Daigle v. Parish of Jefferson

24th Judicial District Court for the Parish of Jefferson, No. 554-850, Div. J"

Susan Daigle filed suit against Jefferson Parish after being involved in a motor vehicle accident at the intersection of Daniels Road and Oakwood Drive. Specifically, the plaintiff alleged that the Parish caused or contributed to the accident by allowing an adjacent tree to obstruct her view of the stop sign at the intersection and also for failing to replace a directional sign on the canal bank, which would have warned her of the canal. The case was tried before a jury, and the plaintiff asked for \$1.2M. The jury reached a defense verdict and dismissed the plaintiffs suit in its entirety. The jury found that the alleged defects in the roadway did not present an unreasonable risk of harm. The jury's verdict was upheld at the Fifth Circuit Court of Appeal and also the Louisiana Supreme Court.

2.

Clayton Cangelosi v. Jefferson Parish Council, et al

24th Judicial District Court for the Parish of Jefferson, No. 814-570, Div. "B" / USDC No 23-2035

Plaintiff Clayton Cangelosi filed an Original Pro Se Petition against the Jefferson Parish Council; Byron Lee (individually, not as a Council member); Jefferson Parish Council Chair Scott Walker; Jefferson Parish President Cynthia Lee Sheng; and Jefferson Parish Attorney Peggy Barton. Plaintiff filed an Amended Original Petition adding Jefferson Parish as a defendant. Plaintiff alleged that he attended a Jefferson Parish Council Meeting, seeking the Council's approval of a Resolution that would grant him permission to sell Valentine's Day gifts in Marrero. He alleged that Councilman Lee then improperly canceled the Valentine's Day Resolution and the Council voted to rescind the Resolution which had been approved earlier in the same meeting. All claims were dismissed pursuant to an exception of no cause of action. Thai ruling was upheld by both the 5th Circuit Court of Appeal and the Louisiana Supreme Court. Plaintiff then filed an almost identical suit in Federal Court which was dismissed pursuant to the Rule 12(b)(1) and Rule 12(b)(6) Motions to Dismiss that we filed on behalf of all defendants.

3.

Frank Flanagan, III v. the Parish of Jefferson

24th Judicial District Court for the Parish of Jefferson, No. 687-548, Div. 'A'

Frank Flanagan filed suit against the Jefferson Parish Recreation Department, claiming he was wrongfully terminated. We were successful in having his claims dismissed against the Parish via an Exception of Lack of Subject Matter Jurisdiction. Specifically, we argued that pursuant to the Rules of the Personnel Board, Mr. Flanagan should have filed an appeal with the Louisiana Fifth Circuit Court of Appeal, and that the 24th Judicial District Court for the Parish of Jefferson lacked subject matter jurisdiction to hear his case. The Court agreed that it did not have subject matter jurisdiction and dismissed his case in its entirety.

4.

Joseph Choy v. Circle, Ine. and the Parish of Jefferson

24th Judicial District Court of the Parish of Jefferson, No. 512-964, Div. "M"

Joseph Choy filed suit against the Parish of Jefferson and other defendants alleging that as a result of work being done on the Suburban Canal, and improvements made adjacent to the canal, caused damage to his property. At trial, the Parish's defense was that the plaintiff could not meet his burden of proof in showing that any alleged damage to his property was caused by any negligence of Jefferson Parish. The Judge ruled in the Parish's favor and dismissed the plaintiff's case against it. This ruling was upheld on appeal at the Fifth Circuit Court of Appeal.

Professional Legal Services Questionnaire

5.

Drean Denson v. The Parish of Jefferson
24th JDC No. 782-867

Plaintiff filed suit alleging she fell while descending a stairwell during an evacuation of the Thomas F. Donelon Courthouse in Gretna, Louisiana on April 27, 2017. Plaintiff's allegations of negligence against The Parish of Jefferson included failure to provide a proper escape route; failure to assist handicapped individuals during an evacuation; failure to train its employees to assist individuals during an evacuation, as well as claims of defects on the premises. A Motion for Summary Judgment was heard on March 22, 2022. Following argument, the Court granted the Motion for Summary Judgment dismissing all claims against The Parish of Jefferson. Plaintiff did not appeal.

6.

Zakita Dillon v. Jefferson Parish and John Dumas
U.S. District Court, Eastern District of Louisiana, Case No. 18-00967-N(3)

Obtained dismissal via a Rule 12(b)(6) Motion to Dismiss on behalf of defendant, John Dumas, the Parish's Personnel Director.

Plaintiff alleged that she was retaliated against for denying the sexual advances of her alleged supervisor Dumas, as well as discriminated against because of race and gender in violation of Title VII of the Civil Rights Act of 1964, as amended, and in violation of 42 U.S. 1983 and 1981, as well as state law claims.

Obtained dismissal via a Rule 12(b)(6) Motion to Dismiss by persuading the trial court that the majority of claims against defendant Dumas were time barred and plaintiff failed to state a cause of action with respect to her retaliation claims.

7.

Diane Bibko v. Consolidated Jefferson Recreation and Community Center and Playground District of the Parish of Jefferson 24th JDC Case No.801-864, Div. "I"

Plaintiff filed suit against the Consolidated Jefferson Recreation and Community Center that she alleges occurred on December 16, 2018, at Lafreniere Park. On the date at issue, Ms. Bibko alleges that she, her husband and two other guests arrived at the park to see the Christmas lights. They paid an entry fee, drove around the park to view the decorations, and parked and began walking around the carousel, spray park and concession stand area. She claims that her group began walking over what appeared to be a level, although poorly lit sidewalk, but suddenly she tripped over an unseen depression next to a water drainage cover, which caused her to fall and strike her head, left rib cage area, left arm, wrist, hip and leg. Her allegations of negligence against the Parish are for failure to warn patrons of foreseeable hazards, failure to instruct and train its employees on the measures that should be taken to handle incidents, failure to maintain a reasonably safe premises, failure to adequately light the premises, and failure to have adequate emergency personnel on the premises. A Motion for Summary Judgment was filed on behalf of Defendant, Consolidated Jefferson Recreation and Community Ctr. and Playground District of the Parish of Jefferson, wherein we argued that pursuant to La R.S 9:2800, the plaintiff is unable to show that the sidewalk/drainage cover created an unreasonable risk of harm, and additionally, she could not prove that the Parish had notice of the alleged defect. The Motion was granted at the hearing on October 21, 2021, and the case was dismissed, with prejudice. Thereafter, the plaintiff did not file an appeal.

Professional Legal Services Questionnaire

8.

Eugenia Francois v Jefferson Parish Water Department and CCMSI
OWC, District 7, No. 18-08177

Eugenia Francois filed a workers compensation suit against her employer, Jefferson Parish Water Department as a result of an alleged work injury that occurred on October 16, 2018. The claimant alleged that on that date, she injured her back while moving a box of meters. In her suit, she sought payment of past, present and future medical treatment, indemnity benefits for the dates she was disabled from work, as well as multiple penalties and attorneys fees.

The case went to trial on August 28, 2019. The judge ruled in Jefferson Parish's favor, finding that the claimant failed to meet her burden to prove that she sustained injuries from an accident arising out of and in the course of her employment. As such, the judge ruled that the claimant is not entitled to any workers compensation benefits, and dismissed the case, with prejudice.

9.

Calamia v. Jefferson Parish
24th Judicial District Court for The Parish of Jefferson, Docket No. 732-538, Division 'M'

Asbestos lawsuit. Successfully obtained a final Order of Dismissal with Prejudice on an Exception of Prescription based on Plaintiffs filing two (2) separate lawsuits, with the Jefferson Parish lawsuit being untimely. After obtaining dismissal at the District Court level, the Judgment was affirmed by the Louisiana Fifth Circuit Court of Appeal, and Plaintiffs' Writ Application to the Louisiana Supreme Court was denied as untimely (which we submitted a brief on).

10.

Handy v. Jefferson Parish
24th Judicial District Court for The Parish of Jefferson, Docket No. 738-972, Division •A'

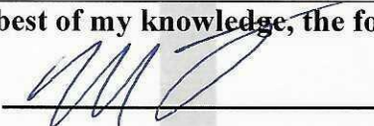
Successfully obtained a ruling from the Louisiana Fifth Circuit Court of Appeal, which dismissed this lawsuit pursuant to an Exception of No Cause of Action. The Exception was based on Plaintiffs improperly splitting their cause of action in two (2) separate lawsuits, one (1) of which they tried to verdict. Following that trial, we submitted the Exception, alleging that Plaintiffs had exhausted their right to sue. After the Exception was initially denied by the District Court, we submitted a Writ Application to the Louisiana Fifth Circuit Court of Appeal, which granted the writ and overturned the District Court's ruling, dismissing the matter. Plaintiff did not seek any further appeal to the Louisiana Supreme Court.

Professional Legal Services Questionnaire

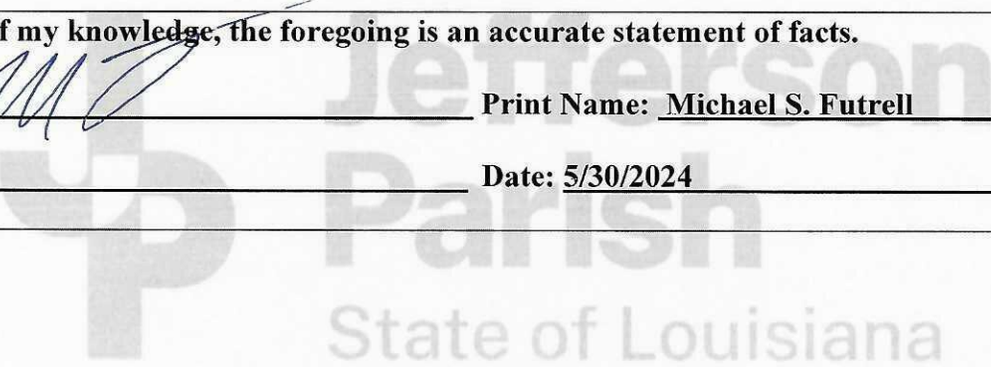
K. Use this space to provide any additional information or description of resources supporting Firm's qualifications for the proposed project.

Connick and Connick, LLC is privileged to have provided legal representation to the Parish of Jefferson since 1988. The attorneys, paralegals and staff at Connick and Connick, LLC understand that with that privilege comes the responsibility to provide the Parish of Jefferson and its taxpayers with the highest quality legal representation in the most efficient and cost effective manner possible. Connick and Connick, LLC has been and will remain committed to provide legal services in the manner and quality expected by the Parish of Jefferson.

L. To the best of my knowledge, the foregoing is an accurate statement of facts.

Signature:  **Print Name:** Michael S. Futrell

Title: Partner **Date:** 5/30/2024



Statement of Qualifications

AFFIDAVIT

STATE OF LOUISIANA

PARISH/COUNTY OF JEFFERSON

BEFORE ME, the undersigned authority, personally came and appeared: MICHAEL S. FUTRELL, (Affiant) who after being by me duly sworn, deposed and said that he/she is the fully authorized PARTNER OF CONNICK AND CONNICK, LLC (Entity), the party who submitted a Statement of Qualifications (SOQ) to PROVIDE LEGAL REPRESENTATION (Briefly describe the services the SOQ will cover), to the Parish of Jefferson.

Affiant further said:

Campaign Contribution Disclosures

(Choose A or B, if option A is indicated please include the required attachment):

Choice A X Attached hereto is a list of all campaign contributions, including the date and amount of each contribution, made to current or former elected officials of the Parish of Jefferson by Entity, Affiant, and/or officers, directors and owners, including employees, owning 25% or more of the Entity during the two-year period immediately preceding the date of this affidavit or the current term of the elected official, whichever is greater. Further, Entity, Affiant, and/or Entity Owners have not made any contributions to or in support of current or former members of the Jefferson Parish Council or the Jefferson Parish President through or in the name of another person or legal entity, either directly or indirectly.

Choice B _____ there are **NO** campaign contributions made which would require disclosure under Choice A of this section.

Affiant further said:

Debt Disclosures

(Choose A or B, if option A is indicated please include the required attachment):

Choice A _____ Attached hereto is a list of all debts owed by the affiant to any elected or appointed official of the Parish of Jefferson, and any and all debts owed by any elected or appointed official of the Parish to the Affiant.

Choice B X _____ There are **NO** debts which would require disclosure under Choice A of this section.

Affiant further said:

Solicitation of Campaign Contribution Disclosures

(Choose A or B, if option A is indicated please include the required attachment):

Choice A _____ Attached hereto is a list of all elected officials of the Parish of Jefferson, whether still holding office at the time of the affidavit or not, where the elected official, individually, either by **telephone or by personal contact**, solicited a campaign contribution or other monetary consideration from the Entity, including the Entity's officers, directors and owners, and employees owning twenty-five percent (25%) or more of the Entity, during the two-year period immediately preceding the date the affidavit is signed. Further, to the extent known to the Affiant, the date of any such solicitation is included on the attached list.

Choice B X _____ there are **NO** solicitations for campaign contributions which would require disclosure under Choice A of this section.

Affiant further said:

Subcontractor Disclosures

(Choose A or B, if option A is indicated please include the required attachment):

Choice A _____ Affiant further said that attached is a listing of all subcontractors, excluding full time employees, who may assist in providing professional services for the aforementioned SOQ.

Choice B X _____ There are **NO** subcontractors which would require disclosure under Choice A of this section.

Affiant further said:

That Affiant has employed no person, corporation, firm, association, or other organization, either directly or indirectly, to secure the public contract under which he received payment, other than persons regularly employed by the Affiant whose services in connection with the construction, alteration or demolition of the public building or project or in securing the public contract were in the regular course of their duties for Affiant; and

[The remainder of this page is intentionally left blank.]

That no part of the contract price received by Affiant was paid or will be paid to any person, corporation, firm, association, or other organization for soliciting the contract, other than the payment of their normal compensation to persons regularly employed by the Affiant whose services in connection with the construction, alteration or demolition of the public building or project were in the regular course of their duties for Affiant.



Signature of Affiant

MICHAEL S. FUTRELL

Printed Name of Affiant

SWORN AND SUBSCRIBED TO BEFORE ME

ON THE 30TH DAY OF MAY, 2024.



Notary Public

MICHAEL F. NOLAN

Printed Name of Notary

BAR NO. 27023

Notary/Bar Roll Number

My commission expires at death.

Statement of Qualifications

Provided to the Parish of Jefferson

May 30, 2024

Campaign Contribution Disclosures

Attachment to Choice "A:

Committee to Elect Rickey Temple	07/21/2022	\$1,500.00
Campaign Fund for Dominick Impastato	10/24/2022	\$1,000.00
Comm. To Elect Councilman Scott Walker	11/16/2022	\$1,000.00
Campaign Fund for Dominick Impastato	12/01/2022	\$1,500.00
Jennifer Van Vrancken for Lieutenant Governor	12/09/2022	\$1,000.00
Scott Walker Campaign	03/16/2023	\$1,500.00
Committee to Elect Hans Liljeberg	03/21/2023	\$1,000.00
Marion Edwards Campaign	03/21/2023	\$1,000.00
Hans Liljeberg Campaign	03/21/2023	\$1,000.00
Campaign Fund for Dominick Impastato	03/27/2023	\$1,500.00
Deano Bonano Campaign Fund	04/14/2023	\$1,000.00
Committee to Elect Cynthia Sheng	06/20/2023	\$5,000.00
Comm. to Elect Van Vrancken	07/05/2023	\$3,000.00
Committee to Elect Hans Liljeberg	09/26/2023	\$1,000.00
Scott Walker Campaign	10/26/2023	\$5,000.00
Scott Walker Campaign	01/17/2024	\$1,000.00
Marion Edwards Campaign	03/26/2024	\$1,000.00



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
03/03/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER GILSBAR SPCLTY INS SRVC LLC/PHS 43482281 The Hartford Business Service Center 3600 Wiseman Blvd San Antonio, TX 78251	CONTACT NAME:		
	PHONE (A/C, No, Ext): (866) 467-8730	FAX (A/C, No):	
E-MAIL ADDRESS:			
INSURER(S) AFFORDING COVERAGE		NAIC#	
INSURED CONNICK AND CONNICK, L.L.C. 3421 N CAUSEWAY BLVD STE 4 METAIRIE LA 70002-3733	INSURER A: Hartford Underwriters Insurance Company		30104
	INSURER B:		
	INSURER C:		
	INSURER D:		
	INSURER E:		
	INSURER F:		

COVERAGES **CERTIFICATE NUMBER:** **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSR	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/Y YYYY)	LIMITS	
	COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC <input type="checkbox"/> OTHER:						EACH OCCURRENCE	
	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO <input type="checkbox"/> ALL OWNED AUTOS <input type="checkbox"/> HIRED AUTOS <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> NON-OWNED AUTOS						COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) BODILY INJURY (Per accident) PROPERTY DAMAGE (Per accident)	
	UMBRELLA LIAB EXCESS LIAB <input type="checkbox"/> OCCUR <input type="checkbox"/> CLAIMS-MADE DED RETENTION \$						EACH OCCURRENCE AGGREGATE	
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below		N/A	43 WEC AN9405	04/01/2024	04/01/2025	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER	E.L. EACH ACCIDENT \$500,000 E.L. DISEASE -EA EMPLOYEE \$500,000 E.L. DISEASE - POLICY LIMIT \$500,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
 Those usual to the Insured's Operations.

CERTIFICATE HOLDER The Parish of Jefferson, its Districts, Departments and Agencies under the direction of the Parish President 1221 Elmwood Park Blvd., Suite 701 Jefferson LA 70123	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE <i>Susan L. Castaneda</i>
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