

Addendum 2

City of Vallejo's Request for Qualifications Energy Services Companies

The following question was timely submitted but inadvertently omitted from Addendum 1:

Timely Submitted Question No. 6:

“Section 7 of the Consultant and Professional Services Agreement states that, if applicable, individuals who perform “services on behalf of the Consultant... must file a full Statement of Economic Interests (also known as Form 700) with the City Clerk”. Does the City consider the work to be performed under this agreement as necessitating the filing of a Form 700; i.e. will the City classify the selected ESCO as a “Consultant” as defined in the Political Reform Act?”

Response:

Because respondents to the RFQ are providing a Statement of Qualifications outlining their experience with energy-related projects, from which the City may make a decision to proceed with additional work, they may be deemed consultants and subject to the City's Conflict of Interest Code. The City's Conflict of Interest Code includes a Determination of Reporting Status Forms for Consultants. Key personnel listed in the consultant firm's contract are required to file a Form 700 Statement of Economic Interests (as well as consultants/temps acting in staff capacity).