

Contract No. 18-101-000
Raba Kistner Consultants, Inc.
Assignment No. 7
Project Number: 18-009-8455

**INDEFINITE DELIVERY INDEFINITE QUANTITY
PROFESSIONAL SERVICES AGREEMENT
BETWEEN
THE TEXAS FACILITIES COMMISSION
AND
RABA KISTNER CONSULTANTS, INC.**

TFC CONTRACT NO. 18-101-000

ASSIGNMENT NO. 7

THIS INDEFINITE DELIVERY INDEFINITE QUANTITY ASSIGNMENT NO. 7 (hereinafter referred to as “Assignment No. 7” or “Assignment”) is entered into by and between the Texas Facilities Commission, located at 1711 San Jacinto Boulevard, Austin, Texas 78701 (hereinafter referred to as “TFC”) and Raba Kistner Consultants, Inc. located at 8100 Cameron Road, Suite B-150, Austin, Texas 78754 (hereinafter referred to as “PSP”) (TFC and PSP are hereinafter referred to individually as a “Party” or collectively as “Parties”), to be subject to the terms and conditions that follow.

DESCRIPTION OF PROJECT: The project for which PSP agrees to provide Professional Services is generally described as environmental/archaeology testing, reporting monitoring and oversight at the GJ Sutton Building property, located at 321 Center Street, San Antonio, Texas (hereinafter referred to as the “Project”), as further depicted in Exhibit A-7, PSP’s IDIQ Assignment No. 7 Proposal No. PSF20-214-00 with revised date, July 21, 2020, attached hereto and incorporated herein for all purposes and consisting of ten (10) pages.

DURATION OF ASSIGNMENT: The scope of services of this Assignment No. 7 shall be completed no later than December 31, 2020, unless terminated earlier as provided in Section 3.2 of the Agreement. The schedule is subject to adjustments for possible time extension; however, any extension of time must be approved by the TFC and shall require an amendment to Assignment No. 7.

SPECIAL TERMS AND CONDITIONS OF ASSIGNMENT: Terms and conditions shall be in accordance with the Agreement, any Special Conditions, and with this Assignment No. 7.

SUB-CONTRACTORS TO BE UTILIZED FOR PROJECT: PSP shall perform the services under this Assignment No. 7 with its own forces unless otherwise specified. If the scope of services is less than \$100,000.00, a HUB Subcontracting Plan (HSP) is not required. If the scope of services will exceed \$100,000.00, PSP shall submit an HSP for approval pursuant to Section 11.2 of the Agreement.

FEE FOR BASIC SERVICES: Fee for the services set forth in this Assignment No. 7 shall not exceed the sum of Ninety-Four Thousand Ninety and No/100 Dollars (\$94,090.00). No more

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frequently than once per month, PSP shall submit a Pay Application to TFC for services performed and reasonable and necessary costs and expenses incurred through the last day of the previous month. Any reimbursable expenses, if allowed, shall be in accordance with Section 4.6 of the Agreement.

IDENTIFICATION OF PSP PROJECT MANAGER AND ALL SUBCONTRACTOR: For this Assignment No. 7, PSP shall identify the Project Manager, PSP's employees and all subcontractors assigned to this project on the List of Project Manager and Subcontractors (hereinafter referred to as the "List"), attached hereto and incorporated herein for all purposes as Exhibit B-7.

TFC reserves the right to approve the appointment of the PSP Project Manager and to demand that the Project Manager, and any of PSP's employees or subcontractors, be removed and replaced if, in the sole opinion of TFC, their performance on this project or any other projects, is and/or was inadequate or their continued involvement with the Project is, will, or has become detrimental to the timely and successful completion of the project.

The Project Manager and Subcontractors identified in the List shall not be replaced by PSP, nor shall any other subcontractors be engaged by PSP, unless prior written consent is obtained from TFC, which consent shall not be unreasonably withheld, conditioned, or delayed.

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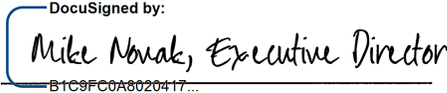
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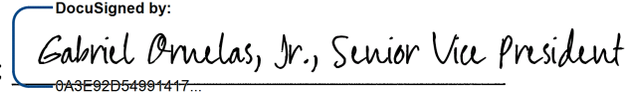
ENTIRE AGREEMENT AND MODIFICATION: The Agreement and this Assignment and their integrated attachment(s) constitute the entire agreement of the Parties and such are intended as a complete and exclusive statement of the promises, representations, negotiations, discussions, and other agreements that may have been made in connection with the subject matter hereof. Unless an integrated attachment to this Assignment specifically displays a mutual intent to amend a particular part of this Assignment, general conflicts in language between any such attachment and this Assignment shall be construed consistently with the terms of this Assignment. Unless otherwise expressly authorized by the terms of this Assignment, no modification, renewal, extension, or amendment to this Assignment shall be binding upon the Parties unless the same is in writing and signed by the respective Parties hereto.

This Assignment shall be effective as of the date of the last Party to sign.

TEXAS FACILITIES COMMISSION

RABA KISTNER CONSULTANTS, INC.

By: 
B1C9FC0A8020417...

By: 
0A3E92D54991417...

Mike Novak

Gabriel Ornelas, Jr.

Executive Director

Senior Vice President

Date of execution: 08/05/2020 | 5:29 PM CDT

Date of execution: 08/05/2020 | 2:37 PM PDT

PM 

GC 

Dir 

DED 

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EXHIBIT A-7

**PSP'S IDIQ ASSIGNMENT NO. 7 PROPOSAL NO PSF20-214-00 WITH REVISED
DATE, JULY 21, 2020**

Proposal No. PSF20-214-00 (Revised)
July 21, 2020



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Ms. Dorothy Spearman
Senior Project Manager
Facilities Design & Construction
Texas Facilities Commission
1711 San Jacinto Boulevard
Austin, Texas 78701

**RE: Proposal to Conduct Additional Environmental/Archaeology Monitoring and Remedial Action
GJ Sutton Property Site
321 Center Street
San Antonio, Texas
VCP# 3035
CN603527441**

Dear Ms. Spearman:

In accordance with your request, **Raba Kistner, Inc. (RKI)** is pleased to submit this proposal to The Texas Facilities Commission (CLIENT) to provide additional environmental/archeology monitoring and testing services at the referenced GJ Sutton Property, which is located at 321 Center Street in San Antonio, Bexar County, Texas (hereinafter referred to as the SITE). **RKI** understands that the SITE consists approximately 4.4-acres of land historically used for industrial purposes. Previous environmental assessments of the SITE indicate the presence of affected soils attributed to past land use activities and possible items of cultural significance given the project's location in downtown San Antonio, Texas. Professional services proposed herein will be conducted to support the next stage of corrective action for the Voluntary Cleanup Program (VCP) closure process, which will involve the excavation and disposal of affected soil.

The purpose of this proposal is to define the additional services, cost and schedule, and limitations that will apply to the proposed services. Project activities described herein will be performed in accordance with this letter and our existing contract for professional services Texas Facilities Commission (TFC) Contract No. 18-101-000 Indefinite Delivery Indefinite Quantity Professional Service Agreement ending August 31, 2021 between the Texas Facilities Commission and **Raba Kistner, Inc.**

BACKGROUND

The SITE is currently vacant and has recently undergone demolition activities to remove all building structures on the property. Previous improvements included the GJ Sutton building, which consisted of a five-story tower and attached three-story wing with a basement and a two-story annex building collectively comprising approximately 120,000 square feet. These structures were used until 2012 by the TFC. Prior to the TFC's ownership of the property in the mid-1970s, the facility had a history of industrial use by the San Antonio Machine and Supply Company. Review of Sanborn Fire Insurance Maps dating back to 1912 depict the presence of a railroad spur line, offices, general warehouse storage, gas engine factory, in addition to plumbing, welding, boiler shop, and foundry operations. These conditions are visible through the 1971 aerial mapping.

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Previous environmental investigations conducted in 2010 and 2012 identified residual petroleum hydrocarbons and heavy metals impacts to surface and near-surface soils at scattered locations throughout the property, which is consistent with its history of past industrial operations. Synthetic Precipitation Leaching Procedure (SPLP) testing indicate that the majority of the metals in soils are not readily leachable (essentially inert) and, as such, do not pose a threat to human health or the environment in a residential land use setting. Collective groundwater sampling data confirmed no environmental impacts to shallow groundwater from targeted contaminants of concern.

Affected Property Assessment (APA) activities were conducted from January 5, 2020 through April 29, 2020 throughout the full extent of the GJ Sutton Property Site in conjunction with the final stages of the SITE demolition process to further evaluate the nature and extent of residual contamination. APA activities were conducted to address regulatory requirements in accordance with VCP corrective action process. The assessment included the installation of 25 exploratory trenches and 40 exploratory borings, six of which were converted into water monitoring wells, and collection of representative soil and shallow groundwater samples. The soil and groundwater samples were analyzed for a broad suite of chemicals of concern (COCs) associated with foundry and machine shop operations. Collective environmental assessment data is compiled in an Affected Property Assessment Report (APAR), which was submitted to the Texas Commission on Environmental Quality on June 11, 2020 (*RK Project Number ASF17-174-08*) and is currently in regulatory review.

As identified during APA activities, lead, mercury, arsenic, and benzo(a)pyrene contaminants were determined to exceed critical Protective Concentration Levels (PCLs) at four widely-scattered surface soil sample locations. Pursuant to the previously-submitted Self Implementation Notice (SIN) that was submitted to the TCEQ with the VCP application approved on November 7, 2019, current remediation plans call for the excavation and disposal of affected soils within the designated PCL Exceedance Zones. RKI has prepared the following scope of services in accordance with the previously submitted SIN and based on consideration of applicable archaeological monitoring requirements established for the SITE pursuant to the Antiquities Code of Texas (ACT) (*Texas Natural Resources Code, Title 9, Chapter 191*).

SCOPE OF WORK

Based upon our understanding of the project at this time per our recent discussions with CLIENT, RKI has prepared the following scope of work to provide assistance with the implementation of affected soils response action at the SITE. For purposes of this proposal, we have divided the scope of work into the following tasks:

- Task 1: Environmental Monitoring, Sampling, and Reporting
- Task 2: Archeological Monitoring, Oversight, and Reporting

The scope of work associated with each of the referenced tasks is provided below:

TASK 1 – Environmental Monitoring, Sampling, and Reporting

Based on review of previous environmental studies, RKI understands that up to 2,500 (loose) cubic yards of soil will be removed from the identified PCLE Zones A through D and will require special handling and

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landfill disposal. The areas of excavation are included on the attached **Figure 1**. On the basis of past assessment findings, it is anticipated that sampling data to be generated in conjunction with excavation activities will support classification as Class 2 non-hazardous waste. The scope of services associated with this task are as follows:

Task 1.1 – Excavation Monitoring

RKI will provide an environmental professional on an as-needed basis to monitor the excavation activities at the SITE. For purposes of this proposal, it has been assumed that the environmental professional will be present on an as-needed basis to coordinate and document the implementation of appropriate management procedures for affected soils generated onsite. Although specific conditions encountered throughout the course of the excavation project will dictate specific services to be provided by RKI, it is anticipated that the following field activities will be performed at a minimum:

- RKI will regularly monitor the removal of excavated soils and generate field logs necessary for production of a final Response Action Completion Report (RACR).
- Based on previous assessments at the SITE, RKI will screen for the presence of volatile hydrocarbon constituents utilizing a photoionization detector (PID).
- RKI will assist construction team with proper segregation and temporary staging of the above-referenced affected soils located in the following PCLE Zone areas as depicted on **Figure 1**.
- RKI will provide environmental testing data to Viet USA to assist in their efforts to obtain waste manifests to be utilized for disposal of affected soils at the designated landfill facility. It is our understanding the Veit USA will obtain manifests directly from the selected landfill in order to transport soils. RKI will monitor soil load out activities on a regular basis to be determined at the onset of load out activities.
- On the basis of field observations and communications with the general contractor and project construction team, document environmental field conditions and activities to the extent necessary to demonstrate to CLIENT that affected soils were managed appropriately throughout the duration of the construction project.

It is assumed that an RKI environmental professional will be present on an as-needed basis for the duration of earthwork/excavation activities onsite. For budgetary purposes and based on our understanding of the project at this time, it is assumed that the professional will be onsite (up to 9-10 hours per day) for approximately 10 working days. RKI will notify CLIENT prior to the completion of the monitoring period, if necessary, to secure additional approval to expand the scope and budget to conduct additional monitoring activities, if warranted, based on construction progress.

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Confirmation Sampling/Asbestos Containing Materials

Upon completion of the excavation of the affected soils, discrete confirmation samples collected will be collected from the PCLE Zone excavations to document removal of affected soils. It is anticipated that soil samples will be submitted for laboratory analysis of previously identified constituents of concern specific to each zone. The confirmation samples will be submitted for analytical testing by U.S. Environmental Protection Agency (EPA) and State of Texas analytical testing methods listed below.

CONFIRMATION SAMPLING

PCLE Zone	ANALYTES	NUMBER OF SAMPLES ANALYZED	
		SOIL	LOCATION
Zone A, North Side Parking Lot	Arsenic	12	Floor and Sidewalls
Zone B, Northwest of former Annex Building	Arsenic, Lead, and Mercury	9	Floor and Sidewalls
Zone C, Southwest corner parking lot	Benzo (a)pyrene	10	Floor and Sidewalls
Zone D, North center parking lot	Benzo (a)pyrene	7	Floor and Sidewalls

Notes:

1. Individual Metals (i.e., arsenic, lead, and mercury) by EPA Methods 6010 and 200.8
2. SPLP* = Hold for Synthetic Precipitation Leaching Procedure by EPA Method 1312, pending preliminary analysis results.
3. Semi-volatile organic compound (SVOC) - Benzo(a)pyrene by EPA method 8260c

In accordance with standard environmental protocols, soil samples will be placed immediately upon collection into appropriate laboratory prepared containers, and maintained at approximately 4-6°C during transport to the subcontracted analytical testing laboratory. As presented in the preceding table, environmental samples will be collected from the excavation floors sidewalls to confirm the removal of targeted contaminants. Soil testing results will be compared to critical PCLs as defined in the previously submitted APAR.

If suspect asbestos containing materials are encountered during excavations activities, a licensed asbestos inspector will collect representative samples of the material pursuant to Texas Asbestos Health Protection Rules – March 2003, as regulated by the Texas Department of State Health Services (TDSHS). In accordance with said rules, RKI will collect up to three bulk samples of each homogeneous material for laboratory analysis for asbestos content. The collected suspect ACM samples will be submitted for laboratory analysis to determine asbestos type and content by Polarized Light Microscopy coupled with Dispersion Staining (PLM/DS) in accordance with the EPA method of determining asbestos in the bulk sample per *40 CFR Part 763, Subpart F, Appendix A*. If ACM is determined to be found on piping, concrete, or other exterior surfaces, a TDSHS licensed asbestos project manager/air monitoring technician will monitor the onsite abatement activities, to confirm

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adherence to the Environmental Protection Agency's National Emission Standards for Hazardous Air Pollutants. A closeout report will be prepared and submitted to the CLIENT to document the abatement activities.

Waste Profiling

Although the ultimate volume of soil that will be generated as a result of the demolition of the GJ Sutton building complex is not known at this time, it is anticipated that soils excavated from PCLE Zone Areas A through D, at a minimum, will require special handling and landfill disposal. On the basis of landfill requirements, it is anticipated that additional discrete samples will be collected at a frequency of 1 sample per 250 loose cubic yards in conjunction with the excavation of affected soils from PCLE Zones A through C and submitted for analytical testing by U.S. Environmental Protection Agency (EPA) and State of Texas analytical testing methods listed below.

WASTE PROFILING

PCLE ZONES	ASSOCIATED ANALYTES	FREQUENCY OF ENVIRONMENTAL SAMPLES
		Soil
Affected Soils Requiring Landfill Disposal	VOCs	10
	Semi-VOCs	10
	TPH (TX-1005)	10
	RCRA 11 Metals	10
	TCLP Metals	10
	Pesticides	3
	Herbicides	3
	RCI	3
	PCB	3

Notes:

1. Volatile Organic Compounds (VOCs) by EPA Method 8260
2. Total Petroleum Hydrocarbons (TPH) by Texas Method TX-1005
3. RCRA 11 Metals by EPA Methods 60107471
4. Semi-Volatile Organic Compounds (SVOCs) by EPA Method 8270
5. Toxicity Characteristic Leaching Procedure (TCLP) – EPA Method 1311
6. Chlorinated Herbicides – EPA Method 8151A
7. Organochlorine Pesticides – EPA Method 8081A
8. Polychlorinated Biphenyls (PCBs) by EPA Method 8082A
9. Reactivity/Corrosivity/Ignitability (RCI)

Standard environmental protocols will be followed for sample collection and laboratory transport.

As presented in the preceding table, the number of samples submitted for testing will be based on the waste volume actually generated and specific landfill requirements (anticipated to be the Republic Services Tessman Road Landfill or Waste Management's Covell Gardens Landfill). Depending on landfill requirements, select samples may also be analyzed for Polychlorinated Biphenyls (PCBs) by EPA Method 8082A, chlorinated herbicides by EPA Method 8151A, organochlorine pesticides by EPA Method 8081A, and Reactivity/Corrosivity/Ignitability (RCI).

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Following waste profile development and acceptance by the selected landfill, affected soils will be loaded out for offsite transport and disposal. Real-time monitoring of affected soils load out activities will not be required, although the load out process will require oversight. RKI understands that Veit USA will coordinate with the selected landfill and has the TFC's third-party authorization to sign waste manifests on behalf of the generator. Pending notification of load out date(s) by the earthwork contractor responsible for waste soil disposition, we will be present onsite on an as-needed basis to sign and track the waste manifests. It will be the landfill "customer's" (i.e., either TFC or the demolition contractor) responsibility to make sure that the final manifests signed by the landfill are sent to RKI for inclusion in the final Response Action Completion Report (RACR).

Task 1.2 – Preparation of and Submittal of the Response Action Completion Report (RACR)

Upon completion of environmental project activities, RKI will prepare RACR TCEQ Form -10328 for CLIENT's use documenting proper affected soils management and disposal activities. It is anticipated that the RACR will contain the following elements at a minimum:

- Description of response action objectives;
- Documentation of the proper disposal of affected soils generated as part of the remedial action;
- Demonstration that the PCLE Zones were effectively removed as the result of the excavation process;
- Documentation that response action objectives were completed and met applicable regulatory requirements.

Pending the TFC approval, RKI will submit the RACR to the TCEQ for review and comment.

TASK 2 – Archeological Monitoring, Oversight, and Reporting

Given that the proposed project is located on state property owned by the Texas Facilities Commission, an entity of the State of Texas, the project is subject to review under the Antiquities Code of Texas (ACT) (Texas Natural Resources Code, Title 9, Chapter 191). This legislation calls for the assessment of all proposed improvement activities that have a potential to disturb historically significant resources and significant subsurface deposits on lands owned by the State. Oversight of compliance with the ACT is provided by the Texas Historical Commission (THC). The scope of services associated with this task are as follows:

Task 2.1 – Monitoring Activities

RKI will provide a qualified Archaeologist to monitor all subsurface excavations associated with the project for approximately two weeks. The Archaeologist will be present during all excavations to record and document any historic or prehistoric features. The Archaeologist will comply with all applicable Occupational Safety and Health Administration (OSHA) safety regulations and wear standard Personal Protection Equipment (PPE) at all times (i.e., safety vest, hard hat, safety glasses, and steel-toe boots).

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Excavation monitoring will be systematic and regular and all efforts will be made to not impede progress during on-going construction activities. Should cultural deposits be encountered during the archaeological monitoring, the RKI archaeologist will request that excavations halt to allow the onset of safe conditions for the crews, and adequate time for documentation. Documentation will consist of recording the location of the feature using a hand-held Global Positioning System unit, photographic documentation, scaled drawing of a profile, if warranted, and description of feature characteristics on a monitoring log and feature form. The RKI Principal Investigator will coordinate all communications between the CLIENT and THC representatives.

If significant prehistoric or historic features are encountered during monitoring, the finding will be immediately relayed to the Client and representatives of the Texas Historical Commission. If the oversight agency recommends additional investigations of the feature, the client will be immediately informed and logistical arrangements will be made to allow the additional investigations to take place without significantly impacting project schedules. Such additional investigations may require the amendment of the monitoring permit and may result in additional days of investigative effort beyond the 30-days identified in the proposal. Were such significant finds be made, all efforts will be made to carry out the additional work that may be requested by the THC in a timely manner.

RKI will apply a limited artifact collection policy, as part of which only temporally diagnostic artifacts are collected. Furthermore, depending on the temporal affiliation of the feature, documentation may also include the collection of a sample of the feature content. Diagnostic materials and feature samples can aid in assessing the ages of the deposits and features and will have to be curated at a state-accredited curation facility. By collecting only temporally diagnostic artifacts, RKI will limit permit-mandated curation costs. All work will comply with THC and Council of Texas Archeologists (CTA) standards for the overall project, unless documented field conditions warrant otherwise.

Task 2.2 – Reporting and Curation

RKI staff produced a draft technical report of findings in accordance with the Rules of Practice and Procedure of the THC, as outlined in *Chapter 26, Section 27*, and the CTA Guidelines for Cultural Resources Management Reports for past phases of GJ Sutton demolition activities and Affected Property Assessment. This draft report was submitted to the TFC on July 8, 2020. This draft report will be amended to include any new information and findings encountered during this phase of the project. The amended report will be submitted to the CLIENT for review. Upon approval by the CLIENT, RKI will submit copies of the draft report to the THC for their 30-day review. Following the completion of the review, RKI will make any necessary revisions and prepare the final report under the ACT Permit.

Any diagnostic artifacts collected during field investigations will be submitted for final curation to the Center for Archaeological Research at the University of Texas at San Antonio for curation. Furthermore, all project related documentation produced during the investigations will be curated in accordance with federal regulation *36 CFR Part 79*, and THC requirements for State Held-in-Trust collections.

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PROJECT COST AND DURATION

The estimated costs to perform project activities described herein are provided in the following table. Actual costs will be billed in accordance with our standard fees for professional services, as. The scope of work described herein including pre-construction, construction phase, and post-construction services is expected to take approximately 6-8 weeks to complete. The estimated costs to perform project activities described herein are provided in the following table. Actual costs will be billed in accordance with our standard fees for professional services.

TASK DESCRIPTIONS	COST
TASK 1 – PCLE Zones Excavation Environmental Monitoring and Documentation	
Environmental Monitoring Documentation	\$22,650.00
Environmental Soil Sampling	\$20,700.00
Preparation and Submittal of Response Action Completion Report	\$13,250.00
TASK 2 – PCLE Zones Archeological Monitoring and Oversight	
Agency Coordination, Monitoring Activities, Reporting and Curation	\$34,750.00
Sub-total	\$91,350.00
3% Contingency:	\$2,740.00
CONTRACT TOTAL:	\$94,090.00

The estimated cost provided above includes analytical laboratory costs, equipment expenses, and final report preparation costs.

ASSUMPTIONS

The following assumptions were made with regard to the scope of services described herein:

1. Costs presented herein provide for a STANDARD 5-7-day turnaround time from the contracted analytical laboratory for analytical testing activities described herein with respect to Task 1.3. Stockpile testing will be done for the maximum of 2,500 cy of soil.
2. The estimated costs do not include the disposal of containerized wastes that may be generated in conjunction with environmental sampling activities. RKI will provide a cost estimate for offsite disposal of containerized wastes under separate cover, if necessary, pending the receipt of analytical results. It is assumed that surface pavements and subgrade materials generated as the result of test pit installation activities will be staged at the SITE and managed by CLIENT for disposal or reuse as part of the subsequent construction effort for the GJ Sutton Demolition Project.
3. It is assumed that all appropriate storm water management practices will be implemented by construction contractor in accordance with the SITE-specific Storm Water Pollution Prevention Plan (SWPPP) that will be in place for construction. Agency coordination: Based on the information provided by the CLIENT, the proposed project does not require compliance with other cultural resources regulations, such as the City of San Antonio's Unified Development Code. Should

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compliance with additional cultural resources regulations be required, additional work may be necessary and a new proposal and fee will be submitted to ensure compliance.

4. Unmarked Burials: In the event that human remains are encountered in any subsurface context, work will halt immediately, precautions will be taken, and a new proposal and fee will be submitted to ensure compliance with the amended Texas Health and Safety Code for unmarked burials.
5. Special Analysis: No special analyses will be conducted as part of the archeological scope.

ACCEPTANCE

We appreciate the opportunity to work with you on this important assignment, which will be carried out in accordance with this letter and We appreciate the opportunity to submit this proposal and look forward to working with you in the execution of this project. This proposal and scope of services will be conducted in accordance with TFC Contract No. 18-101-000 Indefinite Delivery Indefinite Quantity Professional Service Agreement ending August 31,2021 between the Texas Facilities Commission and Raba Kistner, Inc.

The scope and fees associated with this proposal are valid for 90 days from issuance.

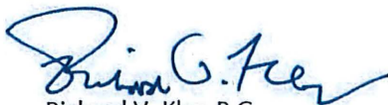
RKI considers the data and information contained in this proposal to be proprietary. This statement of qualifications and any information contained herein shall not be disclosed and shall not be duplicated or used in whole or in part for any purpose other than to evaluate this proposal.

Very truly yours,

RABA KISTNER, INC.



Brian D. Strye, M.S.
Environmental Project Manger



Richard V. Klar, P.G.
Vice President

BDS/RVK/srw

Attachment

Figure 1 – Proposed PCLE Zone Excavation Areas

Copies Submitted: Above (1 Electronic PDF Copy)

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Project Number: 18-009-8455

EXHIBIT B-7

LIST OF PSP'S PROJECT MANAGER AND SUBCONTRACTORS

**LIST OF PSP PROJECT MANAGER
AND
SUBCONTRACTORS
(Name, Company Name, Address & Contact Person (Project Manager))**

A. PSP Project Manager:	<u>Richard V. Klar</u> (Name) <u>Raba Kistner Inc.</u> (Company) <u>12821 W. Golden Lane, San Antonio Texas, 78250</u> (Address) <u>210-699-9090</u> (Cell #) <u>Rklar@rkci.com</u> (Email)
B. PSP Project Manager	
	1. <u>Brian Strye</u> (Name) <u>Raba Kistner Inc.</u> (Company) <u>12821 W. Golden Lane, San Antonio Texas, 78250</u> (Address) <u>210-844-6131</u> (Cell #) <u>bstrye@rkci.com</u> (Email)
C. Subcontractors:	
	2. <u>Sairam Abburu</u> (Name) <u>San Antonio Testing</u> (Company) <u>1610 S. Laredo Street, San Antonio, Texas 78207</u> (Address) <u>210-229-9921</u> (Cell #) <u>sabburu@satestinglab.com</u> (Email)
	3.
	4.