

# Structural Engineering Consulting Services Quotation for Small Purchases (QSP 17-Q004) Issue Date: June 13, 2017

## ADDENDUM #2 Issued: June 27, 2017

#### **NOTICE TO QUOTERS:**

- A. This Addendum shall be considered part of the Contract Documents for the above mentioned project as though it had been issued at the same time and shall be incorporated integrally therewith. Where provisions of the following supplementary data differ from those of the original Contract Documents, this Addendum shall govern and take precedence.
- B. Offerors are hereby notified that they shall make any necessary adjustment in their estimates on account of this Addendum. It will be construed that each Bidder's documentation is submitted with full knowledge of all modifications and supplemental data specified herein.

#### Addendum #2

- 1. The deadline for quotations has been extended to July 6, 2017 at 3:00 PM ET.
- 2. The Section 3 documents have been changed due to a Board resolution. Please see the attached revised Section 3 Program documents. Questions may be directed to Martice Bishop at the contact information below.

(End of Addendum #2)

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**Solicitation Inquiries: Kara Lennard** 

E-Mail: klennard@lucasmha.org Phone: 419-259-9469

Section 3 Inquiries to: Martice Bishop Phone: 419-259-9441

E-Mail: mbishop@lucasmha.org



This Addendum shall be considered part of the above referenced QSP as though it had been issued at the same time and shall be incorporated integrally therewith. Where provisions of the following supplementary data differ from those of the original Contract Documents, this Addendum shall govern and take precedence.

(1) GAUGE LEVEL OF INTEREST: So that we can gauge the level of interest in this QSP, if you have not previously done so, please advise us as to whether or not you anticipate delivering to us a quotation submittal in

response to this solicitation	on (e.g. "Will Submit" or	"No Bid").	·
	Will Submit	No Bid	
Thank you for your inte submission from your firr	~	with LMHA and we look fo	rward to receiving a
Sherry Tobin, Manager of			*******
system, by fax to (41 23, 2017 at 12:00 PM Est part of any offeror to ack	9) 254-3495, or email T. It is the responsibility nowledge this addendum	(stobin@lucasmha.o ty of all offerors to acknowle	NAHRO eProcurement rg), by no later than June edge addendums. Failure on the table t
ACKNOWLEDGED BY:			
 Signature		Printed Name	Company

Demetria M. Simpson, President and Chief Executive Officer
Board of Commissioners
Hugh W. Grefe, Chairman, Barbara J. Fuqua, Vice Chairman, Alisha Gant, William J. Brennan, James A. Peppers

#### **Section 3 Requirements**

Section 3 requirements apply to all projects and activities funded in whole or in part with covered funds. If any HUD funding is used for the project/activity, then the entire project budget is then subject to Section3 requirements.

Section 3 requirements do not apply to any agreement or contract for the purchase of supplies and materials only.

It is LMHA's policy to achieve Section 3 goals by providing opportunities in one or more of the following areas:

#### A. <u>Training and Employment Opportunities for Section 3 Residents</u>

When the Section 3 regulation is triggered by the need for new hires, LMHA and its contractors and subcontractors will make every effort within their disposal to the greatest extent feasible to attempt to hire Section 3 residents amounting to at least 30% of the aggregate number of full-time new hires.

When hiring opportunities are offered and all requirements are met and remain equal, LMHA, contractors and subcontractors shall direct their efforts to hire Section 3 residents in the order of priority preference provided below:

- 1. Residents at the housing development where the work is being performed (Category 1 residents).
- Residents of other LMHA public housing developments and holders of housing choice vouchers (Section 8 rent assistance) managed by LMHA (Category 2 residents).
- 3. Participants in Youthbuild programs being carried out in the metropolitan area in which Section 3 covered assistance is expended (Category 3 residents).
- 4. Other Section 3 area residents (Category 4 residents).

#### **B.** Contracting Opportunities for Section 3 Business Concerns

When the Section 3 regulation is triggered by the need for subcontracting a portion of the work to another business, LMHA and its contractors and subcontractors will make every effort within their disposal to the greatest extent feasible to attempt to subcontract:

- 1. **Building Trades**: At least 10% of the total dollar amount of all Section 3 covered contracts or purchase orders for building trades work, maintenance, repair, modernization, or development of public housing to Section 3 business concerns.
- 2. Other contracts (Non-building trades): For other Section 3 covered contracts or purchase orders that are not building trades work covered above, the goal is to subcontract at least 3% of the total dollar amount to Section 3 business concerns. This includes professional service contracts such as legal, architects, engineers, consultants, or any other contract or purchase order for services that are not building trades.

#### Self-Certification of Section 3 Residents and Section 3 Business Concerns

In order to receive preference as a Section 3 resident or Section 3 business concern, the resident or business must self-certify that they meet the eligibility requirements. (see Section 3 Form #4 and Section 3 Form #2, respectively).

#### **Contractor Responsibilities in meeting Section 3 goals**

All contractors are held to the same Section 3 compliance requirements of LMHA as stated in its Section 3 policy. The LMHA Section 3 policy states that when the Section 3 regulation is triggered by a need for new hires or by a need to subcontract a portion of the work, every effort within the contractor's disposal must be made to the greatest extent feasible to direct all available employments, training, and contracting opportunities to Section 3 residents.

Contractors must also proactively facilitate compliance with Section 3 subject to the definition of a Section 3 covered contract. Contractors will have fulfilled their responsibility when they can provide evidence that the following have occurred in the case of hiring, contracting, solicitation and recruitment effort:

- 1. Extra or greater efforts in notifying Section 3 residents of opportunities through posting job openings in the offices of procurement, in the local media and on the LMHA website;
- 2. Conveying that the hiring/contract work is a Section 3 Covered opportunity in any advertisement for bids / proposals by placing the following language in each advertisement/public notice and website "This job is covered under the requirements of Section 3 of the HUD Act of 1968".
- 3. Notifying subcontractors in each pre-bid meeting of the Section 3 requirements.
- 4. Providing "Section 3 Resident Self-Certification Forms" for employment at the contractor/subcontractor business offices.
- 5. Encouraging the training of Section 3 residents by the subcontractors.
- 6. Facilitating an opportunity or job fair for the contractor and subcontractor to meet interested Section 3 residents for possible employment.
- 7. Documenting actions taken to comply with Section 3 requirements including all results and impediments using the LMHA prescribed mechanism or form.
- 8. Posting all job sites funded by LMHA with a location or phone number of whom and how to apply for any opportunities for employment, training or contracting. The sign should be no smaller than a 24" x 24" and should specifically read "This project is covered under Section 3 of the HUD Act of 1968 which requires that any new opportunities be directed to low- and very low income persons in the community. Please contact \_\_\_\_\_ at \_\_\_\_ for information on any Employments, Contracting and Subcontracting opportunities.
- 9. Distributing or posting flyers advertising positions to be filled.
- 10. Notify the local workforce development board about open positions.

#### Other Economic Opportunities to achieve Contractor Compliance

A contractor may provide one or more of the following "other economic opportunities" under this section:

- 1. Training and Employment: A detailed plan for training should be described in a written narrative and provided for LMHA review. Contractors seeking to provide training may identify a qualified training firm that has the proper experience working with low-income and public housing residents in particular. The contractor will procure the training/firm individual at its expense to provide direct recruitment and solicitation to LMHA residents for employment related training. Verification of the agreement between the contractor and training firm/individual must be provided to LMHA's Section 3 Compliance Coordinator.
- 2. Other Results-Oriented Economic Opportunities: Other Results -Oriented Economic Opportunities are programs designed to provide economic opportunities to Section 3 residents, including, but not limited to: Section 3 joint ventures, teaming agreements or combination of other economic opportunities. A contractor must submit to LMHA a plan detailing these "Other Results-Oriented Economic Opportunities" and receive an approval prior to implementation.

#### **Section 3 Forms**

Form #1: Section 3 Clause Acknowledgement - This is a mandatory form that is completed and returned by all contractors answering a solicitation.

Form #2: Section 3 Business Self-Certification Form – This a form to be submitted by a Section 3 Business that is seeking preference.

Form #3: Contractor Section 3 Assurance of Compliance and Action Plan – This mandatory form (6 pages) is to be returned with an action plan, list of subcontractors, and an outreach plan. Part 3 of the form is to be used by business who do not anticipate triggering Section 3 regulations, and both boxes in Part 3 must be initialed.

Form #4 Section 3 Resident Self-Certification and Skills Data Form — this form can be returned if you are a Section 3 resident seeking preference, or it can be used during the interview and application process when hiring for a Section 3 Covered project.



#### Section 3 Form #1: SECTION 3 CLAUSE ACKNOWLEDGEMENT

#### Economic Opportunities for Low- and Very Low-Income Persons (Section 3, HUD Act of 1968; 24 CFR 135)

- (a) The work to be performed under this contract is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (Section 3). The purpose of Section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by Section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- (b) The parties to this contract agree to comply with HUD's regulations in 24 CFR Part 135, which implement Section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the Part 135 regulations.
- (c) The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this Section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the Section 3 preference, shall set forth minimum number and job titles subject to hire, availability of Section 3 apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- (d) The contractor agrees to include this Section 3 clause in every subcontract subject to compliance with regulations in 24 CFR Part 135, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this Section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR Part 135. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR Part 135.
- (e) The contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the contractor is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR Part 135 require employment opportunities to be directed, were not filled to circumvent the contractor's obligations under 24 CFR Part 135.
- (f) Noncompliance with HUD's regulations in 24 CFR Part 135 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.

I have read and underst	and these requirements of this Section 3 f	unded project:	
Business Name:			
Business Address:			
Print Name:			
Signatu	<u></u>	 Date	

#### Section 3 Form #2: SECTION 3 BUSINESS SELF-CERTIFICATION FORM

Please return this form to the following address:

**Lucas Metropolitan Housing Authority** 

**Martice Bishop** 



LMHA's Section 3 Self Certification

For assistance completing the certification form,

please email: Martice Bishop at

201 Belmont Avenue MBishop@lucasmha.org Toledo, OH 43604-0477 Section 3 Business Criteria: Your business is eligible for Section 3 Business Certification if it meets any one of the following criteria. Please note that the definition of Section 3 qualified person is on Section 3 Form #3, "Section 3 Resident Self-Certification Form." 1. Fifty-one percent or more of your business is owned by a Section 3 resident or residents. 2. Thirty percent or more of your permanent, full-time employees are Section 3 residents. 3. You can provide evidence of a commitment to subcontract in excess of 25% of the amount of all subcontracts to Section 3 businesses: (a) that are fifty-one percent or more owned by public housing residents or (b) that has thirty percent or more of their permanent, full-time employees as public housing residents. Section 3 Business Certification Statement: I hereby certify to the U.S. Department of Housing and Urban Development (HUD) and to Lucas Metropolitan Housing Authority that all of the information on this form is true and correct. I understand that it is my responsibility to conduct any due diligence necessary to make this certification and to maintain documentation establishing my Section 3 Business concern status. I also understand that failure to complete this form completely and accurately may result in debarment or other administrative remedies available to HUD, and criminal or civil penalties under federal, state, and local laws. My business is a Section 3 business in accordance with the standard checked above under Section 3 Business Criteria. My business is not a Section 3 business. Date Signed: Signature: Title: Name: Company Name Address Telephone Number Type of Business: (Check One): □Corporation □ Partnership □Sole Proprietorship □Other



### Section 3 Form #3: CONTRACTOR SECTION 3 ASSURANCE OF COMPLIANCE AND ACTION PLAN (p. 1 of 6)

**PART I-- Purpose**: To ensure that regulations promulgated under 24 CFR Part 135 "Economic Opportunities for Low- and Very Low-Income Persons" is met, LMHA has developed and approved a Section 3 Policy for LMHA. Information on specific compliance with Section 3 is found in LMHA's Section 3 Policy, or in the regulations at 24 CFR Part 135.

This form, along with all related required documents included shall serve as the 'assurance of compliance' certification and action plan as required in the bid documents, supplemental general conditions, and required forms for the contract for any HUD work funded by LMHA.

Name of Business:			
Business Address:			
Contract Name/Solicitation #:			
Total amount of Bid:		_	
PART II: PRIOR COMPLIANCE CERTIFICAT	ΓΙΟΝ		
I am certifying that my business has complied orders.	with the HUD Section	3 regulations in its past HUD contracts	s/purchase
Signature/Title	Print Name	 Date	
PART III: IS SECTION 3 TRIGGERED BY THIS	S CONTRACT?		
IF CONTRACTOR DOES NOT ANTICIPATE TO BOTH BOXES BELOW:	RIGGERING THE SECT	TION 3 REGULATIONS, YOU MUST II	NITIAL
I do not anticipate hiring any new perr	manent, temporary, o	or seasonal employees on this contr	act.
I do not anticipate subcontracting any	portion of the work	on this contract.	
If you checked both boxes, do NOT check a Review all other pages and execute the att	•	•	

**IMPORTANT:** IF THIS CHANGES AT ANY POINT DURING YOUR CONTRACT, YOU MUST IMMEDIATELY CONTACT YOUR LMHA CONTRACT CONTACT AS WELL AS LMHA SECTION 3 Compliance Coordinator,

Martice Bishop: MBishop@lucasmha.org

#### Section 3 Form #3: CONTRACTOR SECTION 3 ASSURANCE OF COMPLIANCE AND ACTION PLAN (p. 2 of 6)

#### PART IV: CONTRACTING/SUBCONTRACTING NEEDS:

If you plan to subcontract, please list the proposed subcontractors and amounts below. Attach a Section 3 Business Concern Self-Certification form for each Section 3 Business identified.

Subcontractor Name	Work to be performed (Building trade or other type of work)	Are they Section 3 Business? Yes/No	Contract Amount	% of Total Contract
	Use an addition	nal sheet if required	1	

Total amount to be sub-contracted to Section 3 Business Concerns:	\$
Percentage of total \$ value of bid/contract:	

**IMPORTANT:** Should the scope of work or needs of the contractor change, the contractor shall, to the greatest extent feasible, assure that subcontracts be awarded to Section 3 business concerns and shall immediately contact your LMHA contract contact as well as LMHA Section 3 Coordinator.

#### Section 3 Form #3: CONTRACTOR SECTION 3 ASSURANCE OF COMPLIANCE AND ACTION PLAN (p. 3 of 6)

#### PART V: WORKFORCE NEEDS AND HIRING PLAN

Preliminary Statement for Workforce Needs: LMHA intends to meet Section 3 compliance at the highest level and it is our intent to identify any short-term and long-term employment or contracting opportunities for qualified Section 3 persons and business concerns during the course of your contract funded by LMHA via its contractors. Please list the status of all planned employment position and opportunities for this contract. Preference for all opportunities must be given to low- and very low-income residents if they qualify. If awarded a contract, you are required to provide a list of your aggregate workforce on this project. Any changes to that workforce during the project will constitute new hires. You are hereby notified that you must notify LMHA or contractor (respectively) overseeing your contract of any new hire opportunities that arise during the life of your contract. Anticipated workforce list may be provided on a separate sheet or in a different format.

1. List Job Title/Trade	2. Total # of Employees Needed to complete Scope of Work by Job Title	3. Total # from Current Staff	4, Of the total # in column (3), how many are Section 3 Hires within the past 3 years?	Total # of New Hires Needed (Column 2 – Column 3)	Total # of New Hires expected to be Section 3 Residents
TOTALS			nal sheet if required		

Use an additional sheet if required

## Section 3 Form #3: <u>CONTRACTOR SECTION 3 ASSURANCE OF COMPLIANCE AND ACTION PLAN (p. 4 of 6)</u> PART VI. OTHER REQUIREMENTS

#### Outreach Plan:

Check all methods you will employ to hire Section 3 residents. Posting the position in community sources that are generally available to low-income residents and the general public is a standard requirement. Check at least three (3) other methods you will employ:

The local community newspaper(s)
The most widely distributed newspaper
LMHA website
LMHA properties management offices in a conspicuous location
Homeless service agencies
Local HUD-supported housing communities
Local Workforce Board
Other locations as approved by LMHA
Email blast residents on LMHA Section 3 Resident List
Post notices on social media controlled by LMHA

#### Documentation of "To the Greatest Extent Feasible":

The contractor will work with LMHA Section 3 Coordinator and other designated staff to notify residents of any opportunities afforded under the contract. The contractor will collaborate with LMHA by giving preference of any employment opportunities to the Section 3 persons or business concerns.

The contractor and subcontractor(s) shall recruit or attempt to recruit from LMHA's Section 3 area, based on the priority order in LMHA's Section 3 Plan, the necessary number of low-income and very low-income residents through documentation of their efforts and of any impediments to comply. LMHA's contractors and subcontractors shall:

- 1. Maintain a list of all low-income area residents who have applied, either on their own or from referral from any source, and employ such person if otherwise qualified and if a vacancy exists.
- 2. Review and consider the Section 3 Resident List provided by LMHA prior to making new hires. If those hired are not Section 3 residents, or are in a lower preference category, the Contractor must explain in writing the qualifications that those on Section 3 Resident List lacked, or other reason for non-hire (e.g., job offer declined).
- 3. Provide evidence that the contractor has not filled vacant employment positions in its workforce immediately prior to undertaking work in an attempt to circumvent Section 3 regulations.

Review and determine if low-income and very low-income residents meet minimum hiring qualifications. Applicants meeting such minimum qualifications, but not hired due to lack of job openings or for other operations reasons, will be placed on a priority-hiring list and offered positions upon the occurrence of the first available appropriate job opening.

#### Section 3 Form #3: CONTRACTOR SECTION 3 ASSURANCE OF COMPLIANCE AND ACTION PLAN (p. 5 of 6)

#### **Recordkeeping:**

The contractor shall maintain on file all records related to employment and job training of low-income and very low-income residents or other such records, advertisements, legal notices, brochures, flyers, publications, assurances of compliance from subcontractors, etc., in connection with this contract. If there is a report that is needed as part of the submission, you agree to provide it timely. The contractor shall, upon request, provide such records or copies of records to LMHA, its staff, or agents.

#### **Reports:**

The contractor shall provide reports as required in connection with the contractor specifications. All certified and regular payrolls shall clearly detail which employees qualify under Section 3.

#### **Certification:**

The contractor will certify that any vacant employment positions, including training positions, that filled...

- (1) after the contractor is selected but before the contract is executed; and
- (2) with persons other than Section 3 residents

...were not filled to circumvent the subcontractor's obligations under 24 CFR Part 135.

#### **Other Economic Opportunities:**

If a contractor has demonstrated that it has no need or plans to subcontract or hire and can demonstrate that it has attempted, to the greatest extent feasible, to hire/contract Section 3 residents and/or contractors, it has fully complied and may move forward and secure non-Section 3 persons or firms.

If a contractor does not trigger the requirements of Section 3 but choses to offer other economic opportunities such as training, mentoring, or business development for Section 3 residents of LMHA, it may offer to do so in a thorough written plan to the Section 3 Coordinator. These opportunities must be described in a written plan on how the contractor will offer other economic opportunities expressing the outreach, number of persons to be affected, and outcomes.

A contractor that has a need to hire or sub-contract may not use other economic opportunities as a substitute to attempt to meet hiring or contracting goals; the contractor must still demonstrate how it attempted to the greatest extent feasible, to meet the goals.

#### **Grievance and Compliance:**

The contractor or sub-contractor hereby acknowledges that they understand that any low-income and very low-income resident of the project area, for him/her or as representatives of persons similarly situated, seeking employment or job training opportunities in the project area, or any eligible business concerns seeking contract opportunities may file a grievance if efforts to the greatest extent feasible were not executed. The grievance must be filed with HUD not later than one hundred eighty (180) calendar days from the date of the action (or omission) upon which the grievance is based.

#### SECTION 3 CONTRACT COMPLIANCE CURE AND TERMINATION PROCESSES

This language is a component of contract compliance with the work contractors and sub-contractors including developers respond to in LMHA solicitations. The full requirements are provided in the Section 3 Clause found elsewhere in this package or in the HUD forms 5370-C or 5370 C1 as may be applicable.

All contractors claiming a Preference in contracting by meeting any of the three Preference requirements including a Resident Owned Business, Hiring 30% of New Hires and/or Sub-contracting at least 25% of total award to a Section 3 Concern shall maintain that status throughout the life of the contract. Failure to meet this requirement will result in penalties up to and including contract termination. Any contractor triggering the regulation by doing any hiring or contracting once they are awarded the contract through contract execution must comply with the Section 3 requirements by executing the efforts on their Certification and Action Plan in accordance with LMHA Section 3 Action Plan.

LMHA shall execute these remedies to achieve compliance in this order:

- A. Based on the first observation or report of non-compliance with Section 3, the contractor will be sent an e-mail from LMHA notifying them of their non-compliance issue. The contractor will have until the next payroll or 14 calendar days, whichever is lesser to bring the contract into compliance.
- B. If at any time a contractor fails to bring the contract into compliance, LMHA must withhold all future payments until the contract is in compliance.
- C. The contractor shall have up to 15 business days from the most recent notice of non-compliance to meet compliance as a final cure period or justify in writing to LMHA why it cannot meet compliance. LMHA must render a response to the contractor within 10 business days of receipt of its letter of reason for non-compliance. If LMHA deems the cause to be unacceptable, at its option, LMHA can extend the cause period one time for up to 5 days to allow the contractor to identify and secure other compliance options, or
- D. If the contractor fails to take any corrective action to bring the contract into compliance within seven (7) business days from the most recent notice of non-compliance, or LMHA does not accept any of the contractor's corrective plans or justifications for non-compliance, LMHA must terminate the contract immediately. All funds due to the contractor shall be held and a financial workout of the agreement shall proceed within 24 hours of termination. The workout is to include a contract deduct equal to the total Section 3 contract violation of opportunities provided to non-Section 3 residents or business because they were not offered according to the contract and regulation award. All remaining funds can be paid out based on work satisfactorily completed per the agreement.

Any contractor claiming to meet Section 3 compliance by committing to hire residents, fund training itself shall meet compliance within seven (7) calendar days of contract start or LMHA shall halt all payments to the contractor and its sub-contractors related to the agreement and the actions listed in steps A-D in this Section shall apply.

## Section 3 Form #3: CONTRACTOR SECTION 3 ASSURANCE OF COMPLIANCE AND ACTION PLAN (p. 6 of 6)

I attest that the above information is true and correct and that by signing below, the Contractor hereby

### **ATTESTATION:**

agrees to comply with Section 3 re	equirements.	
Name of Prime Contractor:		
Name of Authorized Officer:		
Title of Authorized Officer:		
 Signature		
Signature	Date	
	NOTARY REQUIRED	
STATE:	COUNTY:	
=	olic in and for said authority and in said Solic whose named as	
	(Company) is signed to the	
	ed before me on this day, that, being inforn	
	his/her capability as (0 ntarily for and as the act of said corporation.	
Given under my hand and official s	seal, this the day of, 20	
	My Commission Expires:	{SEAL}
Notary Public		



## Section 3 Form #4-- SECTION 3 RESIDENT SELF-CERTIFICATION AND SKILLS DATA FORM (Page 1 of 2)

The purpose of this form is to comply with HUD Section 3 administration and certification regulations.								
Printed Name of Individual:								
My home address is (must be a street address and NOT a P.O. Box number):								
Street Address Apt Number City State Zip								
Phone #:			Email	Address:				_
I certify that I am guidelines for a Se	_			tes and me	et the inco	me eligibilit	y and fede	ral
To qualify as a Se	ction 3 Res	ident, you	must meet	one of the	following	standards:		
1. Be a publi assistance	ic housing i voucher) n		_		ucher prog	gram partic	ipant (Sect	ion 8 rent
Monroe C		igan, Fulto is located	n County C and whose	hio and W	ood County ehold incom	/ Ohio with ne does no	the except	ion of the
Family Size	1 Person	2 Persons	3 Persons	4 Persons	5 Persons	6 Persons	7 Persons	8 Persons
Household Income	34,450	39,400	44,300	49,200	53,150	57,100	61,050	64,950
(Check all that apply):								

## Section 3 Form #4-- SECTION 3 RESIDENT SELF-CERTIFICATION AND SKILLS DATA FORM (Page 2 of 2)

Read & Speak	gh School or GED □Yes English Fluently □Yes llege, Trade, or Techni	□No		
	certifications:			_
Check the Skills, Trac	des, and/or Profession	s you have been empl	oyed in or co	ntracted to do for others:
□Drywall Hanging	□Drywall Finishing	□Interior Painting	□Framing	□Welding
□HVAC	□Electrical	☐ Interior Plumbing	□Siding	□Metal/Steel Work
□Cabinet Hanging	□Door Replacement	☐Trim/Carpentry	□Heavy Eq	uipment Operator
□Exterior Plumbing	□Exterior Framing	□Stucco	□Construct	ion Cleaning
□Concrete/Asphalt V	Vork □Roofing	□Landscaping	□Fencing	□Window/Door Repl.
☐Telephone Custom	er Service □Personal	Care Aide □Red	ceptionist	☐Teaching/Training
☐ Sales ☐ ☐ Data	a Entry □Cleaning	□Administrative/Cl	erical	
□Driver's License	□Commercia	l Driver's License (CDL)		
□Other	□Othe	er		
□Other		er		
I am into	erested in:   Training	opportunities $\square$ Emp	oloyment Op	portunities   Both
Metropolitan Housing penalty of perjury that of this information m disqualified as an app of training, employment to complete this form HUD. Finally, I autho	g Authority that all of to at my total household ay be requested in the olicant and/or a certificant, or contracts that in completely and accurize Lucas Metropolita	he information on this income and household future. If found to be ed Section 3 individual resulted from this certately may result in oth n Housing Authority to	form is true disize is as she inaccurate, which may lification. I aner administro include my	ment (HUD) and to Lucas and correct. I attest under own above, and that proof I understand that I may be be grounds for termination Iso understand that failure ative remedies available to name on a list of Section 3 at contractors may contact
Signature			Date	