opportunities and Section 3
Business concerns and all
contracts and subcontracts
for this project shall contain
the Section 3 Clause as set
forth in 24 CFR, Part 135.38.
Moreover, compliance is
required by the prime
contractor and all
subcontractors with the
Federal General Conditions
included in the contract
documents between the
County of Allegheny through
its Department of Economic
Development and the
operating agency. These
Federal General Conditions
are to be Incorporated by
reference into all construction
contracts between operating
agency and contractor,
contractor
subcontractor(s),
subcontractor(s) and lower
tiered subcontractor(s). contracts between operating agency and contractor contractor and contractor contractor and contractors), and lower tiered subcontractor(s).

RE: 2023-GEDTF-181:
Compliance is required with the Pennsylvania Prevailing Wage Act of 1961, P.L. 987, No. 442; Title VI and other applicable provisions of the Civil Rights Act of 1964; the Department of Labor Equal Opportunity Clause (41 CFR 60-1.4); Executive Order 11625 (Utilization of Minority Business Enterprise); Executive Order 12138 (Utilization of Female Business Enterprise); in compliance with Section 504 of Rehabilitation Act of 1973 and Americans with Disabilities Act of 1990; the Allegheny County MBE/WBE Program enacted July, 1981, which sets forth goals of 13 percent Minority and 2 percent Female Business Enterprise; and the Allegheny County Ordinance #6867-12, setting forth goals of 5 percent Veteran Owned Small Businesses. The SRCOG reserves the right to waive any informalities or to reject any or all proposals, or any part thereof. No Bidder may reject their bid for the period secupents after the scheduled closing time for Receipt of Bids.

An Lewis, Executive Director. SRCOG receipt of Bids.

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