SOLICITATION OVERVIEW

The City of Lake Worth, Texas is soliciting proposals for:

TITLE: RFP 2024.02 Depository Services

ISSUE DATE: Tuesday, February 20, 2024

DUE DATE: Monday, April 1, 2024, 10am

DELIVERY TO: City of Lake Worth

Attn: Adam Lanter 3805 Adam Grubb

Lake Worth, Texas 76135

CALENDAR OF EVENTS

Tuesday, February 20, 2024	RFP available to prospective financial institutions
Friday, March 7, 2024	Non-mandatory Pre-Proposal Meeting in the City Hall Conference room (10:00 A.M.)
Wednesday, March 20, 2024	Deadline for Questions/Requests for Additional Information (5:00 P.M. via email to purchasing@lakeworthtx.org)
Monday, March 25, 2024	Deadline for City Responses to Questions (5:00 P.M.), Addendum to be posted on the City website
Monday, April 1, 2024	Responses due to Purchasing Department by 10:00 A.M.
Tuesday, April 16, 2024	Anticipated City Council consideration of award (6:30 P.M.)
Wednesday, May 1, 2024	New Depository Services Contract period begins

INTRODUCTION

The City of Lake Worth, Texas (the "City") acting through its designated officer, Adam Lanter, is requesting proposals from qualified financial institutions to provide the City with primary depository services. The award of the depository services contract is scheduled for consideration by the City Council of Lake Worth, Texas, at 3805 Adam Grubb, Lake Worth, Texas at its meeting to be held at 6:30 P.M. on Tuesday, April 16, 2024.

The City desires to enter into a depository services contract of mutual party benefit and reserves the right to contact and negotiate with all respondents regarding their proposals prior to award, to clarify, verify, or request information regarding any proposal. The City Council will award the depository services contract to the respondent(s) whose proposal provides the most advantageous terms for the City, based on compliance with the RFP requirements and the City's needs. The City reserves the right to waive any formality or irregularity, (with the exception of the due date and time) and to make awards to more than one respondent, or to reject any or all proposals.

Delivery Instructions:

Sealed proposals will be accepted until 10:00a m on April 1, 2024, online through Public Purchase at https://www.publicpurchase.com/gems/login/login

(Contact <u>agencysupport@publicpurchase.com</u> for assistance in responding via the website.)

If a bank is unable to submit via the online platform, the City will accept two (2) hard copies, and one (1) electronic copy (USB flash drive) delivered to the Purchasing Division:

City of Lake Worth Attn: Adam Lanter 3805 Adam Grubb Lake Worth, Texas 76135

Governing Statutes: Chapter 105, Texas Local Government Code

Chapter 2256, Texas Government Code, "Public Funds Investment Act" as

amended

Chapter 2257, Texas Government Code, "Public Funds Collateral Act" as

amended.

City of Lake Worth adopted Investment Policy.

Chapter 131, Sub-chapter Z, Sec. 131.903, Conflict of Interest, Texas Local

Government Code, "Finances".

Eligibility to Apply: All qualified financial institutions with a main office or a branch office operating

within the City's municipal boundaries. (Section 105.011)

Term of Contract: The term of the depository services contract will be for a maximum of five (5)

years; further delineated as an initial term of three (3) years with options to

extend for up to two (2) additional one (1) year periods.

Proposa: Requirements:

- 1. One complete copy of the proposal response via Public Purchase, or via USB Flash Drive.
- 2. The MS-Excel Bank Service Fee Schedule via Public Purchase, or via USB Flash Drive, and,
- 3. IF not using Public Purchase, two (2) hard copies of the proposal response. If responding via Public Purchase, no hard copy is required.

Pre-Proposal Conference:

Date: Thursday, March 7, 2024

Time: 10:00 AM

Location: City Hall Conference Room

3805 Adam Grubb

Lake Worth, Texas 76135

Authorized City Contact:

All inquiries and or, questions, should be in writing, directed to Adam Lanter, at purchasing@lakeworthtx.org

Pursuant to Chapter 105 of the Texas Local Government Code, this RFP is intended to serve as the proposal submission form. There are multiple blanks to fill in and questions to be answered. The evaluation of all proposals received will be based on the responses included herein.

Exceptions, conditions, or qualifications to the provisions of the City's specifications or requirements must be clearly identified as such, with the reasons therefore, and alternate language proposed by the respondent, if any, clearly stated and inserted in the appropriate place in the proposal submission.

Each of these exceptions, conditions, or qualifications to the City's specifications may be included, as appropriate, in the awarded depository services contract documents. Items and matters not explicitly notated in this manner shall be deemed to be in conformance with the City's specifications.

The services and fees represented in the RFP submission response from the awarded financial institution, shall overrule any and all previous service or other contracts between the City and the financial institution, as they relate to the accounts and services included herein. The City will not be obligated by any charges and fees not clearly and accurately presented in the RFP submission from the awarded financial institution. Services initiated after consummation of the depository services contract shall carry charges and fees mutually agreed to, in writing, by the City and the awarded financial institution. Regardless of time delay, the awarded financial institution shall refund or credit the City for any erroneous charges and fees not agreed to in writing.

ACCOUNT ACTIVITIES

TRANSACTIONS BY ACCOUNT

The City's current account structure and activity are reflected in the following table:

	CITY OF LAKE WORTH, TEXAS BANK TRANSACTIONS Based on September 2023 Transactions					
	BEGINNINGCREDITSDEBITS END					ENDING
DESCRIPTION	BALANCE	QTY	AMOUNT	QTY	AMOUNT	BALANCE
Operating Account	\$351,278	116	\$3,394,988	149	\$3,130,846	\$615,420
Payroll Account	\$0	2	\$462,768	2	\$462,768	\$0
Ins Trust Account	\$0	1	\$77,752		\$77,752	\$0
TOTALS	\$351,278	119	\$3,935,508	151	\$3,671,366	\$615,420

Payroll: The City has 115 employees; Average ACH Payroll is \$235,000; 100% of employees are utilizing Direct Deposit; Payday is bi-weekly on Thursday.

AVERAGE MONTHLY BALANCES

BANK ACCOUNT ANALYSIS SUMMARY			
January 2	January 2022 - December 2022		
Period	Avg Daily Book Bal.		
Jan-22	738,157		
Feb-22	737,378		
Mar-22	538,652		
Apr-22	638,617		
May-22	623,698		
Jun-22	535,582		
Jul-22	656,632		
Aug-22	610,572		
Sep-22	509,256		
Oct-22	469,573		
Nov-22	453,438		
Dec-22	620,156		
Total	7,131,711		
Average	594,309		

CITY OF LAKE WORTH, TEXAS Based on September 2023 Transaction Volumes With Estimates

Please include Unit Price for each item listed even if NO ACTIVITY is shown. Also highlight any changes to descriptions or measurement units in both the written and electronic responses.

TMA Code	SERVICE DESCRIPTION	VOLUME	UNIT PRICE	EST. MONTHLY CHARGE
	GENERAL ACCOUNT SERVICES			
010000	ACCOUNT MAINTENANCE	3		0.00
010100	ELECTRONIC DEBITS	38		0.00
010100	CHECKS/DEBITS POSTED	4		0.00
010100	CHECK/DEBITS POSTED IMAGE	109		0.00
010101	ELECTRONIC DEPOSITS/CR	79		0.00
010101	DEPOSITS/CREDITS POSTED	20		0.00
	SWEEPS			
010020	ZERO BALANCE ACCT MASTER	1		0.00
010020	ZERO BALANCE ACCT	2		0.00
	CASH VAULT SERVICES			
100018	BRANCH COIN & CURRENCY DEP	41		0.00
100040	BRANCH COIN FURNACED			0.00
	ACH			
251050	ACH POS PAY- DB MODULE	2		0.00
251070	ACH NOC CREDIT			0.00
251100	ACH POS PAY- EMAIL MESSAGE	6		0.00
260310	EXCH CORP I ACH MOD	1		0.00
250101	EXCH CORP I ACH CR ORIG	424		0.00
250101	EXCH CORP I ACH DB ORIG			0.00
250501	EXCH CORP I/II ACH TRNS	6		0.00
250400	EXCH ACHR RPT SVC	1		0.00
250501	ACH DATA TRANSMISSION			0.00
	CHECK COLLECTION			
100213	CKS DEP-IRD GROUP IV	23		0.00
100221	CKS DEP IMAGE-ON US	131		0.00
100220	CKS DEP- ON US			0.00
100223	CKS DEP- IN STATE	3		0.00
100224	CKS DEP IMAGE- GROUP I	598		0.00
100224	CKS DEP- OUT OF STATE	26		0.00
100225	CKS DEP IMAGE- GROUP II	73		0.00
100228	ENCODING OF CKS DEP	29		0.00

100230	CKS DEP IMAGE- GROUP IV	86	0.00
100230	CKS DEP IMAGE- GROUP III	48	0.00
100230	REJECTED ITEMS	1	0.00
	REMOTE DEPOSIT CAPTURE		
101300	RCC ENHANCED SVC WEB CLIENT	2	0.00
101311	RCC PROCESSED-ON US	130	0.00
101321	RCC IMAGE EXCHANGE	667	0.00
109999	RCC DEPOSIT	20	0.00
	POSITVE PAY		
150030	POS PAY-EXCEPTIONS		0.00
150030	POS PAY W/O RECON	114	0.00
150332	POS PAY RETURN		0.00
150724	POS PAY EXCEPTION RPT	3	0.00
150030	POS PAY W/O RECON EXCESS		0.00
	RECONCILIATIONS		
200301	ACCT RECON DATA TRAN	8	0.00
	RETURNED ITEMS		
100400	R/I RETURN DEPOSITED ITEMS	2	0.00
100500	DEPOSIT CORRECTIONS-DB		0.00
100520	DEPOSIT CORRECTION NOTICE		0.00
	INFORMATION REPORTING		
409999	EXCH ALERTS MOD	1	0.00
400221	EXCH CORP I BAL RPT DET DB	151	0.00
400221	EXCH CORP I BAL RPT DET CR	119	0.00
400220	EXCH CORP I ACCT	3	0.00
	EXCH CORP I EXP DT ACCT		0.00
400272	EXCH CORP I/II ERD MOD	1	0.00
	WIRE TRANSFER		
400810	EXCH CORP I WIRE MOD	1	0.00

EVALUATION CRITERIA

The City shall carefully review the submitted proposals. The evaluation of the proposals will be based on the following criteria:

- 1. Ability of respondent to perform and provide the required and requested services;
- 2. References provided and quality of services;
- 3. Cost of services;
- 4. Transition cost, retention and transition offers, and incentives;
- 5. Interest rates on interest bearing accounts and deposits;
- 6. Earnings credit rate on compensating balances;
- 7. Previous service relationship with the City;
- 8. Convenience of location(s);
- 9. Completeness of proposal; and
- 10. Financial strength and stability of the institution.

CITY BANKING CONTRACT REQUIREMENTS

1. Evaluation Procedures - As provided by Texas Local Gov't Code Ch. 105, the Designated Officer shall request, receive, and review proposals for the performance of depository services. The Designated Officer shall present the specifications of each proposal to the City Council who will then select a depository.

The Designated Officer shall use publicly available data to develop key indicators of performance to better understand the result of CRA exams for this locality. The publicly available data shall include, but not be limited to, the Home Mortgage Disclosure Act (HMDA) data, the Community Reinvestment Act (CRA) data on small business lending, data obtained from CRA exams, and the fair lending review component of CRA exams.

In the case of commercial banks, key indicators of performance shall include, but not be limited to:

For each of the following home loan types, use Home Mortgage Disclosure Act (HMDA) data to conduct the analysis and to further understand the federal CRA exams:

- Home purchase, single family
- Refinance loans
- Home improvement loans

Each of the above loan types will be analyzed separately for each institution according to, but not limited to, the following metrics:

- Number of loans (excluding secondary market purchase activity)
- Percentage of loans to low- and moderate-income (LMI) borrowers. LMI as defined as borrowers with up to 80 percent of area median income
- Percentage of loans in LMI census tracts
- Percentage of loans to African-Americans
- Percentage of loans to Hispanics
- Percentage of loans to Asians
- Percentage of loans in minority census tracts (more than 50 percent of the residents are minority)

Multifamily loans (five or more units, rental housing)

- Number of loans
- Percentage of loans in low- and moderate-income tracts
- Percentage of loans in minority census tracts

Use small business loan data banks report per the CRA regulation to analyze small business lending, including, but not limited to, the following:

- Number of loans (exclude secondary market purchase activity)
- Percentage of loans in low-income tracts (tract median income is up to 50 percent of area median income)
- Percentage of loans in moderate-income tracts (tract median income is between 50 to 80 percent of area median income)
- Percentage of loans to small businesses with revenues less than \$1 million
- Percentage of loans of amounts of \$100,000 or less

Use data on community development loans, qualified investments, grants, and community development services data from CRA exams (most recent and previous):

• Number and dollar amount obtained from most recent and previous CRA exams for the bank(s) in the assessment area encompassing this jurisdiction for the following purposes as defined in the CRA regulation: affordable housing, economic development, revitalization and stabilization, community services

• Number and types of community development services

Use publicly available data from the Federal Deposit Insurance Corporation (FDIC) to further understand the federal CRA exams' analysis of bank branching:

- The number and percent of branches in minority and low- and moderate-income census tracts.
 The dollar amount and percent of deposits in minority and low- and moderate income census tracts
- 2. Basis for Recommendation -
- a. To qualify as the City's depository, the minimum acceptable CRA performance rating shall be "Outstanding" or "High Satisfactory" in the institution's most recent CRA review by the Office of the Comptroller of the Currency, Federal Deposit Insurance Corporation, or the Federal Reserve Board.
- b. The results of the analysis developed under Section XI shall be made available to the public, presented to the city council, and be a substantial element supporting the identification of a Commercial Banking Services provider as the City's depository.
- c. The City may waive the requirements in this Section if:
 - a. No qualified bidders apply;
 - b. The federal program is no longer applicable; or
 - c. To satisfy a compelling city need as determined by the City Council.

BANKERS: Please provide any available documentation you have regarding:

- 1) Your bank's current CRA rating (and date of evaluation)
- 2) Additional information regarding your bank's measurements in the criteria listed in this section.

EXPECTED BANK SERVICES

The following services must be provided as described or in an alternative form that results in essentially the same outcome or capability.

ONLINE BANKING PORTAL

1. ONLINE REPORTING SERVICES - The City expects online reporting that at a minimum

	includes:	
	 ledger balance, collected balance, one-day float amount, total credits, total debits, detail debits and credits, and transaction search capability. 	
	D Yes, can provide as expected.	D No, cannot provide as expected.
	Comment:	
2.		stem must offer wire transfer capability. Wires may amounts. Notification of incoming wire transfers
	D Yes, can provide as expected.	D No, cannot provide as expected.
	Comment:	
3.		n to create ACH credits for direct deposit of payroll mer accounts for AIR and utility billing charges. The re-funded settlement of ACH Files.
	D Yes, can provide as expected.	D No, cannot provide as expected.
	Comment:	
4.	historical information retained online and acce	MATION RETENTION - How long is continuous ssible by the users? We understand that the standard Please list your retention period for the items listed
	Account transaction history (standard)Account transaction history (for an add	litional fee)
	- Account transaction instory (101 all add	inional ice)

Comment:

Account Statements

5.	ONLINE BANKING ADMINISTRATION/SELF-ADMI place, users are expected to be managed through self-adm services be completed online and without a request to the	inistration. To c	
	 Remote Deposit Capture access/functionality Positive Pay User Access ACH User functionality Are there any other functions that require the bank administrators? 	D Yes D Yes D Yes to make the cha	D No D No D No anges rather than the self-
	Comment:		
6.	AUTHENTICATION FOR ACCESS - Please confirm bank for protecting the City against unauthorized access:		at are available with your
	 D Secure Token D Secure Token app through cell phone D Confirmation code sent via text message or email D Biometric authentication D None of the above 		
	Comment:		
7.	ALERT/MESSAGING SYSTEM - The City is intere messaging to alert the City of specific activities such as etc If your institution offers this service, how is the City	incoming wires,	, positive pay exceptions,
	 D Messaging is provided at no cost D Messaging is provided for a flat monthly fee of D Messaging is provided as a fee per message/per device D Messaging of this type is not currently offered by our 		
	Comment:		
8.	ELECTRONIC DATA INTERCHANGE - The City exp service in order to see addenda information included with		Data Interchange ("EDI")
	$D \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	provide as expec	eted.
	Comment:		

9.	PAID CHECK IMAGE OPTIONS - What options does your institution offer for providing copies of paid checks to the City?
	 D Image of paid checks printed on statements D Image of paid checks printed on the online version of the statements D PDF file downloadable to the City each month D Online Image Inquiry/Search
	Comment:
	COLLECTIONS
1.	CONSUMER BILL PAY PROCESSING - The City expects this service (often referred to as E-Lockbox) for receipts of utility and other payments generated from personal customer bank bill pay applications. The remittance data and payment amount captured during processing must be transmitted to the City daily for the update of the accounts receivable file.
	D Yes, can provide as expected. D No, cannot provide as expected.
	Comment:
	DISBURSEMENTS
1.	ZERO BALANCE ACCOUNT - The City expects zero-balance accounts. The bank teller function must identify the Payroll Account as a ZBA to ensure employee presentments made at the bank are honored.
	D Yes, can provide as expected. D No, cannot provide as expected.
	Comment:
	FRAUD PROTECTION SERVICES
1.	POSITIVE PAY AND ACCOUNT RECONCILIATION SERVICE - The City expects positive pay and full/partial account reconciliation service on designated accounts from which checks are issued. The City electronically transmits the issued check files to the institution. The minimum payment verification criteria shall be the payee name, date, check number, and amount. The City may approve and make pay/no pay decisions on any exception items.
	D Yes, can provide as expected. D No, cannot provide as expected.
	Comment:
2.	AUTOMATIC STALE DATING OF CHECKS - The City prefers the option of checks

automatically becoming stale-dated after a set period of time, based on the issue date in the Positive Pay system. Does your institution offer this feature, and if so, how does the institution handle items

presented after they are stale?

	D Yes, stale dating is offered.	D No, stale dating is not offered as described.	
	Comment:		
3.	ACH POSITIVE PAY / ACH FRAUD FILTER - The City expects ACH positive pay/filter capabilities on its accounts, with the ability to selectively permit specified ACH debits on certain accounts and restrict all ACH debits from certain accounts.		
	D Yes, can provide as expected.	D No, cannot provide as expected.	
	Comment:		

MISCELLANEOUS

1.		expects the institution to cash checks issued to ervice charges or fees to the employee or the City, account with the institution.
	D Yes, can provide as expected.	D No, cannot provide as expected.
	Comment:	
2.	days after the close of the calendar month. Mocalendar day of each month. Bank will notify C status for inactivity. The statement shall include period and the detail items. Bank statements must be statements.	that statements be rendered within five (5) working onthly cutoff of statements must occur on the last ity before inactive accounts are placed in dormant de debits and credits made on the last day of the last be received monthly, even if there is no activity to online bank statements with images for at least
	D Yes, can provide as expected.	D No, cannot provide as expected.
	Comment:	
3.	at group level, reflecting average ledger balan balance, reserve requirement, average available of services provided with quantities and unit fee	ount analysis statements by individual account and ce, average uncollected funds, average collected balance, rate and amount of earnings credit, detail es for each, and total service cost, delivered to the clies to "No Fee" or "Fee Waiver" applications.
	D Yes, can provide as expected.	D No, cannot provide as expected.
	Comment:	
4.	PAYMENT FOR SERVICES and ACCOUNT Services provided by the earnings credit amount payment, or a combination of both. The City procondition as reflected by the group level account reserves the right to select Monthly Settlement it institution favors Monthly Settlement. If deficiencity's designated account.	generated by account balances, or by direct efers that settlement of the excess/deficient t analysis occur on a quarterly basis. The City
	D Yes, can provide as expected.	D No, cannot provide as expected.
	Comment:	

BALANCE ASSESSMENT - State how the institution will treat any Balance Assessment or balance-based fee applicable to the City (i.e., Deposit Supervisory Fee, Premium Assessment Fee etc.). Please indicate if the assessment will be for all depository balances or non-interest-bearing balances only. (Also, please reflect treatment on the attached Fee Schedule)
 D Fees apply to only non-interest-bearing balances. D Fees to be waived. D Fees to be partially waived. D Fee to be passed in full to the City
Comment:
RESERVE REQUIREMENT - Respondent must indicate whether or not a reserve requirement on balances used in calculating earnings credit is required.
D Yes No Reserve Requirement %
Comment:
EARNINGS CREDIT RATE - The institution must state the current ECR, rate formula, and rate floor being proposed:
ECR ³ / ₄ Rate Formula (i.e., is there an index or is it a bank determination?): How often will the ECR adjust if not indexed? Rate Floor:
Comment:
INTEREST RATE OPTION - If balances are sufficient to cover all services and additional balances are available to earn interest, please state the current rate, rate formula, and floor being proposed:
Type of Account: NOW/Interest Bearing/Sweep (unlimited transactions) Interest Rate % Rate Formula (i.e., is there an index or is it a bank determination?): Rate tiers based on balance? Rate Floor: Any Fees associated with the recommended investment option:
Type of Account: MMA with restricted monthly withdrawals Any Fees associated with the recommended investment option: Interest Rate % Rate Formula (i.e., is there an index or is it a bank determination?): Rate tiers based on balance? Rate Floor:

Comments/additional info if desired to clarify determination of interest rate:

SAFEKEEPING OF CITY OWNED SECURITIES

The Public Funds Investment Act in conjunction with the City's Investment Policy shall govern the City's investment activity and the successful respondent shall be expected to provide services within the constraints of both.

The City requests that the institution provide safekeeping services for the securities owned by the City, or offer an alternative option for safekeeping services.

The institution will act as securities clearing agent for all security purchases made by the City and for sales of securities from the investment portfolio, and will provide the necessary wire transfer and delivery services required to support investment activities. All securities will be handled on a Delivery Versus Payment (DVP) basis as they are cleared into and out of the City's account. Necessary controls will be negotiated with the institution. Confirmation of trades must be provided to the City within one (1) business day.

Security clearance and safekeeping services shall be governed by a "Safekeeping Agreement" or similar contract executed between the City and the Institution. All interest payments on securities held are to be posted on the due date or on the next business day in the event the due date falls on a weekend or bank holiday. The City must be notified within seven (7) days of a call date notice for any securities being called prior to maturity.

•	
The City prefers a web-based safekeeping transaction m	onitoring and reporting mechanism.
Please provide a schedule of securities safekeeping fees	with the required Response Attachments.
D Yes, can provide as expected.	D No, cannot provide as expected.

Comment:

SERVICES UNDER CONSIDERATION

1.	REMOTE DEPOSIT CAPTURE - The City uses remote deposit capture services for electronically preparing and submitting deposits. Will your institution provide a scanner for the City to use? If so how many?		
	D Yes, can provide as requested. D No, cannot provide as requested.		
	Comment:		
2.	APPLICATION PROGRAM INTERFACE (API) - Does your bank offer APIs to assist with the following:		
	D Establish connectivity to wire payment services through our ERP system D Initiate Payment transactions (via wire or ACH) D Obtain status of wire transfers		
	D Obtain account balance, transaction activity, charges, etc. for internal reporting purposes		
	Please use the section below to provide additional information regarding how your APIs can add efficiency to our treasury management operations. Please provide details on the specific API call types supported (web services, REST, etc) and what authentication methods you support for connecting to those.		
	Comment:		
3.	ACCOUNT VALIDATION SERVICES - Can your bank verify account status and account ownership of accounts for outgoing payments using the Early Warning System?		
	D Yes, can provide as described. D No, cannot provide as described.		
	Comment:		
4.	ATM DEPOSIT CARDS - The City may be interested in using ATM deposit only cards for smaller, miscellaneous deposits. Does your bank offer this service?		
	D Yes, can provide as described. D No, cannot provide as described.		
	Comment:		

INCENTIVES / ENHANCEMENTS OFFERED

1.	TAMPERPROOF DEPOSIT BAGS - Will the institution provide tamperproof bags at no charge?
	D Yes, can provide as requested. D No, cannot provide as requested.
	Comment:
2.	ENDORSEMENT STAMPS & DEPOSIT SLIPS - Will the institution provide endorsement stamps and deposit slips at no charge?
	D Yes, can provide as requested. D No, cannot provide as requested.
	Comment:
3.	REMOTE DEPOSIT SCANNERS - Is the institution offering a scanner(s) to the City at no additional cost?
	D Yes, institution is offering the following: Number of scanner(s) Brand of Scanner Single feed, or number of documents scanned/minute
	D No, institution is not offering a free scanner with the response.
4.	INCENTIVE FEE WAIVER - If your institution is offering a waiver of monthly service fees during a specific timeframe, please provide the following information for clarity of the terms of your offer.
	D Zero-pricing waiver (no fees assessed) during the timeframe of the offer and interest can be earned on balances during this time
	Number of months of the fee waiver: Maximum dollar amount of waiver (if any limitations):
	Comment:
	D "Net" fee waiver (only waives fees not covered by balances and earnings credit)
	Number of months of the fee waiver: Maximum dollar amount of waiver (if any limitations):
	Comment:
	D No waivers - Institution is not offering a waiver of fees
	5. CASH TRANSITION ALLOWANCE / RETENTION BONUS/OFFER - If Institution is offering a cash amount to offset the cost of the transition, please provide that amount.
	\$
	Comment:

OTHER STIPULATIONS

1.	TERMS VALID FOR 180 DAYS - The responding bank agrees that the terms in the proposal will be valid for 180 days from the submission date.
	D Agreed
	Comment:
2.	RIGHT TO CANCEL UNDER FEDERAL OR STATE LAW RULINGS - In the event it would be ruled illegal under the provisions of any Federal or State laws or regulations for the successful institution to comply with the requirements of the contract, then the City expressly reserves the right and privilege to cancel the contract and to re-solicit proposals.
	D Agreed
	Comment:
3.	RIGHT TO OPEN & MAINTAIN OTHER ACCOUNTS - The City shall have the right, at its sole discretion, to direct, open and maintain accounts at other institutions.
	D Agreed
	Comment:
4.	RIGHT TO TERMINATE - The City expressly reserves the right to terminate the contract with or without cause at any time by providing ninety (90) days written notice to the successful institution to close its accounts and terminate services.
	D Agreed
	Comment:
5.	TERMS FIXED - All fees, <u>rate formulas</u> <u>just the formulas</u> , and conditions shall be fixed for the entire contract period, including any and all continuations.
	D Agreed
	Comment:
6.	SEMI-ANNUAL MEETING- The City expects a review meeting at least once every six months to evaluate the working relationship between the City and the successful institution. The objective shall be to address any problems and to seek solutions as well as keeping abreast of changes, new services, or new requirements.
	D Agreed
	Comment:
7.	FORMAL CONTRACT REQUIRED - The final appointment of the successful institution shall be made by the City Council. The successful institution shall be required to enter into a contract that incorporates all of the requirements of their official response to this RFP, along with the accompanying related schedules and materials as called for in this RFP. The formal agreements

should include: a primary depository services contract, a collateral custodial agreement, and a FIRREA compliant resolution of certification (see reference under the Collateral Requirements). A

sample of the proposed contract is attached.

Relati	onship Officer
Descr	
12.	ONE RELATIONSHIP OFFICER - The City requests one relationship manager to coordinate the successful institution's efforts and remain directly responsible for facilitating all City/Institution interaction.
	Comment:
	D Agreed
11.	AUDIT CONFIRMATIONS - Successful institution must provide account balance audit confirmations to the City's audit firm annually at no charge.
	Comment:
	D Agreed
10.	BANK ERRORS - Bank errors resulting in lost interest or incorrect service fees to the City must be reimbursed by the bank to the City, utilizing a mutually agreed upon method of reimbursement.
	Comment:
	D Agreed
9.	RESEARCH - The City expects that all research requests are responded to within three business days of the request.
	D Agreed
8.	OVERDRAFT NOTIFICATION - In the event a check or checks shall be presented for payment where there are insufficient funds in City's collective accounts, the successful institution agrees to promptly notify the City's Finance Director or other signatory person, by telephone or other means, of the overdraft condition, and to provide the City a period not exceeding one business day to respond and rectify the condition.
	Comment:
	D Agreed

This RFP is being offered by the following person duly authorized to act on behalf of the City:

Adam Lanter, Budget Analyst/Procurement Specialist

COLLATERAL REQUIREMENTS

The institution shall pledge collateral to satisfy the requirements of the Public Funds Collateral Act, Chapter 2257, Government Code, and the City's Investment Policy. 1. COLLATERAL AMOUNT - The maximum ledger balances could exceed \$2,000,000 in the aggregate. Historically, the average balances are less than \$600,000. Respondent must clearly explain any collateral limitations or fees. The City reserves the right to maximize or minimize bank balances regardless of historical patterns. The institution must monitor the collateral adequacy daily and provide additional collateral to secure balances as required. D Yes, can provide as expected. D No, cannot provide as expected. **Comment:** 2. COLLATERAL CUSTODY - The pledged securities shall be held at an independent custodian acceptable to both the City and the institution. Please provide the name of the proposed independent custodian as well as any related fees. Name of Proposed Custodian: D No, cannot provide as expected. D Yes, can provide as expected. **Comment:** 3. LETTERS OF CREDIT or PLEDGED SECURITIES - How will your institution collateralize the City's deposits: D Letters of Credit D IntraFi Structure (or similar FDIC spreading program) D Pledged Securities If Pledging Securities please respond to the following: 4. COLLATERAL LEVEL - The typical monthly maximum balance shall determine the total collateral level to be maintained each month in accordance with the City's Investment Policy. This level may be adjusted monthly for seasonality based on historical patterns, but the City also requires daily monitoring of the City's balances to insure adequate collateral levels. If current collateral levels will be exceeded, the City will notify the bank the day before so that adequate collateral can be added. D No, cannot provide as expected. D Yes, can provide as expected.

Comment:

5.	COLLATERAL SUBSTITUTION - The City prefers that any substitutions of the pledged securities in the total amount pledged shall be made only by and with the proper written authorization of an authorized City signatory. How does your institution handle substitutions?
	D Substitutions will only be done with prior written authorization from the City
	D Substitutions will be done without prior written approval, but always for securities of equal or greater quality and with a market value greater than or equal to the securities being replaced. The City, at its sole discretion, has the right to request a different security if the substituted security is unacceptable.
	Comment:
6.	COLLATERAL REDUCTIONS - The City strongly prefers that any reduction of the total amount pledged shall be made only by and with the proper written authorization of an authorized City signatory. How does your institution handle collateral reductions?
	D Reductions will only be done with prior written authorization from the City
	D Reductions MAY be done without prior written approval.
	If the second option is the one your institution uses, will your bank agree to maintain a minimum threshold of collateral that will not be lowered without prior approval from the City?
	D Yes, can provide as expected. D No, cannot provide as expected.
	Comment:
7.	COLLATERAL REPORT - The institution and the custodian shall provide City a monthly pledged securities report or additional reports at any time requested by City. The report must describe the total pledged securities by:
	Name Type / Description CUSIP Par Value Current Face Value Maturity Date
	D Yes, can provide as expected. D No, cannot provide as expected.
	Comment:
8.	ONLINE REPORTING - Is daily online access to the City's collateral account available through the third-party custodian?
	D Yes, can provide as requested. D No, cannot provide as requested.
	Comment:

- 9. BOARD RESOLUTION The Board of Directors or designated committee of the institution will be required to provide a FIRREA compliant resolution. The following is an excerpt of the FIRREA requirement from the FDIC Code:
 - e) AGREEMENTS AGAINST INTERESTS OF CORPORATION .--
 - (1) IN GENERAL.--No agreement which tends to diminish or defeat the interest of the Corporation in any asset acquired by it under this section or section 11, either as security for a loan or by purchase or as receiver of any insured depository institution, shall be valid against the Corporation unless such agreement--
 - (A) is in writing,
 - (B) was executed by the depository institution and any person claiming an adverse interest thereunder, including the obligor, contemporaneously with the acquisition of the asset by the depository institution,
 - (C) was approved by the board of directors of the depository institution or its loan committee, which approval shall be reflected in the minutes of said board or committee, and
 - (D) has been, continuously, from the time of its execution, an official record of the depository institution.

D Yes, can provide as expected.	D No, cannot provide as expected.
Comment:	

REQUIRED DISCLOSURES

As defined in Section 105.015 (c), each respondent shall comply with the conflict of interest provision of Section 131.903 of the Texas Local Government Code in regard to the selection of the depositories:

Sec. 131.903. CONFLICT OF INTEREST.

- (a) A bank is not disqualified from serving as a depository for funds of a political subdivision if:
- (1) an officer or employee of the political subdivision who does not have the duty to select the political subdivision's depository is an officer, director, or shareholder of the bank; or
- (2) one or more officers or employees of the political subdivision who have the duty to select the political subdivision's depository are officers or directors of the bank or own or have a beneficial interest, individually or collectively, in 10 percent or less of the outstanding capital stock of the bank, if:
 - (A) a majority of the members of the board, commission, or other body of the political subdivision vote to select the bank as a depository; and
 - (B) the interested officer or employee does not vote or take part in the proceedings.
- (b) This section may not be construed as changing or superseding a conflicting provision in the charter of a home-rule municipality.

In addition, the following disclosures apply:

Disclosure of interest: Pursuant to Chapter 176 of the Texas Local Government Code, a person, or agent of a person, who contracts or seeks to contract for the sale or purchase of property, goods, or services with the City of Lake Worth, Texas must file a completed conflict of interest questionnaire which is available at www.ethics.state.tx.us. The conflict of interest questionnaire must be filed with the City of Lake Worth, Texas no later than the seventh business day after the later of the date that the person or agent begins contract discussions or negotiations with the City or submits to the City a proposal, response to a request for proposal or bid, correspondence, or writing related to a potential agreement. An updated conflict of interest questionnaire must be filed in accordance with Chapter 176 of the Texas Local Government Code. An offense under Chapter 176 is a Class C misdemeanor.

Certificate of interested parties: Section 2252.908 of the Texas Government Code applies to all contracts entered into on or after January 1, 2016. The law states that a governmental entity may not enter into certain contracts with a business entity unless the business entity submits a disclosure of interested parties to the governmental entity at the time the business entity submits the signed contract to the governmental entity. The law applies, with a few exceptions, to all contracts/purchases of a governmental entity that require action or vote by the governing body of the entity. The electronic filing application process can be started on the Texas Ethics Commission website at www.ethics.state.tx.us. The City acknowledges that publicly traded business entities are exempt from this requirement.

In compliance with Chapter 2252 Subchapter F, of the Texas Government Code, prohibiting government contracts with a company doing business with Iran, Sudan or a foreign terrorist organization, the City of Lake Worth, Texas will not enter into a contract with a company reported on the LISTED COMPANIES per Section 2252.153.

REQUIRED CERTIFICATIONS

- **1. Certification Regarding Boycotting of Israel.** Texas Government Code, Title 10, Subtitle F, Chapter 2271.002 Provision Required in Contract. (a) This section applies only to a contract that:
 - (1) Is between a governmental entity and a company with 10 or more full-time employees; and
 - (2) Has a value of \$100,000 or more that is to be paid wholly or partly from public funds of the government entity.
 - (b) A governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification from the company that it:
 - (1) Does not boycott Israel; and
 - (2) Will not boycott Israel during the term of the contract.

D Agreed

Comment:

- 2. **Certification Regarding Boycotting of Certain Energy Companies.** Texas Government Code, Title 10, Subtitle F, Chapter 2274.002 Provision Required in Contract. (a) This section applies only to a contract that:
 - (1) Is between a governmental entity and a company with 10 or more full-time employees; and
 - (2) Has a value of \$100,000 or more that is to be paid wholly or partly from public funds of the government entity.
 - (b) Except as provided in Subsection (c), a governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification from the company that it:
 - (1) Does not boycott energy companies; and
 - (2) Will not boycott energy companies during the term of the contract.
 - (c) Subsection (b) does not apply to a governmental entity that determines the requirement of Subsection (b) are inconsistent with the governmental entity's constitutional or statutory duties related to the issuance, incurrence, or management of debt obligations or the deposit, custody, management, borrowing, or investment of funds.

D Agreed

Comment:

- **3.** Certification Regarding Boycotting of Firearms Entity or Firearms Trade Association. Texas Government Code, Title 10, Subtitle F, Chapter 2274.002 Provision Required in Contract. (a) This section applies only to a contract that:
 - (1) Is between a governmental entity and a company with at least 10 full-time employees; and
 - (2) Has a value of at least \$100,000 that is paid wholly or partly from public funds of the government entity.
 - (b) Except as provided by Subsection (c) and Section 2274.003, a governmental entity may not enter into a contract with a company for the purchase of goods or services unless the contract contains a written verification from the company that it:

- (1) Does not have a practice, policy, guidance, or directive that discriminates against a firearm entity of firearm trade association; and
- (2) Will not discriminate during the term of the contract against a firearm entity or firearm trade association.
- (c) Subsection (b) does not apply to a governmental entity that:
 - (1) Contracts with a sole-source provider; or
 - (2) Does not receive any bids from a company that is able to provide the written verification required by that subsection.

D Agreed

Comment:

PROPOSAL SUBMITTED BY

This proposal is being submitted to the City by this respondent.	he following person duly authorized to act on behalf of
Name of Financial Institution	FDIC or NCUA Certificate#
Address of Financial Institution	
Telephone#	
Email Address	
Officer Name & Title (printed)	
Officer Signature	
	ecifications, terms and conditions of this RFP and that e the City or involved in any lawsuit against the City.
Date:	

SAMPLE DEPOSITORY SERVICES CONTRACT

THIS DEPOSITORY SERVICES CONTRACT, hereinafter called the "Contract", is made and entered into on the date last herein written by and between the City of Lake Worth, Texas, hereinafter called the "City", and ______ a banking association, organized under the law of the United States and authorized by law to do banking business in the State of Texas, hereinafter called the "Bank", and provides as follows:

- 1. <u>Designation of Depository.</u> The City, through action of the City Council, on April 16, 2024, hereby designates the Bank as the depository bank for the period beginning May 1, 2024, and continuing through April 30, 2027, with the option for two (2) one-year extensions under the same terms and conditions.
- 2. <u>General.</u> All services rendered to the City by the Bank under this Contract shall be performed in accordance with commercially reasonable standards for public fund organizations and under the overall direction and instructions of the City pursuant to the Bank's standard operations, policies, and procedures.
- 3. <u>Scope of Services.</u> The Bank agrees to provide those services as described in the City's Request for Proposals for Depository Bank Services released on February 20, 2024, hereinafter referred to as the "RFP". The RFP and the Bank's response to the RFP, hereinafter referred to as the "Proposal", are incorporated herein by reference. The Bank acknowledges that all services performed by the Bank are subject to the approval of the City. The Bank agrees to provide additional services as requested from time to time by the City and mutually agreed upon by the Bank.
- 4. <u>City Representatives.</u> During the term of this Contract, the City will, through appropriate action of its City Council, designate the officer, or officers, who singly or jointly will be authorized to represent and act on behalf of City in any and all matters of every kind arising under this Contract and to (a) appoint and designate, from time to time, a person or persons who may request withdrawals, orders for payment or transfer on behalf of the City in accordance with the electronic funds or funds transfer agreement and addenda, and (b) make withdrawals or transfer by written instrument.
- 5. <u>Custodian.</u> The City and the Bank, by execution of this Contract, hereby designate as custodian, hereinafter called the "Custodian", to hold in trust, according to the terms and conditions of this Contract, the collateral described and pledged by the Bank in accordance with the provisions of this Contract.
- 6. <u>Custodial Fees.</u> Any and all fees associated with the Custodian's holding of collateral for the benefit of the City shall be paid by the Bank, and the City will have no liability therefore.
- 7. Entire Agreement. The entire agreement between Bank and City shall consist of this Contract, the City's RFP (except to the extent Bank took specific exceptions in the Bank's Proposal), the Bank's Proposal, the Custodial Agreement with Custodian, and other such bank service agreements, policies and documents as may be required and approved by the parties (together, the "Banking Agreements"), each incorporated by reference as they presently exist and each listed in governing order of precedence in the event of conflict among the documents. This Contract supersedes any and all prior representations, statements, and agreements, whether written or oral. The terms and provisions of this Contract may not be amended, altered, or waived except by mutual agreement evidenced by a written instrument signed by duly authorized representatives of both parties.
- 8. <u>Collateralization.</u> All funds on deposit with the Bank to the credit of the City shall be secured by collateral as provided for in the Public Funds Investment Act (Chapter 2256 of the Texas Government Code as amended), the Public Funds Collateral Act (Chapter 2257 of the Texas Government Code), the City's Investment Policy, and the Bank's Proposal. The City agrees to promptly provide to the Bank any changes to its Investment Policy. The Depositor agrees that it shall only direct the Bank in writing to make investments authorized pursuant to the foregoing.

If marketable securities are pledged by the Bank as collateral, the total market value of the securities securing such deposits shall be in an amount at least equal to the minimum required amount as per the City's Investment Policy. The market value of any pledged securities (collateral) must be obtained from non-Bank-affiliated sources. The Bank shall monitor and maintain the required collateral margins and levels at all times.

The Bank has heretofore, or will immediately hereafter, deliver to the Custodian collateral of the kind and character above mentioned of sufficient amount and market value to provide adequate collateral for the funds of the City deposited with the Bank. The Custodian shall accept said collateral and hold the same in trust for the purposes herein stated. Said collateral or substitute collateral, as hereinafter provided for, shall be kept and retained by the Custodian in trust so long as deposits of the City remain with the Bank. The Bank hereby grants a security interest in such collateral to City.

If at any time the collateral in the hands of the Custodian shall have a market value in excess of the required balances, the City may authorize the withdrawal of a specified amount of collateral, and the Custodian shall deliver this amount of collateral (and no more) to the Bank.

If the Bank shall desire to sell or otherwise dispose of any one or more of said securities so deposited with the Custodian, the Bank may substitute for any one or more of such securities other securities of the same market value and of the character authorized herein. Such right of substitution shall remain in full force and may be exercised by the Bank as often as it may desire; provided, however, that the aggregate market value of all collateral pledged hereunder, shall be at least equal to the amount of collateral required hereunder. If at any time, the aggregate market value of such collateral so deposited with the Custodian be less than the total sum of the City's funds on deposit with the Bank, the Bank shall immediately deposit with the Custodian such additional collateral as may be necessary to cause the market value of such collateral to equal the total amount of required collateral. The Bank shall be entitled to income on securities held by the Custodian, and the Custodian may dispose of such income as directed by the Bank without approval of the City.

If surety bonds or letters of credit are utilized, the City shall agree as to the issuer and form of contract prior to pledge. The amount of surety bonds or letters of credit will be at least equal to the minimum required amount as per the City's Investment Policy.

- 9. **Pledge Receipts.** The Custodian shall promptly forward to the City copies of pledge receipts covering all such collateral held for the City, including substitute collateral as provided for herein.
- 10. **Default.** Should the Bank fail at any time to pay and satisfy, when due, any check, draft, or voucher lawfully drawn against any deposits and the interest on such deposits or in any manner breach the Banking Agreements with the City, the City shall give written notice of such failure or breach to the Bank, and the Bank shall have one (1) business day to cure such failure or breach. In the event the Bank shall fail to cure any such failure or breach within one (1) business day or should the Bank be declared insolvent by a Federal banking regulatory agency, it shall be the duty of the Custodian, upon demand of the City, to surrender the above-described collateral to the City, or it shall be the duty of the surety bond or letter of credit provider to perform under the terms of their respective contract.

The City may sell any part of such collateral, or receive all or any part of a surety bond or letter of credit settlement, and out of the proceeds thereof, pay the City all damages and losses sustained by it, together with all reasonable and documented expenses of any and every kind incurred by it on account of such failure or insolvency, or sale, and account to the Bank for the remainder, if any, of said proceeds or collateral remaining unsold.

11. <u>Sale of Seized Collateral.</u> Any sale of such seized collateral, or any part thereof, made by the City hereunder may be either at public or private sale, provided however, it shall give both the Custodian and the Bank two (2) hours' prior written notice of the time and place where such sale shall take place, and

such sale shall be to the highest bidder therefore for cash. The City and the Bank shall have the right to bid at such sale.

- 12. **Release of Collateral.** When the relationship of the City and the Bank shall have ceased and when the Bank shall have properly paid out all deposits of the City, it shall be the duty of the City to give the Custodian notice to that effect; whereupon the Custodian shall, with the approval of the City, redeliver to the Bank all collateral then in its possession belonging to Bank. An order in writing to the Custodian by the City and a receipt for such collateral by the Bank shall be a full and final release of the Custodian of all duties and obligations undertaken by it by virtue of these presents.
- 13. <u>Successors.</u> This Contract shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Whenever a reference is made herein to either party, such reference shall include the party's successors and assigns.
- 14. <u>Compensation.</u> The City and the Bank agree that any compensation for the performance of all duties and services and interest rate or earnings credit paid on all deposits is set forth in the proposal accepted by the City. Except as may otherwise be provided in the Banking Agreements, said compensation shall constitute full payment for all services, liaison, products, materials, and equipment required to provide the professional banking services, including services, materials, training, equipment, travel, overhead, and expenses. Fees shall be fixed for the term of the Banking Agreements, including all extensions.
- 15. <u>Consideration.</u> The Banking Agreements, are executed by the parties hereto without coercion or duress and for substantial consideration, the sufficiency of which is forever confessed.
- 16. <u>Counterparts.</u> This Contract and other agreements shall be executed in a number of identical counterparts, each of which shall be deemed an original for all purposes. An electronic or other signature shall also be deemed to constitute an original if properly executed.
- 17. <u>Authority to Execute.</u> The individuals executing this Contract and other agreements on behalf of the respective parties below represent to each other and to others that all appropriate and necessary action has been taken to authorize the individual who is executing this Contract and other agreements to do so for and on behalf of the party for which his or her signature appears, that there are no other parties or entities required to execute this Contract and other agreements in order for the same to be an authorized and binding on the party for whom the individual is signing and that each individual affixing his or her signature hereto is authorized to do so.
- 18. **Governing Law and Venue.** This Contract shall be governed by the laws of the State of Texas. Tarrant County shall be the venue for any lawsuit arising out of this Contract.
- 19. <u>Certification Regarding Boycotting of Israel.</u> Texas Government Code, Title 10, Subtitle F, Chapter 2271.002 Provision Required in Contract. (a) This section applies only to a contract that:
 - (1) Is between a governmental entity and a company with 10 or more full-time employees; and
 - (2) Has a value of \$100,000 or more that is to be paid wholly or partly from public funds of the government entity.
- (b) A governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification from the company that it:
 - (1) Does not boycott Israel; and
 - (2) Will not boycott Israel during the term of the contract.
- 20. <u>Certification Regarding Boycotting of Certain Energy Companies.</u> Texas Government Code, Title 10, Subtitle F, Chapter 2274.002 Provision Required in Contract. (a) This section applies only to a contract that:

- (1) Is between a governmental entity and a company with 10 or more full-time employees; and
- (2) Has a value of \$100,000 or more that is to be paid wholly or partly from public funds of the government entity.
- (b) Except as provided in Subsection (c), a governmental entity may not enter into a contract with a company for goods or services unless the contract contains a written verification from the company that it:
 - (1) Does not boycott energy companies; and
 - (2) Will not boycott energy companies during the term of the contract.
- (c) Subsection (b) does not apply to a governmental entity that determines the requirement of Subsection (b) are inconsistent with the governmental entity's constitutional or statutory duties related to the issuance, incurrence, or management of debt obligations or the deposit, custody, management, borrowing, or investment of funds.
- 21. <u>Certification Regarding Boycotting of Firearms Entity or Firearms Trade Association.</u>
 Texas Government Code, Title 10, Subtitle F, Chapter 2274.002 Provision Required in Contract. (a) This section applies only to a contract that:
 - (1) Is between a governmental entity and a company with at least 10 full-time employees; and
 - (2) Has a value of at least \$100,000 that is paid wholly or partly from public funds of the government entity.
- (b) Except as provided by Subsection (c) and Section 2274.003, a governmental entity may not enter into a contract with a company for the purchase of goods or services unless the contract contains a written verification from the company that it:
 - (1) Does not have a practice, policy, guidance, or directive that discriminates against a firearm entity of firearm trade association; and
 - (2) Will not discriminate during the term of the contract against a firearm entity or firearm trade association.
- (c) Subsection (b) does not apply to a governmental entity that:
 - (1) Contracts with a sole-source provider; or
 - (2) Does not receive any bids from a company that is able to provide the written verification required by that subsection.
- 22. <u>Notices.</u> Except as may otherwise be specified in the applicable service-level agreements and/or set-up forms, any demand, notice, request, instruction, designation, or other communication(s) required in writing under this Contract shall be personally delivered or sent certified mail, return receipt requested, to the other party as follows:

City:		City of Lake Worth
Attn:		Debbie Whitley
		3805 Adam Grubb
		Lake Worth, TX 76135
Bank:		
	Attn:	

Changes to notice information may be made by either party with written notification to the other party.

- 23. <u>Severability.</u> If any provision of this Contract is held to be illegal, invalid, or unenforceable by a court of competent jurisdiction, the parties, shall, if possible, agree on a legal, valid, and enforceable substitute provision that is as similar in effect to the illegal, invalid, or unenforceable provision as possible. The remaining portion of the Contract not declared illegal, invalid, or unenforceable shall remain valid and in full force and effect for the term remaining.
- 24. **Binding Commitment.** The Bank hereby acknowledges itself duly and firmly bound for the faithful performance of all the duties and obligations required by applicable law, including the Government Code and Local Government Code, such that all funds deposited with it as depository shall be faithfully kept by it and accounted for according to law.
- 25. **Continuation.** Unless this contract is terminated sooner, the Bank's designation as the City Depository will remain continuously in effect through April 30, 2027, subject to execution of the extension options.

Executed by the undersigned duly authorized officers of the parties hereto:

CITY	BANK	
By:	By:	
Name:	Name:	
Title:	Title:	
Date:	Date:	
ATTEST:	ATTEST	
В	В	
Name:	Name:	
Title:	Title	

COMPLETE PROPOSAL CHECKLIST

(Please provide in the order listed)

D Executive Summary / Coversheet
D Completed RFP in PDF format via Publicpurchase.com or on a USB-flash drive.
D Completed Fee Schedule returned via Publicpurchase.com or on a USB-flash drive.
COMMENTS:
D PRO-FORMA ACCOUNT ANALYSIS - A pro-forma account analysis statement using your format and service descriptions that reflect your proposed fees based on the volumes provided in this RFP and indicate any capability to provide the information electronically.
COMMENTS:
☐ CURRENT CRA RATING
☐ CITY BANKING CONTRACT REQUIREMENT DOCUMENTATION - please provide any available information regarding the Banks compliance with City's Responsible Banking Policy.
☐ SAMPLE COLLATERAL AGREEMENT - As required by Bank/Custodian named in the RFP.
COMMENTS:
☐ SAMPLE SAFEKEEPING AGREEMENT - As required by Safekeeping Agent.
COMMENTS:
☐ SAMPLE SAFEKEEPING REPORT OF CITY-OWNED SECURITIES-Sample safekeeping report of the City owned securities that the City will receive monthly.
COMMENTS:
☐ SECURITIES SAFEKEEPING FEES - Schedule of Securities Safekeeping Fees.
COMMENTS:
D REFERENCES - List of at least three (3) comparable references and current Texas public funds clients, with total number of collateralized Texas public fund clients.
COMMENTS:
☐ SAMPLE FIRREA COMPLIANT DOCUMENT-A sample copy of the document that clearly shows that the institution's Board or designated committee has accepted the Depository Contract and authorized the pledge of collateral, with a permanent record of this action to be maintained in the minutes of the institution.

COMMENTS:
☐ COMPLETED AND SIGNED DISCLOSURES - As required and applicable within the RFA.
COMMENTS:
☐ COMPLETED AND SIGNED PROPOSAL SUBMITTED BY FORM - Please include the signed form in the PDF file as well.
COMMENTS:
☐ EXCEPTIONS TO RFA REQUIREMENTS - Please provide a summary of any exceptions your institution has noted regarding the requirements as contained in this RFA.
COMMENTS:
RESPONDENT'S INITIALS: