

CADA Seeks Contractors for Housing Programs
Bidders Conference Planned
Contractors Must Attend

Thursday, June 7, 2018 CADA Administrative Office Rich Square, North Carolina 27869

Choanoke Area Development Association of North Carolina Incorporated., (CADA) has received funding from the US Department of Energy and The North Carolina Housing Finance Agency to weatherize home and rehabilitate the homes of eligible residents in **Bertie**, **Edgecombe**, **Halifax**, **Hertford**, **Martin and Northampton Counties**. CADA seeks local contractors in the following trades to implement weatherization standard measures; **Evaluation**, **Cleaning and Tuning of HVAC Systems**, **HVAC's**, **Electricians**, **Plumbers**, **Insulation and Incidental Repairs**.

Contractors are also needed for the Urgent Repair, Essential Single Family Rehab and Disaster Recovery Essential Family Rehab Programs. All contractors must have the capacity, equipment and trained staff to install measures in accordance with program standards and the requirement of the State of North Carolina and must provide evidence of trained staff or be willing to train staff to meet required certifications and agree to a minimum of 40 annual continuing education for staff assigned to work with CADA. Contractors must provide proof of required insurances and equipment prior to contracting and beginning work.

Bid requirements will be discussed. Bid packages will be available Thursday, June 7, 2018 at this required meeting. Bid will be due by 12:00 noon on Thursday, June 21, 2018.

Contact Marion Williams at 252.539.4155 extension 521 to register for the meeting. Contractors must also submit a completed CADA's Contractor Application if they do not have a current application on file with CADA. A minimum of three references is required. Minority and female owned businesses/contractors are encouraged to attend and submit bids.

For additional information contact: Roy Worrells: rworrells@nc-cada.org, Melvin Powers: mpowers@nc-cada.org, Matt Duncan: mduncan@nc-cada.org. Telecommunication Device for the Deaf (TDD) 1.800.735.2962.



Serving Northeastern North Carolina Since 1962
Celebrating 55 Years of Helping People-Changing Lives
Choanoke Area Development Association of NC, Inc.
Post Office Box 530, Rich Square, North Carolina 27869

CADA SEEKS CONTRACTORS FOR HOUSING PROGRAM BIDDERS CONFERENCE 1:00 PM THURSDAY, JUNE 7, 2018.

Choanoke Area Development Association of NC (CADA) seeks bids for the services/trades for housing programs administered by CADA in **Bertie**, **Edgecombe**, **Halifax**, **Hertford**, **Martin**, **and Northampton Counties**. A Bidders Conference to explain the programs and the bid process is scheduled for 1:00 PM Thursday, June 7, 2018 Administrative Office, Rich Square, NC.

- I. 2018-2019 Weatherization Program (All listed counties)
- ECTS-Evaluation, Cleaning and Tuning of HVAC Systems
- Installation of Insulation
- Repair and Replacement of HVAC systems
- Electrical Repairs
- Plumbing Repairs
- Incidental Repairs
- II. Urgent Repair Program (Bertie, Halifax, Hertford, Martin, Northampton)
- III. Essential Single Family Rehab Program (Bertie, Halifax, Hertford, Northampton)
- IV. Disaster Recovery Essential Single Family Rehabilitation Program (all listed counties)

The scope of work for each trade/service/program will be explained at the bidders' conference and is outlined in the bid package. Only contractors/vendors licensed for an identified trade may apply. Bid packages with required documents including ranking criteria are available at the CADA Office in Rich Square, NC 27869 or may be downloaded from the CADA Website www.nc-cada.org. Bids will be due by noon on Thursday, June 21, 2018.

CADA is an equal opportunity agency. Businesses owned by minorities and women are encouraged to apply.

For additional information contact: Roy Worrells (rworrells@nc-cada.org), Matt Duncan (mduncan@nc-cada.org), or Melvin Powers (mpowers@nc-cada.org). Phone Contact information is (252) 539-4155 or TDD (800) 735-2962 or 711.

The following items are to be returned with your Bid

- Sub-contractors Profile and Certification: Complete pages 1-2 of the document and attach documents identified in the document including proof of ownership and types of ownership
- Proof of training and licensures including Renovator Certification for business and employee(s)
- Proof of current insurances as defined in the sample contract document:
 Worker's Compensation
 Commercial General Liability
 Automobile
 Pollution (if applicable)
- Schedule B Subcontractor's Compensation Schedule (part of sample contract document)
- Three references
- Complete and sign Subcontractor Section on Page 8 of 8

North Carolina Weatherization Assistance Program Subcontractors Profile & Certification

L	Contractors Name:	Choanoke Area Develop	ment Association of North Ca	arolina Incorporated. (CADA)
		Subcontracto	rs Information	
2	Business Name:			
3.	Owner(s) Name:			
4.	Address:			
5.				
6	Email Address:			
7.	Company Struct	ure (corporation), partne	ership, sole proprietorship)	:
8.		Business Type:		
9				
10.				
11.				
	Blower Door d	irected Air Sealing	Water He	ater Insulation
	Attic Insulation	1	Pipe Insu	lation
	Sidewall Insula	tion	General H	Ieat Waste
	Floor Insulation	1	General S	torm Installation
	Duct Sealing ar	nd Insulation	Other	
12.	a. List all agencie	tion Work Experience, i es in which your compar in North Carolina in the	if none, list similar related ny served as a Weatherizat past 3 years.	experience: ion Assistance Program
	Agency	Main C	ontact Person	Telephone Number
		1		1

North Carolina Weatherization Assistance Program Subcontractors Profile & Certification

13. Identify equipmen	t owned by subcontract	ors that will be u	sed in performing we	eatherization work:
Equipment	Manufacturer	Model	Year Purchased	Condition
Blower Door				
Insulation Machine				
Generator				
Combustion Analyzer				
Dust Blaster				
Infrared Camera				

- 14. Attach a copy of licenses (including general contracting licenses)
- 15. Attach a copy of insurances (Worker's Compensation, Commercial General Liability, Automobile, & Pollution Occurrence)
- 16. Attach a copy of the invoice to be used by the contractor.

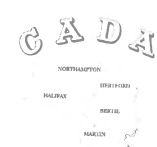
Other:

North Carolina Weatherization Assistance Program Subcontractors Profile & Certification

Subgrantee Subcontractor Certification

As chief executive officer of the above name organization, I certify that competitive procurement procedures outlined in 10CFR600 and the procurement policies and procedures of our organization were followed in the procurement of the subcontractor identified above and further that after review of the business credentials, liability, workmen's compensation and pollution occurrence insurance coverage held by subcontractor and to the best of my knowledge the subcontractor identified herein possesses the skills; knowledge; experience; abilities; tools and equipment and appropriate state and local business license and credentials to perform the weatherization work identified in item 12 above in accordance with the NC Weatherization Program Installation Standards. I certify that my staff has verified that this subcontractor is not listed on Excluded parties List System or the Suspension of Funding List.

Typed Name of Executive Director		
Signature of Executive Director	Date	



Choanoke Area Development Association of North Carolina Inc. Post Office Box 530 * Rich Square, North Carolina 27869 Telephone: 252.539.4155 * Fax: 252.539.2048

Quote for Incidental Repairs

Based on the scope of work for Energy Audits provided by Choanoke Area Development Association of NC, Incorporated for the Weatherization Assistance Program (WAP)

Name of Compa	any:	
Company Addre	ess:	
	PPOSES TO: ntal Repairs in the following counties t are applicable)	Bertie Edgecombe Halifax Hertford Martin Northampton
The bid prices	for labor per hour are: ECT Specialist: \$	Hour
	Laborer/Helper: \$	Hour
k sk sk	Attach copies of the required license	es and certifications***
*** Signature	Owner/Administrator	Date
Signature List the equipment 1. 2.	Owner/Administrator ent that you own:	Date

Form for Ranking Bids Submitted for RFP for Incidental Repairs

Purpose: The purpose of this form is to provide a formal method for evaluating bids received in response to an RFP for **Incidental Repairs**

Insulation bid points scale: 25 possible points.	
Name of Company	
Date of bid:	
EXPERIENCE: MAXIMUM 5 POINTS	
• 15 plus years in operation 5 points	
• 10 years but less than 154 points	
• 5 years but less than 10 3 points	
Less than 5 years, but more than 2 years 2 points	
• Less than 2 years0 points	
WOMEN OR MINORITY OWNED BUSINESS5 POINTS	
THREE ACCEPTABLE REFERRENCES5 POINTS	
RESPOSNSIVE PRICING: MAXIMUM 5 POINTS	
• Lowest5 points	
• Second lowest4 points	
• Third lowest3 points	
STAFF WITH WAP TRAINING: MAXIMUM 5 POINTS	
More than one employee with training5 points	
At least one employee with WAP training4 points	
TOTAL POINTS:	
Area: Bertie Edgecombe Halifax Hertford Martin Northampton Circle one RECOMMENDATION:	-
DATE OF DEVIEW.	
DATE OF REVIEW:	
REVIEWERS:	
CADA Administration review:	

NORTH CAROLINA WEATHERIZATION ASSISTANCE PROGRAM SUBCONTRACTOR AGREEMENT - SHELL

This Agreement is hereby entered into by and between (Choanoke Area Development Assoc.) (herein "Contractor") and (Subcontractor) (herein "Subcontractor"). The agreement is subject to the availability of funds from the Award Agreement # DE-EE0007939 and Award Agreement # 18B1NCLIEA & 19B1NCLIEA.

WITNESSETH

WHEREAS, the Contractor has entered into a Weatherization Assistance Program Agreement with the North Carolina Department of Environmental Quality ("DEQ") (the "WAP Contract"), whereby it has agreed to perform certain weatherization activities pursuant to the Weatherization Assistance Program in North Carolina and:

WHEREAS, the Contractor, as a result of the utilization of its agency procurement procedures determined that the subcontractor is the lowest responsible bidder and;

WHEREAS, the Subcontractor has agreed to undertake the services set forth in Schedule A to fulfill all responsibilities of this Agreement relating to the Project.

NOW, THEREFORE, in furtherance of the Weatherization Assistance Program, and in consideration and the mutual promises and obligations herein provided, the parties do mutually agree as follows:

Use of this Contract Document

The Subcontractor acknowledges and agrees that, unless and until executed by the parties, this contract document is a template that DEQ has provided to the Contractor for guidance purposes only (the "Guidance Template"), and that the Subcontractor alone is ultimately responsible for determining whether this or any other contract document used to effect an agreement with the Contractor is legally sufficient for the Subcontractor's purposes.

The Subcontractor further acknowledges and agrees that adoption of this Guidance Template to effect an agreement with the Contractor will not provide safe harbor to either the Contractor or the Subcontractor in the event that either party fails to comply with any of the laws, regulations, rules or policies—whether local, state or federal—applicable to the parties and/or their contractual arrangement. Conversely, the Subcontractor acknowledges and agrees that the Contractor and Subcontractor are under no legal obligation whatsoever to adopt this Guidance Template as the requisite contract document memorializing the parties' agreement. Rather, the Contractor and Subcontractor may elect to execute a different contract document, including any substantive variation of this Guidance Template, so long as such document constitutes a legally binding contract and contains all of the terms, conditions, duties and other contract provisions required under the laws, regulations, rules and policies—whether local, state or federal—applicable to the parties and/or their contractual arrangement.

2. Applicability of WAP Contract

In those instances where services for which the Contractor is responsible under the WAP Contract are to be carried out by the Subcontractor pursuant to the terms of this Agreement, the provisions of the WAP Contract shall be binding on the Subcontractor to the extent applicable under the laws, regulations, rules and policies—whether local, state or federal—governing the parties' contractual arrangement. Upon request, the Contractor shall provide the Subcontractor with a copy of the WAP Contract within a reasonable period of time.

3. Term of Agreement

This Agreement shall begin on July 1, 2018 (Commencement Date) and shall terminate on June 30, 2019 (Termination Date) with the exception of all provisions regarding records retention and guarantees of work which shall survive the termination of this Agreement.

4. Compensation

The Contractor agrees to pay the Subcontractor for services rendered under the terms and conditions of this Contract, subject to any additions and deductions, the reimbursement of the actual cost of materials and labor hours set forth in Schedule B (Price Agreement).

5. Entire Agreement

This Agreement and, to the extent applicable, the WAP Contract, together with any attachments appended prior to the execution of the present Agreement, constitutes the entire Agreement between the parties and shall not be changed, modified or altered in any manner except by an instrument in writing executed by the parties.

6. Notices

Any notice to be given pursuant to this Agreement shall be deemed sufficient if given in writing to the address indicated in this Agreement, or such other address as may be specified in writing, and if given by certified mail, return receipt requested, and unless date of receipt is specified herein, such notice shall be deemed given when mailed.

7. Subcontractor's Obligations

The Subcontractor agrees:

- A. To perform the services provided for in Schedule A (Scope of Services) attached. The services provided by the subcontractor may not be contracted out to any other organization or company.
- B. To comply with all applicable laws, ordinances, codes and regulations of local, state and federal governments, including the obtaining of all required permits and licenses and the requirements of this Agreement, at no additional cost to the Contractor, except that that actual permit and license fees specific to a site of work may be charged to the Contractor.
- C. To use lead safe weatherization in all homes older than 1978 where the possibility of generating dust, both indoors and outdoors, exists. There is no de minimus level recognized, however; the preparation area and clean up area should be sized appropriately for the job. Work requiring lead safe weatherization includes, but is not limited to, side wall insulation installation, repair or replacement of windows or doors, and installation of an attic hatch. Pictures of the lead safe set up must be taken and included with the invoice or emailed the agency. Lead safe weatherization does not need to be followed in homes older than 1978 that have been certified as lead safe by third party verification.
- D. To ensure personnel possess adequate training and knowledge to enable them to appropriately handle suspected asbestos containing materials. Personnel shall be required to successfully complete Occupational Safety and Health Administration's Operations and Maintenance 16 hour course. In order maintain compliance, an 8 hour refresher course must be taken every fiscal year.
- E. To indemnify and hold harmless the Contractor and any of its officers, agents and employees, from any claims of third parties arising out of any act or omission of the Subcontractor in connection with the performance of this Agreement.
- F. During the term of the contract, the Subcontractor at its sole cost and expense shall provide commercial insurance of such type and with such terms and limits as may be reasonably associated with the contract. The Subcontractor must list the Contractor as a certificate holder on all relevant policies. At a minimum, the Subcontractor shall provide and maintain the following coverage and limits:

- Worker's Compensation The Subcontractor shall provide and maintain Worker's Compensation Insurance as required by the laws of North Carolina, as well as employer's liability coverage and minimum limits of \$500,000.00, covering all of Subcontractor's employees who are engaged in any work under the contract.
- Commercial General Liability General Liability Coverage on a Comprehensive Broad
 Form on an occurrence basis in the minimum amount of \$1,000,000.00 Combined Single
 Limit of Limit. (Defense cost shall be in excess of the limit of liability.)
- 3. **Automobile** Automobile Liability Insurance, to include liability coverage, covering all owned, hired and non-owned vehicles used in performance of the contract. The minimum combined single limit shall be \$500,000.00 bodily injury and property damage; \$500,000.00 uninsured/under insured motorist; and \$1,000.00 medical payment.
- 4. Pollution Occurrence Insurance Liability insurance to protect against incidental disturbances of environmental pollutants like lead-based paint dust. The policy must provide three basic limits - \$500,000 per occurrence; \$500,000 aggregate for the policy term; and \$2,500 deductible per occurrence. Providing and maintaining adequate insurance coverage is a material obligation of the Subcontractor and is of the essence of this contract. The Subcontractor may meet its requirements of maintaining specified coverage and limits by demonstrating to the Contractor that there is in force insurance with equivalent coverage and limits that will offer a least the same protection to the Contractor. All such insurance shall meet all laws of the State of North Carolina. Such insurance coverage shall be obtained from companies that are authorized to provide such coverage and that are authorized by the Commissioner of Insurance to do business in North Carolina. The Contractor shall at all times comply with the terms of such insurance policies, and all requirements of the insurer under any such insurance policies, except as they may conflict with existing North Carolina laws or this contract. The limits of coverage under each insurance policy maintained by the Subcontractor shall not be interpreted as limiting the Subcontractor's liability and obligations under the contract.
- G. The Subcontractor and Subcontractor crew members must attend all subcontractor mandatory Weatherization Training provided by the North Carolina Weatherization Assistance Program for subcontractors and must receive necessary training in order to be proficient at performing contracted weatherization functions. The Subcontractor and Subcontractor crew members must attend at least 40 hours of weatherization training yearly.
- H. To perform the work in a workmanlike manner acceptable to the Contractor. The Subcontractor shall promptly correct all work rejected as defective or non-conforming by the Contractor, by (date), but in no event later than the Termination Date of this Agreement.
- I. To guarantee the work performed and materials supplied to be free from defects for a period of one year from the date of final acceptance of all the work required by this Agreement on the unit, or the building containing the unit, if later. Defective work or materials shall be repaired or replaced, at the election of the Contractor, within thirty days of receipt by the Subcontractor of written notice of the defect.
- J. Acceptance of faulty work, or failure on the part of the Contractor to discover defects, will not relieve the Subcontractor of responsibility to correct the defects as set forth herein within the guarantee period.
 - 1. All work assigned to the Subcontractor will be identified by a Job Number and the Subcontractor shall similarly label all invoices, work change orders, etc. with the same number for purposes of identification.
 - 2. The Subcontractor shall provide all required information on forms supplied by the Contractor, or shall supply to the Contractor the information necessary for the completion of such forms.

- K. To provide all labor, tools and equipment necessary to perform this Agreement in an efficient, workmanlike and expeditious manner.
- L. To ensure employees do not smoke or use other tobacco products (including, but not limited to, pipes, cigars, snuff, or chewing tobacco) on any part of the jobsite. A weatherization jobsite includes the home and the property in which the home is located.

8. Payment Schedule

- A. That the subcontractor shall not be entitled to any partial payment. Payment will be upon completion of all (100%) of weatherization work done to each home. The subcontractor submits the following billing requirements for payment:
 - 1. Contractor's Invoice that specifies measure labor, actual material costs (number of insulation bags used must be included), and sales tax.
 - a. If the Subcontractor Invoice does not separate sales tax, then a certified statement of sales taxes paid must accompany the invoice.
 - 2. Interim Readings Diagnostics
 - 3. Lead Renovate Right Post Work Certification that indicates if Renovate Right procedures were required, Job Number and Renovator of Record with a copy of his/her certification.
- B. The contractor agrees to make payment within sixty (60) working days after receipt of all billing requirements above.
- C. Assignment

This Agreement is intended to secure the services of the Subcontractor because of its ability and reputation and none of the Subcontractor's services or obligations under this Agreement shall be assigned, subcontracted or transferred.

D. Records

The Subcontractor shall retain all papers and records in connection with work performed for a minimum of three (3) years and access will be provided to DEMLR, the US Department of Energy and any of its authorized agents or representatives, or other Federal or State representatives for the purpose of audit, examination, excerpts or transactions.

9. Contractor's Obligations

The Contractor agrees:

- A. To provide work orders in conformance with the North Carolina Weatherization Assistance Program policies.
- B. To conduct a timely post-inspection to determine the acceptability of the services performed by the Subcontractor no later than ten (10) business days after notification by the Subcontractor of completion.
- C. To pay the Subcontractor promptly as required by 10CFR 600.421 and according to this Agreement.
- D. Not to condition payment under this Agreement on the Division certification or approval.

10. Conduct of Agreement

A. Solicitation

The Subcontractor shall not actively solicit business from the clients during the course of the Subcontractor's performance of this Agreement. This provision shall not prevent

Subcontractor from providing additional services to the clients at the request of the clients, which additional services shall be performed at the sole cost of the clients. The Contractor is not obligated to pay for any work not initiated by the Contract and outside the scope of work provided on a work order.

B. Delays

When good cause is shown for delay in the work by the Subcontractor, the Contractor shall make a determination specifying alternative payment procedures and/or an extension of time allocated for performance of this Agreement based on confirmation of the delay. Such delays may include, but are not limited to, any of the following: changes in the work, labor disputes, fire, flood, unavoidable casualty or damage to materials, an act or neglect of the property owner or such cause beyond the control of the Subcontractor.

C. Liquidated Damages

It is understood that actual damages due to delay in the performance of the work are uncertain and difficult to ascertain. The reasonably foreseeable damages due to such delay are agreed to be the sum of one hundred dollars (\$100) per day per dwelling unit. The Contractor may withhold and retain such liquidated damages out of any monies due to the Subcontractor under this Agreement.

D. Termination

1. For Fault

If the Contractor determines that the Subcontractor has failed to perform or will fail to perform all or any part of the Subcontractor's services or obligations required under this Agreement, the Contractor may terminate or suspend this Agreement in whole or in part upon written notice by certified mail to the Subcontractor specifying the portions of this Agreement terminated, suspended or reduced. Such notice shall specify the violation(s) of this Agreement, and, in the case of termination, shall specify a reasonable period of not more than ten (10) days nor less than five (5) days from receipt of the notice, at which time the Agreement shall be deemed terminated. In the event of such termination, any materials, supplies, tools or equipment provided by the Contractor shall be returned forthwith by the Subcontractor.

2. Not for Fault

Whenever the Contractor determines that termination of this Agreement in whole or in part is in the best interest of the Contractor or the Division, or in the event that termination is required by a Federal Subgrantee, the Contractor may terminate this Agreement by written notice to the Subcontractor specifying the services terminated and the effective date of the termination. Upon termination, the Subcontractor shall be entitled to and the Contractor shall pay, the eligible costs incurred in compliance with this Agreement until the date of the termination, plus any costs the Subcontractor incurs directly resulting from such termination, provided however, that the total amount paid to the Subcontractor shall not be more than the amount of Total Compensation specified in this Agreement.

3. Termination for Circumstances Beyond the Control of the Subcontractor The Subcontractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Subcontractor and without its fault or negligence, such as acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Subcontractor shall notify the Contractor in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contractor of the cessation of such occurrence." 4. In the event of termination of this Agreement, the Contractor shall simultaneously forward to the North Carolina Weatherization Assistance Program a copy of the required notice.

New Subcontractor Onsite Training Addendum

Contractors are required to provide onsite training for no less than five site built houses and no less than two mobile homes for Subcontractors who have not previously worked with the Weatherization Assistance Program. The Contractor must provide a representative to be onsite during the entire weatherization process in order to technical assistance to the Subcontractor. The contract may extend this monitoring if needed. This Subcontractor Agreement shall:

 Not be s	subject to the T	raining Addendur	m.			
 _Be subje	ect to the Traini	ng Addendum.				

Scope of Services

The Subcontractor agrees to provide the services and materials referenced below. The price listed in Schedule B for these services must include all standard support and finishing materials referenced in the descriptions. All services must be in accordance with the *North Carolina Weatherization Installation Standard Work Specifications*.

- 1. After gross air leakage (and ducts) are sealed, use the blower door and digital manometer to guide air sealing measures. Interim Readings Diagnostics must be used and submitted with the invoice when performing the following measures:
 - a. Air sealing plumbing, electrical, and HVAC penetrations through ceilings, flooring and exterior walls with polyurethane foam:
 - b. Patch sheet rock on exterior wall to include tape and mud to a ready to paint finish;
 - c. Patch holes in flooring and ceilings using existing type materials if possible;
- 2. Wrap water heater tanks with external insulation blanket in accordance with the NC Weatherization Installation Standards:
- 3. Use blower machine to add insulation up to a R38 value (or R30 value if Weatherization Assistant justified) in attics using the manufacturer's bag estimation method. The number of bags used must be included on the invoice submitted to the agency. Attics must contain depth makers, junction box flags, wind baffles, and an MSDS for the product;
- 4. Use insulation blower machine to add fiberglass insulation to the roof cavities of mobile homes. Roof cavities with bowstring, flat, or cathedral styles shall be filled with insulation to capacity. Any access holes created must be sealed in accordance to the NC Weatherization Installation Standards;
- 5. Use insulation blower machine (rated at to output at least 2.9 pound per square inch) that is capable to dense pack sidewall insulation to a minimum density of 3.5 pounds per cubic foot of volume;
- 6. Seal accessible ducts, returns, plenums, connections, and boots with mastic and mesh tape resulting in a reading of no more than one Pascal;
- 7. Insulate ducts located outside the condition space with R-8, foil-faced duct insulation;
- 8. Install low-flow showerheads, aerators, and compact florescent lamps;
- 9. Replace broken window panes;
- 10. Install opaque, 6 millimeter polyethylene vapor barriers in crawl spaces of site built of modular homes. The seams of each piece must be overlapped 12 inches. The vapor barrier must extend 6 inches up the foundation wall, mechanically fastened;
- 11. Insulate floors with fiberglass batt insulation to R-19 value. The insulation must be supported by insulation staves or nylon thread no less than 28 inches;
- 12. Insulate the belly of mobile homes by filling belly to capacity with fiberglass insulation. The belly shall hang no more than 24 inches from the bottom of mobile home subfloor. Any access holes created must be sealed in accordance to the NC Weatherization Installation Standards. Minor rips and tears shall be patched to ensure that the insulation is properly secured;
- 13. Replace the belly of the mobile home then insulate the belly of mobile homes by filling belly to capacity with fiberglass insulation. The belly shall hang no more than 24 inches from the bottom of mobile home subfloor. Any access holes created must be sealed in accordance to the NC Weatherization Installation Standards; and
- 14. Install windows, storm windows and doors and instructed by the work order.

SCHEDULE B Subcontractor Compensation

	(Subcontractor) will be compensated a labor rate of	Dollars and	Cents (\$)
per man-hour.	The labor rate* quoted must include all overhead cost include	cluding travel, worl	ker
compensation,	equipment, maintenance, and administrative expenses.	Typical crew size	is persons.

<u> </u>		Labor	Material	Total Price (Per
Material	Specification	Price	Price	Sq. Ft.)
Blown Cellulose, Site Built Attic	R-38 (from R-0)			\$0.00
Blown Cellulose, Site Built Attic	R-30			\$0.00
Blown Cellulose, Site Built Attic	R-19			\$0.00
Blown Cellulose, Site Built Attic	R-11			\$0.00
Blown Fiberglass, Site Built Attic	R-38 (from R-0)			\$0.00
Blown Fiberglass, Site Built Attic	R-30			\$0.00
Blown Fiberglass, Site Built Attic	R-19			\$0.00
Blown Fiberglass, Site Built Attic	R-11	-3-111011-31		\$0.00
Blown Fiberglass, Roof	Mobile Home			\$0.00
Elastomeric Reflective Roof Coating	Mobile Home			\$0.00
Dense-Packed Cellulose, Sidewall	Exterior Blow			\$0.00
Dense-Packed Cellulose, Sidewall	Exterior Blow Brick			\$0.00
Dense-Packed Cellulose, Sidewall	Interior Blow			\$0.00
Kneewall Insulation	3 ½" Studs			\$0.00
Fiberglass Placement Sidewall	Mobile Home			\$0.00
Batt Fiberglass, Floor 16" O.C	R-19			\$0.00
Blown Fiberglass, Mobile Belly	R-7			\$0.00
Blown Fiberglass, Mobile Belly	R-11			\$0.00
Blown Fiberglass, Mobile Belly	R-19			\$0.00
Replacement, Mobile Belly	Mobile Home			\$0.00
Dual Pane, Low-E, White Vinyl Window	Site Built			\$0.00
Pre-hung, Insulated Metal Door	Site Built			\$0.00
Pre-hung Solid Core Wood Door	Site Built			\$0.00
Glass Storm Window	Mobile Home			\$0.00
Dual Pane, Low-E, White Vinyl Window	Mobile Home			\$0.00
Pre-hung, Insulated Metal Door	Mobile Home			\$0.00

Record the prices for installing measures in the chart above. The total per square foot price must be equal to the sum of the labor price and the material price. These price categories should be adequate for installing in most weatherization situations. Please avoid adding unnecessary price categories.

*Hourly labor rate cannot be charged for time spent installing insulation, windows, doors or vapor barriers.

Subcontractor	Initials
Subcontiactor	IIIIIIIII

IN WITNESS THEREOF, the parties have executed this Agreement

SUBCONTRACTOR – To be signed before submission to the Contractor

SIGNED:	DATE:
NAME (PRINTED):	
BUSINESS:	
ADDRESS:	
CITY, STATE, ZIP:	
TELEPHONE:	
CERTIFIED LEAD RENOVATOR FIRM # & EXPIRATION DATE:	
GENERAL CONTRACTING LICENSE #:	
CHECK ONE: INVOICE SHALL SEPARATE SALES TAX	CERTIFIED STATEMENT SHALL BE USED
CONTRACTOR – To be signed after state re	eview
SIGNED:	DATE:
NAME (PRINTED):	TITLE:
BUSINESS:	



Choanoke Area Development Association of North Carolina Inc. Post Office Box 530 * Rich Square, North Carolina 27869 Telephone: 252.539.4155 * Fax: 252.539.2048

AME:	<u> </u>	For Organization Use Only		
DRESS:		Date Received:		
X ID#:				
O.B.:		Approved By: Section 3 MBE WBE_		
ATE:		Section 5 NIDE	WBE	
ne undersigned contracting aintained by CADA for the guidelines of its various l	firm hereby applies to purpose of performing nousing rehabilitation omplete and factual,	ractor Registration Application be placed on the Approved Cong rehabilitation work coordinates assistance programs. It is cert and no unfavorable information	ontractors Register ated by CADA under ified that the	
susiness Name:				
usiness Address:				
escription of Service				
Names, addresses, ti		nstruction experience of all ov	wners, partners,	
	(Use addition	onal sheet if necessary)		
Name	Title	Address	Experience	
11 11 11				
References: Banks/Savings & Loans (Companies:	(Company Name, City, Contact Pers	on/Title, & Phone Number)	
Banks/Savings & Loans (Companies:			

Rehabilitation Contractor Registration

Sub-Contractors:		
Three recent customers: 1. Name: Address:	(for whom major rehab work was performed)	
	00-\$10,000	
Address:		
Price of work: \$5,00	00-\$10,000	
Address:		• •/ •/
Price of work: \$5,0	00-\$10,000	
MBE designation refers to a but the case of any publically owner individuals, and management a individuals" includes: Blacks—	inority Business Enterprise (MBE) designation? YES NO usiness enterprise which is at least 51% owned by one or more minority individued business, at least 51% of the voting stock is owned by one or more minority and daily operations are controlled by one or more such individuals. "Minority—Non Hispanic Origin, Native Americans, Hispanics, Asians, or Pacific Islander e power to make policy decisions. "Operate" means being actively involved in	ials, or in
WBE designation refers to a bu	Tomen Business Enterprise (WBE) designation? YES NO NO NO NO Usiness enterprise that is at least 51% by a woman or women who also control at exercising the power to make policy decisions. Operate means being actively inv	nd
(1) 51% owned by a and a resident of (2) At least 30% of the	o a business incorporating on or all the following: section 3 resident – meaning an individual with low income below 80% of the median for	r the area

Choanoke Area Development Association of North Carolina Inc.
Post Office Box 530 * Rich Square, North Carolina 27869
Telephone: 252.539.4155 * Fax: 252.539.2048

Rehabilitation Contractor Registration Application (continued)

Insurance Coverage

Please return application and attachments to:	CADA Housing Program P.O. Box 530	
Have you received any training in regards to wo If so, please attach any certification you have re	ork with Lead Based Paint? YES NO eccived.	
	(DATE)	
Signature: X		
By:(Name)	(TITLE)	-
Firm:		
performance, scheduling and englothity, and tha	it unicioni privileges come with each status level.	
one of several status levels ranging from "	'Approved Active" to "Debarred" depending on at different privileges come with each status level.	ecent
Association, Inc. and must uphold standards	of business and comportment suitable to that role. Approved Contractors Register, he/she may be assig	The
bidding on and/or carrying out rehabilitation	n projects coordinated by <u>Choanoke Area Develo</u> in a sense, as an agent of <u>Choanoke Area Develo</u>	ment
Contractors Register it will be subject to the cu	urrent Bid Policy and practices of the Housing Divis the <i>Choanoke Area Development Association, In</i>	ion or
The undersigned contracting firm agrees that	t in consideration for being placed upon the App	roved
Copy Attached: YES NO		
Coverage: Property Damage:	Bodily Injury/Death	
Insurer:	Toney No	
Insurance Agency: Phone No.:	Agent: Policy No.:	
Liability/Property Damage		
Copy Attached: YES NO		
Insurer:	Tokey 116.11	
Insurance Agency: Phone No.:	Agent: Policy No.:	
		- 1
Worker's Compensation		

(Rev. December 2011) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return)			
e 2.				
n pag	Check appropriate box for federal tax classification:			
ns o	☐ Individual/sole proprietor ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate			
Print or type Specific Instructions on page	☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ►			
Prin C	✓ Other (see instructions) ►			
ecific	Address (number, street, and apt. or suite no.) Requester's name and address (optional)		
See Sp	City, state, and ZIP code			
	List account number(s) here (optional)			
Par	Taxpayer Identification Number (TIN)			
Enter y	your TIN in the appropriate box. The TIN provided must match the name given on the "Name" line Social security number			
to avoi	oid backup withholding. For individuals, this is your social security number (SSN). However, for a ent alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other			
entities	es, it is your employer identification number (EIN). If you do not have a number, see How to get a			
TIN on	n page 3.			
Note. I numbe	If the account is in more than one name, see the chart on page 4 for guidelines on whose er to enter.	er		
Part	t II Certification			
	r penalties of perjury, I certify that:			
1. The	e number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and			
Sen	m not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Intervice (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notifically longer subject to backup withholding, and	rnal Revenue ed me that I am		
3. lam	m a U.S. citizen or other U.S. person (defined below).			
oecaus nterest genera	ication instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backles you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For most paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an Individual retirement arrangemeally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct Tections on page 4.	nortgage		
Sign Here	Signature of			
	Date	0.4		
atilt	I eral Instructions Note. If a requester gives you a form other than Form W-	y to request		

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (Including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued).
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- · An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States.
- · An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States:

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person, If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

- The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
 - 2. The treaty article addressing the income.
- The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the exemption from tax.
- Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident allen for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester,
- 2. You do not certify your TIN when required (see the Part II instructions on page 3 for details),

- 3. The IRS tells the requester that you furnished an incorrect TIN,
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- 5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See Exempt payee code on page 3 and the separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships above.

What is FATCA reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code on page 3 and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying Information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; do not leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account, list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9.

a. Individual. Generally, enter the name shown on your tax return. If you have changed your last name without Informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note. ITIN applicant: Enter your Individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

- b. Sole proprietor or single-member LLC. Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.
- c. Partnership, LLC that is not a single-member LLC, C Corporation, or S Corporation. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.
- d. Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.
- e. Disregarded entity. For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box in line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box in line 3.

Limited Liability Company (LLC). If the name on line 1 is an LLC treated as a partnership for U.S. federal tax purposes, check the "Limited Liability Company" box and enter "P" in the space provided. If the LLC has filed Form 8832 or 2553 to be taxed as a corporation, check the "Limited Liability Company" box and in the space provided enter "C" for C corporation or "S" for S corporation. If it is a single-member LLC that is a disregarded entity, do not check the "Limited Liability Company" box; instead check the first box in line 3 "Individual/sole proprietor or single-member LLC."

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space in line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

- 1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
 - 2-The United States or any of its agencies or instrumentalities
- 3-A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- $4\!-\!\text{A}$ foreign government or any of its political subdivisions, agencies, or instrumentalities
 - 5-A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- $7\!-\!\text{A}$ futures commission merchant registered with the Commodity Futures Trading Commission
 - 8-A real estate investment trust
- - 10-A common trust fund operated by a bank under section 584(a)
 - 11-A financial institution
- 12-A middleman known in the investment community as a nominee or custodian
- 13-A trust exempt from tax under section 664 or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,0001	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
 - B-The United States or any of its agencies or instrumentalities
- C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)
- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
 - G-A real estate investment trust
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of
 - I-A common trust fund as defined in section 584(a)
 - J-A bank as defined in section 581
 - K-A broker
- L-A trust exempt from tax under section 664 or described in section 4947(a)(1)
- M-A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note. You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident allen and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner (see Limited Liability Company (LLC) on this page), enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarification of name and TIN

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note. Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if items 1, 4, or 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see Exempt payee code earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

- 1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the pertification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- 3. Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.
- 4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

What Name and Number 10 Give the Requester				
For this type of account:	Give name and SSN of:			
Individual Two or more individuals (joint account)	The Individual The actual owner of the account or, if combined funds, the first individual on the account'			
Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²			
a. The usual revocable savings trust (grantor is also trustee) b. So-called trust account that is not a legal or valid trust under state law	The grantor-trustee¹ The actual owner¹			
Sole proprietorship or disregarded entity owned by an individual	The owner			
 Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)() (A)) 	The grantor*			
For this type of account:	Give name and EIN of:			
7. Disregarded entity not owned by an individual 8. A valid trust, estate, or pension trust 9. Corporation or LLC electing corporate status on Form 8832 or	The owner Legal entity* The corporation			
Form 2553 10. Association, club, religious, charitable, educational, or other taxexempt organization	The organization			
11. Partnership or multi-member LLC 12. A broker or registered nominee	The partnership The broker or nominee			
13. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity			
 Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i) 	The trust			

List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

- ³You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.
- List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see Special rules for partnerships on page 2.
- *Note. Grantor also must provide a Form W-9 to trustee of trust.

Note. If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records from Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance.

Victims of identity theft who are experiencing economic harm or a system problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at: spam@uce.gov or contact them at www.ftc.gov/idtheft or 1-877-IDTHEFT (1-877-438-4338).

Visit IRS.gov to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

² Circle the minor's name and furnish the minor's SSN.



Choanoke Area Development Association of NC, Inc. Post Office Box 530, Rich Square, North Carolina 27869
Telephone: 252.539.4155, Fax: 252.539.2048
www.nc-cada.org

PURPOSE: Procedures to file a protest of bid results.

This information is provided to all bidders for Request for Proposals for Choanoke Area Development Association of NC (CADA) who may have been unsuccessful or who may not agree with the requirements that they must meet prior to being awarded work. Appeals by proposing organizations denied funding are limited to procedural appeals only; such appeals shall be based solely on allegations of irregularities in the solicitation and awards procedure and not on the relative merit of the offers submitted. If an offeror believes to have been harmed by the violation or misapplication of procedure or regulation of this program, the offeror has the right to file a grievance based on the procedures approved by the CADA Board of Directors.

Procedures:

1. Within 10 days of receiving notice of bid results, a formal written letter of protest must be submitted to: CADA

Sallie P. Surface, Executive Director
Post Office Box 530 Rich Square North Carolina 27869

- 2. Protest Letter must contain the following information:
 - Notice of Protest and specific reasons for filing the protest.
 - Statement stating that the letter is a protest letter.
 - A detailed statement of the grounds for protest.
 - A specific request for a ruling by the protest committee and a statement of the relief requested.

If this information is not furnished in the letter, CADA may refuse to consider the protest.

- 3. Within five (5) working days after the receipt of the Protest Letter, the Executive Director will forward the Protest Letter to the Protest Committee. The CADA Finance Committee serves as the Protest Committee.
- 4. Within 10 business days after the Executive Director has forwarded the Protest Letter to the committee, the committee will meet to evaluate the protest. Written minutes of the meeting to evaluate the protest will be kept. The Protest Committee may request additional information and may ask to meet with the vendor who filed the protest.
- 5. The committee will issue a written decision to the protesting bidder within five (5) working days of the committee meeting to evaluate the Protest. The committee will also report the decision to the CADA Board.
- 6. The decision of the Protest Committee will be final. The vendor will be provided contact information for the grantee in case the vendor wishes to protest to the funding source.

Sallie P. Surface, Executive Director

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June 2018

9 APPEAL PROCEDURES NOTICE OF RIGHT TO APPEAL

The Choanoke Area Development Association, Inc. is the contractor for many programs that provide a variety of services to eligible low-income individuals and/or families in Bertie, Halifax, Hertford and Northampton counties. All programs that provide these services are funded by the federal, state, or county governments or a combination of all three. Each funding source has established eligibility criterion and guidelines that must be adhered to by this Association. Therefore, the Choanoke Area Development Association may deny or terminate services to any individual and/or family for the following reasons:

- (a) Failure to meet eligibility guidelines mandated by the funding source.
- (b) Failure to provide sufficient information to determine eligibility.
- (c) Incomplete applications.
- (d) Supplying fraudulent information.
- (e) Proven intent to defraud.
- (f) Misrepresentation of purpose.

If an individual and/or family feel that they have been denied services or services have been terminated unjustly, they have the right to appeal. The appeal process provides an opportunity for potential clients or client to challenge the contractor's decision to deny or terminate services.

APPEAL PROCEDURE

- > If an individual/family has been denied services, they will be notified in writing within ten (10) working days after denial stating the reason for denial of assistance for services.
- > The individual/family must file notice of intent to appeal in writing within five (5) working days of date of notice of denial with the department head/center manager within the county in which they reside.
- Department heads/center managers must transmit notice of intent to appeal to the Executive Director within two (2) working days.
- > The hearing will be held within five (5) working days after notice of the scheduled meeting.
- > The client or potential client will have the right to present any documents or information in support of the denial of services.
- > All information will be documented and evaluated; and, the client will be notified of results in writing within ten (10) working days of the scheduled hearing.
- All information resulting from the appeal will be filed in the client's folder.

Bertie Co. CADA NC Works Career Ctr.	Olivia Taylor, Center Manager	252.794.5616
CADA Executive Director	Sallie P. Surface, Executive Director	252.539-4155
CADA Head Start	Dianne Bynum, Head Start Director	252.539-4155
CADA Housing Choice Voucher Prog.	Wendy Futrell, Program Manager	252.539-4155
Community Services Block Grant	Christopher Moody, Program Manager	252.539-4155
Deputy Director	Melvin Powers	252.539.4155
Halifax Co. Community Service Center	Gail Walker, Center Manager	252.537.1111
Hertford Co. Community Service Center	Jacqueline Melton, Center Manager	252.332.2692
Housing Production Programs	Brenda Greene, Program Manager	252.539-4155
Northampton Co. Community Service Ctr.	Christopher Moody, Program Manager	252.539-4155
Parents as First Teachers	Pamela Taylor, Manager	252.209-8569
URP & SFR Housing Services	Jacqueline Melton, Program Manager	252.3322692
Weatherization Prog.00200	Roy Worrells, Program Manager	252.539-4155
WIOA Workforce Development Prog.	Olivia Taylor, WIA Coordinator	252.539.4155