### DEPARTMENT OF ARTS AND HISTORY

MAYOR: David H. Bieter | DIRECTOR: Terri Schorzman

## ARTIST CALL FOR APPLICATIONS

Boise City seeks Public Artist(s) to Design and Fabricate Public Art for the Depot Bench Neighborhood along Vista Avenue

**BUDGET:** \$70,000

**DEADLINE:** June 26th, 2019 at 1:00 p.m., local time

**OPPORTUNITY** 

Boise City invites public artists to apply for an opportunity to design and fabricate public artwork(s) for the public right-of-way along Vista Avenue in the Depot Bench Neighborhood in Boise, ID. The artwork will be sited in a terraced, landscaped area along a major arterial avenue which runs through the Depot Bench Neighborhood and between the Boise Airport, I-84, Boise State University, and the downtown core. The artwork seeks to highlight and celebrate the unique and iconic features of the Depot Bench Neighborhood. There is potential for a singular artwork, a pair for a sense of entryway or gateway or for a series that spans the entire area.

Up to three artists may be selected as finalists who will be invited to visit the site, project team, the neighborhood and be interviewed by members of the selection committee. Travel costs will be reimbursed by the City, if required. The City anticipates selecting one artist or artist team to award the commission to at the completion of the interview process. The selected artist or team will be placed on a design contract and be asked to collaborate with the project team, selection committee and general neighborhood on the development of the design. The selected artist(s) will be provided a combined project total of \$70,000 to develop and formalize the design, fabricate, and transport the work to the site. Installation, assembly, and construction of the foundation/footing/attachment points of the work will be provided by a contractor who has an Idaho State Public Works License and will be paid for separately by the City of Boise.

The City intends to award the contract to one artist; however, the City reserves the right to award to more than one applicant.

#### PROJECT INFORMATION & BACKGROUND

The Depot Bench was platted in 1887 and the Train Depot was finished in 1925. The Depot Bench Neighborhood has been an active neighborhood association within the City since 1994 The neighborhood currently hosts 3 works of public art. In 2018 the neighborhood received Neighborhood Investment Program funding through City of Boise's Planning and Development Services for the project as the location represents a major focal point along Vista Avenue, a major transit corridor and entryway into downtown from both the airport and the highway. Vista Avenue has been the focus of recent improvements by both public and private entities. A major public art project is soon to be completed a couple miles south from this location representing the first major phase in the corridor's beautification effort. This second landmark artwork location serves to enhance the experience of travel along Vista and demark the history and importance of the Depot Bench Neighborhood.

#### **Neighborhood Description**

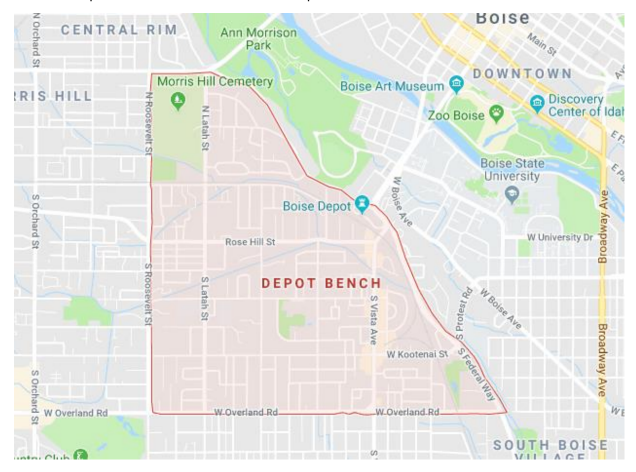
The neighborhood is comprised largely of one-story single-family residences and includes 3 elementary schools, a junior high school, 6 churches, a historic synagogue, the historic Boise Depot, and Vista Village Shopping Center. Vista Avenue is an important gateway that community visitors enter as they drive North

on Vista Avenue from the airport or interstate 84 to the city center. The Boise City Comprehensive Plan recognizes Vista Avenue as the highest priority gateway to Boise.

Depot Bench residents are aware of how fortunate they are to live in an area with the City's finest tree canopy, beautiful homes, fine schools, and a strong sense of neighborhood. Areas of focus and value for the neighborhood include a healthy and mature tree canopy, historic and unique residential development, access to Vista Ave, proximity to downtown and the river, access to open canals and irrigation water, views from Crescent Rim, and the Boise Depot as an iconic city park, museum, and historic site.

#### **Neighborhood Values**

- School and neighborhood safety
- Maintaining and showcasing the history of the neighborhood
- Protecting our mature tree canopy
- Developing and improving our neighborhood parks
- Fostering local artistic expression, community engagement and inclusiveness
- Compatible and vibrant economic development



**Neighborhood Map** 

#### **DESIRED OUTCOME**

The selected artist is expected to have the ability to communicate and collaborate with a variety of stakeholders, with the support of public art staff, during the development a design for a unique and engaging work of art. The artist will be tasked with developing site specific/site responsive work(s) which need to be incorporated into the existing landscaped areas. The final work(s) should serve as a landmark to identify, celebrate, and/or highlight the rich history and character of the neighborhood, including the history, architecture, iconic features, and/or the people. The project site is located along Vista Avenue is highly visible by both vehicular and pedestrian traffic. The location both serves as a neighborhood boundary and gateway/entryway into the downtown/Boise State University area. The site lends itself to hosting a variety of types of artwork. There is potential for a large, stand-alone sculptural work, a gateway/entryway work which flanks both sides of Vista Avenue, or a series of works which span the expanse of the landscaped area on either side of the train trestle.

#### ANTICIPATED PROJECT TIMELINE

Description	Date
Call to Artist Released	April 2019
Application Workshop – Optional	May 16 <sup>th</sup> , 2019 @ 1pm, local time
Questions/ Clarifications due via email by	June 21, 2019 @ Noon, local time
Applications due in writing by mail/hand deliver	June 26, 2019 1:00pm, local time
Finalists Selected	July 2019
Artist Meeting/ Site Visit/Interviews	August/September 2019
Final Selection Panel	September 2019
Final Artist(s) on Contract	October 2019
Design Concepts	Late Fall 2019
Design Approval	Winter 2019
Artist(s) Finalize Design, Fabricate Work	Winter 2019 – Spring 2020
Installation	Summer/Fall 2020

RFQ 19-329 Depot Bench Public Art

## **PUBLIC ART LOCATION OPTIONS**



**Aerial of Overall Site** 



Approaching South on Vista Avenue

RFQ 19-329 Depot Bench Public Art



**Approaching North on Vista Avenue** 

#### **APPLICATION PROCESS:**

Optional Application Workshop will be held May 16th at 1:00 PM local time in the Boise City (Maryanne Jordan) Council Chambers located at 150 N Capitol Blvd, 3rd floor, Boise, Idaho 83702. At the Workshop staff will review the application process, discuss the process for design, fabrication and installation, and answer any questions applicants may have. This is your only opportunity to speak directly with Arts & History and Purchasing staff. Inquiries at any other time must be submitted in writing to Laura Sanders at Isanders@cityofboise.org.

In determining the best qualified applications, City of Boise will consider all acceptable applications on a basis consistent with this Request for Qualification (RFQ). The Evaluation Panel will rank applications directly from the evaluation process and basis of qualifications identified in this document. Once the final ranking is complete, the City of Boise will contact the three highest ranked Artists to invite them to participate in a site visit and interview process. Artists will be compensated for travel based on federal reimbursement rates, if necessary. The City intends to award the project to one artist at the culmination of the interview process but reserves the right to award to more than one artist.

The City of Boise reserves the right to reject any and all applications, to waive any irregularities in the applications received and to accept the applications that are in the best interest of the City. Boise City is an Equal Opportunity Employer. The City of Boise is exempt from Federal and State taxes and will execute the required exemption certificates.

#### INSTRUCTIONS AND INFORMATION

 The submission package or envelope SHOULD BE SEALED and PLAINLY MARKED with the following:

Solicitation Number: RFQ 19-329

Project Name: Depot Bench Public Art

Deadline Date: June 26<sup>th</sup>, 2019 at 1pm, local time.

- All applications must be mailed or hand-delivered to: Boise City Purchasing Office, 150 North Capitol Blvd., Boise, Idaho 83702.
- Submitted packages must include one physical copy of your application (application form, image list, references, resume, letter of interest) and, if applicant is able to, one identical electronic copy as a single PDF file; the digital PDF file name shall be named RFQ 19-329 and Artist name (example: RFQ 19-329 Smith). The submitted application form must be <a href="signed">signed</a> (in both digital and hard copy forms). Images are to be submitted on the cd or thumb drive as separate jpeg files (applicants need not print hard copies of the images).
- The Applicant's return address shall appear on the outside of the envelope or package.
- A submission made using "Express/Overnight" services must be shipped in a separate sealed inner envelope/package identified as stated above.
- Applications must be submitted in writing. No oral, telephone, facsimile, email, or late submissions will be considered. All applications must be received at the City Purchasing Office and time and date stamped prior to the closing date and time. It is the submitting Applicant's responsibility to timely submit their Application in a properly marked envelope, prior to the scheduled closing, for receipt in time to allow the submission to be time/date stamped.
- ALL APPLICATIONS MUST BE SIGNED (digital and hard copies). Applications not signed will be disqualified and considered non-responsive.
- It is the sole responsibility of the submitting Applicant to timely submit their proposal in a properly marked envelope by the scheduled deadline date and time:

June 26th, 2019 at 1pm, local time.

• The applicant is responsible for all costs incurred in preparing/responding to this RFQ. All materials/documents submitted become the property of the City and won't be returned.

#### **EVALUATION PROCESS**

Applications are to be submitted in a format that allows uniform review and easy access to information by the Evaluation Panel, which is made up of funding stakeholders, an Arts & History Commissioner, and artists. The Applications are to be clear and to the point. The Application package shall contain the following information:

- 1-5 items must be included in the package in hard copy, printed form. If applicant has the necessary technology, we request that they are also prepared as one PDF, on the CD or thumb drive:
- **1. Application Form/Signature Page** (Pass/ Fail *if submitted, you pass, if you don't, you fail*) Fill out / sign the Application Form/Signature Page and submit as your first document.
- 2. Letter of Interest/Ability to Provide (Pass/Fail)

Include a one-page letter addressing why you're interested in this opportunity and your related experience or qualifications. Describe how you are able to provide responsive services for sculptural public artwork, meeting the needs of the City of Boise for this project.

- **3.** Resume/Prior Experience (Pass/Fail)
  - Include a resume and/or brief summary of the Artist's qualifications and/or past experience
- **4. 2 References** (Pass/Fail)

Applicants must provide at least two (2) current references who are familiar with the quality of the artwork created by the applicant. References of potential finalists will be contacted.

- 5. Image List: (Pass/Fail)
  - Please use the provided form to list the information for the submitted images: title, type of work (painting, sculpture, installation), material(s), date and any comments.
  - \* Images noted in section 6 are saved as separate JPEG files on the same CD or thumb drive as the above PDF. You do not need to print out images of your art for the Application package.
- **6. Images of Past Work** (200 pts. *most important part of the application*)
  - Provide up to ten images of your past completed artwork as separate files in JPEG format on a CD or thumb drive; these works should demonstrate your ability to meet the defined scope of services. Images are to be in JPEG Format, 300 dpi, not larger than 10" on the longest side. Images that appear within the body of the email will not be accepted. Each JPEG may include only one image of a single work. Applications with more than 10 images or work samples will be disqualified.

## 1. APPLICATION FORM / SIGNATURE PAGE

Name:	
Artistic Medium(s):	
Address:	
City/ State/ Postal Code:	
Phone:	Email:
Website:	Social Media:
Signature:	Date:
You must sign an	d date this form or you will be disqualified!
1. INCLUDE/ATTACH LE	ETTER OF INTEREST
2. INCLUDE/ATTACH RE	ESUME
Please let us know how you four	nd out about this opportunity
Would you like to receive direct	email about other Call for Entries from the Boise City

The above signed applicant proposes to provide services in accordance with the specifications for RFQ 19-329, Depot Bench Public Art, Boise Idaho and to bind themselves, on the acceptance of this application, to enter into and execute a contract, of which this application, terms and conditions, and specifications will be part. The undersigned further agrees, if awarded a contract, to execute and deliver the signed contract to the City within five (5) working days after receipt of an executed contract.

### 3. REFERENCES

Applicants must provide at least two (2) current references who are familiar with the quality of the artwork created by the Applicant. References must be able to verify Applicant's ability to comply with the requirements of this application. Failure to provide references may be grounds for disqualification. Before a contract is awarded, the City will conduct reference check as is necessary to evaluate and determine the performance record and ability of the top ranked Applicant(s) to perform the size and type of work to be contracted, and to determine the quality of the service being offered. By submitting an application, you authorize the City to conduct reference interviews as needed.

REFERENCE ONE		
Name of Reference:		
Email:		
Phone:		
Address:		
City/State/Zip:		
Affiliation:		
Years Known:		
REFERENCE TWO		
Name of Reference:		
Email:		
Phone:		
Address:		
City/State/Zip:		
Affiliation:		
Voors Known:		

## 4.IMAGE LIST FOR UP TO TEN IMAGES

Image #1	Title:	
Type of wor	k	
Materials Us		
Date Finishe	ed	
Additional		
Information	or	
Comments		
Image #2	Title:	
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Image #3	Title:	
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Information	or	
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Image #4	Title:	
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Image #5	Title:		
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Image #6	Title:		
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Image #7	Title:		
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Information	or		
Comments			
Image #8	Title:		
Type of wor	k		
Materials Us	sed		
Date Finishe	d		
Additional			
Information	or		
Comments			
Image #9	Title:		
Type of wor	k		
Materials Us	sed		
Date Finishe	d		
Additional			
Information	or		
Comments			

In	nage #10	Title:			
Tv	pe of wor	k			
	aterials Us				
Da	ate Finishe	d			
	ditional				
	formation	or			
Co	mments				
		TION	OLIFOKI ICT		
AI	PPLICA	HON	CHECKLIST		
1.	Applicati	on Forn	n/Signature Page (Pass/ Fail)	Yes_	_No
	Please fil	out the	e Application Form/Signature Page and submit it as y	our fir	rst document.
2.	Letter of	Interes	t/Ability to Provide (Pass/Fail)	Yes_	_No
	related e	xperien	ge letter addressing why you are interested in this or ce or qualifications. Describe how the applicant is ab ces for the needs of the City of Boise for this project.	-	
3.	Resume/	Prior Ex	operience (Pass/ Fail)	Yes_	_No
	Include a	resume	e and/or brief summary of the Artist's qualifications a	nd/or	r past experience
4.	Two Refe	erences	(Pass/ Fail)	Yes_	_No
			provide at least two (2) current references who are freated by the applicant.	amilia	r with the qualit
5.	Image Lis	t (Pass	<sup>/</sup> Fail)	Yes	No
			rovided form to list the information for the submitted	gsmi b	ges
6.	Up to 10	Images	of Past Work (200 pts.)	Yes_	_No
	context, i	n separ	n images of your past, completed artwork which appl ate files in JPEG format on a CD or thumb drive. Imag not larger than 10" on the longest side.		

#### **GENERAL CONDITIONS**

These General Conditions are presented for clarification of the Terms and Conditions included with the Artist Agreement and are not intended to replace or take precedence over those Terms and Conditions.

#### 1.1 Intent of Application

It is the intent of this proposal to describe the services being sought in sufficient detail to secure qualified Proposals. Proposals will be evaluated using a weighted scoring method. Proposals not conforming to the requested format or not in compliance with the specifications will not receive full scoring.

#### 1.2 Applicant's Costs

The applicant will be responsible for all costs (including site visits where needed) incurred in preparing or responding to this RFQ. All materials and documents submitted in response to the solicitation become the property of the City and will not be returned.

#### **1.3** Evaluation of Applicant

Before a contract will be awarded, the City may conduct reference investigations as is necessary to evaluate and determine the performance record and ability of the top ranked Proposer(s) to perform the size and type of work to be contracted, and to determine the quality of the service being offered. By submitting a proposal, you authorize the City to conduct reference investigations as needed. Proposals will be evaluated by a selection committee comprised of City of Boise employees.

#### 1.4 Insurance

The Artist will provide the insurance coverage designated hereinafter and pay all costs associated with the insurance coverage. Any submitted insurance policy, or certificate of insurance will name the City as a named insured (Attn: Purchasing), where appropriate, and such insurance policy or certificate of insurance will be kept and maintained in full force and effect at all times during the term or life of this contract. The insurance policy or certificate of insurance must be filed with Purchasing prior to commencing work under this contract and no insurer will cancel the policy or policies or certificate of insurance without first giving thirty (30) days written notice thereof to the Artist and the City, but the Artist may, at any time, substitute a policy or policies or certificate of insurance of a qualified insurance company or companies of equal coverage for the policy or policies or certificate then on file with Purchasing.

In case of the breach of any provision of this article, the City, at its option, may take out and maintain at the expense of the Artist, such insurance as the City may deem proper and may deduct the cost of such insurance from any monies which may be due or become due the Artist under this contract.

Artist's and Subcontractor's Insurance. The Artist will not commence providing service under the contract until Artist has obtained all the insurance required hereunder and such insurance has been reviewed by the City. Review of the insurance by the City will not relieve or decrease the liability of the Artist hereunder.

- a. Compensation and Employer's Liability Insurance. The Artist will maintain during the life of this contract, the statutory workers' compensation, in addition, employer's liability insurance in an amount not less than \$500,000 for each occurrence, for all of his employees to be engaged in work on the project under the contract, and, in case any such work is sublet, the Artist will require the Subcontractor similarly to provide workers' compensation and employer's liability insurance for all of the latter's employees to be engaged in such work.
- **b.** General Liability Insurance at \$1,000,000.

**c.** Automobile Insurance \$500,000 per occurrence for owned, non-owned and hired vehicles.

The minimum limits of insurance described above will not be deemed a limitation of the Artist's covenant to indemnify.

#### 1.5 Reserved Rights

The City of Boise reserves the right to accept or reject applications. The City may select an artist on the basis of the written application or may request oral presentations from the most highly rated artist(s) under the evaluation criteria outlined above. The artist selected through this process as the best qualified will then be requested to negotiate a contract.

#### 1.6 Public Records

The Idaho Public Records Act, Title 74, Chapter 1, Idaho Code, allows the open inspection and copying of public records. Public records include any writing containing information relating to the conduct or administration of the public's business prepared, owned, used, or retained by a State or local agency regardless of the physical form or character. All, or most, of the information contained in your Proposal will be a public record subject to disclosure under the Public Records Act and will be available for inspection and copying by any person. The Public Records Act contains certain exemptions. One exemption potentially applicable to part of your response may be for trade secrets. Trade secrets include a formula, pattern, compilation, program, computer program, device, method, technique or process that derives economic value, actual or potential, from not being generally known to, and not being readily ascertainable by proper means by other persons and is subject to the efforts that are reasonable under the circumstances to maintain its secrecy.

If you consider any element of your Bid or Proposal to be a trade secret, or otherwise protected from disclosure, you **must:** 

- a. Indicate by marking each page of the pertinent document confidential; and,
- **b.** Include the specific basis for your position that it be treated as exempt from disclosure.

#### Prices quoted in your Bid or Proposal are not a trade secret.

The following is not acceptable or in accordance with the Public Records Act and will not be honored:

- **a.** Marking your entire Bid or Proposal as exempt; or,
- **b.** Placing a statement or legend on one (1) page stating that all or substantially all of the response is exempt.

The City, to the extent allowed by law and in accordance with these Instructions, will honor a designation of nondisclosure. If you claim material to be exempt from disclosure under the Idaho Public Records Act, the Bidder/Proposer will expressly agree to defend, indemnify and hold harmless the City from any claim or suit arising from the City's refusal to disclose any such material. Any questions regarding the applicability of the Public Records Act should be addressed to your own legal counsel – **Prior to submission.** 

#### 1.7 Taxes

The City of Boise is exempt from Federal and State taxes and will execute the required exemption certificates for items purchased and used by the City. Items purchased by the City and used by an Artist are subject to Use Tax. All other taxes are the responsibility of the Artist.

#### 1.8 Request for Clarification or Questions, Protest of Application Requirements or Process

Any Artist who wishes to request clarifications, or protest the requirements, or processes outlined in this solicitation may submit a written notification to the Department of Finance & Administration, to be received **June 21**<sup>st</sup>, **2019 by noon**. The notification will state the exact nature of the clarification, protest, describing the location of the protested portion or clause in the Application document and explaining why the provision should be struck, added, or altered, and

contain suggested corrections. The Finance & Administration Department may deny the protest, require that the Application document be modified, modify the proposal, and/or reject all or part of the protest. Changes to these specifications will be made by written addendum. Verbal responses will not be binding on the City or the Applicant.

Written requests are to be directed to:

Laura Sanders - City of Boise Purchasing 150 N. Capitol Blvd. Boise ID 83702 Isanders@cityofboise.org

#### 1.9 Addenda to the RFQ

If specifications are modified by the Purchasing Office, the modifications will be sent to each applicant in writing through a website attachment or by email. Verbal modifications are not binding on the City or the Artist. No oral changes will be considered or acknowledged. Artists are requested to acknowledge each addendum received in their Application.

#### 1.10 Modification and Withdrawal of Proposal

An application may be modified or withdrawn by the Artist prior to the set date and time for the opening of proposals.

#### **1.11 Application Questions**

Questions and responses of any one Applicant, which the City of Boise deems may affect or cause an ambiguity in application responses, will be supplied to all prospective applicants by addendum.

The City of Boise may, by written notice to all applicants, cancel, postpone or amend the Request for Proposal (RFP) prior to the due date. If, in the opinion of the City of Boise, the revisions or amendments will require additional time for a response, the due date will be extended to all applicants. If revisions and amendments are not furnished to applicants prior to the due date, applications shall be considered withdrawn and the process shall be re-initiated without further discussion.

#### 1.12 Idaho's Reciprocal Preference Law

Reciprocal preference applies to any purchase of materials, supplies, services or equipment that is competitively bid/proposal, regardless of the dollar amount, is subject to Idaho's Reciprocal Preference Law, Idaho Code §67-2349.

Reciprocal Preference Information:

http://www.oregon.gov/DAS/EGS/PS/pages/reciprocal\_detail.aspx

#### **1.13** Significant Local Economic Presence

City Council may exercise a preference for a proposer with a significant local and Idaho economic presence even if such proposer is not the selection committee's highest ranked proposer. To qualify as a bidder with a significant local economic presence, a firm must maintain in the Metropolitan Impact Area a fully staffed office, or fully staffed sales offices, or fully staffed sales outlets, or manufacturing facilities, or warehouses, and, if required, be registered with the Secretary of State of Idaho to do business in Idaho at the time of the bid/proposal opening.

• **Metropolitan Impact Area:** Includes and is limited to the counties of Ada, Boise, Canyon, Elmore, Gem and Payette in the state of Idaho.

#### 1.14 Award Criteria

Criteria necessary to evaluate the applications in relation to the service being sought are included in the RFP documents and will be established and weighted. At a minimum, criteria will include general qualifications, specific project experience, compliance to the specifications and requirements for the service. The contract may be awarded to one or multiple applicants.

#### 1.15 Highest Ranked Proposer

The selection committee shall recommend to City Council that the contract or award of proposals be awarded to the highest ranked Proposer, with all evaluation criteria considered, provided that, the City Council may award contracts to the Proposer it determines appropriate.

#### **1.16** Protest of Artist Selection or Contract Award

A participating Applicant may object to the contract award by responding in writing to the City's notice of intent to award the contract within seven (7) calendar days after transmittal of the Notice of Intent to Award letter. The responsive protest must set forth in specific terms the alleged reason the Applicant selection or contract award is erroneous. The judgment used in the scoring by individual evaluators is not grounds for a protest. The protest must be submitted in writing. Any protest addressed to the Mayor or City Council will be referred to the City Purchasing Agent.

- Only persons who submitted a bid/proposal are allowed to protest the award.
- Protest must be in writing and received within seven (7) days of Intent to Award Letter posting.
- Purchasing will address the protest with input from Project Manager if necessary.
- After receipt of protest response bidder has three (3) working days (Monday Friday) to
  protest to the City Council by submitting a protest of the decision to the City Clerk. City
  Clerk will then schedule the bidder for Council.
- If Federal grant funds are involved and the protestor is not satisfied with the way that the City has resolved the protest, the protestor may have the option to appeal to the City Council and then the Federal Grant Provider.
- Award protests are only allowed on formal level Bid/RFP's. There is no protest period for the semiformal or informal Bid/RFP process.

Written protests are to be directed to: <a href="mailto:cmillar@cityofboise.org">cmillar@cityofboise.org</a>

#### 1.17 Payments and Billings

The awarded Proposer will submit all invoices to:

City of Boise Arts and History Department PO Box 500 Boise, ID 83701

The awarded Proposer can expect the City to issue and mail payment within 45 days after receipt of invoice.

#### 1.18 Stop Work Order

Any "Stop Work Order" given to Awarded Proposer will cause all physical work to stop and a complete cessation of all expenditures, ordering of materials, etc., on the part of the Awarded Proposer and/or his assigns.

#### 1.19 Disadvantaged Business Enterprises (D.B.E.)

D.B.E. firms and business enterprises are encouraged to submit an application. Women owned and minority owned firms are encouraged to submit an application. The City actively encourages any applications by D.B.E. firms for goods and services for the City.

The City of Boise reserves the right to reject any and all applications, to waive any irregularities in the applications received, and to accept the application deemed most advantageous to the best interest of the City of Boise.

#### **Terms and Conditions**

#### 2.1 Assignment or Subcontracting

The Artist may not assign or transfer this agreement or any interest therein or claim there under, or subcontract any portion of the work there under, without the prior written approval of the City of Boise. If the City of Boise consents to such assignment or transfer, the terms and conditions of this Agreement shall be binding upon any assignee or transferee.

#### 2.1 Contract

The selected artist(s) will be expected to execute a contract with the City of Boise. Specific exception must be proposed prior to proposal opening.

#### 2.2 Ownership and Access to Records

While ownership of confidential or personal information about individuals shall be subject to negotiated agreement between the City of Boise and the Artist, records will normally become the property of the City of Boise and subject to state law and City of Boise policies governing privacy and access to files.

#### 2.3 Examination of Records

The City of Boise shall have access to and the right to examine any pertinent books, documents, papers, and records of the Artist involving transactions and work related to this Agreement until the expiration of five years after final payment hereunder. The Artist shall retain project records for a period of five years from the date of final payment.

#### 2.4 Conflict of Interest

- **2.4.1** The Artist shall not hire any officer or employee of the City of Boise to perform any service covered by this Agreement.
- 2.4.2 The Artist affirms that to the best of his/her knowledge there exists no actual or potential conflict between the Artist's family, business, or financial interests and the services provided under this Agreement, and in the event of change in either private interests or service under this Agreement, any question regarding possible conflict of interest which may rise as a result of such change will be raised with the City of Roise
- **2.4.3** The Artist shall not be in a reporting relationship to a City of Boise employee who is a near relative, nor shall the near relative be in a decision-making position with respect to the Artist.

#### 2.5 Copyright

The City of Boise shall own, solely and exclusively, the copyright and all copyright rights to any written or otherwise copyrightable material delivered under this Agreement. The Artist warrants that all creators of copyrightable material delivered under this Agreement to the City of Boise are, at the time of the material's creation, bona fide employees or subcontractors of the Artist, and that such creation is within the course and scope of the creator's employment.

#### 2.6 Non-Waiver

Waiver or non-enforcement by either party of a term or condition shall not constitute a waiver or non-enforcement of any other term or condition or of any subsequent breach of the same or similar term or condition.

#### 2.7 No Third-Party Rights

Nothing in this Agreement is intended to make any person or entity that is not signatory to the agreement a third-party beneficiary of any right created by this Agreement or by operation of law.

#### 2.8 Standard for Performance

The parties acknowledge that the City of Boise, in selecting the Artist to perform the services hereunder, is relying upon the Artist's reputation for excellence in the performance of the services required hereunder. The Artist shall perform the services in the manner of one who is a recognized specialist in the types of services to be performed. All deadlines set forth in the Agreement are binding and may be modified only by subsequent written agreement of the parties. The Artist shall devote such time to performance of its, her, or his duties under this Agreement as is reasonably necessary for the satisfactory performance of such duties within the deadlines set forth herein. Nothing in the foregoing shall be construed to alter the requirement that time is of the essence in this Agreement.

#### 2.9 Attorney's Fees

In the event of any action brought by either party against the other to enforce any of the obligations hereunder or arising out of any dispute concerning the terms and conditions hereby created, the losing party shall pay the prevailing party such reasonable amounts of fees, costs and expenses, including attorneys' fees, as may be set by the Court.

#### 2.10 Applicable Law

The laws of the State of Idaho shall govern this agreement.

#### 2.11 Rejection of Proposals

The City of Boise may, at its sole option, reject any and all proposals, for any reason, and reserves the right to re-solicit proposals in the event no response to the RFQ is acceptable to the City of Boise. City of Boise is in no way obligated to any respondent for the work as set forth in the specifications.

- **2.11.1** The City of Boise reserves the right to accept or reject proposals on each item separately or the RFQ as a whole, without further discussion.
- **2.11.2** Proposals, which are incomplete, will be considered non-responsive to this solicitation and may be rejected without further consideration.
- **2.11.3** If, in the opinion of the City of Boise, the solicitation does not result in reasonable prices to the City of Boise, considering price and cost factors associated with the acquisition described herein, then all proposals shall be rejected. All participating respondents shall be notified of the rejection, the reasons for the rejection, and advised of the disposition of the requirement.

# AGREEMENT FOR DESIGN, FABRICATION AND COORDINATION OF INSTALLATION OF PUBLIC ART BETWEEN THE CITY OF BOISE CITY AND ARTIST SAMPLE DRAFT CONTRACT – DO NOT FILL OUT

**THIS AGREEMENT** is made and entered into effective upon its mutual acceptance ("Effective Date") by and between the City of Boise City, an Idaho municipal corporation ("the City"), by and through its Department of Arts & History ("Arts and History"), and ARTIST NAME HERE ("Artist"), collectively referred to as "the Parties," for the purpose of defining the rights and responsibilities of the Parties regarding the design, fabrication, and coordination of the installation of public art (the "Work") for the Depot Bench (the "Site").

#### **BACKGROUND**

- 1. Depot Bench Project Background
- **2.** Arts and History is responsible for the administration of public art for the City.
- **3.** An evaluation team selects the Artist through a competitive bid and proposal process.
- **4.** Arts and History desires to enter into a contract with the Artist to design, fabricate and coordinate the installation of the Work, subject to the terms and conditions of this Agreement.

#### **NOW, THEREFORE,** the Parties agree as follows:

- 1. The Site. For purposes of this Agreement, the Site shall be the medians on Vista, as described in the proposal as Schematic Site Plan, attached hereto as Exhibit A.
- 2. Scope of Services: Design, Fabrication, Delivery of Art. The Artist shall design the Work, working with the City's project team and Arts & History representatives upon signing this Agreement. The Artist will refine approved conceptual design, which will be provided to Arts and History for final approval. The fabrication of the Work shall not commence until final approval of the refined conceptual design is received from Arts and History. The Artist shall work with the project team and Arts and History to complete any design decisions. Artist shall be responsible for hiring any necessary sub-contractors to plan, implement and coordinate the fabrication and delivery of the Work. Artist shall provide structural drawings, stamped by an Idaho licensed engineer for final approval of design. Artist shall communicate clearly with installers regarding foundation needs, equipment for installing, and technical issues regarding handling the artwork.

#### 3. Artist's Responsibilities.

- **a.** In addition to other responsibilities set forth in this Agreement, Artist shall attend meetings in person or by phone with representatives of the project team, the City and/or Arts and History to provide periodic progress reports.
- **b.** Artist shall not assign any of his or her obligations under this Agreement without the written consent of the City. This provision shall not prevent the Artist from subcontracting for obligations that do not require his or her artistic talents, including, but not limited to, such obligations as engineering, structural engineering, drawing architectural renderings or plans for the preparation and submittal of operations and maintenance manual for all works, or fabrication.
- **4. Compensation.** The Artist's fee for the scope of work and services contained in this Agreement is not to exceed \$70,000 (Seventy thousand dollars). This amount shall constitute full payment for all services the Artist shall perform, including necessary materials and fees, related travel, permits for the artwork, and necessary costs as set forth in the Scope of Services and this Agreement. Payments shall be in multiple installments as follows:

- **a.** \$10,000 (Ten thousand dollars) no later than forty-five (45) days from the Effective Date to provide for the design process and related travel necessary to finalize the design.
- **b.** \$50,000 (Fifty thousand dollars) in incremental amounts based on cash flow needs as verified with City's project manager, no later than forty-five (45) days from the time the City receives the Artist's invoices for fabrication milestones completed, materials ordered, other sub-contractor fees, project management fees, and delivery of the Work.
- **c.** The balance of **\$10,000** (Ten thousand dollars) no later than forty-five (45) days from final review of installed Work and approval by the City, delivery of conservation report by the artist, and confirming that Artist has met all terms and conditions of the Scope of Services and this Agreement.
- **5. City's Responsibilities.** The City agrees to timely furnish Artist all information, reports, data, statistics, drawings and information in its possession concerning matters covered by this Agreement, together with timely access to all facilities, personnel and data necessary to perform the Work unless such disclosure is prohibited by law.
- **6. Time of Performance.** The Artist shall coordinate commencement of design upon signing this Agreement and/or by a date agreed upon between the Parties. The Artist shall complete the Scope of Services on or before July 1, 2019 or on such other later date as may be agreed upon between the Parties in writing.
- **7. Approvals.** Artist shall allow the architectural design team and the City to review the Work's progress as follows:
  - **a.** Initial review and approval of the designs and/or working drawings to determine that the Work is appropriate for the location. Reviews must be timely in their turn around or additional time must be provided to the Artist to complete.
  - **b.** Review and approval by the City representatives of design, fabrication, and/or installation methods prior to the commencement of fabrication/installation, as appropriate.
  - **c.** At the City's request, additional periodic reviews, via photographs, and approvals as the Work's design, fabrication and/or installation progresses.
  - d. The City shall approve or disapprove the Work within seven (7) days of final completion. If, during the approval reviews, the City concludes that the Work does not conform to the designs as previously approved, or as mutually agreed by the Parties in writing, the City shall provide the Artist with a notice in writing of specific non-conformity and request the Artist to address and cure the specific non-conformity within two weeks of the reviews. The Artist shall have thirty (30) days within which to address, cure, and correct any non-conformity. If, after resubmission, the Work still does not conform, this Agreement shall be subject to immediate termination for cause. Failure by the architectural design team or the City to disapprove in writing in a timely fashion shall be presumed to be approval of the Work.
- **8. Public Education.** The Artist agrees to participate, at no additional cost to the City, in public events, a "Meet the Artist" event and/or a public dedication of the Work, as planned and negotiated by the Artist and Arts and History. Such events shall be timed to the extent possible to occur when the Artist is available in Boise.

#### 9. Project Close-Out.

- **a.** Upon installation of the Work and prior to final approval or disapproval, the Artist shall furnish the City a full release and lien waiver, together with such releases and waivers from any subcontractor who furnished goods for or performed services for the Work in any way. The Artist shall comply with all applicable federal, state and local laws, statutes, rules, regulations and/or ordinances.
- **b.** The Artist shall also submit a conservation/maintenance plan to the City including specific recommendations for on-going maintenance and repairs, as well as slides and/or

photographs and written documentation of fabrication and installation of the Work, such as to assist in future maintenance, repair, and public education.

#### 10. Repairs, Maintenance, or Alterations.

- **a.** The Artist is responsible for all parts and workmanship of the Work for a period of one (1) year after acceptance of the Work, and shall replace any defective parts or rework any defective craftsmanship in a timely fashion at no cost to the City except as provided in Section 10(b) and 10(c) of this Agreement.
- **b.** The Artist shall not be responsible for and shall not be held liable for any damage beyond the control of Artist to the Work, its surfaces, or environment caused by personnel of the City or its employees, visitors, or others.
- **c.** The Artist shall not be responsible for and shall not be held liable for any damage to the Work by extremely adverse weather conditions, acts of nature, or vandalism.
- **d.** The City may provide basic maintenance, restoration and repairs as it deems necessary. The City shall be responsible for and pay for repairs following expiration for the one-year warranty period.
- e. In the City's sole discretion, the Artist may be given an opportunity to perform and/or act as consultant for the repair or restoration. If design work is necessary, the Artist shall receive compensation to be agreed upon by the Parties. In the event that the Work is damaged or destroyed, the City may, in its sole discretion, relocate, repair, or restore the Work subject to receipt of any insurance proceeds and availability of sufficient funds.
- 11. City's Insurance. The City shall obtain all necessary property and commercial general liability insurance as may be required in order to protect its insurable interests for its rights and obligations described within this Agreement. Upon final completion of the Work, and acceptance of the Work, the City shall obtain property insurance for the Work which may be included in the City's self-insurance program.

#### 12. Artist's Insurance.

- **a.** The Artist shall procure and maintain at her expense during the contract period the following insurance coverage from an insurance company or companies possessing a financial strength rating of at least A- and a financial size category of VII or higher from A.M. Best or an equivalent rating service:
- **b.** Commercial General Liability Insurance: Limit will not be less than \$500,000.00 or the minimum amount as specified in the Idaho Tort Claims Act set forth in Title 6, Chapter 9 of the Idaho Code, whichever is higher. Coverage shall include, but not be limited to, bodily injury and property damage to third parties, contractual liability, products-completed operations, personal injury and advertising injury liability (\$500,000.00 limit).
- c. Workers Compensation and Employers Liability: Unless the Artist applies for and receives a waiver from the City, the Artist shall have and maintain during the life of this contract, statutory workers compensation, regardless of the number of employees (including him/herself) to be engaged in work on the project under this agreement in the statutory limits as required by law and employers liability with a limit of no less than \$500,000.00 for bodily injury by accident or disease. In case any such work is sublet, the Artist shall require the subcontractor to provide workers compensation insurance for her and any/all the subcontractor's employees engaged in such work. The Artist shall provide proof of insurance to the City prior to the start of work, unless a waiver is granted.
- d. The Artist hereby grants to the City a waiver of any right to subrogation which any insurer of Artist may acquire against the City by virtue of the payment of any loss under such insurance. The Artist agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the City has received a waiver of subrogation endorsement from the insurer. All of the Artist's policies shall be primary and the Artist agrees that any insurance maintained by the City shall be

- non-contributing with respect to the Artist's insurance. The Artist shall advise the City of any cancellation, non-renewal, or material change in any policy within five business days of notification of such action.
- e. By requiring the Artist to maintain insurance with the City named as an additional insured herein, the City does not agree that such coverage and limits will necessarily be adequate to protect the Artist or such coverage and limits are a limitation on the Artist's liability under the indemnities granted to the City in this Agreement. The Artist may use commercial umbrella/excess liability insurance so that the Artist has the flexibility to select the best combination of primary and excess limits to meet the total insurance limits required by this Agreement. If the Artist maintains higher limits than the minimum shown above, the City requires and shall be entitled to coverage for the higher limits maintained. Any deductibles or self-insured retentions must be declared to and approved by the City.
- f. The failure of the City at any time to enforce the insurance provisions, to demand such certificate or other evidence of full compliance with the insurance requirements, or to identify a deficiency from evidence that is provided shall not constitute a waiver of those provisions nor in any respect reduce the obligations of the Artist to maintain such insurance or to defend and hold City harmless with respect to any items of injury or damage covered by this Agreement.
- g. The Artist shall provide Arts and History and the City's Purchasing Division with a valid certificate of insurance and amendatory endorsements or copies of the applicable policy language affecting coverage, in advance of the performance of any work and as soon as possible after renewal, exhibiting coverage as required by the City's contract terms and conditions. Failure to obtain the required documents prior to the work beginning shall not waive the Artist's obligation to provide them. The City reserves the right to require complete, certified copies of all required insurance policies, including endorsements required by these specifications, at any time. The Artist shall be responsible for ensuring that all subcontractors independently carry insurance appropriate to cover each subcontractors' exposures or that all such liabilities are covered under the Artist's policies. The Certificate of Insurance shall be provided on the industry standard form (ACORD 25) or other form acceptable to the City. Certificates of insurance shall be issued to:

City of Boise Department of Arts & History and Division of Purchasing Post Office Box 500 Boise, Idaho 83701

13. Indemnification. The Artist shall indemnify, save and hold harmless the City, its elected officials, officers, employees, agents, and volunteers, from and for any and all liability, losses, claims, actions, judgments for damages, or injury to persons or property and losses and expenses, including reasonable attorney fees, arising from all acts or omissions to act of the Artist or his/her servants, officers, agents employees, guests, and business invitees in rendering services under this contract or otherwise caused or incurred by the Artist, his/her servants, officers, agents employees, guests, and business invitees, and not caused by or arising out of the tortious conduct of the City or its employees. The limits of insurance will not be deemed a limitation of the covenants to indemnify, save and hold harmless the City, its elected officials, officers, employees, agents, and volunteers. If the City becomes liable for an amount in excess of the Artist's insurance limits, Artist covenants and agrees to indemnify and save and hold harmless the City, its elected officials, officers, employees, agents, and volunteers, from and for any and all liability, losses, claims, actions, judgments for damages, or injury to persons or property and losses and expenses, including reasonable attorney fees, to the extent permitted by law.

The Artist represents and warrants that any and all materials or deliverables, including, but not limited to: the design, and the Works, provided under this contract are either original, not encumbered and do not infringe upon the copyright, trademark, patent or other intellectual property rights of any third party, or are in the public domain. Artist agrees to indemnify and hold harmless the City, its elected officials, officers, employees, agents, contractors, licensees, successors or assigns from and against any injury, loss, liability, expense claim, law suits, and damages arising from the Artist's Artwork, including but not limited to copyright, trademark, patent of other intellectual property infringement or violations. If deliverables, materials or Work provided hereunder become the subject of a claim, suit or allegation of copyright, trademark or patent infringement, City shall have the right, in its sole discretion, to require Artist to produce, at the Artist's own expense, a new non-infringing materials, deliverables, or Works as a means of remedying any claim of infringement in addition to any other remedy available to the City under law or equity.

- 14. Warranty. Upon final acceptance of the completed Work by the City, the Artist warrants that the Work shall be free from defects in materials and workmanship, including inherent vice. The Artist, for a period of one (1) year after acceptance by Arts and History, shall correct any such defects at Artist's expense. "Inherent vice" refers to a quality within the material or materials which comprise the Work which, either alone or in combination with other materials used in the Work or reacting to the environment, results in the tendency of the Work to destroy itself. Upon written notification of a defect in materials or workmanship, the Artist shall have sixty (60) days to commence repairs and shall conclude the repairs within a reasonable time thereafter.
- 15. Ownership. Each Work shall be a limited edition of one. The Artist warrants that, unless otherwise stipulated, the Work is original, in that the Work owes its creation or origin to Artist, and is not the product of copying another's work in any manner. Furthermore, the Artist warrants and represents she has not previously published the Work which is transferred by, and the subject of, this Agreement and that the Artist is the sole owner of all rights therein. Upon final approval and acceptance of the Work, subject to delivery, installation and final payment, the City shall own the Work. Except as set forth in Paragraphs 16 and 17, herein, the Artist hereby expressly waives any ownership right, title or interest in the Work. The Artist understands that said waiver includes waivers of the exclusive rights of reproduction, adaptation, publication, performance and display.
- 16. Ownership of Copyright. The Artist shall retain all right, title and ownership of the copyright of the Work. The Artist hereby grants the City a royalty-free, irrevocable, perpetual, non-exclusive license to reproduce images of the Work for educational or promotional uses. Models or drawings shall not be identified or represented to be the finished artwork. The Artist shall be identified, whenever possible, on all printed material, signage, websites or other promotional material as the original creator of the design and the Work. The Artist shall retain the right to claim authorship of the design of the Work and may utilize such authorship in any of his/her printed material or other promotional material.
- 17. Waivers and Relinquishments of Rights. Except for copyright, as set forth in paragraph 16, above, the Artist agrees to relinquish all ownership rights, title, and interest to the Work created for the Project and hereby expressly waives the right of integrity, but not attribution, with respect to the Work as conferred by the federal Visual Rights Act of 1990, Title 17 U.S.C. Sections 101, et seq. If at any time following final approval, the City chooses to move or modify the Work, the City will make reasonable attempts to contact and to notify the Artist regarding the City's plans, provided that the Artist shall have no right to override or veto the City's plans. The Artist hereby waives his/her right to file a claim or demand of any type against the City based upon any future decision regarding the placement or modification of the Work, including those granted pursuant to the Copyright Act of 1976 and the Visual Rights Act of 1990. To the extent that the provisions of this Agreement differ from the Copyright Act of 1976 and Visual Rights Act of 1990, the provisions of this Agreement shall govern and the Artist expressly waives any such differences.

#### 18. Artwork Changes.

- **a.** Material Changes After Acceptance/Completion:
  - I. If any material change occurs to the Work after final acceptance by the City (whether such change is an intentional act of a third party, an accident, or an act of nature), including but not limited to a change to the exterior surface of the Work or the interrelationship or relative locations of the parts of the Work, the City reserves the right to determine, after consultation with an independent, professional art conservator, if, when and how any repair and restoration to the Work can be made, and the nature, scope and anticipated cost of any such repair or restoration. The City reserves the right to contract with a conservator, rather than the Artist, to implement any such repairs or restoration.
  - II. The City reserves the right to manage its buildings, facilities and public sites for public purposes, and in doing so, may determine that it is necessary to relocate or remove the Work and/or modify the site in/on which it is located. The City shall not relocate or remove the Work and/or substantially modify the site in/on which it is located without attempting to notify Artist of the proposed change; provided, however, that Artist shall have no right to object to any such relocation, removal or modification.
  - III. In the event the City decides to de-accession the Work or any of its components, the Artist shall have the first right of refusal to purchase his Work, providing it is not integrated into a larger piece or a structure, and/or can be removed without destruction of the Work.
  - IV. If a modification of the Work occurs, the Artist may give written notice to the City requesting that her name and the Work be disassociated and the Work shall no longer be designated as the Artist's Work.
  - V. For purposes of this Agreement, no modification of the Work resulting from the passage of time or the inherent nature of the materials used in the Work shall constitute a modification. In addition, no modification of the Work resulting from conservation or public presentation (including but not limited to lighting and placement) shall constitute a modification that is prejudicial to the Artist's honor or reputation or for which the Artist may claim relief or any remedy from the City.
  - VI. The action of the City in the exercise of its governmental powers (including but not limited to the issuing of any permit for the redevelopment of land or any structure thereon other than action by the City on the specific site of the Work) shall not constitute a modification of the Work for which the Artist may claim any form of relief from the City.
  - VII. By executing this Agreement, the Artist consents to the installation of the Work in or around the site specified in this Agreement. The Artist acknowledges that such installation may subject the Work to destruction, distortion, mutilation or other modification by reason of its removal from that location.
- 19. Publicity-Rights of Reproduction. In retaining the Artist's right of attribution as set forth in Section 17 above, the Artist also consents to the use of the Artist's full name and the Artist's own identifying photograph in any publicity or promotional materials produced for the Work, whether printed or electronic, in the discretion of the City. Such consent includes placement of these items on any Web site the City maintains.

#### 20. Nondiscrimination.

a. In the performance of this Agreement, the Artist and any subcontractors agree not to discriminate in their employment practices against any employee, contractor, subcontractor or applicant for employment because of the employee's or applicant's race, religion,

- national origin, ancestry, sex, age, disability or sexual orientation and/or gender identity/expression.
- **b.** The Artist also agrees to comply with all provisions of Idaho law relative to labor, and all other applicable federal, state, and/or local statutes, ordinances, and regulations relative to employment, wages, and hours of labor.
- 21. Independent Artist. The Parties intend that this Agreement create only an independent contractor relationship and that the Artist is not an employee, agent, joint venturer or partner of Arts and History or the City. Nothing in this Agreement shall be interpreted or construed as creating or establishing the relationship of employer and employee between the Artist and the City or between the Artist and any official, agent or employee of the City. The Artist shall retain the right to perform services for others during the term of this Agreement.
- **22. Attorney's Fees.** If either party brings any action or proceeding to enforce, protect or establish any right or remedy under the terms and conditions of this Agreement, in addition to any other relief awarded, the prevailing party shall be entitled to recover reasonable attorney's fees, as determined by a court of competent jurisdiction.
- **23. Agreement Made in Idaho.** The laws of the State of Idaho shall govern the validity, interpretation, performance and enforcement of this Agreement. In the event of a dispute, venue shall be in the courts in Ada County, Idaho.
- **24.** Cumulative Rights and Remedies. All rights and remedies here enumerated shall be cumulative and none shall exclude any other right or remedy allowed by law. Likewise, the exercise of any remedy provided for herein or allowed by law shall not be to the exclusion of any other remedy.
- **25. Agreement Made in Writing.** This Agreement contains all of the agreements and conditions made between the Parties hereto and may not be modified orally or in any manner other than by agreement in writing signed by the Parties hereto or their respective successors in interest.
- 26. **Termination for Cause.** If either party willfully or negligently fails to fulfill its obligations under this Agreement, the other party shall have the right to terminate the agreement by giving written notice to the defaulting party of its intent to terminate and specify the grounds for termination. The defaulting party shall have thirty (30) days after receipt of the notice to cure the default. If the defaulting party does not cure the default, this Agreement shall terminate. In the event of termination for non-performance by the City, it shall compensate the Artist for all phases of the Scope of Services the Artist has successfully completed and any additional services and materials performed or supplied prior to termination; provided however, that such payment shall be limited to the amount of compensation set forth herein. In the event of default by the Artist, except that caused by the death or incapacity of the Artist, all finished and unfinished drawings, photographs, and other Work products prepared and submitted or prepared for submission under this agreement shall, at the City's option, become its property. This shall not relieve the Artist of any liability for damages sustained by virtue of the Artist's breach or default of this Agreement and the City may reasonably withhold payments due until the exact amount of damages due Arts and History from the Artist is determined.
- 27. Termination for Convenience of City. The City may terminate this Agreement for any reason at any time by giving at least fifteen (15) days notice in writing to the Artist. If the Agreement is terminated by the City as provided herein, the City shall compensate the Artist for all phases of the Scope of Services the Artist has completed up to the date of written notice of termination and any additional services and materials performed or supplied prior to termination, less payments of compensation the City has previously made, not to exceed the amount set forth in Section 4. If payments the City has previously made exceed the amount of compensation due hereunder, the Artist shall immediately refund the unearned balance to the City. If the City terminates this Agreement due to the fault of Artist, Section 26 hereof relative to termination shall apply.

- **28. Force Majeure.** Neither the Artist nor the City shall be considered in default in the performance of its obligations hereunder to the extent that performance of such obligations are delayed, hindered, or prevented by force majeure. Force majeure shall be any cause beyond the control of the parties hereto which they could not reasonably have foreseen and guarded against. Force majeure shall include, without limitation, acts of God, strikes, lockouts, fires, riots, civil commotion or civil unrest, incendiarism, interference by civil or military authorities, compliance with the regulations or orders of any governmental authorities which were not in effect at the time of the execution of this Agreement, and acts of war (declared or undeclared).
- **29. Severability.** If any provision of this Agreement or application thereof is held invalid, such invalidity will not affect other provisions or applications of this Agreement which can be given effect without the invalid provision or application, and to that end, the provisions hereof are declared to be severable.
- **30. Party Representatives.** For purposes of this Agreement the following persons or their designees shall act as party representatives:

**Arts and History:** Karl LeClair or his designee

**Artist:** 

- **31.** Successors and Assigns. All of the terms, provisions, covenants and conditions of this Agreement shall inure to the benefit of and be binding upon each party and their successors, assigns, legal representatives, heirs, executors and administrators.
- **32. Method of Payment.** Arts and History shall be responsible for receipt and approval of invoices, and for disbursement of funds to the Artist.
- **33. Effective Date.** The effective date of this Agreement shall be upon the Parties mutual acceptance of this Agreement.
- **34. Notices.** Written notices to the Parties shall be given by registered or certified mail, postage prepaid, and addressed to said parties at the addresses below, unless otherwise designated by written notice to the other parties:

Boise City Department of Arts and History Artist
P.O. Box 500 Address

Boise, Idaho 83701-0500 City, State, Zip

All such notices, except as otherwise provided, may either be delivered personally deposited in the United States mail, properly addressed with postage fully prepaid by certified or registered mail, return receipt requested, and shall be effective five (5) days after deposit in the mail.

[End of text; signatures on following page.]

RFQ 19-329 Depot Bench Public Art IN WITNESS WHEREOF, the City and the contractor/Proposer have executed this Agreement as of the date first above written.

(Insert Artist Name) (Insert Artist's Address) (City), (State) (Zip Code)		
Signature	Date	
Print Name		
ACKNOWLEDGEMENT		
State of)		
) ss		
County of)		
On thisday of	_20	before me personally appeared
		erson who executed the above instrument, who, being that he/she is
and that he/she executed the foreg stated therein.	going inst	rument on behalf of said firm for the use and purposes
Witness my hand and official seal		
(notary signature)		

(SEAL)

## APPROVED AS TO FORM AND CONTENT:

Department	Date
Purchasing Agent	Date
Legal Department	Date

CONTRACT AMOUNT:

\$

## **EXHIBIT A**

Artist Approved Concept Proposal To Go Here