Environmental Protection Agency

- (i) Be developed with public notice procedures as in paragraph (a)(1) of this section:
- (ii) Provide for continuous updating; and
- (iii) Be maintained by the grantee or secured from the State or from a nearby political subdivision.
- (b) Exceptions. The public notice requirement of this section and the related requirements of §§ 35.937–3 and 35.937–4 are not applicable, but may be followed, in the cases described in paragraphs (b) (1) through (3) of this section. All other appropriate provisions of this section, including cost review and negotiation of price, apply.
- (1) Where the population of the grantee municipality is 25,000 or less according to the latest U.S. census.
 - (2) For step 2 or step 3 of a grant, if:
- (i) The grantee is satisfied with the qualifications and performance of an engineer who performed all or any part of the step 1 or step 2 work;
- (ii) The engineer has the capacity to perform the subsequent steps; and
- (iii) The grantee desires the same engineer to provide architectural or engineering services for the subsequent steps.
- (3) For subsequent segments of design work under one grant if:
- (i) A single treatment works is segmented into two or more step 3 projects:
- (ii) The step 2 work is accordingly segmented so that the initial contract for preparation of construction drawings and specifications does not cover the entire treatment works to be built under one grant; and
- (iii) The grantee desires to use the same engineering firm that was selected for the initial segment of step 2 work for subsequent segments.

§35.937-3 Evaluation of qualifications.

- (a) The grantee shall review the qualifications of firms which responded to the announcement or were on the prequalified list and shall uniformly evaluate the firms.
- (b) Qualifications shall be evaluated through an objective process (e.g., the appointment of a board or committee which, to the extent practicable, should include persons with technical skills).

- (c) Criteria which should be considered in the evaluation of candidates for submission of proposals should include:
- (1) Specialized experience and technical competence of the candidate or firm and its personnel (including a joint venture, association or professional subcontract), considering the type of services required and the complexity of the project;
- (2) Past record of performance on contracts with the grantee, other government agencies or public bodies, and with private industry, including such factors as control of costs, quality of work, and ability to meet schedules;
- (3) The candidate's capacity to perform the work (including any specialized services) within the time limitations, considering the firm's current and planned workload:
- (4) The candidate's familiarity with types of problems applicable to the project; and
- (5) Avoidance of personal and organizational conflicts of interest prohibited under State and local law and §35.936–16

§ 35.937-4 Solicitation and evaluation of proposals.

- (a) Requests for professional services proposals must be sent to no fewer than three candidates who either responded to the announcement or who were selected from the prequalified list. If, after good faith effort to solicit qualifications in accordance with §35.937–2, fewer than three qualified candidates respond, all qualified candidates must be provided requests for proposals.
- (b) Requests for professional services proposals must be in writing and must contain the information necessary to enable a prospective offeror to prepare a proposal properly. The request for proposals must include the solicitation statement in §35.937–9(a) and must inform offerors of the evaluation criteria, including all those in paragraph (c) of this section, and of the relative importance attached to each criterion (a numerical weighted formula need not be utilized).
- (c) All proposals submitted in response to the request for professional services proposals must be uniformly