

June 21, 2010

SOLICITATION FOR PROPOSALS
Small or SMid Cap Growth Equity Manager

You are invited to submit proposals in accordance with the requirements of this solicitation, contained herein, to provide **Small or SMid Cap Growth Equity** management services to the Oklahoma Firefighters' Pension and Retirement System (the System). For this mandate we are seeking an actively managed, Small or SMid cap growth strategy to complement an existing Small and SMid cap value-oriented strategy. We will consider strategies whose primary benchmark is the Russell 2000 Growth or Russell 2500 Growth.

Respondents to this proposal are required to comply with the bid procedures as set forth in this solicitation pursuant to the Competitive Bid Standards attached hereto as Appendix A. Failure to comply with the bid procedures may render the bid invalid. Proposals should be submitted to Finley & Cook at the address listed below:

Mail or Overnight to:
Oklahoma Firefighters' Pension and Retirement System
c/o Finley & Cook
Audit Department
1421 East 45th Street
Shawnee, OK 74804

This solicitation does not commit the System or the State of Oklahoma to award a contract, or contracts, to pay any costs incurred in the preparation of a proposal, or to procure or contract for goods or services. The System reserves the right to accept or reject any or all proposals received as a result of this solicitation, to negotiate with all qualified respondents, to cancel in part or in its entirety this proposal if it is in the best interest of the System to do so, or to award all, part or none of this contract or contracts. The contract or contracts will be awarded by the Oklahoma Firefighters' Pension and Retirement Board (the State Board) from a list of qualified respondents.

The System will not hold a pre-bid conference. The System will respond to questions that are presented in writing. These questions will be consolidated into a single Q & A document, which will be distributed upon written request. Potential respondents do not have to submit questions to receive the completed Q & A sheet. Questions are due on the date specified on Appendix C, and may be faxed to 405-522-4643. The Q & A sheet will be returned on or about the date specified in Appendix C. Responses received after this date and time will not be considered. Three ring binders are discouraged. **In addition, please transmit an electronic version of the response to this solicitation to Asset Consulting Group at OKFireSCGSearch10@acgnet.com** Failure to transmit an electronic version of the response to this solicitation will cause the response to not be considered in the awarding of a contract or contracts. A timeline is discussed in Appendix C. The timeline set forth in Appendix C is subject to change at the sole option of the State Board. **An electronic version of the questionnaire (Appendix B) and the Excel Spreadsheets referenced in Appendix B MUST be requested by e-mail at dmichael@oklaosf.state.ok.us**

PROPOSAL COVER SHEET *(must be signed, notarized and returned)*

Proposal	Agency	Proposal Deadline
Small or SMid Cap Growth Equity Manager	Oklahoma Firefighters Pension and Retirement System	must be received by July 20, 2010

Vendor Identification:

Name of Vendor:	_____
Address:	_____
City/State/Zip Code:	_____
Telephone Number:	_____
Facsimile Number:	_____

VENDOR'S AFFIDAVIT

STATE OF _____)
) SS:
 COUNTY OF _____)

_____ (Print or Type Name), of lawful age, being first duly sworn, on oath says that:

1. (S)he is the duly authorized agent of _____, the vendor submitting this proposal which is attached to this statement for the purpose of certifying the facts pertaining to the existence of collusion among vendors and between vendors and state officials or employees, as well as facts pertaining to the giving or offering of things of value to government personnel in return for special consideration in the letting of any contract pursuant to the proposal to which this statement is attached, and further represents and warrants that (s)he has the authority to bind the vendor contractually;
2. (S)he is fully aware of the facts and circumstances surrounding the making and submitting of this proposal and has been personally and directly involved in the proceedings leading to the submission of such proposals;
3. Neither the vendor nor anyone subject to the vendor's direction or control has been a party: a) to any collusion among vendors in restraint of freedom of competition by agreement to propose a fixed price or to refrain from submitting a proposal; b) to any collusion with any state official or employee as to quantity, quality or price in the prospective contract, or as to any other term of such prospective contract; nor, c) in any discussions between vendors and any state official concerning exchange of money or any other thing of value for special consideration in the award of this prospective contract; d) to paying, giving or donating or agreeing to pay, give or donate to any officer or employee of the State of Oklahoma, any money or other thing of value, either directly or indirectly, in procuring this prospective contract; and
4. The information contained in this proposal is true, correct and accurate as presented.

 Name/Title

Subscribed and sworn to before me this _____ day of _____, 20 ____.

 Notary Public

(seal)

My commission number: _____ and expiration date: _____

SECTION I - INTRODUCTION AND BACKGROUND

- A. **Legal Authorization** The System was created to hold and manage the Oklahoma Firefighters' Pension and Retirement Fund and to provide retirement and pension benefits for the eligible firefighters of the State of Oklahoma. The System's statutory investment authority is set forth in 11 O. S. Section 49-100.9.
- B. **State Board** The System is administered by the State Board. The State Board is comprised of thirteen (13) members including the five (5) members of the Oklahoma State Firefighters' Association Board of Trustees, the President of the Professional Firefighters of Oklahoma or designee, the President of the Oklahoma State Retired Firefighters' Association or designee, the State Insurance Commissioner or designee, the Director of State Finance or designee, one member (1) appointed by the Speaker of the House of Representatives, one (1) member appointed by the President Pro Tempore of the Senate, and two (2) members appointed by the President of the Oklahoma Municipal League. **The members of the State Board shall not be contacted directly by respondents. (See Paragraph 9 of the Competitive Bid Standards in Appendix A)**
- C. **Administrative Support** The System has a staff of ten (10) persons supervised by an Executive Director. The Executive Director and the Assistant Director manage the day-to-day financial operations of the System. The Executive Director reports transactions and investment developments to the Investment Committee of the State Board as directed by the State Board. The Executive Director is Robert Jones, and the Assistant Executive Director is Herb Bradshaw.

The current master custodian is State Street Bank and Trust Company, Boston, Massachusetts. The investment consultant is Asset Consulting Group, St. Louis, Missouri.

- D. **Actuarial Condition** The System's actuary is Buck Consultants, Dallas, Texas. The July 1, 2007 actuarial valuation reported the actuarial value of assets at \$1.717 billion and actuarial accrued liability of \$2.785 billion. Actuarial assets as a percent of actuarial accrued liabilities are calculated at 61.6%.
- E. **Investments** The System is charged with the duty of administering the investment of approximately \$1.5 billion, which represents the total pension funds of all the eligible firefighters in the State of Oklahoma. The System currently uses only external fund managers. The current asset allocation target is 30% domestic large cap equity, 10% long/short equity, 12.5% domestic small cap equity, 12.5% international equity, 20% domestic fixed income, 7.5% low volatility hedge funds, and 7.5% real estate.

SECTION II - QUALIFICATIONS OF THE BIDDER

- A. It is desirable, but not a minimum requirement, that the investment firm or its principals have been in the pension investment management business for at least five years and that the firm has \$100 million in assets under management.
- B. It is desirable, but not a minimum requirement that the strategy being proposed pursuant to this RFP have a verifiable track record in excess of three years.
- C. It is expected that the investment management firm be a Registered Investment Advisor with the Securities and Exchange Commission.

SECTION III - DUTIES AND RESTRICTIONS ON THE MANAGER

- A. The selected Manager will provide, at a minimum, the following services:
1. Quarterly reports for the most recent quarter. Reports will be furnished in quantity sufficient for the needs of the State Board and staff. **Portfolio performance will be shown both gross and net of the investment manager fees.**
 2. The investment manager will attend two regularly scheduled monthly meetings of the State Board a year. The selected investment manager will be notified of the dates they are to attend.

3. The investment manager will report directly to the State Board and the Executive Director of the System. However, the investment manager will also be responsible for maintaining direct communication with the System's staff, investment consultant, and master custodian.
4. The Oklahoma State Constitution prohibits the inclusion of clauses in any state contract which limits the liability of the vendor. Bids containing limitation of liability clauses may be rejected as non-responsive.

SECTION IV - PERIOD OF CONTRACT

The contract or contracts to be awarded are anticipated to be for a period beginning on or after November 1, 2010. The contract or contracts will further provide for four additional annual renewals upon mutual agreement between the System and the investment management firm. The State Board and the investment manager reserve the right to terminate the contract or contracts upon 30 days notice, with or without cause.

SECTION V - SUMMARY

- A. The amount to be allocated to the selected manager or managers is expected to be approximately \$80,000,000 to \$100,000,000.
- B. Please complete and submit the attached questionnaire (Appendix B) and the Excel Spreadsheet referenced in Appendix B. (**Excel Spreadsheet must be requested by e-mail at dmichael@oklaosf.state.ok.us**)
- C. Please submit a sample copy of your contract if you are proposing a separate account and copies of all of your offering material if you are proposing a commingled fund. (i.e., prospectus, private placement memorandum, Operating Agreement, etc.)
- D. Any firm selected to make a formal presentation to the State Board should have the person lead the presentation that will be the primary investment manager contact to the System. Responsible persons who will be assigned to the System's account are encouraged to attend the presentation.
- E. The State Board reserves the right to request additional information from any respondent and to accept or reject any or all bids without specifying the reasons for its actions. The State Board reserves the right to request additional bids. The selection of investment managers for state retirement systems is specifically exempt from the Oklahoma Competitive Bidding Act. Further, the State Board specifically reserves the right to negotiate for lower fees at any time with any respondent.
- F. The State Board also reserves the right to award all, part or none of this contract or contracts. The State Board may elect to select more than one investment manager and to divide the duties set forth herein between the selected investment managers. The State Board has the discretion and may select an investment manager(s) for any other authorized asset allocation or investment category, as the State Board deems necessary.
- G. This solicitation and the response to this solicitation by the successful firm or firms will become a part of the investment manager contract or contracts with the System.
- H. Please submit three (3) copies of your response to the accounting firm of Finley & Cook, at the return address listed on page one (1) of this solicitation. In addition, please submit one (1) copy of all materials to our investment consultant, Asset Consulting Group. Materials should be submitted via e-mail to Asset Consulting Group at OKFireSCGSearch10@acgnet.com

Appendix A

Competitive Bid Standards

Contractual services with pension fund custodians, investment managers, investment consultants, and other professions that are exempt from competitive bidding procedures of the Oklahoma Central Purchasing Act shall be chosen by a solicitation of proposals on a competitive bid basis pursuant to the following standards:

1. The Board of Trustees shall approve all solicitations of proposals issued by the Oklahoma Firefighters' Pension and Retirement System (the System).
2. Respondents to a proposal shall comply with the bid procedures set forth in the solicitation of proposals and these standards.
3. The Executive Director is responsible for developing a list of qualified bidders for each approved proposal including those bidders who have registered with the Central Purchasing Division of the Oklahoma Department of Central Services.
4. Proposals will be mailed by and returned to the System's independent certified public accountant that will verify to the Board of Trustees whether the solicitation is in compliance with these standards.
5. A solicitation does not commit the Board of Trustees to award a contract, to pay any costs incurred in the preparation of a proposal, or to procure or contract for the articles of goods or services.
6. The Board of Trustees reserves the right to accept or reject any or all proposals received as a result of a solicitation, to negotiate with any and all qualified bidders, to select any qualified bidder to provide additional or ancillary services to the Board of Trustees, or to cancel in part or in its entirety a solicitation if it is in the best interest of the System to do so.
7. The Board of Trustees shall award contracts to the lowest and best bidder at a specified time and place, which shall be open to the public pursuant to the provisions of the Oklahoma Open Meeting Act.
8. Proposals shall be evaluated by the Executive Director and any other person or organization, including but not limited to the Investment Committee or Rules Committee of the Board of Trustees, as determined by the Chairmen of the Board of Trustees. The Executive Director and other persons or organizations shall present the evaluations and recommendations to the Board of Trustees.
9.
 - a. During the process leading to an award of any contract by the System, no member of the Board of Trustees or its staff shall knowingly communicate concerning any matter relating to the contract or selection process with any party financially interested in the contract or an officer or employee of that party, unless the communication is (1) part of the process expressly described in the request for proposal or other solicitation invitation, or (2) part of a noticed board meeting, or (3) as provided in subsection c. of this section. Any bidder who knowingly participates in a communication that is prohibited by this subsection shall be disqualified from the contract award.
 - b. During the evaluation of any solicitation of proposal, no party who is financially interested in a proposal, or an officer of that party, may knowingly communicate with any Board Member concerning any matter relating to the transaction or its evaluation, unless the financially interested party discloses the content of the communication in a writing addressed and submitted to the Executive Director and the Board of Trustees prior to the Board's action on the prospective proposal. This subsection shall not apply to communications that are part of a noticed board meeting, or as provided in subsection c of this section.
 - (1) The writing shall disclose the date and location of the communication, and the substance of the matters discussed. The Board of Trustees shall prescribe other procedures concerning this disclosure.
 - (2) Any Board Member who participates in a communication subject to this subsection shall also have the obligation to disclose the communication to the Executive Director and the Board of Trustees, prior to the Board's action on the proposal. The Board of Trustees shall prescribe procedures for this disclosure, including procedures to apply to Board Members who fail to disclose communications as required by this subsection.

- (3) Consistent with its fiduciary duties, the Board of Trustees shall determine the appropriate remedy for any knowing failure of a financially interested party to comply this subsection including, but not limited to, outright rejection of the prospective proposal, reduction in fee received, or any other sanction.
- (4) The communications disclosed under this subsection shall be made public, either at the open meeting of the Board of Trustees in which the proposal is considered, or if in closed executive session, upon public disclosure of any closed executive session votes concerning the proposal.

c. The procedures and prohibitions prescribed by this section shall not apply to:

- (1) Communications that are incidental, exclusively social, and do not involve the System or its business, or the Board of Trustees or staff member's role as a System official.
- (2) Communications that do not involve the System or its business and are within the scope of the Board or staff member's private business or public office wholly unrelated to the System.

10. Proposals will be evaluated using the following criteria listed in order of importance.

- a. Bidder's demonstrated understanding of the problems and the needs of the solicitation as outlined in the proposal as well as the perceptiveness to address areas not specifically identified.
- b. Soundness of the bidder's approach to the problems and needs presented by the proposal including methodology for achieving specific tasks and objectives.
- c. Experience and capacity of bidder including recent, related experience, qualification of personnel and bidder's ability to commit capable staff to support the project requested by the proposal.
- d. Cost effectiveness and reasonableness of bidder's fees.

11. The Investment Policy Statement and Guidelines for the System require that in addition to the Rule 206(4)-3 disclosures, an investment manager must also disclose the identity of each Placement Agent, the fees paid to each Placement Agent, the services performed by each Placement Agent, and if the Placement Agent is registered with the SEC or as a lobbyist, and also must provide copies of agreements with Placement Agents and resumes of key Placement Agent personnel.

Appendix B

QUESTIONNAIRE Small or SMid Cap Growth Equity Manager

Company Name: _____
Address: _____
Strategy Name: _____
Contact: _____
Telephone: _____
Fax: _____
Contact Email: _____
Firm Website: _____

Please answer all the questions below. **IN ADDITION - PLEASE COMPLETE EACH TAB IN THE ATTACHED EXCEL SPREADSHEET.**

Organizational Information

1. Please provide a brief history of the organization (include the month and year the firm was founded, key founder(s)/leader(s) within the firm, and how long the organization has been in business under its present name).
2. Please describe the current ownership structure (i.e. % employee owned, % privately held, % publicly traded, etc.) and provide a detailed organizational chart.
3. Please outline the firm's current capital structure including details on any debt obligations and any upcoming refinancing needs.
4. Describe any changes in the structure or ownership of the firm over the past five years.
 - a. Are there any structural or ownership changes contemplated?
 - b. Briefly outline any business plans including succession plans.
 - c. Identify any specific owners who own more than 15% of the firm.
5. Is the firm considered a minority or woman-owned business? If yes, please explain.
6. How many offices does the firm have where investment decisions are made? Where is the firm's main office located? Where is the team located for this particular strategy?
7. Does any consultant, advisor, or single client represent more than 25% of the firm's assets under management? If so, please elaborate.
8. Is the firm registered with any regulatory agency, such as the SEC, CFTC, or any state agencies?
 - a. Provide a copy of the most recent disclosure statement (e.g. ADV Parts I & II) required by any regulatory agency (or agencies) with which the firm is registered, such as the SEC, CFTC, or state agencies.
 - b. Provide a summary of any regulatory issue, investigation, sanction, or similar matter the firm may have had during the last five years.
 - c. State whether, during the last five years, any regulatory agency has conducted an audit or review of the firm.
 - d. If such an audit or review was conducted, discuss any significant findings by the regulator.

- e. Provide a copy of any deficiency letter or similar letter or report regarding such a regulatory audit or review.
 - f. Describe what actions were taken by the firm to correct any deficiencies.
 - g. Provide a description of any material litigation involving the firm or any of its principals during the last ten years, including the nature of the litigation, the parties, the court, cause number, and the current status.
9. Is the firm or any subsidiary, affiliate or related entity the subject of an investigation being conducted by the Securities and Exchange Commission, or any State Attorney General?
10. Has the firm adopted a formal compliance policy and/or a code of ethics for employees? If yes, please provide a copy of such policies.

Operations

11. What is the size and extent of the operations department? Please note whether it is in-house or outsourced.
12. Please describe any procedures relating to reconciliation of portfolio transactions, holdings, cash levels, third-party performance calculations, and bank statements. Please note the frequency of and the systems in place to complete such reconciliations.

Personnel Information

13. Please describe the investment team for this strategy (include the specific responsibilities of each investment professional).
14. Describe your training procedures for portfolio managers and research analysts. What sort of ongoing education programs do you encourage or require?
15. How are portfolio managers and analysts compensated? What steps are taken to ensure retention of these individuals?
16. Do team members have personal assets invested in this strategy? Please elaborate and indicate the type of vehicle and approximate amount.

Strategy Information

17. Briefly describe the investment philosophy for this strategy. Who established this approach and how has it changed over the past five years?
18. Please describe the stock selection process for this strategy; at a minimum, outline the universe of securities from which selections are made, how the universe is narrowed, the criteria used for inclusion, how many securities are followed closely, who is involved in each step and who makes the final decision. How has the stock selection process changed over the past five years?
19. Describe how much security research is generated internally vs. research obtained from outside the firm. What external resource(s) does the team utilize for additional insights?
20. Describe the portfolio construction parameters, including sector/industry, market cap and position size. Include constraints on minimum/maximum percentage allocations (or over- or under-weightings versus an index).

- (a) Who makes these policies?
 - (b) How is the policy implemented?
 - (c) How is the portfolio manager supervised?
21. Describe any optimization or risk control techniques used in the portfolio construction and portfolio monitoring process. Specifically, please identify the frequency that risk reports are created, the systems used to manage risk, and whether scenario analysis or stress testing is done on the portfolios.
 22. Describe the sell decision process for this strategy, including any automatic sell disciplines.
 23. Discuss the trading process? Address any liquidity issues associated with this strategy.
 24. Is there a dedicated trader associated with this strategy? Do any of the portfolio managers or analysts have trading responsibilities? Do any of the traders have portfolio management or analyst responsibilities?
 25. Describe the firm's brokerage direction policy. Does the firm have any broker/dealer affiliation? If so, how are trades allocated to this broker/dealer? Does the firm perform any soft dollar trades?
 26. What unique feature(s) of this team's investment approach add the most value?
 27. What is your targeted performance goal for this strategy? What time frame is built into the investment philosophy?
 28. Approximately how long would it take the team to fully invest a cash portfolio of \$50 million?
 29. Describe the investment environments in which the proposed strategy can be expected to: outperform the benchmark and style peers; underperform the benchmark and style peers.
 30. Is there a size (number of clients or asset level) at which the team might find it difficult to pursue its current investment strategy? Please address when the strategy will close to new clients and how this timing will be determined.
 31. Please provide a representative client list and references (three largest clients in this strategy, and three client references).
 32. Does any consultant, advisor, or single client represent more than 25% of this strategy's assets under management?
 33. Does the firm manage or act as a sub-adviser for any mutual funds? Is this strategy sub-advised by an external manager(s)?
 34. Does the team use derivative financial instruments in the portfolio? If so, which ones and how are they used?
 35. Does the team ever hold short positions in the portfolio? If so, describe how they are used.

Performance Information

36. Please include all performance disclosures/composite descriptions.
37. Has the composite or another similar vehicle (mutual fund or commingled fund) been audited by a public accounting firm?
38. Does this strategy's commingled or mutual fund(s) participate in securities lending? If so, please describe any securities lending issues that may have impacted any of this strategy's vehicles (liquidity

constraints, performance issues, etc.) over the past three years. Also, please explain any changes made to the firm's securities lending policies over the past three years.

39. Does your composite contain back-tested or simulated returns? If yes, please explain.

40. Is the firm GIPS compliant? Please explain if the firm is not GIPS compliant.

41. Does the firm utilize any internal or third-party performance attribution software/system? If yes, please provide a list of the systems used and their purposes and an example of an attribution report completed for the most recent full calendar year.

Fees

42. Please provide the appropriate fee schedule for this strategy.

Appendix C

Timeline for Receipt of Proposals

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|--|--------------------------------|
| 1. State Board approves solicitation for proposals | June 18, 2010 |
| 2. Solicitation for proposals posted | June 22, 2010 |
| 3. Questions submitted by potential respondents | June 28, 2010 |
| 4. Q&A sheet posted | July 2, 2010 |
| 5. Responses received | July 20, 2010 |
| 6. Finalists selected by State Board | On or After September 17, 2010 |
| 7. Selection by State Board | On or After October 15, 2010 |
| 8. Contract Start Date | On or After November 1, 2010 |