Are there any teaming limitations for sub-consultants?

The same limitations contained in the PQS regarding specialty consultants and joint ventures would apply to sub-consultants:

- **Applicants or Sub-consultants** who add disciplines to the PQS form and list specialty consultants by name or who name specialty consultants anywhere in their proposals will cause the applicant to be disqualified. If the Applicant feels that its team will require the services of a specialty consultant, it should indicate for which disciplines it will require specialty consultant(s) at the end of section 3. If the Applicant or basic service sub-consultant firm named has specialty expertise in-house, it may be indicated.

- When sub-consultant firms are applying jointly for a project, they must have formed a joint venture. Sub-consultants applying as “Associations” without a joint venture agreement will not be considered. If the sub-consultant is a joint venture, a copy of the joint venture agreement which states specifically the percentage of fee to be earned by each party and each party’s role in the project, must be supplied with the PQS. The fee percentages must total 100%.