**DEPARTMENTAL INPUT**

**CONTRACT/PROJECT MEASURE ANALYSIS AND RECOMMENDATION**

- **New**
- **OTR**
- **Sole Source**
- **Bid Waiver**
- **Emergency**
- **Previous Contract/Project No.** 1826-4/12-4 AND 8479-4/12-4

- **X Re-Bid**
- **Other**

**Requisition No./Project No.:** ROID1200109  
**TERM OF CONTRACT:** 5 YEAR(S) WITH 0 YEAR(S) OTR

**Requisition /Project Title:** Traffic Poles, mast Heads, and L.E.D. Signals

**Description:**
The replacement contracts 8479-4/12-4 L.E.D. Pedestrian Signals and 1826-4/12-4 Traffic Signal Poles, Mast Heads & Street are being consolidated because they have been identified as similar commodities.

**Issuing Department:** Internal Service  
**Contact Person:** Mary Hammett  
**Phone:** 305-375-5471  
**Estimate Cost:** $3,000,000  
**Funding Source:** General Funds

**ANALYSIS**


<table>
<thead>
<tr>
<th>Commodity History of previous purchases three (3) years</th>
</tr>
</thead>
<tbody>
<tr>
<td>Check here if this is a new contract/purchase with no previous history.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Contractor: Bid No. 1826-4/12-4</th>
<th>EXISTING</th>
<th>2ND YEAR</th>
<th>3RD YEAR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contractor: Bid No. 1826-4/12-4</td>
<td>Biko Engineering Services Inc</td>
<td>Biko engineering Services Inc and South Atlantic Traffic Corp.</td>
<td>Biko engineering Services Inc and South Atlantic Traffic Corp.</td>
</tr>
<tr>
<td>Small Business Enterprise</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Contract Value:</td>
<td>$1,759,930.00</td>
<td>$1,759,930.00</td>
<td>$1,759,930.00</td>
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<tr>
<td>Contractor: Bid No. 8479-4/12-4</td>
<td>Control Technologies of Central Fla Inc</td>
<td>Control Technologies of Central Fla Inc</td>
<td>Control Technologies of Central Fla Inc</td>
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<tr>
<td>Small Business Enterprise</td>
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</tr>
<tr>
<td>Contract Value:</td>
<td>$142,930.00</td>
<td>$207,825.00</td>
<td>$207,825.00</td>
</tr>
</tbody>
</table>

**Comments:**

**Continued on another page (s):**

- **YES**
- **NO**

**RECOMMENDATIONS**

<table>
<thead>
<tr>
<th>SBE</th>
<th>Set-aside</th>
<th>Sub-contractor goal</th>
<th>Bid preference</th>
<th>Selection factor</th>
</tr>
</thead>
</table>

**Basis of recommendation:**

**Signed:** Date sent to DBD: 7/10/12

**Date returned to DPM:**

---

*Revised April 2005*
MIAMI-DADE COUNTY, FLORIDA

INVITATION TO BID

TITLE:
Traffic Poles, Mast Heads, and L.E.D Signals & Housings

THE FOLLOWING ARE REQUIREMENTS OF THIS BID, AS NOTED BELOW:

SMALL BUSINESS ENTERPRISE MEASURE:............. See Section 2 Paragraph 2.2
SAMPLES/INFORMATION SHEETS:......................... See Section 2 Paragraph 2.9
USER ACCESS PROGRAM:..................................... See Section 2 Paragraph 2.21
WRITTEN WARRANTY:........................................... See Section 2 Paragraph 2.19

FOR INFORMATION CONTACT:
Mary Hammett, 305-375-5471, mhammet@miamidade.gov

IMPORTANT NOTICE TO VENDORS:
• READ THIS ENTIRE DOCUMENT AND HANDLE ALL QUESTIONS IN ACCORDANCE WITH SECTION 1, PARAGRAPH 1.2(D).

• FAILURE TO COMPLETE THE CERTIFICATION REGARDING LOCAL PREFERENCE ON BID SUBMITTAL FORM IN SECTION 4 SHALL RENDER THE VENDOR INELIGIBLE FOR LOCAL PREFERENCE

• FAILURE TO SIGN BID SUBMITTAL FORM IN SECTION 4 WILL RENDER YOUR BID NON-RESPONSIVE.
INVITATION TO BID

Bid Number:

Bid Title: Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

Procurement Associate: Mary Hammett

Bids will be accepted until 2:00 p.m. on , 2012

Bids will be publicly opened. The County provides equal access and does not discriminate on the basis of disability in its programs or services. It is our policy to make all communication available to the public, including those who may be visually or hearing impaired. If you require information in a non-traditional format please call 305-375-5278.

Instructions: The Clerk of the Board business hours are 8:00am to 4:30pm, Monday through Friday. Additionally, the Clerk of the Board is closed on holidays observed by the County. Each Bid submitted to the Clerk of the Board shall have the following information clearly marked on the face of the envelope: the Vendors name, return address, Bid number, opening date of the Bid and the title of the Bid. Included in the envelope shall be an original and two copies of the Bid Submittal, plus attachments if applicable.

All Bids received time and date stamped by the Clerk of the Board prior to the bid submittal deadline shall be accepted as timely submitted. The circumstances surrounding all bids received and time stamped by the Clerk of the Board after the bid submittal deadline will be evaluated by the procuring department, in consultation with the County Attorney's Office, to determine whether the bid will be accepted as timely.

NOTICE TO ALL VENDORS:

• FAILURE TO SIGN THE BID SUBMITTAL FORM WILL RENDER YOUR BID NON-RESPONSIVE.

• THE BID SUBMITTAL FORM CONTAINS IMPORTANT CERTIFICATIONS THAT REQUIRE REVIEW AND COMPLETION BY ANY VENDOR RESPONDING TO THIS SOLICITATION.
1.1. DEFINITIONS

Bid — shall refer to any offer(s) submitted in response to this solicitation.

Bidder — shall refer to anyone submitting a Bid in response to this solicitation.

Bid Solicitation — shall mean this solicitation documentation, including any and all addenda.

Bid Submittal Form — defines the requirements of items to be purchased, and must be completed and submitted with Bid. TheBidder should indicate its name in the appropriate space on each page.

County — shall refer to Miami-Dade County, Florida.

HSDPM — shall refer to Miami-Dade County’s Internal Services Department, Procurement Management Division.

Registered Vendor — shall refer to a firm that has completed the necessary documentation in order to receive Bid notifications from the County.

Registered Vendor — shall refer to a firm that has completed the Miami-Dade County Business Entity Registration Application and has satisfied all requirements to enter into business agreements with the County.

The Vendor Registration Package — shall refer to the Business Entity Registration Application.

For additional information about on-line vendor enrollment or vendor registration, contact the Vendor Assistance Unit at 111 NW 1st Street, 12th Floor, Miami, FL 33129, Phone 305-375-5273. Vendors can enroll online and obtain forms to register by visiting our web site at www.miadmindo.gov/HSDPM.

1.2. INSTRUCTIONS TO BIDDERS

A. Bidder Qualification

It is the policy of the County to encourage full and open competition among all qualified vendors. All vendors regularly engaged in the type of work specified in the Bid Solicitation are encouraged to submit Bids. Vendors may enroll with the County to be included on a notification list for selected categories of goods and services. To be eligible for award of a contract (including small purchase orders), Bidders must become a Registered Vendor. Only Registered Vendors may be awarded County contracts. Vendors are required to register with the County by contacting the Vendor Assistance Unit. The County endeavors to obtain the participation of all qualified small business enterprises. For information and to apply for certification, contact the Department of Small Business Development at 111 NW 1st Street, 12th Floor, Miami, FL 33129, or telephone 305-375-3111. County employees and board members wishing to transact business with the County are referred to Section 2-11.1 of the Miami-Dade County Code relating to Conflict of Interest and Codes of Ethics.

B. Vendor Registration

To be recommended for award the County requires that vendors complete a Miami-Dade County Vendor Registration Package. Effective June 1, 2006, a new Vendor Registration Package, including a Uniform Affidavit Packet (MAFV) form, must be completed by vendors and returned to the Internal Services Department, Procurement Management Division (HSDPM), Vendor Assistance Unit, within fourteen (14) days of notification of the intent to recommend for award. In the event the Vendor Registration Package is not properly completed and returned within the specified time, the County may, in its sole discretion, award to the next lowest responsive, responsible Bidder. The Bidder is responsible for obtaining the Vendor Registration Package, including all affidavits by downloading from the HSDPM website at www.miadmindo.gov or from the Vendor Assistance Unit at 111 NW 1st Street, 12th Floor, Miami, FL 33129.

Bidders are required to affirm that all information submitted with the Vendor Registration Package is current, complete and accurate, at the time they submit a response to a Bid Solicitation, by completing the provided Affidavit of Vendor form.

In bidding on a contract with the County, the Vendor confirms its knowledge and commitment to comply with the following:

1. Miami-Dade County Ownership Disclosure Affidavit

2. Miami-Dade County Employment Disclosure Affidavit

3. Miami-Dade County Employment Drug-free Workplace Certification

4. Miami-Dade County Business Ethics Affidavit

5. Miami-Dade County Business Ethics Affidavit

6. Miami-Dade County Business Ethics Affidavit

7. Miami-Dade County Code of Business Ethics Affidavit

8. Miami-Dade County Family Leave Affidavit

9. Miami-Dade County Living Wage Affidavit

10. Miami-Dade County Domestic Leave and Reporting Affidavit

11. Subcontractor Practices

12. Subcontractor/Supplier Listing

13. Environmentally Acceptable Packaging Resolution

14. W-9 and 1099 Forms

15. Social Security Number

In order to establish a file for your firm, you must provide your firm’s Federal Employer Identification Number (FEIN). If no FEIN exists, the Social Security Number of the owner or individual must be provided. This number becomes your “County Vendor Number”. To comply with Section 119.071(9) of the Florida Statutes relating to the collection of an individual’s Social Security Number, be aware that HSDPM requests the Social Security Number for the following purposes:

• Identification of individual account records
• To make payments to individual/vendor for goods and services provided to Miami-Dade County
• Tax reporting purposes
• To provide a unique identifier in the vendor database that may be used for searching and sorting departmental records


17. Small Business Enterprises

18. Antitrust Laws

By acceptance of any contract, the vendor agrees to comply with all antitrust laws of the United States and the State of Florida.
MIAMI-DADE COUNTY

SECTION 1

GENERAL TERMS AND CONDITIONS

C. PUBLIC ENTITY CRIMES

Pursuant to Section 38.103(2)(a) of the Florida Statutes, a person or entity that has not been convicted of a crime involving the commission or procurement of a crime involving illegal activity or otherwise violating any law of the United States or of any State, city, county, or municipality of any State, or of any public entity, may not submit or act as a consultant, subcontractor, or subconsultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017 of the Florida Statutes, for CATEGORY II or a period of 36 months from the date of being placed on the excluded vendor list.

D. Request for Additional Information

1. Pursuant to Section 211.45(2) of the Code of Florida, all BID Solicitations, unless otherwise noted, and an award recommendation shall be forwarded to the appropriate authority under the "Duty of Silence." Any communication or advice, except for clarification of process or procedure already contained in the solicitation, shall be made in writing to the attention of the Procurement Agent identified on the last page of the solicitation.

2. The Internal Services Department, Procurement Management Division may issue an addendum to resolve an ambiguity or clarify the terms of the solicitation. The Bidder should rely on any representation, statement or explanation written or oral, except as otherwise made in the Bid Solicitation document or in any addenda issued. Where there appears to be a conflict between an Addendum and the solicitation and any addenda, the last addendum issued shall prevail.

3. It is the Bidder's responsibility to ensure receipt of all addenda and any accompanying documentation. The Bidder is required to submit with its Bid a signed "Acknowledgment of Addenda" form.

E. Contents of Bid Solicitation and Bidders' Responsibilities

1. It is the responsibility of the Bidder to become thoroughly familiar with the Bid requirements, terms and conditions of this solicitation. Please of ignorance by the Bidder of conditions that exist or that may exist will not be accepted as a basis for varying the requirements of the solicitation, or the compensation to be paid to the Bidder.

2. In the event of a dispute between the County or the Contractor, the Bidder is responsible for paying the prevailing party.

3. The solicitation is subject to the terms and conditions of the solicitation and the relevant laws and regulations of the County and the Florida Department of Management Services. The County reserves the right to modify the solicitation at any time before the opening date.

4. It is the responsibility of the Bidder to ensure that the Bid Solicitation is in the correct form and that all required information is submitted.

5. Change or Withdrawal of Bids

1. Changes to Bid - Prior to the scheduled Bid opening, a Bidder may change its Bid by submitting a new Bid, as indicated on the cover page, with a letter in writing on the Bid letterhead, signed by an authorized agent stating that the new Bid replaces the original Bid. A new Bid submitted in response to a solicitation change shall be accepted only if it is received at the Bid Office prior to the Bid opening date.

2. Withdrawal of Bid - A Bid shall be irrevocable unless the Bid is withdrawn as provided herein. Only a written letter received by 5:00 PM to the Bid opening date may withdraw a Bid. A Bid may also be withdrawn ninety (90) days after the Bid has been opened and prior to award, by submitting a letter to the contact person identified on the cover of the Bid Solicitation. The withdrawal letter must be on company letterhead and signed by an authorized agent of the Bidder.

G. Conditions Within The Bid Solicitation

Where there appears to be a conflict between the General Terms and Conditions, Special Conditions, the Technical Specifications, or any addendum issued, the Bid Solicitation will be the last addendum issued, the Bid Solicitation Document, the Technical Specifications, the Special Conditions, and then the General Terms and Conditions.

H. Prompt Payment Terms

1. It is the policy of Miami-Dade County that payment for all purchases by County agencies and the Public Health Trust shall be made in a timely manner and that interest payments be made on late payments. In accordance with Florida Statutes, Section 287.74 and Section 28.14 of the Miami-Dade County Code, the time at which payment shall be due from the County or the Public Health Trust shall be forty-five (45) days from receipt of a proper invoice. The time at which payment shall be due to small businesses shall be thirty (30) days from receipt of a proper invoice. All payments due from the County or the Public Health Trust, and not made within the time specified by this section, shall bear interest from thirty (30) days after the due date at the rate of one percent (1%) per month on the unpaid balance. Further proceedings to receive payment or to recover payment shall be conducted by the County or the Contractor.

2. The Bidder may offer cash discounts for prompt payment; however, such discounts will not be considered in determining the lowest price during bid evaluation. Bidders are requested to provide prompt payment terms in the space provided on the Bid Solicitation Form.

I. Accounts Receivable Adjustments

In accordance with Miami-Dade County Implementing Order 3-09, Accounts Receivable Adjustments, if money is owed to the County or the Contractor, the County or Contractor reserves the right to retain such amount from payment due by the Contractor to the Contractor to ensure full and complete satisfaction of the amount due by the Contractor.

1.3 PREPARATION OF BIDS

A. The Bid Submittal Form definition of items to be submitted, and must be completed and submitted with the Bid. Use of any other forms will result in the rejection of the Bidder's offer.

B. The Bid Submittal Form must be filled out by the Bidder. Bidders shall use typewriters, computers, or ink. All changes must be cross out and initialed in ink. Failure to comply with these requirements may cause the Bid to be rejected.

C. An authorized agent of the Bidder's firm must sign the Bid Submittal Form. FAILURE TO SIGN THE BID SUBMITTAL FORM SHALL RENDER THE BID NON-RESPONSIVE.

D. The Bidder may be considered non-responsive if the Bid is not in compliance with specifications, conditions, or otherwise fails to meet the requirements of the solicitation.

E. The Bidder may submit alternate Bid(s) for the same solicitation provided that such offer is allowable under the terms and conditions. The alternate Bid must meet or exceed the minimum

- II -

Revised 5/18/12
MIAMI-DADE COUNTY

SECTION 1

GENERAL TERMS AND CONDITIONS

BID NO.: 

requirements and be submitted on a separate Bid submittal
marked "Alternate Bid.

G. An electronic submittal shall not be considered a part of the
bid if it differs in any respect from the required manual
submittal in the original hard copy.

1.4. CANCELLATION OF BID SOLICITATION

Miami-Dade County reserves the right to cancel, in whole or in part,
any Invitations to Bid when it is in the best interest of the County.

1.5. AWARD OF BID SOLICITATION

A. This Bid may be awarded to the responsible Bidder meeting all
requirements as set forth in the solicitation. The County reserves
the right to reject any and all Bids, or to waive irregularities or
omissions and to re-advertise for all or any part of this Bid
Solicitation as deemed in its best interest. The County shall be
the sole judge of its best interest.

B. When there are multiple line items in a solicitation, the County
reserves the right to award on an individual item basis, any
combination of items, total low bid or in whichever manner
doomed to the best interest of the County.

C. The County reserves the right to reject any and all Bids if it is
determined that prices are excessive, best offers are determined
to be unreasonable, or it is otherwise determined to be in the
County's best interest to do so.

D. The County reserves the right to negotiate prices with the low
bidder, provided that the scope of work of this solicitation remains
the same.

E. Award of this Bid Solicitation will only be made to firms that have
completed the Miami-Dade County Business Entity Registration
Application and that satisfy all necessary legal requirements to do
business with Miami-Dade County. Firms domiciled in Miami-
Dade County must present a copy of their Miami-Dade County
Issued Local Business Tax Receipt.

F. Pursuant to County Code Section 2-8.1(g), the Bidder's
performance as a prime contractor or subcontractor on previous
County contracts shall be taken into account in evaluating the bids
received for this Bid Solicitation.

G. To obtain a copy of the Bid Solicitation, Bidder(s) shall execute an
appropriately sized self-addressed stamped envelope or make a
request by e-mail. Bid results will not be given by telephone or
telefax.

H. The Bid Solicitation, any addenda and/or properly executed
modifications, the purchase order, and any change order(s) shall
constitute the contract.

I. In accordance with Resolution R-1574-88, the Director of ODPM
will dictate all bids.

J. Award of this Bid may be predicated on compliance with and
submittal of all required documents as stipulated in the Bid
Solicitation.

K. The County reserves the right to request and evaluate additional
information from any Bidder after the submission deadline as the
County deems necessary.

1.6. CONTRACT EXTENSION

A. The County reserves the right to exercise its option to extend a
contract for up to one hundred eighty (180) calendar days beyond
the current contract period and will notify the contractor in writing
of the extension.

B. This contract may be extended beyond the initial one hundred
eighty (180) day extension period upon mutual agreement
between the County and the successful Bidder(s) upon approval
by the Board of County Commissioners.

1.7. WARRANTY

All warranties express and implied, shall be made available to the
County for goods and services covered by this Bid Solicitation. All
goods furnished shall be fully guaranteed by the successful Bidder
against factory defects and workmanship. At no expense to the
County, the successful Bidder shall correct any and all apparent
and latent defects that may occur within the manufacturer's standard
warranty. The Special Conditions of the Bid Solicitation may
supersede the manufacturer's standard warranty.

1.8. ESTIMATED QUANTITIES

Estimated quantities or dollar amounts are for Bidder's guidance only.
Quantities are estimated based on the County's anticipated needs and/ or usage
during a previous contract period and do not constitute a commitment.

1.9. NON-EXCLUSIVITY

It is the intent of the County to enter into an agreement with the
successful Bidder that will satisfy its needs as described herein.
However, the County reserves the right as deemed in its best interest
to perform, or cause to be performed, the work and services, or any
division thereof, herein described in any manner it sees fit, including but
not limited to: award of other contracts, use of any contractor, or
perform the work by its own employees.

1.10. LOCAL PREFERENCE

The evaluation of competitive bids is subject to Section 2-8.5 of
the Miami-Dade County Code, which, except where contrary to federal
and state law, or any other funding source requirements, provides that
preference be given to local businesses. A local business shall be
defined as:

1. a business that has a valid Local Business Tax Receipt, issued
by Miami-Dade County at least one year prior to bid or proposal
submittal, that is appropriate for the goods, services or construction to be
purchased.

2. a business that has physical business address located within
the limits of Miami-Dade County from which the vendor
operates or performs business. Post Office Boxes are not
available and shall not be used for the purpose of establishing
said physical address; and

3. a business that contributes to the economic development and
well-being of Miami-Dade County in a verifiable and
measurable way. This may include but not be limited to the
retention and expansion of employment opportunities and the
support and increase in the County's tax base. To satisfy this
requirement, the County shall affirm in writing its compliance
with this objective criterion as of the bid or proposal submission
data stated in the solicitation.

(a) vendor shall have at least ten (10) permanent full time
employees, or part time employees equivalent to one FTE
"full-time equivalent" employee working 40 hours per
week that live in Miami-Dade County, or at least 25% of
its employees that live in Miami-Dade County, or

(b) vendor contributes to the County's tax base by paying
other real property taxes or tangible personal property
taxes to Miami-Dade County, or

(c) some other verifiable and measurable contribution to the
economic development and well-being of Miami-Dade
County.

When there is a responsive bid from a Miami-Dade local business
within 10% of the lowest price submitted by a responsive non-local
business, the local business and the non-local business shall have
the opportunity to submit a best and final bid equal to or lower than the
amount of the low bid previously submitted by the non-local business.

At this time, there is an interlocal agreement in effect between Miami-
Dade and Broward Counties until September 2012, therefore, a vendor
which meets the requirements of (1), (2) and (3) above for Broward
County shall be considered a local business pursuant to this Section.

1.11. CONTINUATION OF WORK

Any work that commences prior to and will extend beyond the
SECTION 1
GENERAL TERMS AND CONDITIONS

1.20. COLLUSION

A contractor recommended for award as the result of a competitive selection for any County purchases of supplies, materials and services (including professional services, other than professional architectural, engineering and other services subject to Secs. 3-10.4 and Sec. 287.055 Fla. Stat.), purchase, lease, permit, concession or management agreement shall, within five (5) business days of the filing of such recommendation, submit an affidavit under the penalty of perjury, on a form provided by the County, stating either that the contractor is not related to any of the other parties in the competitive solicitation or identifying all related parties, as defined in this Section, which bid in the solicitation; and swearing that the contractor's proposal is genuine and not sham or collusive or made in the interest of or on behalf of any person not therein stated, and that the contractor has not, directly or indirectly, induced or solicited any other proponent to put in a sham proposal, or any other person, firm, or corporation to refrain from proposing, and that the proposer has not in any manner sought by collusion to secure to the proposer an advantage over any other proposer. In the event a recommended contractor identifies related parties in the competitive solicitation its bid shall be presumed to be collusive and the recommended contractor shall be ineligible for award unless that presumption is rebutted in accordance with the provisions of Sec. 2-6.1.1. Any person or entity that fails to submit the required affidavit shall be ineligible for contract award.

A. The Collusion Affidavit will be included in all solicitations and will be requested from bidders/proposals once bids/proposals are received and evaluated.

B. Failure to provide a Collusion Affidavit within 5 business days after the recommendation to award has been filed with the Clerk of the Board shall be cause for the contractor to forfeit their bid bond.

1.21. MODIFICATION OF CONTRACT

The contract may be modified by mutual consent, in writing through the issuance of a modification to the contract, purchase order, change order or award摘要, as appropriate.

1.22. TERMINATION FOR CONVENIENCE

The County, at its sole discretion, reserves the right to terminate this contract without cause upon thirty (30) days written notice. Upon receipt of such notice, the successful Bidder shall pay no additional costs under this contract. The County shall be liable only for reasonable costs incurred by the successful Bidder prior to notice of termination. The County shall be the sole judge of "reasonable costs."

1.23. TERMINATION FOR DEFAULT

The County reserves the right to terminate this contract, in part or in whole, or place the vendor on probation in the event the successful Bidder fails to perform in accordance with the terms and conditions stated herein. The County further reserves the right to suspend or debar the successful Bidder in accordance with the appropriate County ordinances, regulations and/or administrative orders. The vendor will be notified by letter of the County's intent to terminate. In the event of termination for default, the County may procure the required goods and services from any source and use any method deemed in its best interest. All re-procurement cost shall be borne by the successful Bidder.

1.24. FRAUD AND MISREPRESENTATION

Pursuant to Section 2-8.4.1 of the Miami-Dade County Code, any individual, corporation or other entity that attempts to meet its contract obligations with the County through fraud, misrepresentation or material misstatement, may be deemed for up to five (5) years. The County as a further sanction may terminate or cancel any other contracts with such individual, corporation or entity. Such individual or entity shall be responsible for all direct or indirect costs associated with termination or cancellation, including attorney's fees.

1.25. ACCESS TO RECORDS

The County reserves the right to require the Contractor to submit to an audit by the Auditor and Management Services, the Financial Auditor, or other auditor of the County's choosing at the Contractor's expense.
The Contractor shall provide access to all of its records, which relate directly or indirectly to this Agreement at its place of business during regular business hours. The Contractor shall retain all records relating to this Agreement and shall permit the Contractor to examine or copy any records made or created in connection with the performance of this Agreement. The Contractor shall also permit examination of the Contractor's books and records as required by the County for any purpose related to the performance of this Agreement.

1.26 OFFICE OF THE INSPECTOR GENERAL

Miami-Dade County has established the Office of the Inspector General, which is authorized and empowered to review past, present, and proposed County and Public Health Trust programs, contracts, transactions, accounts, records and programs. The Inspector General (IG) has the power to subpoena witnesses, administer oaths, require the production of records and monitor existing projects and programs. The Inspector General shall, on a random basis, perform audits at all County contracts. The cost of random audits shall be incorporated into the contract price of all contracts and shall be no less than one quarter (1/4) of one (1%) percent of the contract price, except as otherwise provided in Section 2-1076 of the County Code.

1.27 PRE-AWARD INSPECTION

The County may conduct a pre-award inspection of the bidder's site or leave site of a pre-award qualification hearing to determine if the bidder is capable of performing the requirements of this bid solicitation.

1.28 PROPRIETARY/CONFIDENTIAL INFORMATION

Proposers are hereby notified that all information submitted as part of, or in support of bid submissions, shall be available for public inspection after opening of bids in compliance with Chapter 119 of the Florida Statutes, popularly known as the "Public Record Law." The proposer shall not submit any information in response to this solicitation, which the proposer considers to be a trade secret, proprietary or confidential. The submission of any information to the County in connection with this solicitation shall be deemed to be an unconditional acceptance by the proposer to be a waiver of any trade secret or other protection, which would otherwise be available to the proposer. In the event that the proposer submits information to the County in violation of this restriction, either inadvertently or intentionally and clearly identifies that information in the bid as protected or confidential, the County may, at its sole discretion, either (a) communicate with the Proposer in writing in an effort to obtain the Proposer's withdrawal of the confidentially restriction or (b) exclude the proposal to reduce or deny that information to the Proposer as quickly as possible, and if appropriate, evaluate the balance of the proposal. The rejection or return of information pursuant to this clause may render a proposal non-responsive.

1.29 HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA)

Any person or entity that performs or assists Miami-Dade County with a function or activity involving the use or disclosure of individually identifiable health information (IIHI) and/or Protected Health Information (PHI) shall comply with the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and the Miami-Dade County Privacy Standards Administrative Order. HIPAA mandates for privacy, security, and electronic transaction standards that include but are not limited to:

1. Use of information only for performing services required by the contract or as required by law;
2. Use of appropriate safeguards to prevent non-permitted disclosures;
3. Reporting to Miami-Dade County of any non-permitted use or disclosure;
4. Assurance that any agents and subcontractors agree to the same restrictions and conditions that apply to the Bidder/Proposer and reasonable assurances that IIHI/PHI will be held confidential;
5. Making Protected Health Information (PHI) available to the customer;
6. Making PHI available to the customer for review and amendment; and Incorporating any amendments requested by the customer;

7. Making PHI available to Miami-Dade County for an audit of databases; and
8. Making internal practice books and records related to PHI available to Miami-Dade County for compliance audits.

PHI shall maintain its protected status regardless of the form and method of transmission (paper records, and/or electronic transfer of data). The Bidder/Proposer must give its customers written notice of its privacy information practices including specifically, a description of the types of uses and disclosures that would be made with protected health information.

1.30 CHARTER COUNTY TRANSIT SYSTEM Sale SURTAX

When proceeds from the Charter County Transit System Sales Surtax levied pursuant to Section 29.121 of Florida law are used for any of the purposes described in the bid, the award of any contract for a project utilizing Charter County Transit System funds shall be effective and thereby give rise to a contractual relationship with the County for purchases unless and until both the following have occurred: (1) the County Commission awards the contract, and such award becomes final (either by expiration of 10 days after such award without veto by the Mayor, or by Commission override of a veto); and, (2) either, (a) the Charter’s Independent Transportation Trust ("CITT") has approved inclusion of the Surtax funding on the contract, or (b) in response to the CITT’s disapproval, the County Commission rescinds award of the contract by two-thirds (2/3) vote of the Commissioners membership and such rescission becomes final. Notwithstanding the other provisions of Section 1.30, award of an allocation for services in support of the CITT’s operation which does not exceed $1000 will not require CITT or CITT approval and may be awarded by the Executive Director of the CITT.

1.31 LOBBYIST CONTINGENCY FEES

A. In accordance with Section 2-11.1(b) of the Code of Miami-Dade County, May 16, 2005, no person may, in whole or in part, pay, give or agree to pay or give a contingency fee to another person. No person may, in whole or in part, receive or agree to receive a contingency fee.

B. A contingency fee is a fee, bonus, commission or non-monetary benefit as compensation which is dependent on or in any way contingent upon the passage, defeat, or modification of: (1) any ordinance, resolution, action or decision of the County Commission; (2) any action, decision or recommendation of the County Mayor or any County Board or committee; or (3) any action, decision or recommendation of any County personnel during the time period of the entire decision-making process nothing the passage, defeat, or modification of such action, decision or recommendation which indirectly or directly will be heard or reviewed by the County Commission or a County Board or committee.

1.32 COMMISSION AUDITOR – ACCESS TO RECORDS

Pursuant to Ordinance No. O-23-2, all vendors receiving an award of the contract resulting from this solicitation will grant access to the Commission Auditor to all financial and performance related records, property, and equipment purchased with wholly or in part with government funds.
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2.1 PURPOSE TO ESTABLISH A CONTRACT FOR THE COUNTY

The purpose of this solicitation is to establish a contract for the purchase of Traffic Poles, Mast Heads, and L.E.D. Signals & Housings in conjunction with the Miami-Dade County Public Works and Waste Management needs on an as needed when needed basis.

2.2 SMALL BUSINESS CONTRACT MEASURES FOR SOLICITATIONS GREATER THAN $50,000 (Bid Preference)

A Small Business Enterprise (SBE) bid preference applies to this solicitation.

A 10% percent bid preference shall apply to awards valued up to $1 million and a 5% percent bid preference shall apply to awards greater than $1 million. A SBE/Micro Business Enterprise must be certified by the Sustainability, Planning, and Economic Enhancement Department, Small Business Development (SBD) Division for the type of goods and/or services the Enterprise provides in accordance with the applicable Commodity Code(s) for this solicitation. For certification information, contact the Department of Small Business Development at 305-375-CERT (2378) or access Miami-Dade County - Small Business Development - Certification Process.

The SBE/Micro Business Enterprise must be certified by bid submission deadline, at contract award and for the duration of the contract to remain eligible for the preference.

2.3 PRE BID CONFERENCE INTENTIONALLY OMITTED

2.4 TERM OF CONTRACT FIVE (5) YEARS

This contract shall commence on the first calendar day of the month succeeding approval of the contract by the Board of County Commissioners, or designee, unless otherwise stipulated in the Notice of Award Letter which is distributed by the County's Department of Procurement Management, and contingent upon the completion and submittal of all required bid documents. The contract shall expire on the last day of the last month of the contract term.

2.5 OPTION TO RENEW INTENTIONALLY OMITTED

2.6 METHOD OF AWARD TO MULTIPLE VENDORS BY GROUP

Award of this contract will be made up to the lowest priced (2) responsive, responsible vendors on a group-by-group basis. To be considered for award by group, the vendor shall offer prices for all items within a given group. The County will then select the vendors for award for each group by totaling either the unit prices for all of the items within each group, or if so structured, by totaling the extended pricing for each item within each group. If a vendor fails to submit an offer for all items within the group, its offer for that specific group may be rejected.

While the method of award prescribes the method for determining the lowest responsive, responsible vendor, the County will award this contract to the designated lowest vendor as

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the secondary vendor respectively. If the County exercises this right, the primary vendor shall have the primary responsibility to initially perform the service or deliver the goods identified in this contract. If the primary vendor fails to perform it may be terminated for default and the County shall have the option to seek the identified goods or services from the secondary vendor. During the term of the contract, the County may also make award to the third lowest vendor as tertiary if the primary and secondary vendors do not perform.

Award to multiple vendors is made for the convenience of the County and does not exempt the primary vendor from fulfilling its contractual obligations. Failure of any vendor to perform in accordance with the terms and conditions of the contract may result in the vendor(s) being deemed in breach of contract. The County may terminate the contract for default and charge the vendor re-procurement costs, if applicable.

The groups to be awarded are as follows:

Group A: Traffic signal Poles, Mast Heads & Street Light Poles

Group B: L.E.D. Signals & Housing

2.7 PRICE SHALL BE FIXED WITH ADJUSTMENTS

Prior to the end of the initial one (1) year period, and at each anniversary thereafter, vendors shall have the option to submit a written request for a price adjustment to the County based on changes in the following price indexes:

2.7.1 Group A
Producer Price Index (PPI) Series Id. PCU3312 Steel Product mfg from purchased steel

2.7.2 Group B
Producer Price Index (PPI) Series Id. PCU3313 Alumina & Aluminum Production & Processing

2.7.3 It is the vendor's responsibility to request any pricing adjustment under this provision. For any adjustment to commence on the anniversary, the vendor's request for adjustment should be submitted 90 days prior to expiration of the then current contract term for all groups. The vendor's adjustment request should not be in excess of the relevant pricing index change.

If no adjustment request is received from the vendor, the County will assume that the vendor has agreed that the next term will remain at the current price. Any adjustment request received after the commencement of a new year may not be considered.

2.7.4 The County reserves the right to reject any price adjustments submitted by the vendor and/or to not continue the contract based on such price adjustments. Continuation of the contract beyond the initial term, and any anniversary term, is a County prerogative, and not a right of the vendors. This prerogative will be exercised only when such continuation is clearly in the best interest of the County.

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The County reserves the right to extend this contract for up to one hundred-eighty (180) calendar days beyond the current contract term and will notify the vendors in writing of the extension. This contract may be extended beyond the initial one hundred-eighty (180) calendar day extension period by mutual agreement between the County and the vendors, upon approval by the Board of County Commissioners.

2.8 EXAMINATION OF COUNTY FACILITIES AND INSPECTION OF COUNTY EQUIPMENT

2.9 EQUAL PRODUCT CAN BE CONSIDERED UPON RECEIPT OF SPECIFIED DATA

The manufacturer's name, brand name and/or model number information contained in this solicitation are being used for the sole purpose of establishing the minimum requirement of level of quality, standard of performance, and design and is in no way intended to prohibit the offer of another manufacturer's items of equal material unless otherwise indicated on the Bid/Proposal Submission Form.

This specific solicitation requires submission of the following documentation to enable County evaluation of "equal" products:

- Product Information Sheets
- Product Samples with Initial Offer
- Product Samples Upon Specific Request
- Product labels
- Performance Test Results

If an "equal" product may be considered by the County in accordance with the Bid/Proposal Submission Form, the unit shall be equal in quality and standards of performance to the item specified in the solicitation. Where an "or equal" item is offered, and product information sheets are required, the initial offer must be accompanied with two (2) complete sets of product information sheets (such as factory specifications, standard manufacturer information sheets, catalogues, and brochures), and if required, two (2) copies of performance test results of the unit offered as an equal. Also for product information submittals, all supporting documentation submitted by the offeror must in total meet the required specifications set forth in this solicitation. Where the standard product literature submitted with the offer provides information that does not comply with the specifications, the offeror shall state, in an official letter on corporate letterhead as part of their initial offer, the differences between the item they are specifically offering, and the equipment described by the standard product literature, to substantiate compliance to all of the specifications set forth in this solicitation. In such cases, any offer submitted with standard product literature but without the letter explaining compliance will result in the rejection of the offer for not meeting the solicitation specifications.

If samples of all "or equal" items bid are required for evaluation, such items are to be provided at no cost to the County, and should be submitted with the initial offer, or at the time of specific request. Failure to meet this requirement may result in your offer being rejected.
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For "equal" products to be evaluated based on submission of product labels, the initial offer should be accompanied with labels indicating the specification and ingredients for each "or equal" item offered. Failure to meet this requirement may result in your offer being rejected.

The County shall be sole judge of equality, based on the best interests of the County, and its decision in this regard shall be final. Items labeled "No Substitute" on the County’s Bid/Proposal Submission Form are the only products that will be accepted under this solicitation.

2.10 LIQUIDATED DAMAGES INTENTIONALLY OMITTED

2.11 INDEMNIFICATION AND INSURANCE INTENTIONALLY OMITTED

2.12 BID GUARANTY INTENTIONALLY OMITTED

2.13 PERFORMANCE BOND INTENTIONALLY OMITTED

2.14 CERTIFICATIONS INTENTIONALLY OMITTED

2.15 METHOD OF PAYMENT INVOICES FOR COMPLETED PURCHASES

The vendor(s) shall submit an invoice(s) to the County user department(s) after purchase has been completed, whether the specific item(s) were picked up by authorized County personnel or delivered to the site by the vendor. In addition to the general invoice requirements set forth below, the invoices shall reference the corresponding delivery ticket number or packing slip number that was signed by an authorized representative of the County user department at the time the items were delivered and accepted. Submittal of these periodic invoices shall not exceed thirty (30) calendar days from the delivery of the items. Under no circumstances shall the invoices be submitted to the County in advance of the delivery and acceptance of the items.

All invoices shall contain the following basic information:

I. Vendor Information:
   • The name of the business organization as specified on the contract between Miami-Dade County and vendor
   • Date of invoice
   • Invoice number
   • Vendor’s Federal Identification Number on file with Miami-Dade County

II. County Information:
   • Miami-Dade County Release Purchase Order or Small Purchase Order Number
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III. Pricing Information:
- Unit price of the goods, services or property provided
- Extended total price of the goods, services or property
- Applicable discounts

IV. Goods or Services Provided per Contract:
- Description
- Quantity

V. Delivery Information:
- Delivery terms set forth within the Miami-Dade County Release Purchase Order
- Location and date of delivery of goods, services or property

2.16 SHIPPING TERMS F.O.B. DESTINATION

All vendors shall quote prices based on F.O.B. Destination and shall hold title to the goods until such time as they are delivered to, and accepted by, an authorized County representative.

2.17 DELIVERY REQUIREMENTS

The vendor shall make deliveries within ninety (90) calendar days for group A and forty-five (45) calendar days for group B after the date of the order. All deliveries shall be made in accordance with good commercial practice and all required delivery timeframes shall be adhered to by the vendor(s); except in such cases where the delivery will be delayed due to acts of nature, strikes, or other causes beyond the control of the vendor. In these cases, the vendor shall notify the County of the delays in advance of the original delivery date so that a revised delivery schedule can be appropriately considered by the County.

Should the vendor(s) to whom the contract(s) is awarded fail to deliver in the number of days stated above, the County reserves the right to cancel the contract on a default basis after any back order period that has been specified in this contract has lapsed. If the contract is so terminated, it is hereby understood and agreed that the County has the authority to purchase the goods elsewhere and to charge the incumbent vendor with any re-procurement costs. If the vendor fails to honor these re-procurement costs, the County may terminate the contract for default.

Certain County employees may be authorized in writing to pick-up materials under this contract. Vendors shall require presentation of this written authorization. The vendor shall maintain a copy of the authorization. If the vendor is in doubt about any aspect of material pick-up, vendor shall contact the appropriate user department to confirm the authorization.
2.17.1 DELIVERY TIMES SPECIFIED FOR GROUP A

The vendor shall only be authorized to deliver items between the hours of 8:30 A.M. to 2:30 P.M. Monday through Friday, except for holidays. A twenty-four (24) hours notice of delivery should be given to contact person James Jackson at (305) 592-3580 Ext 265.

2.18 BACK ORDER DELAYS IN DELIVERY SHALL NOT BE ALLOWED

The County shall not allow any late deliveries attributed to product back order situations under this contract. Accordingly, the vendor is required to deliver all items to the County within the time specified in this solicitation and resultant contract, and no grace period on account of back order situations shall be honored, unless written authorization is issued by the user department, and a new delivery date is mutually established. In the event that the vendor fails to deliver the products within the time specified, the County reserves the right to cancel the order, seek the items from another vendor, and charge the incumbent vendor for any re-procurement costs. If the vendor fails to honor these re-procurement costs, the County may terminate the contract for default.

2.19 WARRANTY SHALL BE ONE YEAR FROM DATE OF ACCEPTANCE

A. Type of Warranty Coverage Required

In addition to all other warranties that may be supplied by the vendor, the vendor shall warrant its products and/or service against faulty labor and/or defective material, for a minimum period of one (1) year after the date of acceptance of the labor, materials and/or equipment by the County. This warranty requirement shall remain in force for the full one (1) year period; regardless of whether the vendor is under contract with the County at the time of defect. Any payment by the County on behalf of the goods or services received from the vendor does not constitute a waiver of these warranty provisions.

B. Correcting Defects Covered Under Warranty

The vendor shall be responsible for promptly correcting any deficiency, at no cost to the County, within (10) calendar days after the County notifies the vendor of such deficiency in writing. If the vendor fails to honor the warranty and/or fails to correct or replace the defective work or items within the period specified, the County may, at its discretion, notify the vendor, in writing, that the vendor may be debarred as a County vendor and/or subject to contractual default if the corrections or replacements are not completed to the satisfaction of the County within 15 calendar days of receipt of the notice. If the vendor fails to satisfy the warranty within the period specified in the notice, the County may (a) place the vendor in default of its contract, and/or (b) procure the products or services from another vendor and charge the vendor for any additional costs that are incurred by the County for this work or items; either through a credit memorandum or through invoicing.
2.20 CONTACT PERSONS

For any additional information regarding the terms and conditions of this solicitation and resultant contract, Contact: Mary Hammett, at (305)375-5471 email: mhammet@miamidade.gov

2.21 COUNTY USER ACCESS PROGRAM (UAP) FEE

USER ACCESS FEE

Pursuant to Miami-Dade County Budget Ordinance No. 03-192, this contract is subject to a user access fee under the County User Access Program (UAP) in the amount of two percent (2%). All sales resulting from this contract, or any contract resulting from this solicitation and the utilization of the County contract price and the terms and conditions identified herein, are subject to the two percent (2%) UAP. This fee applies to all contract usage whether by County Departments or by any other governmental, quasi-governmental or not-for-profit entity.

The vendor providing goods or services under this contract shall invoice the contract price and shall accept as payment thereof the contract price less the 2% UAP as full and complete payment for the goods and/or services specified on the invoice. The County shall retain the 2% UAP for use by the County to help defray the cost of the procurement program. Vendor participation in this invoice reduction portion of the UAP is mandatory.

JOINT PURCHASE

Only those entities that have been approved by the County for participation in the County’s Joint Purchase and Entity Revenue Sharing Agreement are eligible to utilize or receive Miami-Dade County contract pricing, terms, and conditions. The County will provide to approved entities a UAP Participant Validation Number. The vendor must obtain the participation number from the entity prior to filling any order placed pursuant to this section. Vendor participation in this joint purchase portion of the UAP, however, is voluntary. The vendor shall notify the ordering entity, in writing, within 3 work days of receipt of an order, of a decision to decline the order.

For all ordering entities located outside the geographical boundaries of Miami-Dade County, the successful vendor shall be entitled to ship goods on an “FOB Destination, Prepaid and Charged Back” basis. This allowance shall only be made when expressly authorized by a representative of the ordering entity prior to shipping the goods.

Miami-Dade County shall have no liability to the vendor for the cost of any purchase made by an ordering entity under the UAP and shall not be deemed to be a party thereto. All orders shall be placed directly by the ordering entity with the vendor and shall be paid by the ordering entity less the 2% UAP.
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VENDOR COMPLIANCE

If a vendor fails to comply with this section, that vendor may be considered in default by Miami-Dade County in accordance with Section 1, Paragraph 1.23 of this contract solicitation and the resulting contract.

2.22 LOCAL CERTIFIED SERVICE - DISABLED VETERAN'S BUSINESS PREFERENCE

In accordance with Section 2.9.5.1 of the Miami-Dade County Code, a Local Certified Service-Disabled Veteran Business Enterprise (VBE) that submits a bid for a contract shall receive a bid preference of five percent of the price bid. A VBE is a firm that is a) a local business pursuant to Section 2.8.5 of the Code of Miami-Dade County and b) prior to proposal submittal is certified by the State of Florida Department of Management Services as a service-disabled veteran business enterprise pursuant to Section 295.187 of the Florida Statutes. This preference will only be used for evaluating and awarding the bids and shall not affect the contract price. In procurements where Small Business Enterprises (SBE) measures are being applied, a VBE who is also an SBE shall not receive the veteran’s preference provided in this section and shall be limited to any applicable SBE preferences. At the time of bid or proposal submission, the vendor must affirm in writing its compliance with the certification requirements of Section 295.187 of the Florida Statutes and submit this affirmation and a copy of the actual certification along with the bid or proposal submission.

2.23 PRIMARY SECONDAY AND TERTIARY, VENDOR DESIGATION

While the method of award identified in Section 2.6 of the solicitation prescribes the method of determining the lowest responsive, responsible vendor. The County will award this contract to the designated lowest vendor as the primary vendor and will award this contract to the designated second lowest vendor as the secondary vendor respectively. If the County exercises this right, the primary vendor shall be given the first opportunity to perform the service or deliver the goods identified in this contract. If the primary vendor declines this opportunity, the county shall seek the identified goods and services from the secondary vendor. The county may also make award to the third lowest, priced responsive responsible vendor as a tertiary vendor.

2.24 DEMONSTRATION OF EQUIPMENT MAY BE REQUIRED DURING EVALUATION

After receipt of offers by the County, the vendors may be required to demonstrate their specifically offered equipment to cognizant County personnel, at no separate cost. The purpose of this demonstration is to observe the equipment in an operational environment and to verify its capability, suitability, and adaptability in conjunction with the performance requirements stipulated in this solicitation. If a demonstration is required, the County will notify the vendor of such in writing and will specify the date, time and location of the demonstration. If the vendor fails to perform the demonstration on the specified date stipulated in the notice, the County may elect to reject that vendor’s offer, or to re-schedule the demonstration, whichever action is determined to be in the best interests of the County. The County shall be the sole judge of the acceptability of the equipment in conformance with the specifications and its decision shall be final.
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The equipment used for the demonstration shall be the same as the manufacturer's model identified in the vendor's offer. Accordingly, the equipment used in the demonstration shall create an express warranty that the actual equipment to be provided by the vendor during the contract period shall conform to the equipment used in the demonstration. The vendor shall be required to provide adequate restitution to the County, in the manner prescribed by the County, if this warranty is violated during the term of the contract.

2.25 INFORMATION SHEETS SHOULD BE SUBMITTED FOR EACH ITEM OFFERED GROUP A

The offer should be accompanied with two (2) complete sets of factory information sheets (specifications, brochures, etc.) for each item offered by the vendor. Failure to meet this requirement may result in rejection of the offer. The County's decision as to quality of the product based on submission of the information sheets shall be final.

2.26 MATERIALS SHALL BE NEW AND WARRANTED AGAINST DEFECTS

The vendor hereby acknowledges and agrees that all materials, except where recycled content is specifically requested, supplied by the vendor in conjunction with this solicitation and resultant contract shall be new, warranted for their merchantability, and fit for a particular purpose. In the event any of the materials supplied to the County by the vendor are found to be defective or do not conform to specifications: (1) the materials may be returned to the vendor at the vendor's expense and the contract cancelled or (2) the County may require the vendor to replace the materials at the vendor's expense.

2.27 STOCK LEVELS SHALL BE MAINTAINED BY VENDOR

The successful vendor(s) shall ensure that adequate stock levels are maintained at its place of business in order to assure the County of prompt delivery. If the delivery terms specified in the Solicitation are not fulfilled by the Vendor, the County reserves the right to cancel the order, purchase the goods elsewhere, and charge the Vendor for any reprocurement costs incurred by the County.

2.28 DEMURRAGE CHARGES WILL NOT BE ALLOWED

The County shall not incur separate demurrage charges from vendors who supply containers on an interim basis to the County in conjunction with this contract. Any rental or demurrage costs for such containers that are normally charged by the vendor must be reflected in the unit prices offered by the vendor.

2.29 COMPLIANCE WITH FEDERAL STANDARDS

All items to be purchased under this contract shall be in accordance with all governmental standards, to include, but not be limited to, those issued by the Occupational Safety and Health Administration (OSHA), the National Institute of Occupational Safety Hazards (NIOSH), and the National Fire Protection Association (NFPA).
2.30 ENVIRONMENTALLY ACCEPTABLE PACKAGING

Effective June 16, 1992, all contracts in excess of ten thousand ($10,000) dollars will be affected by Resolution Number R738-92 amending Miami-Dade County Administrative Order 3-2 (relating to the procurement of goods and services).

As a waste management alternative, and as an additional means of reducing the volume and toxicity of waste and by-products entering Florida’s solid waste stream, Miami-Dade County has instituted the following policy with regard to source reduction.

In order to discourage excessive packaging of a product solely for marketing purposes and to encourage packaging for purposes of ensuring durability, re-usability and recyclability. No goods shall be purchased if the goods constitute less than 90 percent (by volume) of the item being purchased or if the goods contains more than 10 percent package and packing material (by volume). No packaging shall be purchased which is not environmentally acceptable packaging.

For purposes of meeting the requirements of this resolution, “Environmentally Acceptable” shall be defined as; any item that is returnable for reuse or recycling, or which is recyclable.

In order to insure compliance with this resolution, vendors shall indicate in the space provided on the Bid/Proposal Submission Form or elsewhere as required by this solicitation, the method to be used for returning packaging materials to the distributor in conjunction with this solicitation and/or by completing the General Services Certification of Recycled Product Content Form indicating the ability of the materials to be recycled through existing recycling collection programs.

Appeals for waiver of these requirements may be made in writing to the County Manager through the Director of Procurement Management. No waiver shall be effective unless approved by a majority vote of the Board of County Commissioners. Offers failing to provide this information may result in being declared non-responsive; however, the vendor shall be given the opportunity to provide the information during the offer evaluation period. At such time, the vendor shall be given fifteen (15) calendar days to submit this information.

Vendors wishing to obtain a copy of the complete resolution should contact The Clerk of the Board at 305-375-5126.

2.31 ACCEPTANCE OF PRODUCT BY THE COUNTY

The product(s) to be provided hereunder shall be delivered to the County, and maintained if applicable to the contract, in full compliance with the specifications and requirements set forth in this contract. If a vendor-provided product is determined to not meet the specifications and requirements of this contract, prior either to acceptance or upon initial inspection, the item will be returned, at vendor expense, to the vendor. At the County’s own option, the vendor shall either provide a direct replacement for the item, or provide a full credit for the returned item. The vendor shall not assess any additional charge(s) for any conforming action taken by the County under this clause.
2.32 PATENTS AND ROYALTIES

The vendor, without exception, shall indemnify and save harmless the County and its employees from liability of any nature or kind, including cost and expenses for, or as a result of, any copyrighted, patented, or unpatented invention, process, or article manufactured by the vendor. The vendor has no liability when such claim is solely and exclusively due to the combination, operation, or use of any article supplied hereunder with equipment or data not supplied by vendor, or is based solely and exclusively upon the County's alteration of the article. The purchaser will provide prompt written notification of a claim of copyright or patent infringement.

Further, if such a claim is made or is pending, the vendor may, at its option and expense, procure for the purchaser the right to continue use of, replace or modify the article to render it non-infringing. (If none of the alternatives are reasonably available, the County agrees to return the article on request to the contractor and receive reimbursement, if any, as may be determined by a court of competent jurisdiction.) If the vendor uses any design, device, or materials covered by letters, patent or copyright, it is mutually agreed and understood without exception that the contract prices shall include all royalties or cost arising from the use of such design, device, or materials in any way involved in the work.

2.33 PURCHASE OF OTHER ITEMS NOT LISTED WITHIN THIS SOLICITATION BASED ON PRICE QUOTES

While the County has listed all major items within this solicitation which are utilized by County departments in conjunction with their operations, there may be similar items that must be purchased by the County during the term of this contract. Under these circumstances, a County representative will contact the primary vendor to obtain a price quote for the similar items. If there are multiple vendors on the contract, the County representative may also obtain price quotes from these vendors. The County reserves the right to award these similar items to the primary contract vendor, another contract vendor based on the lowest price quoted, or to acquire the items through a separate solicitation.

2.34 AVAILABILITY OF CONTRACT TO OTHER COUNTY DEPARTMENTS AND GOVERNMENTAL AGENCIES

Although this Solicitation is specific to a County Department, it is hereby agreed and understood that any County department or governmental agency may avail itself of this contract and purchase any and all items specified herein from the successful vendor(s) at the contract price(s) established herein. Under these circumstances, a separate purchase order shall be issued by the County, which identifies the requirements of the additional County department(s) or agency (ies).
2.35 PLANS GROUP A

Plans for Traffic Signal Poles and Street Light Poles have been approved by Miami-Dade county Public Works on September 18, 2006 and shall become part of this Invitation to Bid. See plans on page 20 through 31.
SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

3.1 SCOPE OF WORK

These specifications cover the acquisition of Traffic Signal Poles, Mast Arms, and Street Light Poles, and L.E.D Signals and Housing for Miami-Dade Public Works and Waste Management departments on as need basis.

3.2 Traffic Signal Poles, Mast Arms, and Street Light Poles Minimum Requirements Group -A

Tapered upright poles and mast arms shall be round or polygonal (minimum 12 sides) in cross-section, fabricated from Society of Automotive engineers (SAE) 1020 steel processed to achieve a minimum yield stress of 55,000 Pound per Square Inches (PSI) and conforming to the requirements of American Society of Testing Materials (ASTM) A595 (Grade A), See Note 1 (Linear Taper .14 in/ft.) for poles of up to 13” and A572 Grade 60 for 15” poles.

3.2.1 Cast anchor base and handhole frame ASTM A72 Grade 65-35 See Note 2.

3.2.2 Hand hole cover plate-11 gauge steel SAE 1015.

3.2.3 Cast aluminum pole top aluminum alloy #43

3.2.4 Anchor bolts to be high strength steel having 55,000 PSI minimum yield stress 95,000 PSI ultimate conforming to ASTM. See note on page #21, “sheet 1 of 5” Table of Materials Specification.

3.2.5 All nuts and bolts less than 5/8” diameter to be passivated stainless steel American Iron and Steel Institute (AISI)-300 series, commercial grade.

3.2.6 All other nuts and bolts 5/8” diameter and over shall conform to ASTM A307 and be galvanized in accordance with ASTM A 153 specification.

3.2.7 Welding rod ASTM A233 Class E 60XX or E 70 XX.

3.2.8 Galvanizing of all steel components shall conform to ASTM A 123 specification special attention should be given to paragraph 9A which covers appearance of the galvanized surface. Surface must have reasonable uniformity of appearance, with no excessive buildup of dross of flux, and no uncoated or black spots. Failure to comply with these requirements will be cause for rejection of the materials.

3.2.9 The steel plate of Traffic Arm connection to upright pole must meet the ASTM standard A36. See chart on “Sheet 4 of 5” page #24.

3.2.10 Up right pole and mast arm sizes are based upon steel as described in specification. If cross-section other than round is used or if steel other than 55,000 PSI is to be used, bending strength at least equivalent to tube sizes show must be provided by adjusting wall
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SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings
thickness, for pole shapes other than round, this minimum strength must be provide through the weakest pole cross-section.

3.2.11 Interchangeability on bases must be maintained and bolt circle diameter and anchor bolt sizes show must remain the same cast bases are preferred, alternate types must provide nut covers for neat appearance.

3.2.12 All mast arms installation shall use a universal swivel between disconnect and mast arm.

3.2.13 A minimum of eighteen (18) signal Poles and Mast Arms will be ordered on each shipment.

3.3 Street Light Poles Minimum Requirement
These Street Light Poles must meet the standard specification provided on the attached plans. Any deviation will not be accepted unless authorized in writing by the Miami-Dade County Public Works and Waste Management Department, Street Light Coordinator.
<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Code</th>
<th>Quantity</th>
<th>Unit</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Traffic Pole</td>
<td>P1</td>
<td>100</td>
<td>Pcs</td>
<td>07/10/12</td>
</tr>
<tr>
<td>2</td>
<td>Mast Head</td>
<td>M2</td>
<td>50</td>
<td>Pcs</td>
<td>08/15/12</td>
</tr>
<tr>
<td>3</td>
<td>LED Signal</td>
<td>S3</td>
<td>25</td>
<td>Pcs</td>
<td>09/20/12</td>
</tr>
<tr>
<td>4</td>
<td>Housing</td>
<td>H4</td>
<td>10</td>
<td>Pcs</td>
<td>10/05/12</td>
</tr>
</tbody>
</table>

**Notes:**
- All materials must meet the specifications outlined in Section 3.
- Revised: 6/18/12
Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

MIAMI-DADE COUNTY

SECTION 3
TECHNICAL SPECIFICATION

BID NO.:
## Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

<table>
<thead>
<tr>
<th>Model</th>
<th>Description</th>
<th>Material</th>
<th>Dimensions</th>
</tr>
</thead>
<tbody>
<tr>
<td>3M-120</td>
<td>120-foot mast head</td>
<td>Steel</td>
<td>120 ft</td>
</tr>
<tr>
<td>4P-180</td>
<td>180-foot pole</td>
<td>Aluminum</td>
<td>180 ft</td>
</tr>
<tr>
<td>LED-100</td>
<td>100-inch LED signal</td>
<td>Glass</td>
<td>100 in</td>
</tr>
</tbody>
</table>

---

[Diagram of traffic pole, mast head, and LED signal]
Traffic Poles, Mast Heads, and L.E.D. Signals & Housings
SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

SCHEDULE

"SPUN, TAPERED ALUMINUM LIGHTING STANDARD W/ TRUSSED ARM & T-BASE"

<table>
<thead>
<tr>
<th>C1</th>
<th>C2</th>
<th>C3</th>
<th>C4</th>
<th>C5</th>
<th>C6</th>
<th>C7</th>
<th>C8</th>
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<td>45</td>
<td>50</td>
<td>60</td>
</tr>
<tr>
<td>5°</td>
<td>10°</td>
<td>15°</td>
<td>20°</td>
<td>25°</td>
<td>30°</td>
<td>35°</td>
<td>40°</td>
<td>45°</td>
<td>50°</td>
</tr>
<tr>
<td>6&quot;</td>
<td>12&quot;</td>
<td>18&quot;</td>
<td>24&quot;</td>
<td>30&quot;</td>
<td>36&quot;</td>
<td>42&quot;</td>
<td>48&quot;</td>
<td>54&quot;</td>
<td>60&quot;</td>
</tr>
</tbody>
</table>

NOTE: All bolts, nuts, & washers used in the construction of the pole shall be grade 5, 70V, 2", and shall be galvanized. Detailed for any anchor plate hardware.

References: Miami-Dade County Public Works
S/N: 117TH/AVE

SECTION 4

BID NO.

FLAGPOLES, INC.
99 GAMBLE HOLLOWED
EAST & WAUK, NY 11755

18A
SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

NOTE: THIS UNIT WITH MAX. 7.2 KVA, OR LDR. AT TOP OF POLE TO RESIST LOAD UP TO 10000 LBS. WINDING WITH A SIZE "C" TACTOR FOR ADEQUATE UVOLTA.
Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

- 3"x3" TENON
- 9" B.C. MIN
- 10" B.C. MAX

6" BASE DETAIL
CAST ALUMINUM 356-T6
SCALE .1

SPUN TAPERED 6" TO 4" ALUMINUM SHAFT ALLOY 6063-T6, 100% WALL, FINISH: POWDER COAT BLACK

ANCHOR BOLT DETAIL
ASTM A578/A578M-1554GRSS,
TOP 10" GALVANIZED (MIN) PER
ASTM A153 WITH ALL NUTS, FLATWASHERS
AND LOCKWASHERS
SCALE .1

3"x5" NOMINAL REINFORCED
FLUSH HANDHOLE WITH
COVER, S.S. ATTACHMENT
SCREWS AND GROUND
PROVISION

NOTE: FOUNDATION AND DESIGN BY OTHERS

VERTEX ILLUMINATION OF AMERICA, INC.
3730 SW 47TH STREET - MIAMI, FL 33155
TEL: (305) 666-4210 - FAX (305) 666-4211

PROJECT: MIAMI - CROSS CO. DIST.
CAT # M000-00000A-PS BL.
DRAWN BY: APPLD DRAWING #:
SCALE:
WORK ORDER #:
8239C
SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

- Diagram of traffic poles, mast heads, and L.E.D. signals & housings.

Revised: 06/18/12
MIAMI-DADE COUNTY

SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

[Diagram of traffic poles, mast heads, and L.E.D. signals & housings]

SERVICE POINT DETAILS

[Table showing service point details]

Revised 6/18/12
3.4 L.E.D. Signals and Housing Group B

Specification of the modules for L.E.D Signals and Housing can be found listed under Sections 3.0 (Attached):

- Appendix A L.E.D Pedestrian Signal Hand/Ped Module (Attached)
- Appendix B L.E.D Pedestrian Signal Hand/Ped countdown Module (Attached)
MIAMI-DADE COUNTY

SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

APPENDIX "A"

MIAMI-DADE COUNTY PUBLIC WORKS DEPARTMENT
Traffic Signals & Signs Division

TECHNICAL SPECIFICATION

LED PEDESTRIAN SIGNAL

HAND/PERSON MODULE
(16" x 18" HOUSING)

August 2007
SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and LED Signals & Housings

MIAMI-DADE COUNTY PUBLIC WORKS DEPARTMENT
TECHNICAL SPECIFICATION

LED PEDESTRIAN SIGNAL
HAND/PERSON MODULE
(16" x 18" HOUSING)

General Overview

1) The LED pedestrian modules shall be designed to be furnished in a standard aluminum pedestrian signal head housing or as a retrofit replacement for existing modular neon or similar modules and shall not require special tools for installation.

2) The LED pedestrian symbol modules shall fit into existing 16" x 18" vehicular (pedestrian) signal housings built to Institute of Transportation Engineers Vehicular Traffic Control Signal Housings (ITE VTCSH) Standards without modification to the housing.

3) The LED pedestrian symbol module, when specified furnished complete with housing, shall meet the additional requirements as specified in Sections 8.0 "Housing" and 9.0 "Door Frame and Visor", below.

4) The LED signal module shall consist of a side-by-side message by combining the symbols of a "Hand" and "Walking Person", displayed left to right.

5) The typical power consumption for the "Hand" shall be 8W; the typical power consumption for the "Person" shall be 7W.

1.0 Purpose

The purpose of this specification is to provide the minimum performance requirements for LED pedestrian signal modules (hereafter called module or modules) with "walking person" & "upraised hand". This specification shall be used for only the following size (nominal message bearing surface): 405mm x 457 mm (16 in x 18 in). This specification refers to definitions and practices described in "Pedestrian Traffic Control Signal Indications" published in the Equipment and Materials Standards of the Institute of Transportation Engineers, referred to in this document as "PTCSI."

2.0 Definitions

The following definitions are in addition to the definitions in the PTCSI.

2.1 Catastrophic Failure. The total loss of visible illumination from the LED light source.
SECTION 3
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Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

2.2 Chromaticity. The color of the light emitted by a module, specified by the x, y chromaticity coordinates on the 1931 Commission Internationale d’Eclairage (CIE) chromaticity diagram.

2.3 Conditioning. Energizing a LED signal module at a specified ambient temperature for a specified period of time, to cause any early electronic component mortality failures to occur and to detect any component reliability problems.

2.4 Duty Cycle. The amount of time during a specified time period that a module is energized, expressed as a percent of the specified time period.

2.5 Abrasion Resistance Material. A surface coating or integral material that provides outer lens front surface abrasion resistance.

2.6 LED Light Source. An array of LEDs mounted on a printed circuit board.

2.7 LED Pedestrian Signal Module (module). A signaling unit comprised of an LED light sources and a related power supply, and any required lenses, which, when connected to appropriate power, provides a pedestrian signal indication.

2.8 Luminance. The luminous flux emitted or reflected from a surface, in a given direction, per unit solid angle, divided by the area of the surface, expressed as cd/m².

2.9 Minimum Maintained Luminance. The minimum luminance a module is required to provide throughout service as a pedestrian control signal.

2.10 Nominal Operating Voltage. The AC RMS voltage, 120 VAC, at which photometric performance and power consumption are specified.

2.11 Power Consumption. The electrical power in Watts consumed by a module when operated at nominal operating voltage and ambient operating temperature range.

2.12 Power Factor. The power factor equals Watts divided by Volt-Ampere or the ratio of power consumption in Watts to Volt-Ampere.

2.13 Total Harmonic Distortion (THD). THD is the ratio of the root-mean-square (RMS) value of the harmonics to the amplitude of the fundamental component of the AC waveform.

2.14 Translate. To move an object along a linear vector, such that the orientation of the object does not rotate relative to the original frame of reference.

2.15 Turn OFF Time. The amount of time required after removal of the nominal operating voltage for the LED signal module to show no visible illumination.

2.16 Turn OFF Voltage. The voltage below which the LED signal module emits no visible illumination.

2.17 Turn ON Time. The amount of time required for the LED signal module to reach 90% of full illumination.

2.18 Volt-Ampere. The product of the root-mean-square (RMS) line voltage and RMS line current, measured with true RMS meters.
SECTION 3
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Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

3.0 Physical & Mechanical Requirements

3.1 General

3.1.1 Usage: Modules shall fit into pedestrian signal housings manufactured in accordance with the ITE PTCSI Standard, March 1985, without modification to the housing.

3.1.2 Installation requirements: Installation of a module into an existing pedestrian signal housing shall only require the removal of the existing optical unit components, i.e., lens, lamp module, gaskets, and reflector; shall be weather tight and fit securely in the housing; and shall connect directly to existing electrical wiring. Installation shall not require special tools.

3.1.3 The sizes of the message bearing surfaces shall be in accordance with the dimensions given in Table 1.

<table>
<thead>
<tr>
<th>Message Bearing Surface Height X Width</th>
<th>Minimum Message Size Height X Width</th>
</tr>
</thead>
<tbody>
<tr>
<td>406mm x 457mm (16&quot; x 18&quot;)</td>
<td>297mm x 178mm (11&quot; x 7&quot;)</td>
</tr>
</tbody>
</table>

3.1.4 LED Modules shall completely comply with the ITE PTCSI – Part 2: LED Pedestrian Traffic Signal Modules specification. ETU/intertek certified test reports are required to verify full compliance to the ITE PTCSI – Part 2: LED Pedestrian Traffic Signal Modules specification.

3.2 The LED Signal Module

3.2.1 The module shall be capable of replacing the optical component of the pedestrian indication.

3.2.2 The lens shall have a textured surface to reduce glare.

3.2.3 The module lens may be a replaceable part, without the need to replace the complete module.

3.2.4 Abrasion Resistance - A surface coating or integral material shall be used to provide front surface abrasion resistance.
3.2.5 For optimum diffusion of all icons, there shall be a minimum of 1.5 inches of space between the surface of the module lens and the LEDs used to illuminate the icons.

3.2.6 The "Portland Orange" LED's shall be of the latest AlInGaP technology and the "Lunar White" LED's of the latest InGaN technology.

3.2.7 The configurations of the walking person icon and upraised hand icon are illustrated in Figure 1 and Figure 2 respectively. The upraised hand and walking person icons shall be a minimum of 11 inches high and 7 inches wide.

Figure 1—Walking Person Icon
3.3 Environmental Requirements

3.3.1 All exposed components of a module shall be suitable for prolonged exposure to the environment, without appreciable degradation that would interfere with function or appearance. As a minimum, selected materials shall be rated for service for a period of a minimum of 60 months in a south-facing Arizona Desert installation.

3.3.2 A module shall be rated for use throughout an ambient operating temperature range, measured at the exposed rear of the module, of -40°C (-40°F) to +74°C (+165°F).

3.3.3 A module shall be protected against dust and moisture intrusion, including rain and blowing rain.

3.3.4 The module lens shall not crack, craze or yellow due to solar UV irradiation typical for a south-facing Arizona Desert installation after a minimum of 60 months in service.

3.4 Construction

3.4.1 The module shall be a single, self-contained device, not requiring on-site assembly for installation into an existing traffic signal housing. The power supplies for the module shall be integral to the module and shall be conformally coated.

3.4.2 The assembly and manufacturing process for the module shall be designed to assure all internal LED and electronic components are adequately supported to withstand mechanical shock and vibration from high winds and other sources.
3.5 Materials

3.5.1 Materials used for the lens and module construction shall conform to ASTM specifications for the materials, where applicable.

3.5.2 Enclosures containing either the power supply or electronic components of the signal module shall be made of UL94 fire retardant materials. The module lens is excluded from this requirement.

3.6 Module Identification

3.6.1 Each module shall be identified on the backside with the manufacturer's name, model, operating characteristics and serial number. The operating characteristics identified shall include the nominal operating voltage and stabilized power consumption, in watts and Volt-Amperees. The main module label which includes the module's serial number (or date code) and the model number shall be attached using polyester or vinyl self-adhesive labels. The use of paper labels is not acceptable.

3.6.2 Modules shall have a prominent and permanent vertical indexing indicator, i.e., UP Arrow, or the word UP or TOP, for correct indexing and orientation in the signal housing.

3.6.3 Modules conforming to all requirements of this specification shall have a statement on an attached label which states conformance to the latest version of the ITE PTCSI – Part 2 LED Pedestrian Signal Specification.

4.0 Photometric Requirements

4.1 Luminance, Uniformity and Distribution

4.1.1 For a minimum period of 60 months, the minimum maintained luminance values for the modules under the operating conditions defined in Sections 3.3.2 and 5.2.1, when measured normal to the plane of the icon surface, shall not be less than:

- Walking Person: 2,200 cd/m²
- Upraised Hand: 1,400 cd/m²
- Countdown Digits: 1,400 cd/m²

The luminance of the emitting surface, measured at angles from the normal of the surface, may decrease linearly to a value of 50% of the values listed above at an angle of 15 degrees.

The light output requirements in this specification apply to pedestrian signal heads without any visors, hooded or louvered (egg-crate). Addition of such visors may affect the light output of the signal head.

4.1.2 The uniformity of the walking person, upraised hand, and countdown digit icons' luminance shall meet a ratio of not more than 1 to 10 between the minimum and maximum luminance values, as measured in 12mm (0.5 in) diameter spots.
4.1.3. When operating within the temperature range specified in Section 3.3.1, the average luminance of the module shall not exceed three times the maintained minimum luminance of the modules, as defined in Section 4.1.1.

4.2 Chromaticity

The standard colors for the LED Pedestrian Signal Module shall be White for the walking person and Portland Orange for the upraised hand and countdown digit icons. The colors for these icons shall conform to the following color regions, based on the 1931 CIE chromaticity diagram:

Walking Person—White:
Blue boundary: \( x = 0.280 \)
1st Green boundary: \( 0.280 \leq x < 0.400 \)
\[ y = 0.7917x + 0.0983 \]
2nd Green boundary: \( 0.400 \leq x < 0.450 \)
\[ y = 0.4600x + 0.2310 \]
Yellow boundary: \( x = 0.450 \)
1st Purple boundary: \( 0.450 \leq x < 0.400 \)
\[ y = 0.4600x + 0.1810 \]
2nd Purple boundary: \( 0.400 \leq x < 0.280 \)
\[ y = 0.7917x + 0.0463 \]

<table>
<thead>
<tr>
<th>Point</th>
<th>( x )</th>
<th>( y )</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0.280</td>
<td>0.320</td>
</tr>
<tr>
<td>2</td>
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<tr>
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<td>0.365</td>
</tr>
<tr>
<td>5</td>
<td>0.280</td>
<td>0.270</td>
</tr>
</tbody>
</table>

UPRAISED HAND—PORTLAND ORANGE:
YELLOW BOUNDARY: \( y = 0.390 \)
WHITE BOUNDARY: \( 0.600 \leq x \leq 0.890 \)
\[ y = 0.990 - x \]
RED BOUNDARY: \( y = 0.331 \).

<table>
<thead>
<tr>
<th>Point</th>
<th>Portland Orange</th>
<th>( x )</th>
<th>( y )</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0.6095</td>
<td>0.390</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>0.600</td>
<td>0.390</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>0.659</td>
<td>0.331</td>
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</tr>
<tr>
<td>4</td>
<td>0.669</td>
<td>0.331</td>
<td></td>
</tr>
</tbody>
</table>

The color regions are illustrated in Attachment 1.
SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

4.3. Color Uniformity

The uniformity of the emitted colors shall be such that any color measurement within a 12mm (0.5 in) spot on the emitting surface shall fall within the following regions around the average measured color of the entire emitting surface:

- Walking Person—White: \( \sqrt{\Delta x^2 + \Delta y^2} \leq 0.04 \)

where \( \Delta x \) and \( \Delta y \) are the differences in the chromaticity coordinates of the measured colors to the coordinates of the average color, using the CIE 1931 Chromaticity Diagram and a 2 degree Standard Observer.

- Upraised Hand and Countdown Digits—Portland Orange:

The dominant wavelength for all individual color measurements shall be within \( \pm 3 \) nm of the dominant wavelength for the average of all the individual color measurements.

5.0 Electrical

5.1 General

5.1.1 All wiring shall meet the requirements of Section 13.02 of the VTCSH standard. Secured, color coded, 600V, anti-capillary, 18 AWG jacketed wires, 1 meter (39 in) in length, conforming to the NFPA 70, National Electrical Code, and rated for service at +100°C, shall be provided.

5.1.2 The following color scheme shall be used for the module’s AC power leads: Orange for the upraised hand and countdown digits, Blue for the walking person, and White for common.

5.1.3 So as to reduce crowding of terminal blocks and housings, modules containing a Hand & Person Overlay display as well as a Countdown Timer display shall have only three wires (1 orange, 1 blue, 1 white) exiting the LED module for electrical connection to intersection field wires.

5.1.4 The AC power leads shall exit the module via a rubber grommetted strain relief, and shall be terminated with quick connect terminals and spade tab adaptors. The leads shall be separate at the point at which they leave the module.

5.2 Voltage Range

5.2.1 LED signal modules shall operate from a 60±3 Hz AC line power over a voltage range from 80 to 135 VAC RMS.

5.2.2 Fluctuations in line voltage over the range of 80 to 135 VAC shall not affect luminous intensity by more than ±10 percent.

5.2.3 The module circuitry shall prevent flicker of the LED output at frequencies less than 100 Hz over the voltage range specified in Section 5.2.1.
5.2.4 Low Voltage Turn OFF: There shall be no visible illumination from the LED signal module when the applied voltage is less than 35 VAC.

5.2.5 Turn-ON and Turn-OFF Time: A module shall reach 90% of full illumination (turn-ON) within 75 msec of the application of the nominal operating voltage. The signal shall cease emitting visible illumination (turn-OFF) within 75 msec of the removal of the nominal operating voltage.

5.2.6. Default Condition: For abnormal conditions when nominal voltage is applied to the Hand and Person phase wires (with each icon having a neutral return path) the pedestrian signal unit shall default to the hand symbol or shall be blank.

5.3 Transient Voltage Protection

The on-board circuitry of the module shall include voltage surge protection, to withstand high-repetition noise transients and low-repetition high-energy transients as stated in Section 2.1.8, NEMA Standard TS 2-2003. In addition, the module shall comply with the following standards: IEC 1000-4-5 at 3kV with a 2 ohm source impedance, ANSI/IEEE C62, 41-2002; IEC 61000-4-12 (6kV, 200A, 100kHz ring wave).

5.4 Electronic Noise

The LED signal and associated on-board circuitry shall meet the requirements of the Federal Communication Commission (FCC) Title 47, Subpart B, Section 15 regulations concerning the emission of electronic noise by Class A digital devices.

5.5 Power Factor (PF) and AC Harmonics

5.5.1 Modules shall provide a power factor of 0.90 or greater when operated at nominal operating voltage, and 25°C (77°F).

5.5.2 Total harmonic distortion induced into an AC power line by a module at nominal operating voltage, and at 50°C (77°F), shall not exceed 20%.

5.6 Controller Assembly Compatibility

5.6.1 The current draw for hand and person icons shall be sufficient to ensure compatibility and proper triggering and operation of load current switches and conflict monitors in signal controller units.

5.6.2 Off State Voltage Decay: When the hand or person icon is switched from the On state to the Off state the terminal voltage shall decay to a value less than 10 VAC RMS in less than 100 milliseconds when driven by a maximum allowed load switch leakage current of 10 milliamps peak (7.1 milliamps AC).

5.7 Failed State Impedance

The module shall be designed to detect catastrophic loss of the hand/person LED load. Upon sensing the loss of the LED load, the module shall present a resistance of at least 250 kΩ across the hand/person input power leads within 300 msec. The LED light source will be said to have failed catastrophically if it fails to show any visible illumination when energized according to Section 5.2.1 after 75 msec.

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Revised 5/18/12
6.0 Quality Assurance

6.1 General

6.1.1 Quality Assurance Program: Modules shall be manufactured in accordance with a vendor quality assurance (QA) program. The QA program shall include two types of quality assurance: (1) design quality assurance and (2) production quality assurance. The production quality assurance shall include statistically controlled routine tests to ensure minimum performance levels of modules built to meet this specification.

6.1.2 Record Keeping: QA process and test results documentation shall be kept on file for a minimum period of seven years.

6.1.3 Conformance: Module designs not satisfying design qualification testing and the production quality assurance testing performance requirements in Sections 6.3 and 6.4 should not be labeled, advertised, or sold as conforming to this specification.

6.2 Manufacturers’ Serial Numbers

Each module shall be identified with the information specified in paragraph 3.6.1.

6.3 Production Tests & Inspections

6.3.1 Production Test Requirements: All modules tendered for sale shall undergo the following Production Testing & Inspection prior to shipment. Failure of a module to meet the requirements of Production Testing & Inspection shall be cause for rejection. Test results shall be maintained per the requirement of Section 6.1.2.

6.3.1.1 All Production Tests shall be performed at an ambient temperature of 25°C (77°F) and at the nominal operating voltage of 120 VAC.

6.3.2 Production Luminance Test: Hand/Person icons shall be tested for maintained minimum luminance. Any measurement with a correlation to the luminance requirements of Section 4.1.1 may be used. Modules that do not meet the maintained minimum luminance requirements as per Section 4.1.1 shall be rejected.

6.3.3 Power Factor: Hand/Person icons shall be tested for power factor per the requirements of Section 5.5.1. A commercially available power factor meter may be used to perform this measurement. Failure of a module to meet the requirements for power factor (5.5.1) shall be cause for rejection of the module.

6.3.4 Current Consumption Measurement: Hand/Person icons shall be measured for current flow in Amperes. The measured current values shall be compared against the design current values from design qualification measurements in Section 6.4.6.1. A measured current consumption in excess of 120% of the design qualification current value for an ambient temperature of 25°C (77°F) shall be cause for rejection of the module.

6.3.5 Visual Inspection: All modules shall be visually inspected for any exterior physical damage or assembly anomalies. Careful attention shall be paid to the surface of the lens to ensure there are no scratches (abrasions), cracks, chips, discoloration, or other defects. The presence of any such defects shall be cause for rejection of the module.
SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

6.4 Design Qualification Testing

6.4.1 Design Qualification testing shall be performed on the hand/person icons of new module designs, and when a major design change has been implemented on existing hand/person pedestrian signal designs. Modules used in design qualification testing shall be representative of the manufacturer's proposed normal production.

6.4.1.1 Testing shall be performed once every 5 years or when the module design or LED technology has been changed. Test data shall be retained by the module manufacturer in accordance with Section 6.1.2 or for 60 months following final production of a specific design, whichever is longer.

6.4.1.2 Six modules shall be used in Design Qualification Testing. All six modules shall be subjected to conditioning (6.4.2), followed by the Environmental Tests (6.4.3). Following the Environmental Tests, three modules shall undergo Photometric & Colorimetric Tests (6.4.4). The remaining three modules shall undergo the Electrical Tests (6.4.5) and Controller Compatibility Tests (6.4.5.11). Tests shall be conducted in the order described herein, unless otherwise specified.

6.4.1.3 In order for a module design to be considered acceptable for marking with the label described in 3.6.3, all tested modules must comply with the acceptance/rejection criteria for the Environmental Tests (6.4.3), Photometric & Colorimetric Tests (6.4.4), Electrical Tests (6.4.5), and Controller Assembly Compatibility Tests (6.4.5.11).

6.4.2 Conditioning: Modules shall be energized for a minimum of 24 hours, at 100% duty cycle, in an ambient temperature of +60°C (+140°F).

6.4.3 Environmental Testing:

6.4.3.1 Mechanical Vibration Testing: Three modules shall be tested per MIL-STD-883, Test Method 2007, using three 4-minute cycles along each x, y, and z axis, at a force of 2.5 Gs, with a frequency sweep from 2 Hz to 120 Hz.

6.4.3.2 Temperature Cycling. Temperature cycling shall be performed per MIL-STD-883, Test method 1010. The temperature range shall be per Section 3.3.1. A minimum of 20 cycles shall be performed with a 30-minute transfer time between temperature extremes and a 30-minute dwell time at each temperature. Modules under test shall be non-operating.

6.4.3.3 Moisture Resistance. Moisture resistance testing shall be performed on a sample of three modules per MIL-STD-810F, Procedure I, Rain and Blowing Rain. The test shall be conducted on a stand-alone unit, without a protective housing. The rainfall rate shall be 1.7 mm/min (4 in/hr) and droplet size shall predominantly be between 0.5 mm and 4.5 mm. The module shall be rotated through 120 degrees and the duration of the test shall be 30 minutes. The module shall be energized throughout the test. The water shall be at 25°C. The wind velocity shall be 80 km/hr (50 mph). Any evidence of internal moisture into the module shall cause for rejection.
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6.4.3.4 Hard Coat Test (Optional): When applicable, a sample of three (3) modules shall be tested in accordance to the abrasion resistance test ASTM D1044. A weight of 500 grams shall be applied on a CS10F wheel for 150 cycles.

6.4.3.5 UV Stabilization: Documentation may be provided that clearly demonstrates that the external lens complies with the requirements of section 3.3.4.

6.4.3.6. Environmental Tests Evaluation: At the conclusion of the Environmental Tests, all the modules will be visually inspected for damage.

6.4.3.7 Acceptance/Rejection Criteria: The loosening of the lens, or any internal components, or evidence of other physical damage, such as cracking of the module lens or housing, or presence of internal moisture after testing shall be considered a failure for the proposed design.

6.4.4 Photometric & Colorimetric Tests: Three of the modules that were subjected to the Environmental Tests shall undergo Photometric & Colorimetric Tests. Unless otherwise specified, these tests shall be performed with the modules energized at nominal operating voltage (120 VAC).

6.4.4.1 Maintained Minimum Luminance: The sample set shall be tested for maintained minimum luminance at both 25°C and 74°C. Prior to making measurements, each module shall be operated at a 100% duty cycle for a minimum of 60 minutes at the test temperature.

6.4.4.2 For elevated temperature testing at 74°C, the modules to be tested shall be mounted in a temperature-testing chamber so that the external surface of the emitting lens is outside the chamber and all portions behind the lens are within the chamber at a temperature of 74°C (165°F). The air temperature in front of the lens of the module shall be maintained at a minimum of 49°C (120°F) during the elevated temperature testing.

Measurements shall be made using a luminance meter located on the physical axis of the module lens at a distance such that the selected aperture samples a spot size of 12mm (0.5 inch) at the lens surface. The position of the luminance meter shall be translated from side to side and up and down, so as to sample nine points across the emitting surface of the module.

The luminance values for the nine points shall be recorded and the average value calculated.

Modules for which the calculated average value of luminance does not meet the requirements of Section 4.1.1 shall be rejected.

6.4.4.3 Luminance Uniformity: The sample set shall be tested in accordance with the requirements of Section 4.1.2, using the recorded values of luminance, at a testing temperature of 25°C. The highest and lowest values of luminance shall be recorded and compared. Modules not meeting requirements of Section 4.1.2 shall be rejected.

6.4.4.3.1 Maximum Luminance: The sample set shall be tested in accordance with the requirements of Section 4.1.3, using the recorded values of luminance, at testing
temperatures of 25°C and 74°C. Modules for which the calculated average value of the luminance exceeds the limit established in Section 4.1.3, at either or both temperature levels, shall be rejected.

6.4.4.4 Chromaticity: From the sample set, two modules shall be measured for chromaticity per the requirements of Section 4.2. Prior to making measurements, each module shall be operated at a 100% duty cycle for a minimum of 60 minutes at +25°C (77°F). Color measurements shall be made using a spectrophotometer with a maximum bandwidth of 4 nm, or a colorimeter that has a measurement uncertainty of less than 2.5% over the emission bandwidth of the icon under measurement.

Measurements shall be made by locating the instrument on the axis normal to the emitting surface of the icon, at a distance such that the meter samples a spot size of 12mm (0.5 inch) at the lens surface. The position of the instrument shall be translated from side to side and up and down, so as to sample nine points across the emitting surface of the module.

The chromaticity coordinates of the emitted light at the nine points shall be recorded and the average value calculated. In addition, the dominant wavelengths for the nine sampled points of the hand icon shall be calculated and recorded.

Modules for which the calculated average chromaticity coordinates do not meet the requirements of Section 4.2 shall be rejected.

6.4.4.4.1 Color Uniformity: The sample set shall be tested in accordance with the requirements of Section 4.3, using the recorded values of the chromaticity coordinates (walking person—white icon) or the dominant wavelengths (hand—portland orange icon), from Section 6.4.4.4. Modules not meeting requirements of Section 4.3 shall be rejected.

6.4.4.5 Photometric & Colorimetric Tests Evaluation: At the conclusion of the Photometric & Colorimetric Tests, the measurement data shall be compared to the requirements of Sections 4.1, 4.2 and 4.3.

6.4.4.6 Acceptance/Rejection Criteria: The failure of any module to meet all of the requirements for maintained minimum luminance (4.1.1) and maximum permissible luminance (4.1.3) at 25°C and/or 74°C, and the requirements for luminance uniformity (4.1.2), chromaticity (4.2), and color uniformity (4.3) at 25°C, shall be considered a failure of the proposed design.

6.4.5 Electrical.

6.4.5.1 Current Consumption: The sample set shall be measured for current flow in Amperes. The measured current values shall be used for quality comparison of Production Quality Assurance current measurements on production modules.

6.4.5.2 Temperature vs. Power Consumption: The sample set shall be tested to measure the change in power consumption in Watts versus the change in temperature over the specified operating temperature range. This data shall be recorded and may be made available to all end users.
6.4.5.3 Power Consumption vs. Long-Term Life: If the rated power consumption of the module at 25°C (77°F) and 74°C (165°F) will change more than 10% over time, the manufacturer may provide documentation showing the projected power consumption in Watts of the module over a period of 60 months from the date of installation. This documentation may include data for the following temperature points: 0°C (32°F), 25°C (77°F), 50°C (122°F) and 74°C (165°F).

6.4.5.4 Power Factor (PF): The sample set shall be measured for power factor per the requirements of Section 5.6.1. A commercially available power factor meter may be used to perform this measurement. The PF shall be calculated separately for each of the icons for the module.

6.4.5.5 Total Harmonic Distortion (THD): The sample set shall be measured for total harmonic distortion per the requirements of Section 5.5.2. A commercially available total harmonic distortion meter may be used to perform this measurement. The THD shall be measured for each of the icons for the module.

6.4.5.6 Low Voltage Turn Off: The sample set shall be measured to ensure compliance with the low voltage turn-off requirement of Section 5.2.4. To test for this condition each icon must first be fully illuminated at the nominal operating voltage. The applied voltage shall then be reduced to the point where there is no visible illumination. This point must be greater than 35 VAC RMS AC.

6.4.5.7 Turn-On and Turn-Off Times: The sample set shall be measured to ensure compliance with the turn-on and turn-off requirements of Section 5.2.5. The measurement shall be conducted using a two channel oscilloscope to measure the time delay between when the module is energized at 120 VAC RMS and when the light output reaches 90% of full output. A photo-multiplier tube shall be used to measure the light output of the module. The same apparatus shall be used to measure the time delay between when the module is de-energized and when the light output reaches 0% of full output. The time in msec shall be plotted in the X axis and light output shall be plotted in the Y axis.

A module not reaching 90% nominal light output within 75 msec at start-up or still showing light output 75 msec after being de-energized shall be deemed to have failed this test.

6.4.5.8 Electronic Noise: From the sample set, a sample of 2 modules shall be tested. The modules shall be tested for conformance with the requirements of a Class A digital device, as specified in FCC Title 47, Subpart B, Section 15.105(b).

6.4.5.9 Nondestructive Transient Immunity: The sample set shall be tested for transient immunity using the procedure described in Section 2.1.8, NEMA Standard TS 2-2003. Failure to meet these requirements shall cause for rejection.

6.4.5.10 Electrical Tests Evaluation: At the conclusion of the Electrical Tests, the measurement data shall be compared to the requirements of Sections 5.2 through 5.7.

6.4.5.10.1 Acceptance/Rejection Criteria: The failure of any module to meet the applicable requirements of Sections 5.2 through 5.7 shall be considered a failure of the proposed design.
6.4.5.11 Controller Assembly Compatibility. Due to the low load current draw and high off-state impedance of modules, testing shall be performed to ensure the module design is compatible and operates properly with load current switches and conflict monitors in NEMA and Type 170 traffic signal control units.

Before performing the following tests, the manufacturer should ascertain which type of signal controller unit(s) the procuring traffic authority customer has in use and tailor these tests to meet the requirements of that type and model of controller unit(s).

6.4.5.11.1 Load Switch Compatibility. The sample set shall be tested for compatibility and proper operation with load current switches. Each module shall be connected to a variable ac voltage supply. The ac line current into the module shall be monitored for sufficient current draw to ensure proper load switch operation while the voltage is varied from 80 VAC RMS to 135 VAC RMS. Failure of the current draw to ensure proper load current switch operation shall be cause for rejection.

6.4.5.11.2 Signal Conflict Monitor (MMU) Compatibility: The sample set shall be tested for compatibility and proper operation with signal conflict monitors. Each module shall be operated from a 135 VAC RMS supply. A 19.5 kΩ resistor shall be wired in series in the hot line between the module and the ac power supply. A single-pole-single-throw switch shall be wired in parallel across the 19.5 kΩ resistor. A 220 kΩ shunt resistor shall be wired between the hot line connection and the neutral line connection on the module. Conflict monitor compatibility shall be tested by measuring the voltage decay across the 220 kΩ shunt resistor as follows: The single-pole-single-throw switch shall be closed, shorting out the 19.5 kΩ resistor, allowing the ac power supply to illuminate the module. Next the switch shall be opened, and the voltage across the 220 kΩ shunt resistor shall be measured for a decay to a value equal to or less than 10 VAC RMS within a time period equal to or less than 100 milliseconds. This test shall be repeated a sufficient number of times to ensure that testing occurs at the peak of the ac line voltage cycle. A voltage decay across the 220 kΩ shunt resistor to a value greater than 10 VAC RMS or a decay time to 10 VAC RMS greater then 100 milliseconds shall be cause for rejection.

6.4.5.11.3 Controller Assembly Compatibility Evaluation: At the conclusion of the Controller Assembly Compatibility Tests, the measurement data shall be compared to the requirements of the specific make and model Controller Assembly with which the module design is intended to operate.

6.4.5.11.4 Acceptance/Rejection Criteria: Failure of the module to draw sufficient current to ensure compatibility with the load current switches in the appropriate Controller Assembly (5.7) and/or failure of the circuit voltage to decay to a value equal to or less than 10VAC RMS within a time period equal to or less than 100 milliseconds (5.7) shall be considered a failure of the proposed design.

6.4.5.12 Failed State Impedance Test: The modules shall be tested for compliance with the requirement for provision of a failed-state impedance (5.7). The test is conducted in two parts: first the module is energized with the LED load disconnected from the power supply to establish the failed-state impedance. Next, the requirement for the failed state impedance is tested. The module shall be operated from a 120 VAC voltage supply.
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a) Wire a 50 kΩ resistor in series with the hot line between the module and the AC power supply. A 100 kΩ shunt resistor shall be wired between the hot line connection and the neutral line connection on the module. A single-pole-single-throw switch shall be wired in parallel with the 50 kΩ resistor. With the switch in the closed position and the LED load disconnected from the module power supply, energize the module for 300ms to establish the failed state impedance (5.7).

b) The second part of the failed state impedance test is conducted to ensure that the appropriate failed state impedance is established. The switch is opened and the circuit is energized by the 120VAC voltage supply. The voltage across the 100 kΩ shunt resistor shall be continuously monitored. The voltage shall decay to a value equal to or greater than 70 VAC RMS. For the continuous interval of 500 ms through 1500 ms, after energizing the circuit with an open switch, the measured voltage shall be 70 VAC RMS or greater. The second part of the test shall be repeated 10 times, with the minimum voltage recorded during the continuous interval of 500 ms through 1500 ms, after energizing the circuit with an open switch, recorded as the final test value.

6.4.5.12.1 Failed State Impedance Test Evaluation: At the conclusion of the Failed State Impedance Test, the measurement data shall be compared to the requirement of Section 5.7.

6.4.5.12.2 Acceptance/Rejection Criteria: Failure of the voltage across the 100 kΩ shunt resistor to remain at a value equal to or greater than 70 VAC RMS for the continuous time interval of 500 ms through 1500 ms, after energizing the circuit with an open switch, shall be considered a failure of the proposed design.

7.0 Housing (When modules specified complete with Housing)

7.1 The maximum overall dimensions of the signal head shall be 18-1/2 inches wide, 18-3/4 inches high including latch/hinge lugs; and 9 inches deep, including the sunshield.

7.2 The housing shall be a one (1) piece corrosion resistant aluminum alloy die-casting complete with integrally cast top, bottom, sides and back. Four (4) integrally cast hinge lug pairs, two (2) at the top and two (2) at the bottom of each case, shall be provided for operation of a swing down door.

7.3 The housing for pedestrian signals shall be dustproof, weatherproof and corrosion resistant and shall provide for easy access to and replacement of all components.

7.4 The housing shall have openings at the top and bottom to accommodate standard Department approved traffic signal mounting brackets. The top and bottom openings of the housing shall have a traffic signal industry standard Shurlock boss. The teeth shall be clean and sharp, to provide full engagement with the mounting brackets. The radial angular grooves of the Shurlock boss when used with the Shurlock fittings shall provide total positive positioning of the entire signal head to eliminate rotation or misalignment of the head.
8.6 Door Frame and Visor (When modules specified complete with Housing)

8.1 The doorframe shall be a one (1) piece corrosion resistant aluminum alloy die-casting, complete with two (2) hinge lugs cast at the bottom and two (2) latch slots cast at the top of the door. The door shall be attached to the housing by means of two (2) Type 304 stainless steel spring pins. Two (2) stainless steel hinged bolts with captive stainless steel wing nuts and washers shall be attached to the housing with the use of stainless steel spring pins. Therefore, latching and unlatching of the door shall require no tools.

8.2 The signal head shall be provided with a Z-crate type or Department approved equivalent type visor (sunshield) designed to eliminate sun phantom.

8.3 The Z-crate type sunshield shall be installed parallel to the face of the Hand/Pedestrian symbol message. The Z-crate sunshield assembly shall be held in place by the use of stainless steel screws.

8.4 The Z-crate type sunshield assembly shall consist of horizontal louvers formed in a zigzag pattern or a Department approved pattern.

8.5 The basic material used in construction of the visor shall be nominally 0.030 thick and shall be one-hundred percent (100%) impregnated black polycarbonate plastic processed with a flat finish on both sides.

8.6 The assembly shall be enclosed in a mounting frame constructed of 0.040 minimum thickness aluminum or polycarbonate plastic. This frame shall be 1-1/2 inches deep and shall contain mounting holes for direct insertion in the pedestrian signal doorframe.

8.7 When installed in front of the Hand/Pedestrian signal messages, when illuminated, the visor (sunshield) shall not obscure or modify the clear recognition of a "Hand" or "Walking Person" symbol to a pedestrian facing the signal head at zero degrees (0°) horizontal, when viewed installed, at a height between 7 to 10 feet vertically above the sidewalk from a distance between fifteen feet (15') and one hundred-twenty feet (120').

9.0 Warranty

Manufacturers shall provide a written warranty issued by the factory located in the NAFTA country of module origin with the following minimum provisions:

9.1 Modules shall be replaced, repaired or purchase value refunded if the module fails to function as intended due to workmanship or material defects within the first sixty (60) months from the date of delivery.

9.2 Modules which exhibit luminous intensities less than the minimum specified values within the first sixty (60) months of the date of delivery shall be replaced, repaired or purchase value refunded.

9.3 Upon request, the LED pedestrian module Manufacturer shall provide written documentation of its ability to satisfy a worst-case, catastrophic warranty claim. A current corporate annual report duly-certified by an independent auditing firm, containing financial statements illustrating sufficient cash-on-hand and net worth to satisfy a worst-case, catastrophic warranty claim is an example of suitable documentation. The documentation shall clearly disclose.
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a) The country in which the factory of module origin is located.
b) The name of the company or organization that owns the factory of module origin including any and all of its parent companies and/or organizations, and their respective country of corporate citizenship.
c) For firms with business and/or corporate citizenship in the United States of less than seven (7) years, the process by which the end-users/owners of the modules will be able to obtain worst-case, catastrophic warranty service in the event of bankruptcy or cessation-of-operations by the firm supplying the modules within North America, or in the event of bankruptcy or cessation-of-operations by the owner of the factory of origin, shall be clearly disclosed.
Color Regions for Pedestrian Traffic Control Signal Indications
(1931 CIE Chromaticity Diagram)

Where:
1) x = 0.280
2) y = 0.70750 ± 0.00431
3) y = 0.66600 ± 0.2310
4) x = 0.450
5) y = 0.64000 ± 0.1610
6) y = 0.79570 ± 0.0463

Footnote:
1) y = 0.390
2) y = 0.390 - x
3) y = 0.334

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APPENDIX "B"

MIAMI-DADE COUNTY PUBLIC WORKS DEPARTMENT
Traffic Signals & Signs Division
TECHNICAL SPECIFICATION

LED PEDESTRIAN SIGNAL
HAND/PERSN - COUNTDOWN MODULE
(16" x 18" HOUSING)

August 2007
MIAMI-DADE COUNTY

SECTION 3
TECHNICAL SPECIFICATION

Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

MIAMI-DADE COUNTY PUBLIC WORKS DEPARTMENT
TECHNICAL SPECIFICATION

LED PEDESTRIAN SIGNAL
HAND/PERSO - COUNTDOWN MODULE
(16" x 18" HOUSING)

1.0 Purpose

The purpose of this specification is to provide the minimum performance requirements for LED pedestrian signal modules (hereafter called module or modules) with "walking person", "upraised hand", and "countdown digit" icons. This specification shall be used for only the following size (nominal message bearing surface): 406mm x 457 mm (16 in x 18 in). This specification refers to definitions and practices described in "Pedestrian Traffic Control Signal Indicators" published by the Equipment and Materials Standards of the Institute of Transportation Engineers, referred to in this document as "PTCSI."

2.0 Definitions

The following definitions are in addition to the definitions in the PTCSI.

2.1 Catastrophic Failure. The total loss of visible illumination from the LED light source.

2.2 Chromaticity. The color of the light emitted by a module, specified by the x, y chromaticity coordinates on the 1931 Commission Internationale d'Eclairage (CIE) chromaticity diagram.

2.3 Conditioning. Energizing a LED signal module at a specified ambient temperature for a specified period of time, to cause any early electronic component mortality failures to occur and to detect any component reliability problems.

2.4 Duty Cycle. The amount of time during a specified time period that a module is energized, expressed as a percent of the specified time period.

2.5 Abrasion Resistance Material. A surface coating or integral material that provides outer lens front surface abrasion resistance.

2.6 LED Light Source. An array of LEDs mounted on a printed circuit board.

2.7 LED Pedestrian Signal Module (module). A signaling unit comprised of an LED light sources and a related power supply, and any required lenses, which, when connected to appropriate power, provides a pedestrian signal indication.

2.8 Luminance. The luminous flux emitted or reflected from a surface, in a given direction, per unit solid angle, divided by the area of the surface, expressed as cd/m².

2.9 Minimum Maintained Luminance. The minimum luminance a module is required to provide throughout service as a pedestrian control signal.

2.10 Nominal Operating Voltage. The AC RMS voltage, 120 VAC, at which photometric performance and power consumption are specified.

2.11 Power Consumption. The electrical power in Watts consumed by a module when operated at nominal operating voltage and ambient operating temperature range.

2.12 Power Factor. The power factor equals Watts divided by Volt-Ampere or the ratio of power consumption in Watts to Volt-Ampere.

2.13 Total Harmonic Distortion (THD). THD is the ratio of the root-mean-square (RMS) value of the harmonics to the amplitude of the
fundamental component of the AC waveform.

2.14 Translating. To move an object along a linear vector, such that the orientation of the object does not rotate relative to the original frame of reference.

2.15 Turn OFF Time. The amount of time required after removal of the nominal operating voltage for the LED signal module to show no visible illumination.

2.16 Turn OFF Voltage. The voltage below which the LED signal module emits no visible illumination.

2.17 Turn ON Time. The amount of time required for the LED signal module to reach 90% of full illumination.

2.18 Volt-Amperes. The product of the root-mean-square (RMS) line voltage and RMS line current, measured with true RMS meters.

3.0 Physical & Mechanical Requirements

3.1 General

3.1.1 Usage: Modules shall fit into pedestrian signal housings manufactured in accordance with the ITE PTCSI Standard, March 1985, without modification to the housing.

3.1.2. Installation requirements: Installation of a module into an existing or as a retrofit replacement for existing modular neon or similar pedestrian signal housing shall only require the removal of the existing optical unit components, i.e., lens, lamp module, gaskets, and reflector; shall be weather tight and fit securely in the housing; and shall connect directly to existing electrical wiring. Installation shall not require special tools.

The LED pedestrian symbol/countdown module, when specified furnished complete with housing, shall meet the additional requirements as specified in Sections 8.0 "Housing" and 9.0 "Door Frame and Visor", below.

3.1.3. The sizes of the message bearing surfaces shall be in accordance with the dimensions given in Table 1.

<table>
<thead>
<tr>
<th>Message Bearing Surface</th>
<th>Minimum Message Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>Height X Width</td>
<td>Height X Width</td>
</tr>
<tr>
<td>406mm x 457mm</td>
<td>297mm x 178mm</td>
</tr>
<tr>
<td>(16&quot; x 18&quot;)</td>
<td>(11&quot; x 7&quot;)</td>
</tr>
</tbody>
</table>

3.1.4 Modules shall completely comply with the ITE PTCSI – Part 2: LED Pedestrian Traffic Signal Modules specification. ETU/Intertek certified test reports are required to verify full compliance to the ITE PTCSI – Part 2: LED Pedestrian Traffic Signal Modules specification.

3.2 LED Signal Module

3.2.1 The module shall be capable of replacing the optical component of the pedestrian indication.

3.2.2 The lens shall have a textured surface to reduce glare.

3.2.3 The module lens may be a replaceable part, without the need to replace the complete module.
3.2.4 Abrasion Resistance - A surface coating or integral material shall be used to provide front surface abrasion resistance.

3.2.5 For optimum diffusion of all icons, there shall be a minimum of 1.5 inches of space between the surface of the module lens and the LEDs used to illuminate the icons.

3.2.6 The "Portland Orange" LED's shall be of the latest AlInGaP technology and the "Lunar White" LED's of the latest InGaN technology.

3.2.7 The configurations of the walking person icon and upraised hand icon are illustrated in Figure 1 and Figure 2 respectively. The upraised hand and walking person icons shall be a minimum of 11 inches high and 7 inches wide.

3.2.8 The LED countdown display shall consist of two '7 segment' digits forming the time display. The configuration of the countdown display shall be such that the height of the countdown digits shall be 9 inches and the overall width of the digit display (both digits side-by-side) shall be 7 inches. Each individual 7-segment digit shall be 3.25 inches wide, with 0.5 inches of space between the two digits.

3.2.9 The countdown display shall be MUTCD compliant for crosswalks over 100 feet long.

3.2.10 Countdown Drive Circuity

3.2.10.1 The Countdown Timer portion of the signal shall have a high "off state" input impedance so as not to provide a load indication to conflict monitors and interfere with the monitoring of the pedestrian signals. The input impedance of the countdown circuitry shall maintain a voltage reading above 25 VAC to the conflict monitor for a minimum of 4 units connected on the same channel.

3.2.10.2 The Countdown Timer drive circuitry shall not be damaged when subjected to defective load switches providing a half wave signal output.

3.2.11 Countdown Functionality

3.2.11.1 The countdown module shall be compatible with all traffic signal controllers that are fully compliant to NEMA TS-1, NEMA TS-2, Type 170, and Type 2070 traffic signal controller specifications.

3.2.11.2 The countdown timer module shall have a micro-processor capable of recording its own time when connected to a traffic controller.

3.2.11.3 When connected, the module shall blank out the display during the initial cycle while it records the countdown time using the Walk (Person) & Don't Walk (Flashing Hand) signal indications.

3.2.11.4 The countdown timer module shall continuously monitor the traffic controller for any changes to the pedestrian phase time and re-program itself automatically if needed.

3.2.11.5 The countdown module shall register the time for the walk and clearance intervals individually and shall begin counting down at the beginning of the pedestrian change interval.

3.2.11.6 When the flashing Hand becomes solid, the module shall display 0 and then blank-out. The display shall remain dark until the beginning of the next countdown.

3.2.11.7 In the event of a pre-emption sequence, the countdown module shall skip the pre-empted clearance time and reach 0 at the same time as the flashing Hand becomes solid.

3.2.11.8 In the cycle following a pre-
emption call, the signal shall be capable of displaying the correct time and not be affected by the reduced previous cycle. The countdown shall reach 0 at the same time as the flashing Hand becomes solid.

3.2.11.9 The countdown timer shall be capable of timing 2 consecutive complete pedestrian cycles outputted by the traffic controller (no steady Hand signal between cycles).

3.2.11.10 The countdown module shall have an internal conflict monitor preventing conflicts between the Hand/Pedestrian signal indications and the Countdown Timer display.

3.2.11.11 The countdown module shall NOT have a user selectable option offering the possibility to countdown the entire duration of the walk and clearance time.

3.2.11.12 The countdown module shall NOT have a user selectable option which allows the countdown time to be stored in memory inside the countdown when AC power is removed from the module for extended periods of time.

3.2.11.13 The countdown module shall NOT have dip-switches, but shall be able to ped recycle directly back to walk interval from truncated ped clearance interval.
3.3 Environmental Requirements

3.3.1 All exposed components of a module shall be suitable for prolonged exposure to the environment, without appreciable degradation that would interfere with function or appearance. As a minimum, selected materials shall be rated for service for a period of a minimum of 60 months in a south-facing Arizona Desert installation.

3.3.2 A module shall be rated for use throughout an ambient operating temperature range, measured at the exposed rear of the module, of -40°C (-40°F) to +74°C (+165°F).

3.3.3 A module shall be protected against dust and moisture intrusion, including rain and blowing rain.

3.3.4 The module lens shall not crack, craze or yellow due to solar UV irradiation typical for a south-facing Arizona Desert installation after a minimum of 60 months in service.

3.4 Construction

3.4.1 The module shall be a single, self-contained device, not requiring on-site assembly for installation into an existing traffic signal housing. The power supplies for the module shall be integral to the module and shall be conformally coated.

3.4.2 The assembly and manufacturing process for the module shall be designed to assure all internal LED and electronic components are adequately supported to withstand mechanical shock and vibration from high winds and other sources.

3.5 Materials

3.5.1 Materials used for the lens and module construction shall conform to ASTM specifications for the materials, where applicable.

3.5.2 Enclosures containing either the power supply or electronic components of the signal module shall be made of UL94 flame retardant materials. The module lens is excluded from this requirement.

3.6 Module Identification

3.6.1 Each module shall be identified on the backside with the manufacturer’s name, model, operating characteristics and serial number. The operating characteristics identified shall include the nominal operating voltage and stabilized power consumption, in watts and Volt-Amperees. The main module label which includes the module’s serial number (or date code) and the model number shall be attached using polyester or vinyl self-adhesive labels. The use of paper labels is not acceptable.

3.6.2 Modules shall have a prominent and permanent vertical indexing indicator, i.e., UP Arrow, or the word UP or TOP, for correct indexing and orientation in the signal housing.

3.6.3 Modules conforming to all requirements of this specification shall have a statement on an attached label which states conformance to the latest version of the ITE PTCSI -- Part 2 LED Pedestrian Signal Specification.

4.0 Photometric Requirements

4.1 Luminance, Uniformity and Distribution

4.1.1 For a minimum period of 60 months, the minimum maintained luminance values for the modules under the operating conditions defined in Sections 3.3.2 and 5.2.1, when measured normal to the plane of the icon surface, shall not be less than:

- Walking Person: 2,200 cd/m²
- Upraised Hand: 1,400 cd/m²
- Countdown Digits: 1,400 cd/m²
The luminance of the emitting surface, measured at angles from the normal of the surface, may decrease linearly to a value of 50% of the values listed above at an angle of 15 degrees.

The light output requirements in this specification apply to pedestrian signal heads without any visors, hooded or louvered (egg-crate). Addition of such visors may affect the light output of the signal head.

4.1.2 The uniformity of the walking person, upraised hand, and countdown digit icons’ luminance shall meet a ratio of not more than 1 to 10 between the minimum and maximum luminance values, as measured in 12 mm (0.5 in) diameter spots.

4.1.3. When operating within the temperature range specified in Section 3.3.1, the average luminance of the module shall not exceed three times the maintained minimum luminance of the modules, as defined in Section 4.1.1.

4.2 Chromaticity

The standard colors for the LED Pedestrian Signal Module shall be White for the walking person and Portland Orange for the upraised hand and countdown digit icons. The colors for these icons shall conform to the following color regions, based on the 1931 CIE chromaticity diagram:

Walking Person—White:
Blue boundary: \( x = 0.280 \)
1st Green boundary: \( 0.280 \leq x < 0.400 \)
\( y = 0.7917x + 0.0983 \)
2nd Green boundary: \( 0.400 \leq x < 0.450 \)
\( y = 0.4600x + 0.2310 \)
Yellow boundary: \( x = 0.450 \)
1st Purple boundary: \( 0.450 \leq x < 0.400 \)
\( y = 0.4600x + 0.1810 \)
2nd Purple boundary: \( 0.400 \leq x < 0.280 \)
\( y = 0.7917x + 0.0483 \)

Portland Orange—White:
Yellow boundary: \( y = 0.390 \)
White boundary: \( 0.600 \leq x \leq 0.880 \)
\( y = 0.990 - x \)
Red boundary: \( y = 0.331 \)

<table>
<thead>
<tr>
<th>Point</th>
<th>White</th>
<th>Portland Orange</th>
</tr>
</thead>
<tbody>
<tr>
<td>( x )</td>
<td>( y )</td>
<td>( x )</td>
</tr>
<tr>
<td>1</td>
<td>0.280</td>
<td>0.320</td>
</tr>
<tr>
<td>2</td>
<td>0.400</td>
<td>0.415</td>
</tr>
<tr>
<td>3</td>
<td>0.450</td>
<td>0.438</td>
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<tr>
<td>4</td>
<td>0.450</td>
<td>0.388</td>
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<tr>
<td>5</td>
<td>0.400</td>
<td>0.365</td>
</tr>
<tr>
<td>6</td>
<td>0.280</td>
<td>0.270</td>
</tr>
</tbody>
</table>

The color regions are illustrated in Attachment 1.

4.3. Color Uniformity

The uniformity of the emitted colors shall be such that any color measurement within a 12 mm (0.5 in) spot on the emitting surface shall fall within the following regions around the average measured color of the entire emitting surface:

Walking Person—White:

\[
\sqrt{\frac{(X - \bar{X})^2}{n}} \leq 0.04 ;
\]

\[
\sqrt{\frac{(Y - \bar{Y})^2}{n}} \leq 0.04 ;
\]

Revised 5/18/12
5.0 Electrical

5.1 General

5.1.1 All wiring shall meet the requirements of Section 13.02 of the VTCOSH standard. Secured, color coded, 600V, anti-capillary, 18 AWG jacketed wires, 1 meter (39 in) in length, conforming to the NFPA 70, National Electrical Code, and rated for service at +105°C, shall be provided. The typical power consumption for the hand shall be 8 watt, for the Person, 6 watt, for the countdown, 5 watt.

5.1.2 The following color scheme shall be used for the module’s AC power leads: Orange for the upraised hand and countdown digits, Blue for the walking person, and White for common.

5.1.3 So as to reduce crowding of terminal blocks and housings, modules containing a Hand & Person Overlay display as well as a Countdown Timer display shall have only three wires (1 orange, 1 blue, 1 white) exiting the LED module for electrical connection to intersection field wires.

5.1.4 The AC power leads shall exit the module via a rubber grommeted strain relief, and shall be terminated with quick connect terminals and spade tab adapters. The leads shall be separate at the point at which they leave the module.

5.2 Voltage Range

5.2.1 LED signal modules shall operate from a 60x3 Hz AC line power over a voltage range from 80 to 135 VAC RMS.

5.2.2 Fluctuations in line voltage over the range of 80 to 135 VAC shall not affect luminous intensity by more than ±10 percent.

5.2.3 The module circuitry shall prevent flicker of the LED output at frequencies less than 100 Hz over the voltage range specified in Section 5.2.1.

5.2.4 Low Voltage Turn OFF: There shall be no visible illumination from the LED signal module when the applied voltage is less than 35 VAC.

5.2.5 Turn-ON and Turn-OFF Time: A module shall reach 90% of full illumination (turn-ON) within 75 msec of the application of the nominal operating voltage. The signal shall cease emitting visible illumination (turn-OFF) within 75 msec of the removal of the nominal operating voltage.

5.2.6. Default Condition: For abnormal conditions when nominal voltage is applied to the Hand and Person phase wires (with each icon having a neutral return path) the pedestrian signal unit shall default to the hand symbol or shall be blank.

5.3 Transient Voltage Protection

The on-board circuitry of the module shall include voltage surge protection, to withstand high-repetition noise transients and low-repetition high-energy transients as stated in Section 2.1.8, NEMA Standard TS 2-2003. In addition, the module shall comply with the following standards: IEC 1000-4-5 at 3kV with a 2 ohm source impedance, ANSI/IEEE C62.41-2002; IEC 61000-4-12 (6kV, 200A, 100kHz ring wave).
5.4 Electronic Noise

The LED signal and associated on-board circuitry shall meet the requirements of the Federal Communication Commission (FCC) Title 47, Subpart B, Section 15 regulations concerning the emission of electronic noise by Class A digital devices.

5.5 Power Factor (PF) and AC Harmonics

5.5.1 Modules shall provide a power factor of 0.90 or greater when operated at nominal operating voltage, and 25°C (77°F).

5.5.2 Total harmonic distortion induced into an AC power line by a module at nominal operating voltage, and at 25°C (77°F), shall not exceed 20%.

5.6 Controller Assembly Compatibility

5.6.1 The current draw for hand and person icons shall be sufficient to ensure compatibility and proper triggering and operation of load current switches and conflict monitors in signal controller units.

5.6.2 Off State Voltage Decay: When the hand or person icon is switched from the On state to the Off state the terminal voltage shall decay to a value less than 10 VAC RMS in less than 100 milliseconds when driven by a maximum allowed load switch leakage current of 10 milliamps peak (7.1 milliamps AC).

5.7 Failed State Impedance

The module shall be designed to detect catastrophic loss of the hand/person LED load. Upon sensing the loss of the LED load, the module shall present a resistance of at least 250 kΩ across the hand/person input power leads within 300 msec. The LED light source will be said to have failed catastrophically if it fails to show any visible illumination when energized according to Section 5.2.1 after 75 msec.

6.0 Quality Assurance

6.1 General

6.1.1 Quality Assurance Program: Modules shall be manufactured in accordance with a vendor quality assurance (QA) program. The QA program shall include two types of quality assurance: (1) design quality assurance and (2) production quality assurance. The production quality assurance shall include statistically controlled routine tests to ensure minimum performance levels of modules built to meet this specification.

6.1.2 Record Keeping: QA process and test results documentation shall be kept on file for a minimum period of seven years.

6.1.3 Conformance: Module designs not satisfying design qualification testing and the production quality assurance testing performance requirements in Sections 6.3 and 6.4 should not be labeled, advertised, or sold as conforming to this specification.

6.2 Manufacturers’ Serial Numbers

Each module shall be identified with the information specified in paragraph 3.6.1.

6.3 Production Tests & Inspections

6.3.1 Production Test Requirements: All modules tendered for sale shall undergo the following Production Testing & Inspection prior to shipment. Failure of a module to meet the requirements of Production Testing & Inspection shall be cause for rejection. Test results shall be maintained per the requirement of Section 6.1.2.

6.3.1.1 All Production Tests shall be performed at an ambient temperature of 25°C (77°F) and at the nominal operating voltage of 120 VAC.

6.3.2 Production Luminance Test:
Hand/Person icons shall be tested for maintained minimum luminance. Any
measurement with a correlation to the luminance requirements of Section 4.1.1 may be used. Modules that do not meet the minimum luminance requirements as per Section 4.1.1 shall be rejected.

6.3.3 Power Factor: Hand/Pedestrian icons shall be tested for power factor per the requirements of Section 5.5.1. A commercially available power factor meter may be used to perform this measurement. Failure of a module to meet the requirements for power factor (5.5.1) shall be cause for rejection of the module.

6.3.4 Current Consumption Measurement: Hand/Pedestrian icons shall be measured for current flow in Amperes. The measured current values shall be compared against the design current values from design qualification measurements in Section 6.4.6.1. A measured current consumption in excess of 120% of the design qualification current value for an ambient temperature of 25°C (77°F) shall be cause for rejection of the module.

6.3.5 Visual Inspections: All modules shall be visually inspected for any exterior physical damage or assembly anomalies. Careful attention shall be paid to the surface of the lens to ensure there are no scratches (abrasions), cracks, chips, discoloration, or other defects. The presence of any such defects shall be cause for rejection of the module.

6.4 Design Qualification Testing

6.4.1 Design qualification testing shall be performed on the hand/person icons of new module designs, and when a major design change has been implemented on existing hand/person pedestrian signal designs. Modules used in design qualification testing shall be representative of the manufacturer’s proposed normal production.

6.4.1.1 Testing shall be performed once every 5 years or when the module design or LED technology has been changed. Test data shall be retained by the module manufacturer in accordance with Section 6.1.2 or for 60 months following final production of a specific design, whichever is longer.

6.4.1.2 Six modules shall be used in Design Qualification Testing. All six modules shall be subjected to conditioning (6.4.2), followed by the Environmental Tests (6.4.3). Following the Environmental Tests, three modules shall undergo Photometric & Colorimetric Tests (6.4.4). The remaining three modules shall undergo the Electrical Tests (6.4.5) and Controller Assembly Compatibility Tests (6.4.5.11). Tests shall be conducted in the order described herein, unless otherwise specified.

6.4.1.3 In order for a module design to be considered acceptable for marking with the label described in 3.6.3, all tested modules must comply with the acceptance/rejection criteria for the Environmental Tests (6.4.3), Photometric & Colorimetric Tests (6.4.4), Electrical Tests (6.4.5), and Controller Assembly Compatibility Tests (6.4.5.11).

6.4.2 Conditioning: Modules shall be energized for a minimum of 24 hours, at 100% duty cycle, in an ambient temperature of +60°C (~140°F).

6.4.3 Environmental Testing:

6.4.3.1 Mechanical Vibration Testing: Three modules shall be tested per MIL-STD-883, Test Method 2007, using three 4-minute cycles along each x, y, and z axis, at a force of 2.5 Gs, with a frequency sweep from 2 Hz to 120 Hz.

6.4.3.2 Temperature Cycling. Temperature cycling shall be performed per MIL-STD-883, Test method 1010. The temperature range shall be as per Section 3.3.1. A minimum of 20 cycles shall be performed with a 30-minute transfer time between temperature extremes and a 30-minute
dwell time at each temperature. Modules under test shall be non-operating.

6.4.3.3 Moisture Resistance: Moisture resistance testing shall be performed on a sample of three modules per MIL-STD-810F, Procedure I, Rain and Blowing Rain. The test shall be conducted on a stand-alone unit, without a protective housing. The rainfall rate shall be 1.7 mm/min (4 in/hr) and droplet size shall predominantly be between 0.5 mm and 4.5 mm. The module shall be rotated through 120 degrees and the duration of the test shall be 30 minutes. The module shall be energized throughout the test. The water shall be at 25°C. The wind velocity shall be 60 km/hr (50 mph). Any evidence of internal moisture into the module shall be cause for rejection.

6.4.3.4 Hard Coat Test (Optional): When applicable, a sample of three (3) modules shall be tested in accordance to the abrasion resistance test ASTM D1044. A weight of 500 grams shall be applied on a CS10F wheel for 150 cycles.

6.4.3.5 UV Stabilization: Documentation may be provided that clearly demonstrates that the external lens complies with the requirements of section 3.3.4.

6.4.3.6 Environmental Tests Evaluation: At the conclusion of the Environmental Tests, all the modules will be visually inspected for damage.

6.4.3.7 Acceptance/Rejection Criteria: The loosening of the lens, or any internal components, or evidence of other physical damage, such as cracking of the module lens or housing, or presence of internal moisture after testing shall be considered a failure for the proposed design.

6.4.4 Photometric & Colorimetric Tests: Three of the modules that were subjected to the Environmental Tests shall undergo Photometric & Colorimetric Tests. Unless otherwise specified, these tests shall be performed with the modules energized at nominal operating voltage (120 VAC).

6.4.4.1 Maintained Minimum Luminance: The sample set shall be tested for maintained minimum luminance at both 25°C and 74°C. Prior to making measurements, each module shall be operated at a 100% duty cycle for a minimum of 60 minutes at the test temperature.

6.4.4.2 For elevated temperature testing at 74°C, the modules to be tested shall be mounted in a temperature-testing chamber so that the external surface of the emitting lens is outside the chamber and all portions behind the lens are within the chamber at a temperature of 74°C (165°F). The air temperature in front of the lens of the module shall be maintained at a minimum of 49°C (120°F) during the elevated temperature testing.

Measurements shall be made using a luminance meter located on the physical axis of the module lens at a distance such that the selected aperture samples a spot size of 12mm (0.5 inch) at the lens surface. The position of the luminance meter shall be translated from side to side and up and down, so as to sample nine points across the emitting surface of the module.

The luminance values for the nine points shall be recorded and the average value calculated.

Modules for which the calculated average value of luminance does not meet the requirements of Section 4.1.1 shall be rejected.

6.4.4.3 Luminance Uniformity: The sample set shall be tested in accordance with the requirements of Section 4.1.2, using the recorded values of luminance, at a testing
temperature of 25°C. The highest and lowest values of luminance shall be recorded and compared. Modules not meeting requirements of Section 4.1.2 shall be rejected.

6.4.4.3.1 Maximum Luminance: The sample set shall be tested in accordance with the requirements of Section 4.1.3, using the recorded values of luminance, at testing temperatures of 25°C and 74°C. Modules for which the calculated average value of the luminance exceeds the limit established in Section 4.1.3, at either or both temperature levels, shall be rejected.

6.4.4.4 Chromaticity: From the sample set, two modules shall be measured for chromaticity per the requirements of Section 4.2. Prior to making measurements, each module shall be operated at a 100% duty cycle for a minimum of 60 minutes at +25°C (+77°F). Color measurements shall be made using a spectroradiometer with a maximum bandwidth of 4 nm, or a colorimeter that has a measurement uncertainty of less than 2.5% over the emission bandwidth of the icon under measurement.

Measurements shall be made by locating the instrument on the axis normal to the emitting surface of the icon, at a distance such that the meter samples a spot size of 12mm (0.5 inch) at the lens surface. The position of the instrument shall be translated from side to side and up and down, so as to sample nine points across the emitting surface of the module.

The chromaticity coordinates of the emitted light at the nine points shall be recorded and the average value calculated. In addition, the dominant wavelengths for the nine sampled points of the hand icon shall be calculated and recorded.

Modules for which the calculated average chromaticity coordinates do not meet the requirements of Section 4.2 shall be rejected.

6.4.4.4.1 Color Uniformity: The sample set shall be tested in accordance with the requirements of Section 4.3, using the recorded values of the chromaticity coordinates (walking person—white icon) or the dominant wavelengths (hand—portland orange icon), from Section 6.4.4.4. Modules not meeting requirements of Section 4.3 shall be rejected.

6.4.4.5 Photometric & Colorimetric Tests Evaluation: At the conclusion of the Photometric & Colorimetric Tests, the measurement data shall be compared to the requirements of Sections 4.1, 4.2 and 4.3.

6.4.4.6 Acceptance/Rejection Criteria: The failure of any module to meet all of the requirements for maintained minimum luminance (4.1.1) and maximum permissible luminance (4.1.3) at 25°C and/or 74°C, and the requirements for luminance uniformity (4.1.2), chromaticity (4.2), and color uniformity (4.3) at 25°C, shall be considered a failure of the proposed design.

6.4.5 Electrical.

6.4.5.1 Current Consumption: The sample set shall be measured for current flow in Amperes. The measured current values shall be used for quality comparison of Production Quality Assurance current measurements on production modules.

6.4.5.2 Temperature vs. Power Consumption: The sample set shall be tested to measure the change in power consumption in Watts versus the change in temperature over the specified operating temperature range. This data shall be recorded and may be made available to all end users.
6.4.5.3 Power Consumption vs. Long-Term Life: If the rated power consumption of the module at 25°C (77°F) and 74°C (165°F) will change more than 10% over time, the manufacturer may provide documentation showing the projected power consumption in Watts of the module over a period of 60 months from the date of installation. This documentation shall include data for the following temperature points: 0°C (32°F), 25°C (77°F), 50°C (122°F) and 74°C (165°F).

6.4.5.4 Power Factor (PF): The sample set shall be measured for power factor per the requirements of Section 5.6.1. A commercially available power factor meter may be used to perform this measurement. The PF shall be calculated separately for each of the icons for the module.

6.4.5.5 Total Harmonic Distortion (THD): The sample set shall be measured for total harmonic distortion per the requirements of Section 5.5.2. A commercially available total harmonic distortion meter may be used to perform this measurement. The THD shall be measured for each of the icons for the module.

6.4.5.6 Low Voltage Turn Off: The sample set shall be measured to ensure compliance with the low voltage turn-off requirement of Section 5.2.4. To test for this condition each icon must be fully illuminated at the nominal operating voltage. The applied voltage shall then be reduced to the point where there is no visible illumination. This point must be greater than 35 VAC RMS AC.

6.4.5.7 Turn-On and Turn-Off Times: The sample set shall be measured to ensure compliance with the turn-on and turn-off requirements of Section 5.2.5. The measurement shall be conducted using a two channel oscilloscope to measure the time delay between when the module is energized at 120 VAC RMS and when the light output reaches 90% of full output. A photo-multiplier tube shall be used to measure the light output of the module. The same apparatus shall be used to measure the time delay between when the module is de-energized and when the light output reaches 0% of full output. The time in msec shall be plotted in the X axis and light output shall be plotted in the Y axis.

A module not reaching 90% nominal light output within 75 msec at start-up or still showing light output 75 msec after being de-energized shall be deemed to have failed this test.

6.4.5.8 Electronic Noise: From the sample set, a sample of 2 modules shall be tested. The modules shall be tested for conformance with the requirements of a Class A digital device, as specified in FCC Title 47, Subpart B, Section 15.120(b).

6.4.5.9 Nondestructive Transient Immunity: The sample set shall be tested for transient immunity using the procedure described in Section 2.1.8, NEMA Standard TS-2-2003. Failure to meet these requirements shall cause for rejection.

6.4.5.10 Electrical Tests Evaluation: At the conclusion of the Electrical Tests, the measurement data shall be compared to the requirements of Sections 5.2 through 5.7.

6.4.5.10.1 Acceptance/Rejection Criteria: The failure of any module to meet the applicable requirements of Sections 5.2 through 5.7 shall be considered a failure of the proposed design.

6.4.5.11 Controller Assembly Compatibility. Due to the low load current draw and high off-state impedance of modules, testing shall be performed to ensure the module design is compatible and operates properly with load current switches and conflict.
Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

monitors in NEMA and Type 170 traffic signal control units.

Before performing the following tests, the manufacturer should ascertain which type of signal controller unit(s) the procuring traffic authority customer has in use and tailor these tests to meet the requirements of that type and model of controller unit(s).

6.4.5.11.1 Load Switch Compatibility. The sample set shall be tested for compatibility and proper operation with load current switches. Each module shall be connected to a variable ac voltage supply. The ac line current into the module shall be monitored for sufficient current draw to ensure proper load switch operation while the voltage is varied from 60 VAC RMS to 135 VAC RMS. Failure of the current draw to ensure proper load current switch operation shall be cause for rejection.

6.4.5.11.2 Signal Conflict Monitor (SVM) Compatibility. The sample set shall be tested for compatibility and proper operation with signal conflict monitors. Each module shall be operated from a 135 VAC RMS supply. A 19.5 kΩ resistor shall be wired in series in the hot line between the module and the ac power supply. A single-pole-single-throw switch shall be wired in parallel across the 19.5 kΩ resistor. A 220 kΩ shunt resistor shall be wired between the hot line connection and the neutral line connection on the module. Signal conflict monitor compatibility shall be tested by measuring the voltage decay across the 220 kΩ shunt resistor as follows: The single-pole-single-throw switch shall be closed, shorting out the 19.5 kΩ resistor, allowing the ac power supply to illuminate the module. Next the switch shall be opened, and the voltage across the 220 kΩ shunt resistor shall be measured for a decay to a value equal to or less than 10 VAC RMS within a time period equal to or less than 100 milliseconds. This test shall be repeated a sufficient number of times to ensure that testing occurs at the peak of the ac line voltage cycle.

A voltage decay across the 220 kΩ shunt resistor to a value greater than 10 VAC RMS or a decay time to 10 VAC RMS greater than 100 milliseconds shall be cause for rejection.

6.4.5.11.3 Controller Assembly Compatibility Evaluation: At the conclusion of the Controller Assembly Compatibility Tests, the measurement data shall be compared to the requirements of the specific make and model Controller Assembly with which the module design is intended to operate.

6.4.5.11.4 Acceptance/Rejection Criteria: Failure of the module to draw sufficient current to ensure compatibility with the load current switches in the appropriate Controller Assembly (5.7) and/or failure of the circuit voltage to decay to a value equal to or less than 10 VAC RMS within a time period equal to or less than 100 milliseconds (5.7) shall be considered a failure of the proposed design.

6.4.5.12 Failed State Impedance Test: The modules shall be tested for compliance with the requirement for provision of a failed-state impedance (5.7). The test is conducted in two parts: first the module is energized with the LED load disconnected from the power supply to establish the failed-state impedance. Next, the requirement for the failed state impedance is tested. The module shall be operated from a 120 VAC voltage supply.

a) Wire a 50 kΩ resistor in series with the hot line between the module and the AC power supply. A 100 kΩ shunt resistor shall be wired between the hot line connection and the neutral line connection on the module. A single-pole-
single-throw switch shall be wired in parallel with the 50 kΩ resistor. With the switch in the closed position and the LED load disconnected from the module power supply, energize the module for 300 ms to establish the failed state impedance (5.7).

b) The second part of the failed state impedance test is conducted to ensure that the appropriate failed state impedance is established. The switch is opened and the circuit is energized by the 120 VAC voltage supply. The voltage across the 100 kΩ shunt resistor shall be continuously monitored. The voltage shall decay to a value equal to or greater than 70 VAC RMS. For the continuous interval of 500 ms through 1500 ms, after energizing the circuit with an open switch, the measured voltage shall be 70 VAC RMS or greater. The second part of the test shall be repeated 10 times, with the minimum voltage recorded during the continuous interval of 500 ms through 1500 ms, after energizing the circuit with an open switch, recorded as the final test value.

6.4.5.12.1 Failed State Impedance Test Evaluation: At the conclusion of the Failed State Impedance Test, the measurement data shall be compared to the requirement of Section 5.7.

6.4.5.12.2 Acceptance/Rejection Criteria: Failure of the voltage across the 100 kΩ shunt resistor to remain at a value equal to or greater than 70 VAC RMS for the continuous time interval of 500 ms through 1500 ms, after energizing the circuit with an open switch, shall be considered a failure and rejection of design.

7.0 Warranty

7.1 Manufacturers shall provide a written warranty issued by the factory located in the NAFTA country of module origin with the following minimum provisions:

7.2 Modules shall be replaced, repaired or purchase value refunded if the module fails to function as intended due to workmanship or material defects within the first sixty (60) months from the date of delivery.

7.3 Modules which exhibit luminous intensities less than the minimum specified values within the first sixty (60) months of the date of delivery shall be replaced, repaired or purchase value refunded.

7.4 Upon request, the LED pedestal module Manufacturer shall provide written documentation of its ability to satisfy a worst-case, catastrophic warranty claim. A current corporate annual report duly-certified by an independent auditing firm, containing financial statements illustrating sufficient cash-on-hand and net worth to satisfy a worst-case, catastrophic warranty claim is an example of suitable documentation. The documentation shall clearly disclose:

a) The country in which the factory of module origin is located.

b) The name of the company or organization that owns the factory of module origin, including any and all of its parent companies and/or organizations, and their respective country of corporate citizenship.

c) For firms with business and/or corporate citizenship in the United States of less than seven years, the process by which the end-users/owners of the modules will be able to obtain worst-case, catastrophic warranty service in the event of bankruptcy or cessation-of-operations by the firm supplying the modules within North America, or in the event of bankruptcy or
cessation-of-operations by the owner of the factory of origin, shall be clearly disclosed.

8.0 Housing (When modules specified complete with Housing)

8.1 The maximum overall dimensions of the signal head shall be 18-1/2 inches wide, 18-3/4 inches high including latch/hinge lugs; and 9 inches deep, including the sunshield.

8.2 The housing shall be a one piece corrosion resistant aluminum alloy die-casting complete with integrity cast top, bottom, sides and back. Four (4) integrally cast hinge lug pairs, two (2) at the top and two (2) at the bottom of each case, shall be provided for operation of a swing down door.

8.3 The housing for pedestrian signals shall be dustproof, weatherproof and corrosion resistant and shall provide for easy access to and replacement of all components.

8.4 The housing shall have openings at the top and bottom to accommodate standard Department approved traffic signal mounting brackets. The top and bottom openings of the housing shall have a traffic signal industry standard Shurlock boss. The teeth shall be clean and sharp, to provide full engagement with the mounting brackets. The radial angular grooves of the Shurlock boss when used with the Shurlock fittings shall provide total positive positioning of the entire signal head to eliminate rotation or misalignment of the head.

9.0 Door Frame and Visor (When modules specified complete with Housing)

9.1 The door frame shall be a one piece corrosion resistant aluminum alloy die-casting, complete with two (2) hinge lugs cast at the bottom and two (2) latch slots cast at the top of the door. The door shall be attached to the housing by means of two (2) Type 304 stainless steel spring pins. Two (2) stainless steel hinged bolts with captive stainless steel wing nuts and washers shall be attached to the housing with the use of stainless steel spring pins. Therefore, latching and unlatching of the door shall require no tools.

9.2 The signal head shall be provided with a Z-crate type or Department approved equivalent type visor (sunshield) designed to eliminate sun phantom.

9.3 The Z-crate type sunshield shall be installed parallel to the face of the Hand/Person symbol message and Countdown. The Z-crate sunshield assembly shall be held in place by the use of stainless steel screws.

9.4 The Z-crate type sunshield assembly shall consist of horizontal louvers formed in a zigzag pattern or a Department approved pattern.

9.5 The basic material used in construction of the visor shall be nominally 0.030 thick and shall be one-hundred percent (100%) impregnated black polycarbonate plastic processed with a flat finish on both sides.

9.6 The assembly shall be enclosed in a mounting frame constructed of 0.040 minimum thickness aluminum or polycarbonate plastic. This frame shall be 1-1/2 inches deep and shall contain
mounting holes for direct insertion in the pedestrian signal doorframe.

9.7 When installed in front of the Hand/Person signal messages and Countdown, when illuminated, the visor (sunshield) shall not obscure or modify the clear recognition of a "Hand", "Walking Person" symbols and numerical numbers displayed in the Countdown to a pedestrian facing the signal head at zero degrees (0°) horizontal, when viewed installed, at a height between 7 to 10 feet vertically above the sidewalk from a distance between fifteen feet (15') and one hundred-twenty feet (120').
Color Regions for Pedestrian Traffic Control Signal Indications
(1931 CIE Chromaticity Diagram)

White:
1) y = 0.286
2) y = 0.7917x + 0.0093
3) y = 0.450
4) y = 0.450
5) y = 0.450
6) y = 0.7917x + 0.0043

Portland Orange:
1) y = 0.330
2) y = 0.500 + x
3) y = 0.331
MIAMI-DADE COUNTY

BID NO.: *

SECTION 4

BID SUBMITTAL FOR:

FIRM NAME:

Submit Bid To:
CLERK OF THE BOARD
Stephen P. Clark Center
111 NW 1st Street
17th Floor, Suite 202
Miami, Florida 33128-1983

OPENING: 2:00 P.M., 2012

MIAMI-DADE COUNTY

PLEASE QUOTE PRICES F.O.B. DESTINATION, FREIGHT ALLOWED, LESS TAXES, DELIVERED IN MIAMI-DADE COUNTY, FLORIDA.

NOTE: Miami-Dade County is exempt from all taxes (Federal, State, Local). Bid price should be less all taxes. Tax Exemption Certificate furnished upon request.

Issued ISD/PM Date Issued: This Bid Submittal Consists of Pages 71 thru 78+ Affidavits
by: MH

Sealed bids subject to the Terms and Conditions of this Invitation to Bid and the accompanying Bid Submittal. Such other contract provisions, specifications, drawings or other data as are attached or incorporated by reference in the Bid Submittal, will be received at the office of the Clerk of the Board at the address shown above until the above stated time and date, and at that time, publicly opened for furnishing the supplies or services described in the accompanying Bid Submittal Requirement.

Title:
Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

A Bid Deposit in the amount of N/A of the total amount of the bid shall accompany all bids.

A Performance Bond in the amount of N/A of the total amount of the bid will be required upon execution of the contract by the successful vendor and Miami-Dade County.

DO NOT WRITE IN THIS SPACE

| ACCEPTED | HIGHER THAN LOW |
| NON-RESPONSIVE | NON-RESPONSIBLE |
| DATE B.O.C. | NO BID |


Procurement Contracting Associate, Mary Hammett

RETURN ONE ORIGINAL AND TWO COPIES OF BID SUBMITTAL PAGES AND AFFIDAVITS. FAILURE TO COMPLETE THE CERTIFICATION REGARDING LOCAL PREFERENCE ON THE BID SUBMITTAL FORM IN SECTION 4 WILL RENDER THE VENDOR INELIGIBLE FOR LOCAL PREFERENCE.

FAILURE TO SIGN THE BID SUBMITTAL FORM IN SECTION 4 WILL RENDER YOUR BID NON-RESPONSIVE.

--- 71 ---

Revised 6/18/12
### Traffic Signal Poles, Mast Arms, and Street Light Poles - Group A

<table>
<thead>
<tr>
<th>ITEM</th>
<th>QUANTITY</th>
<th>DESCRIPTION</th>
<th>UNIT PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>230 Each</td>
<td>Traffic Signals Poles-18” bolt</td>
<td>$_____ Ea</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Circle with anchor bolts &amp; nuts</td>
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<tr>
<td></td>
<td></td>
<td>and other applicable hardware.</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Manufacturer Bid:</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Model # Bid:</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>50 Each</td>
<td>Traffic Signals Poles-22” bolt</td>
<td>$_____ Ea</td>
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<td></td>
<td></td>
<td>Circle with anchor bolts &amp; nuts</td>
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<tr>
<td></td>
<td></td>
<td>and other applicable hardware.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Manufacturer Bid:</td>
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<td></td>
<td></td>
<td>Model # Bid:</td>
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<tr>
<td>3.</td>
<td>20 Each</td>
<td>Traffic Signal Mast Arms-64’</td>
<td>$_____ Ea</td>
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<td></td>
<td></td>
<td>with applicable hardware.</td>
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<td></td>
<td></td>
<td>Manufacturer Bid:</td>
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<td></td>
<td></td>
<td>Model # Bid:</td>
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<tr>
<td>4.</td>
<td>30 Each</td>
<td>Traffic Signal Mast Arms-54’</td>
<td>$_____ Ea</td>
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<td></td>
<td></td>
<td>with applicable hardware.</td>
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<td></td>
<td></td>
<td>Manufacturer Bid:</td>
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<td></td>
<td></td>
<td>Model # Bid:</td>
<td></td>
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<tr>
<td>5.</td>
<td>100 Each</td>
<td>Traffic Signal Mast Arms-48’</td>
<td>$_____ Ea</td>
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<td></td>
<td></td>
<td>with applicable hardware.</td>
<td></td>
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<td></td>
<td></td>
<td>Manufacturer Bid:</td>
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<td></td>
<td></td>
<td>Model # Bid:</td>
<td></td>
</tr>
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<td>ITEM</td>
<td>QUANTITY</td>
<td>DESCRIPTION</td>
<td>UNIT PRICE</td>
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<tr>
<td>6</td>
<td>100 Each</td>
<td>Traffic Signal Mast Arms-36’ with applicable hardware.</td>
<td>$_____ Ea</td>
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<td></td>
<td>Manufacturer Bid: __________________________</td>
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<td></td>
<td></td>
<td>Model # Bid: __________________________</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>30 Each</td>
<td>Traffic Signal Mast Arms-28’ with applicable hardware.</td>
<td>$_____ Ea</td>
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<td></td>
<td>Manufacturer Bid: __________________________</td>
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<td></td>
<td></td>
<td>Model # Bid: __________________________</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>100 Each</td>
<td>Street Light Poles-13” bolt circle detail as shown on page 25 of the bid package with anchor bolts &amp; nuts and other applicable hardware.</td>
<td>$_____ Ea</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Manufacturer Bid: __________________________</td>
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<td></td>
<td></td>
<td>Model # Bid: __________________________</td>
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</tr>
<tr>
<td>9</td>
<td>25 Each</td>
<td>Decorative Street Light Poles- bolt circle detail as shown on page 26 of the bid package with anchor bolts &amp; nuts and other applicable hardware.</td>
<td>$_____ Ea</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Manufacturer Bid: __________________________</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Model # Bid: __________________________</td>
<td></td>
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<tr>
<td>ITEM</td>
<td>QUANTITY</td>
<td>DESCRIPTION</td>
<td>UNIT PRICE</td>
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<tr>
<td>10.</td>
<td>25 Each</td>
<td>Decorative Street Light Poles-detail as shown on page 27 of the bid package with anchor bolts &amp; nuts and other applicable hardware.</td>
<td>$______ Ea</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Manufacturer Bid: ______________________</td>
<td></td>
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<td></td>
<td></td>
<td>Model # Bid: ______________________</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>25 Each</td>
<td>Decorative Street Light Poles-detail as shown on page 28 of the bid package with anchor bolts &amp; nuts and other applicable hardware.</td>
<td>$______ Ea</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Manufacturer Bid: ______________________</td>
<td></td>
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<td></td>
<td></td>
<td>Model # Bid: ______________________</td>
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LED Pedestrian Signals & Housing – Group B

**Group BA- As identified in** Appendix A LED Pedestrian Signal Hand/Person Module

<table>
<thead>
<tr>
<th>Item</th>
<th>Estimated QTY</th>
<th>Description</th>
<th>Unit Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>300 EA</td>
<td>LED Hand/Person Signal Modules Only</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Dialight Model #430-6473-001</td>
<td></td>
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<td></td>
<td></td>
<td>OR Approved Equal</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Model # ____________________________ $ ____________________________ Each</td>
<td></td>
</tr>
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</table>

**Group BB- As identified in** Appendix A LED Pedestrian Signal Hand/Person Module

<table>
<thead>
<tr>
<th>Item</th>
<th>Estimated QTY</th>
<th>Description</th>
<th>Unit Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>150 EA</td>
<td>LED Hand/Person Signal Modules (Dialight Model #430-6473-001) Complete with Housing OR Approved Equal</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Model # ____________________________ $ ____________________________ Each</td>
<td></td>
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</table>

**Group BC- As identified in** Appendix B LED Pedestrian Signal Hand/Person Countdown Module

<table>
<thead>
<tr>
<th>Item</th>
<th>Estimated QTY</th>
<th>Description</th>
<th>Unit Price</th>
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<tbody>
<tr>
<td>1.</td>
<td>500 EA</td>
<td>LED Countdown Signals Modules Only</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Dialight Model #430-6479-001F OR Approved Equal</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Model # ____________________________ $ ____________________________ Each</td>
<td></td>
</tr>
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</table>

**Group BD- As identified in** Appendix B LED Pedestrian Signal Hand/Person Countdown Module

<table>
<thead>
<tr>
<th>Item</th>
<th>Estimated QTY</th>
<th>Description</th>
<th>Unit Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>150 EA</td>
<td>LED Countdown Signals Modules (Dialight Model #430-6479-001F) Complete with Housing OR Approved Equal</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Model # ____________________________ $ ____________________________ Each</td>
<td></td>
</tr>
</tbody>
</table>
MIAMI-DADE COUNTY

SECTION 4
BID SUBMITTAL FOR:
Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

ACKNOWLEDGEMENT OF ADDENDA

INSTRUCTIONS: COMPLETE PART I OR PART II, WHICHEVER APPLIES

PART I:

LIST BELOW ARE THE DATES OF ISSUE FOR EACH ADDENDUM RECEIVED IN CONNECTION WITH THIS BID

Addendum #1, Dated
Addendum #2, Dated
Addendum #3, Dated
Addendum #4, Dated
Addendum #5, Dated
Addendum #6, Dated
Addendum #7, Dated
Addendum #8, Dated

PART II:

☐ NO ADDENDUM WAS RECEIVED IN CONNECTION WITH THIS BID

FIRM NAME: __________________________________________

AUTHORIZED SIGNATURE: ___________________________ DATE: __________

TITLE OF OFFICER: ______________________________________

- 76 -
Bid Title: Traffic Poles, Mast Heads, and L.E.D. Signals & Housings

By signing this Bid Submittal Form the Vendor certifies that it satisfies all legal requirements (as an entity) to do business with the County, including all Conflict of Interest and Code of Ethics provisions in Section 2-11 of the Miami-Dade County Code. Any County employee or member of his or her immediate family seeking to contract with the County shall seek a conflict of interest opinion from the Miami-Dade County Ethics Commission prior to submittal of a Bid response or application of any type to contract with the County by the employee or his or her immediate family and file a copy of that request for opinion and any opinion or waiver from the Board of County Commissioners with the Clerk of the Board. The affected employee shall file with the Clerk of the Board a statement in a form satisfactory to the Clerk disclosing the employee’s interest or the interest of his or her immediate family in the proposed contract and the nature of the intended contract at the same time as or before submitting a Bid, response, or application of any type to contract with the County. Also a copy of the request for a conflict of interest opinion from the Ethics Commission and any corresponding opinion, or any waiver issued by the Board of County Commissioners, must be submitted with the response to the solicitation.

In accordance with Sec. 2-11.1(p) of the County Code as amended, prior to conducting any lobbying regarding this solicitation, the Vendor must file the appropriate form with the Clerk of the Board stating that a particular lobbyist is authorized to represent the Vendor. Failure to file the appropriate form in relation to each solicitation may be considered as evidence that the Vendor is not a responsible contractor. The Vendor confirms that this Bid is made without prior understanding, agreement, or connection with any corporation, firm, or person submitting a Bid for the same goods and/or services and in all respects is without collusion, and that the Vendor will accept any resultant award. Further, the undersigned acknowledges that award of a contract is contingent upon vendor registration. Failure to register as a vendor within the specified time may result in your firm not being considered for award.

Pursuant to Miami-Dade County Ordinance 94-54, any individual, corporation, partnership, joint venture or other legal entity having an officer, director, or executive who has been convicted of a felony during the past ten (10) years shall disclose this information at the time of bid or proposal submission.

☐ Place a check mark here only if vendor has such conviction to disclose.

By executing this proposal through a duly authorized representative, the proposer certifies that the proposer is not on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, as those terms are used and defined in sections 287.135 and 215.473 of the Florida Statutes. In the event that the proposer is unable to provide such certification but still seeks to be considered for award of this solicitation, the proposer shall execute a proposal through a duly authorized representative and shall also initial this space: In such event, the proposer shall furnish together with its proposal a duly executed written explanation of the facts supporting any exception to the requirement for certification that it claims under Section 287.135 of the Florida Statutes. The proposer agrees to cooperate fully with the County in any investigation undertaken by the County to determine whether the claimed exception would be applicable. The County shall have the right to terminate any contract resulting from this solicitation for default if the proposer is found to have submitted a false certification or to have been placed on the Scrutinized Companies for Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List.

☐ Place a check mark here only if affirming vendor meets requirements for Local Preference. Failure to complete this certification at this time (by checking this box above) shall render the vendor ineligible for Local Preference.

LOCAL CERTIFIED SERVICE-DISABLED VETERAN BUSINESS ENTERPRISE CERTIFICATION: A Local Certified Service-Disabled Veteran Business Enterprise is a firm that is (a) a local business pursuant to Section 2-8.5 of the Code of Miami-Dade County and (b) prior to bid submittal is certified by the State of Florida Department of Management Services as a service-disabled veteran business enterprise pursuant to Section 295.167 of the Florida Statutes.

☐ Place a check mark here only if affirming vendor is a Local Certified Service-Disabled Veteran Business Enterprise. A copy of the certification must be submitted with this proposal.

COUNTY USER ACCESS PROGRAM (UAP): Joint purchase and entity revenue sharing program

For the County’s information, the vendor is requested to indicate, at ‘A’ and ‘B’ below, its general interest in participating in the Joint Purchase Program of the County User Access Program (UAP) described in Section 2.2.1 of this contract solicitation. If that section is present in this solicitation document, Vendor participation in the Joint Purchase portion of the UAP is voluntary, and the vendor’s expression of general interest at ‘A’ and ‘B’ below is for the County’s information only and shall not be binding on the vendor.

A. If awarded this County contract, would you be interested in participating in the Joint Purchase portion of the UAP with respect to other governmental, quasi-governmental or not-for-profit entities located within the geographical boundaries of Miami-Dade County?
   Yes _________ No _________

B. If awarded this County contract, would you be interested in participating in the Joint Purchase portion of the UAP with respect to other governmental, quasi-governmental or not-for-profit entities located outside the geographical boundaries of Miami-Dade County?
   Yes _________ No _________

Revised 1/12/12
Firm Name: ____________________________________________

Street Address: _______________________________________

Mailing Address (if different): ________________________________

Telephone No.: _______________________________ Fax No.: _______________________________

Email Address: ___________________________________________ FEIN No. __________

Prompt Payment Terms: ___% ___ days net ___ days (Please see paragraph 1.2 H of General Terms and Conditions)

Signature: ____________________________ (Signature of authorized agent)

"By signing this document the vendor agrees to all Terms and Conditions of this Solicitation and the resulting Contract."

Print Name: ___________________________________________ Title: _______________________

THE EXECUTION OF THIS FORM CONSTITUTES THE UNEquivoCAl OFFER OF PROPOSER TO BE BOUND BY THE TERMS OF ITS PROPOSAL. FAILURE TO SIGN THIS SOLICITATION WHERE INDICATED ABOVE BY AN AUTHORIZED REPRESENTATIVE SHALL RENDER THE PROPOSAL NON-RESPONSIVE. THE COUNTY MAY, HOWEVER, IN ITS SOLE DISCRETION, ACCEPT ANY PROPOSAL THAT INCLUDES AN EXECUTED DOCUMENT WHICH UNEquivoCALLY BINDS THE PROPOSER TO THE TERMS OF ITS OFFER.
APPENDIX

AFFIDAVITS
FORMAL BIDS
MIAMI-DADE COUNTY

BID NO.: *

Miami-Dade County
Internal Services Department
Procurement Management Division
Affirmation of Vendor Affidavits

In accordance with Ordinance 07-145 amending Section 2-8.1 of the Code of Miami-Dade County, effective June 1, 2008, vendors are required to complete a paper Vendor Registration Package, including a Uniform Affidavit Package (Vendor Affidavits Form), before being awarded a new contract. The undersigned affirms that the Vendor Affidavits Form submitted with the Vendor Registration Package is current, complete and accurate for each affidavit listed below.

Contact No.:  

Federal Employer:  

Contract Title:  

Identification Number (FEIN):  

Affidavits and Legislation/ Governing Body

<table>
<thead>
<tr>
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<th>Miami-Dade County Ownership Disclosure</th>
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<tr>
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<td>Sec. 2-8.1 of the County Code</td>
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<tr>
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<td>Miami-Dade County Employment Disclosure</td>
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<td>County Ordinance No. 95-133, amending</td>
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<tr>
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<td>Section 2-8.1(c) of the County Code</td>
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<td>Miami-Dade County Employment Drug-Free</td>
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<td>Workplace Certification</td>
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<td>Section 2-8.1.2(b) of the County Code</td>
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<tr>
<td></td>
<td>Miami-Dade County Code of Business Ethics</td>
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<tr>
<td></td>
<td>Article I, Section 2-8.1(b) and 2-11(b)</td>
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<tr>
<td></td>
<td>(1) of the County Code through (6)</td>
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<td></td>
<td>and (9) of the County Code and County</td>
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<tr>
<td></td>
<td>Ordinance No. 95-1 amending Section</td>
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<td>Section 2-11.1(c) of the County Code</td>
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<td></td>
<td>Miami-Dade County Family Leave</td>
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<td>Article V of Chapter 11 of the County</td>
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<td></td>
<td>Code</td>
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<td>Miami-Dade County Disability Non-Discrimination</td>
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<td>Article 1, Section 2-6.1.3 and Amendement</td>
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<td></td>
<td>R-83-95</td>
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<td>Miami-Dade County Domestic Leave and Reporting</td>
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<td></td>
<td>Article 8, Section 11A-60 11A-67 of the County Code</td>
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Printed Name of Affiant | Printed Title of Affiant | Signature of Affiant | Date |
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<tr>
<td>Address of Firm</td>
<td>State</td>
<td>Zip Code</td>
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Notary Public Information

Notary Public — State of Country of  

Subscribed and sworn to (or affirmed) before me this day of,  

by He or she is personally known to me or has produced identification  

Type of Identification produced  

Signature of Notary Public | Serial Number |
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Print or Stamp of Notary Public | Expiration Date | Notary Public Seal |
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Page 1 of 3

Revised 1/12/12
FAIR SUBCONTRACTING PRACTICES
(Ordinance 97-35)

In compliance with Miami-Dade County Ordinance 97-35, the Bidder shall submit with the bid proposal a detailed statement of its policies and procedures (use separate sheet if necessary) for awarding subcontractors in accordance with Section 1, Paragraph 1.15

☐ NO SUBCONTRACTORS WILL BE UTILIZED FOR THIS CONTRACT

______________________________  __________________________
Signature                                   Date
**SUBCONTRACTOR/SUPPLIER LISTING**  
(Ordinance 97-104)

**Firm Name of Prime Contractor/Respondent:**

**Bid No.:**

**Title:**

This form, or a comparable listing meeting the requirements of Ordinance No. 97-104, MUST be completed, signed and submitted by all bidders and respondents on County contracts for purchases of supplies, materials or services, including professional services which involve expenditures of $100,000 or more, and all bidders and respondents on County or Public Health Trust construction contracts which involve expenditures of $100,000 or more. A bidder or respondent who is awarded the contract shall not change or substitute first tier subcontractors or direct suppliers or the portions of the contract work to be performed or materials to be supplied from those identified, except upon written approval of the County. This form, or a comparable listing meeting the requirements of Ordinance No. 97-104, MUST be completed, signed and submitted even though the bidder or proposer will not utilize subcontractors or suppliers on the contract. The bidder or proposer should enter the word "NONE" under the appropriate heading of sub form 100 in those instances where no subcontractors or suppliers will be used on the contract.

| Business Name and Address of First Tier Subcontractor/Subconsultant | Principal Owner | Scope of Work to be Performed by Subcontractor/Subconsultant | (Principal Owner) Gender | Race |
|---|---|---|---|
| | | | | |
| | | | | |

| Business Name and Address of Direct Supplier | Principal Owner | Supplies/Materials/Services to be Provided by Supplier | (Principal Owner) Gender | Race |
|---|---|---|---|
| | | | | |
| | | | | |

I certify that the representations contained in this Subcontractor/Supplier Listing are to the best of my knowledge true and accurate

**Prime Contractor/Respondent's Signature**

**Print Name**  
(Duplicate if additional space is needed)

**Print Title**  
FORM 100

**Date**