## Department of Solid Waste Management

Dr. Martin Luther King Jr. Office Plaza 2525 NW 62 Street, Suite 5100 Miami FL 33147

Email:



# MIAMI-DADE COUNTY, FLORIDA REQUEST FOR PRICE QUOTATION (RPQ)

||FAX # :

305-514-6024

Contract No: MCC 7360 Plan

**RPQ No:** <u>18610-25</u>

## **INVITATION TO BID**

A RPQ has been issued for the work identified below. If you are interested in submitting a bid for this project, please submit your bid via Sealed Envelopes, attention to Department of Solid Waste Management at 2525 NW 62nd St., Miami, FL 33147 no later than 7/16/2025 at 02:00 PM. If you have any questions, contact SYLVIA RODRIGUEZ at 305-514-6024.

This RPQ is issued under the terms and conditions of the Miscellaneous Construction Contracts (MCC) Program MCC 7360 Plan.

### **RPQ DETAILED BREAKDOWN**

		RPQ DETAILED BREAKDOWN							
Bid Due Date:	7/16/2025	Time Due: 02:00 PM Submitted Via: Sealed Envelopes							
Estimated Value:	\$984,869 (excluding Contingencies and Dedicated Allowances)								
Project Name:	Asphalting at Various DSWM Locations - Northeast Transfer Station								
Project Location:	18701 NE 6th Avenue, Miami, FL 33179								
License Requirements:	Primary:	General Building Contractor; Building Contractor							
	Sub:	Concrete Work; Underground Utility / Excavation; Pavement Marking; Asphalt Sealing (not roadway pavement)							
Scope of Work:	(Contractor must obtain and submit all permits prior to performing any work).  The project, "Asphalting at Various DSWM Locations – Northeast Transfer Station," located at 18701 NE 6th Ave, Miami, FL 33179, consists of furnishing all materials, labor, and equipment necessary for its completion. The scope includes:  Restoration of the Northeast Transfer Station through milling and resurfacing  Replacement/repair of asphalt pavement  Upgrading of signage and pavement markings  Drainage/inlet adjustments  Any additional work specified in the plans  General Sequence of Construction  Phase 1 – Traffic Separator Reconstruction  Remove the designated portion of the existing traffic separator as indicated in the plans  Reconstruct the proposed traffic separator and maintain it free of loading for 72 hours to allow for concrete curing  Phase 2 – Flexible Pavement Reconstruction  Remove and reconstruct flexible pavements in specified areas  Replace speed hump as indicated in the plans  Adjust utility valves and manholes as necessary  Ensure that areas where pavement reconstruction is incomplete at the end of the construction day are filled with suitable material to avoid disruption of facility operations  Phase 3 – Milling, Resurfacing, Overbuild, Pavement Markings & Signage  Remove and reset existing wheel stops as needed for milling and resurfacing  Perform milling, resurfacing, and overbuilding as indicated in the plans  Apply painted pavement markings  Remove, replace, and install signage as indicated in the plans  Phase 4 – Thermoplastic Pavement Marking  Apply thermoplastic pavement markings								
Document Pickup:	Contact:	Gibsy Nunez Davila   Phone No: 305-514-6024   Date: 7/16/2025							
	Location:	Will be sent via E-Mail							
Pre-Bid Meeting:: YES		Mandatory: YES Date: 6/18/2025 Time: 10:00 AM							
	Location:	18701 NE 6th Avenue, Miami, FL 33179							
Site Meeting:	YES	Mandatory:         YES         Date:         6/18/2025         Time:         10:30 AM							
	Location:	18701 NE 6th Avenue, Miami, FL 33179							
Bid shall be submitted to: Contact: Department of Solid Waste Management									
Address: 2525 NW 62nd St., Miami, FL 33147									

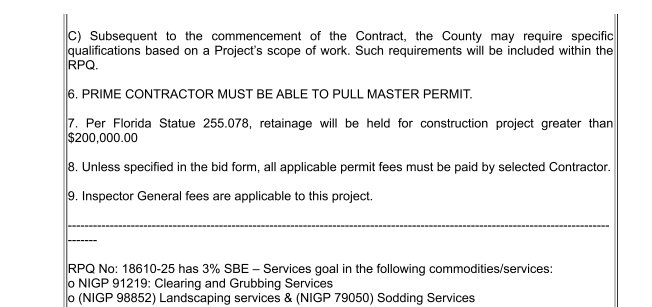
gibsy.nunezdavila@miamidade.gov

Type of Contract:	)			Method of Award: Lowest Responsible Bidder							
Method of Payment: Scheduled Mo			Payments	lı	Insurance Required: YES						
Additional Insurance Required: YES					If Yes - Minimum Coverage: \$3,000,000.00						
Performance & Payment Bon	YES	)		Bid Bond Required: YES							
Davis Bacon: NO Maintenance Wages: NO AIPP: NO Amount:											
DBE Participation:			Percentage:		0.00%	DBE	DBE Subcontractor Forms Required: NO				
SBE-S Requirements			Percentage:		3.00%						
SBE-Services Commodity Set-Aside			If Yes, Service =								
SBE-G Requirements			Percentage:		0.00%						
SBE-Goods Commodity Set-Aside			If Yes, Goods	=							
Liquidated Damages:			\$\$ Per Day		\$349.20						
For RPQ's less than \$10,000, if no LD rate is specified, the County reserves the right to assess actual damages in lieu of LDs.											
Design Drawing Included:	YES Shop Drawing Include			d: N	NO Specifications Inc			d: YES			
Anticipated Start Date:	10/1/2025				Calendar Days for Project Completion: 112						
Comments:	Pursuant to Section 2-8.10 of the Code of Miami-Dade County, this Contract is subject to a user access fee under the County's User Access Program (UAP) in the amount of two percent (2%).										

Pursuant to Section 2-8.10 of the Code of Miami-Dade County, this Contract is subject to a user access fee under the County's User Access Program (UAP) in the amount of two percent (2%). All construction services provided under this contract are subject to the 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. From every payment made to the Contractor under this contract (including the payment of retainage), the County will deduct the two percent (2%) UAP fee provided in the ordinance and the Contractor will accept such reduced amount as full compensation for any and all deliverables under the contract. The County shall retain the 2% UAP for use by the County to help defray the cost of its procurement program. Contractor participation in this pay request reduction portion of the UAP is mandatory.

Provided, however, UAP shall not be applicable for total contract values, inclusive of contingency and allowance accounts, of less than five hundred thousand dollars (\$500,000.00).

- Submit Request for Information (RFI's) to Gibsy.NunezDavila@miamidade.gov and copy clerk.board@miamidadeclerk.gov - DEADLINE FOR RECEIPT OF RFI QUESTIONS: Close of Business, 06/27/2025
- 2. This Request for Price Quotation (RPQ) is for a Miscellaneous Construction Contract.
- 3. In the event the lowest responsible and responsive bid amount exceeds the project's cost estimate, Miami Dade County may hold a meeting to request further cost reductions to align the bid amount with the project's cost estimate. However, Miami Dade County will not engage in any type of negotiations or modifications of the original scope, terms or conditions other than the price reduction.
- 4. All terms and conditions of the MCC Program are part of this contract and will be enforced.
- 5. Refer to Article 2.14 below of the MCC Program to further clarify the license requirements: 2.14 LICENSE QUALIFICATIONS OF CONTRACTORS:
- A) All Contractors must hold a current valid State of Florida Certified General Contractor License, as required by the Florida Building Code, for the types of Work covered by the Contract at the time of RPQ submission and maintain the same throughout the duration of the project. The certificate(s) is to be issued by: The State of Florida Construction Industry Licensing Board, pursuant to the provisions of Section 489.115 of the Florida Statute and registered with the Miami-Dade County Building Department or, The Dade County Construction Trades Qualifying Board, pursuant to the provisions of Section 10-3(a) of the County Code. Holders of Miami-Dade County Certificates of Competency must also hold Certificates of Registration issued by the State of Florida Construction Licensing Board, pursuant to the provisions of Section 489.115 or Section 489.117 of the Florida Statutes.
- B) Proof of such Certificate(s) must be submitted at the time of initial response and maintained current throughout the contract period. The County may request proof of continued certification at any time during the contract period. Failure to provide such proof within five (5) working days from notification by the County shall result in the removal from the contract and the rejection of any current or future RPQ bid submissions.



### **DISCLOSURE:**

• Contractor shall indemnify and hold harmless the County and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the County or its officers, employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the performance of this Agreement by the Contractor or its employees, agents, servants, partners principals or subcontractors. Contractor shall pay all claims and losses in connection therewith and shall investigate and defend all claims, suits or actions of any kind or nature in the name of the County, where applicable, including appellate proceedings, and shall pay all costs, judgments, and attorney's fees which may issue thereon. Contractor expressly understands and agrees that any insurance protection required by this Agreement or otherwise provided by the Contractor shall in no way limit the responsibility to indemnify, keep and save harmless and defend the County or its officers, employees, agents and instrumentalities as herein provided.

The Contractor shall furnish to **Department of Solid Waste Management, Dr. Martin Luther King Jr. Office Plaza, 2525 NW 62 Street, Suite 5100, Miami FL 33147**, Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirements as outlined below:

- A. Worker's Compensation Insurance for all employees of the Contractor as required by Florida Statute 440.
- a. If applicable should include coverage required under the U.S. Longshoremen and Harbor Workers' Act (USL&H) and/or Jones Act for any activities on or about navigable water.
- **B.** Commercial General Liability in an amount not less than \$300,000 per occurrence, and \$600,000 in the aggregate. Miami-Dade County must be shown as an additional insured with respect to this coverage.
- **C.** Automobile Liability Insurance covering all owned, non-owned and hired vehicles used in connection with the work, in an amount not less than \$300,000 combined single limit per occurrence for bodily injury and property damage.

\*Under no circumstances are Contractors permitted on the Aviation Department, Aircraft Operating Airside (A.O.A) at Miami International Airport without increasing automobile coverage to \$5 million. Only vehicles owned or leased by a company will be authorized. \$1 million limit applies at all other airports.

#### **VERIFICATION OF EMPLOYMENT ELIGIBILITY (E-VERIFY):**

By entering the Contract, the Awarded Bidder becomes obligated to comply with the provisions of Section 448.095, Florida Statute, titled "Verification of Employment Eligibility." This includes but is not limited to utilization of the U.S. Department of Homeland Security's E-Verify System to verify the employment eligibility of all newly hired employees by the Awarded Bidder effective, January 1, 2021, and requiring all Subcontractors to provide an affidavit attesting that the Subcontractor does not employ, contract with, or subcontract with, an unauthorized alien. Failure to comply may lead to termination of this Awarded Bidder, or if a Subcontractor knowingly violates the statute, the subcontract must be terminated immediately. Any challenge to termination under this provision must be filed in the Circuit Court no later than twenty (20) calendar days after the date of termination. If this Contract is terminated for a violation of the statute by the Awarded Bidder, the Awarded Bidder may not be awarded a public contract for a period of one year after the date of termination, and the Awarded Bidder may be liable for any additional costs incurred by the County resulting from the termination of the Contract. Public and private employers must enroll in the E-Verify System (<a href="http://www.uscis.gov/e-verify">http://www.uscis.gov/e-verify</a>) and retain the I-9 Forms for inspection.