Parks, Recreation and Open Spaces Capital Programs Division 275 NW 2nd Street, 4th Floor Suite 412 Miami Fl 33128



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

Contract No: MCC 7360 Plan - CICC 7360-0/08

RPQ No: 22230223001

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 Electronic Bidding, attention to Dayami Corella at no later than 5/31/2023 at 02:00 PM. If you have any questions, contact

Jose

Lopez

Jr

at

786/315-2124.

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

RPQ DETAILED BREAKDOWN

M & DETAILED BREAKDOWN												
Bid Due Date:	5/31/2023	Time Due:	02:00 PM	Submitted Via	: Electronic Bidding	SBE-Con. N/A Level:						
Estimated Value:	\$225,000	(excluding Contingencies and Dedicated Allowances)										
Project Name:	Haulover Park - Pickleball Courts											
Project Location:	Haulover Park - 13700 Collins Avenue. Miami Beach, FL 33154											
License Requirements:	Primary:	Building Contractor; General Building Contractor										
	Sub:	Tennis Court/Paving; Fence										
Scope of Work:	(Contractor must obtain and submit all permits prior to performing any work). Miami-Dade County is under a public health threat of Coronavirus (COVID-19). Out of an abundance of caution and for the health and safety of the public, all Bids must be submitted electronically. PROS will email the bid tally within one business day to all bidders. Firms that did not submit a bid may request the bid tally from the contact person for this project. The bid opening will be conducted over Zoom. Attendance is not required at the bid opening. The Public Bid Opening for this project will be livestreamed @ 2:05 PM. Request information via email to: Penelope.Quintas@miamidade.gov Bids for the Haulover Park - Pickleball Courts project, will be received electronically via email, in PDF format, to Dayami Corella at Dayami.Corella@miamidade.gov, until 2:00 PM Local Time, May 31,2023 or as modified by addendum. Bids received after the bid submittal date and time stipulated above will not be considered. The County reserves the right to postpone or cancel the bid opening at any time prior to the scheduled opening, reject any and or all Bids, to waive informalities and irregularities, or to re-advertise the Project. The County, choosing to exercise its right of rejection, does so without imposition of any liability against the County.											
	accordingly to in	ing and to modify their adjustment factors submitting a final Base Bid price. Failure to live County Business in the future as it will in future evaluations.										
	Bids must be	submitted	pursuant to	all the require	ments set forth in	the Bid Documents.						
	PROJECT Haulover P	ark -	13700	Collins Avenu	ue. Miami Bea	LOCATION: och, FL 33154						
	PRE-BID CONFERENCE: The Pre-Bid Conference is scheduled for May 09, 2023 @ 11:00 AM at Haulover Park - 13700 Collins Avenue (existing Pickleball Courts / North side of Haulover Marina Parking Lot)											

The Pre-Bid meeting is not MANDATORY, but highly encouraged to attend.

Miami-Dade County deals with the public health threat of Coronavirus (COVID-19). Out of an abundance of caution and for the health and safety of the public, we recommend all social distancing and facial covering.

Experience Requirement:

Bidder or vendor key personal experience shall have completed at least two (2) projects of similar size and scope in accordance with Resolution No. R-1122-21. Bidder shall provide evidence of this experience; project names; dollar values and contract information for verification purposes. The experience of the bidding or proposing Contractors' key personnel will be considered in assessing the Contractor's experience. This information should be entered on form 00450 Bidder's Statement of Qualifications and Business References, highlighting at least two comparable projects and using additional pages as needed.

SCOPE OF WORK:

CONTRACTOR shall review all documents, specifications, and scope of work provided by the Miami-Dade County Parks, Recreation and Open Spaces Construction & Maintenance Division for work to be completed at Haulover Park - Pickleball Courts.

- 1.1) Contractor shall construct new 150' x 130' asphalt foundation with concrete curb apron/perimeter for placement of six (8) pickleball court's (per owner shop drawing) to include post/nets, lined for play per USA Pickleball Association (USAPA) guidelines/specifications. 1.2) Contractor shall be required to submit topographical survey to insure finish court surface is
- consistent elevation north/south-east/west to while maintaining slope required per USA Pickleball Association (USAPA) court guidelines/specifications.
- 1.3) Contractor shall reference owner site drawing for foundation location, foundation shall be at grade elevation with slope per owner shop drawing detail, shoulder dressing shall apply pending existing site ground

 elevations.
- 1.4) Subgrade Preparation to include removal of all rock, vegetation (including root systems), debris, and unsuitable topsoil from the area. To prevent future growth, treat the subgrade with an approved soil sterilant. The subgrade must be shaped to meet true lines and elevations to be compacted not less than 95 percent of maximum laboratory density. The surface of the compacted subgrade must not vary more than 3/4 inch from the established grade.
- 1.5) Base construction for asphaltic concrete (finish surface) rock base material must be placed on the prepared subgrade in equal lifts of a thickness no more than 6 inches or less for a total thickness of 12". The material must be spread and compacted to the required thickness and density as specified shown per owner's drawings. The surface of the completed base must not deviate more than 3/8 inch when measured with a 10-foot straight edge but must slope 1 inch per each 10 feet on a true plane from side to side, end to end, or corner to corner as indicated. Slope from existing asphalt to new court concrete apron on North Side to create a gradual transition to new courts.
- 1.6) Concrete header curb to perimeter (owner drawing detail) of foundation to be constructed with 28 day 3,000 PSI concrete, sub base to be well compacted and/or tested with a 98% minimum density or LBR 40 based on AASHTO T-180 modified proctored test.
- 1.7) Finish surface asphaltic concrete course to include tack coat applications, tack coat shall be heated and applied in a thin uniform layer at a rate of .03 and .15 gallons per square yard. Asphaltic concrete placement shall be compacted to the required thickness and density to a minimum 1" inch thick type S-1 to all areas.
- 1.8) Apply (4) coats color concentrate finish to new surface. (Green, Blue as per parks standard) per USA Pickleball Association (USAPA) court guidelines/specifications. Color coat materials shall exceed or equal to Laykold or Plexipave manufactures product.

 1.9) Line for play per USA Pickleball Association (USAPA) court guidelines/specifications.

- 1.10) Install net post/nets per USA Pickleball Association (USAPA) court guidelines/specifications.
 1.11) Contractor shall meet USA Pickleball Association (USAPA) guidelines/specifications upon completion of court surface applications and all color coat applications. Areas where court surface requires repairs, contractor will use materials per manufacture specifications to match existing conditions. Court patching to courts as required to insure displacement of water, maintain level surface not to exceed (pickleball/tennis/racquetball) tournament sport court specifications, court patch areas shall include additional color coat prior to finish color coat applications to ensure even color finish.
 1.12) Contractor shall complete color coat applications to areas repaired to match existing color surface.
- 1.13) Contractor shall install 4' FT fence system between the pickleball courts leaving 5' space from edge of court. perimeter fence (See Fence Dimension Attachment). The 4' FT High divider fencing shall have a Yellow Corrugated Fence Cap at 4 ½" diameter covering the knuckle-to-knuckle fabric finish & top rail of divider fencing 1.14) Contractor shall complete asphalt walkway placement per owner drawing. Asphalt walkway
- 1.14) Contractor shall complete asphalt walkway placement per owner drawing. Asphalt walkway 130'LF x 10' (approximately 1,300 SF) with ADA Accessible Ramp transition from existing asphalt to new courts on South Side.
- 1.15) Existing Court at West Side shall be enlarged to 130'-0" x 70'-0" with concrete Apron and New Perimeter Fence to integrate a total of (8) new courts. Existing courts shall be refinished to match new courts on East side and provide smooth transition.
- 1.16) Contractor shall install 70/30 mix or sod at edges of all areas disturbed by construction activities, contractor shall include fine hand grading and supplying topsoil mixture to bring soil/sod to even elevation with edge of new asphalt placement, some areas when needed may need additional materials.
- 1.17) Contractor understands and accepts that this scope of work entails installation of complete new chain-link vinyl fencing system/installation to perimeter in curb (10') as alternate per owner drawing/specifications. This installation shall consist of new components, including but not limited to fence mesh/fence fabric shall be Thermofused/Permafused II Polyolefin Coating or Spectra Poly (Vinyl Chloride) (PVC) Coated, supports, bracing, hinges, any other accessories, or the complete installation of the fence construction with new materials. Each fence post, and all support members/components (top rails, middle rails, & bottom rails) should come already powder coated black (BLACK). The Contractor shall adhere to the manufacturers' requirements and installation guidelines; Installation shall include the complete installation of fence construction with new materials. (If Applicable) Contractor's performance will be substantiated to include and provide the following: Post & Line Caps, Rail & Brace Ends, Top Rail Sleeves, Tie Wires & Hog Rings, Tension & Brace Bands, Tension Bars, Tension Wires, Truss Rod & Tightener and Any Common Chain Link Fence Fittings, etc.,. Contractor include (4)ADA accessible Openings. 1.18) Contractor shall provide the Chain Link Fence, associated equipment, and services as per
- 1.18) Contractor shall provide the Chain Link Fence, associated equipment, and services as per specifications. The Chain Link Fence shall be complete with all of the necessary components as shown and described by manufacturers. Components not specifically mentioned but are necessary to furnish a complete unit ready for use shall also be included. All equipment and components that will be used shall be new and of current production of national firms that manufacture Chain Link Fencing and their specified

Note that work is further described in the contract documents and within the Project Volume I 00800 Supplemental General Conditions Article 1.28.

All Addenda for this project will be available within the same link emailed for the Bid Documents. It is the Bidder's responsibility to ensure receipt of all addenda, and any accompanying documentation. Acknowledgment of bid documents and addenda received by Bidders is a requirement when submitting Bids. Failure to return signed receipts as part of your Bid Submittal may deem the bid non-responsive.

REQUEST FOR CLARIFICATION/INFORMATION: All Requests for Information (RFI) must be submitted electronically, in word format, by 05/25/2023 to Penelope.Quintas@miamidade.gov and a copy filed with the Clerk of the Board at clerkbcc@miamidade.gov NO PHONE CALLS WILL BE ACCEPTED. Verbal statements made by the

		County or the Owner's Representative that are not contained in an RPQ or addendum to the not binding on the County and should not form any basis for a bidder's response to a INDEMNIFICATION AND INSURANCE REQUIRE Refer to Project Manual Volume I - 00800 Supplemental General Conditions, Article requirements.														
	Re											EMENTS: e 1.04 for				
Document Pickup: Conta		ontact:	Penelope.Qu			uintas@miamidade.gov			ov Phone No:				[Date:	Pate: 4/27/2023	
Location:				To receive the bid documents contact Penelope.Quintas@miamidade.								lade.gov				
Pre-Bid Meeting::	YES			Mandatory: No					Date: 5/9/2023			Time: 11:0) AM	
	Locati	Pocation: Haulover Park - 13700 Collins Avenue (existing Pickleball Courts / North side Marina Parking Lot)								of Ha	aulover					
Site Meeting:	YES	'ES		Mandatory: YES					Date: 5/9/2023				Time:	11:00) AM	
	Locati	cation: Haulover Park - 13700 Collins Avenue (existing Pickleball Courts / North side of Haulove Marina Parking Lot)									ulover					
Bid shall be submitted to: Contact:			t: [Dayami Corella												
Address:				Electronically COVID-19; via email in PDF format to Dayami.Corella@miamidade.gov										ide.gov		
Email:				Dayami.Corella@miamidade.gov FAX #: 305-755-784							0					
Type of Contract: Multiple			le T	Trade N					Method of Award: Lowest Responsible Bidder							
Method of Payment: Schedul			duled	ed Monthly Payments Insurance Required: YES												
Additional Insurance Required:				NO If Yes - Minimum Coverage:												
Performance & Payment Bond Requ			quir	ired: YES Bid Bon						Bond	d Required: YES					
Prevailing Wage Heavy Rate Required: Construction			1	Davis	s Baco	n: NO	Ma		nance /ages:	NO	AIPP:	NO	Amour	nt:		
SBE-Con. Requirements: YES			Perce	ntage:	20.44%		SE	3D Cer	tificate	of Assura	nce Fo	rm Requ	iired:	YES		
DBE Participation: NO			Percentage:		0.00%			DBE Subcontracto			tor For	ms Requ	iired:	NO		
CWP Requirements: NO		NO		Perce	ntage:	0.00%										
SBE-S Requirements		NO		Perce	ntage:	0.00%										
SBE-G Requirements N		NO		Perce	ntage:	0.00%										
Liquidated Damages: YE		YES		\$\$ Per Day:		\$250.00										
Trade Set-a-side: NO					If Yes, Tra											
For RPQ's less than	\$10,0	00, if no	LD	rate is	specif	ied, the C	ounty	rese	rves th	e right	to assess	actual	damage	s in li	eu of LDs.	
Design Drawing Included:		N	VO	Shop	Drawing	Includ	ded:	NO		Specifica	ations I	Included:	YES	3		
Anticipated Start Date:		6					Calendar Days for Project Completion:				60					
Comments:																

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 Parks, Recreation and Open Spaces, Capital Programs Division, 275 NW 2nd Street, 4th Floor Suite 412, Miami Fl 33128, 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.

- 7360 RPQs are NOT SBE-Con 100% Set-aside solicitation, however the RPQ may be assigned a SBE-Con Trade set-aside and goal. The SBE-Con Trade-aside and goal if applicable will be will be stipulated on the RPQ and the Invitation to Bid or in the Project's Solicitation Documents.
- All Prime Contractors submitting a bid for RPQ/Project with a Small Business Measures (s) MUST submit the Small Business
 Development "CERTIFICATE OF ASSURANCE" form properly completed, signed and notarized with their bid document at
 the time of Bid Submittal. FAILURE TO SUBMIT THE REQUIRED CERTIFICATE OF ASSURANCE FORM AT THE TIME
 OF BID SUBMISSION SHALL RENDER THE BID NON COMPLIANT TO THE CONTRACT REQUIREMENT AND SECTION
 10.33.02 OF THE CODE OF MIAMI-DADE COUNTY.
- 7360 RPQs Federally Funded may be subject to the Disadvantaged Business Enterprise (DBE) Program. The DBE goal will be stipulated on the RPQ and the Invitation to Bid or in the Project's Solicitation Documents.
- 7040 and 7360 RPQs with an estimated project value in excess of \$700,000.00 may be assigned a Small Business Enterprise Goods (SBE-G) or Small Business Services (SBE-S) program goal. The SBE-G or SBE-S goal if applicable will be stipulated on the RPQ and the Invitation to Bid or in the Project's Solicitation Documents.
- All RPQs with an estimated project value \$100,000 or above are subject to Responsible Wage Rates. The wage rate will be stipulated on the RPQ and the Invitation to Bid or in the Project's Solicitation Documents.
- All Projects, where price (Proposals/Bids) received are in excess of \$200,000 will require the submission of the Payment and Performance Bond as required by State of Florida Statute.

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 (http://www.uscis.gov/e-verify) and retain the I-9 Forms for inspection.