Public Housing and Community Development

701 NW 1st Court 16th Floor

Miami FL 33136



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

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

RPQ No: 77963

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 PHCD at 701 N.W. 1st Ct., 16th Floor Miami, Fl. 33136 no later than 8/22/2023 at 10:00 AM. If you have any questions, contact Florence St. Jour at 305-758-4853.

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

RPQ DETAILED BREAKDOWN

		111 4	DE I AILLD D	KLARDOWN						
Bid Due Date:	8/22/2023	Time Due:	10:00 AM	Submitted Via:	Sealed Envelope	SBE-Con. N/A Level:				
Estimated Value:	\$50,000 (excluding Contingencies and Dedicated Allowances)									
Project Name:	Gwen Cherry 5/New Haven Gardens - REAC - Repairs									
Project Location:	7210 N.E. 2nd Ave.									
License Requirements:	Primary:	Primary: General Building Contractor								
Scope of Work:	(Contractor must obtain and submit all permits prior to performing any work This project is for general building repairs to units located within Gwen Cherry 5/New Haven Garded development and consists of fence repairs, erosion control, repair/paint flashing around rocinstallation of rain gutter, repair to staircase door and sidewalk repair NOTE: The scope of work below includes tasks that should be perform by the contractor at a minimul Tasks, clean-up, and removal of all items not specifically mentioned in the scope, but which a obviously required for an operable/functional system shall be included without additional cost to PHC									
	Gwen 1. 2.	Fill	Cherry erosion Replace	5- needed metal	Scope: I throughout fence					
	3.	Replac		barbed	wire	fencing				
	4. 5.		Fix Clean		metal and	flashing repaint				
	6.		Olcan	Repair	and	fence				
	7.			Repair		sidewalk				
	Gwen		Cherry	- '''	6-	Scope:				
	1. 2.	Secure		Fill fence	to	Erosion top rail				
	3.	Occure		Repair	10	Curb				
	4. Remove Side									
	Gwen		Scope:							
	1.		ممط	matal an	erosior ping throughou					
	2. Cle 3. Add	Clean and repaint metal coping Add elbow and splash block to								
	4.	2.3010	to downspouts Replace							
	5.	3'		radius	at	curb				
	6.			Repair		sidewalk				

Gw	/en		Cherry	У		-				20			ξ	Scope:
1.		F	ix		fer	nce			cor	necto	rs			pipes
2.			Fix			top				of				fence
3.		R	eplace			elbow	1			dow	'n			spout
4.			F	ix				d	own					spout
5.	Clean	and	repaint	metal	roo	f flash	ing,	gu	tters,	dow	n spot	uts	throu	ighout
Gw	/en			Cherry					22-				:	Scope
1.	Clea	n and	repair		etal	roof	fla	shin	gs	and	gutter	s		.ghout
2.		ŀ	=ill		ϵ	erosion				all			bui	ildings
3.		F	Remove			fenc	-			fro				roof
4.	Install	elbow d	ownspout	t, cut	dow	nspouts	as	nee	ded.	Add	splash	block	(CO	ncrete
Ne	wberg-					031	-						ξ	Scope:
1.			R	eplace					3					Vents
2.		Replace	5		light		fixture	es		for	LE	D		strips
3.	Rep	oair s	tucco	cracks	S	at	botto	m	an	ıd	reseal		on	top
4.						Fix								gutter
5.		Fill	ga	•		at			ewalk		and			ramp
6.	Repair	stainless	steel g	jutter, a	add	stainless	s ste	el e	elbow,	and	concret	e sp	olash	back
Ler	mon					City-05	1-						ξ	Scope:
1.		Repair	u	neven		side	walk		-		Park	ing		Lot
2.	F	Repair	both	ı	East	а	ınd		west		stairca	se		doors

The Contractor shall be responsible for all job tasks associated with the successful repair of the stated scope of work, as required and approved by an authorized PHCD representative. Tasks, clean-up, and removal of all items not specifically mentioned in the scope, but which are obviously required for an operable/functional system shall be included without additional cost to PHCD. The Contractor shall arrange for his/her own storage facility (if needed). The Contractor shall leave the site free and clear of all debris. The Contractor is responsible for providing all materials, labor, equipment, and permits/inspection fees (when necessary) for the total completion of this work. All work shall be performed in the best standards of workmanship and shall be in accordance with Florida Building Code, all national, state, county, and municipal codes, rules, guidelines, regulations, and departments having jurisdiction. Site 110.

Document Pickup:	Contact:			Date: 1/1/1900			
	ocation:						
Pre-Bid Meeting::	YES	Mandatory:	YES	Date:	8/9/2023	Time	e: 10:00 AM
	Location	7210 N.E. 2N	D AVE				
Site Meeting:	YES	Mandatory:	YES	Date:	8/9/2023	Time	e: 10:00 AM
	Location	7210 N.E. 2N	D AVE.				
Bid shall be submitted to:	Contact:	PHCD					
	Address:	701 N.W. 1st Ct., 1	6th Floor Mia	ami, Fl. 33136			
	Email:	fstjour@miamidade	e.gov		FAX #:	305-757-379	2
Type of Contract:	Single Ti	rade		Method of Award: Lowest Responsible Bidder			
Method of Payment:	Lump Su	Sum Insurance Required: YES					
Additional Insurance Req	NO	If Y	If Yes - Minimum Coverage:				

Performance & Pa	ayment E	ond Requir	ed: NO			В	id Bond	Required:	NO			
Prevailing Wage Rate Required:	N/A		Davis Bacon:	: NO	Main	tenance Wages:	ance YES AIPP: NO Amount:					
SBE-Con. Requir	ements:	NO	Percentage:	0.00%		SBD C	ertificate	of Assura	ance Fo	orm Requ	ired:	NO
DBE Participation: NO		NO	Percentage:	: 0.00%			DBE S	Subcontrac	tor For	ms Requ	ired:	NO
CWP Requirements: NO		Percentage:	: 0.00%									
SBE-S Requirements NO		NO	Percentage:	je: 0.00%								
SBE-G Requirements NC		NO	Percentage:	0.00%								
Liquidated Damag	ges:	YES	\$\$ Per Day:	\$125.0	0							
Trade Set-a-side:		NO		If Yes, Trade =								
For RPQ's less th	an \$10,0	00, if no LD	rate is specifi	ed, the	County r	eserves	the righ	t to assess	actual	damage	s in li	eu of LDs
Design Drawing Included:	NO	NO Shop Drawing Included: NO Specification					tions In	cluded:	VO			
Anticipated Start Date:	9/6/2023	}			Calenda	ır Days f	or Proje	ct Comple	tion:		30	
	assigned provided Bidder's Bidders current Certifica Miami-D	ct Amount: PHCD has designated the amount of \$50,000.00 to fund this project / contract. The ed for the amount of \$50,000.00 are for PHCD Budget purposes and not an indication of worked to the Contractor under this contractor under this contractor under this contractor the Requires must hold at the time of bid submission (and maintain same throughout duration of the contractor)						The funds work to be contract uirements contract) a below oard or the				
	a Bid (Pand date	posals rece roposal res is solely ar	sals received after 10:00 A.M. will not be opened or considered. The responsibility for subosal response to RPQ) to Public Housing and Community Development before the state solely and strictly the responsibility of the bidder. Public Housing and Community Developible for delays caused by any mail, package or courier service, including the U.S. Mail, or						stated time			
	Section This is a Section 3 covered activity. Section 3 requires that job training and employment of directed to low- and very-low-income persons and contracting opportunities be directed to are owned by, or that substantially employ, low- or very-low-income persons. FAILURE SECTION 3 DOCUMENTS ON OR BEFORE PHCD REQUESTED DUE DATES MAY REN RESPONSIVE.							ousin TO	esses tha PROVIDE			
	Board of ordinance	County Co	's "Cone of Si mmissioners ly prohibits co copy filed w	as of Ju ommuni	uly 21, 19 cation in	998, and regard t	amend to this b	ed Jan. 29 id solicitat	, 2002 ion with	, is adopt n County	ed h	erein. This except by

communications during pre-bid conferences and communications with those persons defined in the ordinance regarding matters of process or procedure already contained in the solicitation document. PHCD staff and bidders may communicate orally while a bid is in progress and prior to award of bid to clarify Section 3 definitions, requirements and business preference procedures, pursuant the Miami-Dade Commission on Ethics ruling on March 10, 2004. Under MCC 7360 PLAN, the "Cone of Silence" takes effect upon advertisement for bids and terminates when recommendation for Award is made by Public Housing and Community Development. The ordinance is attached in Section 00999-3. (Note that Section 3 coordinator is not in Cone of Silence).

Contractor Registration and Award: Any contractor not registered to participate in the County's Miscellaneous Construction Contract (MCC) program – 7040 & 7360 Plan but interested in bidding and being awarded work for PHCD, must be registered and approved by the Internal Services Department (ISD), in order to be able to receive an award. To register contractors must contact ISD, Vendor Services Section - MCC 7040/7360, 111 N.W. 1st Street, 13th Floor, Miami Florida 33128, (305) 375-5289.

Notwithstanding the above, it is highly recommended that contractor be registered before the date of the bid opening.

Subcontractors Race. Gender and Ethnic Makeup of Owners and Employees: Pursuant to Sections 2-8.1, 2-8.8 and 10.34 of the County Code (as amended by Ordinance No. 11-90), for all contracts which involve the expenditure of one hundred thousand dollars (\$100,000) or more, the entity contracting with the County must report to the County the race, gender and ethnic origin of the owners and employees of its first tier subcontractors using the Subcontractor/Supplier Listing form. In the event that the successful bidder demonstrates to the County prior to award that the race, gender and ethnic information is not reasonably available at that time, the successful bidder shall be obligated by contract to exercise diligent efforts to obtain that information and to provide the same to the County not later than ten (10) days after it becomes available and, in any event, prior to final payment under the contract (Refer to Document 00999-3, item #3).

Bid Guarantee shall accompany each bid in excess of \$25,000, in the amount of 5% of Base Bid, in

accordance with Instructions to Bidders. The bid guarantee may be a certified check, bank draft, U.S. Government Bonds at par value, or a bid bond secured by a surety company acceptable to U.S. Government and authorized to do business in the state where the work is to be performed.

Performance and Payment Bond:
A 100% Performance and Payment Bond is required if: the total Bid, including contingency (10% of Base Bid) and PHCD allowances (if applicable) exceeds \$100,000.00. Contractor shall issue a Performance and Payment Bond for the total Contract Amount.

Pre-Bid Meeting:

Pre-bid meeting will be held August 9, 2023, at 10:00 AM at Gwen Cherry 5 Management Office - 7210 N.E. 2ND AVE.

Waivers and rejection of bids:

The County reserves the right to waive any informalities or irregularities in any bid, or to reject any or all bids. Bids from any person, firm, or corporation ever in default upon any agreement with the County will be rejected.

Price Proposal Submittal:

Along with the fully executed RPQ Bid Form - Attachment 5A, submit a detailed price proposal to include, at a minimum:

the description of the work for each line item, the cost of each unit of material and/or part & its condition (i.e. new, aftermarket, re-furbished, etc.), labor rate for each Trade Worker, and man-hours for each line item.

		REVAILING / DAVIS BACON WAGES WILL INTENANCE WAGES			O THIS CONTRACT; APPLY.
For please Phone: E-mail:	Section contact	3 the	Section	-	Questions Coordinator 786-469-4227 ion3@miamidade.gov
For PHCD Phone: E-mail: colleen@mia	Procurement Procurement midade.gov		F Contact:	Related Colleen	Questions Johnson 786-469-4166

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 instrumentalities herein provided. and as

The Contractor shall furnish to **Public Housing and Community Development**, **701 NW 1st Court**, **16th Floor**, **Miami FL 33136**, 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.