

Fire Rescue

Facilities and Construction Division

9300 NW 41 Street

Miami FL 33178

**MIAMI-DADE COUNTY, FLORIDA****REQUEST FOR PRICE QUOTATION (RPQ)**Contract No: MCC 7360 PlanRPQ No: MDFRD-849-34-GC**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 Marisabel Bermejo at 9300 NW 41 Street no later than 7/10/2025 at 10:00 AM. If you have any questions, contact Edward Villareal at 786-331-4509.

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

RPQ DETAILED BREAKDOWN

Bid Due Date:	7/10/2025	Time Due:	10:00 AM	Submitted Via:	Sealed Envelopes		
Estimated Value:	\$2,100,000 (excluding Contingencies and Dedicated Allowances)						
Project Name:	Storefront Windows and Doors and Garage Doors for Fire Station 34						
Project Location:	10850 SW 211 STREET, MIAMI, FL 33189						
License Requirements:	Primary:	General Building Contractor					
	Sub:	Glass / Glazing; Electrical Contractor; Air Conditioning Unlimited; Plumber, Master					
Scope of Work:	<p>(Contractor must obtain and submit all permits prior to performing any work).</p> <p>INTRODUCTION TO SCOPE OF WORK:</p> <p>Bidding Contractors are to provide sealed bids for all labor, material, transportation, equipment and perform all operations for the following project description to achieve the completion of the project requirements to include permit cost in accordance with the structural plans by Ingelmo Associates PA, dated 3/12/2025.</p> <p>The work in general consists of new storefront, windows and doors are to be Miami-Dade County approved Impact Resistant with current NOA's. The scope is inclusive of removing the existing windows, doors, garage overhead doors with all the ancillary accessories accompanies, i.e., Kantech security card access control systems, door sensors, electric door strikes, door hardware & lock systems to be replaced with new (refer to plans and specs for details in door schedule). All repairs such as drywall, stucco, painting, caulking, shutter removal, window shades removal and reinstallation associated with new windows and doors replacement are to be included in the bid price. Existing exterior roll-up doors are also to be removed and replaced with County approved 2023 FBC system and meeting the wind load calculations, to include motor, new photo eye sensors, exhaust system contacts, and painting to match existing.</p> <p>STOREFRONT, WINDOWS & DOORS REPLACEMENT:</p> <p>Contractor responsible for field verifying all dimensions.</p> <p>The scope is inclusive of removing the existing storefront, windows & doors with sealants and all the ancillary accessories accompanies, i.e., Kantech security card access reader systems, existing hurricane shutters, door sensors, electric door strikes, existing door hardware & lock systems to be replaced with new (refer to plans and specs for details in door schedule remarks), window shades, stucco patching, caulking, painting, etc. The proposed new storefront, windows & doors are to be Miami-Dade County approved Impact Resistant with current NOA's, per the bid set drawings by Ingelmo Associates – PA. The following window and door manufacturers as noted in the plans.</p> <p>The Storefront shall be 3-point locking mechanism with concealed vertical rods system and must be connect to the security card access system.</p> <p>Approved alternate: Must be E-Level product and authorized manufacture accepted by Miami-Dade Fire Rescue (MDFR) and the Engineer of Record. The Contractor shall submit a Request for Information (RFI) during the bid process for an approved equal alternate acceptance from MDFR and the Engineer of Record. The Contractor will be responsible for A/E related plan revision, calculations, and permit revision should it be required due to the alternate change.</p> <p>EXISTING OVERHEAD DOOR (OHD) SECTIONAL DOORS:</p> <p>Quantity eight (8). Contractor responsible for the field verifying all dimensions.</p> <p>The Contractor shall provide all labor, material, transportation, and equipment and perform all operations associated with the removal of the OHD. Contractor to follow and comply with the requirements listed on the RPQ and contract project plans. The Contractor shall comply with providing Miami-Dade County approved systems meeting the FBC current wind load calculations.</p> <p>Existing roll-up doors and associated accessories including motors to be removed and replaced with new ones as described below and per the construction documents.</p> <p>New Product Specifications:</p> <p>Manufacture: Overhead Door Corp. or approved equal. The Contractor shall submit a Request for Information (RFI) during the bid process for an approved equal alternate acceptance from MDFR and the Engineer of Record. The Contractor will be responsible for A/E related plan revision, calculations, and permit revision should it be required due to the alternate change.</p>						

Paint: Sectional galvanized doors baked-on primer and baked-on polyester paint top coat Carmine Red paint at the manufacture plant prior to delivery.

Heavy Duty Commercial Sectional Steel Door Model with Impact Resistant Glazing Panels, Non-Insulated, 421 (20 GA.), without exhaust ports.

Anchoring Installation: Per manufacturer specifications.

Motor: LiftMaster. Right, Left or Center hand depends on the existing location and controls, including manual chain lift and slide lock.

Door Operator: RHX – Heavy Duty, 1/2 HP min., 115/208/230V 1 Phase 60 Hz, Hoist, Photo-eyes sensor system and connection.

Miscellaneous: 100,000 Cycles, Heavy Duty cable drum, shaft and torsion spring counterbalance.

- Each station overhead door shall be provided with two (2) dual button remote transmitter. (2 remote transmitters per roll-up door).
- Each station overhead door shall be provided and installed with one (1) Receivers.
- The Contractor shall properly remove and disposal of existing overhead door
- All existing wirings to be reconnected and function properly.
- The Contractor shall maintain the safety sensors on the existing doors and reconnect to the new doors.
- The Contractor shall remove existing door exhaust system contacts and reconnect the door contacts for a properly functioning mechanical exhaust system.

The project includes, but is not limited to:

Existing/Low Voltage/Electrical – The Contractor shall disconnect and reconnect or provide all electrical items associated with the proposed project contract drawings. The Contractor shall be familiar with the project contract drawings as well as the project site. All Electrical installation work shall comply and meet all standard requirements of the NEC, FBC, and any other applicable Federal, State, and local codes.

SHOP DRAWINGS:

The contractor shall submit Shop Drawings for acceptance by MDFR and the Engineer of Record, prior to any purchasing, fabrication or ordering materials and installation, as well as submit Notice of Acceptance NOA or Florida Product Approval. The Contractor shall provide electronic Shop Drawing documents, or (5) hard copies of the Shop Drawings with calculations for review and approval no later than 15-days after the receipt of the Notice to Proceed (NTP).

Shop Drawings consists of the following:

- Windows & Doors, and Storefront
- Door Hardware and Accessories
- Overhead Roll-up Doors, Motor, Photo Eye Sensor & Accessories

PERMITS:

1. Permits are to be required for all work listed in the RPQ and the contractor shall use the dedicated allowance for fees in their proposal.
2. The Contractor will acquire permits from the respective authorities having jurisdiction. The Contactor to submit the required plans to the Authority Having Jurisdiction for permitting where required, i.e., permit, revision, etc. The Contractor is full responsible for inspections and reinspection fees.
3. MDC Plans & Permit Process: Miami-Dade County has jurisdiction over this property although the folio and property are within the municipality of Cutler Bay. FL.

SIGNAGE AND DOOR BELL:

The Contractor shall remove, protect, secure, and store all storefront and door signages. The Contractor shall include and apply new 6" building address numbers to the storefront.

The Contractor shall remove and reinstall the Storefront door bell.

DOOR HARDWARE:

The Contractor shall follow the plans. Entry Storefront door hardware core shall be interchangeable to receive a Medeco core and the Contractor shall make provisions, as part of their bid, to change the core to a Fire Station Key.

SECURITY CARD ACCESS:

The Contractor shall remove and replace the HID card readers that are installed on the Storefront and door frames.

The Contractor shall be responsible for verifying connection of the system, removal and reconnecting the system to a proper working condition and verifying proper door security operation after the door installation.

WARRANTY / GUARANTEE REQUIREMENTS:

LABOR WARRANTY: The Contractor to provide on their company letter a two (2) year labor warranty related to window and door improper installation and rain water intrusion/leaks.

GUARANTEE: The Contractor shall provide the manufacture guarantee for the installed products. This warranty shall become effective upon the permit final inspection approval by the Authority

Having Jurisdiction.

GENERAL NOTES, REQUIREMENTS, AND CONDITIONS:

It is the intention of the Contract construction documents that all materials be used in the manner intended by the manufacturer, and that all work be performed by the standards adopted by appropriate trade associated. To this objective, where a particular system, product, material or services is specified, the applicable current standard specifications or recommendations of the manufacturer are thereby incorporated.

As part of the project requirements to install the new storefront, windows and doors, all existing hurricane shutters to be removed and set aside, only where new windows and doors are to be replaced. Contractor to coordinate with MDFR Construction Manager and deliver at a later time, to a location at MDFR Headquarters in Doral, FL., or County Store in Doral, FL.

If work is required to be performed during non-scheduled off hours and/or weekends as necessary to meet the project schedule or sequence of the work, it shall then be performed by the contractor at no additional cost to owner (MDFR).

If the Contractor disturbs any existing adjacent areas and interior spaces such as interior/exterior walls etc., during the project, the contractor shall then repair or replace as needed to match existing or bring back to its original conditions.

Contractor to patch and paint the walls where the existing shutters, storefront, windows, doors, and OHD are removed, to match existing wall conditions and appearance as best possible to the satisfaction of the MDFR Construction Manager.

As part of the project requirements to remove and install the new windows and doors, the contractor shall remove and re-install all existing interior storefront, windows, and door shades after the installation of the new windows and doors. The Contractor shall carefully and temporarily store the existing product during removal. The Contractor is responsible for any damage of the existing treatments as a result of the contractor's improper removal and re-installation. The Contractor shall evaluate the existing window shades, and any damage found, prior to the removal, shall be photographed by the Contractor and reported to the MDFR Construction Manager, otherwise the contractor is responsible for damages.

All construction related debris shall be removed by the contractor daily, as construction debris piling WILL NOT be allowed unless properly placed in a construction dumpster. A construction dumpster will be used for loose debris and construction waste materials unless contractor removes the construction debris daily and immediately after each construction phase. The fire station grounds during and after construction shall be clean of all related construction debris including nails, scrap materials, etc. The Contractor is responsible and shall include the dumpster(s) and /or debris removal (hauling) as part of their project bid.

Contractor storing of material will only be allowed by contractor written request and the MDFR Construction Manager written approval. If the grounds are used for storing material, equipment, working area, etc., the contractor shall return grounds, grass areas, concrete, asphalt areas and building walls, to its original condition. This includes any damage occurred during the construction phase process.

The Contractor shall be responsible for the storage and protection of materials & equipment's. The Contractor shall provide barriers/ barricades, etc., as necessary to prevent entry and protect construction employees/personnel at all times. The Contractor shall be responsible for all safety precautions and accident preventive provisions of OSHA and all applicable safety codes; including no claims shall be made against (MDFR) by reason of any act of an employee or trespasser.

The Contractor is responsible for all interior and exterior walls repair and paint as required, at the cost of the contractor, including cost of paint and labor to match existing paint colors.

The work shall be sequenced as necessary to coordinate the work of all subcontractors and suppliers in the most effective manner to diligently complete the work and meet the project schedule as well as the Contract completion deadline.

If the contractor disturbs any existing adjacent areas and interior spaces such as interior & exterior walls etc., during the course of the project, it shall then be repaired or replaced as needed to match existing or bring back to its original conditions.

The Contractor is responsible and required to comply with all requirements according to the Miscellaneous Construction Contractor MCC-7360-0/07.

The Contractor and their employees are not allowed inside the fire stations for any reason other than emergency purposes, therefore contractor shall consider portable toilets and include weekly cleaning service.

MDFR emergency vehicles have the Right-Of-Way at all times. The Contractors are not to block or interfere with MDFR daily fire station operations.

Safety and Security Precautions – All on-site contractor's personnel, shall have identification and or company business attire according to the rules and regulations set by the Miscellaneous Construction Contract 7360-0/07.

Temporary Toilets - The Contractor to provide temporary toilets from the Notice to Proceed (NTP) demolition date throughout the completion of the project. Temporary toilets shall be maintained

and serviced weekly by the contractor's vendor. The fire station facilities shall not be used by the contractor unless of an emergency.

Indoor Air Quality Protection – Contractor shall be responsible for the prevention of environmental pollution inside the station including but not limited to: Dust control protection barriers to protect and seal off with visqueen plastic all adjacent interior spaces; etc., as a result of construction operations under this project contract.

ADD-ALTERNATE #1: Asphalt Parking

The Contractor shall provide a price to the alternate replacement of the front and rear asphalt apron & striping as noted on the plans.

ADD-ALTERNATE #2: Bunker Gear Room

The Contractor shall provide an alternate price for the Bunker Gear Room as noted on the plans.

ADD-ALTERNATE #3: Painting Fire Station

The Contractor shall provide an alternate price for painting the entire fire station using Sherwin Williams or approve equal product. Color selected by MDR.

ADD-ALTERNATE #4: Apparatus Bay Floor Sealer

The Contractor shall adhere to the add alternate pricing for the installation of EliteCrete Systems epoxy flooring and Back-Track 60S anti-slip additive, all in accordance with the SOW and specification section 09 67 00.

Bidders shall provide a separate bid price for each add-alternate identified above and on the Price Breakdown sheet provided. The County reserves the right to award any or all add- alternates or reject any or all add-alternates.

NOTE: THIS PROJECT WILL BE AWARDED PURSUANT TO THE BASE BID PRICE

DEDICATED ALLOWANCE: Permits & Communications

Permits are to be required for all work listed in the RPQ and the contractor shall use the dedicated allowance price for fees in their proposal. Awarded Contractor shall use the dedicated allowance for low voltage communication wiring adjustments due to the construction. Dedicated allowance shall not be utilized without the expressed, written approval of Miami Dade Fire Rescue. Supporting documentation outlining costs of permits and/or labor and supplies for communication wiring adjustments must be provided with each request.

Document Pickup:	Contact:	Phone No:	Date:	1/1/1900			
	Location:						
Pre-Bid Meeting::	YES	Mandatory:	YES	Date:	6/4/2025	Time:	10:00 AM
	Location:	10850 SW 211 STREET, MIAMI, FL 33189					
Site Meeting:	YES	Mandatory:	YES	Date:	6/4/2025	Time:	10:00 AM
	Location:	10850 SW 211 STREET, MIAMI, FL 33189					
Bid shall be submitted to:	Contact:	Marisabel Bermejo					
	Address:	9300 NW 41 Street					
	Email:	benedit@miamidade.gov				FAX # :	
Type of Contract:	Multiple Trade		Method of Award:	Lowest Responsible Bidder			
Method of Payment:	Scheduled Monthly Payments		Insurance Required:	YES			
Additional Insurance Required:	NO		If Yes - Minimum Coverage:				
Performance & Payment Bond Required:	YES		Bid Bond Required:	YES			
Davis Bacon:	NO	Maintenance Wages:	NO	AIPP:	NO	Amount:	
DBE Participation:	NO	Percentage:	0.00%	DBE Subcontractor Forms Required:	NO		
SBE-S Requirements	NO	Percentage:	0.00%				
SBE-Services Commodity Set-Aside	NO	If Yes, Service =					
SBE-G Requirements	NO	Percentage:	0.00%				
SBE-Goods Commodity Set-Aside	NO	If Yes, Goods =					
Liquidated Damages:	YES	\$\$ Per Day:	\$250.00				
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 Included:	NO	Specifications Included:	YES		
Anticipated Start Date:	7/21/2025		Calendar Days for Project Completion:	240			
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%). 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).

This project is covered under the Cone of Silence. Any questions pertaining to this project must be submitted in writing to the Project Manager. Please email all questions to: EDWARD.VILLAREAL@miamidade.gov. and BENEDIT@miamidade.gov, copying the Clerks of the Board at CLERKBCC@miamidade.gov

1. MANDATORY PRE-BID MEETING & SITE VISIT: Scheduled for Wednesday, June 4, 2025, at 10 a.m. at Miami Dade Fire Station 34 located at 10850 SW 211 Street, Miami, FL 33189

2. LIQUIDATED DAMAGES in the amount of \$250 per calendar day will be assessed for each day the project is delayed.

3. SCHEDULE OF VALUES Bidders are to include a Schedule of Values in their sealed bid package submission.

4. SEALED BIDS will be received for an on behalf of Miami Dade County by Miami Dade Fire Rescue at 9300 NW 41 Street, Miami, FL 33178.

5. RFI's The last day for project RFI QUESTIONS is Friday, June 13, 2025 at 5:00 PM. Any questions submitted after aforementioned date shall not be considered. MDFR will review and answer the questions, prior to the bid due date.

6. BID BOND All Bids shall be accompanied by 1 original fully executed and 2 copies of original of a bid guarantee for not less than 5% of the amount of the total bid, which includes all contingencies and allowances, and at the option of the bidder shall be one of the following: a certified check, a bank draft payable to Miami-Dade County, US Government Bonds at par values, or bid bond secured by a surety company.

7. PERFORMANCE AND PAYMENT BOND Bidders submitting Bids and to whom a contingent award is made shall duly execute and deliver to the County a Performance and Payment Bond in an amount that represents 100% of the Bid price offered by the Bidder. The Performance and Payment Bond Form supplied by the County shall be the only acceptable form. 00431 - Surety Performance and Payment Bond Form is herewith included. The completed form shall be delivered to the County within 14 calendar days of the date that the Notice of Award Recommendation is issued.

8. QUALIFICATION/PREQUALIFICATION CRITERIA:

a) Bidders shall demonstrate active experience in the construction industry for at least five (5) years prior to bid submittal that best match the scope, type, size, complexity, quality, value and/or scale of the subject project. Please use one completed form per reference project. Bidder may use additional sheets to clearly document how the reference project exemplifies the Bidder's qualifications and any additional documentation such as specific sub-contractor(s) with relevant experience and/or project images. **The Bidders Qualification form must be included as part of the Bidder's sealed bid submission**

b) Bidders shall include as part of the sealed bid submission, a written letter, on their business letterhead, stating that they will be able to complete the fire station remodeling scope of work within the RPQ project duration (240 from NTP start date), as the fire station is considered an essential building for the protection, health and safety of the community.

9. INDEMNIFICATION AND INSURANCE

Contractor shall indemnify and hold harmless the County and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorney's 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 MIAMI DADE FIRE RESCUE DEAPRTMENT, 9300 NW 41 STREET, DORAL, FL 33178, Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirements as outlined below:

For contracts of a value under \$1,000,000.00

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

Worker's 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.

For contracts of a value over \$1,000,000.00

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 \$1,000,000 per occurrence, and \$2,000,000 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 \$1,000,000 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. One-million dollar limit applies at all other airports.

The following additional insurance coverages might be applicable. Please contact Risk Management if further clarification is needed:

If asbestos abatement or removal operations, environmental work as in extraction of contaminated soil, and/or transportation/delivery/unloading of hazardous materials is required of the Contractor shall furnish to insert your Department's name and address, Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirement as outlined above in letter A-C and below:

a. Pollution Liability insurance, in an amount not less than \$1,000,000 covering third party claims, remediation expenses, and legal defense expenses arising from on-site and off-site loss, or expense or claim related to the release or threatened release of Hazardous Materials that result in contamination or degradation of the environment and surrounding ecosystems, and/or cause injury to humans and their economic interest.

If construction of a building(s) or structure(s) occurs as either ground-up new, addition or structural renovation of an existing structure is required, the Contractor shall furnish to insert your Department's name and address, Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirement as outlined above in letter a below:

a. Builders Risk Insurance on an all-risk basis in an amount not less than one hundred (100%) percent of the completed contract value of the building(s) or structure(s). The policy shall be in the name of Miami Dade County and the Contractor. If work being done involves existing structure, then coverage needs to include coverage for existing structure.

For renovation or equipment install projects with values greater than \$1,000,000:

a. Installation Floater on an "all risk" basis in an amount not less than one hundred percent (100%) of the insurable value of the equipment and materials. The policy shall list Miami Dade County as a Loss Payee A.T.I.M.A.

For contracts that requires professional services such as testing, design, engineering, architectural or other related professional services the Contractor shall furnish to MIAMI DADE FIRE RESCUE DEAPRTMENT, 9300 NW 41 STREET, DORAL, FL 33178 , Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirement as outlined above in letter A-C and below

a. Professional Liability in the amount not less than \$ 1,000,000 per claim

All insurance policies required above shall be issued by companies authorized to do business under the laws of the State of Florida, with the following qualifications:

The company must be rated no less than A- as to management, and no less than Class VII as to financial strength, by Best's Insurance Guide, published by A.M. Best Company, Oldwick, New Jersey, or its equivalent, subject to the approval of the County Risk Management Division.

or

The company must hold a valid Florida Certificate of Authority as shown in the latest List of All Insurance Companies Authorized or Approved to Do Business in Florida issued by the State of Florida Department of Financial Services.

NOTE: CERTIFICATE HOLDER MUST READ: MIAMI-DADE COUNTY
111 NW 1st STREET
SUITE 2340
MIAMI, FL 33128

Project RPQ No: MDFRD-849-34-GC processed as an SBE- No Measure

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 **Fire Rescue, 9300 NW 41 Street, Miami FL 33178**, 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 \$1,000,000 per occurrence, and \$2,000,000 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 \$1,000,000 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 (<http://www.uscis.gov/e-verify>) and retain the I-9 Forms for inspection.