

Date: August 24, 2021

To: Gary Hartfield, Division Director

Small Business Development Division Internal Services Department (ISD)

From: Julie Balogh, Manager

Airports & Contracts Section

Environmental Monitoring and Restoration Division

Division of Environmental Resources Management (DERM), RER

Subject: SBE-Construction (CONST) Goal for E14-RER-03 Project #035-E14/03-CEI, Source

Removal at the BLDG 100 - Location J site, located within the Miami Opa-locka

Executive Airport, on behalf of the Miami-Dade Aviation Department

SENT VIA EMAIL

This is a request for Review Committee (RC) approval of the proposed Small Business Enterprise-Construction (SBE-CONST) goal in order to proceed with source removal, site restoration, disposal and reporting under the E14-RER-03 Professional Services Agreement for Project #035-E14/03-CEI, Source Removal at the BLDG 100 – Location J site, located within the Miami Opa-locka Executive Airport, on behalf of the Miami-Dade Aviation Department

The subject project consists of the excavation of approximately 1.25 tons of contaminated soils, site restoration, disposal, and reporting. This contract, a work order originating from the E14-RER-03 Professional Services Agreement, has been assigned to Cherokee Enterprises, Inc. (CEI) who will subcontract the source removal (excavation) activities.

The Department of Regulatory and Economic Resource, Division of Environmental Resources Management (DERM), DERM staff has evaluated the project and recommends a 0.0% SBE-CONSTR subcontractor goal for the source removal/excavation scope (please see attached <u>Analysis for SBE-CONST Goal Recommendation</u>). The property is contaminated and therefore any excavation or removal work must be performed by personnel, including subcontractors, which are certified in accordance with OSHA standards in Hazardous Waste Operations and Emergency Response (HAZWOPER); a requirement that the selected excavation subcontractor meets. At this time, DERM is not aware of any OSHA HAZWOPER certified excavation companies on the SBE list. Therefore, DERM requests an exemption from the requirement to utilize SBE subcontractors for the source removal. Please advise DERM in the event of availability of SBE excavation companies.

Thank you for your attention to this matter. If additional information is required, please call Becky Varley, the project manager, or me at (305) 372-6700.

KM

Attachments

ec: Laurie Johnson, ISD