REQUEST FOR QUALIFICATIONS

ARCHITECTURAL AND ENGINEERING SERVICES
FOR VIRICK PARK NEW SWIMMING POOL FACILITY
B-305853A

RFQ NUMBER
14-15-028

ISSUE DATE
Monday, June 29, 2015

ADDITIONAL INFORMATION & CLARIFICATION DEADLINE
Friday, July 17, 2013
@ 5:00 p.m.

RESPONSE SUBMISSION DUE DATE
Wednesday, July 29, 2015
@ 2:00 p.m.

CONTACT
Marlo D. Darrington
Procurement Department
City of Miami
444 SW 2nd Avenue, 6th Floor
Miami, Florida 33130
Fax: 305-400-5335
Email: mdarrington@miamigov.com
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PUBLIC NOTICE

CITY OF MIAMI
REQUEST FOR QUALIFICATIONS

Architectural and Engineering Services for Virrick Park
New Swimming Pool Facility, B-30583A

RFQ NO: 14-15-028

Completed Responses must be delivered to the Office of the City Clerk, City Hall, 3500 Pan American Drive, Miami, Florida 33133 by 2:00 PM, on Wednesday, July 29, 2015 (Response Submission Due Date). Any Responses received after the above date and time or delivered to a different address or location will not be considered.

RFQ documents may be obtained on or after Monday, June 29, 2015 from the City of Miami, Capital Improvements and Transportation Program (CITP) webpage at:

www.miamigov.com/capitalimprovements/pages/ProcurementOpportunities/Default.asp

It is the sole responsibility of all firms to ensure receipt of any addendum(s) and it is recommended that firms periodically check the CITP webpage for updates and the issuance of addenda.

CITP has not scheduled a Pre-Proposal Conference for this solicitation

The City of Miami reserves the right to accept any Responses deemed to be in the best interest of the City, to waive any minor irregularities, omissions, and/or technicalities in any Responses, or to reject any or all Responses and to re-advertise for new Responses, in accordance with the applicable sections of the City Charter and Code.

THIS SOLICITATION IS SUBJECT TO THE “CONE OF SILENCE” IN ACCORDANCE WITH SECTION 18-74 OF THE CITY CODE.

DP No.19152

Daniel Alfonso, City Manager
SECTION 1
1.0: INTRODUCTION TO REQUEST FOR QUALIFICATIONS

1.1. Invitation

Thank you for your interest in this Request for Qualifications (RFQ). The City of Miami (the City), through its Procurement Department (Department) invites responses (Responses) which offer to provide the services described in Section 2.0: “Scope of Services This RFQ is being issued pursuant to Section 287.055, Florida Statutes: the Consultants Competitive Negotiation Act. (CCNA). All references to Florida Statutes, City of Miami and Miami-Dade County Codes and other laws/regulations will be interpreted to include “as amended from time to time.”

1.2. Agreement Terms and Conditions

The Proposer(s) selected to provide the service(s) requested herein (Successful Proposer(s)) shall be required to execute a Professional Services Agreement (PSA or Agreement) with the City in substantially the same form as the Agreement included as part of the RFQ.

1.3. Submission of Responses

Sealed written Responses must be received by the City of Miami, City Clerk’s Office, no later than the date, time and at the location indicated in the Public Notice and on the cover of this RFQ in order to be responsive. Faxed documents are not acceptable. One original and seven copies plus one copy in digital form (USB Drive preferred), of your Response and sets of Response forms must be returned to the City, or your Response may be disqualified.

1.4. Cone of Silence

Pursuant to Section 18-74 of the City of Miami Code (Ordinance No. 12271), a “Cone of Silence” is imposed upon this RFQ.

Written communications must be in the form of a fax, mail or e-mail to Marlo D. Darrington, City of Miami, Procurement Department, 444 SW 2nd Avenue, 6th Floor, Miami, FL 33130, Fax 305-400-5335, e-mail mdarrington@miamigov.com with a copy to the Office of the City Clerk at rcastillo@miamigov.com.

Proposers are hereby cautioned not to contact any member of the Evaluation Committee or any staff (except as provided herein) regarding this RFQ until such time as the Cone of Silence is lifted. Failure to abide by this condition of the RFQ shall be cause for rejection of your Response. Please review City of Miami Ordinance No. 12271, and City Code Section 18-74 for complete details of the Cone of Silence.

1.5. Additional Information or Clarification

Requests for additional information or clarifications must be made in writing. Proposers may fax or e-mail their requests for additional information or clarifications in accordance with Article 1.4 Cone of Silence. Facsimiles must have a cover sheet that includes the Proposer’s name, the RFQ number and title, the specific project title (if applicable) and the number of pages transmitted. Any request for additional information or clarification must be received in writing no later than 5:00 P.M. on Friday, July 17, 2015.
The City will issue responses to inquiries and any other corrections or amendments it deems necessary in written addenda prior to the Response Submission Due Date. Proposers shall not rely on any representations, statements or explanations other than those made in this RFQ or in any written addendum to this RFQ. Where there appears to be conflict between the RFQ and any addenda issued, the last addendum issued shall prevail.

It is the Proposer's responsibility to assure submission and receipt of all addenda. Prior to submitting the Response, the Proposer should check the City of Miami, CITP webpage, where all addenda will be posted. The webpage is located at:

http://www.miamigov.com/CapitalImprovements/pages/ProcurementOpportunities.

1.6 Award of an Agreement

A City furnished Professional Services Agreement (PSA or Agreement) may, or may not, be awarded to the Successful Proposer for this RFQ by the City Commission or City Manager, as applicable, based upon the qualification requirements reflected herein. The City reserves the right to award or not award, or execute, as applicable, an Agreement with the Successful Proposer when it is determined to be in the City’s best interests. By submitting a Response, a Proposer agrees that it has no expectation, entitlement or interest in obtaining an Agreement with the City or any work pursuant to the Agreement. Proposer shall have no recourse against the City from the operation of this Section. The award and execution of the Agreement shall comply with CCNA, Florida Statute §287.055, as amended, codified in the City of Miami Code as Section §18-87.

1.7 Agreement Execution

By submitting a Response, the Proposers agree to be bound to and execute the Agreement for Architectural and Engineering Services for Virrick Park New Swimming Pool Facility, B-305853A. Without diminishing the foregoing, the Proposer may request clarification and submit comments concerning the Agreement for City’s consideration. Only clarification requests and comments and proposed revisions included within the Proposer’s Response will be considered by the City. Any comments identified after the Response has been received need not be considered by the City. Furthermore, any requests to negotiate provisions of the Agreement not identified in the Response after the Response has been received may be grounds for dismissal. None of the foregoing shall preclude the City from seeking to negotiate changes to the Agreement during the negotiation process.

The City shall require the Successful Proposer to provide, for itself, as well as the Sub-consultant(s) any or all of the following documentation to support the Price Proposal (if applicable) as a condition precedent to execution of an Agreement.

- Current financial statement(s), preferably an audited financial statement(s) for the most recently completed fiscal year clearly showing the costs (not percentage) of direct labor, indirect labor, fringe benefits, general administrative costs and overhead and a statement of profit or operating margin requested.
- Raw labor rates by labor or professional classification certified as accurate by an officer of the company.
- Breakdown of the fee by task/labor classification and raw or billable hourly rate/number of hours.
- Updated information reflecting information resulting from negotiation of the Agreement.
Copy of current Notice of Qualification letter from the Florida Department of Transportation.

The forms for submission of portions of the information contained above are available on the CITP webpage at: http://www.miamigov.com/capitalimprovements/pages/ProcurementOpportunities/ProjectPages/Work%20Order%20Forms.asp.

Where the City does not provide specific forms to be utilized the Proposer shall provide the information in a format acceptable to the City.

1.8 Unauthorized Work

The Successful Proposer shall not begin work until the City issues a Notice to Proceed. Such Notice to Proceed shall constitute the City’s authorization to begin work and is an express condition precedent to the Proposer being authorized to commence the Work. Any unauthorized work performed by the Successful Proposer shall be deemed non-compensable by the City and Proposer will not have any recourse against the City for performing unauthorized work.

1.9 Submittal Instructions

Careful attention must be given to all requested items contained in this RFQ. Proposers are invited to submit Responses in accordance with the requirements of this RFQ. PLEASE READ THE ENTIRE SOLICITATION BEFORE SUBMITTING A RESPONSE. Proposers shall make the necessary entry in all blanks and forms provided for the Response. Responses shall be submitted in a sealed envelope or package with the RFQ number and opening date clearly noted on the outside of the envelope.

1.10 Changes/Alterations

Proposer may change or withdraw a Response at any time prior to Response Submission Due Date. All changes or withdrawals shall be made in writing to the point of contact specified in Article 1.4, Cone of Silence. Oral/Verbal changes, modifications or withdrawals will not be recognized and will be disregarded. Written modifications will not be accepted after the Response Submission Deadline. Proposers shall not assign or otherwise transfer their Response.

1.11 Sub-consultant(s)

A Sub-consultant is an individual or firm contracted by the Proposer or Proposer’s firm to assist in the performance of services required under this RFQ. A Sub-consultant shall be paid through Proposer or Proposer’s firm and not paid directly by the City. Sub-consultants are allowed by the City in the performance of the services delineated within this RFQ. Proposer must clearly reflect in its Response the major Sub-consultants to be utilized in the performance of required services. The City retains the right to accept or reject any Sub-consultant proposed in the Response of Successful Proposer or proposed prior to Agreement execution. Any and all liabilities regarding the use of a Sub-consultant shall be borne solely by the Successful Proposer and insurance for each Sub-consultant must be maintained in good standing and approved by the City throughout the duration of the Agreement. Neither the Successful Proposer nor any of its Sub-consultants are considered to be employees or agents of the City. Failure to list all major Sub-consultants and provide the required information may disqualify any proposed Sub-consultants from performing work under this RFQ.
Proposers shall include in their Responses the requested Sub-consultant information and include all relevant information required of the Proposer.

Proposer must identify each of its Community Business Enterprise (CBE) Sub-consultants via Letter of Agreement (LOA) at the time of Response submittal. Additional information can be found in Section 3.6.

Proposers are expressly prohibited from substituting any Sub-consultants contained in the Response. Proposers shall not change any Sub-consultants without just cause and prior written approval by the City Manager or the Manager’s designee, as applicable. If approved, the City reserves the right to request additional required documentation as specified in the RFQ. If the City does not accept the proposed change(s) the Response will be rejected and not considered for award.

1.12. Discrepancies, Errors, and Omissions

Any discrepancies, errors, or ambiguities in the RFQ or addenda (if any) should be reported in writing to the City's Procurement Department in the manner prescribed in the RFQ Section 1.5. Should it be necessary, the City will issue a written addendum to the RFQ clarifying such conflicts or ambiguities.

1.13. Disqualification

This RFQ requires the use and submission of specific City Forms. In addition, the RFQ requires the submission of additional documents and information. Failure to utilize the City Forms and submit the required documents will result in the rejection of the Response as non-responsive and it will not be considered for award.

The City reserves the right to disqualify Responses before or after the Response Submission Due Date, upon evidence of collusion with intent to defraud or other illegal practices on the part of the Proposer. It also reserves the right to waive any immaterial defect or informality in any Response; to reject any or all Responses in whole or in part, or to reissue a Request for Qualifications.

Any Response submitted by a Proposer who is in arrears, e.g., money owed or otherwise in debt by failing to deliver goods or services to the City (including any agency or department of the City) or where the City has an open claim against a Proposer for monies owed the City at the time of Response submission, will be rejected as non-responsive and shall not be considered for award.

Any Proposer who submits in its Response any information that is determined by the City, in its sole opinion, to be substantially inaccurate, misleading, exaggerated, or incorrect, shall be disqualified from consideration for award of the Agreement.

The City reserves the right to reject Responses submitted by limited liability corporations.

1.14. Proposer’s Expenditures

Proposer(s) understand and agree that any expenditure they make in preparation and submittal of Responses or in the performance of any services requested by the City in connection with the Responses to this RFQ are exclusively at the expense of the Proposer. The City shall not pay or reimburse any expenditure or any other expense incurred by any Proposer in preparation of a
Response and/or anticipation of a contract award and/or to maintain the approved status of the Successful Proposer if an Agreement is awarded, and/or administrative or judicial proceedings resulting from the solicitation process.
SECTION 2
2.0: RFQ SCOPE OF SERVICES

2.1. Purpose

The City is seeking to procure a qualified and experienced firm to provide architectural and engineering professional services for Virrick Park New Swimming Pool Facility. The Architectural/Engineering firm(s) must possess a minimum of five years of experience, under its current business name, as stipulated in Florida Statute 287.055 (CCNA).

Based upon the Scope of Services as described in the RFQ and PSA, the Respondent’s team will consist of the following disciplines:

- Lead Architect
- Lead Civil Engineer
- A/E Project Manager
- Civil, Structural, and Mechanical, Electrical and Plumbing (MEP) Engineers
- Aquatics Engineer
- Landscape Architect
- Computer-Aided Design and Drafting (CADD) Technician
- Geotechnical Services (may be a sub-consultant)
- Construction Engineering and Inspection (CEI) services (may be a sub-consultant)

2.2. Scope of Services

The Scope of Services include, but are not limited to, providing general engineering and architectural services for planning, design and/or construction management activities related to Virrick Park New Swimming Pool Facility; such as, pool structure design, pool electrical and mechanical design, civil/site planning, grading and drainage, water and sewer, environmental assessments and engineering, code compliance and permitting, architectural design and space planning, construction management, and project management. The City may also require the selected consultants to perform construction engineering inspections (CEI), threshold inspections, plans review and landscape architecture services. Consultant shall provide design, construction documents, construction administration and related services necessary for the design, construction engineering and inspection services of the Project.

2.3. Project Scope of Work – New Swimming Pool Facility at Virrick Park

The Project consists of the A/E design services of a new swimming pool facility, including the following components:

a. A “L” shaped pool. The large area shall be 25 yards long with eight swimming lanes. The smaller area will be used to facilitate learn-to-swim and other aquatic programs;

b. Design elements of an eight inch main along Hibiscus Street with connectivity to the County’s water main at intersecting streets;

c. Pool bath house (includes men and women bathrooms, pump room and storage);

d. Lifeguard office/first aid room;

e. Splash playground;

f. Room (or building) to store park maintenance equipment and materials.
The construction of the swimming pool facility will be performed by a firm selected through an Invitation to Bid (ITB) separate from this RFQ. **The RFQ has been initiated for A/E services only.**

The Consultant may perform work for various departments of the City including, but not limited to Public Works, Parks and Recreations, Building and Planning and Zoning. The City anticipates the majority of the scope of work to be A/E related.

**A detailed scope of work will be developed for each Work Order issued.**
SECTION 3

3.0: RFQ GENERAL CONDITIONS

3.1. Acceptance/Rejection

The City reserves the right to accept or reject any or all Responses or to select the Proposer(s) that, in the opinion of the City, is/are in its best interest(s). The City also reserves the right to reject any Proposer(s) who has previously failed to properly perform under the terms and conditions of a contract, to deliver on time any contracts with the City, and who is not in a position to perform the requirements defined in this RFQ. Further, the City may waive informalities, technicalities, minor irregularities, and/or request new Responses for the services specified in this RFQ and may, at its discretion, withdraw and/or re-advertise the RFQ.

3.2. Legal Requirements

This RFQ is subject to all applicable federal, state, county, city and local laws, codes, ordinances, rules and regulations that in any manner affect any and all of the services covered herein. Lack of knowledge by the Proposer shall in no way be cause for relief from responsibility.

3.3 Non-Appropriation of Funds

In the event that insufficient funds are appropriated and budgeting or funding is otherwise unavailable or not allocated in any fiscal period for this Project, then the City, shall have the unqualified right to terminate the Work Order(s), and/or the Agreement upon written notice to the Consultant, without any penalty or expense to the City. No guarantee, promise, warranty or representation is made that any particular work or any project(s) will be assigned to any Consultant firm.

3.4 Business Tax Receipt Requirement

Respondents shall meet the City's Business Tax Receipt (BTR) requirements in accordance with Chapter 31, Article II of the City of Miami Code, as amended and any applicable Miami-Dade County BTR requirement. Respondent(s) with a business location outside the City of Miami shall meet the applicable local BTR requirements. A copy of the license should be submitted with the Response. The City may, at its sole option, allow the Respondent to submit a copy of their BTR after the Response Submission Due Date.

3.5 Minimum Qualification Requirements

The City is seeking to procure a qualified architectural and engineering firm with experience in completing comprehensive park projects for governmental and/or institutional clients. Firms responding to this RFQ must have been licensed, registered and practicing in the State of Florida as an architectural/engineering firm for at least the last five years under its current business name and ownership, providing the required professional services as stipulated in Florida Statute 287.055, CCNA. Respondents must have a proven track record of successfully completing projects. Failure to meet the above-stated requirements will result in the Respondent’s response being rejected as non-responsive. For purposes of this RFQ, South Florida shall mean Miami-Dade, Monroe, Broward and/or Palm Beach Counties.

Respondents must utilize Form RFQ-PP-R for the above-required reference projects and the form must be signed by the Owner of the project. Failure to submit the reference forms may result in the Response being deemed non-responsive.
In addition, Respondents must have at least one staff or team member who has been licensed and practicing as an engineer under Title XXXII, Regulation of Professions and Occupations, Florida Statutes 471 for at least three years and who will serve as Project Manager for this Project.

Each firm interested in responding to this RFQ must provide information on the firm’s qualifications and experience; qualifications of the Project team, members and staff; Project Manager’s experience; and previously completed projects. See Section 4.0 “Instructions for Submitting a Response: Submission Requirements” for further direction. Responses that do not completely adhere to all requirements may be considered non-responsive and eliminated from the process. Additional minimum qualifications may be stated in Section 4.0, “Instructions for Submitting a Response.”

The City may consider a Response as responsive where a Respondent has less than the stipulated minimum number of years of experience solely where the Respondent has undergone a name change and such change-of-name has been filed with the State of Florida, or where the Respondent was a subsidiary of a larger firm and the Respondent’s firm has been merged into the larger firm. Respondent must include documentation substantiating such name change or merger as part of its Response for the City to consider crediting the years of experience from the Respondent under its previous name.

Failure to include such documentation with the Response may result in a determination that the submission is non-responsive.

3.6 COMMUNITY BUSINESS ENTERPRISE (CBE) REQUIREMENTS - MANDATORY

Unless precluded by Florida Statutes, Federal laws or regulations or grant requirements, In accordance with Section 18-87, the City of Miami has established mandatory CBE Participation requirements as specified in the City Code. CIP has established procedures to assist proposers in complying with these CBE participation requirements. On the left side of CITP Procurements Opportunities and Forms webpage is a link to a new page called CBE Forms/Reports. That page contains links to required City CBE forms, as well as a forms checklist and a “Frequently Asked Questions” (FAQ) page containing important information.

In addition, there are also active links to the Miami-Dade County website for a listing of CBE certified firms and certification forms.

For detailed instructions and access to required CBE forms, click on the link below:
http://www.miamigov.com/CapitalImprovements/pages/ProcurementOpportunities/ProjectPages/CBE/CBE_forms.asp

For all additional CBE questions, please use the contact information listed on the CBE Forms page.

Prospective firms must adhere to the following mandatory requirement:

- Assign a minimum of fifteen percent of the contract value to firms currently certified by Miami-Dade County as a CBE.
Unless precluded by Florida Statutes, Federal laws or regulations or grant requirements, Proposers who meet the mandatory CBE participation requirement through use of firms from within the City of Miami’s municipal boundaries will be awarded five bonus points.

For information on the City’s CBE requirements, visit the CITP website at: [http://dev.miamigov.com/capitalimprovements/pages/ProcurementOpportunities/ProjectPages/CBE_forms.asp](http://dev.miamigov.com/capitalimprovements/pages/ProcurementOpportunities/ProjectPages/CBE_forms.asp).

In addition to submitting the required CBE forms, refer to Section 5.0(c) “Five Bonus Points – CBE Participation”, to qualify to receive the five bonus points which the Respondents must:

Include with your Response, copies of a) City of Miami Business Tax Receipt; and b) Miami-Dade County Business Tax Receipt.

To qualify to receive the five bonus points Proposer’s must:

1. Attach copies of both a current City of Miami Business Tax Receipt AND a current Miami-Dade County Business Tax Receipt with the submittal.
2. Sign and attach Form 6.4 - Certificate of Compliance
3. Sign and attach form C-1 - List of Sub Consultants.

To verify the above requirements, the City has provided Form “C-1 List of Sub-Consultants” to identify all sub-consulting firms (including CBE certified firms) that are part of the Respondent's team. This Form can be found posted on the CITP webpage with the solicitation documents. Failure to include this completed form with your Submittal may result in your response being deemed non-responsive.

SEC. 18-73 CITY OF MIAMI CODE
Local office means a business within the City which meets all of the following criteria:

(1) Has had a staffed and fixed office or distribution point, operating within a permanent structure with a verifiable street address that is located within the corporate limits of the city, for a minimum of twelve months immediately preceding the date bids or Responses were received for the purchase or contract at issue; for purposes of this section, "staffed" shall mean verifiable, full-time, on-site employment at the local office for a minimum of forty hours per calendar week, whether as a duly authorized employee, officer, principal or owner of the local business; a post office box shall not be sufficient to constitute a local office within the city;

(2) If the business is located in the permanent structure pursuant to a lease, such lease must be in writing, for a term of no less than twelve months, been in effect for no less than the twelve months immediately preceding the date bids or Responses were received, and be available for review and approval by the chief procurement officer or its designee; for recently-executed leases that have been in effect for any period less than the twelve months immediately preceding the date bids or Responses were received, a prior fully-executed lease within the corporate limits of the city that documents, in writing, continuous business residence within
the corporate limits of the city for a term of no less than the twelve months immediately preceding the date bids or Responses were received shall be acceptable to satisfy the requirements of this section, and shall be available for review and approval by the chief procurement officer or its designee; further requiring that historical, cleared rent checks or other rent payment documentation in writing that documents local office tenancy shall be available for review and approval by the chief procurement officer or its designee;

(3) Has had, for a minimum of twelve months immediately preceding the date bids or Responses were received for the purchase or contract at issue, a current business tax receipt issued by both the city and Miami-Dade County, if applicable; and

(4) Has had, for a minimum of twelve months immediately preceding the date bids or Responses were received for the purchase or contract at issue, any license or certificate of competency and certificate of use required by either the city or Miami-Dade County that authorizes the performance of said business operations; and

(5) Has certified in writing its compliance with the foregoing at the time of submitting its bid or Response to be eligible for consideration under this section; provided, however, that the burden of proof to provide all supporting documentation in support of this local office certification is borne by the business applicant submitting a bid or Response.

3.7 Public Entity Crimes

A person or affiliate who has been placed on the convicted Respondent/Bidder list following a conviction for a public entity crime may not submit a Response on a contract to provide any goods or services to a public entity, may not submit a Response on a contract with a public entity for the construction or repair of a public building or public works project, may not submit a Response on a lease of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in §287.017, Florida Statutes, as amended, for Category Two for a period of 36 months from the date of being placed on the convicted Bidder/Respondent list. §287.133, Florida Statutes, as amended.

3.8 Resolution of Protests

Any actual or prospective contractual party who feels aggrieved in connection with the solicitation or award of a contract may protest in writing to the Chief Procurement Officer who shall have the authority, subject to the approval of the City Manager and the City Attorney, to settle and resolve a protest subject to final approval by the City Commission. Respondents are alerted to Section 18-103 through 18-107 of the City Code (Article III, Chapter 18, City Code City of Miami - Procurement Ordinance,) describing the protest procedures. Protests failing to meet the requirements for filing shall NOT be accepted. Failure of a party to timely file shall constitute a forfeiture of such party’s right to file a protest. NO EXCEPTIONS TO THESE REQUIREMENTS.

3.9 Review of Responses for Responsiveness

Each Response will be reviewed to determine if it is responsive to the submission requirements outlined in the RFQ. A “responsive” Response is one which meets the requirements of the RFQ,
is submitted in the format outlined in Section 4.1 – Section B of this RFQ, is of timely submission, and has appropriate signatures/attachments as required on each document.

3.10 Collusion
The Respondent, by submitting a Response, certifies that its Response is made without previous understanding, agreement or connection either with any person, firm, or corporation submitting a Response for the same services, or with any City department. The Respondent certifies that its Response is fair, without control, collusion, fraud, or other illegal action. The Respondent further certifies that it is in compliance with the conflict of interest and code of ethics laws. The City will investigate all situations where collusion may have occurred and the City reserves the right to reject any and all Responses where collusion may have occurred.

3.11 Clarifications
The City reserves the right to request clarifications of information submitted and to request any necessary supporting documentation or information of one or more Respondents after the deadline for submission of Responses.

3.12 Key Personnel
Subsequent to submission of a Response and prior to award of an Agreement, Key Personnel shall not be changed. Respondents shall not change any member of their Key Personnel without just cause and must obtain prior written approval by the City. The City reserves the right to request additional documentation as required by the RFQ. If the City does not accept the proposed change(s) the Response will be rejected and not considered for award.

3.13 Additional Terms and Conditions
No additional terms and conditions included as part of your solicitation response shall be evaluated or considered, and any and all such additional terms and conditions shall have no force or effect and are inapplicable to this solicitation. If submitted either purposely, through intent or design, or inadvertently, appearing separately in transmittal letters, specifications, literature, price lists or warranties, it is understood and agreed that the General Conditions and Special Conditions in this solicitation are the only conditions applicable to this solicitation and that the bidder’s/respondent’s authorized signature affixed to the bidder’s/respondent’s acknowledgment form attests to this Agreement is provided by the City and is expressly included as part of this solicitation, no additional terms or conditions which materially or substantially vary, modify or alter the terms or conditions of the Agreement, in the sole opinion and reasonable discretion of the City will be considered. Any and all such additional terms and conditions shall have no force or effect and are inapplicable to this Agreement.
SECTION 4

4.0: INSTRUCTIONS FOR SUBMITTING A RESPONSE

Submit the following information and documents with Proposer’s Response to this RFQ. Failure to do so may deem your Responses non-responsive. Non-responsive submittals will receive no further consideration.

4.1 Submission Requirements

Each Response must contain the following documents and form required by Sections 4.1 A-E, each fully completed, and signed as required. Proposers shall prepare their Responses utilizing the same format outlined below in Section 4.1.B. Each section of the Response as stipulated in 4.1B shall be separated by a tabbed divider identifying the corresponding section number. Proposers are not to submit any information in response to this RFQ that has not been requested or which the Proposer considers confidential. Submission of any confidential information will be deemed a waiver of any confidentiality or other such protection, which would otherwise be available to the Proposer, except as specifically permitted under Florida Statute. Proposers are not to include any documents not specifically required or requested, including, but not limited to; media and public relations literature, annual reports, pictures, etc. Such documentation will not be considered and will be redacted from the copies provided to the Evaluation Committee. The submission of such documentation may adversely affect the evaluation of the Response by the Evaluation Committee.

Hard cover binders are not be used in the submission of the Response. Only heavy stock paper, not exceeding 100#, is to be used for the front and back covers as well as the required section dividers. Proposers should also make every effort to utilize recycled paper in preparing its Response. Double sided printing is permitted provided that the Response complies with the format set forth in 4.1B.

Do not include additional information not requested in this RFQ unless specified in the form of an Addendum. This RFQ requires the use and submission of specific City Forms. The City forms shall not be expanded or altered. Additional pages may not be added unless the form specifically states that pages can be added. Failure to utilize the City Forms will result in the rejection of the Response as non-responsive.

A. Content of Qualifications Statement:

All Forms referenced in Sections A-E are identified in Section 4.1.B.

Section A

1. Table of Contents

The table of contents should outline in sequential order the major areas of the submittal, including enclosures. All pages of the Response must be consecutively numbered and correspond to the Table of Contents.
2. **Proposal Letter**  
Proposer shall complete and submit Form RFQ-PL for this section of the Response. (1 page maximum)

3. **Narrative**  
Proposer shall complete and submit Form RFQ-N for this section of its Response. Provide a brief overview of the Proposer's firm and why the Proposer should be selected for this Project. (1 page maximum)

4. **Qualifications of the Proposer**  
Proposer shall complete and submit Form RFQ-QP for this section of its Response. (1 form - 3 pages maximum)

5. **Qualifications of the Proposer's Team**  
Firm shall complete and submit Form RFQ-QT for this section of its Response. Form RFQ-WC is to be completed for each of the Key Personnel identified in Form RFQ-QT. An organizational chart of the Project Team shall be provided along with a one page resume for key personnel.

6. **Team Organizational Chart**  
An organizational chart of the Proposer's team shall be provided for key personnel.

7. **Proposer's Project Experience:**  
Proposer shall complete and submit Form RFQ-PP for this section of its Response. Provide a comprehensive summary of the Proposer's CEI experience. The firm MUST have a minimum of five years of experience and have served as the lead on similar projects on a minimum of five previous occasions. A list of projects of similar size, scope and complexity must be submitted. Information should include; client's name, address, phone number, description of work, and the year the project was completed. **Failure to meet the five year minimum requirement will in and of itself result in the Response being deemed non-responsive.**

For each RFQ-PP Form, the Proposer must submit a RFQ-PP-R Form for the Proposer's Project Experience for this section of its Response.

**Section B**

1. **Design Philosophy and Process**  
Proposer shall complete and submit Form RFQ-DPP for this section of its Response. Proposer shall include a brief explanation of it's a/e design philosophy & process as it relates to this Project. This should include an understanding of the Scope of Services, clearly defined issues commonly encountered and methodology for resolution of these project issues, value engineering and the process and approach to meeting the requirements of the Scope of Services. (2 page maximum)
2. **Technical Approach**

Proposer shall complete and submit Form RFQ-T for this section of its Response. *(2 page maximum)*

Provide a comprehensive explanation of the firm’s approach to:

- Computer aided design and drafting capabilities planning
- Sustainable design - approach to minimizing the daily and long term operational and maintenance cost, including the application of “green design”
- Value Engineering – approach used in determining material and equipment quality and maximizing efficiency with design elements
- Quality control and assurance procedures, including timely reporting, and reviewing pay applications and change orders
- Computer aided design and drafting capabilities
- Quality control and assurance, including coordination between design disciplines, compliance with program requirements professional/industry standards, and conformance with all applicable code requirements, including Miami 21
- Prior experience with governmental parks and recreational facilities

*(2 page maximum)*

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**Section C**

1. **Qualifications of Lead Architect**

Proposer shall complete and submit Form(s) RFQ-LA for the Lead Architect for this section of its Response.

For each RFQ-LA Form, the Proposer must submit a RFQ-LA-R Form for the Lead Architect for this section of its Response. Include the Lead Architect’s Resume.

2. **Qualifications of Project Manager**

Proposer shall complete and submit Form(s) RFQ-PM for the Project Manager for this section of its Response.

For each RFQ-PM Form, the Proposer must submit a RFQ-PM-R Form for the Project Manager for this section of its Response. Include the Project Manager’s Resume.

3. **Qualifications of Civil, Structural, Electrical, MEP, Aquatics Engineers**

Proposer shall complete and submit Form(s) RFQ-EE for all Engineers listed for this section of its Response.

For each RFQ-EE Form, the Proposer must submit a RFQ-EE-R Form for all Engineers for this section of its Response. Include the Engineer’s Resume.
3. **Proposer’s Workload Capacity Form**

   Please complete Form RFQ-WC – Work Load Capacity for the Proposer’s current workload.

**Section D**

1. **PSA or Agreement Provisions (Exhibit “A”)**

   Provide comments on, and exceptions to the attached Agreement terms and conditions. Proposed changes to the Agreement must be returned to the City in Microsoft Word format with comments reflected by “red-lining” the original document utilizing the tracking feature. The Microsoft Word document must be included in the Response in both printed format and electronically on a CD-ROM or USB Drive. The City will only consider the identified comments and exceptions during negotiations. Where a Response is returned without comments it will be deemed that the Proposer has no comments or exceptions to the draft Agreement. If the Proposer has no comments, a statement to that effect shall be included in the Response in this section. As noted certain sections of the Agreement, including, without limitation, Hold Harmless/Indemnity, Insurance, Cancellation for Convenience, Funding Out, Ethics, Public Records, Sunshine, Lobbying and Compliance with Laws Sections are long standing City practices and cannot be modified.

2. **Acknowledgment of Addenda**

   Sign and return copies of each addendum signature page.

3. **RFQ Response Forms (Section 6.0)**

   Sign and return each RFQ Response Form for the Proposer.

4. **Information for Determining Joint Venture Eligibility - Form A**

   (if applicable)

**Section E**

1. Letter of Agreement(s) (LOA)
2. Form C-1 List of Sub-consultants*
3. Certificate of Compliance
4. Copies of CBE certification for Prime (if applicable)
5. Notice of Qualifications (FDOT)

**NOTE: Sub-consultants Information form C-1**

Proposer shall list all proposed sub consultants to be used, regardless of racial or gender grouping, to include names, addresses, phone numbers, type of work (service or commodity) and CBE by Miami-Dade County (if applicable).

Architectural and Engineering Services for Virrick Park
New Swimming Pool Facility
RFQ 14-15-028
B. **Response Submission Format:**

Responses are to be prepared and submitted in the format below. Failure to comply with this format may result in the Response being determined non-responsive.

**Section A**

1. Table of Contents
2. RFQ-PL – Proposal Letter
3. RFQ-N – Proposal Narrative
4. RFQ-QP – Qualifications of Proposer
5. RFQ-QT – Qualifications of Proposer’s Team – Including Forms RFQ-WC
6. Team Organizational Chart
7. RFQ-PP- Proposer’s Project Experience
8. RFQ-PP-R – Proposer’s Reference Forms

**Section B**

1. RFQ-DPP – Design Philosophy & Process
2. RFQ-T – Technical Approach

**Section C**

For all positions proposed, please submit the supporting form below:

1. RFQ-LA- Qualifications of Lead Architect
2. RFQ-LA-R- Lead Architect Reference Forms
3. Resume of Resume of Lead Architect
4. RFQ-PM – Qualifications of Project Manager
5. RFQ-PM-R – Project Manager Reference
6. Resume of Project Manager
7. RFQ-EE – Qualifications of all listed Engineers*
8. RFQ-EE-R- Engineer Reference Form*
9. Resume of Engineer
10. Form RFQ-WC - Workload Capacity for the Proposer’s current work load.

* Note – Forms RFQ-EE and RFQ-EE-R should be utilized for each and every engineer (mechanical, structural, civil, plumbing, electrical, aquatics, personnel).

**Section D**

1. PSA or Agreement Provisions (Exhibit A)
2. Acknowledgment of Addenda
3. RFQ Response Forms (Section 6.0)
4. Information for Determining Joint Venture Eligibility - Form A (if applicable)

**Section E**

1. Letter of Agreement (LOA) 1 pg for each Sub consultant firm
2. Form C-1 List of Sub consultants
3. Certificate of Compliance
4. Copies of CBE certification for Prime (if applicable)
4.2. Response Submission

One original and seven bound copies, plus one digital copy (in .pdf file format) or USB Drive, of your complete response to this RFQ must be delivered to:

Mr. Todd Hannon, City Clerk
City of Miami
Office of the City Clerk
3500 Pan American Drive
First Floor
Miami, Florida  33133

Responses must be clearly marked on the outside of the package referencing

RFQ No. 14-15-028

Architectural and Engineering Services
for
Virrick Park New Swimming Pool Facility
B- 305853A

Responses received at any other location than the aforementioned or after the Response Submission Due Date and time shall be deemed non-responsive and shall not be considered.

Responses should be signed by an official authorized to bind the Proposer to the provisions given in the Responses. Responses are to remain valid for at least 180 days. Upon award of an Agreement, the contents of the Responses of the Successful Proposer(s) may be included as part of the Agreement, at the City’s discretion. Additional information on submission requirements can be found in Section 4.1.

SUBMITTAL GUIDELINES

1. General

Only one Response from an individual, firm, partnership, corporation or joint venture will be considered in response to this RFQ. Sub-consultants, business entity, or Sub-Contractors may be included in more than one Response submitted by more than one Proposer. A firm, partnership, corporation or joint venture that submits a Response may not be a Sub-Consultant on another Response submitted under this RFQ.

Joint venture firms must complete and submit with their Response the form titled "Information for Determining Joint Venture Eligibility", (Form A, located on the last two pages of this RFQ document) and submit a copy of the formal agreement between all joint-venture parties. This joint venture agreement must indicate their respective roles, responsibilities and levels of participation for the Project. Failure to timely submit Form A, along with an attached written copy of the joint venture agreement may result in disqualification of your Response.

Joint Venture Submissions will be evaluated based on the combined team. Each member of a Joint Venture shall provide the information listed above.
Proposer must clearly reflect in its Response any Sub-Consultants proposed to be used, and provide for the Sub-Consultant the same information required of the Proposer. The City retains the right to accept or reject any proposed Sub-Consultants.

Throughout this RFQ, the phrases “must” and “shall” will denote mandatory requirements. Any Response that does not meet the mandatory requirements is subject to immediate disqualification.

It is the policy of the City that the Successful Proposers register as a Bidder/Vendor indicating the commodities/services which the Proposer can regularly supply to the City. Should the Successful Proposer not be currently listed on the City’s Proposer/bidder’s list, they may register via the internet at: http://egov.ci.miami.fl.us/bids/bids.asp. For any questions, contact the Procurement Department at (305) 416-1922. Proposers may be registered as a Bidder/Vendor prior to submitting its Response. It is the sole responsibility of the Proposer(s) to insure that they are properly registered with the City.
SECTION 5

5.0 INFORMAL EVALUATION/SELECTION PROCESS

A. Evaluation Procedures

The procedure for response evaluation and selection is as follows:

1. Request for Qualifications issued.
2. Receipt of Responses.
3. Opening and listing of all Responses received.
4. Preliminary review by City’s Procurement staff for compliance with the submission requirements of the RFQ, including verification that each Response includes all documents required.
5. Review by professional staff and/or an Evaluation Committee (Committee) certifying that the Proposer is qualified to render the required services according to State regulations.
6. The Committee, appointed by the City Manager, shall meet to evaluate each responsive Response in accordance with the requirements of this RFQ. The Committee will select a minimum of three firms deemed the most highly qualified to perform the required services, unless fewer than three Responses are received. At the Committee’s option, they may decide to hold brief presentations and interview sessions with all Proposers or Shortlisted firms.
7. The Committee forwards its recommendation to the City Manager, listing the Proposers in rank order.
8. After reviewing the Committee’s recommendation, the City Manager may:
   a) approve the recommendation of the Committee, written notice of which shall be provided to all proposers, and the City Manager shall then submit his or her recommendation to the City Commission;
   b) reject the Committee’s recommendation and instruct the Committee to re-evaluate and make further recommendations;
   c) reject all Responses; or
   d) recommend that the City Commission reject all Responses.

City Manager may accept the recommendation and authorize CITP to enter into negotiations with the top ranked Proposer, request that the Committee provide additional information as to the ranking of the Responses. Upon approval of the Committee recommendation the Proposers will be listed in rank order on the CITP webpage: http://www.miamigov.com/CapitalImprovements/pages/ProcurementOpportunities/Default.asp.
9. Upon successful negotiation of an Agreement, CITP will forward the recommended Agreement to the City Manager for approval and the City Manager upon acceptance
of the negotiated Agreement will approve the award or recommend that the City Commission, when required by the City's Procurement Code, approve the recommendation of the Committee and the award of the Agreement. Where CITP is not able to successfully negotiate an Agreement with the top ranked Proposer(s) CITP will recommend to the City Manager that such negotiations be terminated and that CITP enter into negotiations with the next ranked Proposer(s) until an Agreement is negotiated or all Responses are rejected.

10. After reviewing the City Manager’s recommendation, the City Commission may: approve the City Manager’s recommendation and authorize award of the Agreement; reject the Agreement; or reject all Responses and direct the City Manager re-open negotiations or to solicit new Responses.

B. Evaluation Criteria

Responses shall be evaluated according to the following criteria and respective weight:

- Proposer’s Experience and Qualifications: Maximum 35 points
- Proposer’s Team Experience: Maximum 35 points
- Experience of Project Architect: Maximum 10 points
- Design Philosophy and Process: Maximum 10 points
- Technical Approach: Maximum 10 points

C. Five Bonus Points – CBE Participation

Unless precluded by Florida Statutes, Federal laws or regulations or grant requirements, Bonus points will be awarded to Proposers who agree to use Miami-Dade County CBE Firms from within the City of Miami municipal boundaries. The awarded firm must agree to assign at a minimum fifteen percent of the contract value to certified CBE firms that maintain a “Local Office”, as defined in City Code Section 18-73.
SECTION 6

6.0 SUPPLEMENTAL RFQ RESPONSE FORMS

6.1. SUPPLEMENTAL RFQ INFORMATION FORM


I certify that any and all information contained in this RFQ is true. I certify that this RFQ is made without prior understanding, agreement, or connections with any corporation, firm or person submitting a RFQ for the same materials, supplies, equipment, or services and is in all respects fair and without collusion or fraud. I agree to abide by all terms and conditions of the RFQ, and certify that I am authorized to sign for the Respondent’s firm. Please print the following and sign your name:

________________________________________
Firm’s Name

________________________________________
Principal Business Address

________________________________________
Telephone

________________________________________
Fax

________________________________________
E-mail address

________________________________________
Name

________________________________________
Title

________________________________________
Authorized Signature
6.2.1

CERTIFICATE OF AUTHORITY

(If Corporation or LLC)

STATE OF )
SS: )
COUNTY OF )

I HEREBY CERTIFY that a meeting of the Board of Directors of the __________________________
_________________________________________________________________________________
a corporation existing under the laws of the State of ________________, held on ___________ _____
, 20______, the following resolution was duly passed and adopted:

"RESOLVED, that, as President of the Corporation, be and is hereby authorized to execute the Response
dated, __________________, 20____, to the City of Miami and this Corporation and that their execution
thereof, attested by the Secretary of the Corporation, and with the Corporate Seal affixed, shall be the
official act and deed of this Corporation."

I further certify that said resolution is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the corporation this
_______, day of __________________, 20____.

Secretary: __________________________

(SEAL)

FAILURE TO COMPLETE, SIGN, AND RETURN THIS FORM MAY DISQUALIFY YOUR RESPONSE

Architectural and Engineering Services for Virrick Park
New Swimming Pool Facility
RFQ 14-15-028
CERTIFICATE OF AUTHORITY
(IF PARTNERSHIP)

I HEREBY CERTIFY that a meeting of the Partners of the ____________________________
organized and existing under the laws of the State of ____________________________, held on
___________, 20______, the following resolution was duly passed and adopted:

"RESOLVED, that, ________________________, as ______________________ of the Partnership, be and
is hereby authorized to execute the Response dated, ______________ 20______, to the City of Miami
and this Partnership and that their execution thereof, attested by the ____________________
________________________ shall be the official act and deed of this Partnership."

I further certify that said resolution is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand this _____ day of _____________, 20___

Secretary: ______________________________

(SEAL)

FAILURE TO COMPLETE, SIGN AND RETURN THIS FORM MAY DISQUALIFY YOUR RESPONSE
CERTIFICATE OF AUTHORITY
(If Joint Venture)

STATE OF )
 ) SS:
COUNTY OF )

I HEREBY CERTIFY that a meeting of the Principals of the _________________________________
organized and existing under the laws of the State of _________________________________,
held on _____________________________, 20______, the following resolution was duly passed and
adopted:

"RESOLVED, that, _________________________________ as ______________________ of the Joint
Venture be and is hereby authorized to execute the Response dated, _________________ 20____, to
the City of Miami official act and deed of this Joint Venture."

I further certify that said resolution is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand this ____________, day of
___________________________, 20______.

Secretary: ________________________________

(SEAL)

FAILURE TO COMPLETE, SIGN AND RETURN THIS FOR MAY DISQUALIFY YOUR RESPONSE
6.2.4
CERTIFICATE OF AUTHORITY
(IF LIMITED LIABILITY CORPORATION)

STATE OF
COUNTY OF

I HEREBY CERTIFY that a meeting of the Principals of the _________________________________ organized and existing under the laws of the State of ______________________________________, held on _____________________________, 20_________, the following resolution was duly passed and adopted:

"RESOLVED, that, ________________________________ as ___________ of the Limited Liability Corporation be and is hereby authorized to execute the Response dated, ______________________, 20____, to the City of Miami official act and deed of this Limited Liability Corporation."

I further certify that said resolution is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand this__________, day of ________________________, 20_____.

Secretary: ______________________________________

(SEAL)

FAILURE TO COMPLETE, SIGN, AND RETURN THIS FORM MAY DISQUALIFY YOUR RESPONSE
6.2.5 CERTIFICATE OF AUTHORITY
(IF INDIVIDUAL)

STATE OF )
) SS:
COUNTY OF )

I HEREBY CERTIFY that as an individual, I ________________________________,
(Name of Individual)
________________________________________ and as a d/b/a (doing business as)
(if applicable)
____________________________________________ exist under the laws of the State of Florida.

"RESOLVED, that, as an individual and/or d/b/a (if applicable), be and is hereby authorized to execute the
Response dated, ___________________, 20___ , to the City of Miami as an individual and/or d/b/a (if
applicable) and that my execution thereof, attested by a Notary Public of the State, shall be the official act
and deed of this attestation."

I further certify that said resolution is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of Notary Public this
_______ , day of ______________ , 20____.

NOTARY PUBLIC: ________________________
Commission No.: ________________________
I personally know the individual/do not know the individual (Please Circle)
Driver’s License #__________________________

(SEAL)

FAILURE TO COMPLETE, SIGN, AND RETURN THIS FORM MAY DISQUALIFY YOUR RESPONSE
6.3 DEBARMENT AND SUSPENSION

(a) Authority and requirement to debar and suspend:

After reasonable notice to an actual or prospective contractual party, and after reasonable opportunity to such party to be heard, the City Manager, after consultation with the Chief Procurement Officer and the City Attorney, shall have the authority to debar a contractual party for the causes listed below from consideration for award of city contracts. The debarment shall be for a period of not fewer than three years. The City Manager shall also have the authority to suspend a contractor from consideration for award of City contracts if there is probable cause for debarment. Pending the debarment determination, the authority to debar and suspend contractors shall be exercised in accordance with regulations, which shall be issued by the Chief Procurement Officer after approval by the City Manager, the City Attorney, and the City Commission.

(b) Causes for debarment or suspension include the following:

1. Conviction for commission of a criminal offense incident to obtaining or attempting to obtain a public or private contract or subcontract, or incident to the performance of such contract or subcontract.

2. Conviction under state or federal statutes of embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property, or any other offense indicating a lack of business integrity or business honesty.

3. Conviction under state or federal antitrust statutes arising out of the submission of bids or Responses.

4. Violation of contract provisions, which is regarded by the Chief Procurement Officer to be indicative of non-responsibility. Such violation may include failure without good cause to perform in accordance with the terms and conditions of a contract or to perform within the time limits provided in a contract, provided that failure to perform caused by acts beyond the control of a party shall not be considered a basis for debarment or suspension.

5. Debarment or suspension of the contractual party by any federal, state or other governmental entity.

6. False certification pursuant to paragraph (c) below.

7. Any other cause judged by the City Manager to be so serious and compelling as to affect the responsibility of the contractual party performing City contracts.
(c) **Certification:**

All contracts for goods and services, sales, and leases by the City shall contain a certification that neither the contractual party nor any of its principal owners or personnel has been convicted of any of the violations set forth above or debarred or suspended as set forth in paragraph (b) (5).

The undersigned hereby certifies that neither the contractual party nor any of its principal owners or personnel has been convicted of any of the violations set forth above, or debarred or suspended as set forth in paragraph (b) (5).

Company Name: ____________________________________

Individual Name: ____________________________________

Signature: __________________________________________

Date: ______________________________________________
6.4 CERTIFICATE OF COMPLIANCE WITH ORDINANCE 13331

I, ____________________________________________, hereby certify that:

i) I am the ___________________________ (President/Secretary or Principal) of __________________________ (Respondent Firm);

ii) I have read City of Miami Ordinance 13331;

iii) __________________________ (Respondent Firm) hereby agrees to assign a minimum of fifteen percent (15%) of the contract value to firms currently certified by Miami-Dade County as a Community Business Enterprise (“CBE”);

OPTIONAL:

iv) __________________________ (Respondent Firm) hereby agrees to make assignments pursuant to Item iii), above, to Certified CBE firms who maintain a “Local Office”, as defined in City Code Section 18-73;

STATE OF FLORIDA ) SS
COUNTY OF MIAMI-DADE )

Before me, a Notary Public duly commissioned, qualified and acting personally, appeared ____________________________ to me well known, who being by me first duly sworn upon oath says that he/she has been authorized to execute the foregoing Certificate of Compliance with Ordinance 13331 on behalf of Respondent Firm named therein in favor of the City.

Subscribed and Sworn to before me this _____ day of ____________________________, 20____.

My commission expires: ____________________________

Notary Public, State of Florida at Large

__________________________________________

Bonded by__________________________________________
Information for Determining Joint Venture Eligibility

If the Respondent is submitting as a joint venture, please be advised that this form (2 pages) **MUST** be completed and the **REQUESTED** written joint-venture agreement **MUST** be attached and submitted with this form.

1. Name of joint venture: __________________________________________________________

2. Address of joint venture: ______________________________________________________

3. Phone number of joint venture: _________________________________________________

4. Identify the firms that comprise the joint venture: __________________________________

   __________________________________________________________
   __________________________________________________________

5. Describe the role of the MBE firm (if applicable) in the joint venture:

   __________________________________________________________
   __________________________________________________________
   __________________________________________________________
   __________________________________________________________

6. Provide a copy of the joint venture's written contractual agreement.

7. Control of and participation in this Agreement. Identify by name, race, sex, and "firm" those individuals (and their titles) who are responsible for day-to-day management and policy decision making, including, but not limited to, those with prime responsibility for:

   (a) Financial decisions: _________________________________________________________

   (b) Management decisions, such as:

      (1) Estimating: ______________________________________________________________

      (2) Marketing and sales: _____________________________________________________

      (3) Hiring and firing of management personnel: ________________________________

      (4) Purchasing of major items or supplies: ______________________________________

   (c) Supervision of field operations: _____________________________________________

   __________________________________________________________
   __________________________________________________________
NOTE: If, after filing this form and before the completion of the joint venture's work on the Subject Contract, there is any significant change in the information submitted, the Joint Venture must inform the County in writing.

AFFIDAVIT
"The undersigned swear or affirm that the foregoing statements are correct and include all material information necessary to identify and explain the terms and operation of our joint venture and the intended participation by each joint venturer in the undertaking. Further, the undersigned covenant and agree to provide to the County current, complete and accurate information regarding actual joint venture work and the payment therefore and any proposed changes in any of the joint venturer relevant to the joint venture, by authorized representatives of the County. Any material misrepresentation will be grounds for terminating any Contract which may be awarded and for initiating action under Federal or State laws concerning false statements."

Name of Firm: ____________________________  Name of Firm: ____________________________
Signature: _______________________________  Signature: _______________________________
Name: _________________________________  Name: _________________________________
Title: _________________________________  Title: _________________________________
Date: _________________________________  Date: _________________________________

Form A