

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: MDFR-841-VAR-RW**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 5/15/2025 at 10:00 AM. If you have any questions, contact Margarita Builes at 7863314518.

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:	5/15/2025	Time Due:	10:00 AM	Submitted Via:	Sealed Envelopes		
Estimated Value:	\$2,700,000	(excluding Contingencies and Dedicated Allowances)					
Project Name:	HMGP ROOF WINDOWS AND DOORS STATIONS 11 45 47 58 60 61						
Project Location:	VARIOUS - SEE BELOW						
License Requirements:	Primary:	General Building Contractor					
	Sub:	Roofing Contractor; Glass / Glazing					
Scope of Work:	<p>(Contractor must obtain and submit all permits prior to performing any work). CONTRACTOR TO PROVIDE THE NECESSARY PERMITS, MATERIALS, EQUIPMENT AND LABOR TO ACCOMPLISH THE FOLLOWING:</p> <p>The project stations consist of the following: Fire Station #11 located at 18706 NW 27 Avenue, Miami FL. 33056. MDC Permit Process #C2024159966 Fire Station #45 located at 9710 NW 56 Street, Miami FL. 33178. MDC Permit Process #C2024159817 Fire Station #47 located at 9361 SW 24 Street, Miami FL. 33165. MDC Permit Process #C2024120032 Fire Station #58 located at 12700 SW 6 Street, Miami, FL. 33183. MDC Permit Process #C2024159942 Fire Station #60 located at 17605 SW 248 Street, Miami FL. 33031. MDC Permit Process #C2024159517 Fire Station #61 located at 15155 SW 10 Street, Miami, FL. 33194. MDC Permit Process #C2024159964</p> <p>INTRODUCTION TO SCOPE OF WORK</p> <p>The Contractor to provide all labor, material, transportation, and equipment and perform all operations associated as required to achieve the completion of the project requirements as follow:</p> <p>The work in general consists of the complete replacement of the exterior windows & doors, roll-up overhead doors, and entire roof replacement. The proposed new windows, and doors are to be Miami-Dade County approved Level-E Impact Resistant with current NOA's, per the bid set drawings by Silva Architects. The scope is inclusive of removing the existing windows and doors with all the ancillary accessories, i.e., Kantech security card access reader systems, door sensors, electric door strikes, doorbell, signage, wall louvers and all existing door hardware & lock systems to be replaced with new (refer to plans and specs for details in window, door and louver schedule).</p> <p>All repairs such as drywall, stucco, painting, shutter removal, and window shades removal and reinstallation work associated with the new windows and doors replacement are to be included in bid. Existing exterior roll-up garage overhead doors are also to be removed and replaced with county approved systems meeting the current Florida Building Code wind load calculations. The low slope (flat) and slope roof (pitch) roofing systems will consist of complete tear off, to the structural deck, and replaced with a current new system. (refer to plans and specifications for details)</p> <p>*****</p> <p>WINDOWS AND DOORS REPLACEMENT: STATIONS #11, #45, #47, #58, #60, #61</p> <p>The scope is inclusive of removing the existing 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, all existing door hardware & lock systems to be replaced with new (refer to plans and specs for details in door schedule remarks), etc. The proposed new windows & doors are to be Miami-Dade County approved Level E Impact Resistant with current NOA's, per the bid set drawings by Silva Architects. The following window and door manufacturers YKK AP or approved equal as noted on the plans.</p> <p>E-Level Glass: Contractor shall submit a Request for Information (RFI) during the bid process for an approved equal alternate acceptance from MDFR and the Architect of Record. Contractor will be responsible for A/E cost related to the plan revision, calculations, and permit revision. Contractor is responsible to pay for all permit fees and subcontractors permit fees associated with this project.</p> <p>EXISTING OVERHEAD GARAGE DOOR (OHD) ROLL-UP DOORS: STATIONS #11, #45, #47, #58, #60, #61</p>						

Station 11: Quantity four (4). Contractor to V.I.F. dimensions and quantities.
Station 45: Quantity three (3). Contractor to V.I.F. dimensions and quantities.
Station 47: Quantity two (2). Contractor to V.I.F. dimensions and quantities.
Station 58: Quantity four (4). Contractor to V.I.F. dimensions and quantities.
Station 60: Quantity four (4). Contractor to V.I.F. dimensions and quantities.
Station 61: Quantity four (4). Contractor to V.I.F. dimensions and quantities.

Contractor to 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.

Existing roll-up doors and associated accessories including motors to be removed and replaced with new Miami-Dade County approved systems meeting the FBC current wind load calculations.

Manufacturer: As noted on the construction documents. Contractor shall submit a Request for Information (RFI) during the bid process for an approved equal alternate acceptance from MDFR and the Architect of Record. Cornell Heavy Duty Rolling Overhead Door Model: 610, Non-Insulated

Motor: Right or Left hand depending on the existing station current location and controls.

Door Operator: RHX – Heavy Duty, ¾ HP, 115/208/230V 1 Phase 60 Hz, Hoist, Photo-eyes Reflective (Monitored) Brake.

Bottom Bar: Double Angel, Steel, PGP RAL, 3002 Carmine Red, Electric 2 wire with CoilCord (Non-Monitored), Slide Lock Both Jambs, Coil Side.

Guide: Steel, PGP RAL, 3002 Carmine Red, Double Flared Entry

Hood: Octagon, Steel, PGP RAL, 3002 Carmine Red

Bracket: Steel PGP RAL, 3002 Carmine Red

Miscellaneous: 100,000 Cycles, Heavy Duty Bearings.

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

LOW SLOPE ROOFS: STATIONS #11, #45, #47, #58, #60, #61

Furnish and install a new minimum three (3) ply reflective surface, built up roof system energy star compliant with a reflective finished surface. White Cool Roof System is mandatory to comply with County Ordinance.

Acceptable roofing manufacturers for use include GAF, Polyglass, Suprema, or John Mansville.

Roofing Contractor must be an approved Master, Master Select, Quantum Select or approved equivalent installer. A current valid certification from the selected manufacturer showing proof must be submitted with bid documents at time of bid submission. Failure to provide at time of bid will be considered as non-responsive and bid will not be accepted.

• FIRE STATION #11, #45, #47, #58, #60, #61: Contractor to include 400 square feet of new decking/sheathing and 200 lineal feet of sub-fascia and 100 square feet of soffit area where damage is found and as needed or applicable for this herein noted fire station. Repairs to be in accordance with the FBC and existing roofs are to be brought up to current existing codes as applicable. If additional woodwork herein mentioned is not used during re-roofing MDFR will request a (credit-change order) from contractor on the particular items not used inclusive of labor, material and equipment. Dimensions and specifications indicated on the subject project contract drawings, shall be field verified by the contractor.

- Contractor responsible for their own field dimensions for bidding purposes.
- Contractor can reference Eagle View attached as assistance with dimensions.
- Base sheet: Minimum one (1) ply or more of approved self-adhered product.
- Interplay: Minimum one (1) ply or more of approved self-adhered product.
- Cap Sheet: One ply of or approved equal torched applied.
- Contractor to install an average of R-30 tapered insulation in the low slope roofs, including tapered cricket areas.
- Contractor to remove and dispose of the existing roofing system down to the existing building deck.
- Contractor to waterproof the top side of all exterior eyebrows' overhang if applicable, according to the project construction documents.

- Contractor to provide a stainless steel 304 continuous coping cap and properly flash and caulk all seams. Contractor to provide sample for MDFR (Owner) review and selection before purchasing, ordering, and installation, where existing coping cap occurs to match existing.
- Remove and replace existing roof access hatch with new, to match existing.
- Contractor to remove and replace existing internal roof drains including the hubs and strainers, with new to match existing.
- Contractor to remove and reinstall all roof top A/C condensate lines on existing roof.
- Furnish and install roof system approved walk pads around all roof mounted equipment and roof access hatch.
- In the event "Roof Drain Calculations" recommends for the Primary Scuppers and or Emergency Overflow Scuppers need to be relocated, enlarged and or modified in any way shape or form to comply with the minimum code requirements; it's the contractor's responsibility to comply with the latest Florida Building Code (FBC) requirements at No additional charge to MDFR. All work associated with roof drains, such as blocking up the existing exterior scupper openings and subsequent removal of wall stucco and paint to match existing, will be the responsibility of the contractor at No additional cost to MDFR.
- Contractor to paint with elastomeric paint the top and inside wall of all parapet walls.
- Contractor to remove existing gutters, scuppers and emergency scuppers and reinstall according to the permitted plans and per code, to include the installation of tapered insulation and crickets where needed and required.
- Contractor to properly flash all roof top penetrations including but not limited to Mechanical Exhaust Vents Hood Systems, roof top units and Vent Thru Roof (VTR), electrical conduits etc. according to the approved Manufacturer recommendations and specifications.
- Contractor, as part of the project shall be required to retrofit, if required, all roof curb heights per the latest Florida Building Code. In the event of the new roof system requires existing curbs to be raised to comply with FBC minimum height and/or replaced due to its deteriorated. The contractor is responsible to supply and install the new curbs, and MDFR will be responsible for the removal and reinstallation of the roof units. Contractor to provide and install mechanical unit fasteners and straps.
- Existing scuppers, downspouts, gutters, and leader heads to be removed and replaced with new stainless steel including downspout straps. Stainless steel to be minimum type 430 fabricated from minimum 18ga. Contractor to patch and paint existing holes as a result of gutter/downspout removal.
- All roof counter flashing shall be in stainless steel product. To include ALL NEW counter flashing around ALL roof top equipment.
- Contractor to provide 1-piece stainless steel counter flashing.
- Contractor will be required to install new stucco, finish to match existing wherever necessary should damage occur upon removal of the existing flashings or other.

SLOPED ROOF (PITCHED METAL ROOF): STATIONS #11, #45, #47, #58, #60, #61

Manufacturer: Englert, Inc., or approved equal.
Product: Series 1300 Panel

Basis of Design: FLORIDA PRODUCT APPROVAL #FL 11727.7 R15.

- Contractor responsible for their own field dimensions for bidding purposes.
- Contractor can reference the attached Eagle View as assistance with dimensions.
- 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.
- Contractor to submit the permitting package to MDFR Construction Manager for acceptance prior to permitting.
- Contractor to remove and dispose of the existing roofing system tile down to the existing building deck.
- Contractor to remove and replace all existing metal drip edge.
- Contractor to include 400 square feet of new decking/sheathing and 200 lineal feet of sub-fascia and 100 sqft. of soffit area where damage is found and as needed or applicable for each individual station specified within this RPQ. Repairs to be in accordance with the FBC and existing roofs are to be brought up to current existing codes as applicable. If additional woodwork herein mentioned is not used during re-roofing MDFR will request a (credit-change order) from contractor on the particular items not used per each individual station, which will be inclusive of labor, material, and equipment. Dimensions and specifications indicated on the subject project contract drawings, shall be field verified by the contractor.

- The contractor shall notify the MDFR Construction Manager immediately of any deviations or conditions encountered which are contrary to those indicated on the project contract documents and drawings. Failure to make notifications shall place responsibility upon the contractor to carry out the work in a satisfactory and workmanlike manner.
- Each individual station, which will be inclusive of labor, material, and equipment. Dimensions and specifications indicated on the subject project contract drawings, shall be field verified by the contractor.
- Failure to make notifications shall place responsibility upon the contractor to carry out the work in a satisfactory and workmanlike manner.
- Should additional woodwork roof repairs during the course of the work exceed the allowances specified, the contractor is to notify MDFR Construction Manager and obtain approval prior to proceeding.
- Contractor is responsible for any and all field measurements required to perform the scope of work herein attached.
- Contractor to secure and make watertight all exposed sections of roof removed daily to prevent water infiltration.
- Contractor is responsible for any damages and repairs to the interior of the fire station as a result of water infiltration during the course of the reroofing.

The metal roof shall comply with the following performance requirements:

1- Structural performance: Provide metal panels systems capable of withstanding the effects of the following loads, based on testing according to ASTM E1592:

- Wind Loads: Latest Florida Building Code.

2- Wind Uplift Resistance: Provide metal roof panel assemblies that comply with UL. 580 for wind –uplift resistance class indicated.

- Uplift Rating: Latest Florida Building Code.

3- Thermal Movements: Allow for thermal movements from ambient and surface temperature changes by preventing buckling, opening of joints, overstressing of components, failure of joint sealant, failure of connections and other detrimental effects. Base calculations on surface temperatures of materials due to both solar heat gain nighttime-sky heat loss.

4- Standing –Seam Metal Roof Panels

- Provide factory-formed metal roof panels designed to be installed by lapping and interconnecting raised side edges of adjacent panels with joint type indicated and mechanically attaching panels to supports using concealed clips located under one side of panels. Include clips, cleats, pressure plates, and accessories required for weathertight installation.
- Steel Panel Systems: Unless more stringent requirements are indicated, comply with ASTM E1514.

5- Integral –Standing- Seam Metal Roof Panels

- Formed with integral ribs at panel edges and a flat pan between ribs; designed for sequential installation by mechanically attaching panels to supports using concealed clips located under one side panels and lapping and interconnecting side edges of adjacent panels.

A) Approval equal present and accepted by MDFR prior to bid.

B) Zinc alloy coated steel sheet complying with ASTM A792/A792M, class AZ50 (AZM150) coating designation; structural quality. Pre-painted by the coil-coating process to comply with ASTM A755/A755M.

C) Nominal Thickness: Per Florida Product Approval.

D) Color: Silver #1 (Premium Color) and/or color as selected by MDFRD (Owner) from Manufacturer's full range

SHOP DRAWINGS: STATIONS #11, #45, #47, #58, #60, #61

Contractor to submit Shop Drawings for acceptance by MDFR and the Architect of Record, prior to any purchasing, fabrication or ordering materials and installation, as well as Notice of Acceptance NOA or Florida Product Approval. The awarded contractor shall provide (5) copies of the proposed Shop Drawings with calculations for review and approval no later than 30-days after receipt of Contract Award & Purchase Order.

Shop Drawings consists of the following:

- Windows, Doors, Storefronts & Louvers
 - Roofing (low and sloped roofs)
 - Roofing components, i.e., gutters, downspouts, leader-heads, etc.
 - Overhead Garage Roll-up Doors, Components & Controls
 - Roof Hatch
 - Door Hardware
- *****

PERMITS: STATIONS #11, #45, #47, #58, #60, #61.

1. Permits are to be required for all stations listed in the RPQ and the Contractor is to include the associated permit and processing costs in their proposal. Dry-run has been approved, Change of contractor must be completed by the awarded Contractor.

2. Contractor to acquire permits from the respective authorities having jurisdiction. Contractor to submit the required plans to the Authority Having Jurisdiction for permitting where required, i.e., permit, revision, shop drawings, etc. Contractor is full responsible for inspections and reinspection fees. Roofing contractor shall prepare all necessary roofing plans with ALL required calculations and submittals for permitting process and include associated permit costs in their proposals.

The work includes, but not limited to:

Electrical/Low Voltage - Contractor to provide and install All Electrical work associated with the proposed project contract drawings for the windows & doors and overhead door replacements. 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.

WARRANTY / GUARRANTY REQUIREMENTS STATIONS #11, #45, #47, #58, #60, #61

LOW SLOPED ROOFING (FLAT): Contractor shall provide MDFRD with a station specific 30-year NDL (No Dollar Limit), minimum, product guarantee from the specified roof manufacturers prior to final invoice payment and close-out of the project. The guarantee must cover leaks in the roof membrane and composition base flashing due to defects in the materials and workmanship. This warranty is to become effective upon both manufacturers final inspection approval and submission of final reports by roofing manufacturer and final roofing Inspection by the AHJ. Contractor is to provide an interim manufacturer representative inspection report from the roofing manufacturer during the installation process. Contractor MUST notify MDFRD Construction Manager in writing minimum of (3) days in advance of manufacturer initial, mid and final inspection in order for MDFR Construction Manager to be present at the manufacture scheduled inspections. Contractor to provide a copy of the manufacturer inspection report to MDFRD Construction Manager within (3) days of receiving report from Roofing Manufacturer. Final payment cannot be issued until all warranties are received.

SLOPED ROOF (PITCHED METAL ROOF): Contractor shall provide MDFRD with a station specific 20-year NDL (No Dollar Limit), minimum, product guarantee from the specified roof manufactures prior to final invoice payment and close-out of the project. This warranty is to become effective upon both manufacturers final inspection approval and submission of final reports by roofing manufacturer and final roofing Inspection by the AHJ. Final payment cannot be issued until all warranties are received.

LABOR WARRANTY: Contractor to provide on their company letter a three-year (3) labor warranty related to roof leaks, membrane delamination, counterflashing, waterproofing, for both the sloped and pitch slope roofs prior to final payment. This warranty shall become effective upon the final roofing approval inspection by the AHJ issued permit. Final payment cannot be issued until all warranties are received.

GENERAL NOTES, REQUIREMENTS, AND CONDITIONS

It is the intension of the Contract Project drawings "Window & Doors Replacements and Reroofing" 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 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 contractor disturbs any existing adjacent areas and interior spaces such as interior/exterior walls etc., during the course of the project, they 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 are removed, to match existing wall conditions.

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 windows and door shades after the installation of the new windows and doors. Contractor shall carefully and temporarily store the existing product during removal. Contractor is responsible for any damage of the existing shades as a result of the removal and re-installation.

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. 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 stations grounds both during and after construction shall be clean of ALL related construction debris including nails, scrap materials, etc. Contractor is responsible and shall include the dumpster(s) and /or debris removal (hauling) as part of their project bid.

Contractor storing of materials 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., contractor shall return grounds, grass areas or existing asphalt areas to its original conditions; this includes any damage occurred during the construction phase process.

Contractor shall be responsible for the removal and reinstallation of the storefront doorbell and signage.

Contractor shall provide and install new 6" high building address number on the new storefront.

Contractor to paint all exterior metal doors as well as new exterior fascia board that may be required to be replaced as part of the project.

Storefront door shall have electrified panic hardware and hinges. All other exterior doors shall have electric strike hardware as part of the contract. Storefront hardware manufacture: Von Duprin. Metal door manufacturer: Daybar.

Contractor shall be responsible for the storage and protection of materials & equipment's. Contractor shall provide barriers/ barricades, etc., as necessary to prevent entry and protect construction employees/personnel at all times. 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.

Contractor is responsible for all interior and exterior walls repair and paint as required, based on the windows, doors and window shade removal, at the cost of the contractor, including cost of paint and labor to match existing paint colors.

Contractor shall be responsible for removal of existing security card access systems at all exterior doors and reinstallation required for a complete working system.

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 repair or replace as needed to match existing or bring back to its original conditions.

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.

Contractor and their employees are not allowed inside the fire stations for any reason other than emergency purposes, therefore the contractor shall consider portable toilets and include mandatory weekly cleaning services, until the project is considered Substantial Completed by the MDFR Construction Manager.

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

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

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.

Environmental Protection – Contractor shall be responsible for the prevention of environmental pollution 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.

Air Scrubbers, if needed, at the request of the MDFR Construction Manager, shall be delivered, provided and installed at the cost of the contractor, for at each Fire Station, should water intrusion occur by fault of the contractor during the construction reroofing and window/door replacement work.

Document Pickup:	Contact:		Phone No:		Date:	1/1/1900	
	Location:						
Pre-Bid Meeting::	YES	Mandatory:	YES	Date:	4/8/2025	Time:	10:00 AM
	Location:	STATION 45 - 9710 NW 58 STREET, DORAL, FL 33178					
Site Meeting:	YES	Mandatory:	YES	Date:	4/9/2025	Time:	10:00 AM
	Location:	STATION 58 - 12700 SW 6 STREET, MIAMI, FL 33193					
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:	YES	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:	\$500.00		
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:	6/2/2025		Calendar Days for Project Completion:		450
Comments:	<p>1. SEALED BIDS for this project will be received for and on behalf of Miami-Dade County, by Miami Dade Fire Rescue at 9300 NW 41st Street, Suite 237, Miami, Florida, 33178.</p> <p>2. LIQUIDATED DAMAGES in the amount of \$500 per calendar day will be assessed for each day the project is delayed.</p> <p>3. 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.</p> <p>4. 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.</p> <p>5. DAVIS BACON WAGES: Contractor shall obtain current DAVIS BACON WAGES from the Department of Labor website.</p> <p>6. The last day for project RFI QUESTIONS is close of business, Wednesday, April 23, 2025. Any questions submitted after aforementioned date shall not be considered. MDFR will review and answer the questions, prior to the bid due date.</p> <p>7. UAP AND IG FEES: UAP and IG fees WILL NOT apply for this project. This is a partially grant funded project and UAP and IG FEES WILL NOT APPLY.</p> <p>8. ATTACHMENT H, Certification Regarding Debarment, Suspension, Ineligibility, And Voluntary Exclusion - This RPQ is being funded in part by FEMA's Hazard Mitigation Grant Program awarded to MDFR. As part of the requirements of the Grant, Contractor shall abide by Federal requirements stipulated in Section 11. Additionally, Contractor (and subcontractors) shall sign Attachment H which is provided as part of this RPQ.</p> <p>9. CONTRACTOR'S QUALIFICATION REQUIREMENTS:</p> <p>Roofing Contractor must be an approved Master, Master Select, Quantum Select or approved equivalent installer. A current valid certification from the selected manufacturer showing proof must be submitted with bid documents at time of bid submission. Failure to provide at time of bid will be considered as non-responsive and bid will not be accepted.</p> <p>10. APPENDIX A, CERTIFICATION REGARDING LOBBYING - Appendix A, 44 CFR Part 18 (Page 20 of 25 of FEMA Contract Provisions Template) must be completed and submitted as part of Bidder's sealed bid submission.</p> <p>11. ***FEDERAL REQUIREMENTS UNDER THIS RPQ***</p> <p>Equal Opportunity Employment - During the performance of this contract, the contractor agrees as follows:</p> <p>(1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:</p> <p>Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.</p> <p>(2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.</p> <p>(3) The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation</p>				

information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information.

(4) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(5) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

(6) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(7) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(8) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: Provided, That if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

Davis Bacon Act - During the performance of this contract, the awarded contractor agrees to and must comply with the following:

(1) All prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. §§ 3141-3144 and 3146-3148) as supplemented by Department of Labor regulations at 29 C.F.R. Part 5 (Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction)). See 2 C.F.R. Part 200, Appendix II, D.

(2) In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week.

(3) The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding' agency.

Copeland Anti-Kickback Act

Pursuant to the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"):

a. Contractor. The contractor shall comply with 18 U.S.C. § 874, 40 U.S.C. § 3145, and the requirements of 29 C.F.R. pt. 3 as may be applicable, which are incorporated by reference into this contract.

b. Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clause above and such other clauses as FEMA may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all of these contract clauses.

c. Breach. A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. § 5.12.

Contract Work Hours and Safety Standards Act - During the performance of this contract, the awarded contractor agrees to and must comply with the following:

(1) Under 40 U.S.C. § 3702, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week.

(2) The requirements of 40 U.S.C. § 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

(3). The regulation at 29 C.F.R. § 5.5(b) provides the required contract clause concerning compliance with the Contract Work Hours and Safety Standards Act:

(a) Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.

(b) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (1) of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this section.

(c) Withholding for unpaid wages and liquidated damages. The (write in the name of the Federal agency or the loan or grant recipient) shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages.

(d) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor.

Clean Air Act - During the performance of this contract, the awarded contractor agrees to and must comply with the following:

(1) The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.

(2) The contractor agrees to report each violation to the (name of the state agency or local or Indian tribal government) and understands and agrees that the (name of the state agency or local or Indian tribal government) will, in turn, report each violation as required to assure notification to the (name of recipient), Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.

(3) The contractor agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FEMA.

Federal Water Pollution Control Act - During the performance of this contract, the awarded contractor agrees to and must comply with the following:

(1) The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.

(2) The contractor agrees to report each violation to the (name of the state agency or local or Indian tribal government) and understands and agrees that the (name of the state agency or local or Indian tribal government) will, in turn, report each violation as required to assure notification to the (name of recipient), Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.

(3) The contractor agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FEMA.

Energy Policy and Conservation Act (42 U.S.C. SS 6201) - During the performance of this contract, the awarded contractor agrees to and must comply with the Energy Policy and Conservation Act.

Debarment and Suspension - During the performance of this contract, the awarded contractor agrees to and must comply with the following:

(1) This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such the contractor is required to verify that none of the contractor, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).

(2) The contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.

(3) This certification is a material representation of fact relied upon by (insert name of subrecipient). If it is later determined that the contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to (name of state agency serving as recipient and name of subrecipient), the Federal Government may pursue available remedies, including but not limited to suspension and/ or debarment.

(4) The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions."

Byrd Anti-Lobbying Amendment - During the performance of this contract, the awarded contractor agrees to and must comply with the following:

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.

APPENDIX A, 44 C.F.R. PART 18-CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned awarded Contractor certifies, to the best of his or her knowledge, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all sub awards at all tiers (including subcontracts, sub grants, and contracts under grants, loans, and cooperative agreements) and that all sub recipients shall certify and disclose accordingly. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Procurement of Recovered Materials:

1. In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired—

- a. Competitively within a timeframe providing for compliance with the contract performance schedule;
- b. Meeting contract performance requirements; or
- c. At a reasonable price.

2. Information about this requirement, along with the list of EPA- designated items, is available at EPA's Comprehensive Procurement Guidelines web site, <https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program>.

3. The Contractor also agrees to comply with all other applicable requirements of Section 6002 of the "Solid Waste Disposal Act."

Access to Records - In compliance with the Disaster Recovery Act of 2018 and during the performance of this contract, the awarded contractor agrees to and must comply with the following:

(1) The contractor agrees to provide the State of Florida, the Miami Dade Fire Rescue Department, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts, and transcriptions.

(2) The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.

(3) The contractor agrees to provide the FEMA Administrator or his authorized representatives access to construction or other work sites pertaining to the work being completed under the contract."

No Obligation by Federal Government - The Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the non-Federal entity, contractor, or any other party pertaining to any matter resulting from the contract.

Program Fraud and False or Fraudulent Statements or Related Acts - The contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the contractor's actions pertaining to this contract.

DHS Seal, Logo and Flags - The contractor shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.

Compliance with Federal Law, Regulations and Executive Orders - This is an acknowledgement that FEMA financial assistance will be used to fund all or a portion of the contract. The awarded contractor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedures, and directives.

No Obligation by Federal Government - The Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the non-Federal entity, contractor, or any other party pertaining to any matter resulting from the contract.

12. INDEMNIFICATION AND INSURANCE:

Contractor shall indemnify and hold harmless Miami Dade 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 Miami Dade County Fire Rescue Department, 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.

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.

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 Miami Dade County Fire Rescue Department, 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 Miami Dade County Fire Rescue Department, 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

County, 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

13. MANDATORY PRE-BID MEETING AND SITE VISIT:

a. MANDATORY PRE-BID MEETING: Pre-bid meeting has been scheduled for Tuesday, April 8, 2025, at 10 a.m. at Miami Dade Fire Rescue Station 45 located at 9710 NW 58 STREET, DORAL, FL 33178. Immediately following the Mandatory Pre-Bid Meeting at Station 45, the mandatory pre-bid site visits will commence and will go on over the course of two days (April 8, 2025, and April 9, 2025). Bidders will be escorted to each site by MDFR representative and will be required to be present and sign-in at every site to be eligible to bid on this project.

b. MANDATORY PRE-BID SITE VISIT: Pre-bid site visit (continuation) has been scheduled for Wednesday, April 9, 2025, at 10 a.m. at Miami Dade Fire Rescue Station 58 located at 12700 SW 6 Street, Miami, FL 33184. Immediately following the visit at Station 58, Bidders will be escorted to the remaining sites to be visited by a MDFR representative.

****Bidders who fail to visit each site with the MDFR representative will be unable to submit a bid for this project.****

****BIDDERS MUST ATTEND BOTH THE MANDATORY PRE-BID MEETING -AND- THE MANDATORY PRE-BID SITE VISITS TO BE ELIGIBLE TO BID ON THIS PROJECT****

This project is federally funded so its being processed as an SBE - Goods and Services "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.