CONTRACT # RFP Y21-1021, LOT A

This Contract is made as of the 1st day of December, 2021 by and between Orange County, a Political Subdivision of the State of Florida, by and through its Board of County Commissioners, hereinafter referred to as the COUNTY, and M.G. Tennis Shop, Inc. a corporation authorized to do business in the State of Florida, hereinafter referred to as the CONTRACTOR, whose Federal I.D. number is 59-2877400.

In consideration of the mutual promises contained herein, the COUNTY and the CONTRACTOR agree as follows:

ARTICLE 1 <u>SERVICES</u>

The CONTRACTOR'S responsibility under this Contract is to provide professional services in the area of Tennis Management Services, as more specifically set forth in the Scope of Services detailed in Exhibit "A".

The COUNTY'S representative/liaison during the performance of this Contract shall be Theresa Vance, telephone no. (407) 836-6228.

ARTICLE 2 SCHEDULE

The CONTRACTOR shall commence services on January 1, 2022 and complete all services by December 31, 2024.

Reports and other items shall be delivered or completed in accordance with the detailed schedule set forth in Exhibit "A".

This contract may be renewed, for two (2) additional one (1) year periods upon mutual written agreement of the parties at the same prices, terms and conditions. Any change in price, terms or conditions shall be accomplished by written amendment to this contract.

Any order issued during the effective date of this contract, but not completed within that period, shall be completed by the CONTRACTOR within the time specified in the order. The contract shall govern the CONTRACTOR and the COUNTY'S rights and obligations with respect to the extent as if the order were completed during the contract's performance period.

ARTICLE 3 PAYMENTS TO THE COUNTY

- A. Contractor agrees to pay the county the firm fixed monthly fee as specified on Attachment B, Fee Schedule Form.
- B. Contractor agrees to abide by the Attachment B, Fee Schedule Form, Fees to the charged to the Public. Should the Contractor desire to make any fee adjustments, those adjustments shall be submitted to the County's representative/liaison, for approval prior to any adjustments taking effect. Those adjustments shall be reduced to writing in the form of an amendment to the contract.
- C. Payments must be made payable to Orange County Board of County Commissioners.

- D. Checks shall be mailed once each month no later than the 10th of each month.
- E. Checks are to be sent to:

Orange County Parks and Recreation Attention: Pam Dennison 4801 West Colonial Drive Orlando, FL 32808

ARTICLE 4 REQUIREMENTS CONTRACT

This is a Requirements Contract and the COUNTY shall order from the CONTRACTOR all of the supplies and/or services specified in the contract's price schedule that are required to be purchased by the COUNTY. If the COUNTY urgently requires delivery of goods or services before the earliest date that delivery may be required under this contract, and if the CONTRACTOR will not accept an order providing for accelerated delivery, the COUNTY may acquire the goods or services from another source.

Except as this contract may otherwise provide, if the COUNTY'S requirements do not result in orders in the quantities described as "estimated" in the contract's price schedule, that fact shall not constitute the basis for an equitable adjustment.

ARTICLE 5 INSURANCE REQUIREMENTS

Vendor/Contractor agrees to maintain on a primary basis and at its sole expense, at all times throughout the duration of this contract the following types of insurance coverage with limits and on forms (including endorsements) as described herein. These requirements, as well as the County's review or acceptance of insurance maintained by Vendor/Contractor is not intended to and shall not in any manner limit or qualify the liabilities assumed by Vendor/Contractor under this contract. Vendor/Contractor is required to maintain any coverage required by federal and state workers' compensation or financial responsibility laws including but not limited to Chapter 324 and 440, Florida Statutes, as may be amended from time to time.

The Vendor/Contractor shall require and ensure that each of its sub-Vendors/sub-Contractors providing services hereunder (if any) procures and maintains until the completion of their respective services, insurance of the types and to the limits specified herein.

Insurance carriers providing coverage required herein must be licensed to conduct business in the State of Florida and must possess a current A.M. Best's Financial Strength Rating of A- Class VIII or better.

(Note: State licenses can be checked via www.floir.com/companysearch/ and A.M. Best Ratings are available at www.ambest.com)

Required Coverage:

Commercial General Liability - The Vendor/Contractor shall maintain coverage issued on the most recent version of the ISO form as filed for use in Florida or its equivalent, with a limit of liability of not less than \$1,000,000 per occurrence. Vendor/Contractor further agrees coverage shall not contain any endorsement(s)

excluding or limiting Product/Completed Operations, Contractual Liability, or Separation of Insureds. The General Aggregate limit shall either apply separately to this contract or shall be at least twice the required occurrence limit.

Required Endorsements:

- Additional Insured- CG 20 26 or CG 20 10/CG 20 37 or their equivalents.

 Note: CG 20 10 must be accompanied by CG 20 37 to include products/completed operations
- Waiver of Transfer of Rights of Recovery- CG 24 04 or its equivalent.

 Note: If blanket endorsements are being submitted please include the entire endorsement and the applicable policy number.
- Business Automobile Liability The Vendor/Contractor shall maintain coverage for all owned; non-owned and hired vehicles issued on the most recent version of the ISO form as filed for use in Florida or its equivalent, with limits of not less than \$100,000 (one hundred thousand dollars) per accident. In the event the Vendor/Contractor does not own automobiles the Vendor/Contractor shall maintain coverage for hired and non-owned auto liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.
- Workers' Compensation The Vendor/Contractor shall maintain coverage for its employees with statutory workers' compensation limits, and no less than \$100,000 each incident of bodily injury or disease for Employers' Liability. Elective exemptions as defined in Florida Statute 440 will be considered on a case-by-case basis. Any Vendor/Contractor using an employee leasing company shall complete the Leased Employee Affidavit.

Required Endorsements:

- Waiver of Subrogation- WC 00 03 13 or its equivalent
- Sexual Abuse & Molestation- with a limit of not less than \$100,000 per occurrence/claim

When a self-insured retention or deductible exceeds \$100,000 the COUNTY reserves the right to request a copy of Vendor/Contractor most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis the Vendor/Contractor agrees to maintain a retroactive date prior to or equal to the effective date of this contract. In the event the policy is canceled, non-renewed, switched to occurrence form, or any other event which triggers the right to purchase a Supplemental Extended Reporting Period (SERP) during the life of this contract the Vendor/Contractor agrees to purchase the SERP with a minimum reporting period of not less than two years. Purchase of the SERP shall not relieve the Vendor/Contractor of the obligation to provide replacement coverage.

By entering into this contract Vendor/Contractor agrees to provide a waiver of subrogation or a waiver of transfer of rights of recovery, in favor of the County for the workers' compensation and general liability policies as required herein. When required by the insurer or should a policy condition not permit the

Vendor/Contractor to enter into a pre-loss agreement to waive subrogation without an endorsement, then Vendor/Contractor agrees to notify the insurer and request the policy be endorsed with a Waiver of Subrogation or a Waiver of Transfer of Rights of Recovery Against Others endorsement.

Prior to execution and commencement of any operations/services provided under this contract the Vendor/Contractor shall provide the COUNTY with current certificates of insurance evidencing all required coverage. In addition to the certificate(s) of insurance the Vendor/Contractor shall also provide endorsements for each policy as specified above. All specific policy endorsements shall be in the name of the Orange County, Florida.

For continuing service contracts renewal certificates shall be submitted immediately upon request by either the COUNTY or the COUNTY's contracted certificate compliance management firm. The certificates shall clearly indicate that the Vendor/Contractor has obtained insurance of the type, amount and classification as required for strict compliance with this insurance section. Vendor/Contractor shall notify the COUNTY not less than thirty (30) business days (ten business days for non-payment of premium) of any material change in or cancellation/non-renewal of insurance coverage. The Vendor/Contractor shall provide evidence of replacement coverage to maintain compliance with the aforementioned insurance requirements to the COUNTY or its certificate management representative five (5) business days prior to the effective date of the replacement policy (ies).

The certificate holder shall read: Orange County, Florida c/o Risk Management Division 201 S. Rosalind Avenue Orlando, Florida 32801

ARTICLE 6 <u>INDEMNIFICATION</u>

To the fullest extent permitted by law, the CONTRACTOR shall defend, indemnify, and hold harmless the COUNTY, its officials, agents, and employees from and against any and all claims, suits, judgments, demands, liabilities, damages, cost and expenses (including attorney's fees) of any kind or nature whatsoever arising directly or indirectly out of or caused in whole or in part by any act or omission of the CONTRACTOR or its subcontractors (if any), anyone directly or indirectly employed by them, or anyone for whose acts any of them may be liable; excepting those acts or omissions arising out of the sole negligence of the COUNTY.

ARTICLE 7 <u>SUBCONTRACTING AND MINORITY/WOMEN EMPLOYMENT</u> PARTICIPATION

A. The CONSULTANT shall be responsible for reporting Minority/Women Business Enterprise (M/WBE) sub-CONSULTANT contract dollar amount(s) for the M/WBE sub-Consultant(s) listed in this document, by submitting the appropriate documents, which shall include but not limited to fully executed sub-consultant agreements and/or purchase orders evidencing contract award of work, to the Business Development Division. Submittal of these sub-consultant agreements/purchase orders is a condition precedent to execution of the prime contract with the COUNTY. Quarterly updated M/WBE utilization

reports and Equal Opportunity Workforce Schedule to be submitted every quarter during the term of the contract. Additionally, the CONSULTANT shall ensure that the M/WBE participation percentage proposed in the Consultant's Proposal submitted for this Contract is accomplished.

- B. Subsequent amendments to this contract shall be submitted with the appropriate documentation evidencing contractual change or assignment of work to the Business Development Division, with a copy to the COUNTY'S designated representative, within ten (10) days after COUNTY'S execution.
- C. The CONSULTANT shall be responsible for reporting, on the Equal Opportunity Workforce Schedule, the local minority/women employment percentage levels within the firm and the minority/women employment percentage levels that the firm anticipates utilizing to fulfill the obligations of this Contract. The report(s) shall be submitted to the Business Development Division, on a quarterly basis during the life of the Contract.
- D. The awarded prime CONSLTANT shall furnish written documentation evidencing actual dollars paid to **all sub-Consultants** utilized by the prime CONSULTANT on the project. This will include, but not limited to: copies of cancelled checks, approved invoices, and signed affidavits certifying the accuracy of payments so that the COUNTY may determine actual MWBE participation achieved by the prime CONSULTANT prior to the issuance of final payment.
- E. The awarded prime Consultant's responsibilities and requirements are listed below and shall be included in the sub-agreement:
 - 1. Whereas the prime consultant is being paid in accordance with the Local Government Prompt Payment Act, contractor shall incorporate a 72-hour prompt payment assurance provision and payment schedule in all sub-contracts between the prime and sub-contractors.

<u>Note:</u> The County reserves the right to verify that all sub-contractors are being paid within 72 hours of the County's remittance to the prime contractor.

- 2. File copies of all executed subconsultant agreement/contracts between the prime and all M/WBE subcontractors on the project to Orange County Business Development Division one-time for the duration of the contract.
- 3. The awarded prime Consultant shall furnish written documentation evidencing actual dollars paid to each subconsultant utilized by the prime Consultant on the project. This will include, but not limited to: copies of cancelled checks, approved invoices, and signed affidavits certifying the accuracy of payments so that the County may determine actual participation achieved by the prime Consultant prior to the issuance of final payment.
- 4. The sub-consultant agreement shall include: (a) the percentage of the overall contract value to be sub-contracted; and (b) the dollar amount based on the percentage of the contract value to be sub-contracted (if available at time of sub-consultant agreement).

- 5. The prime Consultant shall submit an updated quarterly MWBE utilization report and the Equal Opportunity Workforce Schedule report for all professional service contracts. The required reports are to be submitted to the Business Development Division no later than the fifth day after end of reporting period.
- 6. All sub-contracts shall include the following statement: "It is the M/WBE responsibility to submit the required Quarterly M/WBE utilization reports to the prime and Final M/WBE payment verification form to Business Development Division denoting the percentage of the overall contract fees"
 - The M/WBE's failure to submit the required documents could negatively impact their M/WBE certification.
- 7. The awarded prime Consultant shall not substitute, replace or terminate any M/WBE firm without prior written authorization of the Business Development Division, nor shall the prime reduce the scope of work or monetary value of a subconsultant without written authorization of the Business Development Division.
- 8. Upon execution of any renewal or extension to this contract, the Prime Consultant shall execute renewals with all approved specified sub-consultants for the full duration of the contract.
- 9. The prime Consultant shall expeditiously advise all M/WBE's and the Business Development Division of all change orders, contract modifications, additions and deletions to any and all contracts issued to the M/WBE firm on their team.
- 10. The COUNTY may at its discretion require copies of subcontracts/purchase orders for the non-M/WBE's listed on **SCHEDULE OF SUBCONTRACTING M/WBE PARTICIPATION FORM** and or utilized on the project. However, if this option is <u>not</u> exercised the awarded Proposer shall provide a list of all non-M/WBE sub-Consultants certifying that a prompt payment clause has been included in that contract or purchase order.
- F. By entering into this contract, the CONSULTANT affirmatively commits to comply with the M/WBE subcontracting requirements submitted with his/her Proposal. The failure of the CONSULTANT/CONTRACTOR to comply with this commitment during the Contract's performance period may be considered a breach of Contract.

The COUNTY may take action up to and including termination for default if this condition is not remedied within the time period specified by the Manager, Procurement.

ARTICLE 8 <u>SERVICE-DISABLED VETERAN (SDV) REPORTING</u>

The prime CONSULTANT shall be responsible for reporting (SDV) sub-Consultant contract dollar amount(s) for the SDV firms(s) listed in the document by submitting appropriate documents evidencing contract award of work to the Business Development Division (BDD). The report(s) shall be submitted in the (BDD) with a copy to the representative within ten (10) days after issuance of individual assignments or task authorizations-

A. Subsequent amendments to this contract shall be submitted with the appropriate documentation evidencing contractual change or assignment of work to the BDD, with a

copy to the COUNTY'S designated representative, within ten (10) calendar days after COUNTY'S execution.

- B. The awarded prime CONSULTANT shall furnish written documentation evidencing actual dollars paid to all sub-Consultants utilized by the CONSULTANT on the project. This will include, but not limited to: copies of cancelled checks, approved invoices, and signed affidavits certifying the accuracy of payments so that the COUNTY may determine actual SDV participation achieved by the CONSULTANT prior to the issuance of final payment.
- C. File copies of all executed sub-consultant agreements/contracts between the prime and all SDV Sub-consultants on the project to Orange County Business Development Division one time for the duration of the contract period. The Scope and **Schedule of Subcontracting SDV Participation** form and the letter of Intent must be included in the sub-consultant agreement.
- D. Notwithstanding any termination provisions in this Subcontract Agreement, the Prime Consultant shall not terminate this Subconsultant Agreement without prior written authorization of the Orange County Business Development Division Manager, nor shall the Prime Consultant amend this Subconsultant Agreement, or reduce the Scope of Work or monetary value awarded under this Subconsultant Agreement, without prior written authorization of the Orange County Business Development Manager.
- E. It is the intent of the COUNTY to insure prompt payment of all sub-Consultants working on COUNTY projects. The CONSULTANT shall:
 - 1. Submit copies of executed contracts between the CONSULTANT and all of its SDV sub-Consultants to the Business Development Division.
 - 2. Wheras the Prime Consultant is being paird in accordance with the Local Government Prompt Payment Act, Consultant shall incorporate a 72 Hour prompt payment assurance provision and payment schedule in all contracts between the CONSULTANT and SDV sub-Consultants.

<u>Note:</u> The County reserves the right to verify that all sub-contractors are being paid within 72 hours of the County's remittance to the prime contractor.

F. By entering into this contract, the CONSULTANT affirmatively commits to comply with the SDV requirements submitted with his/her Proposal. The failure of the CONSULTANT to comply with this commitment during the Contract's performance period may be considered a breach of Contract.

ARTICLE 9 <u>DISLOCATED WORKERS</u>

The CONSULTANT has committed to hire _____ () CareerSource Central Florida participants residing in the Orlando MSA. Therefore, within five (5) days after contract award, the CONSULTANT shall contact the Orange County Business Development Liaison (BDD) at (407) 836-7317 to assist with meeting this requirement. The BDD Liaison will work with the CareerSource Central Florida staff and the CONSULTANT to ensure that the process is properly adhered until all requirements have been met. CareerSource Central

Florida participants may be employed in any position within the firm but must be hired on a fulltime basis.

The failure of the CONSULTANT to comply with these hiring commitments after contract award shall be grounds for termination of the contract for default.

During performance of the contract, the CONSULTANT will take appropriate steps to ensure that individuals hired under this program are retained. However, if it becomes necessary to replace an employee, the CONSULTANT shall contact the BDD Liaison. At its discretion, COUNTY may periodically request submission of certified payrolls to confirm the employment status of program participants.

ARTICLE 10 FEDERAL AND STATE TAX

The COUNTY is exempt from payment of Florida State Sales and Use Taxes. The COUNTY will sign an exemption certificate submitted by the CONTRACTOR. The CONTRACTOR shall <u>not</u> be exempted from paying sales tax to its suppliers for materials used to fulfill contractual obligations with the COUNTY, nor is the CONTRACTOR authorized to use the COUNTY'S Tax Exemption Number in securing such materials.

The CONTRACTOR shall be responsible for payment of its own and its share of its employee FICA and Social Security benefits with respect to this Contract.

ARTICLE 11 <u>AVAILABILITY OF FUNDS</u>

The COUNTY'S performance and obligation to pay under this Contract is contingent upon an annual appropriation for its purpose by the Board of County Commissioners, or other specified funding source for this procurement.

ARTICLE 12 CONFLICT OF INTEREST

The CONTRACTOR represents that it presently has no interest and shall acquire no interest, either direct or indirect, which would conflict in any manner with the performance or services required hereunder, as provided for in Florida Statutes 112.311. The CONTRACTOR further represents that no person having any interest shall be employed for said performance.

The CONTRACTOR shall promptly notify the COUNTY in writing by certified mail of all potential conflicts of interest for any prospective business association, interest or other circumstance which may influence or appear to influence the CONTRACTOR'S judgment or quality of services being provided hereunder. Such written notification shall identify the prospective business association, interest or circumstance, the nature of work that the CONTRACTOR may undertake and request an opinion of the COUNTY as to whether the association, interest or circumstance would, in the opinion of the COUNTY, constitute a conflict of interest if entered into by the CONTRACTOR. The COUNTY agrees to notify the CONTRACTOR of its opinion by certified mail within thirty (30) days of receipt of the notification by the CONTRACTOR. If, in the opinion of the COUNTY, the prospective business association, interest or circumstance would not constitute a conflict of interest by the CONTRACTOR, the COUNTY shall so state in the notification and the CONTRACTOR shall, at its option, enter into said association, interest or circumstance and it shall be deemed not in conflict of interest with

respect to services provided to the COUNTY by the CONTRACTOR under the terms of this Contract.

ARTICLE 13 <u>TERMINATION</u>

A. <u>Termination for Default:</u>

The COUNTY may, by written notice to the CONTRACTOR, terminate this contract for default in whole or in part (delivery orders, if applicable) if the CONTRACTOR fails to:

- 1. Provide products or services that comply with the specifications herein or fails to meet the COUNTY'S performance standards
- 2. Deliver the supplies or to perform the services within the time specified in this contract or any extension.
- 3. Make progress so as to endanger performance of this contract
- 4. Perform any of the other provisions of this contract.

Prior to termination for default, the COUNTY will provide adequate written notice to the CONTRACTOR through the Manager, Procurement, affording them the opportunity to cure the deficiencies or to submit a specific plan to resolve the deficiencies within ten (10) days (or the period specified in the notice) after receipt of the notice. Failure to adequately cure the deficiency shall result in termination action. Such termination may also result in suspension or debarment of the CONTRACTOR in accordance with the County's Procurement Ordinance. The CONTRACTOR and its sureties (if any) shall be liable for any damage to the COUNTY resulting from the CONTRACTOR's default of the contract. This liability includes any increased costs incurred by the COUNTY in completing contract performance.

In the event of termination by the COUNTY for any cause, the CONTRACTOR will have, in no event, any claim against the COUNTY for lost profits or compensation for lost opportunities. After a receipt of a Termination Notice and except as otherwise directed by the COUNTY the CONTRACTOR shall:

- 1. Stop work on the date and to the extent specified.
- 2. Terminate and settle all orders and subcontracts relating to the performance of the terminated work.
- 3. Transfer all work in process, completed work, and other materials related to the terminated work as directed by the COUNTY.
- 4. Continue and complete all parts of that work that have not been terminated.

Neither CONTRACTOR nor COUNTY shall be liable, nor may cancel this contract for default, when delays arise out of causes beyond the control of CONTRACTOR or COUNTY. Such causes may include but are not restricted to acts of God, acts of COUNTY in sovereign capacity, fires, floods, lightning strikes, epidemics, quarantine restrictions, strikes, freight embargoes, wars, civil disturbances, work stoppage, power failures, laws, regulations, ordinances, acts or orders of any

governmental agency or official thereof, and unusually severe weather. In every case, the delay must be beyond the control of the claiming party. If CONTRACTOR is delayed in its performance as a result of the above causes, COUNTY, shall upon written request of CONTRACTOR, agree to equitably adjust the provisions of this contract, including price and delivery, as may be affected by such delay. However, this provision shall not be interpreted to limit COUNTY'S right to terminate for convenience.

B. Termination for Convenience

The COUNTY, by written notice, may terminate this contract, in whole or in part, when it is in the County's interest. If this contract is terminated, the COUNTY shall be liable only for goods or services delivered and accepted. The COUNTY Notice of Termination shall provide the CONTRACTOR thirty (30) days prior notice before it becomes effective. A termination for convenience may apply to individual delivery orders, purchase orders or to the contract in its entirety.

ARTICLE 14 <u>PERSONNEL</u>

The CONTRACTOR represents that it has, or will secure at its own expense, all necessary personnel required to perform the services under this Contract. Such personnel shall not be employees of or have any contractual relationship with the COUNTY.

All of the services required hereafter shall be performed by the CONTRACTOR or under its supervision, and all personnel engaged in performing the services shall be fully qualified and, if required, authorized or permitted under state and local law to perform such services.

Any changes or substitutions in the CONTRACTOR'S key personnel, as may be listed in Exhibit "A", must be made known to the COUNTY'S representative and written approval must be granted by the COUNTY before said change or substitution can become effective.

The CONTRACTOR warrants that all services shall be performed by skilled and competent personnel to the highest professional standards in the field. The COUNTY may require, in writing, that the CONTRACTOR remove from this contract any employee the COUNTY deems incompetent, careless, or otherwise objectionable.

ARTICLE 15 TRUTH IN NEGOTIATION CERTIFICATE

Signature of this Contract by the CONTRACTOR shall act as the execution of the truth-innegotiation certificate certifying that the wage rates and costs used to determine the compensation provided for in this Contract are accurate, complete and current as of the date of the Contract and no higher than those charged the CONTRACTOR'S most favored customer for the same or substantially similar service.

The said rates and costs shall be adjusted to exclude any significant sums should the COUNTY determine that the rates and costs were increased due to inaccurate, incomplete or non-current wage rates or due to inaccurate representations of fees paid to outside Contractors. The COUNTY shall exercise its right under this "Certificate" within one (1) year following final payment.

ARTICLE 16 ARREARS

The CONTRACTOR shall not pledge the COUNTY'S credit or make it a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. The CONTRACTOR further warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms of this Contract.

ARTICLE 17 <u>DISCLOSURE AND OWNERSHIP OF DOCUMENTS</u>

The CONTRACTOR shall deliver to the COUNTY for approval and acceptance, and before being eligible for final payment or any amounts due, all documents and materials prepared by and for the COUNTY under this Contract.

All oral and written information not in the public domain or not previously known, and all information and data obtained, developed or supplied by the COUNTY, or at its expense, will be kept confidential by the CONTRACTOR and will not be disclosed to any other party, directly or indirectly, without the COUNTY'S prior written consent unless required by a lawful order. All drawings, maps, sketches, programs, data base, reports and other data developed, or purchased, under this Contract for or at the COUNTY'S expense shall be and remain the COUNTY'S property and may be reproduced at the discretion of the COUNTY.

The COUNTY and the CONTRACTOR shall comply with the provisions of Chapter 119, Florida Statutes (Public Records Law).

All covenants, agreements, representations and warranties made herein, or otherwise made in writing by any party pursuant hereto, including but not limited to any representations made herein relating to disclosure or ownership of documents, shall survive the execution and delivery of this Contract and the consummation of the transactions contemplated hereby.

ARTICLE 18 INDEPENDENT CONTRACTOR RELATIONSHIP

The CONTRACTOR is, and shall be, in the performance of all work services and activities under this Contract, an Independent Contractor, and not an employee, agent or servant of the COUNTY. All persons engaged in any of the work or services performed pursuant to this Contract shall at all times, and in all places, be subject to the CONTRACTOR'S sole direction, supervision, and control. The CONTRACTOR shall exercise control over the means and manner in which it and its employees perform the work, and in all respects the CONTRACTOR'S relationship and the relationship of its employees to the COUNTY shall be that of an Independent Contractor and not as employees or agents of the COUNTY.

The CONTRACTOR does not have the power or authority to bind the COUNTY in any promise, agreement or representation other than as specifically provided for in this Agreement.

ARTICLE 19 <u>CONTINGENT FEES</u>

The CONTRACTOR warrants that it has not employed or retrained any company or person, other than a bona fide employee working solely for the CONTRACTOR to solicit or secure this Contract and that it has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for the CONTRACTOR, any fee, commission, percentage, gift, or any other consideration contingent upon or resulting from the award or making of this Contract.

ARTICLE 20 <u>ACCESS AND AUDITS</u>

The CONTRACTOR shall establish and maintain a reasonable accounting system, which enables ready identification of CONTRACTOR'S cost of goods and use of funds. Such accounting system shall also include adequate records and documents to justify all prices for all items invoiced as well as all charges, expenses and costs incurred in providing the goods for at least five (5) years after completion of this contract. The COUNTY or its designee shall have access to such books, records, subcontract(s), financial operations, and documents of the CONTRACTOR or its sub-Contractors as required to comply with this section for the purpose of inspection or audit anytime during normal business hours at the CONTRACTOR'S place of business. This right to audit shall include the CONTRACTOR'S sub-Contractors used to procure goods or services under the contract with the COUNTY. CONTRACTOR shall ensure the COUNTY has these same rights with sub-Contractor(s) and suppliers.

ARTICLE 21 EQUAL OPPORTUNITY

It is hereby declared that equal opportunity and nondiscrimination shall be the County's policy intended to assure equal opportunities to every person, regardless of race, religion, sex, sexual orientation and gender expression/identity, color, age, disability or national origin, in securing or holding employment in a field of work or labor for which the person is qualified, as provided by Section 17-314 of the Orange County Code and the County Administrative Regulations.

Further, the CONTRACTOR shall abide by the following provisions:

- A. The CONTRACTOR shall represent that the CONTRACTOR has adopted and maintains a policy of nondiscrimination as defined by applicable County ordinance throughout the term of this contract.
- B. The CONTRACTOR shall allow reasonable access to all business and employment records for the purpose of ascertaining compliance with the non-discrimination provision of the contract.
- C. The provisions of the prime contract shall be incorporate by the CONTRACTOR into the contracts of any applicable subcontractors.

ARTICLE 22 <u>DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY</u> EXCLUSION.

By executing this contract the firm affirms that it is in compliance with the requirements of 2 C.F.R. Part 180 and that neither it, its principals, nor its subcontractors are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

ARTICLE 23 <u>FLORIDA CONVICTED/SUSPENDED/DISCRIMINATORY</u> <u>COMPLAINTS.</u>

By executing this contract the firm affirms that it is not currently listed in the Florida Department of Management Services Convicted/Suspended/Discriminatory Complaint Vendor List.

ARTICLE 24 <u>SCRUTINIZED COMPANIES</u>

- A. By executing this Agreement, the Contractor certifies that it is eligible to bid on, submit a proposal for, or enter into or renew a contract with the County for goods or services pursuant to Section 287.135, Florida Statutes.
- B. Specifically, by executing this Agreement, the Contractor certifies that it is <u>not</u> on the Scrutinized Companies that Boycott Israel List, created pursuant to Section 215.4725, Florida Statutes, or is engaged in a boycott of Israel.
- C. Additionally, if this Agreement is for an amount of one million dollars (\$1,000,000) or more, by executing this Agreement, the Contractor certifies that it is **not**:
 - 1. On the "Scrutinized Companies with Activities in Sudan List" or the "Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List," created pursuant to Section 215.473, Florida Statutes; and/or
 - 2. Engaged in business operations in Cuba or Syria.
- D. The County reserves the right to terminate this Agreement immediately should the Contractor be found to:
 - 1. Have falsified its certification of eligibility to bid on, submit a proposal for, or enter into or renew a contract with the County for goods or services pursuant to Section 287.135, Florida Statutes; and/or
 - 2. Have become ineligible to bid on, submit a proposal for, or enter into or renew a contract with the County for goods or services pursuant to Section 287.135, Florida Statute subsequent to entering into this Agreement with the County.
- E. If this Agreement is terminated by the County as provided in subparagraph 4(a) above, the County reserves the right to pursue any and all available legal remedies against the Contractor, including but not limited to the remedies as described in Section 287.135, Florida Statutes.
- F. If this Agreement is terminated by the County as provided in subparagraph 4(b) above, the Contractor shall be paid only for the funding-applicable work completed as of the date of the County's termination.
- G. Unless explicitly stated in this Section, no other damages, fees, and/or costs may be assessed against the County for its termination of the Agreement pursuant to this Section.

ARTICLE 25 MODIFICATIONS OF WORK

The COUNTY reserves the right to make changes in the work, including alterations, reductions therein or additions thereto. Upon receipt by the CONTRACTOR of the COUNTY'S notification of a contemplated change, the CONTRACTOR shall (1) if requested by COUNTY, provide an estimate for the increase or decrease in cost due to the contemplated change, (2) notify the COUNTY of any estimated change in the completion date, and (3) advise the COUNTY in writing if the contemplated change shall affect the CONTRACTOR'S ability to meet the completion dates or schedules of this Contract.

If the COUNTY so instructs in writing, the CONTRACTOR shall suspend work on that portion of the work affected by a contemplated change, pending the COUNTY'S decision to proceed with the change.

If the COUNTY elects to make the change, the COUNTY shall issue a Contract Amendment or Change Order and the CONTRACTOR shall not commence work on any such change until such written amendment or change order has been issued and signed by each of the parties.

ARTICLE 26 CONTRACT CLAIMS

"Claim" as used in this provision means a written demand or written assertion by one of the contracting parties seeking as a matter of right, the payment of a certain sum of money, the adjustment or interpretation of contract terms, or other relief arising under or relating to this contract.

Claims made by a Contractor against the County relating to a particular contract shall be submitted to the Procurement Manager in writing clearly labeled "Contract Claim" requesting a final decision. The Contractor also shall provide with the claim a certification as follows: "I certify that the claim is made in good faith; that the supporting data are accurate and complete to the best of my knowledge and belief; that the amount requested accurately reflects the contract adjustment for which the Contractor believes the County is liable; and that I am duly authorized to certify the claim on behalf of the Contractor."

<u>Failure to document a claim in this manner shall render the claim null and void. Moreover, no claim shall be accepted after final payment of the contract.</u>

The decision of the Procurement Manager shall be issued in writing and shall be furnished to the Contractor. The decision shall state the reasons for the decision reached. The Procurement Manager shall render the final decision within sixty (60) days after receipt of Contractor's/Contractor's written request for a final decision. The Procurement Manager's decision shall be final and conclusive.

The Contractor shall proceed diligently with performance of this contract pending final resolution of any request for relief, claim, appeal or action arising under the contract and shall comply with any final decision rendered by the Manager of Procurement.

ARTICLE 27 TOBACCO FREE CAMPUS

All Orange County operations under the Board of County Commissioners shall be tobacco free. This policy shall apply to parking lots, parks, break areas and worksites. It is also applicable to contractors and their personnel during contract performance on county-owned property. Tobacco is defined as tobacco products including, but not limited to, cigars, cigarettes, e-cigarettes, pipes, chewing tobacco and snuff. Failure to abide by this policy may result in civil penalties levied under Chapter 386, Florida Statutes and/or contract enforcement remedies.

ARTICLE 28 <u>VERIFICATION OF EMPLOYMENT STATUS</u>

Prior to the employment of any person under this contract, the contractor shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of (a)

all persons employed during the contract term by the contractor to perform employment duties within Florida and (b) all persons, including subcontractors, assigned by the contractor to perform work pursuant to the contract with Orange County. Please refer to USCIS.gov for more information on this process.

Only those employees determined eligible to work within the United States shall be employed under the contract.

Therefore, by submission of a bid or proposal in response to this solicitation, the contractor confirms that all employees in the above categories will undergo e-verification before placement on this contract. The contractor further confirms his commitment to comply with this requirement by completing the E- Verification certification.

ARTICLE 29 <u>LAWS AND REGULATIONS</u>

All applicable Federal and State laws, municipal and County ordinances shall apply to the solicitation and Contract.

ARTICLE 30 PRICE ESCALATION/DE-ESCALATION (CPI)

The County may allow a price escalation provision within this award. The original revenue fees shall be firm for a 1-year period. A revenue escalation/de-escalation will be considered at annual intervals thereafter, provided the Contractor notifies the County, in writing, of the pending price escalation/de-escalation a minimum of sixty (60) days prior to the effective date. Revenue adjustments shall be based on the latest version of the Consumers Price Index (CPI-U) for All Urban Consumers, All Items, U.S. City Average, non-seasonal, as published by the U.S. Department of Labor, Bureau of Labor Statistics. This information is available at www.bls.gov.

Revenue adjustment shall be calculated by applying the simple percentage model to the CPI data. This method is defined as subtracting the base period index value (at the time of initial award) from the index value at time of calculation (latest version of the CPI published as of the date of request for price adjustment), divided by the base period index value to identify percentage of change, then multiplying the percentage of change by 100 to identify the percentage change. Formula is as follows:

Current Index – Base Index / Base Index = % of Change

% of Change x 100 = **Percentage Change**

CPI-U Calculation Example:

CPI for current period	232.945
Less CPI for base period	229.815
Equals index point change	3.130
Divided by base period CPI	229.815
Equals	0.0136
Result multiplied by 100	0.0136 x 100

A revenue increase may be requested only at each time interval specified above, using the methodology outlined in this section. To request a revenue increase, Contractor shall submit a letter stating the percentage amount of the requested increase and adjusted price to the Orange County Procurement Division. The letter shall include the complete calculation utilizing the formula above, and a copy of the CPI-U index table used in the calculation. The maximum allowable increase shall not exceed 4%, unless authorized by the Manager, Procurement Division. All revenue adjustments must be accepted by the Manager, Procurement Division and shall be memorialized by written amendment to this contract. No retroactive contract revenue adjustments will be allowed.

Should the CPI-U for All Urban Consumers, All Items, U.S City Average, as published by the U.S. Department of Labor, Bureau of Labor Statistics decrease during the term of the contract, or any renewals, the Contractor shall notify the Orange County Procurement Division of price decreases in the method outlined above. If the Contractor fails to pass the decrease on to the County, the County reserves the right to place the Contractor in default, cancel the award, and remove the Contractor from the County Vendor List for a period of time deemed suitable by the County. In the event of this occurrence, the County further reserves the right to utilize any options as stated herein.

ARTICLE 31 <u>ENFORCEMENT COSTS</u>

If any legal action or other proceeding is brought for the enforcement of this Contract, or because of an alleged dispute, breach, default or misrepresentation in connection with any provisions of this Contract, the Parties shall each bear their own costs, expert fees, attorneys' fees, and other fees incurred in connection with this Agreement and any litigation that arises either directly, or indirectly.

ARTICLE 32 JURY WAIVER

Each party hereto hereby irrevocably waives, to the fullest extent permitted by applicable law, any right it may have to a trial by jury in any legal proceeding directly or indirectly arising out of or relating to this agreement.

ARTICLE 33 GOVERNING LAW AND VENUE

Any and all legal actions associated with this contract will be governed by the laws of the State of Florida. Venue for any litigation involving this contract shall be in the Ninth Circuit Court in and for Orange County, Florida. Should any federal claims arise for which the courts of the State of Florida lack jurisdiction, venue for those actions will be in the Orlando Division of the U.S. Middle District of Florida.

ARTICLE 34 NO REPRESENTATIONS

Each party represents that they have had the opportunity to consult with an attorney, and have carefully read and understand the scope and effect of the provisions of this Agreement. Neither party has relied upon any representations or statements made by the other party hereto which are not specifically set forth in this Agreement.

ARTICLE 35 <u>AUTHORITY TO PRACTICE</u>

The CONTRACTOR hereby represents and warrants that it has and will continue to maintain all licenses and approvals required to, conduct its business, and that it will at all times conduct its business activities in a reputable manner. Proof of such licenses and approvals shall be submitted to the COUNTY upon request.

ARTICLE 36 <u>SEVERABILITY</u>

If any term or provision of this Contract, or the application thereof to any person or circumstances shall, to any extent, be held invalid or unenforceable, the remainder of this Contract, or the application of such terms or provision, to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected, and every other term and provision of this Contract shall be deemed valid and enforceable to the extent permitted by law.

ARTICLE 37 <u>SUCCESSORS AND ASSIGNS</u>

The COUNTY and the CONTRACTOR each binds itself and its partners, successors, executors, administrators and assigns to the other party of this Contract and to the partners, successors, executors, administrators and assigns of such other party, in respect to all covenants of this Contract. Except as above, neither the COUNTY nor the CONTRACTOR shall assign, sublet, convey or transfer its interest in this Contract without the written consent of the other. Nothing herein shall be construed as creating any personal liability on the part of any officer or agent of the COUNTY which may be a party hereto, nor shall it be construed as giving any rights or benefits hereunder to anyone other than the COUNTY and the CONTRACTOR.

ARTICLE 38 REMEDIES

This Contract shall be governed by the laws of the State of Florida. Venue for any litigation involving this contract shall be the Circuit Court in and for Orange County, Florida. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or at equity or by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

ARTICLE 39 ENTIRETY OF CONTRACTUAL AGREEMENT

The COUNTY and the CONTRACTOR agree that this Contract sets forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein. None of the provisions, terms and conditions contained in this Contract may be added to, deleted, modified, superseded or otherwise altered, except by written instrument executed by the parties hereto.

ARTICLE 40 NOTICE

All notices required in this Contract shall be sent by certified mail, return receipt requested, and if sent to the COUNTY shall be mailed to:

Theresa Vance, Program Coordinator Orange County Parks and Recreation Division 4801 W. Colonial Drive Orlando, FL 32808

and if sent to the CONTRACTOR shall be mailed to:

Marcelo Gouts, President 5108 Turkey Lake Road Orlando, FL 32819

ARTICLE 41 <u>ATTACHMENTS</u>

The following attachment(s) is/are attached hereto, and made a part of this Contract in order of precedence:

- A. Scope of Services ATTACHMENT A
- B. Fee Schedule Form ATTACHMENT B-2

IN WITNESS WHEREOF, the Board of County Commissioners of Orange County, Florida has made and executed this Contract on behalf of the COUNTY and CONTRACTOR has hereunto set its hand the day and year above written.

CONTRACTOR:	ORANGE COUNTY, FLORIDA:
M. G. TENNIS SHOP, INC. Company Name	Carrie Mathes, MPA, CFCM, NIGP-CPP, CPPO,
	C.P.M.
	Procurement Division Manager
Marcelo Gouts	1/10/2022
Signature 0	Date
Marcelo Gouts	
Typed Name	
President/ Owner	
Title	
12/10/21	
Date	

SCOPE OF SERVICES

1. General Information

The Contractor shall provide tennis management services at one or two locations:

- 1. Fort Gatlin Recreation Complex located at 2009 Lake Margaret Drive, Orlando, FL 32806.
- 2. Lake Cane Tennis Center at Shadow Bay Park located at 5100 Turkey Lake Road Orlando, FL 32819.

The Contractor shall provide for the scheduling of and supervision of the tennis courts; private and group instruction; a Pro Shop for equipment and merchandise and food sales, equipment repair and other tennis related services.

2. Responsibilities of the Contractor

- A. The Contractor agrees to provide the County with sufficient qualified staff **over the age of 16**, which have completed a local law enforcement background check (at the Contractor's expense). Each employee of the Contractor shall wear a shirt that identifies them as an employee of the Contractor with a name tag prominently displayed. Workers found to have criminal offenses for drug use, violent offenses with a weapon, child abuse, domestic violence or sexual abuse shall not be permitted to provide services under this contract.
- B. The facilities shall be open for tennis play as follows:

March 1 through October 31: Monday through Friday 8:00AM to 10:00PM and Saturday and Sunday 8:00AM to 8:00PM.

November 1 through February 28: Monday through Friday, 8:00AM to 10:00PM and Saturday and Sunday, 8:00AM to 6:00PM.

The Contractor shall open and close the park, including the front gate, tennis courts, pro shop and restrooms. Upon exiting the facility, court lighting shall be turned off.

- C. Contractor shall keep the complex free of trash, debris, sand and water and maintain the overall cleanliness of complex facilities.
 - 1. Pro Shop maintenance shall include daily dusting, mopping, cleaning and vacuuming of the Pro Shop and removal of trash to dumpster.
 - 2. Restroom maintenance shall include daily cleaning with provided supplies, replenishing bathroom supplies when needed and removal of trash to dumpster.

- 3. Court maintenance shall include daily removal of debris, trash, water and sand. Necessary court maintenance equipment and supplies (squeegees, rollers, blowers, gasoline, etc.) shall be provided and maintained by Contractor. On-court, outside-court and walkway trash receptacles shall also be emptied by the Contractor.
- 4. The Contractor shall notify the County within twenty-four (24) hours of any maintenance needs of the complex facilities or County owned equipment located thereon via e-mail to the Site Supervisor.
- D. The Contractor shall obtain all necessary licenses and permits as required by law.
- E. The Contractor shall abide by all Federal, State and local health and safety regulations.
- F. The Contractor shall maintain financial records in accordance with Section 5 of the Scope of Services.
- G. The Contractor shall ensure that only Tennis Complex facilities are in use during those hours that the park is not open for normal activities.
- H. The Contractor shall provide the public with tennis instruction and to promote the same as follows:
 - 1. Promote and teach lessons in the game of tennis to individuals.

 Such instruction is defined as "private lessons" for one person or "semi-private lessons" for more than one person but less than four persons.
 - 2. Promote and teach lessons to individuals in a group of four (4) or more persons. Such instruction is defined as a "group lesson" for both adults (age 18 and over) and juniors (ages 4 to 18).
 - 3. Promote and teach lessons in groups of not less than six (6) or more than ten (10) persons per instructor. Such instruction is defined as a "clinic". Fees for the various types of clinics that can be conducted will either be "fee" or "free" depending upon mutual advance agreement by the Contractor and County.
 - 4. Provide a minimum of five (5) Junior tennis tournament programs per year at the Tennis Center.
 - 5. Assist in the establishment, operation and tabulation of a minimum of two (2) and a maximum of six (6) adult tournaments per year, including participation in establishing specific needs for individual tournaments. A written schedule of tournament dates, types and levels shall be provided to the County one year in advance of the tournaments.

- 6. Conduct a Youth Summer Tennis Camp between the months of June, July and August, ages 6 to 15, one week in duration per skill level.
- 7. Offer quarterly demonstrations of aspects of the game of tennis in promotion of the Tennis Complex free of charge.
- 8. Provide staffing for all scheduled programs and tournaments to include a staff for each of the following: Pro Shop operations, Tennis Court monitoring, crowd and parking control.
- 9. Provide Site Supervisor with tournament details to include registered players, type of tournament and staffing assignments at least one week prior to event.
- I. The Contractor shall staff and operate the tennis Pro Shop in a manner as to provide for sale various tennis related equipment and merchandise such as tennis rackets, tennis balls, accessories, clothing, food and other such items as may be approved by the County. Contractor shall provide their own office supplies to include computers, fax machines, copy machines, cash register, software, interior trash cans and mats. The interior of the shop including all merchandise shall be displayed in a clean and aesthetically pleasing presentation at all times. The storage closets shall remain clean and free of clutter. The electrical closet shall not be used for storage under any condition. The Contractor shall provide Tennis Complex patrons with tennis equipment repair services at fees approved by the County.
- J. The Contractor shall staff the pro shop at all times during operating hours.
- K. The Contractor shall meet in person a minimum of once per week on property with the facility Site Supervisor to discuss operations and resolve any issues that may have arisen.

3. Responsibility of the County

- A. Facilities, equipment and services provided:
 - 1. County facilities are provided in "as is" condition.
 - 2. The facilities to be provided by the County are as follows:

At Fort Gatlin Recreation Complex there are ten (10) fenced, screened and lighted hard surface tennis courts and a pro shop. Lake Cane Tennis Center at Shadow Bay Park has seventeen (17) fenced, screened and lighted hard surface tennis courts and a pro shop. Concession vending machines may be owned and operated by the Contractor or owned and operated by a separate vending machine company. Maintenance of vending machines will be accomplished by the owner/operator of the vending machines and all machines shall be kept clean and operational at all times.

- 3. The County will provide and pay for all utilities, **not** including internet service, necessary to provide the services required by the contract. The County will not be responsible for any long distance telephone charges.
- 4. The County will be responsible for all repairs to the Tennis Complex which is not the result of actions caused by the negligence of the Contractor or his employees.
- 5. The County will provide and maintain an ice machine for the Contractor.
- 6. The County will provide recycle cans to the Contractor. These cans must be emptied into the appropriate dumpster.
- 7. The County will be responsible for the stocking of all janitorial closets including necessary supplies, such as cleaning supplies, hand soap, paper towels and toilet paper within reasonable use.

B. Access

The County agrees to establish reasonable procedures that will allow the Contractor to have access to and operate the Tennis Complex in accordance with the requirements of the contract during, before and after normal park operating hours.

4. Advertising and Promotions

The County may promote the Tennis Complex and the services of the Contractor. The County will be allowed to use the Contractor's name in any advertising or promotion. The Orange County logo, Orange County Parks and Recreation Division logo and Orange County Parks and Recreation website will appear on all promotional and advertising materials (web, print or other media) regardless of originator. The cost of advertising for promotion promulgated by the County will be met by the County. The Contractor will be authorized to advertise and promote the facilities and services offered under the contract. The cost of all advertising and promotion promulgated by the Contractor shall be paid by the Contractor.

5. Fees to be Paid to the County

In exchange for the right to operate the Tennis Complex, the Contractor shall make fixed monthly payments payable to the Board of County Commissioners in the amount specified on the Fee Schedule form Accounting Procedures.

The Contractor collecting revenues at the Tennis Complex shall follow the accounting procedures in place without exception:

A. The Contractor shall maintain complete accounting records and implement appropriate account controls consistent with good business practices. The Contractor's accounting records shall be available for audit/inspection by the County during hours of operation.

1. The Contractor shall provide the County with a weekly participation report to include all tennis related activities and number of participants by age category (youth or adult).

6. Benefits

The Contractor does not accrue, nor is entitled to any County employee benefits, including Workman's Compensation. The Contractor and contractors agree to make all required tax payments arising from this engagement and to hold the County harmless in respect to any liability for taxes in connection with the performance of the contract.

7. Tennis Complex Fee Schedule

A. Open Tennis Play

Orange County will be the responsible agency for the final determination of court fees for the use of the Tennis Complex courts for open play. Open play will be allowed on all courts not in use by the Contractor for individual or group lessons, but at no time shall open tennis play be limited to less than two (2) courts unless otherwise approved by the County in advance.

Rates are to be based on one (1) hour of court time for singles play and two (2) hours of court time for doubles play. Players may use the courts for additional periods, at the rates established, if there is no one waiting to use the courts.

The County may, within thirty (30) days prior notice to the Contractor, modify or change the established rates.

B. Individual and Group Instruction

The Contractor shall charge the rates for individual and group instruction provided on Section 5, FEES TO BE CHARGED TO THE PUBLIC. Rates shall not be amended without prior approval by the County. All other rates, fees and charges (instruction rates, clinic rates, tournament rates, league rates, etc.) shall be approved by the County prior to implementation.

C. Pro Shop

The Contractor shall submit with their proposal a listing of the goods and services proposed to be provided and the proposed range of costs to be charged. This proposal will become part of the contract documents upon award of the contract. Changes to the proposed products and services to be provided or changes in prices shall be approved by the County prior to implementation. Pricing should be posted in the Pro Shop, in view of all customers, upon award.

FEE SCHEDULE FORM RFP#Y21-1021-MV

The Contractor shall provide all labor, equipment, manpower and other resources necessary to provide the goods or services in strict accordance with the scope of services, specifications defined in this solicitation for the amounts specified in this Fee Schedule Form.

LOT A – LAKE CANE TENNIS CENTER AT SHADOW BAY PARK

5108 Turkey Lake Road., Orlando, FL 32819

For the right to provide Tennis Management Services at the Lake Cane Tennis Center at Shadow Bay Park in accordance with the Scope of Services contained herein, the Contractor offers the firm, fixed monthly fee to be paid to the County as specified below:

Line 1. \$4,500 per month x 12 = \$54,000 per year X 3 years = \$162,000

LOT B – FORT GATLIN RECREATION COMPLEX

2009 Lake Margaret Drive, Orlando, FL 32806

For the right to provide Tennis Management Services at the Fort Gatlin Recreation Complex in accordance with the Scope of Services contained herein, the Contractor offers the firm, fixed monthly fee to be paid to the County as specified below:

Line 2. \$ per month x 12 = \$ per year X 3 years = \$	
--	--

THREE YEARS TOTAL FOR LOT A PLUS LOT B (Line 1 plus Line 2) = \$

M. G. Tennis Shop, Inc. Company Name:

FEES TO BE CHARGED TO THE PUBLIC

Court Fees:

Daily, 8 a.m. to 5 p.m. \$\frac{per court/hr}{per court/hr}\$ \$4.00 Daily, 5 p.m. to Closing \$\frac{per court/hr}{per court/hr}\$ \$6.00

Semiannual Pass for Open Play Only:

Individual	\$85.00
Couples	\$135.00
Senior	\$40.00
Junior	\$40.00
Family	\$195.00

(Passes sold for January 1 – June 30 and July 1 – December 31)

Guest Pass (with Pass Holder):

8 a.m. to 5 p.m. \$ /per hour \$2.00 \$ p.m. to Closing \$ /per hour \$3.00

Instruction:

Private Lessons \$ /per hour \$45.00 - \$65.00Semi Private Lessons \$ /per half hour \$25.00 - \$35.00

Group Lessons (4 or more)

Adult \$ /per hour per instructor \$70.00 Junior \$ /per hour per instructor \$70.00

Clinic:

Team \$ /per hour per instructor \$70.00 Adult \$ /per hour per instructor \$70.00 Open \$ /per hour per instructor \$70.00

Junior Tournament\$ /per person\$25.00 - \$40.00Tournament Rate\$ /per person\$30.00 - \$40.00

League Rate:

League Administration / Registration Fee plus Court Fees

(Actual Game Court Time (rounded up to the nearest 1/2 hour))

1-2 Matches/per week \$\frac{per team}{person}\$ \$\\$50.00\$

3-5 Matches/per week \$\frac{per team}{person}\$ \$\\$75.00

6 + Matches/per week \$\frac{\per team}{per team} \person \$150.00

Camps:

Summer Tennis Camp (individual) \$ /per hour per person \$8.00

Miscellaneous:

Ball Machine \$ /per hour \$15.00 - \$20.00

Y21-1021-MV; Addendum #3 Page **3** of **3**

July 9, 2021

PROPOSAL COVER PAGE

Company Name: M.G. Tennis Shop, Inc.

NOTE: COMPANY NAME MUST MATCH LEGAL NAME ASSIGNED TO TIN

NUMBER. CURRENT W9 MUST BE SUBMITTED WITH PROPOSAL.			
TIN#: <u>59-28-77400</u>		D-U-N-S® #	
5108 Turkey Lake F			ando
(Street No. or P.O. Bo	x Number) (Str	reet Name)	(City)
Orange	Florida		32819
(County)	(State)		(Zip Code)
Contact Person:	Marcelo Gouts		
Phone Number:	407-963-1471	Fax Number:	
Email Address:	marcelo@mgtennis.com		
	EMERG	ENCY CONTACT	
Emergency Contact Person: Laura Gouts			
Telephone Number: 407-446-2078 Cell Phone Number: 407-446-2078			
Residence Telephone Number: Email: laura@mgtennis.com			

ACKNOWLEDGEMENT OF ADDENDA

The Proposer shall acknowledge receipt of any addenda issued to this solicitation by completing the blocks below or by completion of the applicable information on the addendum and returning it not later than the date and time for receipt of the proposal. Failure to acknowledge an addendum that has a material impact on this solicitation may negatively impact the responsiveness of your proposal. Material impacts include but are not limited to changes to specifications, scope of work/services, delivery time, performance period, quantities, bonds, letters of credit, insurance, or qualifications.

Addendum No. 1 , Date 6/28/21	, Date
Addendum No2, Date_7/2/21	, Addendum No, Date
Addendum No3, Date_7/9/21	Addendum No, Date
Addendum No. , Date	Addendum No. , Date

AUTHORIZED SIGNATORIES/NEGOTIATORS

The Proposer represents that the following **principals** are authorized to sign proposals, negotiate and/or sign contracts and related documents to which the proposer will be duly bound. <u>Principal</u> is defined as an employee, officer or other technical or professional in a position capable of substantially influencing the development or outcome of an activity required to perform the covered transaction.

Name	Title	Telephone l	Number/Email
Marcelo Gouts	President	407-963-1471	email: marcelo@mgtennis.com
Marcelo Gouta (Signature) President		6/25/2021	
(Signature) President		(Date)	
(Title) MG Tennis Shop, I	nc.		
(Name of Business)			
The Proposer shall complete and	submit the following i	nformation with the	e proposal:
Type of Organization			
Sole Proprietorship	Partnership		Non-Profit
Joint Venture*	\rightarrow Corporation	n	
(a)(b) State of Incorporation:			
Principal Place of Business (Flori	da Statute Chapter 60'	7): Orlando / Oranç	ge/ Florida
		City	y/County/State
THE PRINCIPAL PLACE	OF BUSINESS S	HALL BE THE	ADDRESS OF
THE PROPOSER'S PRIN	CIPAL OFFICE A	AS IDENTIFIE	D BY THE
FLORIDA DIVISION OF			

Federal I.D. number is: 59-28-77-400

^{*} Joint venture firms must complete and submit with their Proposal Response the form titled "Information for Determining Joint Venture Eligibility", and a copy of the formal written and executed Joint Venture agreement between all joint venture parties. This joint venture agreement must be executed and indicate the parties' respective roles, responsibilities and levels of participation for the project. If proposing as a Joint Venture, the Joint Venture shall obtain and maintain all contractually required insurance in the name of the Joint Venture as required by the Contract. Individual insurance in the name of the parties to the Joint venture will not be accepted. Failure to timely submit the required form along with the formal written and executed Joint Venture agreement may result in disqualification of your Proposal Response.

June 28, 2021 BOARD OF COUNTY COMMISSIONERS ORANGE COUNTY, FLORIDA REQUEST FOR PROPOSALS (RFP) Y21-1021-MV ADDENDUM #1

TENNIS MANAGEMENT SERVICES

This Addendum is hereby incorporated into the bid documents of the project referenced above. The following items are clarifications, corrections, additions, deletions, and/or revisions to and shall take precedence over the original documents. Additions are indicated by **underlining** and deletions via strikethrough.

A. Questions and Answers

a. Question - Is the County willing to allow a new company with less than 5 years of experience in tennis management substitute our staffs experience that has greater than the requirement?

Answer – This solicitation is open to any contractor. All minimum requirements of the RFP as written must be met.

B. ACKNOWLEDGEMENT OF ADDENDA

- a. The bidder shall acknowledge receipt of this addendum by completing that applicable section in the solicitation or by completion of the acknowledgement information on the addendum. Either form of acknowledgement must be completed and returned no later than the date and time for receipt of the bid.
- **b.** All other terms and conditions of the RFP remain the same.
- c. Receipt acknowledge by:

Marcelo Gouta Marcelo Gouts	7/1/2021	
Authorized Signature	Date	
President		
Title		
M.G. Tennis Shop, Inc.		
Name of Firm		

July 9, 2021

BOARD OF COUNTY COMMISSIONERS ORANGE COUNTY, FLORIDA

REQUEST FOR PROPOSALS (RFP) Y21-1021-MV; ADDENDUM #3

TENNIS MANAGEMENT SERVICES

This Addendum is hereby incorporated into the bid documents of the project referenced above. The following items are clarifications, corrections, additions, deletions, and/or revisions to and shall take precedence over the original documents. Additions are indicated by <u>underlining</u> and deletions via <u>strikethrough</u>.

A. CHANGES

- 1. The PROPOSAL SUBMISSION DUE DATE is hereby changed from Tuesday, July 13, 2021 to <u>Thursday, July 22, 2021</u> at 4:00PM.
- 2. ATTACHMENT B-1, FEE SCHEDULE FORM is deleted in its entirety and replaced with ATTACHMENT B-2, FEE SCHEDULE FORM.

B. Questions and Answers

Question 1 – League Rate: It reads per person instead of what I believe should be, per team?

Answer – League Rate is changed to per person <u>TEAM</u>.

C. ACKNOWLEDGEMENT OF ADDENDA

- **a.** The bidder shall acknowledge receipt of this addendum by completing that applicable section in the solicitation or by completion of the acknowledgement information on the addendum. Either form of acknowledgement must be completed and returned no later than the date and time for receipt of the bid.
- **b.** All other terms and conditions of the RFP remain the same.
- **c.** Receipt acknowledge by:

Marcelo Gouts	07/09/2021	
Authorized Signature	Date	
President		
Title		
M.G. Tennis Shop, Inc.		
Name of Firm		

July 9, 2021

BOARD OF COUNTY COMMISSIONERS ORANGE COUNTY, FLORIDA

REQUEST FOR PROPOSALS (RFP) Y21-1021-MV; ADDENDUM #3

TENNIS MANAGEMENT SERVICES

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B. Questions and Answers

Question 1 – League Rate: It reads per person instead of what I believe should be, per team?

Answer – League Rate is changed to per person <u>TEAM</u>.

C. ACKNOWLEDGEMENT OF ADDENDA

c. Receipt acknowledge by:

- **a.** The bidder shall acknowledge receipt of this addendum by completing that applicable section in the solicitation or by completion of the acknowledgement information on the addendum. Either form of acknowledgement must be completed and returned no later than the date and time for receipt of the bid.
- **b.** All other terms and conditions of the RFP remain the same.

Authorized Signature	Date
Title	
Name of Firm	

FEE SCHEDULE FORM RFP#Y21-1021-MV

The Contractor shall provide all labor, equipment, manpower and other resources necessary to provide the goods or services in strict accordance with the scope of services, specifications defined in this solicitation for the amounts specified in this Fee Schedule Form.

LOT A – LAKE CANE TENNIS CENTER AT SHADOW BAY PARK

5108 Turkey Lake Road., Orlando, FL 32819

For the r	ight to provide	Tennis Management Service	ees at the Lake Cane Tennis Center at Shadow Bay Park
in accord	dance with the	Scope of Services contained	ed herein, the Contractor offers the firm, fixed monthly
fee to be	paid to the Co	ounty as specified below:	
	•		
Line 1.	\$	per month x 12 = \$	per year X 3 years = \$
LOT	B – FOR	Γ GATLIN RECR	EATION COMPLEX
2009 Lal	ke Margaret D	rive, Orlando, FL 32806	
with the		ices contained herein, the Co	es at the Fort Gatlin Recreation Complex in accordance ontractor offers the firm, fixed monthly fee to be paid to
Line 2.	\$	_ per month x 12 = \$	per year X 3 years = \$
THREE	E YEARS TO	OTAL FOR LOT A PLU	IS LOT B (Line 1 plus Line 2) = \$
Compa	ny Name:		

FEES TO BE CHARGED TO THE PUBLIC

Court Fees:

Daily, 8 a.m. to 5 p.m. \$\frac{per court/hr}{per court/hr}\$ \$4.00 Daily, 5 p.m. to Closing \$\frac{per court/hr}{per court/hr}\$ \$6.00

Semiannual Pass for Open Play Only:

Individual	\$85.00
Couples	\$135.00
Senior	\$40.00
Junior	\$40.00
Family	\$195.00

(Passes sold for January 1 – June 30 and July 1 – December 31)

Guest Pass (with Pass Holder):

8 a.m. to 5 p.m. \$ /per hour \$2.00 \$ p.m. to Closing \$ /per hour \$3.00

Instruction:

Private Lessons \$ /per hour \$45.00 - \$65.00Semi Private Lessons \$ /per half hour \$25.00 - \$35.00

Group Lessons (4 or more)

Adult \$ /per hour per instructor \$70.00 Junior \$ /per hour per instructor \$70.00

Clinic:

Team \$ /per hour per instructor \$70.00 Adult \$ /per hour per instructor \$70.00 Open \$ /per hour per instructor \$70.00

Junior Tournament\$ /per person\$25.00 - \$40.00Tournament Rate\$ /per person\$30.00 - \$40.00

League Rate:

League Administration / Registration Fee plus Court Fees

(Actual Game Court Time (rounded up to the nearest 1/2 hour))

1-2 Matches/per week \$\frac{per team}{person}\$ \$\\$50.00\$

3-5 Matches/per week \$\frac{per team person}{} \$75.00

6 + Matches/per week \$\frac{per team}{person}\$ \$150.00

Camps:

Summer Tennis Camp (individual) \$ /per hour per person \$8.00

Miscellaneous:

Ball Machine \$ /per hour \$15.00 - \$20.00

Y21-1021-MV; Addendum #3 Page **3** of **3**

July 9, 2021

July 2, 2021

BOARD OF COUNTY COMMISSIONERS ORANGE COUNTY, FLORIDA

REQUEST FOR PROPOSALS (RFP) Y21-1021-MV; ADDENDUM #2

TENNIS MANAGEMENT SERVICES

This Addendum is hereby incorporated into the bid documents of the project referenced above. The following items are clarifications, corrections, additions, deletions, and/or revisions to and shall take precedence over the original documents. Additions are indicated by **underlining** and deletions via strikethrough.

A. The Proposal Opening Date remains July 14, 2021 at 9:30AM.

B. CHANGES

1. ATTACHMENT B, FEE SCHEDULE FORM is deleted in its entirety and replaced with ATTACHMENT B-1, FEE SCHEDULE FORM.

C. Questions and Answers

Question 1 – League Rate: It reads per person instead of what I believe should be, per team?

Answer – League Rate is per person as stated in the RFP, not per team.

Question 2 - **Camps:** \$70 per hour per person instead of what I believe should be \$150 per student per week?

Answer – Please see B. CHANGES, ITEM 1 on this Addendum 2.

D. ACKNOWLEDGEMENT OF ADDENDA

c. Receipt acknowledge by:

- **a.** The bidder shall acknowledge receipt of this addendum by completing that applicable section in the solicitation or by completion of the acknowledgement information on the addendum. Either form of acknowledgement must be completed and returned no later than the date and time for receipt of the bid.
- **b.** All other terms and conditions of the RFP remain the same.

Authorized Signature	Date	
Title	_	

Y21-1021-MV; Addendum #2

Page 1 of 3

FEE SCHEDULE FORM RFP#Y21-1021-MV

The Contractor shall provide all labor, equipment, manpower and other resources necessary to provide the goods or services in strict accordance with the scope of services, specifications defined in this solicitation for the amounts specified in this Fee Schedule Form.

LOT A – LAKE CANE TENNIS CENTER AT SHADOW BAY PARK

5108 Turkey Lake Road., Orlando, FL 32819

_	-	ne Lake Cane Tennis Center at Shadow Bay Park
	-	in, the Contractor offers the firm, fixed monthly
fee to be pa	aid to the County as specified below:	
Line 1. \$	per month x 12 = \$	per year X 3 years = \$
IOTD	EODT CATI IN DECDEAT	TION COMDI EV
	B – FORT GATLIN RECREAT	ION COMPLEX
2009 Lake	Margaret Drive, Orlando, FL 32806	
For the right	ht to provide Tennis Management Services at the	ne Fort Gatlin Recreation Complex in accordance
_		or offers the firm, fixed monthly fee to be paid to
	y as specified below:	
	•	
Line 2.	\$ per month x 12 = \$	per year X 3 years = \$
	•	• •
THREE Y	YEARS TOTAL FOR LOT A PLUS LO	T B (Line 1 plus Line 2) = \$

Company Name:

FEES TO BE CHARGED TO THE PUBLIC

Court Fees:

Daily, 8 a.m. to 5 p.m. \$ /per court/hr \$4.00 Daily, 5 p.m. to Closing \$ /per court/hr \$6.00

Semiannual Pass for Open Play Only:

 Individual
 \$85.00

 Couples
 \$135.00

 Senior
 \$40.00

 Junior
 \$40.00

 Family
 \$195.00

(Passes sold for January 1 – June 30 and July 1 – December 31)

Guest Pass (with Pass Holder):

8 a.m. to 5 p.m. \$ /per hour \$\frac{\$2.00}{\$5 p.m. to Closing}\$ \$ /per hour \$\frac{\$3.00}{\$}

Instruction:

Private Lessons \$ /per hour \$ 45.00 - \$65.00 Semi Private Lessons \$ /per half hour \$ 25.00 - \$35.00

Group Lessons (4 or more)

Adult \$ /per hour per instructor $\frac{$70.00}{$}$ Junior \$ /per hour per instructor $\frac{$70.00}{$}$

Clinic:

Team\$ /per hour per instructor\$70.00Adult\$ /per hour per instructor\$70.00Open\$ /per hour per instructor\$70.00

Junior Tournament\$ /per person $\frac{$25.00 - $40.00}{$30.00 - $40.00}$ Tournament Rate\$ /per person $\frac{$30.00 - $40.00}{$30.00 - $40.00}$

League Rate:

League Administration / Registration Fee plus Court Fees

(Actual Game Court Time (rounded up to the nearest 1/2 hour))

1-2 Matches/per week \$\frac{\$50.00}{}

3-5 Matches/per week \$\frac{\$75.00}{}

6 + Matches/per week \$ /per person \$\frac{\$150.00}{}

Camps:

Summer Tennis Camp (individual) \$ /per hour per person \$70.00 \$8.00

Miscellaneous:

Ball Machine \$/per hour \$15.00 - \$20.00

Y21-1021-MV; Addendum #2 Page **3** of **3**

July 2, 2021

June 28, 2021 BOARD OF COUNTY COMMISSIONERS ORANGE COUNTY, FLORIDA REQUEST FOR PROPOSALS (RFP) Y21-1021-MV ADDENDUM #1

TENNIS MANAGEMENT SERVICES

This Addendum is hereby incorporated into the bid documents of the project referenced above. The following items are clarifications, corrections, additions, deletions, and/or revisions to and shall take precedence over the original documents. Additions are indicated by **underlining** and deletions via strikethrough.

A. Questions and Answers

a. Question - Is the County willing to allow a new company with less than 5 years of experience in tennis management substitute our staffs experience that has greater than the requirement?

Answer – This solicitation is open to any contractor. All minimum requirements of the RFP as written must be met.

B. ACKNOWLEDGEMENT OF ADDENDA

c. Receipt acknowledge by:

- a. The bidder shall acknowledge receipt of this addendum by completing that applicable section in the solicitation or by completion of the acknowledgement information on the addendum. Either form of acknowledgement must be completed and returned no later than the date and time for receipt of the bid.
- **b.** All other terms and conditions of the RFP remain the same.

Authorized Signature	Date	
Title	_	
Name of Firm	_	

NOTICE IS HEREBY GIVEN that Orange County, Florida, henceforth referred to as the County is accepting sealed proposals for:

Issue Date: June 8, 2021

REQUEST FOR PROPOSALS #Y21-1021-MV, TENNIS MANAGEMENT SERVICES TERM CONTRACT

Copies of the Request for Proposals (RFP) documents may be obtained from the Orange County Procurement Division by phoning (407) 836-5635 or by download at: https://app.negometrix.com/buyer/691

PROPOSAL SUBMISSION DUE DATE:

In an effort to help promote social distancing measures during the COVID-19 Public Health Emergency, electronic submissions will be accepted by the County.

Firms are strongly encouraged to submit responses electronically. Firms will not be permitted to fax or email offers.

To maintain a secured sealed process electronic submissions may be made through the Negometrix platform only at: https://app.negometrix.com/buyer/691

Sealed proposals for furnishing the above will be accepted up to 4:00 PM (local time), Tuesday, July 13, 2021, via the electronic portal referenced above, or at the Procurement Division, Internal Operations Centre II, 400 E. South Street, 2nd Floor, Orlando, FL 32801.

Proposals delivered via mail or hand delivery shall contain an original, eight (8) copies and one (1) electronic copy on a USB Flash Drive.

NOTICE TO PROPOSERS:

To ensure that your bid is responsive, you are urged to request clarification or guidance on any issues involving this solicitation before submission of your response. Your point-of-contact for this solicitation is Melisa Vergara, Contracting Agent at Melisa.Vergara@ocfl.net.

QUESTIONS:

All questions or concerns regarding this Request for Proposals shall be submitted by email to Melisa. Vergara@ocfl.net, no later than 5:00 PM Friday, June 18, 2021 to the attention of Melisa Vergara, Procurement Division, referencing the RFP number.

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- LETTER OF INTENT (VERIFICATION OF SDV UTILIZATION)
- DRAFT CONTRACT

SECTION 1 GENERAL TERMS AND CONDITIONS

GENERAL TERMS AND CONDITIONS

1. INSTRUCTIONS TO PROPOSERS

Offers by e-mail, telephone, or fax shall not be accepted. An e-mailed or a faxed proposal shall be rejected as non-responsive regardless of where it is received.

Proposals may be submitted via the electronic submission portal at: https://app.negometrix.com/buyer/691, or in the Procurement Division; Internal Operations Centre II, 400 E. South Street; 2nd Floor, Orlando, FL 32801, prior to the submission deadline. Bids will be opened per the public meeting notice.

It is the sole responsibility of the proposer to ensure that their proposal reaches the Procurement Division. <u>Proposals received after the specified time and date shall be returned unopened</u>. The time/date stamp clock located in the Procurement Division shall serve as the official authority to determine lateness of any proposal. <u>The decision to refuse to consider a proposal that was received beyond the date/time established in the solicitation shall not be the basis for a protest pursuant to the Orange County Code (Procurement Ordinance).</u>

Respondents are cautioned that they are responsible for delivery to the specific location cited above. If your proposal is delivered by an express mail carrier or by any other means, it is your responsibility to ensure delivery to the above address. This office shall not be responsible for deliveries made to any place other than the specified address.

All proposals will be opened publicly in accordance with the public notice, and the names of all timely proposers shall be read aloud.

2. QUESTIONS REGARDING THIS RFP

All questions or concerns regarding this Request for Proposals must be submitted in writing, by email as indicated on the coverpage of this RFP, referencing the RFP number. When required the Procurement Division will issue an addendum to the Request for Proposals. The addendum will be available on the Internet for access by potential proposers. Proposers are instructed not to contact the initiating division directly.

Proposers shall not direct any queries or statements concerning their proposal to the Orange County Procurement Committee or County staff during the selection process, from the time of submission of a proposal until the execution of a contract.

Any proposer who initiates any discussions with staff in any manner other than that described below is subject to disqualification from this procurement. However, you may contact the Contracting Agent at any time during this process, including during the Black Out Period.

No oral interpretation of this Request for Proposals shall be considered binding. The County shall be bound by information and statements only when such statements are written and executed under the authority of the Procurement Division Manager.

This provision exists solely for the convenience and administrative efficiency of Orange County. No proposer or other third party gains any rights by virtue of this provision or the application thereof, nor shall any proposer or third party have any standing to sue or cause of action arising there from.

3. CONTRACT TERM

It is the intent of the County to enter into a three (3) year term contract, with renewal clause for two (2) additional one (1) year terms for services as described herein.

4. <u>AWARD</u>

Orange County reserves the right to award on an all-or-none basis or to award on a lot-by-lot basis whichever is in the best interest of the County.

5. <u>DRAFT CONTRACT</u>

The contract that the County intends to use for award is enclosed for reference. Any exceptions to this standard contract must be clearly indicated by return of the standard contract with the proposal, with exceptions clearly noted. The County has the right to require the selected respondent to sign the attached contract or to negotiate revisions to the contract language prior to execution of the contract, at its sole discretion.

Modification or alteration of the documents contained in the solicitation or contract shall only be valid if mutually agreed to in writing by the parties.

6. <u>INSURANCE</u>

Vendor/Contractor agrees to maintain on a primary basis and at its sole expense, at all times throughout the duration of this contract the following types of insurance coverage with limits and on forms (including endorsements) as described herein. These requirements, as well as the County's review or acceptance of insurance maintained by Vendor/Contractor is not intended to and shall not in any manner limit or qualify the liabilities assumed by Vendor/Contractor under this contract. Vendor/Contractor is required to maintain any coverage required by federal and state workers' compensation or financial responsibility laws including but not limited to Chapter 324 and 440, Florida Statutes, as may be amended from time to time.

The Vendor/Contractor shall require and ensure that each of its sub-Vendors/sub-Contractors providing services hereunder (if any) procures and maintains until the completion of their respective services, insurance of the types and to the limits specified herein.

Insurance carriers providing coverage required herein must be licensed to conduct business in the State of Florida and must possess a current A.M. Best's Financial Strength Rating of A- Class VIII or better.

(Note: State licenses can be checked via www.floir.com/companysearch/ and A.M. Best Ratings are available at www.ambest.com)

Required Coverage:

Vendor/Contractor agrees to maintain on a primary basis and at its sole expense, at all times throughout the duration of this contract the following types of insurance coverage with limits and on forms (including endorsements) as described herein. These requirements, as well as the County's review or acceptance of insurance maintained by Vendor/Contractor is not intended to and shall not in any manner limit or qualify the liabilities assumed by Vendor/Contractor under this contract. Vendor/Contractor is required to maintain any coverage required by federal and state workers' compensation or financial responsibility laws including but not limited to Chapter 324 and 440, Florida Statutes, as may be amended from time to time.

The Vendor/Contractor shall require and ensure that each of its sub-Vendors/sub-Contractors providing services hereunder (if any) procures and maintains until the completion of their respective services, insurance of the types and to the limits specified herein.

Insurance carriers providing coverage required herein must be licensed to conduct business in the State of Florida and must possess a current A.M. Best's Financial Strength Rating of A- Class VIII or better.

(Note: State licenses can be checked via www.floir.com/companysearch/ and A.M. Best Ratings are available at www.ambest.com)

Required Coverage:

Commercial General Liability - The Vendor/Contractor shall maintain coverage issued on the most recent version of the ISO form as filed for use in Florida or its equivalent, with a limit of liability of not less than \$1,000,000 per occurrence. Vendor/Contractor further agrees coverage shall not contain any endorsement(s) excluding or limiting Product/Completed Operations, Contractual Liability, or Separation of Insureds. The General Aggregate limit shall either apply separately to this contract or shall be at least twice the required occurrence limit.

Required Endorsements:

- Additional Insured- CG 20 26 or CG 20 10/CG 20 37 or their equivalents.

 Note: CG 20 10 must be accompanied by CG 20 37 to include products/completed operations
- Waiver of Transfer of Rights of Recovery- CG 24 04 or its equivalent.

 Note: If blanket endorsements are being submitted please include the entire endorsement and the applicable policy number.
- Business Automobile Liability The Vendor/Contractor shall maintain coverage for all owned; non-owned and hired vehicles issued on the most recent version of the ISO form as filed for use in Florida or its equivalent, with limits of not less than \$100,000 (one hundred thousand dollars) per accident. In the event the Vendor/Contractor does not own automobiles the Vendor/Contractor shall maintain coverage for hired and non-owned auto liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.

Workers' Compensation - The Vendor/Contractor shall maintain coverage for its employees with statutory workers' compensation limits, and no less than \$100,000 each incident of bodily injury or disease for Employers' Liability. Elective exemptions as defined in Florida Statute 440 will be considered on a case-by-case basis. Any Vendor/Contractor using an employee leasing company shall complete the Leased Employee Affidavit.

Required Endorsements:

Waiver of Subrogation- WC 00 03 13 or its equivalent

Sexual Abuse & Molestation- with a limit of not less than \$100,000 per occurrence/claim

When a self-insured retention or deductible exceeds \$100,000 the COUNTY reserves the right to request a copy of Vendor/Contractor most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis the Vendor/Contractor agrees to maintain a retroactive date prior to or equal to the effective date of this contract. In the event the policy is canceled, non-renewed, switched to occurrence form, or any other event which triggers the right to purchase a Supplemental Extended Reporting Period (SERP) during the life of this contract the Vendor/Contractor agrees to purchase the SERP with a minimum reporting period of not less than two years. Purchase of the SERP shall not relieve the Vendor/Contractor of the obligation to provide replacement coverage.

By entering into this contract Vendor/Contractor agrees to provide a waiver of subrogation or a waiver of transfer of rights of recovery, in favor of the County for the workers' compensation and general liability policies as required herein. When required by the insurer or should a policy condition not permit the Vendor/Contractor to enter into a preloss agreement to waive subrogation without an endorsement, then Vendor/Contractor agrees to notify the insurer and request the policy be endorsed with a Waiver of Subrogation or a Waiver of Transfer of Rights of Recovery Against Others endorsement.

Prior to execution and commencement of any operations/services provided under this contract the Vendor/Contractor shall provide the COUNTY with current certificates of insurance evidencing all required coverage. In addition to the certificate(s) of insurance the Vendor/Contractor shall also provide endorsements for each policy as specified above. All specific policy endorsements shall be in the name of the Orange County. Florida.

For continuing service contracts renewal certificates shall be submitted immediately upon request by either the COUNTY or the COUNTY's contracted certificate compliance management firm. The certificates shall clearly indicate that the Vendor/Contractor has obtained insurance of the type, amount and classification as required for strict compliance with this insurance section. Vendor/Contractor shall notify the COUNTY not less than thirty (30) business days (ten business days for non-payment of premium) of any material change in or cancellation/non-renewal of insurance coverage. The Vendor/Contractor shall provide evidence of replacement coverage to maintain compliance with the aforementioned insurance requirements to the COUNTY or its certificate management representative five (5) business days prior to the effective date of the replacement policy (ies).

The certificate holder shall read:
Orange County, Florida
c/o Risk Management Division
201 S. Rosalind Avenue
Orlando, Florida 32801

7. **POST AWARD MEETING**

Within **ten** (10) days after receipt of notification of award, Contractor shall meet with the County's representative(s) to discuss job procedures and scheduling.

8. <u>ACCEPTANCE/REJECTION/CANCELLATION</u>

The County reserves the right to accept or reject any or all proposals, with or without cause, to waive technicalities, or to accept the proposal which, in its sole judgment best serves the interest of the County, or to award a contract to the next most qualified proposer if a successful proposer does not execute a contract within thirty (30) days after approval of the selection by the Board of County Commissioners or other competent authority.

The County also reserves the right to reject the proposal of any proposer who has previously failed in the proper performance of an award or to deliver on time contracts of a similar nature or who, in the County's opinion, is not in a position to perform properly under this award. The County reserves the right to inspect all facilities of proposers in order to make a determination as to the foregoing.

Orange County reserves the right, and the Manager of Procurement Division has absolute and sole discretion, to cancel a solicitation at any time prior to approval of the award by the Board of County Commissioners when such approval is required. The decision to cancel a solicitation cannot be the basis for a protest pursuant to the Orange County Code.

9. <u>DEVELOPMENT OR ASSISTANCE IN DEVELOPMENT OF SPECIFICATIONS/</u> REQUIREMENTS/ STATEMENTS OF WORK

Firms and/or individuals that assisted in the development or drafting of the specifications, requirements, statements of work, or solicitation documents contained herein are excluded from competing for this solicitation.

This shall not be applicable to firms and/or individuals providing responses to a publicly posted Request for Information (RFI) associated with a solicitation.

10. <u>CLARIFICATION</u>

The County reserves the right to request clarification of information submitted and to request additional information of one or more proposers.

11. WITHDRAWAL OF PROPOSAL

Any proposal may be withdrawn until the date and time set above for the submission of the proposals. Any proposals not so withdrawn shall constitute an irrevocable offer, for a period of one hundred and twenty (120) days, to provide to the County the services set forth in this Request for Proposals, or until one or more of the proposals have been awarded.

Section 1, General Terms and Conditions | Page 5

12. <u>SEALED PROPOSALS</u>

Proposals may be submitted via the electronic submission portal at: https://app.negometrix.com/buyer/691, or in the Procurement Division; Internal Operations Centre II, 400 E. South Street; 2nd Floor, Orlando, FL 32801, prior to the submission deadline. Proposals will be opened per the public meeting notice.

If proposals will be mailed or hand delivered, ensure it is secured in a sealed envelope, addressed as follows:

ORANGE COUNTY PROCUREMENT DIVISION

Internal Operations Centre II 400 E. South Street, 2nd Floor Orlando, Florida 32801

Proposals must indicate on the sealed envelope the following:

- A. Request for Proposals Number
- B. Due Date of Proposals
- C. Name of Proposer
- D. Phone Number of Proposer

Proposers are encouraged to utilize the label provided herein. Proposals received after the time, date, and/or at the location specified, due to failure to identify the envelope with the above information shall be rejected.

13. PROPOSAL PREPARATION

Costs of preparation of a response to this request for proposals are solely those of the Proposer. The County assumes no responsibility for any such costs incurred by the Proposer. The Proposer also agrees that the County bears no responsibility for any costs associated with any administrative or judicial proceedings resulting from the solicitation process.

14. <u>ACCOUNTING SYSTEM</u>

The Contractor shall establish and maintain a reasonable accounting system, which enables ready identification of Contractor's cost of goods and use of funds. The accounting system shall also include adequate records and documents to justify all prices for all items invoiced as well as all charges, expenses and costs incurred in providing the goods for at least five (5) years after completion of this contract. The County or designee shall have access to books, records, subcontract(s), financial operations, and documents of the Contractor or its subcontractors, as required to comply with this section, for the purpose of inspection or audit anytime during normal business hours at the Contractor's place of business. This right to audit shall include the contractor's subcontractors used to procure goods or services under the contract with the County. Contractor shall ensure the County has these same rights with subcontractor(s) and suppliers.

15. SHORTLISTS, PROTESTS AND LOBBYING

The recommended award will be posted for review by interested parties at the Procurement Division and at: http://apps.ocfl.net/OrangeBids/AwardsRec/default.asp prior to submission through the appropriate approval process and will remain posted for a period of five (5) full business days.

Orange County Lobbyist Regulations General Information http://www.orangecountyfl.net/OpenGovernment/LobbingAtOrangeCounty.aspx

A lobbying blackout period shall commence upon issuance of the solicitation until the Board selects the Contractor. For procurements that do not require Board approval, the blackout period commences upon solicitation issuance and concludes upon contract award.

The Board of County Commissioners may void any contract where the County Mayor, one or more County Commissioners, or a County staff person has been lobbied in violation of the black-out period restrictions of Ordinance No. 2002-15.

Orange County Protest Procedures

http://www.orangecountyfl.net/VendorServices/VendorProtestProcedures.aspx

Failure to file a protest with the Procurement Manager by 5:00 PM on the fifth full business day, after posting, shall constitute a waiver of bid protest proceedings.

Information regarding Procurement Committee scheduling and Board approvals is available by calling the Procurement Reception Desk at (407) 836-5635.

16. PUBLIC ENTITY CRIME

Section 287.133(3)(d), Florida Statutes, provides that the Florida Department of Management Services shall maintain a list of the names and addresses of those who have been disqualified from participating in the public contracting process under this section.

http://www.dms.myflorida.com/business operations/state purchasing/vendor information/convicted suspended discriminatory complaints vendor lists/convicted vendor list

A person or affiliate who has been placed on The Convicted Vendor list following a conviction for a public entity crime shall not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, shall not submit bids on leases of real property to a public entity, shall not be awarded or perform work as a contractor, supplier, subcontractor, or Contractor under a contract with a public entity, and shall not transact business with any public entity in excess of the threshold amount provided in Florida Statute Section 287.017, for CATEGORY TWO for a period of thirty-six (36) months from the date of being placed on The Convicted Vendor List.

17. AVAILABILITY OF FUNDS

The obligations of the County under this award are subject to the availability of funds lawfully appropriated for its purpose by the State of Florida and the Orange County Board of County Commissioners, or other specified funding source for this procurement.

18. TOBACCO FREE CAMPUS

All Orange County operations under the Board of County Commissioners shall be tobacco free. This policy shall apply to parking lots, parks, break areas and worksites. It is also applicable to contractors and their personnel during contract performance on county-owned property. Tobacco is defined as tobacco products including, but not limited to, cigars, cigarettes, e-cigarettes, pipes, chewing tobacco and snuff. Failure to abide by this policy may result in civil penalties levied under Chapter 386, Florida Statutes and/or contract enforcement remedies.

19. SINGLE-USE PRODUCTS

The Board of County Commissioners has established a single-use products and plastic bags policy intended to reduce the use of products which have become globally recognized as having lasting negative impacts on the environment.

Neither single-use products nor plastic bags may be sold or disbursed on County property by staff or contracted vendors, except as set forth in Orange County Administrative Regulation 9.01.03. Failure to comply with the Regulation may result in termination of the contract or other contractual remedies, and may affect future contracting with the County. The use of reusable, recyclable, biodegradable, or compostable materials is encouraged.

20. VERIFICATION OF EMPLOYMENT STATUS

The Contractor is required to be registered with the U.S. Department of Homeland Security's E-Verify system prior to entering into a contract with Orange County. The Contractor shall use the E-Verify system to verify the employment eligibility of all new employees hired by the Contractor during the contract term. The Contractor shall include an express provision in all of its subcontracts requiring subcontractors, who perform work or provide services pursuant to the contract, to use the E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term. For more information on this process, please refer to United States Citizenship and Immigration Service site at:

http://www.uscis.gov/portal/site/uscis.

Only those employees determined eligible to work within the United States shall be employed under this contract.

By submission of a bid in response to this solicitation, the Contractor affirms that all employees in the above categories shall undergo e-verification before placement on this contract. The Contractor shall commit to comply with this requirement by completing the E-Verification certification, attached to this solicitation.

A public employer, contractor, or subcontractor who has a good faith belief that a person or entity with which it is contracting has knowingly violated Section 448.09(1), Florida Statutes is obligated to terminate the contract with the person or entity pursuant to Section 448.095(2)(c)1, Florida Statutes. If Orange County terminates the contract for the foregoing reason, the contractor may not be awarded a public contract for at least one (1)

year after the date on which the contract was terminated, and the contractor will be liable for any additional costs incurred by Orange County as a result of the termination of the contract.

21. SCHEDULE OF SUBCONTRACTING

Proposers shall list **all** proposed sub-contractors to be used, regardless of racial or gender grouping. Include names, addresses, phone numbers, type of work subcontracted (discipline, trade or commodity), proposed percentage of work, and the M/WBE or Majority designation (M/WBE or Non-M/WBE).

22. EQUAL OPPORTUNITY

It is hereby declared that equal opportunity and nondiscrimination shall be the County's policy intended to assure equal opportunities to every person, regardless of race, religion, sex, sexual orientation and gender expression/identity, color, age, disability or national origin, in securing or holding employment in a field of work or labor for which the person is qualified, as provided by Section 17-314 of the Orange County Code and the County Administrative Regulations.

Further, the Contractor shall abide by the following provisions:

- A. The Contractor shall represent that the Contractor has adopted and maintains a policy of nondiscrimination as defined by applicable County ordinance throughout the term of this contract.
- B. The Contractor shall allow reasonable access to all business and employment records for the purpose of ascertaining compliance with the non-discrimination provision of the contract.

The provisions of the prime contract shall be incorporate by the Contractor into the contracts of any applicable subcontractors.

23. CONFLICT OF INTEREST

The award is subject to provisions of applicable State Statutes and County Ordinances. All proposers must disclose with their offer the name of any officer, director, or agent who is also an employee of Orange County. Further, all proposers must disclose the name of any County employee who owns, directly or indirectly, an interest of ten percent (10%) or more in the Proposer's firm or any of its branches. Should the Contractor permanently or temporarily hire any County employee who is, or has been, directly involved with the Contractor prior to or during performance of the resulting contract, the contract shall be subject to immediate termination by the County.

24. DEBRIEFING OF PROPOSERS

Not later than thirty (30) days after Board approval of a selection or shortlist, a proposer may submit a written request to the applicable contracting agent for a debriefing on the evaluation of their proposal. The contracting agent will schedule a meeting with the

Proposer for the debriefing. However, at the Proposer's request, the debriefing may be conducted via telephone conference. The debriefing shall include the following minimum information:

- A. Key requirements of the solicitation.
- B. The overall ranking of all proposals.
- C. The significant weaknesses or deficiencies in the proposal in response to the requirements of the solicitation.
- D. If requested, an explanation of the score received for each evaluation criteria will be provided, including costs, if applicable.
- E. If applicable, a summary of the rationale for award.
- F. Responses to any relevant questions of the Proposer.

Untimely debriefing requests will also be considered.

25. REFERENCE CHECKS

The contact person listed as a reference shall be someone who has personal knowledge of the Proposer's performance during the referenced contract. Contact persons shall have been informed that they are being used as a reference and that the County may be contacting them. More than one person can be listed but all shall have knowledge of the project. DO NOT list principals or officers who will not be able to answer specific questions regarding the project.

Failure of references listed to respond to the County's inquiries may negatively impact the evaluation of the Proposal. The reference shall be the owner or a representative of the owner.

26. CONFIDENTIAL INFORMATION

In accordance with Chapter 119 of the Florida Statutes (Public Records Law), and except as may be provided by other applicable State or Federal Law, all bidders/proposers should be aware that formal solicitations and the responses thereto are in the public domain. Requests for confidential treatment will not supersede the County's legal obligation to provide records to the public consistent with public records law. Bidders/proposers must cite specific, applicable legal grounds to support a request for confidential treatment, of any portion of a bid/proposal. Requests by bidders/proposers to keep entire bids/proposals confidential are generally not supported by public records laws. At a minimum, the County will disclose the successful bidder's/proposer's name, the substance of the bid/proposal, and the price.

If the bidder/proposer requests confidential treatment, bidder/proposer must submit an additional copy of the bid/proposal with the proposed confidential information redacted. This copy must include a general description of the information redacted, and shall only be redacted in the least expansive manner necessary to effectuate the requested exemption(s). In a separate attachment, bidder/proposer shall supply a listing of the provisions identified

by section number for which it seeks confidential treatment and identify the statutory basis under Florida law, including a detailed justification for exempting the information from public disclosure.

Bidder/proposer shall hold harmless and indemnify the County for all claims, actions, suits, judgments, fines, costs or damages the County may incur as a result of bidder's/proposer's request for confidential treatment of its bid/proposal. Bidder/proposer agrees and understands that the County may make copies of, and distribute, the bid/proposal without any requested redactions, to facilitate evaluation. Bidder/proposer warrants that such copying will not violate the rights of any third party.

27. <u>PUBLIC RECORDS COMPLIANCE</u> (APPLICABLE FOR SERVICE CONTRACTS)

Orange County is a public agency subject to Chapter 119, Florida Statutes. The Contractor agrees to comply with Florida's Public Records Law. Specifically, the Contractor shall:

- 1. Keep and maintain public records required by Orange County to perform the service.
- 2. Upon request from Orange County's custodian of public records, provide Orange County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law.
- 3. Ensure that public records that are exempt or confidential and exempt from the public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the Contractor does not transfer the records to Orange County.
- 4. Upon completion of the contract, Contractor agrees to transfer at no cost to Orange County all public records in possession of the Contractor or keep and maintain public records required by Orange County to perform the service. If the Contractor transfers all public record to Orange County upon completion of the contract, the Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Contractor keeps and maintains public records upon completion of the contract, the Contractor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to Orange County, upon request from Orange County's custodian of public records, in a format that is compatible with the information technology systems of Orange County.
- 5. A Contractor who fails to provide the public records to Orange County within a reasonable time may be subject to penalties under section 119.10, Florida Statutes.

6. IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:

PROCUREMENT PUBLIC RECORDS LIAISON
400 E. SOUTH STREET, 2ND FLOOR, ORLANDO, FL 32801
PROCUREMENTRECORDS@OCFL.NET, 407-836-5635

28. FEDERAL AND STATE TAX

The County is exempt from Federal and State Sales and Use Taxes for tangible personal property (Certificate of Registry for tax transactions under Chapter 32, Internal Revenue Code and Florida Sales/Use Tax Exemption Certificate). The Manager, Procurement Division will sign an exemption certificate submitted by the Contractor.

Contractors doing business with the County shall not be exempted from paying sales tax to their suppliers for materials to fulfill contractual obligations with the County, nor shall any Contractor be authorized to use the County's Tax Exemption Number in securing such materials.

29. PROPRIETARY/RESTRICTIVE SPECIFICATIONS

If a proposer considers the specification contained herein to be proprietary or restrictive in nature, thus potentially resulting in reduced competition, they are urged to contact the Procurement Division <u>prior</u> to bid opening. Specifications which are unrelated to performance will be considered for deletion via addendum to this Request for Proposals.

30. MISTAKES

In the event of extension error(s), the unit prices will prevail and the proposer's total offer will be corrected accordingly. In the event of addition errors, the extended totals will prevail and the Proposer's total will be corrected accordingly. Any discrepancy between words and numbers will be resolved in favor of the written words. Proposers must check their submissions where applicable. Failure to do so will be at the Proposer's risk. Proposals having erasures or corrections must be initialed in ink by the Proposer.

31. CONTRACTUAL AGREEMENT

This solicitation shall be included and incorporated in the final contract or purchase order. The order of contract precedence will be the contract (purchase order), solicitation, and proposal. Any and all legal actions associated with this Request for Proposals and/or the resultant contract (purchase order) shall be governed by the laws of the State of Florida. Venue for any litigation involving this contract shall be the Ninth Circuit Court in and for Orange County, Florida.

32. PAYMENT TERMS/DISCOUNTS

The County's payment terms are in accordance with Florida Statute 218, Local Government Prompt Payment Act. Cash discounts for prompt payment will be considered in determining the lowest net cost for fee proposal evaluation purposes. Notwithstanding the above, discount payment terms shall not be less than net 30 calendar days from receipt of correct invoice.

33. <u>CERTIFICATION OF INDEPENDENT PRICE DETERMINATION</u>

By submission of this offer, the Proposer certifies, and in the case of a joint proposal each party thereto certifies as to its own organization, that in connection with this procurement:

- A. The prices in this offer have been arrived at independently, without consultation, collusion, communication, or agreement for the purpose of restricting competition, as to any matter relating to such prices with any other proposer or with any competitor.
- B. Unless otherwise required by law, the prices which have been offered in this proposal have not been knowingly disclosed by the Proposer and will not knowingly be disclosed by the Proposer prior to opening, directly or indirectly to any other Proposer or to any competitor; and,
- C. No attempt has been made or shall be made by the Proposer to induce any other person or Proposer to submit or not to submit an offer for the purpose of restricting competition.

34. FEDERAL REQUIREMENTS

In the event this Contract is paid in whole or in part from any federal government agency or source, the specific terms, regulations and requirements governing the disbursement of these funds shall be specified herein and become a part of this clause.

<u>Equal Employment Opportunity:</u> For any federally assisted construction contract, as defined in 41 CFR 60-1.3, the contractor, subcontractor, subrecipient shall follow all of the requirements of the Equal Opportunity Clause as stated in 41 CFR 60-1.4.

<u>Davis–Bacon Act</u>: For any federally assisted construction contract, in excess of two thousand dollars (\$2,000), the contractor, subcontractor, subrecipient shall comply with all of the requirements of the Davis-Bacon Act (40 U.S.C. 3141 – 3148) as supplemented by Department of Labor Regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and assisted Construction"); and 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"). For a definition of "Construction" see 48 CFR 2.101.

Contract Work Hours and Safety Standards Act: For any federally assisted contract, in excess of one hundred thousand dollars (\$100,000), that involves the employment of mechanics or laborers, the contractor, subcontractor, subrecipient shall comply with all of the requirements of the Contract work Hours and Safety Standards Act (40 U.S.C. 3702 and 3704), as supplemented by Department of Labor Regulations (29 CFR Part 5).

Byrd Anti-Lobbying Amendment (31 U.S.C. 1352) - Contractors that apply or bid for an award exceeding one hundred thousand dollars (\$100,000) must file the required Certification Regarding Lobbying for Contracts, Grants, Loans, and Cooperative Agreements Appendix A. 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 must 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 non-Federal award.

Rights to Inventions Made Under a Contract or Agreement: For any federally assisted contract, awarded to a small business firm or nonprofit organization as defined in 37 CFR 401.2 for the performance of experimental, developmental, or research work, the contractor, subcontractor, subrecipient agrees to all of the terms in 37 CFR 401.14(a) and (b) regarding Patent Rights and The Allocation of Principal Rights.

<u>Clean Air Act and the Federal water Pollution Control Act:</u> For any federally assisted contract, or subgrant, in excess of one hundred and fifty thousand dollars (\$150,000), the contractor, subcontractor, subrecipient or subgrant recipient shall comply with all of the requirements of the Clean Air Act (42 U.S.C. 7401 -7671q.) and the Federal water Pollution Control Act as amended (33 U.S.C. 1251 – 1387).

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 a 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.

Awarded Contractors are required to fully comply with all requirements outlined in 2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.

SECTION 2 SCOPE OF SERVICES

SCOPE OF SERVICES

1. General Information

The Contractor shall provide tennis management services at one or two locations:

- 1. Fort Gatlin Recreation Complex located at 2009 Lake Margaret Drive, Orlando, FL 32806.
- 2. Lake Cane Tennis Center at Shadow Bay Park located at 5100 Turkey Lake Road Orlando, FL 32819.

The Contractor shall provide for the scheduling of and supervision of the tennis courts; private and group instruction; a Pro Shop for equipment and merchandise and food sales, equipment repair and other tennis related services.

2. Responsibilities of the Contractor

- A. The Contractor agrees to provide the County with sufficient qualified staff **over the age of 16**, which have completed a local law enforcement background check (at the Contractor's expense). Each employee of the Contractor shall wear a shirt that identifies them as an employee of the Contractor with a name tag prominently displayed. Workers found to have criminal offenses for drug use, violent offenses with a weapon, child abuse, domestic violence or sexual abuse shall not be permitted to provide services under this contract.
- B. The facilities shall be open for tennis play as follows:

March 1 through October 31: Monday through Friday 8:00AM to 10:00PM and Saturday and Sunday 8:00AM to 8:00PM.

November 1 through February 28: Monday through Friday, 8:00AM to 10:00PM and Saturday and Sunday, 8:00AM to 6:00PM.

The Contractor shall open and close the park, including the front gate, tennis courts, pro shop and restrooms. Upon exiting the facility, court lighting shall be turned off.

- C. Contractor shall keep the complex free of trash, debris, sand and water and maintain the overall cleanliness of complex facilities.
 - 1. Pro Shop maintenance shall include daily dusting, mopping, cleaning and vacuuming of the Pro Shop and removal of trash to dumpster.
 - 2. Restroom maintenance shall include daily cleaning with provided supplies, replenishing bathroom supplies when needed and removal of trash to dumpster.

- 3. Court maintenance shall include daily removal of debris, trash, water and sand. Necessary court maintenance equipment and supplies (squeegees, rollers, blowers, gasoline, etc.) shall be provided and maintained by Contractor. On-court, outside-court and walkway trash receptacles shall also be emptied by the Contractor.
- 4. The Contractor shall notify the County within twenty-four (24) hours of any maintenance needs of the complex facilities or County owned equipment located thereon via e-mail to the Site Supervisor.
- D. The Contractor shall obtain all necessary licenses and permits as required by law.
- E. The Contractor shall abide by all Federal, State and local health and safety regulations.
- F. The Contractor shall maintain financial records in accordance with Section 5 of the Scope of Services.
- G. The Contractor shall ensure that only Tennis Complex facilities are in use during those hours that the park is not open for normal activities.
- H. The Contractor shall provide the public with tennis instruction and to promote the same as follows:
 - 1. Promote and teach lessons in the game of tennis to individuals.

 Such instruction is defined as "private lessons" for one person or "semi-private lessons" for more than one person but less than four persons.
 - 2. Promote and teach lessons to individuals in a group of four (4) or more persons. Such instruction is defined as a "group lesson" for both adults (age 18 and over) and juniors (ages 4 to 18).
 - 3. Promote and teach lessons in groups of not less than six (6) or more than ten (10) persons per instructor. Such instruction is defined as a "clinic". Fees for the various types of clinics that can be conducted will either be "fee" or "free" depending upon mutual advance agreement by the Contractor and County.
 - 4. Provide a minimum of five (5) Junior tennis tournament programs per year at the Tennis Center.
 - 5. Assist in the establishment, operation and tabulation of a minimum of two (2) and a maximum of six (6) adult tournaments per year, including participation in establishing specific needs for individual tournaments. A written schedule of tournament dates, types and levels shall be provided to the County one year in advance of the tournaments.
 - 6. Conduct a Youth Summer Tennis Camp between the months of June, July and August, ages 6 to 15, one week in duration per skill level.

- 7. Offer quarterly demonstrations of aspects of the game of tennis in promotion of the Tennis Complex free of charge.
- 8. Provide staffing for all scheduled programs and tournaments to include a staff for each of the following: Pro Shop operations, Tennis Court monitoring, crowd and parking control.
- 9. Provide Site Supervisor with tournament details to include registered players, type of tournament and staffing assignments at least one week prior to event.
- I. The Contractor shall staff and operate the tennis Pro Shop in a manner as to provide for sale various tennis related equipment and merchandise such as tennis rackets, tennis balls, accessories, clothing, food and other such items as may be approved by the County. Contractor shall provide their own office supplies to include computers, fax machines, copy machines, cash register, software, interior trash cans and mats. The interior of the shop including all merchandise shall be displayed in a clean and aesthetically pleasing presentation at all times. The storage closets shall remain clean and free of clutter. The electrical closet shall not be used for storage under any condition. The Contractor shall provide Tennis Complex patrons with tennis equipment repair services at fees approved by the County.
- J. The Contractor shall staff the pro shop at all times during operating hours.
- K. The Contractor shall meet in person a minimum of once per week on property with the facility Site Supervisor to discuss operations and resolve any issues that may have arisen.

3. Responsibility of the County

- A. Facilities, equipment and services provided:
 - 1. County facilities are provided in "as is" condition.
 - 2. The facilities to be provided by the County are as follows:
 - At Fort Gatlin Recreation Complex there are ten (10) fenced, screened and lighted hard surface tennis courts and a pro shop. Lake Cane Tennis Center at Shadow Bay Park has seventeen (17) fenced, screened and lighted hard surface tennis courts and a pro shop. Concession vending machines may be owned and operated by the Contractor or owned and operated by a separate vending machine company. Maintenance of vending machines will be accomplished by the owner/operator of the vending machines and all machines shall be kept clean and operational at all times.
 - 3. The County will provide and pay for all utilities, **not** including internet service, necessary to provide the services required by the contract. The County will not be responsible for any long distance telephone charges.

- 4. The County will be responsible for all repairs to the Tennis Complex which is not the result of actions caused by the negligence of the Contractor or his employees.
- 5. The County will provide and maintain an ice machine for the Contractor.
- 6. The County will provide recycle cans to the Contractor. These cans must be emptied into the appropriate dumpster.
- 7. The County will be responsible for the stocking of all janitorial closets including necessary supplies, such as cleaning supplies, hand soap, paper towels and toilet paper within reasonable use.

B. Access

The County agrees to establish reasonable procedures that will allow the Contractor to have access to and operate the Tennis Complex in accordance with the requirements of the contract during, before and after normal park operating hours.

4. Advertising and Promotions

The County may promote the Tennis Complex and the services of the Contractor. The County will be allowed to use the Contractor's name in any advertising or promotion. The Orange County logo, Orange County Parks and Recreation Division logo and Orange County Parks and Recreation website will appear on all promotional and advertising materials (web, print or other media) regardless of originator. The cost of advertising for promotion promulgated by the County will be met by the County. The Contractor will be authorized to advertise and promote the facilities and services offered under the contract. The cost of all advertising and promotion promulgated by the Contractor shall be paid by the Contractor.

5. Fees to be Paid to the County

In exchange for the right to operate the Tennis Complex, the Contractor shall make fixed monthly payments payable to the Board of County Commissioners in the amount specified on the Fee Schedule form <u>Accounting Procedures</u>.

The Contractor collecting revenues at the Tennis Complex shall follow the accounting procedures in place without exception:

- A. The Contractor shall maintain complete accounting records and implement appropriate account controls consistent with good business practices. The Contractor's accounting records shall be available for audit/inspection by the County during hours of operation.
 - 1. The Contractor shall provide the County with a weekly participation report to include all tennis related activities and number of participants by age category (youth or adult).

6. Benefits

The Contractor does not accrue, nor is entitled to any County employee benefits, including Workman's Compensation. The Contractor and contractors agree to make all required tax payments arising from this engagement and to hold the County harmless in respect to any liability for taxes in connection with the performance of the contract.

7. Tennis Complex Fee Schedule

A. Open Tennis Play

Orange County will be the responsible agency for the final determination of court fees for the use of the Tennis Complex courts for open play. Open play will be allowed on all courts not in use by the Contractor for individual or group lessons, but at no time shall open tennis play be limited to less than two (2) courts unless otherwise approved by the County in advance.

Rates are to be based on one (1) hour of court time for singles play and two (2) hours of court time for doubles play. Players may use the courts for additional periods, at the rates established, if there is no one waiting to use the courts.

The County may, within thirty (30) days prior notice to the Contractor, modify or change the established rates.

B. Individual and Group Instruction

The Contractor shall charge the rates for individual and group instruction provided on Section 5, FEES TO BE CHARGED TO THE PUBLIC. Rates shall not be amended without prior approval by the County. All other rates, fees and charges (instruction rates, clinic rates, tournament rates, league rates, etc.) shall be approved by the County prior to implementation.

C. Pro Shop

The Contractor shall submit with their proposal a listing of the goods and services proposed to be provided and the proposed range of costs to be charged. This proposal will become part of the contract documents upon award of the contract. Changes to the proposed products and services to be provided or changes in prices shall be approved by the County prior to implementation. Pricing should be posted in the Pro Shop, in view of all customers, upon award.

SECTION 3
PROPOSAL SUBMISSION REQUIREMENTS AND DOCUMENTATION

STATEMENT OF NO-PROPOSAL

The Procurement Division is committed to continuously improve its processes and our goal is to receive maximum participation from the vendor community. If your firm chooses not to participate in responding to this solicitation please email <u>Melisa.Vergara@ocfl.net</u>, referencing the RFP number, and briefly explain why the decision was made to not participate.

SEALED RESPONSE SUBMITTAL LABEL:

In an effort to help promote social distancing measures during the COVID-19 Public Health Emergency, electronic submissions will be accepted by the County.

Firms are **strongly encouraged** to submit responses electronically. Firms will not be permitted to fax or email offers. To maintain a secured sealed process electronic submissions may be made through the Negometrix platform only at: https://app.negometrix.com/buyer/691

If submitting via mail or hand delivery, use the hard-copy label below and place on front of their outermost sealed envelope/package.

Company:			
Contact Name:			
Contact Phone/ Email:			
Address:			
CONTACT:	MELISA VERGARA		
	Y21-1021-MV TENNIS MANAGEMENT SERVICES		
PROPOSAL DUE	DATE:		
PROPOSAL DUE	DATE: DELIVER TO:		
PROPOSAL DUE	DELIVER TO:		
PROPOSAL DUE			
PROPOSAL DUE	DELIVER TO: ORANGE COUNTY PROCUREMENT DIVISION		

PROPOSAL FORMAT

The County reserves the right to award a contract pursuant to this RFP without further discussion with proposers. Therefore, it is important that each proposal is complete, adheres to the format and instructions contained herein, and is submitted in the most favorable manner possible.

Proposers must respond in the format delineated below:

- In an effort to help promote social distancing measures during the COVID-19 Public Health Emergency, electronic submissions will be accepted by the County.
- Firms are strongly encouraged to submit responses electronically. Firms will not be permitted to fax or email offers. To maintain a secured sealed process electronic submissions may be made through the Negometrix platform only at: https://app.negometrix.com/buyer/691
- If submitting via mail or hand delivery, Proposers must submit one (1) original, eight (8) copies and one (1) electronic copy on USB drive. Electronic copy shall be in Microsoft Word or Adobe the most recent software version.
- All responses and copies are to be submitted on $8 \frac{1}{2} \times 11$ inch paper, bound individually and tabbed as applicable.
- If your response contains any information deemed confidential, in accordance with Chapter 119 of the Florida Statutes, provide an additional USB drive with a redacted version of your response labeled REDACTED. Electronic copy shall be in Microsoft Word or Adobe the most recent software version.

SUBMITTAL REQUIREMENTS

The following information shall be submitted with your proposal. Failure to submit this information in its entirety will negatively impact the evaluation of your proposal.

TAB 1. QUALIFICATIONS OF STAFF

- A. Submit a listing of a minimum of twelve (12) current employees with public tennis complex experience. For the teaching staff, submit proof of current membership in the Professional Tennis Registry (PTR), or United States Professional Tennis Association (USTA) with a minimum membership rating of Professional 1, and National Tennis Rating Program (NTRP) of not less than 4.5, provide the locations of Tennis Clubs and the number of years as a player/teacher including a list of tournaments played and the types of coaching experience gained.
- B. Submit an organizational chart of current employees including reception, pro shop, instruction and management personnel to include job descriptions and a comprehensive resume for each employee.
- C. Identify staff experience working with governmental entities and list those projects.

TAB 2. QUALIFICATIONS OF FIRM

- A. List at least five references, with a minimum of two from governmental entity experience, for which the Proposer has performed work similar in scope and magnitude within the past ten (10) years, including the contact name, address, email address, telephone number and start and end date of the contracts.
- B. The firm shall have a minimum of five (5) years of experience managing a public tennis complex with a minimum of ten (10) courts.
- C. Submit documentation demonstrating the firm has a minimum of five (5) years of experience in personnel management and retail sales and service in a tennis related environment to include locations, contact names, and telephone numbers and number of years of experience in personnel management and as a Pro Shop Manager.
- D. Submit documentation demonstrating that the firm has proven experience of hosting USTA sanctioned tennis tournaments of a minimum of five (5) tournaments of a level 6 or lower to include the name of each tournament where each was held, the tournament level and tournament contact information.

TAB 3. TECHNICAL APPROACH

- A. Provide in detail a proposed marketing plan. Detail your plans to market and advertise the tennis operations to increase and maintain your customer base to include three (3) examples of marketing campaigns the Proposer has previously accomplished.
- B. Describe in detail your daily court maintenance experience.
- C. Describe your customer service philosophy.
- D. Provide a specific plan to maintain customer satisfaction.
- E. Provide a detailed daily and monthly routine schedule of maintenance of the premises and courts.
- F. With regarding the Pro Shop, provide a detailed inventory list including prices to be charged and minimum stock levels to be maintained on site at all times.
- G. Confirm the Proposer's agreement to meet the minimum requirements of this Request for Proposals and the Scope of Services herein.

TAB 4. FEE SCHEDULE

- A. Each proposer shall complete and submit the Fee Schedule included herein.
- B. Proposer shall submit a statement on their letterhead affirming acceptance of the County's fees.

TAB 5. ORANGE COUNTY COMPLIANCE DOCUMENTATION

- A. **Proposal Cover Page** shall be completed and submitted with your proposal.
- B. Current W9 shall be completed and submitted with your proposal.
- C. Acknowledged Addenda(s) OR Acknowledgement of Addenda Form shall be completed and submitted with your proposal.
- D. Authorized Signatories/Negotiators Form shall be completed and submitted with your proposal.
- E. **Drug-Free Workplace Form** shall be completed and submitted with your proposal.
- F. **Conflict/Non-Conflict of Interest Form** shall be completed and submitted with your proposal.
- G. **E-Verification Certification** shall be completed and submitted with your proposal.
- H. **Relationship Disclosure Form** The purpose of this form is to document any relationships between a bidder, proposer or responder to an Orange County solicitation and the Mayor or any other member of the Orange County Board of County Commissioners. This form shall be completed and submitted with your proposal. The Proposer shall not be awarded a contract unless this form has been completed and submitted.
- I. **Orange County Specific Project Expenditure Report** -The purpose of this form is to document any expenses incurred by a lobbyist for the purposes described in Section 2-351, Orange County Code. This form shall be completed and submitted with any bid, proposal or other response to an Orange County solicitation. The Proposer shall not be awarded a contract unless this form has been completed and submitted.
- J. **Agent Authorization Form** (if Applicable) shall be completed and submitted with your proposal OR marked "Not Applicable."
- K. Leased Employee Affidavit (if Applicable) shall be completed and submitted with your proposal OR marked "Not Applicable."
- L. **Information for determining Joint Venture Eligibility** (if Applicable) shall be completed and submitted with your proposal OR marked "Not Applicable."

TAB 6. LOCATION FORM

The Location Form determining proximity to the project site shall be completed and submitted with your proposal in order to receive credit.

TAB 7. BUSINESS DEVELOPMENT DOCUMENTATION

- A. **Equal Opportunity Workforce Schedule** shall be completed and submitted with your proposal in order to receive credit.
- B. Schedule of Subcontracting M/WBE Participation Form shall be completed and submitted with your proposal in order to receive credit.
- C. **Schedule of Subcontracting SDV Participation Form** shall be completed and submitted with your proposal in order to receive credit.
- D. **Dislocated Worker Proposed Hiring Information** shall be completed and submitted with your proposal in order to receive credit.
- E. Letter of Intent (Verification of M/WBE Utilization) shall be completed and submitted with your proposal in order to receive credit.
- F. Letter of Intent (Verification of Service Disabled Veteran Utilization) shall be completed and submitted with your proposal in order to receive credit.

MINORITY/WOMEN OWNED BUSINESS ENTERPRISE:

- A. Proposers must address how they intend to comply with the Orange County M/WBE Ordinance, No. 94-02 and amended by Ordinance No. 2009-21. The goal of certified minority/women business enterprise is 24% of the contract value for this project. The Ordinance also addresses minority/women group employment levels setting goals to encourage each Proposer to maintain 18% minority and 6% women employee workforce levels in specific categories.
- B. M/WBE firms must be Orange County certified at time of submittal of the Proposal and must be certified in the area(s) for which they will be used. If a firm claims to be certified, but is not listed on the County's website, ocfl.net, the Proposer should obtain a copy of their Orange County certificate and/or contact the Business Development Division at 407-836-7317 for verification of certification. Only firms having established offices in the Orlando MSA (Orange, Lake, Seminole and Osceola Counties) are eligible for Orange County certification.
- C. Effective August 1, 2003, the County has implemented a graduation program whereby M/WBE firms designated as graduates can participate in the M/WBE program only on specified projects. A prime Contractor may only use a graduate M/WBE to satisfy M/WBE participation in the following:
 - Section 3, Proposal Submission Requirements and Documentation | Page 5

- o For Professional Services in which estimated the overall contractual fees to be awarded to the prime in excess of \$500,000.
- Vertical construction projects in which the total prime contractor's estimate in excess of \$10,000,000.
- O Horizontal construction projects in which the total prime contractor's estimate in excess of \$7,000,000.
- Other construction projects in which the total estimate is in excess \$7,000,000.

It is the proposing firm's responsibility to ensure that graduate M/WBE's are not listed in proposals to meet M/WBE participation requirements on projects in which they are not eligible to participate.

- D. Proposers must submit signed Letter of Intent with their Proposal for all current Orange County certified M/WBE subcontractors identified on the **Schedule of Subcontracting M/WBE Participation Form**. These Letters of Intent must indicate the scope of work to be performed by every M/WBE plus the percentage of the overall contract value for all years of the contract to be contracted to the listed subcontractor.
- E. The awarded prime Consultant's responsibilities and requirements are listed below and shall be included in the sub-agreement:
 - 1. Whereas the prime contractor is being paid in accordance with the Local Government Prompt Payment Act, contractor shall incorporate a 72-hour prompt payment assurance provision and payment schedule in all sub-contracts between the prime and sub-contractors.

<u>Note:</u> The County reserves the right to verify that all sub-consultants are being paid within 72 hours of the County's remittance to the prime contractor.

- 2. File copies of all executed subconsultant agreement/contracts between the prime and all M/WBE subconsultants on the project to Orange County Business Development Division one-time for the duration of the contract.
- 3. The awarded prime Consultant shall furnish written documentation evidencing actual dollars paid to each subcontractor utilized by the prime Consultant on the project. This will include, but not limited to: copies of cancelled checks, approved invoices, and signed affidavits certifying the accuracy of payments so that the County may determine actual participation achieved by the prime Consultant prior to the issuance of final payment.

- 4. The sub-consultant agreement shall include: (a) the percentage of the overall contract value to be sub-contracted; and (b) the dollar amount based on the percentage of the contract value to be sub-contracted (if available at time of sub-consultant agreement).
- 5. The prime Consultant shall submit an updated quarterly MWBE utilization report and the Equal Opportunity Workforce Schedule and M/WBE payment verification forms for all professional service contracts. It is the responsibility of the Prime Consultant to submit the payment verification forms with the referenced reports. The required reports are to be submitted to the Business Development Division no later than the fifth day after end of reporting period. Payment applications, task authorizations and contract renewals may be delayed if these reports are not submitted every quarter in a timely manner until completion of the project indicating final report. Failure of the M/WBE to comply with the submittal of the payment verification forms of the Prime Consultant could negatively affect their re-certification.
- 6. All sub-consultant agreements shall include the following statement: "It is the M/WBE's responsibility to submit the required quarterly M/WBE utilization reports to the prime and final M/WBE Payment Verification Form to the Business Development Division denoting the percentage of the overall contract fees".
 - The M/WBE's failure to submit the required documents could negatively impact their M/WBE recertification.
- 7. Notwithstanding any termination provisions in this Subcontract Agreement, the Prime Consultant shall not terminate this Subconsultant Agreement without prior written authorization of the Orange County Business Development Division Manager, nor shall the Prime Consultant amend this Subconsultant Agreement, or reduce the Scope of Work or monetary value awarded under this Subconsultant Agreement, without prior written authorization of the Orange County Business Development Manager.
- 8. Upon execution of any renewal or extension to this contract, the Prime Consultant shall execute renewals with all approved specified sub-consultants for the full duration of the contract. All sub-consultant agreements shall be contingent upon the term (whether terminated, renewed, or extended) of the Prime's contract with the County.
- 9. The prime Consultant shall expeditiously advise all M/WBE's and the Business Development Division of all change orders, contract modifications, additions and deletions to any and all contracts issued to the M/WBE firm on their team.

10. The County may at its discretion require copies of sub-contracts/Purchase Orders for non-M/WBE's listed on the Schedule of Sub-contracting- M/WBE Participation form and/or utilized on the project however if this option is not exercised the awarded proposer shall provide a list of all non-M/WBE sub-consultants certifying that a prompt payment clause has been included in that contract or Purchase Order.

Execution of the contract between Orange County and the Proposer shall be contingent upon the filing of executed contracts between the Proposer and the M/WBE subs listed on the Schedule of Subcontracting - M/WBE Participation Form with the Business Development Division.

Proposers are expressly prohibited from substituting subcontractors projected to perform five percent (5%) or more of the overall work as stated in the written Proposal. Such substitution, for any reason, after opening of the Proposal, and prior to award by the County, shall result in disqualification of the Proposal from further consideration for award, except in extraordinary circumstances. Examples of such circumstances are the subcontractors' firm going out of business; death of the owner of the firm; or the inability of the sub-Contractor to perform the work specified. Should such an occurrence arise, it must be substantiated, and the substitution approved, by the County prior to contact execution.

Requests for substitution of subcontractors who are <u>cumulatively</u> scheduled to perform less than five percent (5%) of the over-all scope of services <u>may</u> be considered <u>only</u> prior to final scoring of Proposals by the Procurement Committee. Such requests for substitution must be in writing accompanied by a written withdrawal from the originally listed subcontractor. Failure to comply with these requirements shall result in disqualification of the Proposal from further consideration for award. The Procurement Committee shall be the sole determinant regarding acceptance/rejection of requested substitutions.

The proposer understands that this RFP does not constitute an agreement or contract with the Proposers.

Any Proposers who submits a Proposal to the County with any information that is determined by the County, in its sole opinion, to be substantially inaccurate, misleading, exaggerated, or incorrect may be disqualified from consideration.

BONUS POINTS FOR HIRING OF DISLOCATED WORKERS

Proposers may be awarded a maximum of five (5) bonus points for a commitment to hire dislocated workers residing in Orange County, Florida as full-time employees for the duration of the contract. One point will be awarded for each new full-time hire up to and including a maximum of five (5) points.

To be eligible for bonus points, Proposers must complete Form WR – Section I (attached) listing the number of dislocated workers to be hired full-time and submit with the Proposal. Bonus points shall only be awarded once for any one individual hired. Individuals hired may be employed in any position within the firm but must be hired on a full-time basis.

Within five (5) days after the contract award, the Proposer shall contact the Business Development Division Liaison at (407) 836-7317 to assist with meeting this requirement.

The failure of the CONSULTANT to comply with these hiring commitments after contract award shall be grounds for termination of the contract for default.

During performance of the contract, the Consultant will take appropriate steps to ensure that individuals hired under this program are retained. However, if it becomes necessary to replace an employee, the Consultant shall contact the Business Development Division (BDD) Liaison. At its discretion, the County may periodically request submission of certified payrolls to confirm the employment status of program participants.

BONUS POINTS FOR UTILIZING REGISTERED SERVICE-DISABLED VETERAN FIRMS

Additional point consideration will be available for proposers who utilize registered Service-Disabled Veteran (SDV) business enterprises and will receive the following point allocation:

- A. Registered SDV business enterprise proposers competing as a prime contractor shall receive five (5) points;
- B. Registered SDV proposers with registered SDV business enterprise sub-Contractors on their team shall receive two points for each sub-Contractor up to a maximum of ten (10) points;
- C. Proposers with registered SDV business enterprise sub-Contractors on their team shall receive two points for each registered SDV sub-Contractor up to a maximum of ten (10) points.
- D. All SDV firms must be Orange County registered at the time of submittal of the proposal and must be registered in the area(s) for which they will be used.
- E. If a firm claims to be registered, but is not listed on the County's website, ocfl.net, the Proposer should obtain a copy of their Orange County registration and/or contact the Business Development Division at 407-836-7317 for verification of registration. Only firms having established offices in the Orlando MSA (Orange, Lake, Seminole and Osceola counties) are eligible for Orange County registration.

- F. Proposers shall submit signed Letters of Intent with their proposal. Proposers for all current Orange County registered subcontractors identified on the **Schedule of Subcontracting SDV Participation Form**. These letters of Intent must indicate the scope of work to be performed by every registered SDV plus the percentage of the contract value to be contracted to the listed subcontractor.
- G. The Consultant's responsibilities and requirements are itemized below:
 - 1. Whereas the prime contractor is being paid in accordance with the Local Government Prompt Payment Act, contractor shall incorporate a 72-hour prompt payment assurance provision and payment schedule in all contracts between the prime and sub-Contractors.

<u>Note:</u> The County reserves the right to verify that all sub-contractors are being paid within 72 hours of the County's remittance to the prime contractor.

- 2. File copies of all executed subcontractor agreement/contracts between the prime and all SDV subconsultants on the project to Orange County Business Development Division.
- 3. The Consultant shall furnish written documentation evidencing actual dollars paid to each subcontractor utilized by the prime Consultant on the project. This will include, but not limited to: copies of cancelled checks, approved invoices, and signed affidavits certifying the accuracy of payments so that the County may determine actual participation achieved by the prime Consultant prior to the issuance of final payment.
- 4. The sub-consultant agreement shall include: (a) the percentage of the overall contract value to be sub-contracted; and (b) the dollar amount based on the percentage of the contract value to be sub-contracted (if available at time of sub-consultant agreement).
- 5. The Consultant shall submit an updated quarterly SDV utilization report and the Equal Opportunity Workforce Schedule report for all professional service contracts. The required reports are to be submitted to the Business Development Division no later than the fifth day after end of reporting period.
- 6. The Consultant shall not substitute, replace or terminate any SDV firm without prior written authorization of the Business Development Division, nor shall the Consultant reduce the scope of work or monetary value of a subconsultant without written authorization of the Business Development Division.

- 7. Upon execution of any renewal or extension to this contract, the Prime Consultant shall execute renewals with all approved specified sub-consultants for the full duration of the contract. All sub-consultant agreements shall be contingent upon the term (whether terminated, renewed, or extended) of the Prime Consultant's contract with the County.
- 8. The Consultant shall expeditiously advise all SDV's and the Business Development Division of all change orders, contract modifications, additions and deletions to any and all contracts issued to the SDV firm(s) on their team.

Execution of the contract between Orange County and the Proposer shall be contingent upon the filing of executed contracts between the Proposer and the SDV subs listed on the Schedule of Subcontracting - SDV Participation Form with the Business Development Division.

Proposers are expressly prohibited from substituting subcontractors projected to perform five percent (5%) or more of the overall work as stated in the written Proposal. Such substitution, for any reason, after opening of the Proposal, and prior to award by the County, shall result in disqualification of the Proposal from further consideration for award, except in extraordinary circumstances. Examples of such circumstances are the subcontractors' firm going out of business; death of the owner of the firm; or the inability of the sub-Contractor to perform the work specified. Should such an occurrence arise, it must be substantiated, and the subsubstitution approved, by the County prior to contact execution.

Requests for substitution of subcontractors who are <u>cumulatively</u> scheduled to perform less than five percent (5%) of the over-all scope of services <u>may</u> be considered <u>only</u> prior to final scoring of Proposals by the Procurement Committee. Such requests for substitution must be in writing accompanied by a written withdrawal from the originally listed subcontractor. Failure to comply with these requirements shall result in disqualification of the Proposal from further consideration for award. The Procurement Committee shall be the sole determinant regarding acceptance/rejection of requested substitutions.

The proposer understands that this RFP does not constitute an agreement or contract with the Proposers.

Any Proposers who submits a Proposal to the County with any information that is determined by the County, in its sole opinion, to be substantially inaccurate, misleading, exaggerated, or incorrect may be disqualified from consideration.

When considering two (2) or more proposals, or replies for the procurement of goods or services, where at least one is from a registered SDV business enterprise but which are otherwise equal with respect to all relevant considerations, including price, quality, and service, the Procurement Division Manager shall award such procurement or contract to the registered SDV business enterprise.

If a registered SDV, entitled to the vendor preference and one (1) or more other M/WBE businesses also entitled to this preference, or another vendor preference provided by the Orange County Code, submits bids, proposals, or replies for the procurement of goods or services which are otherwise equal with respect to all relevant considerations, including price, quality and service, then the Procurement Division Manager will award the procurement or contract to the business having the smallest net worth.

The Proposer shall contact the Business Development Division Liaison, at 407-836-8363 for any questions and/or concerns as it relates to Registered Service-Disabled Veterans.

SECTION 4 SELECTION CRITERIA

SELECTION CRITERIA

<u>CRITERIA</u>	WEIGHT
Qualifications of Staff	20
Qualifications of Firm	20
Technical Approach	20
M/WBE Utilization	10
Location	10
Fee Proposal	20
TOTAL	100
Dislocated Worker Hires	5 Bonus Points
Registered SDV SubContractor Hires	10 Bonus Points
Registered SDV Prime proposers	5 Bonus Points

SECTION 5 ATTACHMENTS

FEE SCHEDULE FORM RFP#Y21-1021-MV

The Contractor shall provide all labor, equipment, manpower and other resources necessary to provide the goods or services in strict accordance with the scope of services, specifications defined in this solicitation for the amounts specified in this Fee Schedule Form.

LOT A – LAKE CANE TENNIS CENTER AT SHADOW BAY PARK 5108 Turkey Lake Road., Orlando, FL 32819

For the right to provide Tennis Management Services at the Lake Cane Tennis Center at Shadow Bay Park in accordance with the Scope of Services contained herein, the Contractor offers the firm, fixed monthly fee to be paid to the County as specified below:

Line 1. \$______ per month x 12 = \$______ per year X 3 years = \$______

LOT B - FORT GATLIN RECREATION COMPLEX

2009 Lake Margaret Drive, Orlando, FL 32806

For the right to provide Tennis Management Services at the Fort Gatlin Recreation Complex in accordance with the Scope of Services contained herein, the Contractor offers the firm, fixed monthly fee to be paid to the County as specified below:

Line 2. \$_____ per month x 12 = \$_____ per year X 3 years = \$_____

THREE YEARS TOTAL FOR LOT A PLUS LOT B (Line 1 plus Line 2) = \$______

Company Name:

FEES TO BE CHARGED TO THE PUBLIC:

_		_		
(\ \	 	L.	666	
		-		

Daily, 8 a.m. to 5 p.m.	\$ /per court/hr	\$4.00
Daily, 5 p.m. to Closing	\$ /per court/hr	\$6.00

Semiannual Pass for Open Play Only:

Individual	<u>\$85.00</u>
Couples	\$135.00
Senior	<u>\$40.00</u>
Junior	<u>\$40.00</u>
Family	\$195.00

(Passes sold for January 1 – June 30 and July 1 – December 31)

Guest Pass (with Pass Holder):

8 a.m. to 5 p.m.	\$ /per hour	<u>\$2.00</u>
5 p.m. to Closing	\$ /per hour	\$3.00

Instruction:

Private Lessons	\$ /per hour	\$45.00 - \$65.00
Semi Private Lessons	\$ /per half hour	\$25.00 - \$35.00

Group Lessons (4 or more)

Adult	\$ /per hour per instructor	\$70.00
Junior	\$ /per hour per instructor	\$70.00

Clinic:

Team	\$ /per hour per instructor	<u>\$70.00</u>
Adult	\$ /per hour per instructor	\$70.00
Open	\$ /per hour per instructor	<u>\$70.00</u>

Junior Tournament\$ /per person\$25.00 - \$40.00Tournament Rate\$ /per person\$30.00 - \$40.00

League Rate:

League Administration / Registration Fee plus Court Fees

(Actual Game Court Time (rounded up to the nearest 1/2 hour))

1 – 2 Matches/per week	\$ /per person	<u>\$50.00</u>
3 – 5 Matches/per week	\$ /per person	<u>\$75.00</u>
6 + Matches/per week	\$ /per person	<u>\$150.00</u>

Camps:

Summer Tennis Camp (individual) \$ /per hour per person \$70.00

Miscellaneous:

Ball Machine \$ /per hour \$15.00 - \$20.00

PR	ROPOSAL COVER PAGE	
Company Name:		
NOTE: COMPANY NAME I NUMBER. CURRENT W	MUST MATCH LEGAL NA V9 MUST BE SUBMITTE	
TIN#:	D-U-N-S®#	
(Street No. or P.O. Box Number)	(Street Name)	(City)
(County) (St	tate)	(Zip Code)
Contact Person:		
Phone Number:	Fax Number:	
Email Address:		
	EMERGENCY CONTACT	
Emergency Contact Person:		
Telephone Number:	Cell Phone Number	::
Residence Telephone Number:	Email:	

ACKNOWLEDGEMENT OF ADDENDA

The Proposer shall acknowledge receipt of any addenda issued to this solicitation by completing the blocks below or by completion of the applicable information on the addendum and returning it not later than the date and time for receipt of the proposal. Failure to acknowledge an addendum that has a material impact on this solicitation may negatively impact the responsiveness of your proposal. Material impacts include but are not limited to changes to specifications, scope of work/services, delivery time, performance period, quantities, bonds, letters of credit, insurance, or qualifications.

Addendum No	_, Date	Addendum No	_, Date
Addendum No	_, Date	Addendum No	_, Date
Addendum No	_, Date	Addendum No	_, Date
Addendum No	Date	Addendum No	Date

AUTHORIZED SIGNATORIES/NEGOTIATORS

The Proposer represents that the following **principals** are authorized to sign proposals, negotiate and/or sign contracts and related documents to which the proposer will be duly bound. <u>Principal</u> is defined as an employee, officer or other technical or professional in a position capable of substantially influencing the development or outcome of an activity required to perform the covered transaction.

Name	Title	Telephone Number/Email
(Signature)		(Date)
(Title)		
(Name of Business)		
(Name of Business)		
The Proposer shall complete a	and submit the following	g information with the proposal:
Type of Organization		
Sole Proprietorsh	ip Partners	hip Non-Profit
Joint Venture*	Comoro	tion
Joint Venture	Corpora	HOII
(a)		
(b) State of Incorporation	n:	_
Principal Place of Business (F	Florida Statute Chapter 6	507):
		City/County/State
ΓHE PRINCIPAL PLA	CE OF BUSINESS	SHALL BE THE ADDRESS OF
THE PROPOSER'S PR	INCIPAL OFFICE	E AS IDENTIFIED BY THE
FLORIDA DIVISION (OF CORPORATIO	NS.
Federal I.D. number is:		

^{*} Joint venture firms must complete and submit with their Proposal Response the form titled "Information for Determining Joint Venture Eligibility", and a copy of the formal written and executed Joint Venture agreement between all joint venture parties. This joint venture agreement must be executed and indicate the parties' respective roles, responsibilities and levels of participation for the project. If proposing as a Joint Venture, the Joint Venture shall obtain and maintain all contractually required insurance in the name of the Joint Venture as required by the Contract. Individual insurance in the name of the parties to the Joint venture will not be accepted. Failure to timely submit the required form along with the formal written and executed Joint Venture agreement may result in disqualification of your Proposal Response.

DRUG-FREE WORKPLACE FORM

The u	undersigned Proposer, in accordance with Florida Statute 287.087 hereby certifies that does:		
	Name of Business		
1.	Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.		
2.	Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, employee assistance programs and the penalties that may be imposed upon employees for drug abuse violations.		
3.	Give each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in Paragraph 1.		
4.	In the statement specified in Paragraph 1, notify the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Florida Statute 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.		
5.	Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.		
6.	Make a good faith effort to continue to maintain a drug-free workplace through implementation of Paragraphs 1 thru 5.		
	e person authorized to sign this statement, I certify that this firm complies fully with above rements.		
	Proposer's Signature		
	Date		

CONFLICT/NON-CONFLICT OF INTEREST STATEMENT

CHECK	<u>ONE</u>
[]	To the best of our knowledge, the undersigned proposer has no potential conflict of interest due to any other clients, contracts, or property interest for this project.
	OR
[] may be a _] this projec	The undersigned proposer, by attachment to this form, submits information which potential conflict of interest due to other clients, contracts, or property interest for et.
	LITIGATION STATEMENT
CHECK	<u>ONE</u>
	The undersigned proposer has had no litigation and/or judgments entered against local, state or federal entity and has had no litigation and/or judgments entered ech entities during the past ten (10) years.
by or agai ten (10) y	The undersigned proposer, BY ATTACHMENT TO THIS FORM , submits a summary and disposition of individual cases of litigation and/or judgments entered inst any local, state or federal entity, by any state or federal court, during the past ears.
	COMPANY NAME
	AUTHORIZED SIGNATURE
	NAME (PRINT OR TYPE)
	TITLE

Failure to check the appropriate blocks above may result in disqualification of your bid. Likewise, failure to provide documentation of a possible conflict of interest, or a summary of past litigation and/or judgments, may result in disqualification of your bid.

E VERIFICATION CERTIFICATION

Contract No.Y21-1021-MV

	ME OF CONTRACTOR: itractor")	(referred to herein as		
ADD	ADDRESS OF CONTRACTOR:			
The u	undersigned does hereby certify that the above named contract	or:		
1.	. Is, or will be, registered with and using the E-Verify sys contract with Orange County; or	tem prior to execution of the		
2.	Orange County, but does not have any employees and doe employees during the period of time that the contractor with the contract; or	es not intend to hire any new		
3.	Is, or will be, registered with the E-Verify system prior to Orange County, but employs individuals who were hired providing labor on the contract and does not intend to hire a period of time that the contractor will be providing labor un	orior to the commencement of any new employees during the		
ongoi	undersigned acknowledges the use of the E-Verify system for ing obligation for so long as the contractor provides labor unforce eligibility of all newly hired employees will be properly.	nder the contract and that the		
know the po	ecordance with Section 837.06, Florida Statutes, Contractor wingly makes a false statement in writing with the intent to performance of his or her official duties shall be guilty of a ee, punishable as provided in Section 775.082 or Section 77	mislead a public servant in misdemeanor in the second		
AUTI	THORIZED SIGNATURE:			
NAM	1E:			
TITL	L E:			
DATI	·F•			

RELATIONSHIP DISCLOSURE FORM FOR USE WITH PROCUREMENT ITEMS, EXCEPT THOSE WHERE THE COUNTY IS THE PRINCIPAL OR PRIMARY PROPOSER

For procurement items that will come before the Board of County Commissioners for final approval, this form shall be completed by the Proposer and shall be submitted to the Procurement Division by the Proposer.

In the event any information provided on this form should change, the Proposer must file an amended form on or before the date the item is considered by the appropriate board or body.

Part I

INFORMATION ON PROPOSER:			
Legal Name of Proposer:			
Business Address (Street/P.O. Box, City and Zip Code):			
Business Phone: ()			
Facsimile: ()			
INFORMATION ON PROPOSER'S AUTHORIZED AGENT, IF APPLICABLE: (Agent Authorization Form also required to be attached)			
Name of Proposer's Authorized Agent:			
Business Address (Street/P.O. Box, City and Zip Code):			
Business Phone: ()			
Facsimile: ()			

Part II
IS THE PROPOSER A RELATIVE OF THE MAYOR OR ANY MEMBER OF THE BCC
YESNO
IS THE MAYOR OR ANY MEMBER OF THE BCC THE PROPOSER'S EMPLOYEE?
YESNO
IS THE PROPOSER OR ANY PERSON WITH A DIRECT BENEFICIAL INTEREST THE OUTCOME OF THIS MATTER A BUSINESS ASSOCIATE OF THE MAYOR OF ANY MEMBER OF THE BCC?
YESNO
If you responded "YES" to any of the above questions, please state with whom and explain the relationship.

(Use additional sheets of paper if necessary)

Part III

ORIGINAL SIGNATURE AND NOTARIZATION REQUIRED

I hereby certify that information provided in this relationship disclosure form is true and correct based on my knowledge and belief. If any of this information changes, I further acknowledge and agree to amend this relationship disclosure form prior to any meeting at which the above-referenced project is scheduled to be heard. In accordance with s. 837.06, Florida Statutes, I understand and acknowledge that whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his or her official duty shall be guilty of a misdemeanor in the second degree, punishable as provided in s. 775.082 or s. 775.083, Florida Statutes.

Signature of Proposer	Date
Printed Name and Title of Person completi	ing this form:
STATE OF	·
COUNTY OF	- -
I certify that the foregoing instrum	nent was acknowledged before me this
•	He/she is personally as identification and did/did not
une un cum.	
•	in the county and state stated above on
Witness my hand and official seal the day of, in the y	•
•	•
•	vear
the day of, in the y	Signature of Notary Public
•	vear
the day of, in the y	Signature of Notary Public Notary Public for the State of
the day of, in the y	Signature of Notary Public Notary Public for the State of

FREQUENTLY ASKED QUESTIONS (FAQ) ABOUT THE RELATIONSHIP DISCLOSURE FORM

Updated 6-28-11

WHAT IS THE RELATIONSHIP DISCLOSURE FORM?

The Relationship Disclosure Form (form OC CE 2D and form OC CE 2P) is a form created pursuant to the County's Local Code of Ethics, codified at Article XIII of Chapter 2 of the Orange County Code, to ensure that all development-related items and procurement items presented to or filed with the County include information as to the relationship, if any, between the applicant and the County Mayor or any member of the Board of County Commissioners (BCC). The form will be a part of the backup information for the applicant's item.

WHY ARE THERE TWO RELATIONSHIP DISCLOSURE FORMS?

Form OC CE 2D is used only for development-related items, and form OC CE 2P is used only for procurement-related items. The applicant needs to complete and file the form that is applicable to his/her case.

WHO NEEDS TO FILE THE RELATIONSHIP DISCLOSURE FORM?

Form OC CE 2D should be completed and filed by the owner of record, contract purchaser, or authorized agent. Form OC CE 2P should be completed and filed by the proposer, offeror, quoter, or respondent, and, if applicable, their authorized agent. In all cases, the person completing the form must sign the form and warrant that the information provided on the form is true and correct.

WHAT INFORMATION NEEDS TO BE DISCLOSED ON THE RELATIONSHIP DISCLOSURE FORM?

The relationship disclosure form needs to disclose pertinent background information about the applicant and the relationship, if any, between, on the one hand, the applicant and, if applicable, any person involved with the item, and on the other hand, the Mayor or any member of the BCC.

In particular, the applicant needs to disclose whether any of the following relationships exist: (1) the applicant is a business associate of the Mayor or any member of the BCC; (2) any person involved with the approval of the item has a beneficial interest in the outcome of the matter *and* is a business associate of the Mayor or any member of the BCC; (3) the applicant is a relative of the Mayor or any member of the BCC; or (4) the Mayor or any member of the BCC is an employee of the applicant. (See Section 2-454, Orange County Code.)

HOW ARE THE KEY RELEVANT TERMS DEFINED?

Applicant means, for purposes of a development-related project, the owner, and, if applicable, the contract purchaser or owner's authorized agent. Applicant means, for purposes of a procurement item, the proposer, offeror, quoter, respondent, and, if applicable, the authorized agent of the proposer, offeror, quoter, or respondent.

Business associate means any person or entity engaged in or carrying on a business enterprise with a public officer, public employee, or candidate as a partner, joint venture, corporate shareholder where the shares of such corporation are not listed on any national or regional stock exchange, or co-owner of property. In addition, the term includes any person or entity engaged in or carrying on a business enterprise, or otherwise engaging in common investment, with a public officer, public employee, or candidate as a partner, member, shareholder, owner, co-owner, joint venture partner, or other investor, whether directly or indirectly, whether

through a Business Entity or through interlocking Parent Entities, Subsidiary Entities, or other business or investment scheme, structure, or venture of any nature. (See Section 112.312(4), Florida Statutes, and Section 2-452(b), Orange County Code.)

Employee means any person who receives remuneration from an employer for the performance of any work or service while engaged in any employment under any appointment or contract for hire or apprenticeship, express or implied, oral or written, whether lawfully or unlawfully employed, and includes, but is not limited to, aliens and minors. (See Section 440.02(15), Florida Statutes.)

Relative means an individual who is related to a public officer or employee as father, mother, son, daughter, brother, sister, uncle, aunt, first cousin, nephew, niece, husband, wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half-brother, half-sister, grandparent, great grandparent, grandchild, great grandchild, step grandparent, step great grandparent, step grandchild, step great grandchild, person who is engaged to be married to the public officer or employee or who otherwise holds himself or herself out as or is generally known as the person whom the public officer or employee intends to marry or with whom the public officer or employee intends to form a household, or any other natural person having the same legal residence as the public officer or employee. (See Section 112.312(21), Florida Statutes.)

DOES THE RELATIONSHIP DISCLOSURE FORM NEED TO BE UPDATED IF INFORMATION CHANGES?

Yes. It remains a continuing obligation of the applicant to update this form whenever any of the information provided on the initial form changes.

WHERE DO THE RELATIONSHIP DISCLOSURE FORM AND ANY SUBSEQUENT UPDATES NEED TO BE FILED?

For a development-related item, the Relationship Disclosure Form and any update need to be filed with the County Department or County Division where the applicant filed the application. For a procurement item, the Relationship Disclosure Form and any update need to be filed with the Procurement Division.

WHEN DO THE RELATIONSHIP DISCLOSURE FORM AND ANY UPDATES NEED TO BE FILED?

In most cases, the initial form needs to be filed when the applicant files the initial development-related project application or initial procurement-related forms. However, with respect to a procurement item, a response to a bid will not be deemed unresponsive if this form is not included in the initial packet submitted to the Procurement Division.

If changes are made after the initial filing, the final, cumulative Relationship Disclosure Form needs to be filed with the appropriate County Department or County Division processing the application not less than seven (7) days prior to the scheduled BCC agenda date so that it may be incorporated into the BCC agenda packet. When the

matter is a discussion agenda item or is the subject of a public hearing, and an update has not been made at least 7 days prior to BCC meeting date or is not included in the BCC agenda packet, the applicant is obligated to verbally present such update to the BCC when the agenda item is heard or the public hearing is held. When the matter is a consent agenda item and an update has not been made at least 7 days prior to the BCC meeting or the update is not included in the BCC agenda packet, the item will be pulled from the consent agenda to be considered at a future meeting.

WHO WILL REVIEW THE INFORMATION DISCLOSED ON THE RELATIONSHIP DISCLOSURE FORM AND ANY UPDATES?

The information disclosed on this form and any updates will be a public record as defined by Chapter 119, Florida Statutes, and may therefore be inspected by any interested person. Also, the information will be made available to the Mayor and the BCC members. This form and any updates will accompany the information for the applicant's project or item.

However, for development-related items, if an applicant discloses the existence of one or more of the relationships described above and the matter would normally receive final consideration by the Concurrency Review Committee or the Development Review Committee, the matter will be directed to the BCC for final consideration and action following committee review.

CONCLUSION:

We hope you find this FAQ useful to your understanding of the Relationship Disclosure Form. Please be informed that if the event of a conflict or inconsistency between this FAQ and the requirements of the applicable ordinance or law governing relationship disclosures, the ordinance or law controls.

Also, please be informed that the County Attorney's Office is not permitted to render legal advice to an applicant or any other outside party. Accordingly, if the applicant or an outside party has any questions after reading this FAQ, he/she is encouraged to contact his/her own legal counsel.

ORANGE COUNTY SPECIFIC PROJECT EXPENDITURE REPORT

This lobbying expenditure form shall be completed in full and filed with all application submittals. This form shall remain cumulative and shall be filed with the department processing your application. Forms signed by a principal's authorized agent shall include an executed Agent Authorization Form.

Part	This is the initial Form: This is a Subsequent Form:			
1 ar t	<u></u>			
	Please complete all of the following: Name and Address of Principal (legal name of entity or owner per Orange County tax rolls):			
Name	e and Address of Principal's Authorized Agent, if applicable:			
or b	the name and address of all lobbyists, Contractors, contractors, subcontractors, individual usiness entities who will assist with obtaining approval for this project. (Additional form be used as necessary.)			
1.	Name and address of individual or business entity: Are they registered Lobbyist? Yes or No			
2.	Name and address of individual or business entity: Are they registered Lobbyist? Yes or No			
3.	Name and address of individual or business entity: Are they registered Lobbyist? Yes or No			
4.	Name and address of individual or business entity: Are they registered Lobbyist? Yes or No			
5.	Name and address of individual or business entity: Are they registered Lobbyist? Yes or No			
6.	Name and address of individual or business entity: Are they registered Lobbyist? Yes or No			
7.	Name and address of individual or business entity: Are they registered Lobbyist? Yes or No			
8.	Name and address of individual or business entity: Are they registered Lobbyist? Yes or No			

Part II

Expenditures:

For this report, an "expenditure" means money or anything of value given by the principal and/or his/her lobbyist for the purpose of lobbying, as defined in section 2-351, Orange County Code. This may include public relations expenditures including, but not limited to, petitions, fliers, purchase of media time, cost of print and distribution of publications. However, the term "expenditure" **does not** include:

- Contributions or expenditures reported pursuant to chapter 106, Florida Statutes;
- Federal election law, campaign-related personal services provided without compensation by individuals volunteering their time;
- Any other contribution or expenditure made by or to a political party;
- Any other contribution or expenditure made by an organization that is exempt from taxation under 26 U.S.C. s. 527 or s. 501(c)(4), in accordance with s.112.3215, Florida Statutes; and/or
- Professional fees paid to registered lobbyists associated with the project or item.

The following is a complete list of all lobbying expenditures and activities (including those of lobbyists, contractors, Contractors, etc.) incurred by the principal or his/her authorized agent and expended in connection with the above-referenced project or issue. You need not include de minimus costs (under \$50) for producing or reproducing graphics, aerial photographs, photocopies, surveys, studies or other documents related to this project.

Date of Expenditure	Name of Party Incurring Expenditure	Description of Activity	Amount Paid
		TOTAL EXPENDED THIS REPORT	\$

Part III

Original signature and notarization required

I hereby certify that information provided in this specific project expenditure report is true and correct based on my knowledge and belief. I acknowledge and agree to comply with the requirement of section 2-354, of the Orange County code, to amend this specific project expenditure report for any additional expenditure(s) incurred relating to this project prior to the scheduled Board of County Commissioner meeting. I further acknowledge and agree that failure to comply with these requirements to file the specific expenditure report and all associated amendments may result in the delay of approval by the Board of County Commissioners for my project or item, any associated costs for which I shall be held responsible. In accordance with s. 837.06, Florida Statutes, I understand and acknowledge that whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his or her official duty shall be guilty of a misdemeanor in the second degree, punishable as provided in s. 775.082 or s. 775.083, Florida Statutes.

Date	Signature of \triangle Principal or \triangle Principal's Authorized Agent (check appropriate box)
Printed Name and Title of Person com	npleting this form:
STATE OF COUNTY OF	
I certify that the foregoing ins	strument was acknowledged before me this
day of, 20 bknown to me or has produced take an oath.	by He/she is personally as identification and did/did not
Witness my hand and official the day of, in	seal in the county and state stated above on the year
	Signature of Notary Public
(Notary Seal)	Notary Public for the State of
(Notary Sear)	My Commission Expires:
Staff signature and date of receipt of f	 orm
Staff reviews as to form and does not a	attest to the accuracy or veracity of the information
provided herein.	

FREQUENTLY ASKED QUESTIONS (FAQ) **ABOUT THE**

SPECIFIC PROJECT EXPENDITURE REPORT

Updated 3-1-11

WHAT IS A SPECIFIC PROJECT EXPENDITURE REPORT (SPR)?

A Specific Project Expenditure Report (SPR) is a report required under Section 2-354(b) of the Orange County Lobbying Ordinance, codified at Article X of Chapter 2 of the Orange County Code, reflecting all lobbying expenditures incurred by a principal and their authorized agent(s) and the principal's lobbyist(s), contractor(s), subcontractor(s), and Contractor(s), if applicable, for certain projects or issues that will ultimately be decided by the Board of County Commissioners (BCC).

Matters specifically exempt from the SPR requirement are ministerial items, resolutions, agreements in settlement of litigation matters in which the County is a party, ordinances initiated by County staff, and some procurement items, as more fully described in 2.20 of the Administrative Regulations.

Professional fees paid by the principal to his/her lobbyist for the purpose of lobbying need not be disclosed on this form. (See Section 2-354(b), Orange County Code.)

WHO NEEDS TO FILE THE SPR?

The principal or his/her authorized agent needs to complete and sign the SPR and warrant that the information provided on the SPR is true and correct.

A principal that is a governmental entity does not need to file an SPR.

HOW ARE THE KEY RELEVANT TERMS DEFINED?

Expenditure means "a payment, distribution, loan, advance, reimbursement, deposit, or anything of value made by a lobbyist or principal for the purpose of lobbying. This may include public relations expenditures (including but not limited to petitions, flyers, purchase of media time, cost of print and distribution of publications) but does not include contributions or expenditures reported pursuant to Chapter 106, Florida Statutes, or federal election law, campaign-related personal services provided without compensation by individuals volunteering their time, any other contribution or expenditure made by or to a political party, or any other contribution or expenditure made by an organization that is exempt from taxation under 26 U.S.C. s. 527 or s. 501(c)(4)." (See Section 112.3215, Florida Statutes.) Professional fees paid by the principal to his/her lobbyist for the purpose of lobbying are not deemed to be "expenditures." (See Section 2-354, Orange County Code.)

Lobbying means seeking "to encourage the approval, disapproval, adoption, repeal, rescission, passage, defeat or modification of any ordinance, resolution, agreement, development permit, other type of permit, franchise, vendor, Contractor, contractor, recommendation, decision or other foreseeable action of the [BCC]," and "include[s] all communications, regardless of whether initiated by the lobbyist or by the person being lobbied, and regardless of whether oral, written or electronic." (See Section 2-351, Orange County Code.) Furthermore, *lobbving* means communicating "directly with the County Mayor, with any other member of the [BCC], or with any member of a procurement committee." (See Section 2-351, Orange County Code.) Lobbying also

means communicating "indirectly with the County Mayor or any other member of the [BCC]" by communicating with any staff member of the Mayor or any member of the BCC, the county administrator, any deputy or assistant county administrator, the county attorney, any county department director, or any county division manager. (See Section 2-351, Orange County Code.) *Lobbying* does not include the act of appearing before a Sunshine Committee, such as the Development Review Committee or the Roadway Agreement Committee other than the BCC.

Principal means "the person, partnership, joint venture, trust, association, corporation, governmental entity or other entity which has contracted for, employed, retained, or otherwise engaged the services of a lobbyist." *Principal* may also include a person, partnership, joint venture, trust, association, corporation, limited liability corporation, or other entity where it or its employees do not qualify as a lobbyist under the definition set forth in Section 2-351 of the Orange County Code but do perform lobbying activities on behalf of a business in which it has a personal interest.

DOES THE SPR NEED TO BE UPDATED IF INFORMATION CHANGES?

Yes. It remains a continuing obligation of the principal or his/her authorized agent to update the SPR whenever any of the information provided on the initial form changes.

WHERE DO THE SPR AND ANY UPDATES NEED TO BE FILED?

The SPR needs to be filed with the County Department or County Division processing the application or matter. If and when an additional expenditure is incurred subsequent to the initial filing of the SPR, an amended SPR needs to be filed with the County Department or County Division where the original application, including the initial SPR, was filed.

WHEN DO THE SPR AND ANY UPDATES NEED TO BE FILED?

In most cases, the initial SPR needs to be filed with the other application forms. The SPR and any update must be filed with the appropriate County Department or County Division not less than seven (7) days prior to the BCC hearing date so that they may be incorporated into the BCC agenda packet. (See Section 2-354(b), Orange County Code.) When the matter is a discussion agenda item or is the subject of a public hearing, and any additional expenditure occurs less than 7 days prior to BCC meeting date or updated information is not included in the BCC agenda packet, the principal or his/her authorized agent is obligated to verbally present the updated information to the BCC when the agenda item is heard or the public hearing is held. When the matter is a consent agenda item and an update has not been made at least 7 days prior to the BCC meeting or the update is not included in the BCC agenda packet, the item will be pulled from the consent agenda to be considered at a future meeting.

WHO WILL BE MADE AWARE OF THE INFORMATION DISCLOSED ON THE SPR AND ANY UPDATES?

The information disclosed on the SPR and any updates will be a public record as defined by Chapter 119, Florida Statutes, and therefore may be inspected by any interested person. Also, the information will be made available to the Mayor and the BCC members. This information will accompany the other information for the principal's project or item.

CONCLUSION:

We hope you find this FAQ useful to your understanding of the SPR. Please be informed that in the event of a conflict or inconsistency between this FAQ and the requirements of the applicable ordinance governing specific project expenditure reports, the ordinance controls.

Also, please be informed that the County Attorney's Office is not permitted to render legal advice to a principal, his/her authorized agent, or any other outside party. Accordingly, if after reading this FAQ the principal, his/her authorized agent or an outside party has any questions, he/she is encouraged to contact his/her own legal counsel.

LOCATION FORM

Proposers shall complete and submit the information below to clearly identify the location and applicable percentage of the work to be performed at each location listed.

PRI	ME CONTRACTOR				SSIGNED
1	Name:				%
1.	Address:	City:	County:	State/Zip:	
2.	Name:				
۷.	Address:	City:	County:	State/Zip:	
3.	Name:				
3.	Address:	City:	County:	State/Zip:	
4.	Name:				
4.	Address:	City:	County:	State/Zip:	
<u>SUB</u>	CONTRACTOR / SUBCONTRA	<u>actor</u>			
1.	Name:				
1.	Address:	City:	County:	State/Zip:	
2.	Name:			_	
۷.	Address:	City:	County:	State/Zip:	
3.	Name:				
3.	Address:	City:	County:	State/Zip:	
4.	Name:			_	
4.	Address:	City:	County:	State/Zip:	
			Total Percentage (Must Equal 100%) (Use additional pages if necessary)		

AGENT AUTHORIZATION FORM

I/We, (Print Proposer name)	, Do hereby
	, to act as my/our
	ts necessary to affect the CONTRACT approval
PROCESS more specifically described	as follows, (RFP NUMBER AND
TITLE),	and to appear on my/our behalf before any
	considering this CONTRACT and to act in all
respects as our agent in matters pertaining TO TI	HIS CONTRACT.
Signature of Proposer	Date
STATE OF:	
STATE OF : : : : : : : : : : : : : : : : : :	
I certify that the foregoing instrument v	
day of, 20 by	He/she is personally as identification and did/did not
known to me or has producedtake an oath.	as identification and did/did not
take an oatn.	
Witness my hand and official scal in the count	rr and state stated above on
Witness my hand and official seal in the count	
the day of, in the year	·
	Signature of Notary Public
(Notary Seal)	Notary Public for the State of
· · · · · · · · · · · · · · · · · · ·	My Commission Expires:

LEASED EMPLOYEE AFFIDAVIT

I affirm that an employee leasing company provides my workers' compensation coverage. I further understand that my contract with the employee leasing company limits my workers' compensation coverage to enrolled worksite employees only. My leasing arrangement does not cover un-enrolled worksite employees, independent contractors, uninsured sub-contractors or casual labor exposure.

I hereby certify that 100% of my workers are covered as worksite employees with the employee leasing company. I certify that I do not hire any casual or uninsured labor outside the employee leasing arrangement. I agree to notify the County in the event that I have any workers not covered by the employee leasing workers' compensation policy. In the event that I have any workers not subject to the employee leasing arrangement, I agree to obtain a separate workers' compensation policy to cover these workers. I further agree to provide the County with a certificate of insurance providing proof of workers' compensation coverage prior to these workers entering any County jobsite.

I further agree to notify the County if my employee leasing arrangement terminates with the employee leasing company and I understand that I am required to furnish proof of replacement workers' compensation coverage prior to the termination of the employee leasing arrangement.

I certify that I have workers' compensation coverage for all of my workers through the employee leasing arrangement specified below:

Name of Employee Leasing Company	<i>7</i> :
Workers' Compensation Carrier:	
A.M. Best Rating of Carrier:	
Inception Date of Leasing Arrangeme	nt:
2	nty in the event that I switch employee-leasing companies. I supply an updated workers' compensation certificate to the rrier.
Name of Contractor:	
Signature of Owner/Officer:	
Title:	Date:

INFORMATION FOR DETERMINING JOINT VENTURE ELIGIBILITY

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

HOWEVER, IF THE PROPOSER IS NOT A JOINT VENTURE, CHECK THE FOLLOWING BLOCK: () NOT APPLICABLE

1.	Name of joint venture:	-
2.	Address of joint venture:	
3.	Phone number of joint venture:	
4.	Identify the firms which comprise the joint venture:	_
5.	Describe the role of the MWBE / Labor Surplus Area(LSA) Firm (if applicable) in	n the ioin
ventu	ure:	i die join
6.	Provide a copy of the formal written and executed Joint Venture agreement.	
7. appli	What is the claimed percentage of ownership and identify any MWBE/LSA particable)?	ners (if

INFORMATION FOR DETERMINING JOINT VENTURE ELIGIBILITY – PAGE 2

8.		rship of joint venture: (This need not be filled in if described in the joint venture nent provided by question 6.)						
	(a)	Profit and loss sharing:						
	(b)	Capital contributions, including equipment:						
	(c)	Other applicable ownership interests:						
9.	indivi	ol of and participation in this contract. Identify by name, race, sex, and "firm" those duals (and their titles) who are responsible for day-to-day management and policy on 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:						

INFORMATION FOR DETERMINING JOINT VENTURE ELIGIBILITY – PAGE 3

		(4) Purchasing of major items or supplies:
	(c)	Supervision of field operations:
NOTE:		ling this form and before the completion of the joint venture's work on the ntract, there is any significant change in the information submitted, the joint
be	venture m oint venture efore the co	ust inform the County in writing. e must be properly registered with the Florida Division of Corporations ntract award and the name of the Joint Venture must be the same the Bid Response.
		<u>AFFIDAVIT</u>
information intended pand agree joint venture.	on necessary participation to provide ure work an mit authoriz Any materia	ear or affirm that the foregoing statements are correct and include all materially to identify and explain the terms and operation of our joint venture and the by each joint venturer in the undertaking. Further, the undersigned covenant to the County current, complete and accurate information regarding actual designed the payment therefore and any proposed changes in any of the joint venture are representatives of the County to audit and examine records of the joint all misrepresentation will be grounds for terminating any contract which may initiating action under Federal or State laws concerning false statements."
Name of l	Firm:	Name of Firm:
Signature	:	Signature:
Name:		Name:
Title:		Title:
Date:		Date:

INFORMATION FOR DETERMINING JOINT VENTURE ELIGIBILITY – PAGE 4

Date State of County of	
On this day of, 20, before me app, to me personally known, who being duly swo	, ,
the foregoing affidavit, and did state that he or she was properly authorized by to execute the affidavit a	(name of firm)
or her free act and deed.	
Notary Public	
Commission Expires	
(Seal) Date State of County of	
On this day of, 20, before me appeared	
(name), to me personally known, who being duly sworn, did execute the foregoin did state that he or she was properly authorized by (name to execute the affidavit and the execute the execute the execute the execute the foregoin and the execute the execu	ne of firm)
or her free act and deed.	
Notary Public	
Commission Expires	
(Seal)	

s Bid/Proposal Response. For data collecting minole counties. If a Joint Venture is bidding					cated in the	Oriando ivica	оронтан 3	tatistical Aic	a (OMSA) of Lake, C	orange, O	secola, a
WORKFORCE	African American		Asian American		Hispanic American		Native American		Caucasian/Other		TOTAL	
	TWF	OMSA	TWF	OMSA	TWF	OMSA	TWF	OMSA	TWF	OMSA	TWF	OMS
Officials, Managers, and Supervisors*	:											
Professionals*												
Technicians*												
Technicians* Sales Workers Office and Clerical												
Craftsman (Skilled) Operatives (Semi-Skilled)												
Laborers (Unskilled) Service Workers Apprentice*												
Service Workers												
Apprentice*												
Interns/Co-Ops*												
Dislocated Workers												
MALE SUBTOTAL			_				-					
Officials, Managers, and Supervisors*	:											
Professionals*												
Technicians*												
Technicians* Sales Workers Office and Clerical												
Office and Clerical												
Craftsman (Skilled) Operatives (Semi-Skilled)												
Laborers (Unskilled) Service Workers Apprentice*												
Apprentice*												
Interns/Co-Ops*												
Dislocated Workers												
FEMALE SUBTOTAL												
TOTAL												T

SCHEDULE OF SUB-CONTRACTING - M/WBE PARTICIPATION FORM RFP Y21-1021-MV TENNIS MANAGEMENT SERVICES

Proposers shall list <u>all</u> subcontractors to be used regardless of racial or gender grouping. Include all names, addresses, telephone numbers, type of work subcontracted and percentage of participation and M/WBE designation or majority (non-M/WBE owned company.) Designations are: MBE-BM (Black Male); M/WBE-BF (Black Female); MBE-HM (Hispanic Male); M/WBE-HF (Hispanic Female); MBE-NAM (Native American Male); M/WBE-NAF (Native American Female); MBE-AM (Asian Male); M/WBE-AF (Asian Female); and WBE-WF (White Female). Provide <u>all</u> information requested. Use additional sheets if necessary.

ill your firm perform <u>all</u> the work with your own fo Name of Subcontractor	Address	Type of Work to be Performed (Shall be a Certified OC M/WBE)	Percent of Contract Value to be Subcontracted	M/WBE Designation Or Majority Owner
OTE: An authorized signature on this form constitutions ompany Name:	tes a binding commitment of subcont	eract the percentage and type	e of work listed ab	ove.
ignature:				
Pate:				

SCHEDULE OF SUB-CONTRACTING - SDV PARTICIPATION FORM RFP Y21-1021-MV TENNIS MANAGEMENT SERVICES

Additional points will be available for proposers who subcontract with registered SDV business enterprises. List <u>all</u> Registered Service-Disabled Veterans subcontractors to be used. Include all names, addresses, telephone numbers, type of work subcontracted and percentage of participation. Provide <u>all</u> information requested. Use additional sheets if necessary.

Name	of Subcontractor	Address	Type of Work to be Performed (Shall be a Registered OC SDV)	Percent of Contract Value to be Subcontracted
NOTE: An authorized	d signature on this form constitu	utes a binding commitment of subcontract the	e percentage and type of wo	ork listed above.
Company Name:				
Signature:				
Date:				

DISLOCATED WORKER

PROPOSED HIRING INFORMATION

Section I: To be Submitted with Proposal			
Firm:			
Address:			
Phone Number:			
Email Address:			
Number of Individuals to be Hired:			
Signature of Authorized Representative of Above	Firm:		
Printed Name:			
Section II: For CareerSource Central Florida Use Only (To be Completed After Contract Award)			
Verification: I certify that the below individual a	re eligible.		
Individual Complete Name:			
1	2		
3	4		
5	6		
CareerSource Central Florida 390 North Orange Avenue, Suite 700 Orlando, Florida 32805 407-531-1222			
Signature:			
Printed Name:			

LETTER OF INTENT

(VERIFICATION OF M/WBE UTILIZATION)

INSTRUCTIONS Proposers shall place the following on their letterhead, executed by their authorized agent. Signed Letters of Intent <u>must</u> be submitted with the Proposal for each M/WBE Sub-Consultant(s) listed by the Proposer on the schedule of Subcontracting-MWBE participation form. If percentages or dollar values listed on this agreement differ from percentages or dollar values listed on the schedule of Subcontracting-MWBE participation form of the proposal, the values listed on this Letter of Intent will supersede for RFP scoring/evaluation.

The subcontract will reflect a 72-hour prompt payment clause.

THE SUDE	Contract will reflect a 72	-nour prompt payment clause.		
Failure to	o complete and submit	these forms may result in findin	g of the submittals non-responsive.	
		M/WBE Sub-Consultant		
		Specific Scope(s) of Work/Serv	vices	
		Subcontract Percentage/Amou	unt	
			sultant) understand that "It is my ation reports to the Prime and Final Division."	
Failure to	o submit the required do	ocuments could negatively impa	ect my M/WBE certification.	
approval obligatio County M	of the Business Dev	elopment Division. Such app County's M/WBE requirement ess Enterprise Ordinance, No. 9	sub-Consultants without prior written proval shall in no way relieve my s and goals contained in the Orange 94-02, as amended by Ordinance No.	
False sta		riminal prosecution for a felony	ng and the facts stated in it are true. of the third degree as provided for in	
	Authorized Agent of	Prime Consultant	Date	
	Printed Name & Title	;		
	Authorized Agent of M/WBE Sub-Consultant Date			
	Printed Name & Title	;		
	M/WBE Address			
	City	State	Zip Code	
	Phone Number	Fax Nı	 umber	

LETTER OF INTENT

(VERIFICATION OF SERVICE-DISABLED VETERAN UTILIZATION)

INSTRUCTIONS Proposers shall place the following on their letterhead, executed by their authorized agent. Signed Letters of Intent <u>must</u> be submitted with the Proposal for each Service-Disabled Veteran Sub-Consultant(s) listed by the Proposer on the schedule of Subcontracting-Service-Disabled Veteran participation form. If percentages or dollar values listed on this agreement differ from percentages or dollar values listed on the schedule of Subcontracting-Service-Disabled Veteran Sub-Consultant participation form of the proposal, the values listed on this Letter of Intent will supersede for RFP scoring/evaluation.

The subcontract will reflect a 72-hour prompt payment clause.

Failure to complete and submit these forms may result in finding of the submittals non-responsive.

Service-Disabled Veteran Sub-Consultant

Specific Scope(s) of Work/Services

Subcontract Percentage/Amount (ONLY USED TOWARD BONUS POINTS)

I understand that I shall not be allowed to substitute or change sub-Consultants without prior written approval of the Business Development Division. Such approval shall in no way relieve my obligations pursuant to Orange County's Service-Disabled Veteran Business requirements contained in the Orange County's Service-Disabled Veteran Business Ordinance, No. 2011-11 and any subsequent amendments.

Under penalty of perjury, I declare that I have read the foregoing and the facts stated in it are true. False statements may result in criminal prosecution for a felony of the third degree as provided for in Section 92.525(3), Florida Statutes.

Authorized Agent of Prime Consultant			e
Printed Name & Title			
Authorized Agent of Se	rvice-Disabled Ve	eteran Sub-Consultant Dat	e
Printed Name & Title			
Service-Disabled Vetera	an Address		
City	State	Zip Code	
Phone Number		Fax Number	

CONTRACT # RFP Y21-1021-MV

This Contract is made as of the day of, 2021 by and between Orange County, a Political Subdivision of the State of Florida, by and through its Board of County Commissioners, hereinafter referred to as the COUNTY, and [] an individual, [] a partnership, [] a corporation authorized to do business in the State of Florida, hereinafter referred to as the CONTRACTOR, whose Federal I.D. or Social Security number is
In consideration of the mutual promises contained herein, the COUNTY and the CONTRACTOR agree as follows:
ARTICLE 1 <u>SERVICES</u>
The CONTRACTOR'S responsibility under this Contract is to provide professional/consultation services in the area of, as more specifically set forth in the Scope of Services detailed in Exhibit "A".
The COUNTY'S representative/liaison during the performance of this Contract shall be, telephone no
ARTICLE 2 <u>SCHEDULE</u>
The CONTRACTOR shall commence services on and complete all services by
Reports and other items shall be delivered or completed in accordance with the detailed schedule set forth in Exhibit "A".
This contract may be renewed, for() additional() year periods upon mutual written agreement of the parties at the same prices, terms and conditions. Any change in price, terms or conditions shall be accomplished by written amendment to this contract.
Any order issued during the effective date of this contract, but not completed within that period,

shall be completed by the CONTRACTOR within the time specified in the order. The contract shall govern the CONTRACTOR and the COUNTY'S rights and obligations with respect to the extent as if the order were completed during the contract's performance period.

ARTICLE 3 PAYMENTS TO THE COUNTY

- A. Contractor agrees to pay the county the firm fixed monthly fee as specified on Attachment B, Fee Schedule Form.
- B. Contractor agrees to abide by the Attachment B, Fee Schedule Form, Fees to the charged to the Public. Should the Contractor desire to make any fee adjustments, those adjustments shall be submitted to the County's representative/liaison, for approval prior to any adjustments takeing effect. Those adjustments shall be reduced to writing in the form of an ammendment to the contract.

- C. Payments must be made payable to Orange County Board of County Commissioners.
- D. Checks shall be mailed once each month no later than the 10th of each month.
- E. Checks are to be sent to:

Orange County Parks and Recreation Attention: Pam Dennison 4801 West Colonial Drive Orlando, FL 32808

ARTICLE 4 REQUIREMENTS CONTRACT

This is a Requirements Contract and the COUNTY shall order from the CONTRACTOR all of the supplies and/or services specified in the contract's price schedule that are required to be purchased by the COUNTY. If the COUNTY urgently requires delivery of goods or services before the earliest date that delivery may be required under this contract, and if the CONTRACTOR will not accept an order providing for accelerated delivery, the COUNTY may acquire the goods or services from another source.

Except as this contract may otherwise provide, if the COUNTY'S requirements do not result in orders in the quantities described as "estimated" in the contract's price schedule, that fact shall not constitute the basis for an equitable adjustment.

ARTICLE 5 <u>INSURANCE REQUIREMENTS</u>

Vendor/Contractor agrees to maintain on a primary basis and at its sole expense, at all times throughout the duration of this contract the following types of insurance coverage with limits and on forms (including endorsements) as described herein. These requirements, as well as the County's review or acceptance of insurance maintained by Vendor/Contractor is not intended to and shall not in any manner limit or qualify the liabilities assumed by Vendor/Contractor under this contract. Vendor/Contractor is required to maintain any coverage required by federal and state workers' compensation or financial responsibility laws including but not limited to Chapter 324 and 440, Florida Statutes, as may be amended from time to time.

The Vendor/Contractor shall require and ensure that each of its sub-Vendors/sub-Contractors providing services hereunder (if any) procures and maintains until the completion of their respective services, insurance of the types and to the limits specified herein.

Insurance carriers providing coverage required herein must be licensed to conduct business in the State of Florida and must possess a current A.M. Best's Financial Strength Rating of A- Class VIII or better.

(Note: State licenses can be checked via www.floir.com/companysearch/ and A.M. Best Ratings are available at www.ambest.com)

Required Coverage:

Commercial General Liability - The Vendor/Contractor shall maintain coverage issued on the most recent version of the ISO form as filed for use in Florida or its

equivalent, with a limit of liability of not less than \$1,000,000 per occurrence. Vendor/Contractor further agrees coverage shall not contain any endorsement(s) excluding or limiting Product/Completed Operations, Contractual Liability, or Separation of Insureds. The General Aggregate limit shall either apply separately to this contract or shall be at least twice the required occurrence limit.

Required Endorsements:

- Additional Insured- CG 20 26 or CG 20 10/CG 20 37 or their equivalents.

 Note: CG 20 10 must be accompanied by CG 20 37 to include products/completed operations
- Waiver of Transfer of Rights of Recovery- CG 24 04 or its equivalent.

 Note: If blanket endorsements are being submitted please include the entire endorsement and the applicable policy number.
- Business Automobile Liability The Vendor/Contractor shall maintain coverage for all owned; non-owned and hired vehicles issued on the most recent version of the ISO form as filed for use in Florida or its equivalent, with limits of not less than \$100,000 (one hundred thousand dollars) per accident. In the event the Vendor/Contractor does not own automobiles the Vendor/Contractor shall maintain coverage for hired and non-owned auto liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.
- Workers' Compensation The Vendor/Contractor shall maintain coverage for its employees with statutory workers' compensation limits, and no less than \$100,000 each incident of bodily injury or disease for Employers' Liability. Elective exemptions as defined in Florida Statute 440 will be considered on a case-by-case basis. Any Vendor/Contractor using an employee leasing company shall complete the Leased Employee Affidavit.

Required Endorsements:

- Waiver of Subrogation- WC 00 03 13 or its equivalent
- Sexual Abuse & Molestation- with a limit of not less than \$100,000 per occurrence/claim

When a self-insured retention or deductible exceeds \$100,000 the COUNTY reserves the right to request a copy of Vendor/Contractor most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis the Vendor/Contractor agrees to maintain a retroactive date prior to or equal to the effective date of this contract. In the event the policy is canceled, non-renewed, switched to occurrence form, or any other event which triggers the right to purchase a Supplemental Extended Reporting Period (SERP) during the life of this contract the Vendor/Contractor agrees to purchase the SERP with a minimum reporting period of not less than two years. Purchase of the SERP shall not relieve the Vendor/Contractor of the obligation to provide replacement coverage.

By entering into this contract Vendor/Contractor agrees to provide a waiver of subrogation or a waiver of transfer of rights of recovery, in favor of the County for

the workers' compensation and general liability policies as required herein. When required by the insurer or should a policy condition not permit the Vendor/Contractor to enter into a pre-loss agreement to waive subrogation without an endorsement, then Vendor/Contractor agrees to notify the insurer and request the policy be endorsed with a Waiver of Subrogation or a Waiver of Transfer of Rights of Recovery Against Others endorsement.

Prior to execution and commencement of any operations/services provided under this contract the Vendor/Contractor shall provide the COUNTY with current certificates of insurance evidencing all required coverage. In addition to the certificate(s) of insurance the Vendor/Contractor shall also provide endorsements for each policy as specified above. All specific policy endorsements shall be in the name of the Orange County, Florida.

For continuing service contracts renewal certificates shall be submitted immediately upon request by either the COUNTY or the COUNTY's contracted certificate compliance management firm. The certificates shall clearly indicate that the Vendor/Contractor has obtained insurance of the type, amount and classification as required for strict compliance with this insurance section. Vendor/Contractor shall notify the COUNTY not less than thirty (30) business days (ten business days for non-payment of premium) of any material change in or cancellation/non-renewal of insurance coverage. The Vendor/Contractor shall provide evidence of replacement coverage to maintain compliance with the aforementioned insurance requirements to the COUNTY or its certificate management representative five (5) business days prior to the effective date of the replacement policy (ies).

The certificate holder shall read: Orange County, Florida c/o Risk Management Division 201 S. Rosalind Avenue Orlando, Florida 32801

ARTICLE 6 <u>INDEMNIFICATION</u>

To the fullest extent permitted by law, the CONTRACTOR shall defend, indemnify, and hold harmless the COUNTY, its officials, agents, and employees from and against any and all claims, suits, judgments, demands, liabilities, damages, cost and expenses (including attorney's fees) of any kind or nature whatsoever arising directly or indirectly out of or caused in whole or in part by any act or omission of the CONTRACTOR or its subcontractors (if any), anyone directly or indirectly employed by them, or anyone for whose acts any of them may be liable; excepting those acts or omissions arising out of the sole negligence of the COUNTY.

ARTICLE 7 SUBCONTRACTING AND MINORITY/WOMEN EMPLOYMENT PARTICIPATION

A. The CONSULTANT shall be responsible for reporting Minority/Women Business Enterprise (M/WBE) sub-CONSULTANT contract dollar amount(s) for the M/WBE sub-Consultant(s) listed in this document, by submitting the appropriate documents, which shall include but not limited to fully executed sub-consultant agreements and/or purchase orders evidencing contract award of work, to the Business Development Division.

Submittal of these sub-consultant agreements/purchase orders is a condition precedent to execution of the prime contract with the COUNTY. Quarterly updated M/WBE utilization reports and Equal Opportunity Workforce Schedule to be submitted every quarter during the term of the contract. Additionally, the CONSULTANT shall ensure that the M/WBE participation percentage proposed in the Consultant's Proposal submitted for this Contract is accomplished.

- B. Subsequent amendments to this contract shall be submitted with the appropriate documentation evidencing contractual change or assignment of work to the Business Development Division, with a copy to the COUNTY'S designated representative, within ten (10) days after COUNTY'S execution.
- C. The CONSULTANT shall be responsible for reporting, on the Equal Opportunity Workforce Schedule, the local minority/women employment percentage levels within the firm and the minority/women employment percentage levels that the firm anticipates utilizing to fulfill the obligations of this Contract. The report(s) shall be submitted to the Business Development Division, on a quarterly basis during the life of the Contract.
- D. The awarded prime CONSLTANT shall furnish written documentation evidencing actual dollars paid to **all sub-Consultants** utilized by the prime CONSULTANT on the project. This will include, but not limited to: copies of cancelled checks, approved invoices, and signed affidavits certifying the accuracy of payments so that the COUNTY may determine actual MWBE participation achieved by the prime CONSULTANT prior to the issuance of final payment.
- E. The awarded prime Consultant's responsibilities and requirements are listed below and shall be included in the sub-agreement:
 - 1. Whereas the prime consultant is being paid in accordance with the Local Government Prompt Payment Act, contractor shall incorporate a 72-hour prompt payment assurance provision and payment schedule in all sub-contracts between the prime and sub-contractors.

<u>Note:</u> The County reserves the right to verify that all sub-contractors are being paid within 72 hours of the County's remittance to the prime contractor.

- 2. File copies of all executed subconsultant agreement/contracts between the prime and all M/WBE subcontractors on the project to Orange County Business Development Division one-time for the duration of the contract.
- 3. The awarded prime Consultant shall furnish written documentation evidencing actual dollars paid to each subconsultant utilized by the prime Consultant on the project. This will include, but not limited to: copies of cancelled checks, approved invoices, and signed affidavits certifying the accuracy of payments so that the County may determine actual participation achieved by the prime Consultant prior to the issuance of final payment.
- 4. The sub-consultant agreement shall include: (a) the percentage of the overall contract value to be sub-contracted; and (b) the dollar amount based on the

- percentage of the contract value to be sub-contracted (if available at time of sub-consultant agreement).
- 5. The prime Consultant shall submit an updated quarterly MWBE utilization report and the Equal Opportunity Workforce Schedule report for all professional service contracts. The required reports are to be submitted to the Business Development Division no later than the fifth day after end of reporting period.
- 6. All sub-contracts shall include the following statement: "It is the M/WBE responsibility to submit the required Quarterly M/WBE utilization reports to the prime and Final M/WBE payment verification form to Business Development Division denoting the percentage of the overall contract fees"
 - The M/WBE's failure to submit the required documents could negatively impact their M/WBE certification.
- 7. The awarded prime Consultant shall not substitute, replace or terminate any M/WBE firm without prior written authorization of the Business Development Division, nor shall the prime reduce the scope of work or monetary value of a subconsultant without written authorization of the Business Development Division.
- 8. Upon execution of any renewal or extension to this contract, the Prime Consultant shall execute renewals with all approved specified sub-consultants for the full duration of the contract.
- 9. The prime Consultant shall expeditiously advise all M/WBE's and the Business Development Division of all change orders, contract modifications, additions and deletions to any and all contracts issued to the M/WBE firm on their team.
- 10. The COUNTY may at its discretion require copies of subcontracts/purchase orders for the non-M/WBE's listed on **SCHEDULE OF SUBCONTRACTING M/WBE PARTICIPATION FORM** and or utilized on the project. However, if this option is <u>not</u> exercised the awarded Proposer shall provide a list of all non-M/WBE sub-Consultants certifying that a prompt payment clause has been included in that contract or purchase order.
- F. By entering into this contract, the CONSULTANT affirmatively commits to comply with the M/WBE subcontracting requirements submitted with his/her Proposal. The failure of the CONSULTANT/CONTRACTOR to comply with this commitment during the Contract's performance period may be considered a breach of Contract.

The COUNTY may take action up to and including termination for default if this condition is not remedied within the time period specified by the Manager, Procurement.

ARTICLE 8 SERVICE-DISABLED VETERAN (SDV) REPORTING

The prime CONSULTANT shall be responsible for reporting (SDV) sub-Consultant contract dollar amount(s) for the SDV firms(s) listed in the document by submitting appropriate documents evidencing contract award of work to the Business Development Division (BDD). The report(s) shall be submitted in the (BDD) with a copy to the representative within ten (10) days after issuance of individual assignments or task authorizations-

- A. Subsequent amendments to this contract shall be submitted with the appropriate documentation evidencing contractual change or assignment of work to the BDD, with a copy to the COUNTY'S designated representative, within ten (10) calendar days after COUNTY'S execution.
- B. The awarded prime CONSULTANT shall furnish written documentation evidencing actual dollars paid to all sub-Consultants utilized by the CONSULTANT on the project. This will include, but not limited to: copies of cancelled checks, approved invoices, and signed affidavits certifying the accuracy of payments so that the COUNTY may determine actual SDV participation achieved by the CONSULTANT prior to the issuance of final payment.
- C. File copies of all executed sub-consultant agreements/contracts between the prime and all SDV Sub-consultants on the project to Orange County Business Development Division one time for the duration of the contract period. The Scope and **Schedule of Subcontracting SDV Participation** form and the letter of Intent must be included in the sub-consultant agreement.
- D. Notwithstanding any termination provisions in this Subcontract Agreement, the Prime Consultant shall not terminate this Subconsultant Agreement without prior written authorization of the Orange County Business Development Division Manager, nor shall the Prime Consultant amend this Subconsultant Agreement, or reduce the Scope of Work or monetary value awarded under this Subconsultant Agreement, without prior written authorization of the Orange County Business Development Manager.
- E. It is the intent of the COUNTY to insure prompt payment of all sub-Consultantss working on COUNTY projects. The CONSULTANT shall:
 - 1. Submit copies of executed contracts between the CONSULTANT and all of its SDV sub-Consultants to the Business Development Division.
 - 2. Wheras the Prime Consultant is being paird in accordance with the Local Government Prompt Payment Act, Consultant shall incorporate a 72 Hour prompt payment assurance provision and payment schedule in all contracts between the CONSULTANT and SDV sub-Consultants.

<u>Note:</u> The County reserves the right to verify that all sub-contractors are being paid within 72 hours of the County's remittance to the prime contractor.

F. By entering into this contract, the CONSULTANT affirmatively commits to comply with the SDV requirements submitted with his/her Proposal. The failure of the CONSULTANT to comply with this commitment during the Contract's performance period may be considered a breach of Contract.

ARTICLE 9 DISLOCATED WORKERS

The CONSULTANT has committed to hire _____ () CareerSource Central Florida participants residing in the Orlando MSA. Therefore, within five (5) days after contract award, the CONSULTANT shall contact the Orange County Business Development Liaison (BDD) at (407) 836-7317 to assist with meeting this requirement. The BDD Liaison will work

with the CareerSource Central Florida staff and the CONSULTANT to ensure that the process is properly adhered until all requirements have been met. CareerSource Central Florida participants may be employed in any position within the firm but must be hired on a fulltime basis.

The failure of the CONSULTANT to comply with these hiring commitments after contract award shall be grounds for termination of the contract for default.

During performance of the contract, the CONSULTANT will take appropriate steps to ensure that individuals hired under this program are retained. However, if it becomes necessary to replace an employee, the CONSULTANT shall contact the BDD Liaison. At its discretion, COUNTY may periodically request submission of certified payrolls to confirm the employment status of program participants.

ARTICLE 10 FEDERAL AND STATE TAX

The COUNTY is exempt from payment of Florida State Sales and Use Taxes. The COUNTY will sign an exemption certificate submitted by the CONTRACTOR. The CONTRACTOR shall <u>not</u> be exempted from paying sales tax to its suppliers for materials used to fulfill contractual obligations with the COUNTY, nor is the CONTRACTOR authorized to use the COUNTY'S Tax Exemption Number in securing such materials.

The CONTRACTOR shall be responsible for payment of its own and its share of its employee FICA and Social Security benefits with respect to this Contract.

ARTICLE 11 <u>AVAILABILITY OF FUNDS</u>

The COUNTY'S performance and obligation to pay under this Contract is contingent upon an annual appropriation for its purpose by the Board of County Commissioners, or other specified funding source for this procurement.

ARTICLE 12 CONFLICT OF INTEREST

The CONTRACTOR represents that it presently has no interest and shall acquire no interest, either direct or indirect, which would conflict in any manner with the performance or services required hereunder, as provided for in Florida Statutes 112.311. The CONTRACTOR further represents that no person having any interest shall be employed for said performance.

The CONTRACTOR shall promptly notify the COUNTY in writing by certified mail of all potential conflicts of interest for any prospective business association, interest or other circumstance which may influence or appear to influence the CONTRACTOR'S judgment or quality of services being provided hereunder. Such written notification shall identify the prospective business association, interest or circumstance, the nature of work that the CONTRACTOR may undertake and request an opinion of the COUNTY as to whether the association, interest or circumstance would, in the opinion of the COUNTY, constitute a conflict of interest if entered into by the CONTRACTOR. The COUNTY agrees to notify the CONTRACTOR of its opinion by certified mail within thirty (30) days of receipt of the notification by the CONTRACTOR. If, in the opinion of the COUNTY, the prospective business association, interest or circumstance would not constitute a conflict of interest by the CONTRACTOR, the COUNTY shall so state in the notification and the CONTRACTOR shall, at its option, enter into

said association, interest or circumstance and it shall be deemed not in conflict of interest with respect to services provided to the COUNTY by the CONTRACTOR under the terms of this Contract.

ARTICLE 13 <u>TERMINATION</u>

A. <u>Termination for Default:</u>

The COUNTY may, by written notice to the CONTRACTOR, terminate this contract for default in whole or in part (delivery orders, if applicable) if the CONTRACTOR fails to:

- 1. Provide products or services that comply with the specifications herein or fails to meet the COUNTY'S performance standards
- 2. Deliver the supplies or to perform the services within the time specified in this contract or any extension.
- 3. Make progress so as to endanger performance of this contract
- 4. Perform any of the other provisions of this contract.

Prior to termination for default, the COUNTY will provide adequate written notice to the CONTRACTOR through the Manager, Procurement, affording them the opportunity to cure the deficiencies or to submit a specific plan to resolve the deficiencies within ten (10) days (or the period specified in the notice) after receipt of the notice. Failure to adequately cure the deficiency shall result in termination action. Such termination may also result in suspension or debarment of the CONTRACTOR in accordance with the County's Procurement Ordinance. The CONTRACTOR and its sureties (if any) shall be liable for any damage to the COUNTY resulting from the CONTRACTOR's default of the contract. This liability includes any increased costs incurred by the COUNTY in completing contract performance.

In the event of termination by the COUNTY for any cause, the CONTRACTOR will have, in no event, any claim against the COUNTY for lost profits or compensation for lost opportunities. After a receipt of a Termination Notice and except as otherwise directed by the COUNTY the CONTRACTOR shall:

- 1. Stop work on the date and to the extent specified.
- 2. Terminate and settle all orders and subcontracts relating to the performance of the terminated work.
- 3. Transfer all work in process, completed work, and other materials related to the terminated work as directed by the COUNTY.
- 4. Continue and complete all parts of that work that have not been terminated.

Neither CONTRACTOR nor COUNTY shall be liable, nor may cancel this contract for default, when delays arise out of causes beyond the control of CONTRACTOR or COUNTY. Such causes may include but are not restricted to acts of God, acts of COUNTY in sovereign capacity, fires, floods, lightning strikes, epidemics, quarantine restrictions, strikes, freight embargoes, wars, civil

disturbances, work stoppage, power failures, laws, regulations, ordinances, acts or orders of any governmental agency or official thereof, and unusually severe weather. In every case, the delay must be beyond the control of the claiming party. If CONTRACTOR is delayed in its performance as a result of the above causes, COUNTY, shall upon written request of CONTRACTOR, agree to equitably adjust the provisions of this contract, including price and delivery, as may be affected by such delay. However, this provision shall not be interpreted to limit COUNTY'S right to terminate for convenience.

B. Termination for Convenience

The COUNTY, by written notice, may terminate this contract, in whole or in part, when it is in the County's interest. If this contract is terminated, the COUNTY shall be liable only for goods or services delivered and accepted. The COUNTY Notice of Termination shall provide the CONTRACTOR thirty (30) days prior notice before it becomes effective. A termination for convenience may apply to individual delivery orders, purchase orders or to the contract in its entirety.

ARTICLE 14 PERSONNEL

The CONTRACTOR represents that it has, or will secure at its own expense, all necessary personnel required to perform the services under this Contract. Such personnel shall not be employees of or have any contractual relationship with the COUNTY.

All of the services required hereafter shall be performed by the CONTRACTOR or under its supervision, and all personnel engaged in performing the services shall be fully qualified and, if required, authorized or permitted under state and local law to perform such services.

Any changes or substitutions in the CONTRACTOR'S key personnel, as may be listed in Exhibit "A", must be made known to the COUNTY'S representative and written approval must be granted by the COUNTY before said change or substitution can become effective.

The CONTRACTOR warrants that all services shall be performed by skilled and competent personnel to the highest professional standards in the field. The COUNTY may require, in writing, that the CONTRACTOR remove from this contract any employee the COUNTY deems incompetent, careless, or otherwise objectionable.

ARTICLE 15 TRUTH IN NEGOTIATION CERTIFICATE

Signature of this Contract by the CONTRACTOR shall act as the execution of the truth-innegotiation certificate certifying that the wage rates and costs used to determine the compensation provided for in this Contract are accurate, complete and current as of the date of the Contract and no higher than those charged the CONTRACTOR'S most favored customer for the same or substantially similar service.

The said rates and costs shall be adjusted to exclude any significant sums should the COUNTY determine that the rates and costs were increased due to inaccurate, incomplete or non-current wage rates or due to inaccurate representations of fees paid to outside Contractors. The COUNTY shall exercise its right under this "Certificate" within one (1) year following final payment.

ARTICLE 16 ARREARS

The CONTRACTOR shall not pledge the COUNTY'S credit or make it a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. The CONTRACTOR further warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms of this Contract.

ARTICLE 17 DISCLOSURE AND OWNERSHIP OF DOCUMENTS

The CONTRACTOR shall deliver to the COUNTY for approval and acceptance, and before being eligible for final payment or any amounts due, all documents and materials prepared by and for the COUNTY under this Contract.

All oral and written information not in the public domain or not previously known, and all information and data obtained, developed or supplied by the COUNTY, or at its expense, will be kept confidential by the CONTRACTOR and will not be disclosed to any other party, directly or indirectly, without the COUNTY'S prior written consent unless required by a lawful order. All drawings, maps, sketches, programs, data base, reports and other data developed, or purchased, under this Contract for or at the COUNTY'S expense shall be and remain the COUNTY'S property and may be reproduced at the discretion of the COUNTY.

The COUNTY and the CONTRACTOR shall comply with the provisions of Chapter 119, Florida Statutes (Public Records Law).

All covenants, agreements, representations and warranties made herein, or otherwise made in writing by any party pursuant hereto, including but not limited to any representations made herein relating to disclosure or ownership of documents, shall survive the execution and delivery of this Contract and the consummation of the transactions contemplated hereby.

ARTICLE 18 INDEPENDENT CONTRACTOR RELATIONSHIP

The CONTRACTOR is, and shall be, in the performance of all work services and activities under this Contract, an Independent Contractor, and not an employee, agent or servant of the COUNTY. All persons engaged in any of the work or services performed pursuant to this Contract shall at all times, and in all places, be subject to the CONTRACTOR'S sole direction, supervision, and control. The CONTRACTOR shall exercise control over the means and manner in which it and its employees perform the work, and in all respects the CONTRACTOR'S relationship and the relationship of its employees to the COUNTY shall be that of an Independent Contractor and not as employees or agents of the COUNTY.

The CONTRACTOR does not have the power or authority to bind the COUNTY in any promise, agreement or representation other than as specifically provided for in this Agreement.

ARTICLE 19 CONTINGENT FEES

The CONTRACTOR warrants that it has not employed or retrained any company or person, other than a bona fide employee working solely for the CONTRACTOR to solicit or secure this Contract and that it has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for the CONTRACTOR, any fee, commission,

percentage, gift, or any other consideration contingent upon or resulting from the award or making of this Contract.

ARTICLE 20 <u>ACCESS AND AUDITS</u>

The CONTRACTOR shall establish and maintain a reasonable accounting system, which enables ready identification of CONTRACTOR'S cost of goods and use of funds. Such accounting system shall also include adequate records and documents to justify all prices for all items invoiced as well as all charges, expenses and costs incurred in providing the goods for at least five (5) years after completion of this contract. The COUNTY or its designee shall have access to such books, records, subcontract(s), financial operations, and documents of the CONTRACTOR or its sub-Contractors as required to comply with this section for the purpose of inspection or audit anytime during normal business hours at the CONTRACTOR'S place of business. This right to audit shall include the CONTRACTOR'S sub-Contractors used to procure goods or services under the contract with the COUNTY. CONTRACTOR shall ensure the COUNTY has these same rights with sub-Contractor(s) and suppliers.

ARTICLE 21 <u>EQUAL OPPORTUNITY</u>

It is hereby declared that equal opportunity and nondiscrimination shall be the County's policy intended to assure equal opportunities to every person, regardless of race, religion, sex, sexual orientation and gender expression/identity, color, age, disability or national origin, in securing or holding employment in a field of work or labor for which the person is qualified, as provided by Section 17-314 of the Orange County Code and the County Administrative Regulations.

Further, the CONTRACTOR shall abide by the following provisions:

- A. The CONTRACTOR shall represent that the CONTRACTOR has adopted and maintains a policy of nondiscrimination as defined by applicable County ordinance throughout the term of this contract.
- B. The CONTRACTOR shall allow reasonable access to all business and employment records for the purpose of ascertaining compliance with the non-discrimination provision of the contract.
- C. The provisions of the prime contract shall be incorporate by the CONTRACTOR into the contracts of any applicable subcontractors.

ARTICLE 22 <u>DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY</u> EXCLUSION.

By executing this contract the firm affirms that it is in compliance with the requirements of 2 C.F.R. Part 180 and that neither it, its principals, nor its subcontractors are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

ARTICLE 23 <u>FLORIDA CONVICTED/SUSPENDED/DISCRIMINATORY</u> COMPLAINTS.

By executing this contract the firm affirms that it is not currently listed in the Florida Department of Management Services Convicted/Suspended/Discriminatory Complaint Vendor List.

ARTICLE 24 SCRUTINIZED COMPANIES

- A. By executing this Agreement, the Contractor certifies that it is eligible to bid on, submit a proposal for, or enter into or renew a contract with the County for goods or services pursuant to Section 287.135, Florida Statutes.
- B. Specifically, by executing this Agreement, the Contractor certifies that it is <u>not</u> on the Scrutinized Companies that Boycott Israel List, created pursuant to Section 215.4725, Florida Statutes, or is engaged in a boycott of Israel.
- C. Additionally, if this Agreement is for an amount of one million dollars (\$1,000,000) or more, by executing this Agreement, the Contractor certifies that it is **not**:
 - 1. On the "Scrutinized Companies with Activities in Sudan List" or the "Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List," created pursuant to Section 215.473, Florida Statutes; and/or
 - 2. Engaged in business operations in Cuba or Syria.
- D. The County reserves the right to terminate this Agreement immediately should the Contractor be found to:
 - 1. Have falsified its certification of eligibility to bid on, submit a proposal for, or enter into or renew a contract with the County for goods or services pursuant to Section 287.135, Florida Statutes; and/or
 - 2. Have become ineligible to bid on, submit a proposal for, or enter into or renew a contract with the County for goods or services pursuant to Section 287.135, Florida Statute subsequent to entering into this Agreement with the County.
- E. If this Agreement is terminated by the County as provided in subparagraph 4(a) above, the County reserves the right to pursue any and all available legal remedies against the Contractor, including but not limited to the remedies as described in Section 287.135, Florida Statutes.
- F. If this Agreement is terminated by the County as provided in subparagraph 4(b) above, the Contractor shall be paid only for the funding-applicable work completed as of the date of the County's termination.
- G. Unless explicitly stated in this Section, no other damages, fees, and/or costs may be assessed against the County for its termination of the Agreement pursuant to this Section.

ARTICLE 25 MODIFICATIONS OF WORK

The COUNTY reserves the right to make changes in the work, including alterations, reductions therein or additions thereto. Upon receipt by the CONTRACTOR of the COUNTY'S notification of a contemplated change, the CONTRACTOR shall (1) if requested by COUNTY, provide an estimate for the increase or decrease in cost due to the contemplated change, (2) notify the

COUNTY of any estimated change in the completion date, and (3) advise the COUNTY in writing if the contemplated change shall affect the CONTRACTOR'S ability to meet the completion dates or schedules of this Contract.

If the COUNTY so instructs in writing, the CONTRACTOR shall suspend work on that portion of the work affected by a contemplated change, pending the COUNTY'S decision to proceed with the change.

If the COUNTY elects to make the change, the COUNTY shall issue a Contract Amendment or Change Order and the CONTRACTOR shall not commence work on any such change until such written amendment or change order has been issued and signed by each of the parties.

ARTICLE 26 <u>CONTRACT CLAIMS</u>

"Claim" as used in this provision means a written demand or written assertion by one of the contracting parties seeking as a matter of right, the payment of a certain sum of money, the adjustment or interpretation of contract terms, or other relief arising under or relating to this contract.

Claims made by a Contractor against the County relating to a particular contract shall be submitted to the Procurement Manager in writing clearly labeled "Contract Claim" requesting a final decision. The Contractor also shall provide with the claim a certification as follows: "I certify that the claim is made in good faith; that the supporting data are accurate and complete to the best of my knowledge and belief; that the amount requested accurately reflects the contract adjustment for which the Contractor believes the County is liable; and that I am duly authorized to certify the claim on behalf of the Contractor."

<u>Failure to document a claim in this manner shall render the claim null and void. Moreover,</u> no claim shall be accepted after final payment of the contract.

The decision of the Procurement Manager shall be issued in writing and shall be furnished to the Contractor. The decision shall state the reasons for the decision reached. The Procurement Manager shall render the final decision within sixty (60) days after receipt of Contractor's/Contractor's written request for a final decision. The Procurement Manager's decision shall be final and conclusive.

The Contractor shall proceed diligently with performance of this contract pending final resolution of any request for relief, claim, appeal or action arising under the contract and shall comply with any final decision rendered by the Manager of Procurement.

ARTICLE 27 TOBACCO FREE CAMPUS

All Orange County operations under the Board of County Commissioners shall be tobacco free. This policy shall apply to parking lots, parks, break areas and worksites. It is also applicable to contractors and their personnel during contract performance on county-owned property. Tobacco is defined as tobacco products including, but not limited to, cigars, cigarettes, e-cigarettes, pipes, chewing tobacco and snuff. Failure to abide by this policy may result in civil penalties levied under Chapter 386, Florida Statutes and/or contract enforcement remedies.

ARTICLE 28 VERIFICATION OF EMPLOYMENT STATUS

Prior to the employment of any person under this contract, the contractor shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of (a) all persons employed during the contract term by the contractor to perform employment duties within Florida and (b) all persons, including subcontractors, assigned by the contractor to perform work pursuant to the contract with Orange County. Please refer to USCIS.gov for more information on this process.

Only those employees determined eligible to work within the United States shall be employed under the contract.

Therefore, by submission of a bid or proposal in response to this solicitation, the contractor confirms that all employees in the above categories will undergo e-verification before placement on this contract. The contractor further confirms his commitment to comply with this requirement by completing the E- Verification certification.

ARTICLE 29 <u>LAWS AND REGULATIONS</u>

All applicable Federal and State laws, municipal and County ordinances shall apply to the solicitation and Contract.

ARTICLE 30 PRICE ESCALATION/DE-ESCALATION (CPI)

The County may allow a price escalation provision within this award. The original revenue fees shall be firm for a 1-year period. A revenue escalation/de-escalation will be considered at annual intervals thereafter, provided the Contractor notifies the County, in writing, of the pending price escalation/de-escalation a minimum of sixty (60) days prior to the effective date. Revenue adjustments shall be based on the latest version of the Consumers Price Index (CPI-U) for All Urban Consumers, All Items, U.S. City Average, non-seasonal, as published by the U.S. Department of Labor, Bureau of Labor Statistics. This information is available at www.bls.gov.

Revenue adjustment shall be calculated by applying the simple percentage model to the CPI data. This method is defined as subtracting the base period index value (at the time of initial award) from the index value at time of calculation (latest version of the CPI published as of the date of request for price adjustment), divided by the base period index value to identify percentage of change, then multiplying the percentage of change by 100 to identify the percentage change. Formula is as follows:

Current Index – Base Index / Base Index = % of Change

% of Change x 100 = Percentage Change

CPI-U Calculation Example:

CPI for current period	232.945
Less CPI for base period	229.815
Equals index point change	3.130

Divided by base period CPI	229.815
Equals	0.0136
Result multiplied by 100	0.0136 x 100
Equals percent change	1.4%

A revenue increase may be requested only at each time interval specified above, using the methodology outlined in this section. To request a revenue increase, Contractor shall submit a letter stating the percentage amount of the requested increase and adjusted price to the Orange County Procurement Division. The letter shall include the complete calculation utilizing the formula above, and a copy of the CPI-U index table used in the calculation. The maximum allowable increase shall not exceed 4%, unless authorized by the Manager, Procurement Division. All revenue adjustments must be accepted by the Manager, Procurement Division and shall be memorialized by written amendment to this contract. No retroactive contract revenue adjustments will be allowed.

Should the CPI-U for All Urban Consumers, All Items, U.S City Average, as published by the U.S. Department of Labor, Bureau of Labor Statistics decrease during the term of the contract, or any renewals, the Contractor shall notify the Orange County Procurement Division of price decreases in the method outlined above. If the Contractor fails to pass the decrease on to the County, the County reserves the right to place the Contractor in default, cancel the award, and remove the Contractor from the County Vendor List for a period of time deemed suitable by the County. In the event of this occurrence, the County further reserves the right to utilize any options as stated herein.

ARTICLE 31 <u>ENFORCEMENT COSTS</u>

If any legal action or other proceeding is brought for the enforcement of this Contract, or because of an alleged dispute, breach, default or misrepresentation in connection with any provisions of this Contract, the Parties shall each bear their own costs, expert fees, attorneys' fees, and other fees incurred in connection with this Agreement and any litigation that arises either directly, or indirectly.

ARTICLE 32 <u>JURY WAIVER</u>

Each party hereto hereby irrevocably waives, to the fullest extent permitted by applicable law, any right it may have to a trial by jury in any legal proceeding directly or indirectly arising out of or relating to this agreement.

ARTICLE 33 GOVERNING LAW AND VENUE

Any and all legal actions associated with this contract will be governed by the laws of the State of Florida. Venue for any litigation involving this contract shall be in the Ninth Circuit Court in and for Orange County, Florida. Should any federal claims arise for which the courts of the State of Florida lack jurisdiction, venue for those actions will be in the Orlando Division of the U.S. Middle District of Florida.

ARTICLE 34 NO REPRESENTATIONS

Each party represents that they have had the opportunity to consult with an attorney, and have carefully read and understand the scope and effect of the provisions of this Agreement. Neither party has relied upon any representations or statements made by the other party hereto which are not specifically set forth in this Agreement.

ARTICLE 35 AUTHORITY TO PRACTICE

The CONTRACTOR hereby represents and warrants that it has and will continue to maintain all licenses and approvals required to, conduct its business, and that it will at all times conduct its business activities in a reputable manner. Proof of such licenses and approvals shall be submitted to the COUNTY upon request.

ARTICLE 36 SEVERABILITY

If any term or provision of this Contract, or the application thereof to any person or circumstances shall, to any extent, be held invalid or unenforceable, the remainder of this Contract, or the application of such terms or provision, to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected, and every other term and provision of this Contract shall be deemed valid and enforceable to the extent permitted by law.

ARTICLE 37 <u>SUCCESSORS AND ASSIGNS</u>

The COUNTY and the CONTRACTOR each binds itself and its partners, successors, executors, administrators and assigns to the other party of this Contract and to the partners, successors, executors, administrators and assigns of such other party, in respect to all covenants of this Contract. Except as above, neither the COUNTY nor the CONTRACTOR shall assign, sublet, convey or transfer its interest in this Contract without the written consent of the other. Nothing herein shall be construed as creating any personal liability on the part of any officer or agent of the COUNTY which may be a party hereto, nor shall it be construed as giving any rights or benefits hereunder to anyone other than the COUNTY and the CONTRACTOR.

ARTICLE 38 REMEDIES

This Contract shall be governed by the laws of the State of Florida. Venue for any litigation involving this contract shall be the Circuit Court in and for Orange County, Florida. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or at equity or by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

ARTICLE 39 ENTIRETY OF CONTRACTUAL AGREEMENT

The COUNTY and the CONTRACTOR agree that this Contract sets forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein. None of the provisions, terms and conditions contained in this Contract may be added to, deleted, modified, superseded or otherwise altered, except by written instrument executed by the parties hereto.

ARTICLE 40 NOTICE

All notices required in this Contract shall be sent by certified mail, return receipt requested, and if sent to the COUNTY shall be mailed to:

Theresa Vance, Program Coordinator Orange County Parks and Recreation Division 4801 W. Colonial Drive Orlando, FL 32808

and if sen	t to the C	ONTRA	CTOR sha	ıll be maile	d to:

ARTICLE 41 <u>ATTACHMENTS</u>

The following attachment(s) is/are attached hereto, and made a part of this Contract in order of precedence:

- A. Scope of Services
- B. Fee Schedule Form

IN WITNESS WHEREOF, the Board of County Commissioners of Orange County, Florida has made and executed this Contract on behalf of the COUNTY and CONTRACTOR has hereunto set its hand the day and year above written.

CONTRACTOR:	ORANGE COUNTY, FLORIDA:
Company Name	Carrie Mathes, MPA, CFCM, NIGP-CPP, CPPO, C.P.M. Procurement Division Manager
Signature	Date
Typed Name	
Title	
Date	