

March 7, 2019

CLARIFICATION NO. 1

FOR

SOUTH AIRFIELD DETENTION CONSOLIDATION
AT CHICAGO O'HARE INTERNATIONAL AIRPORT

SPECIFICATION NO. 924070

For which Statements of Qualifications are due in the office of the Chief Procurement Officer, Department of Procurement Services, Bid & Bond Room 103, City Hall, 121 N. LaSalle Street, Chicago, IL 60602 at **4:00 p.m., Central Time on March 12, 2019.**

The following additions, changes and revisions are incorporated into the above-referenced Specification (the "Contract Documents") as noted. All other provisions and requirements as originally set forth, except as amended by previous addenda, remain in full force and are binding. Any additional work required by this Addendum shall conform to the applicable provisions of the original Contract Documents.

**RESPONDENT MUST ACKNOWLEDGE RECEIPT OF THIS CLARIFICATION IN THE COVER LETTER
SUBMITTED WITH ITS PROPOSAL**

SECTION 1. RESPONSES TO QUESTIONS/REQUESTS FOR CLARIFICATIONS

The following questions and requests for clarification were submitted in accordance with the instructions provided in the Contract Documents. The City's response (shown in ***bold italics***) follows each question or request for clarification in the table below:

Question 1:	Can a redlined set of the Sample Agreement be attached in the Appendix?
Response:	<i>Please refer to Addendum 1, response to Question 3.</i>
Question 2:	Revised section states, "Provide a Key Project Information Form and narrative of not more than eight pages total for three comparable and relevant projects completed by team members..." Please confirm that this means three projects per category or entity (three projects to show tunnel construction experience, three projects to show aviation projects, and three projects to show tunnel design experience)?
Response:	<i>Please refer to Addendum 2, response to Question 2.</i>
Question 3:	Is the document issued by Addendum No. 1 "MBE & WBE Special Conditions for Commodities or Services Contracts" intended to replace the existing Exhibit F to the Sample Form of Agreement, or is intended to be in addition to the Exhibit F already issued?
Response:	<i>Please refer to Addendum 1, Section 1, item 5 and response to Question 7. The "MBE & WBE Special Conditions for Commodities or Services Contracts" are added to Exhibit F and cover the design portion of the project.</i>
Question 4:	If the document issued by Addendum No. 1 "MBE & WBE Special Conditions for Commodities or Services Contracts" is intended to replace the existing Exhibit F to the

	Sample Form of Agreement, will the CDA revise RFQ Section II.B.7 to read "The MBE participation goal is 25% and the WBE Participation goal is 5% of the total contract value", so it corresponds with the newly issued Exhibit F?
Response:	<i>Please refer to Addendum 1, Section 1, item 5 and response to Question . The "MBE & WBE Special Conditions for Commodities or Services Contracts" are added to Exhibit F and cover the design portion of the project.</i>
Question 5:	If the document issued by Addendum No. 1 "MBE & WBE Special Conditions for Commodities or Services Contracts" is intended to supplement the existing Exhibit F to the Sample Form of Agreement, will the CDA revise RFQ Section II.B.7 to read "For Construction, the MBE participation goal is 26% and the WBE participation goal is 6% of the total construction contract value, and for Design, the DBE participation goal is 25% and the WBE participation goal is 5% of the total design contract value."?
Response:	<i>Please refer to Addendum 1, Section 1, item 5 and response to Question 7. The "MBE & WBE Special Conditions for Commodities or Services Contracts" are added to Exhibit F and cover the design portion of the project.</i>
Question 6:	The response provided by the CDA to Question #12 is not clear, as it referred the Respondents to "revised Section II.B.4. The appropriate RFQ section is II.B.5.b - which was not revised by Addendum No. 1. Can the CDA provide the proper revision to the Key Staff section of the RFP, as well as a description of the duties intended for these positions so the Respondents can propose staff members who have the appropriate experience for the positions?
Response:	<i>Please refer to Addendum 1, response to Question 12.</i>
Question 7:	Section II.B.3 states, "If Respondent is a limited liability company, a copy of the operating agreement signed by an authorized member or manager of the limited liability company must be attached." Is this requirement intended to apply to a Respondent who is, as the course of their business, already a limited liability company (not formed just for this RFQ)
Response:	<i>No. Please refer to Addendum 1, response to Question 8.</i>
Question 8:	Please change the last line of the second paragraph to read, "...in the event the Respondent is issued an RFP by the City and selected for execution of the DB Contract is executed by the Respondent and the City."
Response:	<i>No. The sample agreement is provided for reference and comment only in this RFQ phase. As noted in Addendum 1, response to Question 3, please provide comments on the Sample Agreement in the SOQ Executive Summary.</i>

In accordance with Section 1.B.1 of the "Request for Qualifications", the deadline for questions has passed. No additional questions will be answered prior to opening of Statements of Qualifications except as the Chief Procurement Officer, in her sole discretion, deems to be in the best interest of the City.

END OF CLARIFICATION NO. 1

CITY OF CHICAGO
DEPARTMENT OF PROCUREMENT SERVICES

SHANNON E. ANDREWS
CHIEF PROCUREMENT OFFICER