THE CITY OF DAYTONA BEACH

FENCING INSTALLATION, REMOVAL, & REPAIR

INVITATION TO Bid No. 20391 NIGP COMMODITY CODE(S) 33013, 33032, 33038, 33040, 33058, 33059, 98815



THE CITY OF DAYTONA BEACH PUBLIC WORKS DEPARTMENT- TECHNICALSERVICES DIVISION P.O. BOX 2451 DAYTONA BEACH, FLA. 32115

Issue Date: March 20, 2020

Non-Construction Bid BP 11/14/2019

INVITATION TO BID

The City of Daytona Beach, Florida, will receive Bids for **FENCING INSTALLATION**, **REMOVAL**, **& REPAIR**, **Invitation to Bid No. 20391**, at the City of Daytona Beach Purchasing Division, City Hall Room 146, 301 S. Ridgewood Ave., Daytona Beach, Florida 32114, until **2:00 p.m., on April 20, 2020**, at which time Bids will be opened publicly and read aloud. Bids received after said time will be returned unopened.

NEW! The City is accepting electronic bids through their web based bid platform. See Special Provisions for details.

Sealed Bids must be addressed to: Joanne Flick, Purchasing Agent The City of Daytona Beach Purchasing Division 301 S. Ridgewood Ave., Room 146 Daytona Beach, FL., 32114

with "Sealed Bid for Citywide FENCING INSTALLATION, REMOVAL, & REPAIR, ITB No. 20391" plainly written on the outside of the envelope.

The work generally consists of The City of Daytona Beach is seeking bids from Contractors to provide labor and materials for various fencing projects citywide. Purchases will be made on an as needed basis.

Bid documents may be obtained as pdf files on-line at www.codb.us/841/Purchasing. There is no charge for downloading Bid documents. Contract Documents, including Drawings and Technical Specifications, if applicable, are on file at the Daytona Beach Purchasing Division, 301 S. Ridgewood Avenue, Room 146, Daytona Beach, Florida, 32114. All inquiries pertaining to this project sent via US Postal Service should be directed to Post Office Box 2451, Daytona Beach, Florida 32115-2451.

A Non-Mandatory Pre-Bid Conference will be conducted via teleconference, on March 27, 2020 at 10:00 AM. Interested Contractors please call 386-671-3178 no earlier than 9:45 AM. Please pre-register for this meeting online at www.codb.us/841/Purchasing. Click "Public Solicitation" then "Fencing Installation & Repair".

The City of Daytona Beach, Florida, reserves the right to accept or reject any and all Bids, or any portion of any Bid, or to waive any informalities in the Bidding.

Bids may be held by the City of Daytona Beach for a period not to exceed sixty (60) days from the date of opening of Bids for the purpose of reviewing the Bid and investigating the qualifications of Bidders prior to awarding the Contract. Vendors submitting Bids to the City must comply with Article III of Chapter 30 of the Code of the City of Daytona Beach, Florida, "Minority and Women Owned Business Enterprises.

THE CITY OF DAYTONA BEACH VOLUSIA COUNTY, FLORIDA By: Kirk Zimmerman, CPPB

Buyer

Issue Date: March 20, 2020

THESE TERMS ARE STANDARD FOR ALL BID SOLICITATIONS FOR GENERAL SERVICES, AND COMMODITES ISSUED BY THE CITY OF DAYTONA BEACH. THE CITY MAY DELETE, SUPERSEDE, OR MODIFY ANY OF THESE INSTRUCTIONS TO BIDDERS OR GENERAL PROVISIONS FOR A PARTICULAR SOLICITATION BY USE OF SPECIAL PROVISIONS.

SECTION 1. DEFINTIONS. Certain terms used herein will have the following meanings:

- D-1 <u>City</u> means the City of Daytona Beach, unless the context indicates otherwise, includes the City's officers, employees, and agents.
- D-2 <u>Bid or Proposal</u> the offer or Bid of a Bidder or proposer submitted on the prescribed form setting forth the prices for the work to be performed.
- D-3 <u>Bid Package</u> means the Bid Proposal Form and any additional forms required to be submitted by the Bidder as part of the Bid.
- D-4 <u>Web Based Bid Platform</u> means the software package currently use by the City of Daytona Beach is Vendor Registry. All communications regarding solicitations will be posted at www.codb.us/841/Purchasing and click "Public Solicitation".
- D-5 <u>Bidder</u> means one who submits a response to an Invitation to Bid (ITB).
- D-6 <u>Commodities</u> means the supplies, materials, goods, merchandise, food, equipment, or other person property that the Bidder will be obligated to provide the City under any resulting Contract. These commodities are generally set forth in the Bid schedule.
- D-7 Contract means the form Contract, if any, required by the City in order to integrate all terms and conditions therein, or in the absence of such form Contract, the signed short form provided by the City for the Bidder's execution and includes 1) the Bid documents 2) the Bid Package, the Resolution or Ordinance 4) all Purchase Orders issued pursuant to the Bid documents 5) all amendments that may after the date of award be executed by the Vendor and the City 5) any addenda 6) any other Bid documents..
- D-8 <u>Contract Documents</u> means Contract (if service related), Technical Provisions, Instructions to Bidders, General Provisions, Indemnification & Insurance, Bid Proposal Form, Bid Schedule, and Attachments A-D.
- D-9 <u>Contractor or Vendor</u> means any individual or business having a Contract with the City to furnish goods or Services for a certain price.
- D-10 <u>Electronic Signature</u> means the original signatures transmitted and received via electronic transmission of a scanned document, (e.g., PDF or similar format) are true and valid signatures for all purposes hereunder and shall bind the parties to the same extent as that of an original signature. Any such electronic counterpart shall be of sufficient quality to be legible either electronically or when printed as hardcopy. The City shall determine legibility and acceptability for public record purposes.
- D-11 <u>Notice of intent to award (NOI)</u> means a written notice given by the City stating that staff is recommending award to the listed Vendor. It includes instructions for completing and submitting the Contract that accompanies the NOI.
- D-12 <u>Purchase Order</u> means a written document to a Vendor formalizing the terms and conditions of a proposed transaction.
- D-13 <u>Services</u> means a Vendor's performance to comply with promised delivery dates, specifications, and technical assistance.

- D-13 <u>Services</u> means a Vendor's performance to comply with promised delivery dates, specifications, and technical assistance.
- D-14 <u>Term Contract</u> means a Contract in which a source of supply is established for a specified period of time for specified Services or supplies at specified prices.

END OF SECTION

SECTION 2: TECHNICAL PROVISIONS / SCOPE

2.1 Purpose

The City of Daytona Beach is seeking bids from Contractors to provide labor and materials for various fencing projects citywide. Purchases will be made on an as needed basis. Award of an Agreement is not a guarantee of future expenditures.

2.2 Scope of Work

- A. The Contractor will furnish all labor, materials, equipment, and supervision necessary to construct fencing and all other accessories, in accordance with specifications, drawings, and requirements provided by the City.
- B. The Contractor will be required to secure underground locates where required before beginning any project. Cost to repair any damage to underground utilities will be the responsibility of the Contractor.
- C. Total bid price will include all materials, labor, supervision, equipment, freight and insurance required for installation of fencing as per specifications and requirements. The Contractor is responsible for obtaining any permits required for any project.
 - D. The Contractor will schedule any and all required inspections.
- E. Warranty: The Contractor will warranty all work performed by the Contractor under the resulting Agreement, to be free from defects for a period of not less than one (1) year. The Contractor will promptly correct work rejected by the City Project Manager as failing to conform to the requirements of the scope of work for each project. The Contractor will bear the cost of correcting such rejected work. Recurring problems, which the City Project Manager determines to be directly attributable to the work of the Contractor, will be remedied by the Contractor at no additional expense to the City, and may result in termination of the Contract for default.
- 1. All parts, materials and equipment installed by the Contractor will be new and will have full manufacturer's warranty in place. Said warranty will be fully transferable to the City.
- 2. Any damages to City or private property caused by the Contractor's personnel while performing work under the Contract, will be fully repaired or replaced at the Contractor's expense.
- F. Inspections: The City's Project Manager, or a designee, will inspect all work performed under the Contract. Any inspection by the City will not relieve the Contractor from any responsibility regarding defective parts, equipment or service.
- G. Clean up: The Contractor will be responsible for removing all debris from the site, cleaning the affected areas and disposing of all debris. The Contractor will keep the site free of debris and unusable materials resulting from their work on a daily basis, or upon request by the City's Project Manager or designee. The Contractor will leave or restore all affected areas as they were prior to beginning work.
- H. Protection of City Property: The Contractor will take care to perform services in such a manner that it does not damage City property. In the event that such damage occurs, the

Contractor will replace or repair the same, at no additional cost to the City. If the damage caused by the Contractor has to be repaired or property replaced by the City, the cost of such repairs or replacement will be deducted from the Contractor's invoice.

- I. Protection of Equipment and Materials: It will be the sole responsibility of the Contractor to safeguard their own materials, tools, and equipment. The City will not assume any responsibility for vandalism and/or theft of materials, tools and/or equipment. The Contractor will obtain the permission of the City's Project Manager or designee regarding any needed storage of materials, parts and/or equipment. Such storage will be done in such a manner as not to interfere with the City's daily operations. The City does not accept responsibility for losses of material or equipment or damage to same regardless of approval to store in any of the City's facilities or grounds.
- J. All materials and installation requirements will meet Florida Chapter International Fence Industry Association's Florida Fencing standards.
- K. All materials furnished by vendor will be free of wear, dents, rust corrosion, breaks, bends, cracks and all other defects.
- L. The Contractor will work directly with City's Project Manager, or designee, for each individual project performed in accordance with this Invitation to Bid.
- M. Contractor will give an estimate/proposal based on the pricing in the bid schedule prior to the beginning work. This estimate/proposal will be at no charge to the City.
- 1. Contractor's do not have the authorization to proceed with any additional work outside of the original scope unless it is reduced in writing. Written approval is provided by point of contact outside the scope of the purchase order or work order will not be approved.
- 2. Contractor will be paid on the actual materials used and time taken to do the job. Estimates/Proposals are used as a basis for establishing a purchase order. Any additional work will be approved as specified in M1 by issuance of a change order against the purchase order.
- N. Completion of new installation will be within three (3) weeks of permit and/or purchase order being issued. Repair work will begin within 48 hours of notification and be completed within two (2) weeks unless specified otherwise on the purchase order.
- 1. Emergency responses will be required twenty-four (24) hours a day, 365 days a year, regardless of weather conditions.
- 2. Should severe or hazardous weather pose an immediate threat to the Contractor's staff, employees, personnel, or Sub Contractors, they will be on stand-by with all necessary materials for repair to respond once the severe or hazardous weather has passed.
- O. When necessary, the Contractor will respond within three (3) hours to any departments or divisions requiring emergency response. The Contractor will have on hand all parts and supplies necessary to make needed repairs.
- P. Contractor(s) will carry a complete inventory of parts available for purchase. There will be occasions when it is deemed in our best interest to have City employees perform repairs.

Q. Permitting fees will not be included in the bid prices. The Contractor will obtain any required permits and will add the cost of any permits to their invoice. Documentation of the price of the permit will be submitted with the invoice.

2.3 Technical Specifications

A. Chain Link Fencing Requirements

- 1. All chain link fencing and accessories will be coated in black vinyl unless otherwise specified as galvanized on the purchase order.
- 2. Chain link fabric will be six (6) gauge, two (2") inch mesh, with both top and bottom selvages knuckled with black vinyl finish. Furnish one-piece fabric widths for fencing up to twelve (12') feet high. Fabric will be galvanized, ASTM A3902, Class I, with not less than 1.2 oz. zinc per square foot of surface.
- 3. Chain link fabric for tennis courts will be the same as above with the exception that the mesh will measure (1 3/4") one and three quarter inches.
- 4. Pipe framework will be standard weight (ASTM A120, Schedule 40 and Federal Specification RR-F-191/3), "hot dipped" galvanized steel pipe, black internally and externally and black coated vinyl finish, with not less than 1.6 oz. zinc per square foot of surface.
- 5. End, corner and pull post will be a minimum of 2.375" O.D. steel pipe 3.65 lbs. per linear foot. All backstop uprights will be 2.875" O.D. steel pipe, 5.79 lbs. per linear foot.
- 6. Gate posts will be 2.875 O.D. steel pipe, 5.79 lbs. per linear foot for leaf widths up to 6 feet and 4.000" steel pipe, 9.11 lbs. per linear foot for leaf widths over 6 feet and less than 13 feet.
- 7. Top, mid and bottom rails will be 1.66" O.D. steel pipe, 2.27 lbs. per linear foot.

8. Accessories

- a. Post tops and loop caps will be galvanized pressed steel tops or heavy malleable iron with not less than 1.2 oz. zinc per square foot of surface. The base of top will extend not less than two inches below the tops of the posts and will exclude moisture. Loop caps will be provided with hole suitable for the through passage of the top rail.
- b. Tension wire will be seven (7) gauge coated coil spring metal wire, finished to match fabric and located at bottom of all fabric except at backstop.
- c. Wire ties will be 9 gauge soft annealed galvanized steel wire attached to top, mid or bottom rails twenty four (24") inches O.C. and to line posts not more than fifteen (15") inches O.C.
- d. Wire ties for attaching fabric to tension wire will be twelve (9) gauge annealed galvanized steel wire at twenty-four (24") inches O.C.
- e. Stretcher bars will be one piece lengths equal to full height of fabric with a minimum cross section of 3/16" x 5/8". Provide one stretcher bar for each gate and end

post, and two for each corner and pull posts.

- f. Stretcher bar bands will be pressed steel or malleable iron, fourteen (14) gauge spaced not over fifteen inches (15") O.C. with top and bottom being as close to the end of the stretcher bar as possible.
 - g. Privacy strips in different colors to be provided when requested.

B. Installation of chain link fencing:

- 1. Contractor will not begin installation and erection before final grading is completed, unless otherwise permitted.
- 2. Contractor will drill or hand excavate (using post hole digger) holes for posts to diameters and spacing indicated, in firm, asphalt, concrete, and undisturbed or compacted soil.
- 3. Contractor will place concrete around posts in a continuous pour and will tamp for consolidation. Contractor will check each post for vertical and top alignment. Contractor will trowel finish tops of footing, and slope or form a minimum of 24 hours before attaching framework and 72 hours before any other work is completed.
- 4. Contractor will run top rail continuously through post caps, bending to radius for curved runs. Contractor will provide expansion couplings as recommended by fencing manufacturer.
- 5. Contractor will provide center rails where indicated. Contractor will install in one piece between posts and flush with post fabric side, using special offset fittings where necessary.
- 6. Contractor will install braces so posts are plumb when diagonal rod is under proper tension.
- 7. Contractor will fasten fabric to tension wire using 9 gauge galvanized steel hog rings spaced twenty-four inches (24") O.C.
- 8. Contractor will leave approximately 1" between finish grade and bottom selvage, unless otherwise indicated. Contractor will pull fabric taut and tie to posts, rails and tension wires.
- 9. Contractor will thread through or clamp stretcher bars to fabric four inches (4") O.C. and secure to posts, rails, and tension wires.
- 10. Contractor will install gates plumb, level and secure for full opening without interference. Contractor will install ground-set items in concrete for anchorage. Contractor will adjust hardware for smooth operation and lubricate where necessary.
- 11. Contractor will use U-shaped tie wires, conforming to diameter of pipe to which attached, clasping pipe and fabric firmly with ends twisted at least two (2) full turns. Contractor will bend ends of wire to minimize hazard to persons or clothing. Contractor will tie fabric to rails and braces, with wire ties spaced 24" O.C. Contractor will tie fabric to tension wires, with hog rings spaced 24" O.C.

- 12. Contractor will install nuts for tension bands and hardware bolts on side of fence opposite fabric side. Contractor will peen ends of bolts or score threads to prevent removal of nuts.
- 13. All waste fencing materials and other foreign matter will be cleared from the site and all areas left neat and clean.
- 14. All intermediate line posts will not exceed ten (10') feet apart, plumb, in line and placed in a vertical position. All posts will be set in concrete, six (6") inches in diameter hole with a hole depth of twenty one (21") inches.
- 15. All end, corner, and gateposts will be set plumb and placed in a vertical position. Posts are to be set in concrete four (4x) times the diameter of the post to a hole depth of thirty three (33") inches. Any change in direction of fifteen (15°) degrees at corner post will be set to change the direction with an independent stretch.
- 16. Concrete will be 2500 PSI (unless otherwise stated) for posts. Post may protrude three (3") inches below the base of the concrete to allow dissipation of condensation. Compressive strength at twenty eight (28) days, using ¾" maximum size aggregate. Concrete will conform to the requirements of ASTM C94 except that site mixed concrete 2000 PSI will be acceptable. Grout will consist of one part Portland cement to three parts clean, well-graded sand and the minimum amount of water required to produce a workable mix.
- 17. The diameter of holes for posts will be four times (4x) the pole outside diameter unless otherwise specified.
- 18. Fence height of eight (8') feet and ten (10') feet will have line posts of two and one half $(2 \frac{1}{2})$ inches. Corner and terminal posts will have three (3") inches diameter.
- 19. All fence installation will comply with and conform to all applicable building codes and ASTM F567 Standard Practices for installation of Chain Link fence.
- 20. Fence installations will include all fabric, line posts, post caps, concrete footings, tension wires, and fittings. Hardware to be the same color as the fence fabric.

C. Gates

- 1. Framework for all gates will be galvanized steel of the sizes as indicated on the drawings specific to the work authorization and the finish will match the fence frame. Gates will be assembled by welding or with special fittings and rivets for rigid connections.
- 2. Fabric will be same as for fence and attached with stretcher bars at vertical edges. Attach stretcher bars to gate frame at no more than fifteen (15") O.C. Install diagonal cross bracing consisting of 3/8" O.D. adjustable length truss rod on gates over 6 feet wide to ensure frame rigidity without sag or twist.
- 3. Gate hardware: provide hardware and accessories for each gate, galvanized per ASTM A153, and in accordance with the following:
- a. Hinges: size and material to suit gate size, non-liftoff type, offset to permit 180° gate opening

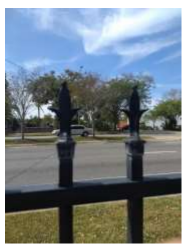
- b. Fabric will be of the same material specified for the fence
- c. Track rail: will meet or exceed 1 5/8" O.D. ASTM 120 Schedule 40 galvanized pipe sufficiently long enough to provide for full opening capacity
- d. Gate rollers & axles will be constructed of pressed steel sized to provide smooth and definite contact with track
- e. Trolley each leaf will be supported on the leading edge with a double wheel trolley constructed of heavy duty rubber wheels adjustable with roller bearings
- f. Track clamps will be constructed of pressed steel, sized to receive 1 5/8" O.D. track (two per each support post)
- g. Support posts will be 2.375" O.D. at 3.65 lbs. per linear foot on 7'0" centers, maximum
 - h. Barbed wire will be provided upon request
- i. NOTE: All corners will be notched, welded and treated with zinc base compound or malleable fittings to be used.

D. Roll or Slide Gate

- 1. Thru 20' –0 Single Leaf
- a. Frame: All pipe members will be of 1 5/8" O.D. pipe SS20 or approved equal galvanized weight 1.775# per linear foot. The frame will be braced or trussed to prevent sag.
 - b. Fabric: Will be of the same material specified for the fence.
- c. Track rail: will be of 1 5/8" o.d. ASTM 120 Schedule 40 galvanized pipe sufficiently long enough to provide for full opening capacity.
- d. Gate rollers & axels: will be constructed of pressed steel sized to provide smooth and definite contact with track.
- e. Trolley: each leaf will be supported on the leading edge with a double wheel trolley constructed of heavy-duty rubber tired wheels adjustable with roller bearings.
- f. Track clamps: will be constructed of pressed steel sized to receive 1 5/8" O.D. track two per each support post.
- g. Support posts: will be 2 $\frac{1}{2}$ " O.D. post set on 7'-0 centers, maximum (2.375) or approved equal.
- h. Corners will be notched, welded, and treated with a zinc base compound or malleable fittings to be used.

E. Black
Aluminum
Ornamental
Requirements:





- 1. The following materials will be used for constructing and installing decorative aluminum fencing.
- a. All posts, framework and fence pickets will be aluminum with a black coating. Posts will be 2 1/2" square", vertical pickets 3/4" X 3/4", and horizontal rail will be 1" x 1".
 - b. All hardware will be hot dipped black.
- d. Concrete for fence posts will be 2500 PSI compressive strength at twenty eight (28) days, using 3/4" maximum size aggregate.
- e. Decorative caps will be place atop of each vertical picket (see picture and measure 4 $\frac{1}{4}$ " in length.
 - 2. Installation of Decorative Aluminum Fencing
- a. Contractor will not begin installation of fencing before final grading is completed, unless otherwise permitted. Contractor will be responsible for final grading.
- b. Contractor will leave two inches (2") from bottom of fence pickets to existing soil.
- c. Contractor will drill or hand excavate (using post hole digger) holes for posts to diameters and spacing indicated, in firm, undisturbed or compacted soil.
- d. The diameter of holes for posts will be three times (3x) the width of the posts.
 - e. The fence post will be buried one-third (1/3) of the fence height.
- f. Contractor will place concrete around posts in a continuous pour and will tamp for consolidation. Contractor will check each post for vertical and top alignment. Contractor will trowel finish tops of footing, and slope or form a minimum of 24 hours before attaching framework.
- g. Footings will be buried three inches (3") or have sod or mulch placed over top of them.

- h. Concrete will be mixed in separate container, wheelbarrow etc. then poured into the hole, mixing within the hole created for the fence post is unacceptable.
- i. Contractor will run framework continuously along top, middle and bottom of fence.
 - j. All gate hardware will be hot dipped galvanized.
 - k. Posts will be installed every six feet (6') on center.
- I. Price stated on the bid schedule will include all labor, equipment & materials such as rails, posts, vertical rails, concrete footings, decorative caps, fittings.

F. Field and Barbed Wire Fence Requirements

- 1. Fabric will be woven wire, Gaucho farm or field fence, class three (3), twelve and one half ($12\frac{1}{2}$) gauge line & stay wires and ten and one half ($10\frac{1}{2}$) gauge top & bottom wires or Gaucho class three (3), fifteen and one- half ($15\frac{1}{2}$) gauge, four (4) point, barbed-wire.
- 2. Fence will be installed with wire side to adjacent property, except on horizontal curves greater than three (3) degrees. Additionally, the fence will be installed so as not to pull against all post.
- 3. CCA (chromated cooper arsenate) Pressure treated at a minimum of 0.40 pounds per cubic foot (other preservative approved by the U.S. Environmental Protection Agency may be substituted for CCA). If an alternative preservative is used, the wood will be treated at the minimum recommended level for protection when in contact with the ground.
- 4. Timber corner and pull posts will be a minimum of eight feet (8') in length. Line post will be a minimum of six feet six inches (6'6") in length. Timber line posts will be a minimum of four (4) inches in diameter. Timber corner and end posts will be a minimum of five (5) inches in diameter. Timber braces will be a minimum of four inches (4") in diameter.
- a. Staples for line posts will be one and one quarter (1½) inch minimum length; for approach, corner and pull posts one and one half inch (1½) minimum length. At approach, corner and pull post, every line wire will be stapled. At line posts every line in top half and alternate line wires in bottom half will be stapled.
- b. Connection between timber posts and braces will be fastened by dowels.
- c. Contractor will conform to the technical specs for chain linked fencing. Wire will be wrapped and tied and at the following locations:
 - i. At end posts
- ii. Corner post, including the assemblies at fifteen (15 \square) degrees or more
- d. Vinyl railing will be 1 $\frac{1}{2}$ " x 5 $\frac{1}{2}$ " x 16' and line post will be a minimum of six feet (6') six inches (6") in length.

- e. Contractor will conform to the technical specifications listed on Exhibit III for Split Rail Fencing.
- f. If required, Gaucho class three (3), fifteen and one half (15½) gauge, four (4) point, barbed wire will be installed on top of posts above woven wire.
- g. Pull post assemblies will be installed at three hundred thirty foot (330') centers except that this maximum interval may be reduced on curves where the degree of curvature is greater than three (3 |) degrees.
- h. A maximum length of thirteen hundred twenty (1,320') feet of wire may be installed as a unit. For pulls through a pull post assembly, the fabric will be spliced by crimping the sleeves only. Pulls through post assembly will not be permitted.
- i. The minimum run required for field fence at one time for a particular job will be three (300) hundred feet.
- 5. Angle top fence. The City may elect to place a 3 wire angled top on the top of a new or existing barbed wire or chain linked fence.
- a. Posts will be extended at a 45 degree angle facing toward the inside of the fenced area.
- b. Three wire barbwire arms (to match existing posts) will slip onto existing posts.
- c. Three barbed wire will be strung the length of the fencing specified in the plans for any angled top. For wire size see item 2.3 F.1.
- G. PVC Vinyl Fencing requirements: PVC vinyl fencing will be installed per manufacturer's specifications and requirements.
- H. Timber and Trex Fencing Requirements: will be installed per manufacturer's specifications and requirements.
- I. Stretcher Bar: used to attach the fabric to the posts. For installation see type of fencing to be installed.
- J. Core Drilling: This method is used to drilling post holes for fence post. Hole will be 3X the size of the post being set.
- K. Removal of Fence: Contractor will remove all fence materials including mesh, PVC, or other material, posts, caps, hardware, and anything connected with the fence.
- 1. Contractor will dispose of fence by hauling away at the Contractor's expense.
 - 2. Contractor will grade soil to match the existing level of the surrounding land.
 - L. Baseball/Softball backstops:
 - 1. Framework shall be the same as existing material (Sec 2.3. A.4)

- 2. Fabric will consist of 6 gauge as described in section 2.3 A.2.
- 3. Contractor will install fabric on the ball field side of fence, except at the outfield radius, and anchor to framework so that fabric remains in tension after pulling force is released.
- 4. Contractor will be asked to remove, replace, entire structure or existing mesh material.
 - M. Tennis Court Fencing:
 - 1. Framework shall be the same as existing material (Sec 2.3. A.4)
 - 2. Fabric will consist of 6 gauge as described in section 2.3 A.2.
- 3. Contractor will be asked to remove, replace, entire structure or existing mesh material.
- 2.4. Motorized Gate Preventative Maintenance: The Contractor will provide semi-annual & annual preventative maintenance performed on select motorized gates requested by the Project Manager. Preventative maintenance will include:
 - A. Check, lubricate and adjust chain and rollers.
 - B. Check electrical components and tighten connections.
 - C. Check operation and change batteries on emergency vehicle operator.
 - D. Check operation and adjust stops as required.
 - E. Check operation of vehicle sensor loop and security of wires to the controller.
- 2.5 Pricing. Unit prices will include all materials, labor, supervision, equipment, freight and insurance required for furnishing and installation of fencing as per specifications and requirements.
- A-B. <u>Fencing-6 gauge black vinyl</u> includes fabric, line posts, post caps, concrete footings, tension wires, and fittings. Terminal post, stretcher bar, and hardware not included.
 - C. Gates, walking or swing includes all associated hardware.
 - D. Gates, roll or slide includes all associated hardware.
- E. <u>Black Aluminum Ornamental</u> includes line posts, post caps, concrete footings, panels, and fittings.
- F. <u>Field and Barbed Wire fencing</u> includes fabric, line posts, concrete footings, tension wires, fittings. Terminal post, stretcher bar, top rail, and hardware not included.
- G. <u>Barbed Wire Angled Top</u> includes 45 degree pressed steel angled arms with 3 wire access, barbed wire.

- H. <u>PVC fencing</u> includes PVC, line posts, post caps, concrete footings, tension wires, and fittings. Terminal post, stretcher bar, top rail, and hardware not included.
- I. <u>Timber & Trex</u> includes fabric, line posts, concrete footings, tension wires, fittings. Terminal post, stretcher bar, top rail, and hardware not included.
- J. <u>Posts</u> furnish and install includes concrete footings, one stretcher bar per post, and all hardware to attach rails.
- K. <u>Stretcher Bars</u> furnish & install: includes all required hardware to complete connection.
- L. <u>Core Drilling</u> for post installation includes all labor, equipment, and materials to drill holes for posts in either concrete or asphalt.
- M. Removal of Existing Fence includes all labor, equipment, and materials to tear down existing fence, haul away off City property to a landfill of other approved facility, and level to existing grade. Pricing will be provided for 4, 6, 7, 8, and 10 foot gates.
- N. <u>Baseball/Softball Backstops</u> includes all labor, equipment, and materials tear down existing, haul away.
- O. <u>Tennis Courts</u> includes all labor, equipment, and materials tear down existing, haul away.
- 1. Pricing will be provided for installing new mesh material (LF), removing existing mesh (LF), and to remove existing framework (LF).
- 2. Pricing for new fencing for this section will be listed to include a middle rail. Additional items, if needed will be provided by section A of the bid schedule.
- P. Additional Services: may be purchased under this Contract at an hourly rate and cost plus, for any service not already described above. Labor is already factored in items described above.
- 1. Contractor will provide an hourly rate for regular working hours <u>for repair</u> work not listed within the current scope. This section does not apply to work listed above.
- 2. Contractor will provide an service charge if they are called out after 6pm, weekends (Friday after 6pm Monday 6 am), or City recognized holidays (New Years Day, Martin Luther King, Memorial Day, July 4th, Labor Day, Thanksgiving, Christmas)
- 3. Contractor will provide prices for motorized gate semiannual maintenance pricing on Bid Schedule.
- 4. Contractor will provide a percent of markup for parts that are not itemized in the bid schedule. The amount to be entered will be entered as a decimal. Calculation is \$5000 (estimated cost of parts) x markup entered as a decimal (.10 = 10%) + 5000.

END OF SECTION

SECTION 3: INSTRUCTIONS TO BIDDERS

IB-1. BID DOCUMENTS. The Bid Documents consist of the Invitation to Bid; these Instructions; General Provisions; Special Provisions, if any; Technical Specifications, if any; Insurance Requirements; the Proposal Form, and all additional forms provided by the City as part of this solicitation that are required to be completed and submitted by the Bidder as part of the Bid, regardless of whether these forms are described herein as exhibits or attachments to the Bid Proposal Form. Together, the Bid Proposal Form and the additional forms required to be submitted by the Bidder as part of the Bid, constitute the "Bid Package."

In making copies of Bid Documents available, the City does so only for the purpose of obtaining Bids and does not confer a license or grant to use the Bid Documents for any other purpose.

- **IB-2. COMPLETING THE BID.** In submitting the Bid, the Bidder must complete and include all Bid Package documents. In order for the Bid to be considered complete:
- A. The Bidder must submit the information required, only on the forms provided by the City as part of the Bid Package, except where the Bid Documents specifically permit or require otherwise.
- B. The City requests that the Bidder submit only the Proposal forms. If the Bidder submits a Bid that includes any documents other than the Bid Proposal forms, these extraneous documents will be discarded. The City will issue a Notice of intent to award (NOI) to the lowest responsive and responsible Bidder.
- C. The Bid Proposal Form and the other documents included in the Bid Package all contain blank spaces that the Bidder must fill in ink or by typewriter; Bidder must initial all corrections and erasures to the information provided by the Bidder with ink in these blank spaces.
- D. Unless this solicitation contains Special Provisions allowing for lot-by-lot Bids, the Bidder must quote all unit prices (if any) and extend unit prices set forth in the Bid Proposal. If this solicitation allows for lot-by-lot Bids, the Bidder must comply with the Special Provisions set forth in the Bid Package.
- E. The Bid Price (including unit prices and extended prices if applicable), must be stated in numerals.
- F. If this solicitation requires unit prices and there is a conflict between the unit prices and the extended totals, the unit price will take precedence. Likewise, discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum.
- G. The Bidder must not submit alternative Bids unless this solicitation specifically authorizes alternate Bids. If this solicitation specifically allows the submission of alternate Bids, the Bidder must submit the standard and the alternative Bid in order to be considered responsive.
- H. The Bid may not contain qualifications or exceptions of any kind.
- I. All other submittal requirements stated herein must be met.
- **IB-3. SIGNING THE BID.** The Bid Proposal Form, and all other Bid Package documents requiring the Bidder's signature, must contain an original or of an individual who is authorized to bind the Bidder. The signature must be located in the space(s) marked for the Bidder's signature.

In addition:

- A. If the Bidder is a general partnership, its name and address must be stated as well as the name and address of each member of the firm or partnership.
- B. If the Bidder is a joint venture, the Bidder must provide the full legal names of all persons/firms comprising the joint venture on separate signed attachment(s).

- C. The person signing the Bid Proposal Form on behalf of the Bidder must be the same person who signs all of the other Bid Package documents.
- **IB-4. REQUESTS FOR INTERPRETATIONS.** If the Bidder is in doubt as to the meaning of any of the Bid Documents included in this solicitation, the Bidder may submit a written request to the City for an interpretation, in care of the Purchasing Agent at the address set forth in the Invitation for delivery of the completed Bid. Such requests must be received **7 days** prior to Bid opening in order to be considered. The City is not obligated to respond to such requests. Any clarification or interpretation of the Bid Documents issued by the City in the form of a written addendum will be deemed to be a part of the Bid Documents. NO ORAL CLARIFICATION OR INTERPRETATION BY ANY PERSON WILL MODIFY OR OTHERWISE EFFECT THE TERMS, CONDITIONS, OR SPECIFICATIONS STATED IN THESE Bid DOCUMENTS. ALL MODIFICATIONS WILL BE EFFECTED IN WRITING BY ADDENDUM
- **IB-5. ADDENDA TO BID DOCUMENTS.** Prior to Bid opening, the City may, on the City's own initiative or in response to a request for clarification, furnish addenda for additions or alterations to the Bid Documents previously supplied by the City. In addition, the City may by addendum extend the date scheduled for Bid Opening.

The Purchasing Agent will make reasonable efforts to notify all potential Bidders of the issuance of an Addendum. The Purchasing Agent will post Addenda on the City's official web site. The City's Purchasing web site address is www.codb.us/841/Purchasing; addenda may be found under the "Public Solicitations" link. However, the Bidder is solely responsible for ensuring that the Bid Proposal submitted reflects all such Addenda.

IB-6. BID ENVELOPE. The Bid, including the Bid Proposal Form and all required forms, must be returned in an opaque, sealed envelope. The envelope must display the name and address of the Bidder, the Bid number and title as set forth on the Invitation to Bid, and the date and time scheduled for Bid opening. The envelope must be addressed to:

Purchasing Agent City of Daytona Beach Room 146 301 S. Ridgewood Avenue Daytona Beach, FL 32114

IB-7. SUBMISSION OF BID.

The Bidder must submit the Bid at or prior to the time fixed for Bid opening in the Invitation for Bids. A Bid submitted after the time fixed for Bid opening will not be accepted. The Bid must be delivered to the Purchasing Agent at the address above. A Bid submitted to any other location will not be considered. Telephonic, electronic, and faxed Bids will not be considered.

IB-8. AMENDMENT AND WITHDRAWAL OF BID. The Bidder may, amend or withdraw the Bid at any time prior to Bid opening, but only with prior written notice to the Purchasing Agent on company letterhead, submitted in the same manner as the Bid. The notice must be signed by a properly authorized agent of the Bidder.

Mere negligence on the part of the Bidder in preparing the Bid does not constitute a right to withdraw the Bid subsequent to Bid opening.

Amendments may be made only prior to Bid opening through the submission of a complete Bid Package, along with a written statement, signed by the same person who signed the Bid Package documents, that the submission is intended to fully replace the Bidder's earlier submission. The City is not required to honor an amendment that fails to comply with this Paragraph 8.

IB-9. DISQUALIFICATION OF BIDDERS.

- A. **Only One Bid Permitted:** The Bidder may submit only one Bid. If the Bidder submits more than one Bid for the work involved, all Bid Proposals submitted from the Bidder will be rejected.
- B. **Collusion:** If the City determines that collusion exists among Bidders, the City will reject the Bids of all participants in the collusion.
- **IB-10. BID OPENING.** Bid opening will be scheduled at the location and on the date and time specified by the Invitation for Bid, or by any applicable Addenda that the City may issue. At Bid opening, the City will open and record the Bid so long as they are proper and has been timely submitted. In recording the Bid the City will state the name of the Bidder and the Bid Price.

The Bidder is solely responsibility to ensure that the Bid is time- and date-stamped by the Purchasing Agent prior to Bid opening. Late Bids will be rejected and returned unopened.

The Bidder may be present at Bid opening, but Bidder's attendance is not required.

- **IB-11. BID OPENING RESULTS.** The Bidder may secure information pertaining to the Bid opening results online at www.codb.us/841/Purchasing under the Public Solicitation link by selecting the Expired tab, and clicking on desired Bid. Hard copies of the Bid tabulation sheet will be furnished upon request and receipt of an email address or self-addressed stamped envelope.
- **IB-12. THE BID IS AN OFFER.** In submitting the Bid, the Bidder certifies that the Bidder is making a firm offer that will remain open for 60 days following Bid opening unless properly and timely withdrawn by the Bidder prior to Bid Opening in conformance with these Instructions unless the City, in the City's sole discretion, rejects the Bid after Bid Opening. Extensions of time beyond the 60 day-period will only be by agreement of the City and the Bidder.
- **IB-13. BID PRICE INCLUSIVE OF COSTS.** The Bid Price is inclusive of all of the Bidder's direct and indirect costs of performing the Work including but not limited to delivery, freight, and fuel surcharges.
- **IB-14. FEDERAL TAXES.** The Bid Price will be exclusive of all federal taxes. If the Bidder believes that certain other taxes are properly payable by the City, the Bidder may list such taxes separately in each case directly below the respective item Bid Price. Tax exemption certificates will be furnished upon request.
- **IB-15. PUBLIC RECORDS.** Sealed Bids received by the City pursuant to the Invitation to Bid will be temporarily exempt from disclosure in accordance with Florida's Public Records Laws. Thereafter, all Bids will be open for a personal inspection by any person pursuant to Public Records Law.

If the Bidder believes that the Bid or any portion thereof is exempt from disclosure under the public records law, the Bidder must state the grounds for this position in CAPITAL LETTERS on a cover sheet placed on the outside of the sealed Bid. The Bidder will be contacted prior to the opening of the Bid and a determination will be made as to whether or not it is exempt prior to opening. If a determination is made that it is not exempt from disclosure, the Bidder may in writing request the return of the sealed Bid as provided herein.

IB-16. BIDDER CAPABILITY/REFERENCES. Prior to Contract award, the City may require Bidder to show that Bidder has the necessary facilities, equipment, ability, and financial resources to perform the work specified in a satisfactory manner and within the time specified.

In addition, the City may require Bidder to demonstrate the Bidder has experience in work of the same or similar nature as the work required herein, and to provide references satisfactory to the City.

IB-17. REVIEW; **BASIS OF AWARD.** Bids will be reviewed in accordance with the procedures set forth in these Instructions to Bidders and the applicable provisions of the City Purchasing Code (Chapter 30 of

the City Code of Ordinances). Any Contract award pursuant to the Invitation to Bid will be made on the basis of the criteria for award of Bids provided in the Purchasing Code.

IB-18. LOCAL PREFERENCE. The Purchasing Code, Chapter 30, Code of the City of Daytona Beach provides for a preference to local Vendors whenever the application of such a preference is reasonable in light of the dollar-value of Proposals received in relation to such expenditures.

As used in City Code, the term, "local Vendor" means a person or business entity which has maintained a permanent place of business with full-time employees within the city limits of the City of Daytona Beach for a minimum of six months prior to the date Bids or Proposals were received for the purchase or Contract at issue, which generally provides from such permanent place of business the kinds of goods or Services solicited, and which at the time of the solicitation fully complies with state and local laws, including City zoning and licensing ordinances.

Pursuant to City Code, if the lowest responsive Bid is submitted by a non-local Vendor, and a Bid submitted by a local Vendor is within 10% of the lowest Bid, then these two Vendors will each have the opportunity to submit a best and final Bid equal to or lower than the amount of the lowest Bid within five working days after Bid opening. The Bid will be awarded to the Bidder submitting the lowest responsive Bid or final Bid. In case of a tie between a local Vendor and a non-local Vendor, the Bid will be awarded to the local Vendor.

If the Bidder intends to qualify as a local Vendor, the Bidder must complete and sign the Local Vendor affidavit and submit it as part of the Bid. A Bidder who fails to property complete and sign this affidavit or submit it with the Bid, will not further considered for local preference.

If the Bidder submits a properly completed Local Vendor affidavit as part of its Bid, the City reserves the right to verify that the Bidder meets the definition of Local Vendor, including by requiring the Bidder to supply additional documentation. In all instances, the City will be the final arbiter as to whether the Bidder qualifies for local preference.

With certain exceptions, application of local preference is discretionary. For more information on how the Local Preference may apply, see the Purchasing Code.

- **IB-19. IDENTICAL TIE BIDS.** If there are two or more low responsive Bids from responsible Bidders that are identical in price, the tie will be broken in the following in order of preference: a) the Bidder qualifying for local preference under Code 30-86; b) the Bidder in compliance with the drug free workplace certification requirements set forth in Florida Statutes 287.087; or c) the most responsible Bidder as defined under the City Code 30-82 (9)(c). Please see the Drug Free Workplace form incorporated into the Bid Documents.
- **IB-20. RIGHT TO ACCEPT OR REJECT BIDS.** The City will reject Bids which contain modifications, which are incomplete, unbalanced, conditional, obscure, which contain additions not requested, which contain irregularities of any kind, or which do not comply in every respect with these Instructions to Bidders and the Contract Documents, unless the City determines in its sole discretion that the non-compliance is minor.

The City does not bind itself to accept the minimum Bid stated herein, but reserves the right to accept any Bid, which in the judgment of the City will best serve the needs and interests of the City.

IB-21. Contract DOCUMENTS. The draft Contract that will be executed by the City and the successful Bidder is included in these Bid Documents. The Contract will include, by attachment or by reference, the Bid Documents, the Bid Package submitted by the successful Bidder, the Resolution or Ordinance awarding the Bid, any Purchase Orders requisitioning goods or Services pursuant to the Contract, and any amendments that may be executed by the successful Bidder after the date of award, if any, and the City. No representations, warranties, inducements or oral agreements have been made by either Party except as expressly set forth in this Contract.

- **IB-22. PURCHASE ORDERS.** All Purchase Orders issued pursuant to the Contract will be deemed to incorporate all terms and conditions of the Contract regardless of whether the Contract or Contract Documents are expressly referenced therein. In case of conflicts between a Purchase Order and any other provisions of the Contract Documents, the other provisions of the Contract Documents will prevail.
- **IB-23. PUBLIC ENTITY CRIMES.** Any party submitting a Bid in response to this invitation must execute the enclosed Form PUR 7068, "SWORN STATEMENT UNDER SECTION 287.133(A), FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES," and enclose it with the Bid/Proposal. The form is included on the Bid Proposal pages of the Bid Documents. All blank spaces in the form must be completed.
- **IB-24. COMPLIANCE WITH LAWS.** The Bidder will comply with all applicable federal, state, and local laws, ordinances, rules, regulations, and all orders and decrees of bodies or tribunals having jurisdiction or authority which in any manner affect the work, or which in any way affect the conduct of the work.

The Successful Bidder must always observe and comply with all such laws, ordinances, rules, regulations, orders, and decrees, including the Occupational Safety and Health Administration's (OSHA) Excavation-Safety Standard, 29 C.F.R. § 1926.650 Sub Part P, and Chapter 90-96 Florida Statutes.

IB-25. MAINTENANCE OF LICENSES. The Successful Bidder will protect and indemnify City and all its officers, agents, servants, or employees against any claim or liability arising from or based on the violation of any such law, ordinance, rule, regulation, order, or decree caused or committed by the Successful Bidder, its representatives, sub-Contractors, sub-consultants, professional associates, agents, servants, or employees.

The Bidder will maintain all required licenses in full force and effect during the Contract term, including any renewal options.

IB-26. BIDDER RESPONSIBILITY FOR PREPARATION COSTS. Neither the City nor the City's officers or agents will be liable for the costs incurred by the Bidder in reviewing or responding to this solicitation.

END OF SECTION

SECTION 4: GENERAL PROVISIONS

GP-1. COMPENSATION AND PAYMENTS; LIMITATIONS

A. Unless the Bid Schedule specifically provides for reimbursement of expenses, the compensation described herein will be Vendor's sole compensation for the Services to be provided. Vendor will be solely responsible for all of costs Vendor incurs in meeting its obligations herein.

- B. <u>For Services</u>, provided by Vendor pursuant to this Contract, the City will pay Vendor an amount not to exceed the amount described in the Bid Schedule.
- C. <u>For Unit Price Contract</u>, City will pay Vendor an amount not to exceed the amount described in the Bid Schedule of the Vendor submittal.

UNIT PRICING AND QUANTITIES. If this solicitation requests submission of unit prices: (i) the Bidder will hold all unit prices Bid firm for the duration of the Contract, including any extension thereof, unless price adjustments are specifically authorized by the Contract Documents; and (ii) quantities stated are an estimate only and no guarantee is given or implied as to quantities that will actually be required during the Contract period.

- **GP-2. BILLING; MANNER OF PAYMENT.** In addition to requirements for payment established by applicable federal, state, or local law including the City Code, payment terms will be paid in accordance with the local government prompt payment act (218.70 F.S.). Payment will be made 45 days after Vendor has provided an accurate and undisputed invoice, except where the City accepts a prompt payment discount from the Vendor and the commodities are not defective. All invoices must have a unique invoice number, date, and pricing by line item and unit price that are consistent with this Contract and such purchase order. Improper invoices will be returned to the Vendor. Any additional terms and conditions set forth on an invoice not in compliance with this Contract or the purchase order are null and void. Nothing in this Contract will be deemed to create an obligation on the City's part to pay a subcontractor or supplier of Vendor's for commodities provided under this Contract.
- **GP-3. RELATIONSHIP BETWEEN PARTIES.** This Contract does not create an employee-employer relationship between the City and Vendor. Vendor is an independent Vendor of the City and will be in control of the means and the methods in which the requested work is performed. As an independent Vendor, Vendor will be solely responsible for payment of all federal, state and local income tax, and self-employment taxes, arising from this Contract, and Vendor agrees to indemnify and hold harmless the City from any obligations relating to such taxes. The City will not make deductions from payments due for such taxes or for social security, unemployment insurance, worker's compensation, or other employment or payroll taxes. Vendor will also be responsible for the performance of Vendor's subcontractors.
- **GP-4. DOCUMENTS.** All reports, estimates, logs, original drawings, and other materials furnished, prepared or executed by Vendor during the term of and in accordance with the provisions of this Contract will be the property of the City and delivered to the City upon demand or, if no demand has previously been made, upon completion of the particular task for which such materials were prepared, executed, or otherwise required, or upon termination or expiration of this Contract.

GP-5. PUBLIC RECORDS.

- A. To the extent applicable, Vendor will comply with the requirements of Florida Statutes Section 119.0701, which include the following:
 - 1 Keeping and maintaining public records that the City requires for performance of the service provided herein.

- Upon the request of the City Clerk of the City, (i) providing the City Clerk with a copy of requested public records or (ii) allowing inspection or copying of the records, within a reasonable time after receipt of the City Clerk's request, at a cost that does not exceed the cost provided in Ch. 119, Florida Statutes, or as otherwise provided by law.
- 3 Ensuring that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law until completion of this Contract, and following such completion if Vendor fails to transfer such records to the City.
- Upon completion of this Contract, keep and maintain public records required by the City to perform the service. Vendor will meet all applicable requirements for retaining public records. All records stored electronically must be provided to the City upon request from the City Clerk, in a format that is compatible with the City's information technology systems.

IF THE VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS Contract, Vendor MUST CONTACT THE City CLERK, WHOSE CONTACT INFORMATION IS AS FOLLOWS:

(Phone) 386 671-8023 (Email) clerk@codb.us

(Address) 301 S. Ridgewood Avenue

Daytona Beach, FL 32114

B Nothing herein will be deemed to waive Vendor's obligation to comply with Section 119.0701(3)(a), Florida Statutes, as amended by Chapter 2016-20, Laws of Florida (2016).

GP-6. TERMINATION OF CONTRACT.

- A. The City may by written notice to Vendor terminate this Contract, in whole or in part, at any time, either for the City's convenience or because of the failure of the Vendor to fulfill its Contractual obligations.
- 1. Before terminating for convenience, City must provide Vendor at least 30 days advance notice of termination. This Contract will terminate automatically and without need for further notice upon the expiration of the notice period.
- 2. Except as provided in Section 10(a)(3), before terminating due to Vendor's material breach of its Contractual obligations, City must provide Vendor prior written notice, specifying the breach and demanding Vendor remedy the breach within 10 days of the notice, or within such longer period as may be reasonably required if the nature of the breach is that it cannot be remedied within 10 days of notice. This Contract will terminate automatically and without need for further notice if Vendor fails to remedy the material breach within the period described in the City's notice of breach.
- 3. The City may terminate this Contract upon Vendor's breach without providing Vendor an opportunity to remedy the breach as referenced immediately above, if Vendor or any of Vendor's personnel, in connection with the Services or rights provided herein, commit a criminal act or engage in activity that poses a material risk of injury to persons or damage to property. Such termination will be effective immediately upon providing Vendor written notice.
- B. If the termination is for convenience, Vendor will be paid compensation for goods accepted or Services performed to the date of termination. If termination is due to Vendor's material breach, the City

reserves all rights and remedies it may have under law due to such breach. Among other things, the City may take over the work and prosecute the same to completion by other agreements or otherwise; and in such case, the Vendor will be liable to the City for all reasonable additional costs occasioned to the City thereby.

- C. If after notice of termination for the Vendor's failure to fulfill Contractual obligations it is judicially determined by a court of law that the Vendor had not so failed, the termination will be conclusively deemed to have been effected for the City's convenience. In such event, adjustment in payment to Vendor will be made as provided in GP-6(b) for a termination for convenience.
- D. The rights and remedies of City provided for in this Section are in addition and supplemental to any and all other rights and remedies provided by law or under this Contract.
- E. Subject to Odebrecht Constructions, Inc., vs Prasad and Odebrecht Construction, Inc. v. Secretary, Florida Department of Transportation and their progeny, this paragraph applies to any Contract for Services or Items of \$1 million or more. Vendor certifies that it is not on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List and that it does not have business operations in Cuba or Syria as provided in §287.135, Fla. Stat., as may be amended or revised. City may terminate this Contract at the City's option if Vendor is found to have submitted a false certification as provided under subsection (5) of , or been placed on the Scrutinized Companies §287.135, Fla. Stat., as may be amended or revised or been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List and that it does not have business operations in Cuba or Syria as provided in §287.135, Fla. Stat., as may be amended or revised.
- **GP-7. SEVERABILITY**. If one or more of the provisions contained in this Contract are be held to be invalid, illegal or unenforceable for any reason in any respect, such invalidity, illegality or unenforceability will not affect any other provisions of this Contract, and this Contract will then be construed as if such invalid, illegal or unenforceable provision had never been contained herein or therein.
- **GP-8. LIMITATION ON WAIVERS.** Neither the City's review, approval, or acceptance of, or payment for, any of the Services provided by Vendor, will be construed to operate as a waiver of the City's rights under this Contract. Vendor will be and always remain liable to the City in accordance with applicable law for any and all damages to the City caused by the Vendor's negligent or wrongful provision of any of the Services furnished under this Contract.

Failure of the City to exercise any right or option arising out of a breach of this Contract will not be deemed a waiver of any right or option with respect to any subsequent or different breach, or the continuance of any existing breach. Furthermore, the failure of the City at any time to insist upon strict performance of any condition, promise, agreement or understanding set forth herein will not be construed as a waiver or relinquishment of the City's right to insist upon strict performance of the same condition, promise, agreement or understanding at a future time.

- **GP-9**. **DISPUTE RESOLUTION.** If a dispute exists concerning this Contract, the Parties agree to use the following procedure prior to pursuing any judicial remedies.
- A. <u>Negotiations.</u> A Party will request in writing that a meeting be held between representatives of each Party within 14 calendar days of the request or such later date that the Parties may agree to. Each Party will attend and will include, at a minimum, a senior level decision maker (an owner, officer, or employee of each organization) empowered to negotiate on behalf of their organization. The purpose of this meeting is to negotiate in the matters constituting the dispute in good faith. The Parties may mutually agree in writing to waive this step and proceed directly to mediation as described below.
- B. <u>Non-Binding Mediation</u>. Mediation is a forum in which an impartial person, the mediator, facilitates communication between parties to promote reconciliation, settlement, or understanding among them. Within 30 days after the procedure described in Subsection (a) proves unsuccessful or the Parties mutually

waive the subsection (a) procedure, the Parties will submit to a non-binding mediation. The mediation, at a minimum, will provide for (i) conducting an on-site investigation, if appropriate, by the mediator for fact gathering purposes, (ii) a meeting of all Parties for the exchange of points of view and (iii) separate meetings between the mediator and each Party to the dispute for the formulation of resolution alternatives. The Parties will select a mediator trained in mediation skills and certified to mediate by the Florida Bar, to assist with resolution of the dispute. The Parties will act in good faith in the selection of the mediator and give consideration to qualified individuals nominated to act as mediator. Nothing in this Contract prevents the Parties from relying on the skills of a person who also is trained in the subject matter of the dispute or a Contract interpretation expert. Each Party will attend and will include, at a minimum, a senior level decision maker (an owner, officer, or employee of each organization) empowered to negotiate on behalf of their organization.

If the Parties fail to reach a resolution of the dispute through mediation, then the Parties are released to pursue any judicial remedies available to them.

GP-10. GENERAL TERMS AND CONDITIONS.

- **A. Amendments.** Except as otherwise provided herein, no change or modification of this Contract will be valid unless the change is reduced to writing and signed by both Parties.
- B. **Assignments and Subcontracting.** No assignment or subcontracting will be permitted without the City's written approval.
- **C.** Compliance with Laws and Regulations. In providing all Services pursuant to this Contract, Vendor will abide by all statutes, ordinances, rules, and regulations pertaining to or regulating the provisions of such Services, including those now in effect and hereafter adopted. Any violation of said statutes, ordinances, rules, or regulations will constitute a material breach of this Contract and will entitle the City to terminate this Contract immediately upon delivery of written notice of termination to the Vendor.
- **D. Truth in Negotiations Certificate.** Vendor hereby certifies that the wages and other factual unit costs supporting the compensation herein are accurate, complete, and current at the time of this Contract.
- **E. No Third Party Beneficiaries.** There are no third party beneficiaries of Vendor's Services under this Contract.
- **F.** Contingency Fee. Vendor warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for Vendor, 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 Vendor, any fee, commission, percentage, gift, or any other consideration, contingent upon or resulting from the award or making of this Contract.
- **G. Nondiscrimination.** Vendor will not discriminate against any employee or applicant for employment because of race, color, sex, or national origin. Vendor will take affirmative action to ensure that applicants are employed and the employees are treated during employment without regard to their sex, race, creed, color, or national origin. Further, Vendor agrees to comply with all local, state, and federal laws and ordinances regarding discrimination in employment against any individual on the basis of race, color, religion, sex, national origin, physical or mental impairment, or age. In particular, Vendor agrees to comply with the provisions of Title 7 of the Civil Rights Act of 1964, as amended, and applicable executive orders including, but not limited to, Executive Order No. 11246.
- **H.** Principles in Construing Contract. This Contract will be governed by and construed in accordance with the laws of the State of Florida. Captions and paragraph headings used herein are for convenience only, are not a part of this Contract and will not be deemed to limit or alter any provisions hereof or to be relevant in construing this Contract. The use of any gender herein will be deemed to be or include the other genders, and the use of the singular herein will be deemed to be or include the plural (and vice versa), wherever appropriate.

- **I. Venue.** The exclusive venue for any litigation arising out of this Contract will be Volusia County, Florida if in state court, or the U.S. District Court, Middle District of Florida if in federal court.
- **J. Litigation Costs.** Except where specifically provided herein, in case of litigation between the Parties concerning this Contract, each party will bear all of its litigation costs, including attorney's fees.
- K. Jury Trial Waived. THE PARTIES HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF THIS Contract, OR ANY DEALINGS BETWEEN THE PARTIES. THE SCOPE OF THIS WAIVER IS INTENDED TO BE ALL ENCOMPASSING OF ANY DISPUTES BETWEEN THE PARTIES THAT MAY BE FILED IN ANY COURT AND THAT RELATE TO THE SUBJECT MATTER, INCLUDING WITHOUT LIMITATION, Contract CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS AND ALL OTHER COMMON LAW AND STATUTORY CLAIMS.
- L. Failure to Enforce. Failure by the City at any time to enforce the provisions of this Contract will not be construed as a waiver of any such provisions. Such failure to enforce will not affect the validity of the Contract or any part thereof or the right of the City to enforce any provision at any time in accordance with its terms.
- **M. Non-Exclusive Contract**. This is not an exclusive Contract. Award of this Contract will impose no obligation on the part of the City to use the successful Bidder for all work of this type that may be required during the Contract period. The City specifically reserves the right to concurrently Contract with other companies for similar work if the City deems such action to be in the City's best interests. In the case of multiple TERM Contracts, this provision will apply separately to each Contract.
- N. Force Majeure. A Force Majeure event is an act of God or of the public enemy, riots, civil commotion, war, acts of government or government immobility (whether federal, state, or local) fire, flood, epidemic, quarantine restriction, strike, freight embargo, or unusually severe weather; provided, however, that no event or occurrence will be deemed to be a force majeure event unless the failure to perform is beyond the control and without any fault or negligence of the Party charged with performing or that Party's officers, employees, or agents. Whenever this Contract imposes a deadline for performing upon a Party, the deadline will be extended by one day for each day that a Force Majeure event prevents the Party from performing; provided, however, that the Party charged with performing and claiming delay due to a Force Majeure event will promptly notify the other Party of the Event and will use its best efforts to minimize any resulting delay.
- O. Compliance with FEMA 2 CFR 200.318-326 and Appendix II Contract Provisions. This Agreement and the products/Services provided may be utilized in the event of declared State/Federal Emergency and Contractors shall be prepared to comply with the requirements of the FEMA Super Circular CFR 200.318-326 and Appendix II Contract Provisions as amended. These documents can be found on the Internet at:

https://www.gpo.gov/fdsys/granule/CFR-2014-title2-vol1/CFR-2014-title2-vol1-sec200-318

- **GP-11. CRA MAY ORDER GOODS PURSUANT TO CONTRACT.** In case of a Term Contract awarded pursuant to this solicitation, if the funds to be used to pay for a portion of the Commodity or service are from redevelopment trust funds, the CRA is authorized to order goods and Services for a specific procurement under this Contract instead of the City.
- **GP-12**. **NON-APPROPRIATIONS CLAUSE.** In the event sufficient funds are not budgeted for a new fiscal period, the City will notify the Vendor of such occurrence, and this Contract will terminate on the last day of the current fiscal year without penalty or expense to the City.
- **GP-13**. **ELIGIBLE USERS.** All departments of the City are eligible to use this Term Contract. Such purchases are exempt from the competitive requirements otherwise applying to their purchases.

- **GP-14. STANDARD OF PERFORMANCE.** Vendor's Services will at a minimum meet the level care and skill ordinarily used by members of Vendor's profession performing the type of Services provided herein within the State of Florida.
- **GP-15. SUSPENSION OF SERVICES.** The City may suspend Vendor's Services if the notice of material breach provided pursuant to Section 7(a)(2) so directs. The City may also suspend Vendor's Services in lieu of termination, under the conditions set forth in Section 7(a)(3), by providing Vendor written notice of suspension. Vendor will suspend activities immediately upon receipt thereof; and in such instance Vendor's rights to provide Services referenced herein will also automatically be suspended for the period of such suspension.
- **GP-16**. **CITY'S RESPONSIBILITIES**. The City agrees to make available for review and use by the Vendor, reports, studies, and data relating to the Services required. The City will establish a project manager to meet periodically with the Vendor to facilitate coordination and ensure expeditious review of work product.
- **GP-17. FAILURE TO DELIVER.** In the event of the Vendor's failure to deliver Services in accordance with these terms and conditions, the City, after due oral and written notice, may procure the Services from other sources and hold the Vendor responsible for the purchase and administrative costs. This remedy will be in addition to any other remedies that the City may have.
- **GP-18**. **PERSONNEL.** Vendor represents that Vendor has or will secure, at Vendor's own expense, all personnel required in performing the Services under this Contract. Such personnel will not be employees of or have any Contractual relationship with the City.

All personnel engaged in the work will be fully qualified and will be authorized under state and local law to perform such Services.

The City of Daytona Beach will, throughout the term of the Contract have the right of reasonable approval and rejection of staff or subcontractors assigned to the work by the Vendor. If the City reasonably rejects staff or subcontractors, the Vendor must provide replacement staff or subcontractors satisfactory to the City in a timely manner and at no additional cost to the City. The day-to-day supervision and control of the Vendor's employees and subcontractors are the sole responsibility of the Vendor.

END OF SECTION

SECTION 5: INDEMNIFICATION & INSURANCE REQUIREMENTS

- **IR-1**. **INDEMNIFICATION.** Vendor will indemnify and hold harmless the City, including the City's officers, employees, and agents, from liabilities, damages, losses, and costs, including, but not limited to, reasonable attorneys' fees, to the extent caused by the negligence, recklessness, or intentionally wrongful conduct of Vendor, or Vendor's officers, employees, or agents, including subcontractors and other persons employed or used by Vendor in the performance of this Contract. This indemnification agreement is separate and apart from, and in no way limited by, any insurance provided pursuant to this Contract or otherwise.
- **IR-2. SUBMISSION OF INSURANCE.** The Successful Bidder must submit any required insurance on or before submission of the signed Contract or prior to issuance of a notice to proceed.
- **IR-3**. **INSURANCE.** Vendor will provide and maintain at Vendor's own expense, insurance of the kinds of coverage and in the amounts set forth in this Section. All such insurance will be primary and noncontributory with the City's own insurance. The City shall be exempt from, and in no way liable for, any sums of money that may represent a deductible in any insurance policy. The payment of such deductible shall be the sole responsibility of the Contractor or sub-contractor providing such insurance. In the event any request for the performance of Services presents exposures to the City not covered by the requirements set forth below, the City reserves the right to add insurance requirements that will cover such an exposure.

A. Coverage and Amounts.

- 1. Workers Compensation Insurance as required by Florida Statutes, Chapter 440, Workers' Compensation Insurance, for all employees of Vendor, employed at the site of the service or in any way connected with the work, which is the subject of this service. The insurance required by this provision will comply fully with the Florida Workers' Compensation Law and include Employers' Liability Insurance with limits of not less than \$500,000 per occurrence. Any associated or subsidiary company involved in the service must be named in the Workers' Compensation coverage.
- 2. Liability Insurance, including (i) Commercial General Liability coverage for operations, independent Vendors, products-completed operations, broad form property damage, and personal injury on an "occurrence" basis insuring Vendor and any other interests, including but not limited to any associated or subsidiary companies involved in the work; and (ii) Automobile Liability Insurance, which will insure claims for damages because of bodily injury or death of any person or property damage arising out of the ownership, maintenance or use of any motor vehicle used by the Vendor in the performance of this Contract.

THE COMMERCIAL GENERAL LIABILITY INSURANCE POLICY WILL NAME THE City AS AN ADDITIONAL INSURED. Vendor's Commercial General Liability insurance policy shall provide coverage to Vendor, and City when required to be named as an additional insured either by endorsement or pursuant to a blanket additional insured endorsement, for those sources of liability which would be covered by the latest edition of the standard Commercial General Liability Coverage Form (ISO Form CG 00 01) without the attachment of any endorsements excluding or limiting coverage for Products/Completed Operations, Independent Vendors, Property of City in Vendor's Care, Custody or Control or Property of City on which Contracted operations are being performed, Explosion, Collapse or Underground hazards (XCU Coverage, Contractual Liability or Separation of Insureds). When City is added as additional insured by endorsement, ISO Endorsements CG 20 10 and CG 20 37 or their equivalent shall be used to provide such Additional Insured status that is at least as broad as ISO form CG 20 10 11 85.

The limit of liability for each policy will be a combined single limit for bodily injury and property damage of no less than\$1,000,000 per occurrence. If insurance is provided with a general aggregate, then the aggregate will be in an amount of no less than \$2,000,000. The Risk Manager may authorize lower liability limits for the automobile policy only, at the Risk Manager's sole discretion.

Unless specifically waived hereafter in writing by the Risk Manager, Vendor agrees that the Insurer will waive its rights of subrogation, if any, against the City on each of the types of required insurance coverage listed above.

B. Proof of Insurance. Vendor will furnish proof of insurance acceptable to the City prior to or at the time of execution of this Contract. Vendor will not commence work until all proof of such insurance has been filed with and approved by the City. Vendor will furnish evidence of all required insurance in the form of certificates of insurance which will clearly outline all hazards covered as itemized above, the amounts of insurance applicable to each hazard, and the expiration dates.

If requested by the City, Vendor will furnish copies of the insurance Contracts to support the certificates of insurance and the copies of said insurance must be acceptable to the City.

- C. Cancellation; Replacement Required. Vendor will file replacement certificates 30 days prior to expiration or termination of the required insurance occurring prior to the acceptance of the work by the City. If a required policy is canceled without Vendor's prior knowledge Vendor will immediately notify the City immediately upon becoming aware that a required insurance coverage has been canceled for any reason, and promptly replace the canceled policy. The City expressly reserves the right to replace the canceled policy at Vendor's expense if Vendor fails to do so.
- D. Termination of Insurance. Vendor may not cancel the insurance required by this Contract until the work is completed, accepted by the City and Vendor has received written notification from the Risk Manager that Vendor may cancel the insurance required by this Contract and the date upon which the insurance may be canceled. The Risk Management Division of the City will provide such written notification at the request of Vendor if the request is made no earlier than two weeks before the work is to be completed.
- E. Liabilities Unaffected. Vendor's liabilities under this Contract will survive and not be terminated, reduced or otherwise limited by any expiration or termination of insurance coverages. Similarly, Vendor's liabilities under this Contract will not be limited to the extent of the existence of any exclusions or limitations in insurance coverages, or by Vendor's failure to obtain insurance coverage.

Vendor will not be relieved from responsibility to provide required insurance by any failure of the City to demand such coverage, or by City's approval of a policy submitted by Vendor that does not meet the requirements of this Contract.

F. Risk Manager. All references to the Risk Manager will be deemed to include the Risk Manager's designee.

END OF SECTION

SECTION 6: SPECIAL PROVISIONS

SP-1. ELECTRONIC SUBMITTALS. The City will accept both sealed Bids and on-line, electronic Bids for this solicitation. Any place in this document that states "...sealed bids only..." is hereby replaced with "...sealed Bids or on-line Bids..." On-line electronic Bids must be submitted on the City's Web Based Bid Platform. The City's only acceptable Web Based Bid Platform is Vendor Registry, accessible through the City's Purchasing web page www.codb.us/841/Purchasing under "Public Solicitation", then selecting the desired bid, and clicking "Submit Bid". No other forms of on-line submittals will be accepted.

Bidders may submit sealed hard copies of Bids to the Purchasing Division or on-line Bids on the Web Based Bid Platform. **Proposers who send their Bid through email will be found non-responsive and ineligible for award.**

Questions may be submitted online through the City's Web Based Bid Platform. All responses will be posted in the form of an addendum or replied to the public through the Web Based Bid Platform. The Bidder must ensure their submittal reflects all addenda so issued.

- **SP-2. EFFECTIVE DATE AND TERM.** The Effective Date of this Contract is the date on which the last Party signs it. The successful Contractor(s) shall be awarded a Contract for an initial 1 year, commencing on the effective date. The City will have the option to renew this Vendor up to 4 Terms of 1 year(s) each, by providing Vendor written notice. Such notice must be provided at least 60 days before the end of the current Term, unless waived by Vendor.
- **SP-3. MULTIPLE AWARDS.** The City reserves the right to award multiple Contracts if this is deemed in the City's best interest. A Contract will be awarded to the lowest responsive and responsible Bidder. The City further reserves the right to award a secondary Contract to the next lowest responsive and responsible Bidder. The Secondary Contractor will be awarded a Contract for work that the Primary Contractor is unable to perform, cannot meet the City's time requirements or whose pricing is unacceptably high for a specific project. There are no guarantees as to the quantity of work.
- **SP-4. BONDS.** There is no bonding required for this solicitation.

SP-5. BIDDER QUALIFICATIONS AND REQUIRED SUBMISSIONS

- **A. Minimum Qualifications.** In order to be considered qualified to perform the requested Services, the Bidder must have all required permits, must have an active, permanent, and successful operation within the State of Florida for a minimum of three years prior to the date of submission of Bids, and must otherwise have sufficient organizational capacity, equipment, and facilities to provide the requested Services.
- **SP-6. PIGGYBACK AUTHORITY.** All Vendors awarded Contracts pursuant to this solicitation are required to permit government agencies, cities, counties, and political subdivisions to participate in the Contract under the same prices, terms, and conditions except where allowance are made for differences in delivery costs.
- **SP-7. WORK AUTHORIZATIONS.** This Contract, in and of itself, does not require the Vendor to provide any Commodities or perform any Services, or require the City to pay for such Commodities or Services. No Commodities or Services will be deemed ordered, and no obligation will arise to pay for such Commodities or Services, except when specifically authorized by a written Work Authorization issued in accordance with the City's procurement policies. The Work Authorization will generally consist of the Vendor's written, date quotation, listing the Commodities offered, including quantities, with reference to the units and prices set forth in the Bid Schedule, consistent with the provisions of this Contract; and the City's Purchase Order accepting such offer. No Work Authorization may alter the terms and conditions of this

Contract; and any provision of a Work Authorization. In case of a conflict with a Work Authorization, this Contract will govern.

SP-8. PRICE ESCALATION/DE-ESCALATION (PPI)

The City may allow a price escalation provision within this award. The original Contract prices shall be firm for the entirety of the initial one (1) year Contract period. A price escalation/de-escalation will be considered at the time of Contract renewal and at 1-year intervals thereafter, provided the Contractor notifies the City, in writing, of the pending price escalation/de-escalation a minimum of sixty (60) days prior to the Contract renewal date. Price adjustments shall be based on the latest version of the Producer Price Index (PPI) -Industry Data, as published by the U.S. Department of Labor, Bureau of Labor Statistics. This information available www.bls.gov. The web link for this service/commodity https://beta.bls.gov/dataViewer/view/timeseries/PCU3326183326187 index [bls.gov, click beta, click data finder, type key word in search bar, enter, copy link above] The base will be April, 2020. The maximum escalation for any period will be 5%.

Price adjustment shall be calculated by applying the simple percentage model to the PPI 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 PPI 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

PPI Calculation Example: PPI for current period 232.945

Less PPI for base period 229.815 Equals index point change 3.130 Divided by base period PPI 229.815

Equals 0.0136

Result multiplied by 100 0.0136 x 100

Equals percent change 1.4%

END OF SECTION

City Verified	Bidder Verified	SUBMITTAL CHECKLIST: ITEMS REQUIRED AT TIME OF SUBMITTAL Please include with your submittal			
		Bid Proposal Form			
		Excel Protected Bid Schedule (http://www.codb.us/841/Purchasing)			
		Attachment A: Non-Collusion Affidavit			
		Attachment B: Florida Public Entity Crime Form			
		Attachment C: Local Vendor Affidavit only if filing for local preference			
	Attachment D:Drug Free Workplace / Tied Bids				
		1 original			
		Label the outer most package with 1) bid number, 2) Date of Opening, 3) Vendor name and address.			

BID PROPOSAL FORM FENCING INSTALLATION, REMOVAL, & REPAIR ITB #: 20391

TO THE MAYOR AND COMMISSIONERS
THE City OF DAYTONA BEACH, A FLORIDA MUNICIPAL CORPORATION

Dear Mayor and Cor	nmissioners:			
This Bid is submitted				
	(insert Bidder's full legal	name; include D/B/A	1 if applicable)	
Business Address: _	(include P.O. Box/street addr		o code)	
Business Phone:	I	•		
	(include area code)		(include area code)	
Business Email:				_
	(leave blank if n/a)			

The undersigned, as Bidder or Bidder's authorized representative, hereby declares and affirms each of the following:

- 1. That Bidder has had the opportunity to examine the facilities where the Services are to be performed and is fully informed in regard to all conditions pertaining to the site(s).
- 2. That Bidder has thoroughly examined the Contract Documents and that Bidder is sufficiently knowledgeable of the Services to be performed.
- 3. That, pursuant to and in compliance with the Bid Package, including all Contract Documents, the Bidder hereby agrees to furnish all labor, materials, and equipment required to perform the Services in strict accordance with the Contract Documents and for the Unit Prices and/or Lump Sum prices herein for the prices stated in the attached Bid Schedule.
- 4. That Bidder agrees to indemnify and hold harmless the City any other interests as set forth in the Contract Documents

BID PROPOSAL FORM, cont.

If the attached Bid Schedule includes extended unit prices, the use of extended unit quantities will not be construed to be a guarantee that the City will purchase such quantities if a Contract is awarded; and that, subject to the terms and conditions of the Contract, the Bidder will be entitled to payment based upon the number if units purchased or Services performed and accepted, as specified in the Contract Documents. 6. That Bidder has received the following Addenda (*leave blank if inapplicable*): No. ____ Dated: ____ No. ___ Dated: ____ No. ____ Dated: ____ No. ___ Dated: ____ (list any additional Addenda by number and date): That Bidder has completed the required information required in this Bid Proposal Form and other documents comprising the Bid Package truthfully. 8. That this Bid is an offer, and may be accepted by the City's issuance of a Contract to the Bidder. Bidder will be fully bound by all Contractual terms and conditions set forth herein; provided, however, that if the Bid Documents call for alternative Bids any alternative Bids not specifically accepted the City in the notice of award will not be a part of the Contract. 10. That Bidder is (mark the appropriate box and include the additional information, as applicable): П An individual person/sole proprietor A Florida corporation/limited liability company A foreign corporation/limited liability company authorized to do business in Florida* (specify state of incorporation/formation) A Florida limited partnership A foreign limited partnership authorized to do business in Florida* (specify state of incorporation/formation) A general partnership (provide partner names on separate, signed sheet of paper)

Other (specify, including type of entity)

A joint venture**

BID PROPOSAL FORM, cont.

Printed Name:

Title: _____

BID SCHEDULE FENCING INSTALLATION, REMOVAL, & REPAIR ITB NO. 20391

The Bid Schedule is a separate Excel document Bidders must download, complete, print and submit with the bid. The Bid Schedule must be downloaded from at http://www.codb.us/841/Purchasing then click "Public Solicitation", choose "Fencing Installation, Removal, and Repair", then click "Bid Schedule".

Bidders only need to fill out the "unit price" column. Extended totals and total price will automatically be calculated.

All unit prices MUST be filled out in order to be considered responsive.

ATTACHMENT A NONCOLLUSION AFFIDAVIT OF PRIME BIDDER

STAT	TE OF				
COU	NTY OF				
		, being first duly sworn deposes and says that:			
(1)	He/She is of _ that has submitted the attached Bio	the Bidder l;			
(2)	He/She is fully informed respecting of all pertinent circumstances respection.	ng the preparation and contents of the attached Bid and ecting such Bid;			
(3)	Such Bid is genuine and is not a collusive or sham Bid;				
(4)	Neither the said Bidder nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, has in any way colluded, conspired, connived or agreed, directly or indirectly with any other Bidder, firm or person to submit a collusive or sham Bid in connection with the Contract for which the attached Bid has been submitted or to refrain from Bidding in connection with such Contract, or has in any manner, directly or indirectly, sought by agreement or collusion or communication or conference with any other Bidder, firm, or person to fix the price or prices or cost element of the Bid price or the Bid price of any other Bidder, or to secure through any collusion, conspiracy, connivance or unlawful agreement any advantage against the City of Daytona Beach, FL (Local Public Agency) or any person interested in the proposed Contract;				
(5)	The price or prices quoted in the attached Bid are fair and proper and are not tainted by any collusion, conspiracy, connivance or unlawful agreement on the part of the Bidder or any of its agents, representatives, owners, employees, or parties in interest, including this affiant.				
		Bv [.]			
		By:(Signature)			
		Name Typed: Title:			
		Bidder:			
Subsc	cribed and sworn to before me				
This _	day of	, 20			
(Sign:	ature of Notary Public)	My commission expires:			

ATTACHMENT B: AFFIDAVIT ON PUBLIC ENTITY CRIMES

	(To be signed in Before	the prese	ence of a the		other officer of the control of the		<i>to administer</i> ersonally	oaths.) appeared
					who, being b	y me firs	t duly sworn	, made the
follo	owing statement	s:						
1.	The business a	ddress c	of				(insert nam	e of Bidder),
here	einafter the "Bid	der," is _						
2.	My relationship	to Bidde	er is					
	·	(relati	onship si	uch as "sole pro	prietor," "part	ner,""pre	esident," "vice	e president,"
otc)							

- 3. I understand that a "public entity crime" as defined in Section 287.133(1)(g), *Florida Statutes*, means a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or of the United States, including, but not limited to, any Bid or Contract for goods or Services to be provided to any public entity or an agency or political subdivision of any other state or of the United States and involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
- 4. I understand that "convicted" or "conviction" as defined in Section 287.133(1)(b), *Florida Statutes*, means a finding of guilt or a conviction of a public entity crime, with or without an adjudication of guilt, in any federal or state trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, non-jury trial, or entry of a plea of guilty or nolo contendere.
- 5. I understand that an "affiliate" as defined in *Florida Statutes*, 287.133(1)(a), Florida Statutes, means:
 - A. A predecessor or successor of a person convicted of a public entity crime; or
 - B. An entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate.
- 6. I understand that a "person" as defined in Paragraph 287.133(1)(e), Florida Statutes, means any natural person or entity organized under the laws of any state or of the United States with the legal power to enter into a binding Contract and which Bids or applies to Bid on Contracts for the provision of goods or Services let by a public entity, or which otherwise transacts or applies to transact business with a public entity. The term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in management of an entity.
- 7. Based on information and belief: (check or initial A. or B. below)

A.	Neither the Bidder, nor any of the Bidder's officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the Bidder, nor any affiliate of Bidder, has been charged with and convicted of a public entity crime subsequent to July 1,1989.
B.	The Bidder, or one or more of the Bidder's officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of Bidder entity, or an affiliate of Bidder, has been charged with and convicted of a public entity crime subsequent to July 1, 1989. There has been a subsequent proceeding before a Hearing Officer of the State of Florida, Division of Administrative Hearings and the Final Order entered by the Hearing; and
	(if Paragraph 7.B. applies, check or initial one of the following)
	There has been a subsequent proceeding before a Hearing Officer of the State of Florida, Division of Administrative Hearings and the Final Order entered by the Hearing, and the Final Order did not place the Bidder or any affiliate of Bidder on the convicted Vendor list. (<i>Attach a copy of the final order</i>)
	There has been a subsequent proceeding before a Hearing Officer of the State of Florida, Division of Administrative Hearings and the Final Order entered by the Hearing. The Final Order placed the Bidder or any affiliate of Bidder on the convicted Vendor list, but the date of the Final Order is more than 36 months prior to the date of submission of the Bidder's Bid. (<i>Attach a copy of the final order</i>)
	There has been a subsequent proceeding before a Hearing Officer of the State of Florida, Division of Administrative Hearings and the Final Order entered by the Hearing. The Final Order placed the Bidder or any affiliate of Bidder on the convicted Vendor list, but the Bidder (or as applicable the affiliate of Bidder) has since been removed from the convicted Vendor list in accordance with Florida Statutes Section 287.133(3)(f). (Attach a copy of the final order, and a copy of the order/official agency document granting the petition to remove.)
INTO A C	STAND THAT THE Bidder IS REQUIRED TO INFORM THE City PRIOR TO ENTERING ontract IN EXCESS OF THE THRESHOLD AMOUNT PROVIDED IN Section 287.017, STATUTES, OF ANY CHANGE IN THE INFORMATION CONTAINED IN THIS
Signed:	Date signed:
STATE O COUNTY	F OF
	nd subscribed before me in the state and county referenced above on this day of
as	, 20, by, and who (circle one) took an oath / is personally known to me.
	Notary Public
	riotary i ublic
	My commission expires

ATTACHMENT C: LOCAL VENDOR AFFIDAVIT

Complete and submit this form ONLY if you qualify for local preference as provided in the City of Daytona Beach Purchasing Code.

A copy of the Bidder's Daytona Beach Business Tax Receipt must be submitted with this Affidavit.

NAME OF Bidder:				
LOCAL BUSINESS ADDRESS (street address being used to claim Local Preference, including. zip code):				
The undersigned certifies under penalty of perjury each of the following:				
The Local Business Address has continuously been used as a Permanent Place of Business with at least one full-time employee since				
The Local Business Address has consistently offered or provided the goods or Services being solicited by the City of Daytona Beach during the time referenced above.				
The Local Business Address has not been established with the sole purpose of obtaining the advantages that may be granted pursuant to the Local Preference provisions of the City of Daytona Beach Purchasing Code.				
Signature (Must be same person as person signing the Bid Proposal				
Print Name/Title				
Subscribed and sworn to before me				
This, 20				
(Signature of Notary Public) My commission expires:				

The City of Daytona Beach reserves authority to require a copy of the corporate charter, corporate income tax filing return, and any other documents(s) to evaluate the Bidder's Local Preference claim.

ATTACHMENT D: DRUG-FREE WORKPLACE CERTIFICATION

<u>IDENTICAL TIE BIDS:</u> - If there are two or more low responsive Bids from responsible Bidders that are identical in price and other evaluation criteria, the tie will be awarded to the following in order of preference: a) the Bidder qualifying for local preference under Code 30-86; b) the Bidder in compliance with the drug free workplace certification requirements set forth in Florida Statutes 287.087; or c) the most responsible Bidder as defined under the City Code 30-82 (9)(c).

In order to have a drug-free workplace program, a business will:

- 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, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violation.
- 3) Give each employee engaged in providing the Commodities or Contractual Services that are under Bid a copy of the statement specified in subsection 1).
- 4) In the statement specified in subsection 1), notify the employees that, as a condition of working on the Commodities or Contractual Services that are underbid, 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 contendre* to, any violation occurring in the workplace no later than five days after such conviction.
- 5) Impose 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 this section.

(Signature)	

CONTRACT FOR FENCING INSTALLATION, REMOVAL, & REPAIR

THE PARTIES TO THIS Contract are the City of Daytona Beach, a Florida municipal corporation ("City") and >[insert full legal name of the Vendor, including state where formed if the Contractor is anytime other than an individual person] ("Contractor").

In consideration of the mutual covenants herein contained, the parties agree as follows:

Section 1. Scope of Services. Contractor will provide Fencing Installation, Removal, and Repair to the City as further described in ITB #20391 attached hereto and incorporated herein by reference.

Section 2. Incorporation of ITB and Submittal. The City's Invitation to Bid (ITB) 20391, and the Contractor's responsive Proposal are incorporated herein by reference as Composite Exhibit A. Composite Exhibit B is not attached but will remain on file with the City's Purchasing Agent and will be available upon request made to the City Clerk. In case of conflicts between the ITB and Proposal, the ITB will govern. In case of conflicts between Composite Exhibit B and other provisions of this Contract, this Contract will govern.

Section 3. Notice. Unless otherwise expressly agreed herein, all notices, requests, and demands to or upon the Parties will be delivered by hand, delivered by a courier service, provided to a nationally recognized delivery service for overnight delivery, >[delete the following yellow-highlighted clause if no fax is provided] transmitted to a receiving fax machine followed by hard copy within two days, or by U.S. mail, postage prepaid by registered or certified mail, return receipt requested, to the addresses set forth herein:

To the City:	To Contractor:
Attn: Frank Van Pelt	Attn:
Technical Services Director	Title:
The City of Daytona Beach	Contractor:
950 Bellevue Avenue #600	Address:
Daytona Beach, FL 32114	City/ST/Zip:
Fax: 386.671.8620	Fax:

provided, however, that either Party may change the person or address designated for receipt of the Party's notices, by providing written notice to the other Party.

Section 4. Authority to Bind Contractor. The undersigned representative of Contractor represents and warrants the he or she is fully authorized to bind Contractor to the terms and conditions of this Contract.

Section 5. Integration. This Contract represents the entire agreement of the parties with respect to the subject matter hereof. No representations, warranties, inducements or oral agreements have been made by either Party except as expressly set forth herein, or in other contemporaneous written agreements.

(CONTINUED ON THE NEXT PAGE)

IN WITNESS WHEREOF, the Parties through their undersigned representatives have caused this Contract to be executed in duplicate original.

THE City	Contractor
Ву:	By:
Derrick L. Henry, Mayor	Printed Name:
	Title:
Date:	Date:
Attest:	
Letitia LaMagna, City Clerk	
Approved as to legal form:	
Ву:	
Robert Jagger, City Attorney	

EXHIBIT A: ITB & Submittal



Composite Exhibit B is not attached. It will be kept on file with the Purchasing Agent, and will be made available upon request made to the City Clerk

