

CITY OF GRIFFIN, GEORGIA

REQUEST FOR PROPOSAL

RFP #16-010

For

JULY 4th FIREWORKS DISPLAY

For all questions about this RFP contact:

Cindy Fay, Procurement Analyst cfay@cityofgriffin.com

Deadline: Tuesday, November 24, 2015 at 10:00 A.M. Electronic submittal via website

IMPORTANT

ELECTRONIC SUBMITTAL REQUIREMENT

Due to time constraints, responses are to be submitted electronically, via the solicitation on our website.

Typically, in a routine solicitation, a supplier does not have to be registered (and compliant) in order to bid, but they do have to be registered (and compliant) in order to be awarded the contract. The timing varies slightly with the electronic submittals in that the supplier has to be registered in order to submit their response.

The 'registration' part of the process is simply adding the basic information about your company and the commodities you wish to be notified on. The 'compliant' part of the process is uploading the two documents that the City of Griffin requires – W9 and a Supplier (E-Verify) Affidavit. The City requires the Supplier Affidavit to denote status even if the supplier is not required to have an EV number. These forms can be found in the registration section of this Request and also on our website

(http://www.cityofgriffin.com/DoingBusiness/HowtodoBusinesswiththeCity.aspx). Please have them available to be uploaded as you register. Once registered, all information can be updated as needed and is secured by your user-id and password. Currently this system is used for solicitation notifications, but in the future it will be opened to our departments to be used in vendor sourcing for routine expenditures.

Registration with Vendor Registry under the City of Griffin is free to suppliers for the basic service. This allows you to add a bio for your company, link to your website and associate with unlimited commodity codes. You can use a registration from one agency to 'piggyback' and add to other agencies. You can register with as many individual agencies as you wish. The only time subscription rates would apply is if you select one of the premium services, such as lead generation and notification on bids for the entire state or a region of the US.

Information regarding registering can be found starting on page 25. If you have any problems or questions regarding the registration, you may contact our office (Angie Golden / 770-229-6401 / agolden@cityofgriffin.com) or Vendor Registry (Customer Service / 844-802-9202 / cservice@vendorregistry.com).

Submitting the Response

You may wish to recommend and submit different display options. This can be done under the same submittal; make certain that the responses are easily distinguishable as separate quotes.

Many of the items noted in our General Terms and Conditions are superseded by section I and the specifications. Once you are ready to submit your response, you may access the solicitation by selecting the Bid Opportunities section (mid-page - picture of gavel) and then select the "click here to see our current and recent bid opportunities". You may access the solicitations directly using the link https://vrapp.vendorregistry.com/Bids/View/BidsList?BuyerId=52b8c206-866a-4ed2-b7b8-bef7db8a901b.

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CITY OF GRIFFIN, GEORGIA REQUEST FOR PROPOSAL SPECIFICATIONS for 16-010

JULY 4th FIREWORKS DISPLAY

1. SECTION I – GENERAL INFORMATION

Information in this section is proposal-specific. Any conflicting information stipulated in this section shall supersede the General Terms & Conditions noted in Sections II - V.

1.1. PURPOSE

The City of Griffin (City), in conjunction with Spalding County (County) is seeking bids from qualified organizations for the annual Fourth of July Fireworks display. This year's Display will be held Monday, July 4, 2016 at the Kiwanis Fairgrounds, 1025 South Hill Street in Griffin, GA. Rain date will be Tuesday, July 5th, 2016.

1.2. SCHEDULE & SUMMARY

This Request will be governed by the following schedule and criteria:

DATES

Release of Reguest Friday, November 13, 2015

Pre-Conference Meeting* NC

Questions due Thursday, November 19, 2015 (submit to <u>cfay@cityofgriffin.com</u> &

agolden@cityofgriffin.com)

Responses due Tuesday, November 24, 2015 by 10:00 AM

of Response Submittals Required Electronic Submittal via solicitation

Public opening NO Bonds required NO

General Public Liability Insurance \$5,000,000.00

Professional <u>E&O</u> Liability Insurance Not Required for this RFP

Project manager Mitchell Cardell; mcardell@cityofgriffin.com

1.3. SCOPE OF WORK

The City and County are jointly looking for the most impressive and visual display possible within the proposed specifications and budget. This RFP shall be governed in all respects by the laws of the State of Georgia, shall serve as an addendum to any contract issued by the selected Supplier and will serve as minimum specifications, expectations and a quality control for the delivery of services. The City reserves the right to revise or amend these specifications prior to finalization of a resulting contract. The initial contract for the annual 4th of July Fireworks display will be for a period of one year with up to four (4) optional annual renewals and shall meet or exceed the following guidelines:

- **1.3.1** The display program shall be held on Saturday, July 4, 2015 at approximately 9:30 PM (EST) at the Kiwanis Fairgrounds located at 1025 South Hill Street in Griffin, GA.
- **1.3.2** The display program shall be based on an all-inclusive budget not to exceed \$16,000.00. Permit fees and miscellaneous expenses (postage, etc) are the responsibility of the supplier.
- **1.3.3** The Supplier must be a member of good standing in American Pyrotechnics Association (APA);
- **1.3.4** The show must abide by all Federal and State regulations regarding the firing of pyrotechnic displays, including NFPA 1123 Code for Fireworks Display 2014 Edition; NFPA 1126 Standard for the Use of Pyrotechnics before a Proximate Audience 2011 Edition and O.C.G.A. 120-3-22 Georgia State Fire Marshal Regulations on Fireworks.
- **1.3.5** List any accidents or injuries your company has had involving a fireworks display within the past three (3) years in the comment section of the pricing sheet;
- **1.3.6** The shells selected shall be with shells of high quality and the show shall be <u>minimum</u> of eighteen (18) minutes and a maximum of twenty (20) minutes in length with constant fire and no 'noticeable black sky';
- **1.3.7** The Supplier will list the shells to be used and their effect by segment, detailing the opening, main program and grand finale segments. The shells must have different functions, patterns of break, colors and sizes. Cakes, Roman Candles and similar special effect ground displays will be considered during evaluation, but are not to be calculated into the total shell count for the response submittal.
- **1.3.8** While the majority of the viewing population will be within the immediate fairgrounds area, there are a good number of citizens that prefer to view from across the street or down the block. The pyrotechnic show effect desired is a 'higher' display that can be seen above the tree line with an impressive finale.
- **1.3.9** The minimum shell size shall be 2.5" and make up less than 20% of the display; the bulk of the shells are to range from 3" to 6" high-grade shells, including a variety of special effect shells.
- **1.3.10** There shall not be shell substitutions to the submitted response without prior written approval from the City at least two (2) weeks prior to the event.
- **1.3.11** Any shells having tears, leaks, broken fuses, or signs of having been wet shall be set aside and shall not be fired. A report of the misfires, malfunctions, and unacceptable shells (set-asides) is to accompany the final invoice for payment;
- **1.3.12** The Supplier shall be responsible for obtaining the proper permit from Spalding County to conduct a public fireworks display. This permit must be submitted to the City's Project Manager or Procurement office no later than June 5, 2016 (four weeks prior to show);
- **1.3.13** Display presentation must be staffed and executed by trained and licensed pyrotechnicians. The Supplier must also provide all fireworks material and equipment necessary for the production. List the names and years of pyrotechnic experience for personnel to be appointed. If assignments are not known, list the minimum experience of the person that could be assigned;
- **1.3.14** The Supplier shall ensure the security of the fireworks and firing materials at all times.
- **1.3.15** In addition to the standard insurance requirements noted in this RFP (General Liability, Workers Compensation), the Supplier must provide proof of Public Liability Insurance coverage in the amount of \$5,000,000, with the City/County listed as additional insureds;
- **1.3.16** The City/County will provide public safely staff (police and fire) for patrolling the display area in order to maintain the safety area around the production area;
- **1.3.17** The City's responsibilities with respect to setback areas, security and/or fire protection of display area, etc. must be clearly defined;
- **1.3.18** The City's Fire Chief will make the decision to cancel the show due to inclement weather conditions if necessary and the City reserves the right to reschedule. The Supplier is to detail any 'penalty' fees that could be charged and specify any criteria that may cause a fee to be charged;
- **1.3.19** Any contracts or leases resulting from this RFP shall be per July 4th show on an annual basis. This agreement may be extended annually for up to four renewal options, with the total period not to exceed five years;

1.4. PACKAGING/SUBMISSION REQUIREMENTS
The following information and/or documents MUST be included with the supplier's response and in the order listed below: a Information/Cover Page (supplied) b Display Proposal c Bid Response Acknowledgement sheet (supplied) d Pricing Sheet (supplied) e References Sheet (supplied) f Tax Compliance form (supplied) g Supplier Registration paperwork – to be completed online - Supplier Affidavit (E-Verify) (supplied), - W-9 (supplied),
Due to time constraints, responses are to be submitted electronically, via the solicitation on our website.
1.5. EVALUATION CRITERIA
It is imperative the submitted proposal fully address all aspects of the RFP. The proposal response must provide the City's evaluation team with clearly expressed information concerning the supplier's understanding of the City's specific requirements. All proposals received will be reviewed by the Procurement Agent to ensure that all administrative requirements of the RFP package have been met. All proposals that meet the administrative requirements will be turned over to the Evaluation Committee for further evaluation. The Evaluation Committee will review all proposals received and determine a ranking based on the information provided. As previously indicated, the Evaluation Committee may, in its sole discretion and in the course of its evaluation, arrange a site visit or request presentations/demonstrations with one or more of the selected suppliers. The basis of selection will be the best evaluated response suited for this project. Other considerations in addition to price will include, but are not limited to: - Ability to meet the City's specifications & provide the service - Experience - Quality of workmanship and products used - Prior Supplier performance - References - Guarantees and warranties - Value added services and/or options - Financial solvency
At the City's discretion, a short list of the most qualified suppliers may be compiled during the evaluation process and additional information requested regarding their submittals may be, either in writing or in a presentation and interview session. The City reserves the right to request product demonstrations or to conduct site visits to assess installations similar to the one proposed.
The City reserves the right to accept the BEST-EVALUATED BID as deemed by the Evaluation Committee, which may or may not be the lowest monetary bid.



CITY OF GRIFFIN, GEORGIA REQUESTS FOR PROPOSAL GENERAL PROVISIONS

Sections II - V review the general terms and conditions. **Any RFP-specific information noted in Section I or in the Specifications & Response Section will take precedence.**

2. SECTION II – COMMUNICATION OF INFORMATION

All information, notices and addenda regarding this RFP shall be posted on the City's website. It is the Supplier's responsibility to check the site on a regular basis in order to confirm they have the most current information before submitting a response. Subsequent to the opening, all status notices will also be posted on the City's website.

2.1. RESTRICTIONS ON COMMUNICATIONS WITH STAFF

All guestions about this RFP must be submitted in the following format:

Company Name

- Question

Citation of relevant section of the RFP

All questions regarding specification/technical issues must be in writing to the Project Manager for this RFP (with a 'cc' to Procurement). The Project Manager, contact email and deadline for questions is noted in section 1.2.

All questions regarding administrative issues must be in writing to the Procurement Analyst:

Address: Cindy Fay

Procurement Analyst

City of Griffin

P. O. Box T, Griffin, GA 30224

Email: cfay@cityofgriffin.com

No questions other than written will be accepted. No response other than written will be binding upon the City. Questions will be combined into one list of questions and responses and will be posted on the City's website as an addendum.

From the issue date of this request until an award has either been made or deemed closed for other reasons, institutions or individuals providing submissions are not permitted to communicate with members of the commission, the evaluation team or City employees, other than Procurement, with regard to the purpose or intent of this document. The exception to this is the submission of written technical questions to the project manager. The City reserves the right to reject the submission of the offending Supplier if this provision is violated.

Any updates or changes to this and related documents will be posted on the City's website (http://www.cityofgriffin.com/Departments/AdministrativeServices/Purchasing/BidOpportunities.aspx). The current status values are: OPEN (close date has not been reached); UNDER EVALUATON (under review by the evaluation committee); CANCELED (responses rejected); NOIA ("Notice of Intent to Award", recommendation for the award) and AWARD (Tally of submissions or related documents may also be published at this time). It is the Supplier's responsibility to refer to the website for any addenda or other pertinent information before responding to this RFP request.

2.2. PUBLIC DISCLOSURE AND PROPRIETARY INFORMATION

All RFP and any other public record with respect to solicitation shall be subject to public inspection, upon request, after the posting of the Notice of Intent to Award (NOIA) or Notice of Award (NOA). This is being done in order to protect the integrity of the procurement process unless otherwise required by law. For any Open Records requests, the City may assess fees for the costs of producing these public records as permitted by the Georgia Open Records Act.

Exceptions to the availability of information include 1) bona fide trade secrets meeting confidentiality requirements that have been properly marked and documented; 2) matters involving individual safety as determined by the City; 3) company financial information requested by the City to determine supplier responsibility; and 4) other constitutional protections. All documents that are to be proprietary and confidential are to be clearly marked as such.

Information received in response to this request will become the property of the City and will not be returned. If a proposer feels that any information is confidential or proprietary in nature, the proposer must prominently mark and initial such information as "PROPRIETARY INFORMATION". The City will not release or divulge such information to third parties without the consent of the Proposer unless required to do so by applicable law or order a court of competent jurisdiction.

3. SECTION III –OVERVIEW AND PROCEDURES

Sections II - V review the general terms and conditions. **Any RFP-specific information noted in Section I or in the Specifications & Response Section will take precedence.**

3.1. COMPANY BACKGROUND & EXPERIENCE

Suppliers that have not contracted with the city in the past 2 years must provide a list of clients for whom similar services, as detailed in this RFP, have been provided during the past 3-4 years. References must be for the organization or person submitting the response. Subcontractor's references are not acceptable.

The list must include:

Dates of service

Name of contact person

Title of contact person

Phone number of contact person

The Supplier will also disclose any services terminated by the client(s) and the reason(s) for termination.

Failure to provide this information will disqualify the submission response.

3.2. REFERENCES

References should be for historical projects of similar size and scope. Details regarding these references are noted in the Specifications and on the Reference page.

3.3. RFP REQUIREMENTS

3.3.1. SPECIAL CONDITIONS

By submitting a response, Suppliers certify that their proposals are made without collusion or fraud and they have not offered or received any inducements in connection with their proposals. They further agree that this solicitation and any resulting contract shall be governed in all respects by the laws of the State of Georgia and they shall comply with applicable federal, state and local laws and regulations. Any contracts or leases resulting from the award of a RFP are to be for a period of not more than one year, with four renewal options for a total period not to exceed five years. Any exceptions to this policy must be noted and agreed to by both parties in writing, prior to the issuance of the Notice of Award. Pricing must remain firm for the duration of the initial term of the resulting contract; failure to hold firm pricing for the initial contract will be considered as sufficient cause for termination.

The City reserves the right to reduce or increase the scope of the project if the lowest responsible and responsive Supplier's submittal is not in line with the budgeted amount for the project. The City, at its sole discretion, reserves the right to increase or decrease the scope of work to facilitate an award. This scope reduction will be enacted only if it is in the best interest of the City and constitutes no quarantee of scope.

The City also reserves the right to add to the contract any future work or purchased goods, with the agreement of the supplier, at prices offered in this awarded response. This option will be enacted during the contract or within six months subsequent to the end of the contract, if in the best interest of the City and with the agreement of both parties.

3.3.2. RESPONSES

In responding to a RFP, ALL item numbers with appropriate formatting must show some type of acknowledgment in order for the response to be properly evaluated. Failure to respond to all specification criteria items when requested may be deemed as sufficient reason to reject a submission. If response forms are not provided for all specification detail items, any non-compliance must be clearly marked, detailed and included with the response submittal. Any items not identified shall be deemed as in compliance. Suppliers must: 1) complete any/all required forms; 2) indicate any disagreement on each mandatory requirement and, if requested, provide additional information on how the specifications will be exceeded or not met; and 3) provide complete and detailed responses to any and all non-mandatory requirement that can be fulfilled.

If determined to be in the City's best interests, a Best and Final Offer (BAFO) may be requested. A BAFO may be requested when:

- The prices for all responsive and responsible submittals exceed budget;
- No single responsive and responsible submittal meets all requirements;
- When all responses are unclear or deficient in one of more areas;
- When the grading scores of two or more submittals require additional evaluation;
- At the discretion of the evaluation team to clarify submittals or to negotiate costs or other deliverables.

3.3.3. PACKAGING OF SUBMITTAL RESPONSE

Submissions must be by the following method:

No e-mail, fax or scanned submissions will be accepted. Hard copies are to be submitted in a sealed package containing an unbound original and the number of copies specified in Section I. The sealed package must be labeled on the outside as follows:

(Supplier Name)
RFP # (RFP Number)
(RFP Title)

Supplier response to this bid must consist of the following documents in addition to any bid-specific information requested:

- Shell Display listing, separated by opening, main program and finale,
- Supplier Registration is to be completed online, with the following forms needing to be uploaded
 - Vendor Affidavit (E-Verify) (supplied),
 - W-9 (supplied),
 - The City cannot award to a supplier that is not registered and compliant,
- Reference list of a minimum of three (3) references (supplied).

3.3.4. SUBMISSION OF RFP RESPONSE

The original and specified copies of the response must be delivered to the Procurement Department no later than the time and date specified in Section I. Any response received after stated time or delivered to department other than Procurement will not be accepted. The City of Griffin will not be responsible for any responses not received by the Procurement Department prior to the deadline.

Responses must be submitted to:

City of Griffin Attention: Cindy Fay, Procurement Analyst P. O. Box T, Griffin, GA 30224

Or delivered to:

Attention: Cindy Fay, Procurement Analyst 100 S Hill Street, 3rd Floor Griffin, GA 30223

*Note: Notify Procurement via email (<u>cfay@cityofgriffin.com</u>) if submittal is mailed via Post Office (USPS).

3.3.5. ALTERNATE DOCUMENTS

Documents prepared by the City must be used for the submission of the RFP Response. Alternate document forms or forms that deviate from the requirements of this solicitation may not be considered. Suppliers shall not insert in their submission any written statement which will have the effect of making any material change or changes in the Scope of Services or in any contract between the parties covering the subject matter thereof.

3.3.6. ADDITIONAL INFORMATION/ADDENDA

The City will issue responses to inquiries and any other corrections or amendments it deems necessary in written addenda issued prior to the opening date. Suppliers should not rely on any representations, statements, or explanations other than those made in this Request for Proposal and its' addendums. Where there appears to be a conflict between the RFP and any addenda issued, the last addendum issued will prevail. It is the Supplier's responsibility to check for addendums (under Bid Opportunities) on the City's website.

Suppliers must acknowledge any issued addenda. Response submittals which fail to acknowledge the Supplier's receipt of any addendum will result in the rejection of the response submittal if the addendum contains information which substantively changes the Owner's requirements.

3.3.7. PROPOSAL PRICING, ERRORS AND OMISSIONS

- 3.3.7.1. In the event there is a discrepancy between a unit price submitted and the extended price, the unit price will prevail.
- 3.3.7.2. All corrections, changes or erasures to the proposal submission are to be initialed in ink.

3.3.8. WITHDRAWAL OF RESPONSE

A Supplier may withdraw his response <u>before</u> the submittal deadline without prejudice to the Supplier by submitting a written request of withdrawal to the Procurement Analyst.

3.3.9. LATE SUBMITTAL, LATE MODIFICATIONS & LATE WITHDRAWALS

Response submittals received after the RFP opening date and time will not be accepted. Modifications to responses received after the opening date will not be considered. The City assumes no responsibility for the premature opening of a submittal not properly addressed and identified or not delivered to the proper designation.

3.3.10. MIMINUM ACCEPTANCE PERIOD

Responses shall be valid and may not be withdrawn for a minimum period of 60 days from the date specified for receipt. Suppliers will be asked for an 'expiration date' for their response, when exceptions are appropriate. This does not impact the contract price once awarded.

3.3.11. DISQUALIFICATION OF RESPONSES OR SUPPLIERS

Suppliers may be disqualified from participation in the RFP process for reasons which include, but are not limited to the following:

- 3.3.11.1. Evidence of collusion;
- 3.3.11.2. Attempting to manipulate the submittal pricing for its' own benefit (i.e. pricing resulting in a failure of the City's ability to enforce the Contract or impose the remedies intended following breach by Supplier);
- 3.3.11.3. Being in arrears on any of its existing contracts with the City or in litigation with the City or having defaulted on a previous contract with the City;
- 3.3.11.4. Being in arrears on taxes owed to the State of Georgia;
- 3.3.11.5. Poor, defective or otherwise unsatisfactory performance of work for the City or any other party on prior projects which, in the City's judgment and sole discretion, raises other party on prior projects which, in the City's judgment and sole discretion, raises party on prior projects which, in the City's judgment and sole discretion, raises doubts as to Supplier's ability to properly perform the work;
- 3.3.11.6. Any offering of gifts, unauthorized compensation or other unethical actions to City employees with respect to interest in any business activity; or
- 3.3.11.7. Any other cause which, in the City's judgment and sole discretion, is sufficient to justify disqualification of the Supplier or the rejection of their submittal;

3.3.12. REJECTION/CANCELLATION/AWARD

The City reserves the right to:

- a) reject any and all submittals received outside the time/place stated in the notice;
- b) reject any submittals which show omissions, irregularities, alteration of forms or unsolicited responses;
- c) waive any minor technicalities of form, or formalities of the responses without prejudice to other responses;
- d) reject any or all responses or any part thereof;
- e) obtain clarification on any point in a respondent submittal or obtain additional information;
- f) accept the proposal that is in the best interest of the City, regardless of whether it is the lowest submission;
- g) award the proposals received on the basis of individual items or on the entire list of items.

The City also reserves the right to cancel this RFP at any time and will not be liable for any cost/losses incurred by the Supplier throughout this process.

Where applicable, the City reserves the right to make multiple awards or to award a contract by individual line items or alternatives, by group of line items or alternatives, or to make an aggregate award, whichever is deemed most advantageous to the City. If the City determines that an aggregate award to one Supplier is not in the City's best interest, "all or none" offers will be rejected.

3.3.13. COST INCURRED BY SUPPLIERS

All expenses involved with the preparation and submission of the response submittals to the City, or any work performed in connection therewith, are the responsibility of the Supplier(s).

3.3.14. RFP OPENING

All RFP responses will be opened on the pre-determined opening date. The response submittal details and related documents will not be reviewed at the opening; they will be turned over to an evaluation committee. No announcements or awards will be made or implied at this time. The Status field on the City's website will be updated following any change in the RFP process. Refer to section 2.1 for details regarding this Status. **Any RFP-specific exceptions to the 'non-public opening' will be noted in the Schedule (section 1.2)**.

3.3.15. AWARD OF CONTRACT

Award will be made to the responsible Supplier whose submittal is responsive to the terms of this Request for proposal and is most advantageous to the City. The quality of the articles to be supplied, their conformity with the specifications, their suitability to the requirements of the City, the delivery terms and other criteria, as well as price, will be taken into consideration in making the award. The resulting contract shall not be binding upon the City nor should any action be started until it has been executed by both parties and a copy of the fully executed contract has been delivered to the successful Supplier. The City reserves the option to prepare and negotiate its own contract, giving due consideration to the stipulations of the supplier's proposed contract and associated legal documents.

3.4. INSPECTION AND ACCEPTANCE OF EQUIPMENT (FOR PURCHASE)

Where applicable, all items offered that are to be purchased must be completely new, free from defects and operate as intended unless otherwise specified in writing. Discontinued, remanufactured or demonstrator items will not be accepted unless specifically requested. The manufacturer's standard warranty shall be identified and copies of the warranties are to be presented upon request. In addition, all items supplied shall comply with all Federal and State regulations, applicable and effective on the date of acceptance. All items must meet or exceed all existing Federal, State and Local health, safety, lighting, emissions and noise standards.

The City reserves the right to inspect and test any equipment being offered prior to making any award. The City may also request a demonstration or site visit for evaluation purposes. The equipment delivered under this RFP shall remain the property of the seller until a physical inspection of the equipment is made and accepted by the City. In the event that the equipment supplied to the City is found to be defective or does not conform to the City's specifications, the City reserves the right to cancel the order upon written notice to the seller and to return the equipment to the seller at the seller's expense.

3.5. STATEMENT OF EXPERIENCE AND QUALIFICATIONS

The Supplier may be required, upon request, to prove to the satisfaction of the City that he/she has the skill and experience and the necessary facilities and ample financial resources to perform the contract(s) in a satisfactory manner and within the required time. If the available evidence of competency of any Supplier is not satisfactory, the response of such Supplier may be rejected. The City reserves the right to request clarifications of any response or to conduct discussions for the purpose of clarification. Any clarifications made as a result of these discussions are to be provided in writing.

3.6. NON-COLLUSION AFFIDAVIT

By submitting a response, the Supplier represents and warrants that such response is genuine and real and not made in the interest or on behalf of any person not therein named. It is further warranted that the Supplier has not directly or indirectly solicited any other Supplier to put in a sham submittal, or any potential Supplier to refrain from submitting and that the Supplier has not in any manner sought by collusion to secure any advantage over any other Supplier. By submitting a response, the Supplier represents and warrants that no official or employee of City has, in any manner, an interest directly or indirectly in the RFP or in the contract which may be made under it, or in any expected profits to arise therefrom. It is further warranted that the Supplier is independent of the City.

3.7. HOLD HARMLESS AND INDEMNIFICATION

The Supplier agrees, insofar as it legally may, to indemnify and hold harmless the City, its officers, employees and agents from and against all loss, costs, and expenses, including attorneys' fees, claims, suits and judgments in connection with injury to or death of any person or persons or loss of or damage to property resulting from any and all operations performed by Supplier, its officers, employees, and agents under any of the terms of this contract.

3.8. BID BONDS (Bid, Performance, Payment)

For any proposal as required and noted in Section 1 of this document, a one hundred ten percent (110%) Performance bond and a one hundred percent (100%) Payment bond shall be furnished payable to, in favor of, and for the protection of the City. When <u>Bid</u> bonds are required, they must be in a sum equal to five percent (5%) of the total amount of the Supplier's response and may be in the form of a surety issued bond or cashier's check made payable to the City of Griffin. Bid bonds are returned to the unsuccessful Suppliers when the Notice of Award has been issued or contract has been executed. When bonding is required, failure to submit appropriate bonding will result in automatic rejection of the response. Performance and/or Payment bonds must be presented within ten (10) days of the Notice of Intent to Award or prior to the award of contract, whichever is later. Surety companies executing bonds must appear on the Treasury Department's most current publication (Circular 570 as amended) and be authorized to do business in Georgia. Unless otherwise specified, bonds shall be in effect for a period of one year from the completion of the project. The bond amounts shall be increased as the contract amount is increased. No alternative securities are currently accepted in lieu of performance or payment surety bonds.

3.9. AWARD AND RESULTING CONTRACT

Award will be made to the responsible Supplier whose submittal is responsive to the terms of this RFP and is most advantageous to the City. The quality of the articles to be supplied, their conformity with the specifications, their suitability to the requirements of the City, the delivery terms and other criteria, as well as price, will be taken into consideration in making the award.

The resulting contract shall not be binding upon the City nor should any action be started until it has been executed by both parties and a copy of the fully executed contract has been delivered to the successful Supplier. Specifications noted in this RFP shall be incorporated into the resulting contract. The City reserves the option to prepare and negotiate its own contract, giving due consideration to the stipulations of the supplier's proposed contract and associated legal documents.

4. SECTION IV – OTHER GENERAL SPECIFICATIONS

Sections II - V review the general terms and conditions. **Any RFP-specific information noted in Section I or in the Specifications & Response Section will take precedence.**

4.1. LIQUIDATED DAMAGES

Pursuant to O.C.G.A. § 36-91-24, it is understood that the Notice-to-Proceed and the time for completion of the work as specified are ESSENTIAL conditions of any resulting contract and that the performance and completion of this work within the specified time is vital to the City's economic interests. If the Supplier neglects, fails or refuses to complete the work within the mutually agreed time specified, the City may impose liquidated damages for each day of non-compliance past the scheduled completion date. Unless otherwise specified in Section I of this document or in the resulting contract, liquidated damages may be assessed at a rate of 1% per day of non-compliance.

4.2. FORCE MAJEURE

The City and Supplier will be excused from the performance of their respective obligations under this Contract when and to the extent that their performance is delayed or prevented by any circumstances beyond their control including but not limited to, fire, flood, explosion, strikes or other labor disputes, act of God or public emergency, war, riot, order/act of any governmental authority, provided that:

- **4.2.1.** The non-performing party gives the other party prompt written notice within three (3) business days describing the particulars of the Force Majeure including, but not limited to, the nature of the occurrence and its expected duration, and continues to furnish timely reports with respect thereto during the period of the Force Majeure;
- **4.2.2.** The excuse of performance is of no greater scope and of no longer duration than is required by the Force Majeure;
- **4.2.3.** No obligations of either party that arose before the Force Majeure causing the excuse of performance are excused as a result of the Force Majeure;
- **4.2.4.** The non-performing party uses its best efforts to remedy its inability to perform. Economic hardship of the Provider will not constitute Force Majeure. The term of the Provider shall be extended by a period equal to that during which either party's performance is suspended under this Section.

The provisions of this section shall not preclude the City from canceling or terminating any resulting award (or any order for any goods or services included herein), or from revising the scope of the Work, as otherwise permitted under this RFP.

4.3. SUPPLIER'S INVOICE

- **4.3.1.** The Supplier shall prepare and submit invoices to the attention of the project manager at: City of Griffin, Attn: (insert project manager name), PO Box T, Griffin, GA 30224. A proper invoice must include the items below:
 - (a) Name and address of the Supplier.
 - (b) Invoice date and invoice number. (The Supplier should date invoices as close as possible to the date of the mailing or transmission.)
 - (c) Purchase order number for supplies delivered or work completed.
 - (d) Description, quantity, unit of measure, unit price, and extended price of supplies delivered.
 - (e) Shipping and payment terms (e.g., shipment number and date of shipment, discount for prompt payment terms).
 - (f) Name and address to which payment is to be sent.
 - (g) Name (where practicable), title, phone number, and mailing address of person to notify in the event of a defective invoice.
 - (h) Any other information or documentation required by the contract (e.g., evidence of shipment).
- **4.3.2.** A summary invoice shall be provided for all deliveries made during a billing period, identifying the delivery tickets covered therein, stating their total dollar value. A summary invoice shall be supported by receipt copies of the delivery tickets. Delivery tickets or sales slips shall contain:
 - (a) Name of supplier
 - (b) Purchase Order number
 - (c) Ship to Department and Address
 - (d) Description, Quantity, unit price, and extension of each item.
 - (e) Date of delivery or shipment.

4.4. TAX LIABILITY

The City is exempt from sales tax under Georgia law. The successful Supplier will be provided with the City's Sales and Use Tax Certificate of Exemption number upon request. No purchase made by an entity or supplier is qualified to be exempt other than those made directly by the City.

4.5. PAYMENT

Payment will be made for deliverables satisfactorily executed and accepted by the City; standard terms are net 30.

4.6. ESTIMATED QUANTITIES

Any quantities of items specified in the Schedule are estimates only and are not purchased by this contract. If the City's requirements do not result in orders in the quantities described as "estimated", that fact shall not constitute the basis for an equitable price adjustment. Delivery shall be made only as authorized by orders issued in accordance with the Ordering clause. Subject to any limitations in the Order clause or elsewhere in this contract, the Supplier shall furnish to the City all items specified in the Schedule & Summary and called for by orders issued in accordance with the Ordering clause.

4.7. ASSIGNMENT OR NOVATION OF CONTRACT

The Supplier shall not assign or transfer, whether by Assignment or Novation, any of its rights, duties, benefits, obligations, liabilities, or responsibilities under the Contract without the written consent of the City; provided, however, that assignments to banks, trust companies or other financial institutions for the purpose of securing a bond may be made without the consent of the City.

4.8. TERMINATION FOR CAUSE

The City reserves the right to terminate the resulting contract, in whole or in part, for failure to comply with any provisions of the contract as outlined by providing a written notice to the Supplier at least thirty (30) days before the effective date of termination. The Supplier will not be relieved of any outstanding responsibilities or unfinished obligations under this contract. Receipt of items by the delivery date is critical to the terms of this contract. The City considers late delivery of contract items as reasonable cause to terminate the contract.

Prior to termination, a Cure Notice will be issued by the City. The Notice will identify the problems and deadlines that need to be met to remedy the problems to avoid termination for default. If the Supplier does not respond with an acceptable action plan to remedy the default or commence to remedy the default within a period of five (5) business days (or such longer period as the City may authorize in writing) after the issuance of notice, the City may issue termination for cause.

The Supplier also has a right to terminate this contract for cause by providing a written notice of intent to terminate at least thirty (30) days prior to the effective date of the contract termination.

4.9. TERMINATION FOR CONVENIENCE

The City reserves the right to terminate the resulting contract, in whole or in part, in the event the City determines that such termination is in the best interest of the City, such as an unforeseen project cancellation. Any such termination shall be effected by the delivery of a notice specifying the extent to which performance of work under the contract is termination and the date upon which the termination becomes effective. The City will be responsible for payment of deliverables satisfactorily executed according to industry standards or proven loss with respect to materials, etc.

4.10. TERMINATION FOR FUND APPROPRIATION

The City may unilaterally terminate this Agreement due to a lack of funding at any time by written notice to the Supplier. In the event of the City's termination of the resulting contract for fund appropriation, the Supplier will be paid for those services actually performed. Partially completed performance of the Agreement will be compensated based upon a signed statement of completion to be submitted by the Service Provider which shall itemize each element of performance

4.11. CHANGES

All work and materials furnished for this project shall be made in conformance with the contract documents. Changes in the scope of work or the terms and conditions of this contract may be made only by written agreement of the parties. Changes that involve an alteration to the payment amounts shall not commence until approved by the City and a Change Order has been issued.

4.12. REPORTING DISPUTES

The Supplier shall report any contract disputes and/or problems to the Procurement Analyst, both verbally and in writing within 48 hours of their occurrence.

5. SECTION V – INSURANCE REQUIREMENTS

Sections II - V review the general terms and conditions. Any RFP-specific information noted in Section I or in the Specifications & Response Section will take precedence.

Prior to commencing work, the Supplier shall procure and maintain at their own cost and expense for the duration of the agreement the following insurance against claims for injuries to person or damages to property which may arise from or in connection with the performance of the work or services hereunder by the Supplier, his agents, representatives, employees or Subcontractors. The cost of such insurance shall be included in the response submittal. A Certificate of Insurance (COI) and any other documents required by the City must be submitted to the City prior to the commencement of any work. In the event of failure to supply the required documentation, the City shall have the right to recover any costs or damages incurred.

The City of Griffin, its agents, elected officials, and employees shall be included as additionally named insured with respect to all liability policies herein except the professional liability coverage and worker's compensation which shall be indicated on all applicable certificates of insurance. The insurance Certificates indicated above shall carry a written notice of cancellation and shall be submitted in a reasonable period prior to the execution of any work under this contract. It shall be the responsibility of the Supplier to provide similar insurance for each subcontractor, or to provide evidence that each subcontractor carries his own insurance in like amounts, prior to the time such subcontractor proceeds to perform under the contract. The Supplier's insurance policy shall be primary for the additional insured, and not excess over any policy held by the additional insured.

The information described below sets forth minimum amounts and coverage and is not to be construed in any way as a limitation on the Supplier's liability.

5.1. STANDARD INSURANCE REQUIREMENTS

5.1.1. Commercial General Liability Insurance - \$1,000,000 limit per person, \$2,000,000 per occurrence for property damage and bodily injury. The Supplier should indicate in the proposal and on the insurance certificate that the coverage provided is occurrence based.

The City of Griffin shall be named as "additional insured" as its interest may appear and "waiver of subrogation granted". The insurance shall include coverage for the following:

- Premise/Operations
- Explosion, Collapse and Underground Property Damage Hazard (only when applicable to the project)
- Products/Completed Operations
- Contractual
- Independent Suppliers
- Broad Form Property Damage
- Personal Injury
- **5.1.2.** Automobile Insurance \$1,000,000 limit per person or \$2,000,000 combined single limit for property damage and personal injury.
 - Owned/Leased Autos
 - Non-owned Autos
 - Hired Autos
- **5.1.3.** *Umbrella Coverage*
 - 5.1.3.1. *Workers' Compensation and Employers' Insurance* -- with benefits and monetary limits as set forth by Title 34, Chapter 9 of the O.C.G.A. Workers' Compensation coverage is required as a condition of performing work or services for the City whether or not the Supplier is otherwise required by law to provide such coverage. The Supplier shall supply the City with proof of compliance with the Workers' Compensation Act while performing work for the City by way of a COI. This proof must be received by the City prior to the commencement of work. If the Supplier does not meet the requirement for workers' compensation coverage, the certificate of insurance shall state that the contractor waives subrogation in regard to workers' compensation.

5.1.3.2. *Professional Liability/Errors & Omissions Insurance* - \$2,000,000 or as per project (ultimate loss value per occurrence). Primarily E&O insurance is designed to protect the professional advice providers (i.e. consultants, financial services) or professional service-providing professionals (i.e. medical providers, lawyers).

5.2. OTHER INSURANCE PROVISIONS

5.2.1. All Coverage

- 5.2.1.1. Each insurance policy required by this clause shall be endorsed to state that coverage shall not be suspended, voided, canceled, reduced in coverage or in limits except after thirty (30) days prior written notice has been given to the City.
- 5.2.1.2. If the Supplier, for any reason, fails to maintain insurance coverage which is required pursuant to this Agreement, the same shall be deemed a material breach of contract. City, at its sole option, may terminate this Agreement and obtain damages from the Supplier resulting from said breach.
- 5.2.1.3. Alternatively, the City may purchase such required insurance coverage (but has no special obligation to do so), and without further notice to the Supplier, the City may deduct from sums due to the Supplier any premium costs advanced by City for such insurance.
- **5.2.2.** Commercial General Liability and Automobile Liability Coverage
 - 5.2.2.1. The City, members of its City Commission, boards, commissions and committees, officers, agents, employees and volunteers are to be covered as insured as respects: liability arising out of activities performed by or on behalf of the Supplier; products and completed operations of the Supplier; premises owned, leased or used by the Supplier or premises on which the Supplier is performing services on behalf of the City. The coverage shall contain no special limitations on the scope of protection afforded to the City, members of the City Commission, boards, commissions and committees, officers, agents, employees and volunteers.
 - 5.2.2.2. The Supplier's insurance coverage shall be primary insurance as respects the City, members of its City Commission, boards, commissions and committees, officers, agents, employees and volunteers. Any insurance or self-insurance maintained by the City, members of its City Commission, boards, commissions and committees, officers, agents, employees and volunteers shall be excess of the Supplier's insurance and shall not contribute with it.
 - 5.2.2.3. Any failure to comply with reporting provisions of the policies shall not affect coverage provided to the City, members of its City Commission, boards, commissions and committees, officers, agents, employees and volunteers.
 - 5.2.2.4. Coverage shall state that Supplier's insurance shall apply separately to each insured against to whom a claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- **5.2.3.** Workers' Compensation and Employers' Liability and Property Coverage

The insurer shall agree to waive all rights of subrogation against the City, member of its' City Commission, boards, commissions and committees, officers, agents, employees and volunteers for losses arising from activities and operations of the Supplier in the performance of services under this Agreement (see 5.1.3.1).

5.2.4. Deductibles and Self-Insured Retention

Any deductibles or self-insured retentions must be declared to the City.

5.2.5. Acceptability of Insurer

Insurance is to be placed with Georgia admitted 'A' rated carriers or better by A.M. Best's rating service.

5.2.6. Verification of Coverage

Supplier shall furnish the City with certificates of insurance and with original endorsements affecting coverage required by this clause. The certificates and endorsements for each policy are to be signed by a person authorized by that insurer to bind coverage on its behalf. The certificates and endorsements are to be received and approved by the City before work commences.

5.2.7. Subcontractors

Subcontractors must also be insured under the policies of insurance required herein.

6. REQUIRED IMMIGRATION/ENTITLEMENT AFFIDAVITS FOR GEORGIA

For the successful Suppliers contracting for physical labor or providing services with the City:

6.1. VENDOR/CONTRACTOR AFFIDAVIT

6.1.1. Pursuant to the Georgia Security and Immigration Compliance Act of 2006, the Supplier understands and agrees that compliance with the requirements of O.C.G.A. § 13-10-91 and Georgia Department of Labor Rule 300-10-1-.02 are conditions of this Agreement. The Supplier further agrees that such compliance shall be attested by the Supplier through execution of the contractor affidavit required by Georgia Department of Labor Rule 300-10-1-.07, or a substantially similar supplier affidavit. The Supplier's fully executed affidavit is attached hereto as an Exhibit and is incorporated into this Agreement by reference herein.

6.2. SUBCONTRACTORS

- **6.2.1.** The Supplier understands and agrees that, in the event the Supplier employs or contracts with any subcontractor or subcontractors in connection with this Agreement, the Supplier shall:
 - 6.2.1.1. Be responsible to the City for the acts and omissions of a sub-contractor or persons employed by said sub-contractor to the same extent that the Supplier is liable to the City.
 - 6.2.1.2. Secure from each such subcontractor an indication of the employee number category as identified in O.C.G.A. § 13-10-91 that is applicable to the subcontractor;
 - 6.2.1.3. Secure from each such subcontractor an attestation of the subcontractor's compliance with O.C.G.A. § 13-10-91 and Georgia Department of Labor Rule 300-10-1-.02 by causing each such subcontractor to execute the subcontractor affidavit required by Georgia Department of Labor Rule 300-10-1-.08, or a substantially similar subcontractor affidavit. The Supplier further understands and agrees that the Supplier shall require the executed subcontractor affidavit to become a part of the agreement between the Supplier and each subcontractor. The Supplier agrees to maintain records of each subcontractor attestation required hereunder for inspection by the Department at any time."

7. TITLE VI —as applied through the Civil Rights Restoration Act of 1987

The CITY OF GRIFFIN, GEORGIA, in accordance with Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d to 2000d-4, as amended by The Civil Rights Restoration Act of 1987, hereby notifies all suppliers that no person shall on the grounds of race, color, national origin, sex, age, and handicap/disability, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity conducted by the CITY regardless of whether those programs, services, and activities are federally-funded or not. Further, it will affirmatively ensure that in any contract entered into pursuant to this advertisement, disadvantaged business enterprises as defined at 49 CFR Part 23 will be afforded full opportunity to submit in response to this request and will not be discriminated against on the grounds of race, color, national origin, sex, age, handicap/disabled in consideration for an award.

Please separate and use the following pages with your response submittal.

Additional pages may be used as needed. Thank you for your interest and participation in this opportunity.



CITY OF GRIFFIN, GEORGIA REQUEST FOR PROPOSAL

RESPONSE SUBMITTAL COVER

RFP #16-010

For

JULY 4th FIREWORKS DISPLAY

Submitted by:

Name of Company:

Mailing Address:

City/State/Zip:

Phone (including area code):

E-mail:

Submittal Deadline: Tuesday, November 24, 2015 at 10:00 A.M.

Electronic submittal via website

FAILURE TO RETURN THIS PAGE AS PART OF YOUR BID DOCUMENT MAY RESULT IN REJECTION OF BID.



SUPPLIER DISCLOSURES

Respond with a YES or NO for each of the items below. On a separate sheet, detail the circumstances for any item with a YES response and attach to this sheet as part of your submittal. Reference to 'Supplier' denotes the organization submitting the response as well as the principal representing the organization.

1	Conflict of interest . A Conflict of Interest exists when personal interests interfere in any way with the best interest of the City. This can arise if any employee, agent of the City or their families will receive a monetary or other type of benefit based on the award of this project or if any supplier has an unfair competitive advantage over other suppliers. A conflict is also perceived if any previous history would make it impossible for the supplier to objectively fulfill the obligations associated with this project. Is there any known conflict of interest with the City or any employee or agent of the City?
2	Collusion. Collusion Supplier affirms that this response submittal has not been prepared in collusion with any other supplier and the contents of the submission has not been communicated with other potential suppliers or with any agent of the City.
3	Debarment. Supplier certifies that neither it or its subcontractors is presently debarred, suspended, proposed for debarment, declared ineligible, or otherwise excluded from doing business with any government agency. Has the Supplier been deemed ineligible from participating in any business with any government agency in the past five (5) years?
4	Litigation. Within the past five (5) years, has the Supplier been the subject of or party to any civil or criminal proceedings or investigations based on wrongful death, fraud, theft, breach of contract, safety, misrepresentation or any other conduct?
5	Financial stability. Financial stability demonstrates that the Supplier has the resources to complete and the ability to remain in business for the duration of the subsequent contract. Has any petition of bankruptcy, orders or judgment been filed against the supplier in the past five (5) years?
6	Liquidated Damages. Liquidated Damages are types of compensation designed to reimburse the project owner (City) for certain problems or delays associated with a project; it serves as protection to both parties in the form of 'contract completion insurance'. Has the Supplier been assessed any liquidated damages or defaulted on any project with a government agency in the past five (5) years?
7	OSHA. Has the Supplier been cited for any OSHA violations in the past five (5) years?
provide the	SUPPLIER ACKNOWLEDGEMENTS lier has examined, carefully studied and hereby acknowledges the Specifications and any Addenda and agrees to be required services in accordance with this proposal. The Supplier agrees to all specification items listed pecifically noted on the Exceptions page. The Supplier further certifies that they are not currently debarred nitting proposals by any agency of the State of Georgia or the federal government.
	pecifications Acknowledgement
	ddendum No dated Acknowledgement
	ddendum No dated Acknowledgement
	ddendum No dated Acknowledgement

Suppliers must acknowledge the Specifications and any issued addenda. Bids which fail to acknowledge the Supplier's receipt of any addendum will result in the rejection of the bid if the addendum contained information which substantively changes the City's requirements.

RFP 16-010 July 4th Fireworks Display

ADDITION	AL ACKNOWLEDGEMENTS (please initial)
response. The absence of any except specifications, terms and conditions, Occupational Tax License. If a Cit will obtain such license prior to the conditions are understand the insue endorsements for these requirement Terms and Conditions. The specific incorporated as an integral part of the	rance requirements noted and are prepared to supply the required insurance is prior to the confirmation of contract. ications, as well as the terms and conditions of this Request for Proposal shall be ne final contract.
	RESPONSE SIGNATURE
I am registered (and compliant) with the	Individual Partnership Corporation e City's online registration system: Yes Not yet r that is not registered and compliant.
NAME OF COMPANY:	
E-MAIL:	
AUTHORIZED SIGNATURE	TITLE
NAME (PRINTED)	TITLE (PRINTED)
	ONDING WITH 'NO BID' ID" response for the following reason:
AUTHORIZED SIGNATURE	TITLE
NAME (PRINTED)	TITLE (PRINTED)
If you elect to submit a 'No Bid', you may en prior to deadline.	mail this page to <u>cfay@cityofgriffin.com</u> or fax to 678-692-0402 at any time

YOU MAY USE YOUR OWN DETAIL OF THE SHELL AS LONG AS IT IS FORMATTED BY SEGMENT. THE SECOND PAGE OF COST SECTION MUST BE INCLUDED WITH YOUR SUBMITTAL.

RFP 16-010 PRICE SUBMITTAL: JULY 4th FIREWORKS DISPLAY

Company Name		Representative			
RICE STR uoted. <i>Seg</i>	UCTURE - parate by s	- Complete the following and include associated information specifics for the cost size and visual effect. Attach additional page if needed.			
pening Se	egment				
Shell size		Description/Basic Effect Presented			
	_				
	am Segm				
Shell size	Quantity	Description/Basic Effect Presented			
rand Fina	le Segmei	nt			
Shell size					
J. 1011 01 <u></u>	- Caramoro,				

Total Length of Show min	Total Cost \$
Firing method to be used:	
City's Responsibilities:	
Are you a current member of APA (American Pyrotechnic As	ssociation)?
Indicate the personnel proposed to be assigned (if known)	and years of experience
Cancellation/Postponement policy (identify criteria for policy and Postponement (rain delay):	d any fees that may be assessed, along with fee criteria)
Cancellation:	
Do you have any exceptions or variances to the requirement and detail on exceptions page)	ts listed in this document? (If so, summarize here
Accidents or injuries in the past 3 years:	
************	**********
The City reserves the right to accept or reject any or all bids and The City reserves the right to accept the BEST-EVALUATED BID a may not be the lowest monetary bid.	,
The undersigned understands that any conditions stated above, of than that requested should be under separate cover and shall be	
COMPLETED BY: Company Name:	
Contact Person:	(District No.)
(Signature)	(Printed Name)

Company	Name Representative
All deviation	EXCEPTIONS / COMMENTS TO SPECIFICATIONS s and exceptions to this Bid must be expressly stated in writing. The absence of any exceptions assures the City of their full.
7 III Gerradien	agreement and compliance with all specifications, terms and conditions, requirements and obligations of this Bid.
Item #	Exception / Deviation Detail
Item #	Comments
]	

FAILURE TO RETURN THIS PAGE AS PART OF YOUR SUBMITTAL MAY RESULT IN REJECTION OF THE RSPONSE. THIS FORM MUST BE COMPLETED FOR EACH SUBMITTAL EVEN IF YOU ARE CONSIDERED TO BE A CURRENT SUPPLIER.

REFERENCES

The City of Griffin requests a minimum of three references where work of a similar size and scope has been completed within the past 3-4 years.

REFERENCE 1: Company Name:			
Brief Description of Project: .			
Completion Date:			
Contact Person:			
Telephone:		E-mail:	
REFERENCE 2: Company Name:			
Brief Description of Project:			
Completion Date:			
Contact Person:			
Telephone:		E-mail:	
REFERENCE 3: Company Name:			
Brief Description of Project:			
Completion Date:			
Contact Person:			
Telephone:		E-mail:	
COMPLETED BY: Company Name:			
Contact Person:	(Signature)		(Printed Name)



SUPPLIER REGISTRATION

Supplier Registration with the City Of Griffin consists of the following:

The City of Griffin now has online self-service registration, via Vendor Registry. In order to be registered as a City of Griffin supplier, you must access the registration via the City's site. This will give you the opportunity to keep your information accurate and current. It also permits unlimited NIGP commodity codes, allowing for notifications based on your specific business criteria. In addition to the visibility to the City, this service will allow for other agencies in our area to have visibility of your company and it will allow you to have visibility of opportunities from other agencies in our area. There is no charge for this basic service, but you do have the option to expand your visibility to other areas for a small fee at any time.

TO REGISTER:

- ✓ Please visit our website at www.cityofgriffin.com
- ✓ Hover over "Doing Business"
- ✓ Select "How to do business with the City"
- ✓ Click under Online Registration
- ✓ Complete your registration by following the instructions provided
 - Two documents (forms included below) will be required to be uploaded before your registration is complete. They are:
 - **Supplier Affidavit** This document is also referred to as the E-Verify affidavit and has been updated to reflect new laws that have recently gone into effect. An E-Verify (EV) number is REQUIRED by the State of Georgia (OCGA § 13-10-91) if you provide labor or services to the City that is valued in excess of \$2,499.99. In addition to the EV number and signature, the affidavit must be notarized. If you are a sole proprietor or your company provides only products, simply initial the statement that applies to your situation and sign. There is no need to notarize the affidavit unless you provide your EV number.
 - **W-9** This document supplies the Employer Identification Number (EIN) or the Social Security (SS) number of the supplier.

Note: If you are registered on Vendor Registry with another agency other than City of Griffin, you can 'piggyback' off of your existing profile to create a profile for Griffin. Contact our Procurement office or Vendor Registry for help in creating this new record.



VENDOR/CONTRACTOR (*E-VERIFY***) AFFIDAVIT AND AGREEMENT**

Please initial the appropriate statem sign and have notarized if applicable	•	e business relations with the City of Griffin,
A) My company provides product	s only for the City (no physical lat	oor or services).
B) I am a sole proprietor and have	ve no employees.	
C) My company is providing labor	r or services on a one-time basis t	that amounts to under \$2,500.00.
D) My company provides labor or is required).	r services to the City and I have so	upplied the EV number below (notarization below
BY: Authorized Officer or Agent	Printed Name	Date
Company / Contractor Name	Title of Authorized Officer	or Agent of Contractor
		that provide labor or services that could amount Verify number issued by Homeland Security and
*********	********	**********
NOTARIZATION RE	QUIRED FOR E-VERIF	Y NUMBER SUBMISSIONS:
COMES NOW before me, the undersigned duly sworn, states as follows:	officer duly authorized to administer of	oaths, the undersigned contractor, who, after being
Department of Labor Rule 300-10-102, sta has registered with and is participating in a	ating affirmatively that the individual, federal work authorization program ir 1 and Georgia Department of Labor R	firm, or corporation which is contracting with the City naccordance with the applicability provisions and cule 300-10-102. Furthermore, the undersigned at the contract period.
physical performance of services pursuant to undersigned contractor will secure from suc Department of Labor Rule 300-10-102 thro Department of Labor Rule 300-10-108 or a	o the contract with the City of Griffin, th subcontractor(s) similar verification ough the subcontractor's execution of a substantially similar subcontractor at	tract with any subcontractor(s) in connection with the Georgia, of which this affidavit is a part, the of compliance with O.C.G.A. § 13-10-91 and Georgia the subcontractor affidavit required by Georgia ffidavit. The undersigned contractor further agrees to to the City at the time the subcontractor(s) is
EEV / (E-Verify # issued by Homeland Section 2)	urity IF checked above)	
Sworn to and subscribed before me		
This day of	_, 20	
Notary Public		
My commission expires:		
any equivalent federal work authorization prinformation of newly hired employees, pursu	rogram operated by the United States uant to the Immigration Reform and (ne United States Department of Homeland Security or spepartment of Homeland Security to verify Control Act of 1986 (!RCA), P.L. 99-603. As of the program is the "EEV I Basic Pilot Program" operated by

the U.S. Citizenship and Immigration Services Bureau of the U.S. Department of Homeland Security, in conjunction with the Social

Security Administration (SSA).



STATE OF GEORGIA CITY OF GRIFFIN

ONLY COMPLETE WHEN APPLICABLE

SUBCONTRACTOR AFFIDAVIT

COMES NOW before me, the undersigned officer duly authorized to administer oaths, the undersigned subcontractor, who, after being duly sworn, states as follows:

subcontractor, who, after being duly sworn, states	as follows:	
By executing this affidavit, the undersigned subcon Georgia Department of Labor Rule 300-10-102, s which is engaged in the performance of services un (name of contractor) and the City has registered program* in accordance with the applicability proving Georgia Department of Labor Rule 300-10-102.	stating affirmatively that t nder a contract between _ I with and is participating	the individual, firm, or corporation g in a federal work authorization
EEV / E-Verify (# issued by Homeland Security)		
FURTHER AFFIANT SAYETH NOT.		
BY: Authorized Officer or Agent	Date	_
Company / Contractor Name	Subcontractor Nam	e
Title of Authorized Officer or Agent of Contractor	Printed Name of Au	uthorized Officer or Agent
Sworn to and subscribed before me		
This, 20		
Notary Public		
My commission expires:		
* Any of the electronic verification of work authorization program equivalent federal work authorization program operated by		•

^{*} Any of the electronic verification of work authorization programs operated by the United States Department of Homeland Security or any equivalent federal work authorization program operated by the United States Department of Homeland Security to verify information of newly hired employees, pursuant to the Immigration Reform and Control Act of 1986 (!RCA), P.L. 99-603. As of the effective date of O.C.G.A. § 13-10-91, the applicable federal work authorization program is the "EEV *I* Basic Pilot Program" operated by the U.S. Citizenship and Immigration Services Bureau of the U.S. Department of Homeland Security, in conjunction with the Social Security Administration (SSA).

Form W-9

Taxpayer Identification Number Request

Revised March 2005

This form may be used only by a U.S. person, including a resident alien. Foreign persons should furnish us with the appropriate Form W-8.

The IRS defines a U.S. person as: *a U.S. citizen; *an entity (company, corporation, trust, partnership, estate, etc.) created or organized in, or under the laws of, the United States; *a U.S. resident (someone who has a "green card" or has passed the IRS "substantial-presence test." For an explanation of the substantial-presence test, please see IRS Pubs. 515 or 519.)

Dort 1 T	ax Identification		e complete all three p	and bolow.	
	ax identification	on:			
I. Name:	vnavor Idantification N	Number in the appropriate bo			
•				oyer identification number (EIN).	
				. ,	
	Social Security Numbe	· 	OR	Employer Identification Number	
you must	provide the following:		, ,	o a personal name or to a doing bus	,
Opti	ional: Business name if	different from above:			
		party – such as a factor – prov	vide the following:		
Keq	uired: Your name:				
Part 2 - E	xemption: If exe	empt from Form 1099 repo	orting, check your qualify	ring reason below:	
corpoi medic payme	oration that there is no rate exemption for ral and healthcare ents or payments for services.	Tax Exempt Entity under 501(a) (includes 501(c)(3), or IRA.	The United States or any of its agencies or instrumentalities.	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or agencies.	A foreign government or any of its political subdivisions or an international organization in which the United States participates under a treaty or Act of Congress.
Part 3 - C	ertification/Sig	gnature: Under penalti	ies of perjury my signato	re certifies that:	
2. The number s 3. I am not subj (IRS) that I an	ect to backup withho	my correct taxpayer identi Iding because: (a) I am exer	mpt from backup withho		d to me). ied by the Internal Revenue Service s notified me that I am no longer
ou have failed oaid, acquisition	to report all interest a n or abandonment of	and dividends on your tax r secured property, cancellat	eturn. For real estate tra ion of debt, contribution	•	
Person completin	ng this form:			Phone: ()	
Signature:			Date	:	
Address:					
				e: ZIP:	

Instructions. We are about to pay you an amount that may be reported to the **Internal Revenue Service** (IRS). The IRS will match this amount to your tax return. In order to avoid additional IRS scrutiny, we must provide the IRS with your name and Taxpayer Identification Number. The name we need is **the name that you use on the tax return** that will report this amount. We are required by law to obtain this information from you.

Penalties. Your failure to provide a correct name and Taxpayer Identification Number may subject your payments to 28% federal income tax backup withholding. If you do not provide us with this information, you may be subject to a \$50 penalty imposed by IRS under section 6723. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 civil penalty. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Confidentiality. If we disclose or use your Taxpayer Identification Number in violation of Federal law, we may be subject to civil and criminal penalties.