

TOWN OF GOLDEN BEACH

REQUEST FOR PROPOSALS DESIGN-BUILD FOR NEW TOWN CIVIC CENTER

RFP #2019-01

RESPONSES ARE DUE NO LATER THAN

January 17, 2020 (EST) AT TOWN OF GOLDEN BEACH OFFICE OF THE TOWN CLERK TOWN HALL 1 GOLDEN BEACH DRIVE, GOLDEN BEACH, FL 33160

The responsibility for submitting a response to this solicitation at the Office of the Town Clerk on or before the stated time and date will be solely and strictly the responsibility of the Proposer. The Town of Golden Beach will in no way be responsible for delays caused by the United States mail delivery or caused by any other occurrence.

Contact Person: Lissette Perez, CMC Email: <u>LPerez@goldenbeach.us</u> • Phone: (305) 305-932-0744 • Fax: (305) 932-1598

NOTICE OF REQUEST FOR PROPOSALS #2019-01

The Town of Golden Beach, Florida (the "Town") is requesting competitive proposals from qualified and experienced Design–Build Firms ("Firms") to provide comprehensive design-build services for a new Town Civic Center to be located in the 100 block of Ocean Boulevard, Golden Beach, Florida.

Please submit an original bound proposal, one (1) USB Flash Drive and seven bound (7) copies in response to this Request for Proposals (this "RFP"). The Proposals are to be submitted in a sealed envelope bearing the name of the Proposer, and the address as well as the title of the RFP no later than 12:00 p.m. local time, January 17, 2020. Address your Proposal to the Town of Golden Beach, Office of the Town Clerk, 1 Golden Beach Drive, Golden Beach, Florida 33160. Please clearly mark Proposals:

RFP No. 2019-01 Design-Build Services for New Town Civic Center

The Town's tentative schedule for this RFP is as follows:			
Issue Date:	October 18, 2019		
Pre-Bid Conference:	November 15, 2019		
Cut-off Date for Questions:	November 27, 2019		
Submission Deadline:	January 17, 2020		
Opening of Proposals:	January 20, 2020		
Proposal Presentations & Evaluations:	January 29-30, 2020		
Selection Date:	February 18, 2020 (est.)		

The Town reserves the right to delay or modify scheduled dates and will notify potential Proposers of all changes in scheduled dates.

A 100% Performance and Payment Bond, and a 2% Bid Bond is a requirement of this RFP.

MANDATORY PRE-BID CONFERENCE

A mandatory pre-bid conference will be held on, **November 15, 2019 at 11:00 am** at the Town of Golden Beach, Town Hall, 1 Golden Beach Drive, Florida 33160. Firms are requested to bring the RFP document to the conference, as additional copies will not be available.

Copies of this RFP document may be obtained by contacting Lissette Perez at <u>Iperez@goldenbeach.us</u> or calling 305-932-0744 and request Document No. 2019-01. Copies may also be obtained on the Town's website at <u>www.goldenbeach.us</u>

The Town reserves the right to reject any or all Proposals with or without cause; to waive any and all irregularities and to make awards in the best interest of the Town.

We look forward to your active participation in this competitive solicitation process.

Sincerely,

Alexander Diaz, Town Manager

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Required Forms

The following forms are attached to this RFP and are required to be submitted with the Proposal.

- Form 1 Title Page of Response
- Form 2 Public Entity Crimes
- Form 3 Non-Collusive Affidavit
- Form 4 Anti-Kickback Affidavit
- Form 5 Conflict of Interest Affidavit
- Form 6 Compliance with Public Records Law
- Form 7 Public Relations Affidavit
- Form 8 Disclosure of Sub-Contractors
- Form 9 Bid Bond
- Form 10 References

SECTION 1. INTRODUCTION

The Town of Golden Beach, Florida has issued this Request for Proposals to solicit competitive proposals from one single administrative entity ("Firm" or "Proposer" or "Design-Builder") responsible for full design and construction under one contract of a new civic center complex for the Town (the "Civic Center"), where services are within the scope of practice of architecture, landscape architecture, professional engineering and construction contracting.

1.1 The Civic Center

The Civic Center will consist of a new multi-story administration building that will contain the Town Administrative offices (Building & Zoning, Town Clerk, Finance, Human Resources, etc.), facilities for the Town Police Department, a Town Council Chambers, common community areas and an emergency operations center. This building will be built on a portion of a larger tract of land legally described in the Design Criteria described in Section 1.2 below and attached as Exhibit 1 to this RFP.

Additionally, the Civic Center project will include the complete rehabilitation and conversion of the Town's existing administrative, and police facilities located at 1 Golden Beach Drive. When completed, the rehabilitated facilities shall be used for recreational purposes for the Town's residents.

Finally, the project will include the reconfiguration and site modifications to all the immediately surrounding open areas owned by the Town, including enhanced outdoor recreational facilities, parking areas as well as vehicular and pedestrian pathways.

The entirety of the work is referred to in this RFP as the "Project".

1.2 Design-Build Criteria

The Town has completed an extensive process with the help of an engaged design professional to develop a comprehensive program of what will be included within the Civic Center and details of each component, including but not limited to interior space requirements, material quality standards and conceptual design materials. The result of that work is a comprehensive report containing the design criteria for the Project. That report is attached as **Exhibit 1** to this RFP and referred to as the "Design Criteria".

1.3 Budget and Bonds

1. The Project's maximum budget is five million dollars (\$5,000,000) including all contingencies.

2. Performance and Payment Bonds shall be provided by the Design-Builder as specified in this RFP. The tentative terms and conditions in this regard are as follows: within ten (10) business days after award of the Contract by the Town, the Design Builder shall provide the Town with Performance and Payment Bonds in the amount of 100% of the total sum of the Contract Price, the costs of which and all associated costs including recording fees are to be paid by the Design-Builder and are to be part of the Contract Price.

3. A Bid Bond of 2% in the attached Form 9 "Bid Bond" to this RFP will be required with the submittal of the Proposal. The Bid Bond will be released to the non-successful proposers

at the conclusion of the selection process.

1.4 Design-Build Contract

The Town will enter into a negotiated contract ("Design-Build Agreement" or "Contract") with the successful Proposer for a Contract Price for the Work. The terms and conditions of the Contract are fixed price and fixed time. The Design-Builder's submitted Proposal is to be a lump sum for completing the Scope of Work in this RFP. The Design-Builder will provide a Schedule of Values to the Town for their approval. The total of the Schedule of Values will be the lump sum Contract Price for the Work. The Contract will contain provisions common to design-build agreements for public improvements, including, but not limited to a design process with schematic, design development and construction drawing phases and 30/60/90% review of plans and specifications. The form of the Contract will be available to all proposers in advance of the Submittal Date on the Town's website www.goldenbeach.us.

SECTION 2. SCOPE OF WORK

2.1 Background / Existing Conditions

All Town operations are currently conducted out of several buildings/structures located at 1 Golden Beach Drive, Golden Beach. These facilities are functionally obsolete and insufficient to provide a proper level of service to the Town residents. As part of the Project, these existing facilities will be converted to alternate uses. The current Town Hall building will house a gym and a small rooftop event area, while the smaller buildings will be maintained as is.

2.2 Site Investigation

1. Prior to the submittal of any Proposal, the Design-Builders shall be required to visit the Project site and to acquaint themselves with existing conditions, including drainage issues, adjacent facilities, existing utilities (above and underground), etc.

2. The Design-Builder agrees that the price specified on Price Proposal Form ("Contract Price") in **Exhibit 2** herein is based on the Design-Builder's examination of the site and that no claim for additional compensation shall be made if the conditions encountered differ from those anticipated by such examination.

3. The Design-Builder shall examine available technical data, reports and record drawings to be provided by the Town, and make their own interpretation of the subsoil investigations and other preliminary data, and shall base their bid on their own opinion of the conditions likely to be encountered and necessary for the Project. The submission of a Proposal is *prima facie* evidence that the Design-Builder has made an examination as described in this provision.

4. By execution of the Design-Build Contract, the Design-Builder specifically acknowledges and agrees that the Design-Builder is contracting and being compensated for performing adequate investigations of existing site conditions sufficient to support the design developed by the Design-Builder and that any information from the Town is being provided merely to assist the Design-Build Firm in completing adequate site investigations.

2.3 Description of Work

The Design-Builder will be responsible for all aspects of the designing, permitting, constructing and managing the Project. This includes but is not limited to the following:

1. The Design-Builder shall be responsible for all design work, including but not limited to preparing all architectural, structural, mechanical, electrical, low voltage, plumbing, drainage, and landscape plans required for the permitting and construction of the Project (the "Plans and Specifications" or "Contract Documents"). The Design-Builder shall be responsible for developing the Plans and Specifications and obtaining approval from all permitting and regulatory agencies having jurisdiction on this Project prior to commencement of any work.

2. The Design-Builder shall provide all the labor, materials, supplies, services, supervision, equipment and expertise to develop the Plans and Specifications for the Project. The Design-Builder shall furnish Plans and Specifications that comply with all applicable codes, including but not limited to the latest edition of the Florida Building Code.

3. The Design-Builder shall furnish signed and sealed Plans and Specifications for the Project. The Plans and Specifications must be sealed by a Registered Architect and Professional Engineers, as appropriate for the various disciplines, licensed to practice in Florida per the requirements of Chapter 481 or Chapter 471, Florida Statutes.

4. The Design-Builder shall provide an electronic copy of the final approved Design Documents in both CADD and PDF formats and the specifications in Word format to the Town. The Design-Builder shall also provide an electronic copy and hard copy of the final as-built documents in both CADD and PDF formats and the specifications in Word Format to the Town. The Design-Builder shall also provide photo documentation of construction progressions, including but limited to, monthly photographs of the entire site, specific site works (paving, grading, drainage, and landscaping), buildings, recreational areas, pavilions, and details of the Mechanical, Electrical and Plumbing components.

5. The Design-Builder shall coordinate all utility relocation and hook-ups with the utility companies. This will include a water and sewer connection with connection fees being paid for by the Town. The Design-Builder shall provide to the Town any FP&L required easement survey and legal description and any other required easements survey and legal description required of the Town for the Project.

6. The Design-Builder shall demonstrate good project management practices while working on this Project. These include communication with the Town and others as necessary, management of time and resources, and documentation.

7. The Design-Builder shall be responsible for regularly removing and disposing of all demolition material and debris and the pump out of any portable toilets.

8. The Design-Builder shall submit a Project schedule for Town approval, which supports the established contract duration submitted as part of the Proposal. After notification of award and as a condition precedent to executing the Contract, prior to the start of any work,

the Design-Builder shall submit their preliminary construction Schedule to Town for approval which shall be consistent with the Schedule in its Proposal. The Schedule shall be written in sufficient detail to show the chronological relationship of all major aspects of the Project, including estimated starting and completion dates of various activities, design phase, procurement of materials, scheduling of equipment, and construction phase with a level of detail commensurate with the level of detail in the Proposal.

9. Review and/or approval by the Town or its representative of the Plans and Specifications or schedules shall not be construed as a complete check, but will indicate only that the general method of construction and detailing is satisfactory. Approval of such drawings or schedules will not relieve the Design-Builder of the responsibility for any errors and/or omissions which may exist. Design-Builder shall be responsible for the dimensions and design of adequate connection, detail, and satisfactory performance of the Work. Design-Builder shall deliver to Town all necessary building components for a complete facility as designed and approved.

The Design-Builder shall obtain all necessary permits from the Town, the State 10. of Florida, Miami-Dade County Fire, Miami-Dade County RER (DERM), Miami-Dade County Water and Sewer Department, North Miami Beach Water Department and/or any other permits required for the Project consistent with the design and construction proposed by the Design-Builder. The successful Firm shall be responsible for the full payment of all permit fees to authorities having jurisdiction, except a Town Building Permit, which fee shall be The Design-Builder will be responsible for preparing designs and proposing waived. construction methods that are permitted. All permits required for a particular construction activity will be acquired prior to commencing the particular construction activity. Delays due to incomplete permit packages, agency rejection, agency denials, agency processing time, or any permit violations, except as provided herein, will be the responsibility of the Design-Builder, and will not be considered sufficient reason for time extension. As the permitee, the Town is responsible for reviewing, approving, signing, and submitting the permit application package including all permit modifications, or subsequent permit applications. The Town intends to utilize and independent firm to perform all permit plan reviews and inspections.

11. The Design-Builder shall submit to the Town the design notes and calculations to document the design conclusions reached during the development of all the Plans and Specifications. The design notes and calculations shall be recorded in eight and one-half inches by eleven inches (8.5 x 11") sheets, fully titled, numbered, dated, indexed and signed by the designer and checker.

12. After the Town accepts the final Plans and Specifications, the original set plus one record set shall be furnished to the Town. The Design-Builder shall signify, by affixing an endorsement (seal/signature appropriate) on every sheet of the record set, that the record set, that the work shown on the endorsed sheets was produced by the Design-Builder or its sub-contractor serving as the Engineer/Architect of Record. The original set of plans shall have the title block placed on each sheet, where approval may be a facsimile signature for each sheet within the plans, with an original signature placed in the key map.

13. All drawings, specifications, and other documents furnished to perform work shall remain the property of the Town.

14. The Design-Builder will warrant all items that were designed and constructed as new, or rehabilitated as part of this Project for a minimum period of two (2) years (except components such as the roof and other equipment, which carry longer warranty periods) from the date of Town's final acceptance of completion of the Project ("Final Completion"). This includes, but is not limited to, all, plumbing system and components, electrical systems and components, mechanical systems and components, windows, structural systems, playground equipment (if any) and surfacing and lighting.

SECTION 3. SELECTION PROCESS / CONDITIONS

3.1 Contact Person / Clarifications

Questions regarding this RFP should be directed in writing by email, to the Town Manager at <u>AlexDiaz@goldenbeach.us</u>. Answers, citing the question but not identifying the questioner, will be distributed simultaneously to all known prospective Proposers.

Proposers requiring clarification or interpretation of this RFP must submit them via e-mail (<u>AlexDiaz@goldenbeach.us</u>) on or before 5:00 pm, EST **on November 27, 2019**. The person or firm submitting the request shall be responsible for its timely delivery. Written responses will be compiled and shall be issued only in addendum format and distributed to all potential Proposers.

If it becomes evident that this RFP must be amended (including dates), the Town will issue a formal written addendum to all known prospective Proposers.

3.2 **Pre-Proposal Conference**

A **mandatory** pre-bid conference will be held on **November 15 at 11:00** am at Town Council Chambers, 1 Golden Beach Drive, Golden Beach, FL 33160 to discuss this RFP.

Attendance at the pre-proposal meeting is mandatory. The purpose of this meeting is to provide a forum for all concerned parties to discuss the proposed Project, answer questions on the design and Design-Criteria, schedules, method of compensation, instructions for submitting proposals, and other relevant issues. In the event that any discussions or questions at the pre-proposal meeting require, in the Town's opinion, official additions, deletions, or clarifications of this RFP, the Design Criteria, or any other document, the Town will issue a written summary of questions and answers or an addendum to this RFP as the Town determines is appropriate. No oral representations or discussions, which take place at the pre-proposal meeting, will be binding on the Town.

3.3 Minimum Qualifications

To be eligible to respond to this RFP, the Proposer must demonstrate sufficient capacity, resources and experience to provide the Town with the design-build services. In addition, the Proposer must be licensed under Florida Statutes 481, 471 and 489. Any Proposer that fails to meet all the following minimum criteria shall be noted as "non-responsive" and will not be evaluated/scored.

1. At a minimum, the Proposer shall be licensed to do business in the State of Florida. Firms must be properly registered to practice their profession and licensed to engage in contracting in the State of Florida at the time of the submission of the Proposal. 2. To be determined responsive, firms must be licensed, bonded and insured as required by the State of Florida.

3. Two or more Firms submitting as a Joint Venture must meet the Joint Venture requirements of Section 14-22.007, Florida Administrative Code. Parties to a Joint Venture must submit a Declaration of Joint Venture and Power of Attorney Form No. 375-020-18. If the Proposer is a Joint Venture, the individual empowered by a properly executed Declaration of Joint Venture and Power of Attorney Form shall execute the Proposal. The Proposal shall clearly identify who will be responsible for the design, engineering, quality control, environmental and geotechnical and construction portions of the Work.

4. It is preferred that the Design–Build Team must have worked together and completed at least one (1) project as a team.

3.4 Selection Process

A committee of up to five (5) members appointed by the Town Council shall meet to review the responses to this RFP for compliance with the requirements and provide an objective evaluation of all Proposals (the "Committee"). The Committee will be comprised of design and construction professionals, Town personnel and others with appropriate procurement experience and/or knowledge. Referrals will also be made to the design criteria professional. The Committee's initial evaluation of Proposals shall be on the basis of the specific Project needs and the professional services offered by the Proposer in accordance with those criteria listed below.

Criteria will be scored on a scale of "0" to "100" per Committee evaluator with the maximum number of points available for each criterion as noted in this Section 3. The total maximum number of points to be scored under this process is 100. Scoring is based on a point total per Committee evaluator and not a percentage.

Proposals will be evaluated based on the following criteria:

<u>PART I</u>

The Qualifications, Technical and Price Proposals of the Design-Builder are intended to provide information regarding the qualifications of interested Firms to perform design-build services. The Committee will evaluate the Firms and will short-list the top three (3) teams based on the Evaluation Criteria indicated below:

Criteria	Points
Contractor's Qualifications	15 points
Company's Related Experience (special expertise) Project Manager's Related Experience	
Designer's Qualifications	15 points
Company's Related Experience (special expertise) Project Manager's Related Experience	
Project Design Concept	25 points

Criteria		Points
Methodology / Approach		20 points
Project Management Plan		
Price Proposal		15 points
Oral Presentation		10 points
	TOTAL	100 points

<u>PART II</u>

Recommendation. The Committee shall rank the top three (3) qualified Proposers with a recommendation to the Town Council on the highest-ranking Firm. The final selection decision/ranking will be made by the Town Council, without being bound by the recommendation/ranking.

3.5 **PROPOSAL CONDITIONS**

1. Non-Responsive Proposals

Proposals found to be non-responsive shall not be considered. Proposals may be rejected if found to be in nonconformance with the requirements and instructions herein contained. A Proposal may be found to be non-responsive by reasons, including, but not limited to, failure to utilize or complete prescribed forms, conditional proposals, incomplete proposals, indefinite or ambiguous proposals, failure to meet deadlines and improper and/or undated signatures.

Other conditions which may cause rejection of proposals include evidence of collusion among Proposers, obvious lack of experience or expertise to perform the required work, submission of more than one proposal for the same work from an individual, firm, joint venture, or corporation under the same or a different name, failure to perform or meet financial obligations on previous contracts.

Proposals will also be rejected if not delivered or received on or before the date and time specified as the due date for submission.

2. Waiver of Irregularities

The Town may waive non-material informalities or irregularities in Proposals received where the correction or waiver of which is not prejudicial to other Proposers. Non-material irregularities are defined as those that will not have an adverse effect on the Town's interest and will not affect the price of the Proposals by giving a Proposer an advantage or benefit not enjoyed by other Proposers.

Preliminary design submittals may vary from the requirements of the Design Criteria. The Town, at their discretion, may elect to consider those variations in awarding points to the proposal rather than rejecting the entire Proposal. In no event will any such elections by the Town be deemed to be a waiving of the Design Criteria; however, creativity in design is encouraged.

The Proposer who is selected for the Project will be required to fully comply with the Design

Criteria for the price bid, regardless that the Proposal may have been based on a variation from the Design Criteria.

Proposers shall identify separately all innovative aspects of their proposal. Innovation should be limited to Design-Builder's means and methods, approach to Project, use of new products, new uses for established products.

Those changes to the Design Criteria may be considered together with innovative construction techniques, as well as other areas, as the basis for grading the Proposals.

3. The Town Options

The Town may, at its sole and absolute discretion, reject any or all Proposals, re-advertise this RFP, postpone or cancel this RFP process at any time, or waive any irregularities in this RFP or in the Proposals received as a result of this RFP.

The determination of the criteria and process whereby Proposals are evaluated, the decision as to who shall receive the Contract award, or whether an award shall ever be made as a result of this RFP, shall be the sole and absolute discretion of the Town.

The submittal of a Proposal will be considered by the Town as constituting an offer by the Proposer to provide the services described in this RFP.

4. Rules, Regulations, and Requirements

All Firms shall comply with all laws, ordinances, and regulations of any Federal, State of Florida, Miami-Dade County, or Town government applicable to submitting a response to this RFP and to providing the services described herein.

5. Change of Proposal

Any Proposer, who desires to change his/her Proposal, shall do so in writing. Any request for changes shall be received prior to the date and hour of the Proposal opening. The Proposer's name and the RFP #2019-01 shall appear on the envelope.

6. Withdrawal of Proposal

A Proposal may be withdrawn prior to the date and hour of the Proposal opening. Any Proposal not so withdrawn shall, upon opening, constitute an irrevocable offer, for the period of one hundred and eighty (180) days after the date of the Proposal opening, to provide the proposed designbuild services.

3.6 **INSURANCE - General Insurance Requirements**

Respondents must submit with their proposal, proof of insurance meeting or exceeding the following requirements.

- 1. <u>Workers' Compensation Insurance</u> Statutory limits and Employer's Liability Insurance - \$1,000,000
- 2. <u>Fidelity / Dishonesty Coverage</u> \$500,000 per occurrence

- 3. Professional Liability (Errors and Omissions) Insurance
 - \$1,000,000 per occurrence, \$2,000,000 aggregate on dedicated project limits with a deductible (if applicable) not to exceed \$25,000.00 per claim (audited financial statements required). The certificate of insurance shall reference any applicable deductible.
 - Claims made on the policy must have an extended coverage reporting period of two (2) years past the coverage completion date.
 - For Deductible programs or Self Insured Retention programs an Irrevocable Letter of Credit or performance Bond for amount of SIR/Deductible is required.
- 4. <u>Commercial General Liability Insurance</u> preferably written on an occurrence form with \$1,000,000 for each occurrence, to include contractual liability, personal & advertising injury, and products/completed operations.
- 5. <u>Automobile Liability Insurance</u> \$1,000,000 combined single limit bodily injury & property damage.

The successful Proposer must submit, prior to signing of the Contract, among other things, a Certificate of Insurance including the Town as an additional insured for Commercial General Liability and Auto Liability Insurance. Consultant shall guarantee all required insurance remain current and in effect throughout the term of Contract.

3.7 Performance and Payment Bond

The successful Firm will be required to furnish to the Town, a Performance Bond and Payment Bond for 100% of the Contract Price to be in the form of a cashier's check, made payable to the Town of Golden Beach; a bond written by a surety company authorized to do business in the State of Florida and shall comply with State Statute 255.05; or an Irrevocable Letter of Credit. If the latter is chosen, it must be written on a bank located in Miami-Dade County, be in the amount of the Contract, and should clearly and expressly state that it cannot be revoked until express written approval has been given by the Town. The Town, to draw on same, would merely have to give written notice to the bank with a copy to the successful Design-Builder.

3.8 Completion Date

The work shall be started no later than the date indicated on the Notice to Proceed, and all work shall be completed within <u>730</u> days.

3.9 Prices Shall Be Fixed and Firm for Term of Contract

If the Respondent is awarded the Contract under this RFP, the prices quoted by the Firm shall remain fixed and firm during the term of the Contract.

SECTION 4. PROPOSAL FORMAT

Firms should carefully follow the format and instructions outlined below, observing format requirements where indicated. All materials (except for plans and schematics, if any) are to be submitted on 8 ½" X 11" pages, neatly typed with normal margins and spacing. All documents and information must be fully completed and signed as required. Proposals which do not include the required documents may be deemed non-responsive and may not be considered for evaluation.

Please submit an original bound proposal, one (1) USB Flash Drive and seven (7) bound copies in response to this RFP. Responses should be prepared simply and economically, addressing the requirements according to the instructions provided and in a concise manner.

The Proposal shall be written in sufficient detail to permit the Town to conduct a meaningful evaluation. The Proposal must include the following information:

4.1 Mandatory Submittal Requirements

Label Each Section as Numbered

Firms shall submit a Proposal in a bound format which shall include but not be limited to the following:

1. <u>Title Page</u>

Show the name of Proposer's agency/firm, address, telephone number, and name of contact person, email address, date, and the subject: "**Design-Build for Civic Center RFP #2019-01**"

- 2. <u>Statement acknowledging</u> receipt of each addendum issued by the Town (if applicable).
- 3. <u>All Required Forms</u> provided by the Town following the Exhibits.
- 4. <u>Statement of Interest/Introduction</u>, up to two (2) pages of interest and summary of the Proposal.
- 5. <u>Statement of Qualifications and Experience</u> of the submitting person(s)/firm(s) that will provide the services. <u>THIS SECTION MUST INCLUDE:</u>

a. Team and Past Experience

- i. Provide experience in specifying design-build services as a team as indicated in this proposal.
- ii. Include at least two (2) professional team (Design-Builder) reference from current or past clients (within five years). (Use Form 10 – Reference as a reference for information that is required). It is preferred that the Design–Build Team must have worked together and completed at least one (1) project as a team.
- iii. Include at least three (3) professional references from any team/firm member from current or past clients (within five years). (Use Form 10 Reference as a reference for information that is required).

- iv. Firms should submit any information they deem appropriate for evaluation of past performance with projects similar in nature to the one under consideration by the Town (not to exceed three (3) pages).
- b. The Design-Builder must identify all design and construction disciplines and specialty consultants the Design-Builder intends to employ in the design of this Project and experience working together on other designbuild projects.
 - i. List each firm, sub-consultant, area of responsibility and the corresponding principal in charge. For each firm, the Design-Builder must give recent (completed within 5 years) design and construction experience examples of similar projects including projects that involve design, permitting and/or construction.
- 6. <u>Provide resumes</u> of the proposed Design-Builder's Lead Project Manager overseeing design and construction. Include their related work experience, qualifications, and copies of active licenses and certifications as required. Include the length of tenure with the Firm. Also, indicate the percentage of time these individuals will be devoted to the Project. *All proposed Project Managers must be committed for the duration of the Project and must have the Town's approval prior to replacement.*
- 7. <u>Provide resumes</u> of the proposed Design Team's Project Manager. Include their related work experience, qualifications, and copies of active licenses and certifications as required. Include the length of tenure with the Firm. Also, indicate the percentage of time these individuals will be devoted to the Project. *All proposed Project Managers must be committed for the duration of the Project and must have the Town's approval prior to replacement.*
- 8. <u>Provide resumes</u> of the proposed Construction Team's Project Manager. Include their related work experience and qualification to include experience with environmentally challenged land and copies of active licenses and certifications as required. Include the length of tenure with the Firm. Also, indicate the percentage of time these individuals will be devoted to the Project. *All proposed Project Managers must be committed for the duration of the Project and must have the Town's approval prior to replacement.*
- 9. <u>Provide resumes</u> of the proposed staff that will provide services to the Town. Include their related work experience, qualifications, and copies of all required and relevant certifications. Include the length of tenure with the Firm. Also indicate the percentage of time these individuals will be devoted to the Project. (2 –single sided pages maximum for each individual)

Firms must be properly registered to practice their profession in the State of Florida at the time of responding to this RFP.

10. <u>Business Structure</u>

- a. Provide a brief introduction narrative letter highlighting the legal nature of the organizations and number of years in existence and location.
- b. Corporations, Joint Ventures or Partnerships Submit a copy of the State of Florida Department of State records indicating when the corporation was organized, corporation number. If the Firm is a joint venture, an executed copy of the joint venture agreement must be submitted with the proposal. Percentages of participation of fees must be clearly stated for each joint venture partner.
- c. Include copies of all active professional licenses and certification held by the Firm under Florida Law to provide the required services.
- d. Include proof of the required insurance.
- e. Include proof of performance and payment bond capacity.
- f. Provide a statement certifying that the Firm and individual entities are financially stable and have the necessary resources, human and financial to provide the Design-Build services required.

11. <u>Methodology, Transition & Approach</u>

a. Approach & Understanding: Provide a statement of the firms understanding of the Project and methodology and approach to managing the Project. Include a plan and time frame for completing the specified work.

b. Innovativeness: Provide a conceptual design for the proposed Project. Include design, construction, planning, coordination, scheduling, maintainability and any other areas that utilize new or time saving techniques to accomplish the work in a timely manner without sacrificing quality.

12. Price Proposal

A total Price Proposal (proposed "Contract Price") shall be submitted on the "**PRICE PROPOSAL FORM** in **Exhibit 2** – Price Schedule breakdown shall consist of a lump sum, fixed fee amount. The Price Proposal shall be based upon and include any and all costs or expenses to be incurred by the Design Build Firm in implementing, fulfilling and completing all aspects of the Design-Build Project. The information must include but is not limited to, the design, plans approval, permitting, construction and activation of the Project in accordance with the requirements set forth in this RFP and the requirement of any and all agencies or organizations having jurisdiction for project review, permit approval or the design, construction, occupancy, activation, use or operation of the Project, or use of the property on which the Project is located.

The Price Proposal, in addition to all direct costs and expenses, shall include all other indirect costs and expenses including but not limited to, such costs as the Design- Builder's general, administrative and overhead costs, project management and supervisory costs, all fees, changes and taxes, labor, direct and indirect payroll costs, insurance and bond costs, cost of equipment, materials, tools, transportation, and service fee (profit).

EXHIBITS

Exhibit 1 Design-Build Criteria

Concept Rendering



DC 01	Project Design Criteria
DC 02	Site Areas & Program Requirements
DC 03	Additional Criteria
DC A	Substructure Criteria
DC B1	Superstructure Criteria
DC B2	Exterior Enclosure & Impact-Resistance Criteria
DC B3	Exterior Doors Criteria
DC B4	Roofing Criteria
DC C0	Interiors Criteria
DC C1	Interior Doors Criteria
DC C2	Interior Finishes Criteria
DC C3	Information Fixtures Criteria
DC C4	Storage Fixtures Criteria
DC C5	Window Treatment Criteria
DC C6	Fixed Seating Criteria
DC D0	People-Moving Equipment Criteria
DC D1	Fire Suppression Criteria
DC D2	Plumbing Criteria
DC D3	HVAC Criteria
DC D4	Electrical Criteria
DC D5	Communications Criteria
DC D6	Electronic Safety and Security Criteria
DC E1	Equipment Criteria
DC E2	Furnishings Criteria
DC G1	Site Criteria

DC 01 Project Design Criteria

The Town of Golden Beach intends to utilize best design and building construction practices to accomplish the goals of this project, expects the Design-Builder to proactively address risks and challenges in the process and participates in improvement activities to achieve project success. The Town also expects to work with the Design-Builder to devise and implement appropriate processes for this project that will maximize efficiency, overall quality, budget and schedules. The project team shall deliver a "turn-key" Design + Build proposal for the site investigations and design including but not limited to survey of existing infrastructure, existing structures, site preparation/excavations (findings based geotechnical reports), renovations, permitting & construction of a new building.

The Town's design and construction goals for the new Civic Center include:

1. Utilize a prototype design to provide the Town with a new facility that incorporates the necessary program elements adequate to prepare, operate, house and maintain a high-quality workforce.

2. Complete the project in a timely fashion without undue delays and within the Town's funding resources available for the project.

3. Incorporate high performance, energy efficient HVAC, plumbing, electrical, exhaust, mechanical, security and fire alarm systems and controls that will allow all staff to work in a safe, comfortable, operational facility.

4. Design a facility that takes into consideration energy efficiency / conservation, energy management, energy use monitoring and life cycle cost savings while incorporating environmentally responsible building practices in compliance with the FBC, NFPA, OSHA, and ADA requirements.

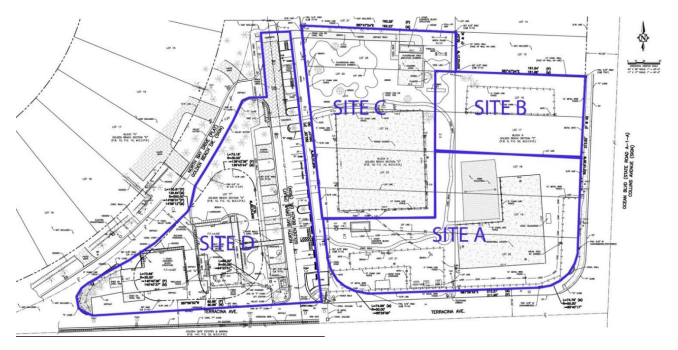
5. Design and construct a facility that responds to the City's maintenance resources and long-term maintenance funding by minimizing operating and maintenance cost, maximizing energy efficiency and utilizing efficient ground maintenance.



DC 02 Site Areas & Program Requirements

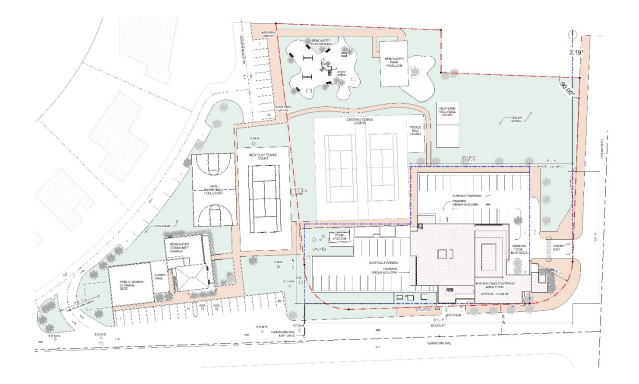
The property to be redeveloped by the design-build Architect/Engineer (A/E) consists of multiple sites as shown below.

EXISTING SITE SURVEY

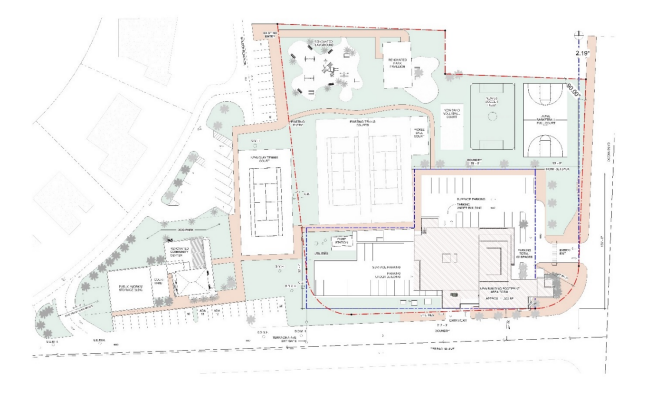


Town of Golden Beach Request for Proposals No. 2019-01

CONCEPTUAL SITE PLAN "A"



CONCEPTUAL SITE PLAN "B"



<u>Site A:</u> This shall be the proposed site of the new Civic Center building and additional grade level parking. The building shall be positioned in a location that would maintain existing utility locations. Determining new points of access off the roads shall be carefully coordinated with existing utility conditions and FDOT recommendations (note fire truck turn radius). The existing vehicular security entry gate on Terracina Avenue shall remain as a private resident entrance/exit. Modifications to gate as proposed by design team. The new parking within this site shall have a perimeter fencing that will secure sites B, C & D from public access. There shall be (2) pedestrian gates providing resident access from the vehicular entry gate on Terracina. The other gate should be from the grade parking under the building to the park areas. These gates shall be controlled by a security fab system for resident use only. The parking intended for the town hall shall have weekday hours of operation (weekend parking only for scheduled resident events) and shall be controlled by security gates. The new grade parking layout shall be designed to maximize the number of parking spaces while accounting for superstructure. Ground level requirements must include enough area for Police large evidence i.e. bikes, equipment storage. In addition, there must be a dedicated area for a diesel storage tank for generator use during an emergency. Refer to section DC 99 Additional Criteria & Schematic Floor Plans.

Modern architecture is the preferred aesthetic of the town. However, various interpretations will be considered. The main façade shall be orientated towards A1A. As the preferred building site is on a corner, the most attractive and architecturally detailed elements shall be utilized there. Landscape design/reworking shall include sustainable and low-maintenance species. The building shall be elevated, and contain all departments servicing the town, a multi-use space, storage, and a bunker/EOC. The

building shall have (3) levels (P Parking, Level 2, & Level 3). Lot coverage for the building is not to exceed approximately 9,000 square feet. The main interior egress access stair #1, stair #2 (can be open air), and the elevator lobby (compliant with ambulatory requirements) shall provide vertical accessibility to the (2) levels above.

The new points of entry from the street are recommended from both Ocean Blvd. and Terracina Avenue. These new access points are intended to provide security to the town by diverting all outside traffic off Golden Beach Drive. Currently, all public access enters through The Strand. Parking and access road modifications shall comply with FDOT; local parking dimension and roadway clearance requirements. See conceptual site plan.

<u>Site B:</u> North/South orientation of the main axis is recommended. Site planning for all new courts shall be determined by AE & drainage requirements. Proposed new courts shall consist of (1) basketball full court (preferred location within site interior), 1 Clay Tennis Court, 1 Sand Volleyball court, shall be within site B & D. The relocated paved Basketball courts shall be constructed to the FIBA standard, allowing 1% slope for drainage. The sun should ideally be in a lateral position with respect to the main axis of the court. The existing Tennis Court & Pickle ball Court shall remain at existing locations.

Since the courts are proposed new construction, it is a good opportunity for the staging and storage of construction equipment. It is important to maintain a high level of security during the construction project. It can help create peace of mind for our residents and visitors. Ensure that all individuals on site feel safe and know who they can contact if there is an issue. Keeping the lines of communication open and planning for changes will help create a safe, secure environment during the construction project.

<u>Site C:</u> The locations of the tennis courts and playground shall remain as existing. The site and perimeter shall be protected during construction with no work in this area. Any planned disruption in use shall be coordinated with the construction schedule.

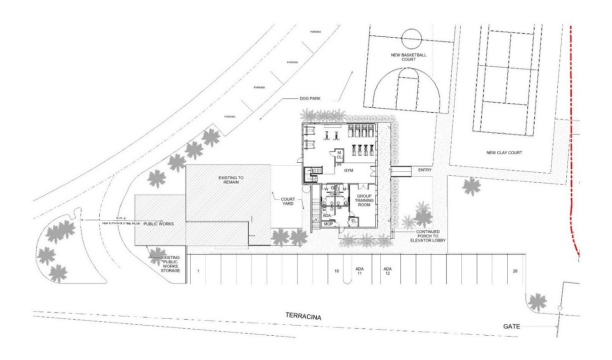
<u>Site D:</u> The existing building at 1 Golden Beach Drive shall be repurposed to accommodate a private gym, gaming room (with gaming equipment T.V.s/projector), and usable rooftop area with shading for the residents. There must be the addition of (1) ADA restroom, a new stair and chair lift within the renovated facility. The exterior of the building shall be restored and facades facing adjacent properties to be improved to create a more attractive appearance i.e. the use of a vertical garden along these facades. The existing site parking shall be redesigned/ restriped to maximize parking on the site. Parking for the park area shall be consistent with the parking layouts of the towns existing parks (parallel). The new location of the dog park shall be adjacent to the existing building.

The town will continue to operate in this building during construction of the new building. As such, the construction schedule shall include the timeframe proposed for the staff to transfer into the new building. Once the certificate of occupancy for the new building is issued, the renovation of the resident amenity center shall commence within (30) calendar days.

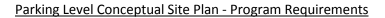
Site D: Repurposing Conceptual Plan

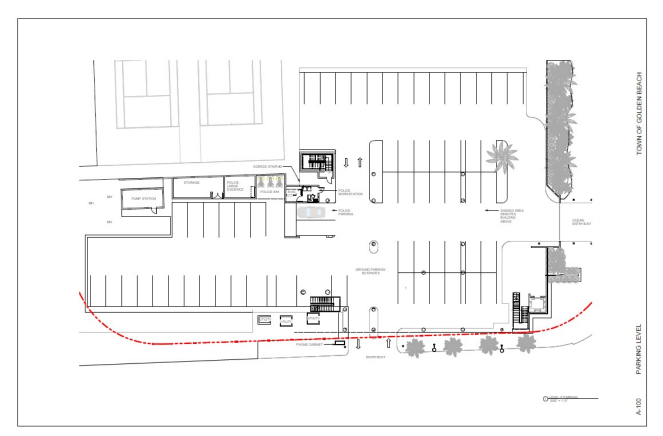






Town of Golden Beach Request for Proposals No. 2019-01

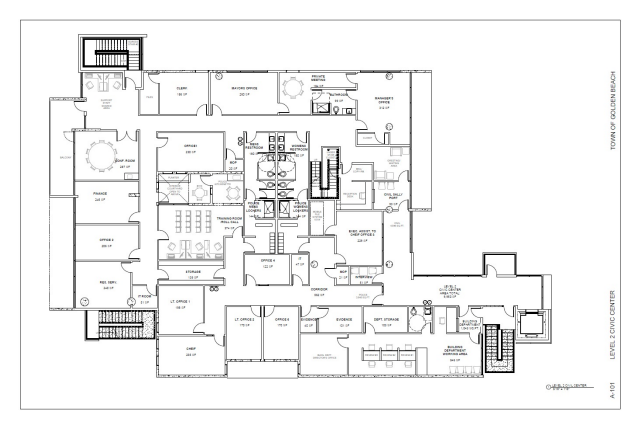




Parking layouts and building superstructure design shall be determined by A/E final design. Curbs shall be designed as required and/or needed. Design the proper placement barriers to protect the building superstructure and existing utilities. The conceptual plans represent the town's program requirements by level. The existing fencing and landscape shall be preserved as much as possible and to be incorporated into the new site design. There shall be access gates at both street entrances to the grade parking area under the building. A building solar study shall be provided to optimize energy & light harvesting opportunities.

As stated in the Site A description above, there must be accommodations for egress exits and all requirements regarding life safety as required by FBC. The site lighting and security system shall be carefully coordinated with the system consultants. All stairs and access doors must video surveillance as well as all corridors, entrance gates and storage areas. There must also be a protected garage storage (large evidence) area & workstation for police and separated air-controlled storage government use. Storage of special police equipment shall be considered (i.e. marine equipment/rescue boat/4X4 vehicles) and accounted for when proposing areas and methods to store police inventory.

Level 2 Conceptual floor plan - Program Requirements



Level 2 shall be elevated to a minimum of +20' NGVD. Building department shall have an area of approximately 1,000 S.F. and shall include: Department Director office, (1) ADA restroom, a minimum of (3) reviewer desks and ample counter space for floor plan review & storage. Most of the traffic is entering through the building department. It is preferred that this is the first department accessible to the public. Entry to both the Building Department and the Police Department shall be secured by a vestibule. The Police Department entry will be clearance only access controlled. The opportunity to create a space where police interviews can occur without entry into the department is encouraged.

The police department shall also be located on Level 2. This department shall be the second department accessible to the public. The police department shall have an area of approximately 2,600 S.F. and shall include: Chief's office, Assistant to the Chief office with file mobility system closet, (2) Lieutenant office (2) staff offices, Police (male & female) personal storage locker rooms with showers (shall be located near or connected to the main restrooms), Roll-Call area (shall also be utilized as the training area) with (3) workstations, interview room, small kitchenette, I.T. closet & storage area. The evidence room shall be designed with the security requirements as needed. In addition, camera surveillance shall be in all corridors, evidence rooms, and storage areas. No cameras in offices or resting/locker room areas.

The Government offices shall have an area of approximately 4,600 S.F. and shall include: A secured entrance lobby and reception desk. Visitors will be given access to the executive offices through the security door by a receptionist. The Mayor's Office, Manager's Office with private full bath, Clerk's Office with file storage room, Finance Directors office, Residence Services office, minimum (2) support staff

offices & (2) shared workstations, Conference room, IT room, male & female restrooms, mop closet, mail & copy station. The men's and women's restrooms shall be designed as per ADA & occupancy requirements.

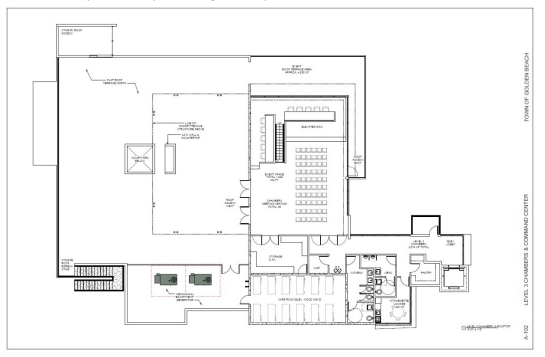
The Manager's & Mayor's offices shall be connected by a private conference room and full restroom. The floor plan of the offices should be positioned to best suit the daily functions of the town staff i.e. the Manager and the Town Clerks office shall be in proximity. See Level 2 conceptual plan above.

Based on occupancy load calculations, A/E team shall determine the required number of egress stairs and size requirements. The schematic floor plans in the design criteria reflect the space allocation, and programmatic needs of the town. The program requirements for each level are based on the space allocation study, requirements and comments of the staff. Below is a ledger of minimum areas for office spaces.

DEPARTMENT	OFFICE NAME	AREA/MIN. S.F.	
Government	Manager's Office	320	
	Mayor's Office	260	
	Private Meeting Room	190	
	Town Clerk	260	
	Finance Director	240	
	Resident Services	240	
	Office 1	220	
	Office 2	210	
	Conference Room	240	
Police	Chief	240	
	Lt. Office 1	200	
	Lt. Office 2	170	
	Exec. Assist. To Chief	260	
	Office 4	170	
	Office 5	120	

DEPARTMENT	OFFICE NAME	AREA/MIN. S.F.
Interview Room		50
	Roll Call/Training	375
Building	Building Department Director	

Level 3 Conce	ptual floor	plan - Program	Requirements
			i negan emento



Level 3 shall be elevated to a minimum of +35' NGVD. This level shall be the location of the Chambers and the Bunker. The level shall also serve as the Multi-use space for the residents. The Chambers dais area shall be elevated; an L-shaped Dais with 10 seats (provide separate entry to Dais for council members from level below), A/V room (location of security monitors), Bunker (reinforced concrete enclosure), Male & female restrooms, Kitchen/Lounge with Pantry. Provide access to roof terrace designed for occupancy & outdoor events. The outdoor event space shall be partially covered with a shading system that is designed to provide adequate sun protection (shade based on solar studies) and wind flow. As an additional indoor function space for the town, it is preferred that the venue area is orientated towards the best ocean views.

The concrete bunker shall have a super-structure that is independent from the main buildings structural grid. Each cell within exterior walls of the bunker shall be filled with steel reinforced concrete. The entrance door to the bunker shall be placed at the best location to allow safety during an emergency event. All mechanical & electrical systems servicing the bunker must be located beside the space and

function independent of the main building. Bunker equipment such as the backup generator and emergency systems shall be designed independently from the main structure. Emergency power distribution minimum design shall include: main security systems & door access control devices, emergency lighting throughout, emergency power & HVAC supply in specific zones as determined by the building design. *The bunker must also include a separate means of egress and restroom facilities within the space as required.*

Provide access to roof from either proposed egress stair. Engineers to determine roof area to be utilized for mechanical equipment and carefully designed to best accommodate usable area. The roof equipment shall be protected by a screen system capable to withstand large missile impact requirements.

DC 03 Additional Criteria

The design must have the ability to support flexible passive or programmed use in gathering spaces, the shaping and orientation of the building program to encourage such use, and the expansion of the building program to take advantage of multi-use spaces. Assembly areas designed for flexible use, both during and after business hours must have direct and clear wayfinding from building entrances.

The design team must demonstrate in design drawings how, when designed for public use, Chambers/assembly rooms, and other gathering spaces allow for several different uses, such as a standing room, reception, a seated dinner, an awards ceremony, or similar use. Exterior roof area to be utilized for venue space, shall be designed and coordinated with the engineering team to allow acceptable placement of roof shading system i.e. tensile structure, roof equipment, fans/or exhaust locations. The surface shall have a non-slip epoxy finish. If the design allows, provide a counter area for event services.

DC A Substructure

The A/E team must comply with the guidelines set forth by the FEMA insurance program. Structural requirements for hazardous coastal flood zones with predicted storm surge of greater than *8* feet above BFE (base flood elevation). Pile: Pile foundations are recommended for *AE* Zones and Coastal A Zones. These open foundations are constructed with square or round, concrete, or steel piles, driven or jetted into the ground, or set into augered holes. Critical aspects of a pile foundation include the pile size, installation method and embedment depth, bracing, and the connections to the elevated structure. Pile foundations with inadequate embedment will lead to building collapse. Inadequately sized piles are vulnerable to breakage by waves and debris.

Fill: Using fill as a means of providing structural support to buildings in *AE* Zones is prohibited because it is susceptible to erosion. Also, fill must not be used as a means of elevating buildings in any other coastal area subject to erosion, waves, or fast-moving water. However, minor quantities of fill are permitted for landscaping, site grading (not related to structural support of the building), drainage around and under buildings, and for the support of parking slabs, patios and walkways (2009 IRC Section R322.3.2). These guidelines are consistent with NFIP Technical Bulletin 5, Free-of-Obstruction Requirements for Buildings

Located in Coastal High Hazard Areas (08/08), which states: Fill must not prevent the free passage of floodwaters and waves beneath elevated buildings. Fill must not divert floodwaters or deflect waves such that increased damage is sustained by adjacent or nearby buildings.

Resources:

FEMA 549, Hurricane Katrina in the Gulf Coast (July 2006). (http://www.fema.gov/library/viewRecord.doid=1857)

FEMA, NFIP Technical Bulletin 5, Free-of-Obstruction Requirements for Buildings Located in Coastal High Hazard

American Society of Civil Engineers (ASCE/SEI) Standard 7-10: Minimum Design Loads for Buildings and Other

Structures, ASCE 7-10, (http://www.asce.org)

American Society of Civil Engineers (ASCE). Flood Resistant Design and Construction, ASCE/SEI 24-05.

DC B1 Superstructure Criteria

The main structure above grade shall be constructed of reinforced concrete and/or precast concrete *and/or steel structure*. Each method must be coordinated with the construction schedule as the times each can carry loads vary greatly. The use of posttensioning is preferred to achieve the largest spans possible. This will allow the best flexibility for the elevated building to accommodate grade parking under the building.

The fire-resistance ratings of structural members and assemblies shall comply with FBC section 704 and the requirements for the type of construction as specified in Table 601 of the FBC. The fire-resistance ratings shall be not less than the ratings required for the fire-resistance-rated assemblies supported by the structural members.

DC B2 Exterior Enclosure & Impact-Resistance Criteria

The building must have impact-resistant glazing systems. This assembly shall be fabricated with two (or more) panes of glass and an interlayer of polyvinyl butyral (or equivalent) film laminated into a glazing assembly. After impact testing, the laminated glazing systems must resist the cyclic pressure tests of ASTM E1886. Shutter, Screen and panel systems shall be considered as the building will be less than 60' in elevation.

Glazing in buildings located in wind-borne debris regions shall be protected with an impact protective system or be impact-resistant glazing according to the requirements specified in ASTM E1886 and ASTM E1996 or other approved test methods and performance criteria. The levels of impact resistance shall be a function of Missile Levels and Wind Zones specified in ASTM E 1886 and ASTM E 1996. As per costal

construction requirements, (1) be equipped with shutters or impact resistant glazing and designed as enclosed structures or (2) be designed as partially enclosed structures (as if the windows and doors are broken out), requires that all *Risk Category IV* structures in the wind-borne debris region be designed to be enclosed structures with impact-resistant glazing or equipped with a shutter system. However, most shutter systems are porous and do not significantly reduce wind pressures on the glazing itself. The structure shall be designed to resist higher wind pressures from internal pressurization.

Inclusion of "Night Vision" film with low interior reflectivity allowing clear nighttime views, shall be specified for glazing in the multi-use/chambers area.

DC B3 Exterior Doors Criteria

At least 60% of public entrances must be accessible in new construction, in addition to entrances directly serving tenancies, parking facilities, pedestrian tunnels and elevated walkways. "Public entrances" include all entrances except those that are restricted or that are used exclusively as service entrances. Two-way communication systems, where provided, must be equipped with visual and audible signals and compliant operable parts (panic hardware). Entrance landings must accommodate door maneuvering clearances as well as landings provided for ramps. All manual doors and gates must comply with [§404.2].

All exterior doors to be fabricated of metal/steel and fire-rated as required by the FBC. Exterior fire-rated doors are available with a rating of 1½ hour or 3/4 hour. The fire rating for doors is intended to equal three-fourths of the fire rating of the surrounding wall. For example, a door with a 1½-hour rating is intended to be used in a wall with 2-hour rating, and a door with a 3/4-hour rating is intended to be used in a wall with 2-hour rating and a door with a 3/4-hour rating is intended to be used in a wall with 2-hour rating. However, a door with a higher fire rating may be used.

Resource: Steel Door Institute (SDI). 2001. Basic Fire Door Requirements. Technical Data Series SDI 118-01. <u>http://www.steeldoor.org/res/118.pdf</u>

DC B3 Roofing Criteria

A concrete slab flat roof shall be made up of a structural layer of double-T slab, corrugated steel sheet, reinforced concrete slab or hollow core slab. To be finished with a smooth screed onto which a waterproof layer membrane is laid. The roof should incorporate insulation and a vapor control layer to protect from interstitial condensation. When using slab type insulation, stagger the joints staggered and ensured that they do not form a grid pattern. Roof vents made of metal or plastic. The roof vents shall be installed at *15-20 Ft.* Site D: Repurposing Conceptual Plan. intervals along the ridge and at *25-30 Ft.* intervals in valleys, as best installation practices. All exterior installations to comply with FBC, local construction methods for high wind zones, as required.

DC CO Interiors Criteria

Interior walls in common areas where backing for tiles are required shall have a level 3 Drywall finish. All joints and interior angles shall have tape embedded in joint compound and shall be immediately wiped

with a joint knife or trowel, leaving a thin coating of joint compound over all joints and interior angles. One additional coat of joint compound shall be applied over all joints and interior angles. Fastener heads and accessories shall be covered with two separate coats of joint compound. All joint compounds shall be smooth and free of tool marks and ridges.

Areas such as executive offices that may have wall coverings may consider level 5 Drywall finish. The framing and cladding of these walls are crucial to obtaining the desired finish. All ceilings (dropped ACT or GWB) to have a sound transmission class of a rating of 60 or more. The fire-resistance rating of building elements, components or assemblies shall be determined in accordance with the test procedures set forth in ASTM E119 or UL 263 or in accordance with Section 703.3. The fire-resistance rating of penetrations and fire-resistant joint systems shall be determined in accordance Sections 714 and 715, respectively.

Key factors used in determining the sophistication of finish required include the location of the work to be done. The type of paint or wall covering to be used and method of application shall be carefully considered. Keeping in mind where lighting conditions, gloss paints and thin wall coverings require a high level of finish; heavily textured surfaces or surfaces that will be decorated with heavy gauge wall coverings require less sophistication.

DC C1 Interior Doors Criteria

All interior doors to be Solid-Core wood with openers/closers as required by ADA requirements. Fire rating and security access applications as required by program and/or location. Interior doors shall have a 3-hindge metal frame door system of commercial grade with a solid core Birch veneered panel. All door hardware shall be Schlage commercial or approved equal. Proposed hardware and passage controls shall be carefully coordinated with the door schedule.

DC C2 Interior Finishes

All interior finishes having a commercial rating and complying with all building code & fire rating requirements for interior finishes and furniture. To minimize floor maintenance and acoustics, the use of high-traffic low-pile carpet tiles with areas of epoxy and/or stained concrete flooring shall be used as determined by use. All flooring & baseboards shall be Armstrong commercial grade product or approved equal.

DC C3 Information fixtures criteria

Announcement boards with lockable doors display memos or notices through clear doors keeping the originals controlled. These notice centers have hinged, locking door doors, safeguarding the graphics & important information. Outdoor Bulletin Panels shall be manufactured from water resistant material. The use of LCD screens may be used in interior lobby areas (i.e. building department TV information monitor) as designed by A/E team. Signs must make the site wayfinding clear to the first-time user by identifying multiple site entrances, parking, and the main building entrance. Generally, graphics and style of site

signage should be consistent with signage used outside of the building. Signage must be consistent in font, style, and color as well as with any directional symbology used in site and building signage

DC C4 Storage fixture Criteria

All interior casework and countertops shall be constructed to architectural woodwork standards (division 12), and fire-resistant as per FBC. Interior wall mounted storage shall have wall backing as required and coordinated with wall schedules. All casework in counter space/kitchen areas shall be prefabricated upper/base cabinets with a composite stone countertop material.

DC C5 Window Treatment Criteria

Facades with glazing on Southern & Eastern orientations shall consider implementing Solar-adaptive rolling shades/treatments. In efforts to create efficiency in the building, the shades (in high exposure cases) shall be motorized & automated to lower as needed throughout the day (utilizing light harvesting technology). Other glazing can have standard/manual shading as determined by the building design and finish schedule. All shading shall have a drapery pocket if possible.

DC C6 Fixed Seating Criteria

Site benches shall be located throughout the site as determined by the A/E team. The style and material shall be manufactured to be modern & withstand harsh sun and wind exposure.

DC D0 People-Moving Equipment Criteria

Elevator specified must comply with all local building codes. The system shall operate with suspension traction media (STM) for mid-rise buildings. A/E team shall specify a machine room-less design for more usable building and design space. The design of the cabin shall be within cost however, the use of surfaces such as mirrors and/paneling on the interior shall be considered.

DC D1 Fire Suppression Criteria

NFPA 3 – Standard for Commissioning of Fire Protection and Life Safety Systems scope. This standard shall provide the required procedures, methods, and documentation for the commissioning of active and passive fire protection and life safety systems and their interconnections with other building systems.

NFPA 10 - (1) The fire extinguisher is in accordance with the requirements of Chapter 6 and is in working order. (2) The fire extinguisher is of the correct type for a fire that can occur. (3) The fire is discovered while still small enough for the fire extinguisher to be effective. (4) The fire is discovered by a person ready, willing, and able to use the fire extinguisher. Fixed systems are covered by the following NFPA standards: (1) NFPA 11, Standard for Low-, Medium-, and High-Expansion Foam (2) NFPA 12, Standard on Carbon Dioxide Extinguishing Systems (3) NFPA 12A, Standard on Halon 1301 Fire Extinguishing Systems (4) NFPA 13, Standard for the Installation of Sprinkler Systems (5) NFPA 14, Standard for the Installation of Standpipe and Hose Systems (6) NFPA 15, Standard for Water Spray Fixed Systems for Fire Protection

(7) NFPA 16, Standard for the Installation of Foam-Water Sprinkler and Foam-Water Spray Systems (8) NFPA 17, Standard for Dry Chemical Extinguishing Systems (9) NFPA 17A, Standard for Wet Chemical Extinguishing Systems (10) NFPA 96, Standard for Ventilation Control and Fire Protection of Commercial Cooking Operations (11) NFPA 750, Standard on Water Mist Fire Protection Systems (12) NFPA 2001, Standard on Clean Agent Fire Extinguishing Systems 1.1.1 The requirements given herein are minimum. 1.1.2 The requirements shall not apply to permanently installed systems for fire extinguishment, even where portions of such systems are portable (such as hose and nozzles attached to a fixed supply of extinguishing agent).

NFPA – 12, this standard provides a range of sprinkler system approaches, design development alternatives, and component options that are all acceptable. Building owners and their designated representatives are advised to carefully evaluate proposed selections for appropriateness and preference. 1.1.1 This standard shall provide the minimum requirements for the design and installation of automatic fire sprinkler systems and exposure protection sprinkler systems covered within this standard. 1.1.2 This standard shall not provide requirements for the design or installation of water mist fire protection systems, which are not considered fire sprinkler systems and are addressed by NFPA 750. 1.1.3. This standard is written with the assumption that the sprinkler system shall be designed to protect against a single fire originating within the building. A.1.1.3. This standard also provides guidance for the installation of systems for exterior protection and specific hazards. Where these systems are installed, they are also designed for protection of a fire from a single ignition source.

DC D2 Plumbing Criteria

All plumbing systems shall comply with Chapter 3 of the Florida Building Code. Plumbing fixtures, drains, appurtenances and appliances used to receive, or discharge liquid waste or sewage shall be directly connected to the sanitary drainage system of the building or premises, in accordance with the requirements of the code. This section shall not be construed to prevent indirect waste systems required by Chapter 8. Every plumbing fixture, device or appliance requiring or using water for its proper operation shall be directly or indirectly connected to the water supply system in accordance with the provisions of the FBC. Plumbing fixtures and faucets shall be commercial grade quality. All sink faucets to be on sensors while toilets use manual flush.

DC D3 HVAC Criteria

With considerations for the various uses and programs intended for the main structure, it is estimated that the building will require a 60-Ton Unit. The systems considered shall be Daikin-McQuay, Johnson Controls, and Trane. System shall be designed with integrated automation to maximize energy efficiency and temperature control.

Provide an electronic copy of the specification sheets for the equipment and DDC controls being provided for the specific project. The drawings shall be drawn in AutoCAD and shall include separate sections for the following: index page, a riser diagram, flow diagrams, panel detail, wiring schematics, termination of

controllers, full points list including any global or virtual points, any valve schedules and damper schedules.

Provide Network Controllers as required for a project. Coordinate quantity and locations of new network controller with Owner and System Integrator. Acceptable network controllers are manufactured by Siemens, Honeywell Jace, Johnson Controls, Delta Controls, and Automated Logic Corporation.

DC D4 Electrical Criteria

The A/E design must comply with FBC Chapter 27 which governs the electrical components, equipment and systems used in buildings and structures. Electrical components, equipment and systems shall be designed and constructed in accordance with the provisions of NFPA 70. The building will require emergency power systems and standby power systems (generator) that shall comply with Sections 2702.1.1 through 2702.1.7.

All lighting controls shall be controlled by Lutron or approved equal energy-saving systems, LED lighting design and shading systems to maximize energy efficiency.

DC D5 Communications Criteria

Provide a complete microprocessor-controlled intercom and clock system. Intercom system shall be listed by an OSHA approved Nationally Recognized Testing Laboratory (NRTL). The intercommunications system shall be a standard product produced by a manufacturer of known reputation and experience in the industry. Protect all incoming intercom lines with individual circuits surge protectors installed as per manufacturer recommendations. System must comply with 1. Florida Building Code (FBC). 2. National Electric Code (NEC). 3. Federal Communications Commission (FCC) - Part 68. 4. Underwriters Laboratory (UL) or other OSHA approved Nationally Recognized Testing Laboratory (NRTL).

Telecommunication systems shall be designed to integrate all departments.

Provide public Wi-Fi access for entire site.

In areas programed as multi-use spaces, provide adequate sound systems/recessed speakers and A/V access for assembly type events.

DC D6 Electronic Safety and Security Criteria

Design shall provide automated local security alerts, security detection, video and audio surveillance, and integration with other low voltage systems such as fire, security, and access control. Pre-record emergency instructions in a calm, clear, and concise voice. Trigger these messages from security sensors,

telephone codes, cell phones, or from a button push. Broadcasting of messages to zones within a building or across the site to ensure the message is heard by the right people. Model numbers listed in this specification indicate the type of equipment to be furnished. Listed accepted manufacturers shall submit equivalent products as specified in this section. Accepted Producers/Products: 1. Dukane/Care Hawk -Model CH1000. 2. Rauland, Telecenter U. 3. Simplex, 5120 Series Communications Network Controller (for up to 360-point capacity). 4. Simplex, 5130 Series Controller (for more than 360-point capacity). Provide a minimum of 5-year warranty (non-prorated) of the installed system against defects in material and construction, and 2-year warranty on labor. Warranty period shall begin on date of Substantial Completion.

Security camera system shall to be hardwired and connected to main surveillance recording system (CCTV). All public areas to be video monitored and doors controlled by fab or keyless entry system.

DC E1 Equipment Criteria

Equipment for kitchen lounge area shall be specified as low flow, mid-grade products. The lounge will require a double sink, double-door refrigerator/freezer, dishwasher, washer/dryer, and electric oven/range with a self-circulating hood. All equipment shall comply with FBC, NFPA.

DC E2 Furnishing Criteria

Interior furnishing shall be of modern design and provided by National office Furniture or approved equal. As per proposed furniture plans, all office spaces shall be furnished with a minimum (1) executive desk, (1) executive chair, (1) guest chair. Common areas shall be furnished with seating (stackable chairs) as per use. Commercially available products shall be covered by the U.S. Environmental Protection Agency Comprehensive Procurement Guidelines (recycled content) program. <u>All built-in cabinetry/case work</u> shall be included in the bid. Furnishing requirements shall include built-in casework only. No movable furniture will be required (i.e. desks, tables, chairs, etc.)

DC G1 Site Criteria

The A/E team must offer local officials an opportunity to review and comment on the design concepts for compatibility with local plans, zoning, and design guidelines. Local review must be done in coordination with the project design schedule. If local officials choose not to review the design concept, the project manager must document this in the project file. By law, the A/E must incorporate the National Environmental Policy Act (NEPA) record of decision (ROD) requirements in the design documents. Local regulations & best practices must be followed without exception in the design of systems that have a direct impact on off-site terrain or infrastructure. These systems include, but are not limited to, fire protection services, storm water runoff, site drainage, erosion control, sanitary sewers and storm drains, water, gas, electrical power, communications, emergency vehicle access, and roads. Earthwork including the manipulation of soils & existing utilities or infrastructure to facilitate construction of the proposed

design building shall be included. Foundation preparation and special foundations (i.e. bunker with independent structural grid) for unique soil conditions.

Signs must make the site wayfinding clear to the first-time user by identifying multiple site entrances, parking, and the main building entrance. Generally, graphics and style of site signage should be consistent with signage used inside the building. Signs integrated with architectural elements can also be very effective. Signage must be consistent in font, style, and color as well as with any directional symbology used in site and building signage. Signage placement can be an important detail element of the building design whether prominently displayed and tooled into the exterior building wall materials or as a freestanding component near the entrance to the facility. Exterior signs identifying permanent rooms and spaces must comply with ABAAS (*Architectural Barriers Act Accessibility Standard*).

The design team must work with client agency and local officials to understand mode share split of employee and visitor commutes i.e. identify how people arrive at the site and what percentage of people by each mode of transportation. This understanding will assist the design team in effectively orienting building approaches toward the highest-use pedestrian entry points to the site. The entire site must be included within the CCTV video surveillance system.

Exhibit 2

PRICE PROPOSAL FORM

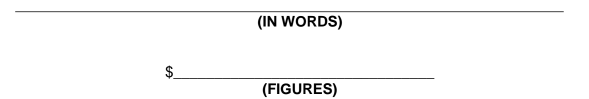
RFP #2019-01 DESIGN-BUILD FOR NEW TOWN CIVIC CENTER

	DESIGN
Design Development	\$
Permitting	\$
Construction Administration	\$
Total Design Cost	\$

CONSTRUCTION

General Conditions	\$
Shell of New Building	\$
Framing Windows, Doors, Etc.	\$
Finishes and Equipment	\$
Rehabilitation of Existing Buildings	\$
Site Work and Landscaping	\$
Total Construction Cost	\$

TOTAL BID - Design & Construction Costs (proposed "Contract Price")



1. The price listed in the Price Proposal Form shall include the total cost to complete the Work including but not limited to materials, labor, equipment, bonds, insurances, etc., as necessary to ensure proper delivery of the design-build services and product requested by the Town.

2. I hereby certify that I am authorized to act on behalf of the firm, individual, partnership,

corporation or association making this proposal and that all statements made in this document are true and correct to the best of my knowledge. I agree to hold this offer open for a period of one hundred and eighty (180) days from the deadline for receipt of the Proposals to allow for the execution of the Contract.

3. I understand and agree to be bound by the conditions contained in this Request for Proposal and shall conform with all requirements of this Request for Proposal.

Name:		
	(Please Print)	
Offeror Signature:		
Title:		
Date:		

Required Forms

The following forms are required to be submitted with this RFP.

Form 1	Title Page of Response
Form 2	Public Entity Crimes
Form 3	Non-Collusive Affidavit
Form 4	Anti-Kickback Affidavit
Form 5	Conflict of Interest Affidavit
Form 6	Compliance with Public Records Law
Form 7	Public Relations Affidavit
Form 8	Disclosure of Sub-Contractors
Form 9	Bid Bond
Form 10	References

FORM 1 – TITLE PAGE



TOWN OF GOLDEN BEACH

PROPOSAL CONTACT PERSON INFORMATION

RFP #2019-01

Design-Build Services for a Civic Center

Include this sheet as the very first sheet of your Proposal. Please complete the form in its entirety. The contact person indicated should be someone the Town may contact for any questions or provide any correspondence related to this RFP.

LEGAL NAME OF PROPOSER(S)

FEDERAL EMPLOYEE IDENTIFICATION (FEIN) NUMBER

MAILING ADDRESS:		
CONTACT NAME:		
TITLE:		
EMAIL ADDRESS:		
TELEPHONE NUMBER:		
FAX NUMBER:		
AUTHORIZED SIGNATUR	E:	-
PRINT NAME & TITLE:		_

<u>FORM 2</u>

SWORN STATEMENT ON PUBLIC ENTITY CRIMES SECTION 287.133(3)(a), FLORIDA STATUTES

THIS FORM MUST BE SIGNED AND SWORN TO IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS.

1. This sworn statement is submitted to the Town of Golden Beach

by: _____

[print individual's name and title]

for: _____

[print name of entity submitting sworn statement]

whose business address is

and (if applicable) its Federal Employer Identification Number (FEIN) is ____

(If the entity has no FEIN, include the Social Security Number of the individual signing this sworn statement: _____)

2. I understand that a "public entity crime" as defined in Paragraph 287.133(1)9g), 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 the United States, including, but not limited to, any bid or contract for goods and services to be provided to any public entity or an agency or political subdivision of any other state or of the United States involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.

3. I understand that "convicted" or "conviction" as defined in Paragraph 287.133(1)(b), Florida Statutes, means a finding of guilt or a conviction or 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, nonjury trial, or entry of a plea of guilty or nolo contendere.

4. I understand than an "affiliate" as defined in Paragraph 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.

5. 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 the management of an entity.

6. Based on information and belief, the statement that I have marked below is true in relation to the entity submitting this sworn statement. [Indicate which statement applies.]

Neither the entity submitting this sworn statement, nor any officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, not any affiliate of the entity, has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

_____ This entity submitting this sworn statement, or one or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

_____ The entity submitting this sworn statement, or one or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989. However, 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 Officer determined that it was not in the public interest to place the entity submitting this sworn statement on the convicted vendor list. **[attach a copy of the final order]**

I UNDERSTAND THAT THE SUBMISSION OF THIS FORM TO THE CONTRACTING OFFICER FOR THE PUBLIC ENTITY IDENTIFIED IN PARAGRAPH 1 ABOVE IS FOR THAT PUBLIC ENTITY ONLY AND, THAT THIS FORM IS VALID THROUGH DECEMBER 31 OF THE CALENDAR YEAR IN WHICH IT IS FILED.

I ALSO UNDERSTAND <u>THAT</u> I AM REQUIRED TO INFORM THE PUBLIC ENTITY PRIOR TO ENTERING INTO A CONTRACT IN EXCESS OF THE THRESHOLD AMOUNT PROVIDED IN SECTION 287.017, FLORIDA STATUTES, FOR CATEGORY TWO OF ANY CHANGE IN THE INFORMATION CONTAINED IN THIS FORM.

Sworn to and subscribed and acknowledged before me this ____ day of _____, 2019, by _____, as _____ (title) of _____ (Proposer/Company name), and on behalf of the corporation and who is personally known to me or has produced _____ as identification and who did take an oath.

[SEAL]

Notary Public, State of Florida

Print Name of Notary	
Commission No	
Commission Expires:	

NON-COLLUSIVE AFFIDAVIT

SS

State of)
))
County of)

_ being first duly sworn, deposes and says that:

a) He/she is the _____, (Title) of ______, (the Design-Builder/Company) that has submitted the attached Proposal;

b) He/she is fully informed respecting the preparation and contents of the attached Proposal and of all pertinent circumstances respecting such Proposal;

c) Such Proposal is genuine and is not collusive or a sham Proposal;

d) Neither the said Design-Builder nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, have in any way colluded, conspired, connived or agreed, directly or indirectly, with any other Proposer, firm, or person to submit a collusive or sham Proposal in connection with the Work for which the attached Proposal has been submitted; or to refrain from proposing in connection with such work; or have in any manner, directly or indirectly, sought by person to fix the price or prices in the attached Proposal or of any other Proposer, or to fix any overhead, profit, or cost elements of the Proposal price or the Proposal price of any other Proposer, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against (Recipient), or any person interested in the proposed work;

e) Price or prices quoted in the attached Proposal are fair and proper and are not tainted by any collusion, conspiracy, connivance, or unlawful agreement on the part of the Proposer or any other of its agents, representatives, owners, employees or parties in interest, including this affiant.

Signed, sealed and delivered in the presence of:

Witness:	Design-Builder/Company
	Ву:
Print Name	Print Name:
	Title:

Sworn to and subscribed and acknowledged before me this ____ day of _____, 2019, by _____, as _____ (title) of _____ (Proposer/Company name), and on behalf of the corporation and who is personally known to me or has produced _____ as identification and who did take an oath.

[SEAL]

Notary Public, State of Florida

Print Name of Notary Commission No. _____ Commission Expires: _____

ANTI-KICKBACK AFFIDAVIT

State of)	
)	SS
County of)	

I, _____, the undersigned, hereby duly sworn, depose and say that no portion of the sum herein bid will be paid to any employees of the Town of Golden Beach, its elected officials, and ______ or its design consultants, as a commission, kickback, reward or gift, directly or indirectly by me or any member of my firm or by an officer of the corporation.

Print Name:	
-------------	--

Title: _	
----------	--

Sworn to and subscribed and acknowledged before me this ____ day of 2019, by _____, as (title) of (Design-Builder/Company name), and on behalf of the personally corporation and who is known to me or has produced as identification and who did take an oath.

[SEAL]

Notary Public, State of Florida

Print Name of Notary Commission No. _____ Commission Expires: _____

CONFLICT OF INTEREST AFFIDAVIT

SS

State of _____)
County of _____)

______ being first duly sworn, deposes and says he/she is the ______, (Title) of ______ (the Design-Builder/Company) that has submitted the attached Proposal and certifies the following:

1. Proposer certifies by submitting its Proposal that no elected official, committee member, or employee of the Town has a financial interest directly or indirectly in this Proposal or any compensation to be paid under or through the award of a contract, and that no Town employee, nor any elected or appointed official (including Town committee members) of the Town, nor any spouse, parent or child of such employee or elected or appointed official of the Town, may be a partner, officer, director or employee of Proposer, and further, that no such Town employee or elected or appointed officer, or the spouse, parent or child of any of them, alone or in combination, may have a material interest in the Proposer. Material interest means direct or indirect ownership of more than 5% of the total assets or capital stock of the Proposer. Any contract award containing an exception to these restrictions must be expressly approved by the Town Council. Further, Proposer recognizes that with respect to this solicitation, if any Proposer violates or is a party to a violation of the ethics ordinances or rules of the Town, the provisions of Miami-Dade County Code Section 2-11.1, as applicable to Town, or the provisions of Chapter 112, part III, Fla. Stat., the Code of Ethics for Public Officers and Employees, such Proposer may be disqualified from furnishing the goods or services for which the Proposal is submitted and may be further disqualified from submitting any future bids or proposals for goods or services to the Town. The terms "Proposer" as used herein, includes any person or entity making a bid or proposal to the Town to provide goods or services.

2. Proposer further certifies that the price or prices quoted in the Proposal are fair and proper and are not tainted by any collusion, conspiracy, connivance, or unlawful

agreement on the part of the Proposer or any other of its agents, representatives, owners, employees or parties in interest, including this affiant.

Signed, sealed and delivered in the presence of:

Witness: Design-Builder/Company
By: _____

Print Name

Print Name:

Title: _____

Sworn to and subscribed and acknowledged before me this ____ day of _____, 2019, by _____, as _____ (title) of ______ (Design-Builder/Company name), and on behalf of the corporation and who is personally known to me or has produced ______ as identification and who did take an oath.

[SEAL]

Notary Public, State of Florida

Print Name of Notary Commission No. _____ Commission Expires: _____

<u>FORM 6</u>

COMPLIANCE WITH PUBLIC RECORDS LAW

The Town of Golden Beach shall comply with the Public Records Law as provided by Chapter 119, Florida Statutes, and all applicable amendments. Applicants must invoke the exemptions to disclosure provided by law in the response to the solicitation and must identify the data or other materials to be protected by separate envelope, and must state the reasons why such exclusion from public disclosure is necessary. The submission of a response authorizes release of your firm's credit data to the Town of Golden Beach

If the company submits information exempt from public disclosure, the company must identify with specificity which pages/paragraphs of their submittal/proposal package are exempt from the Public Records Act, identifying the specific exemption section that applies to each. The protected information must be submitted to the Town in a separate envelope marked "EXEMPT FROM PUBLIC RECORDS LAW". Failure to identify protected material via a separately marked envelopment will cause the Town to release this information in accordance with the Public Records Law despite any markings on individual pages of your submittal/proposal.

- (a) Contractor acknowledges Town's obligations under Article 1, Section 24, Florida Constitution and Chapter 119, Florida Statues, to release public records to members of the public upon request. CONTRACTOR acknowledges that TOWN is required to comply with Article 1, Section 24, Florida Constitution and Chapter 119, Florida Statutes, in the handling of the materials created under this Agreement and that said statute controls over the terms of this Agreement.
- (b) Contractor specifically acknowledges its obligations to comply with Section 119.0701, Florida Statutes, with regard to public records, and shall:
 - a. Keep and maintain public records that ordinarily and necessarily would be required by Town in order to perform the services required under this Agreement;
 - b. Provide the public with access to public records on the same terms and conditions that Town would provide the records and at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law;
 - c. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed, except as authorized by law; and
 - d. Meet all requirements for retaining public records and transfer, at no cost to the Town, all public records in possession of Contractor upon termination of this Agreement and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to Town in a format that is

compatible with the information technology system of Town.

(c) Failure to comply with this Section shall be deemed a material breach of this Contract for which Town may terminate this Agreement immediately upon written notice to Contractor.

By submitting a response to this solicitation, the company agrees to defend the Town in the event we are forced to litigate the public records status of the company's documents.

Company/Contractor Name:
Authorized representative (print):
Authorized representative (signature):
Date:

PUBLIC RELATIONS AFFIDAVIT

Design-Builder's/Proper's Name: _____

Solicitation No. 2019-01

By executing this affidavit, Proposer/Design-Builder discloses any personal or business relationship or experience with any current Town employee or elected representative of the Town.

Proposer shall disclose to the Town:

a) Any direct or indirect personal interests in a vendor held by any employee or elected representative of the Town.

First Name	Relationship
	First Name

b) Any family relationships with any employee or elected representative of the Town.

Last Name	First Name	Relationship

Authorized Signature

Print Name

Date

Title

Town of Golden Beach Request for Proposals No. 2019-01

Form 8

DISCLOSURE OF SUB-CONTRACTORS

Form 9

BID BOND

(Proposer Must Submit With Proposal)

KNOW ALL MEN BY THESE PRESENTS, that we, _____

as Principal, hereinafter called Contractor, and ______ as Surety, are held and firmly bound unto the Town of Golden Beach, Florida, as a municipal corporation of the State of Florida, hereinafter called the Town, in the sum of two percent (2%) of the Contract Price amount of: ______ (Written Dollar Amount) dollars (\$______) lawful money of the United States of American, for the payment of which well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors, and assigns, jointly and severally by these presents.

WHEREAS, the Contractor contemplates submitting or has submitted, a Proposal to the Town for the furnishing the design and construction services pursuant to Town RFP #2019-01.

WHEREAS, it was a condition precedent to the submission of said Proposal that a cashier's check, certified check, or Bond in the amount of two percent (2%) of the Contract Price be submitted as a guarantee that the Proposer would, if awarded the Contract, enter into a written Contract with the Town for the performance of said Contract after notice having been given of the Award of the Contract.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the Contractor within thirty (30) consecutive calendar days after notice of such acceptance, enters into a written Contract with the Town and furnishes the Performance and Payment Bonds, satisfactory to the Town, each in an amount equal to one hundred percent (100%) of the Contract Price, and provides all required Certificates of Insurance, then this obligation shall be void; otherwise the sum herein stated shall be due and payable to the Town of Golden Beach and the Surety herein agrees to pay said sum immediately, upon demand of the Town, in good and lawful money of the United States of America, as liquidated damages for failure thereof of said Contractor. **IN WITNESS WHEREOF,** the above bounded parties have caused this Bond to be executed by their appropriate officials of the _____ day of _____, 20___.

WITNESS:	PRINCIPAL:
 Print Name:	(Firm Name) By:
	Title: (Sole Proprietor or Partner) PRINCIPAL (If Corporation)
	(Corporate Name)
	By: (President)
	Attest: (Secretary)
	CORPORATE SEAL
COUNTERSIGNED BY RESIDENT FLORIDA AGENT OF SURETY:	SURETY:
(Copy of Agent's current License as issued by State of Florida Insurance Commissioner)	By: (Attorney-in-fact) (Power of Attorney must be attached)

<u>Form 10</u>

REFERENCES

The following is a list of at least three (3) references from municipalities for which Design-Builder provided similar services to those sought in this RFQ in the past five (5) years:

1.	Name of Entity for which services were performed:
	Brief Description of Scope of Services:
	Amount of Contract Award:
	Status of Contract:
	Contact Name:
	Telephone Number:
2.	Name of Entity for which services were performed:
	Brief Description of Scope of Services:
	Amount of Contract Award:
	Status of Contract:
	Contact Name:
	Telephone Number:
3.	Name of Entity for which services were performed:
	Brief Description of Scope of Services:
	Amount of Contract Award:
	Status of Contract:
	Contact Name:
	Telephone Number:
4.	Name of Entity for which services were performed:
	Brief Description of Scope of Services:
	Amount of Contract Award:
	Status of Contract:
	Telephone Number:
-	
5.	Name of Entity for which services were performed:
	Brief Description of Scope of Services:
	Amount of Contract Award:
	Status of Contract:
	Contact Name:
	Telephone Number: