City of Pacifica Informal Bidding Annual Pre-Qualification Application

The Contractor listed below requests to be included in the City of Pacifica List of Pre-Qualified Contractors to receive Notices
Inviting Informal Bids pursuant to Section 3-15.01 of the City of Pacifica Municipal Code and Section 22032 of the California Public
Contract Code

Instructions: Please read and complete this form in its entirety. Include all requested information (type or print).

	siness Contact Information ME OF COMPANY:									
DBA (if a	DBA FEDERAL TAX if any): ID NO.:									
`	CORPORATION	PARTNERSH		IP	SOLE PROPRIETOR					
CON	ITACT			TITLE:						
NAN										
	SINESS MAILING									
ADE CIT\	DRESS:				STATE:	ZIP:				
CIT	11.									
	SINESS	BUSINESS								
PHC EMA	DNE:	FAX:								
EIVI <i>i</i>	AIL.									
DB	E/WBE?									
CA	CONTRACTORS LICENSE NUMBER:									
(Ch	eck each trade Category/Classification	in which	V011.2	ro lic	oncod and	wich to receive informal hid				
	tifications.)	III WIIICII	you a	i e iic	enseu anu	wish to receive informal bid				
1100	LICENSE CATEGORY	CLASS			11	ICENSE CATEGORY	CLASS			
	General Engineering	A	1				C-29			
	General Building	В			Masonry Ornamental	Metals	C-29 C-23			
\vdash	Boiler, Hot Water Heating & Steam Fitting	C-4		H	Painting & D		C-33			
H	Building Moving, Demolition	C-21			_	ighway Improvement	C-32			
	Cabinet, Mill Work & Finish Carpentry	C-6			Pipeline	3	C-34			
	Concrete	C-8			Plumbing		C-36			
H	Construction Zone Traffic Control	C-31		H] Refrigeration	n	C-38			
	Drywall	C-9			Roofing Sanitation System Sheet Metal		C-39			
	Earthwork & Paving	C-12					C-42			
님	Electrical (General)	C-10		H			C-43			
H	Electrical (Signs)	C-45		H	Solar		C-46			
	Elevator Installation	C-11			Steel, Reinfo	orcing	C-50			
	Fencing	C-13			Steel, Struct	tural	C-51			
H	Fire Protections	C-16			Swimming F	Pool	C-53			
	Flooring & Floor Control	C-15			Tile (Cerami	ic & Mosaic)	C-54			
	Glazing	C-17			Warm Air H	eating, Ventilating & Air Conditioning	C-20			
Ш	Insulation & Acoustical	C-2			Water Cond	litioning	C-55			
	Landscaping	C-27		Welding		C-60				
	Lathing & Plastering	C-35			Well Drilling		C-57			
	Lock & Security Equipment	C-28			Asbestos Ce	ertification	ASB			
	Low Voltage Systems	C-7			Hazardous S	Substance Removal	HAZ			
	Limited Specialty	C-61	D		_Specialty? _					

City of Pacifica Informal Bidding Annual Pre-Qualification Application -Page 2-

	ractor will be disqualified for any untrue statement. uirements for Pre-Qualification		
1)	Have you verified with your insurance carrier that you firm carries the type and amounts of insurance		
21	coverage required by the City of Pacifica in Attachment A (attached hereto and incorporated herein)?		
2)	Have you verified with your insurance carrier that the insurance endorsements and form of the insurance will meet the City of Pacifica requirements set forth in Attachment A (attached hereto and	Ш	Ш
	incorporated herein)?		
3)	Has your company registered with the Department of Industrial Relations pursuant to the Public		П
,	Works Contractor Registration Law (SB 854) [Effective July 1, 2014, and required for contractor's	_	_
	bidding public works projects – For more information go to the following web page:		
	http://www.dir.ca.gov/Public-Works/Contractors.gtml]	_	_
4)	Has a surety company completed a contract on contractor's behalf, or paid for completion of a project	Ш	
۲,	because the contractor was terminated for default by the project owner within the last five (5) years?		
5)	Has your contractor's license been suspended or revoked at any time during the last five (5) years?	H	님
6)	Are you currently ineligible to: bid on, be awarded, or perform as a subcontractor on a public works contract pursuant to either California Labor Code Section 1777.1 (violation of public works labor laws)	Ш	Ш
	or California Labor Code section 1777.7 (violation of apprentice requirements)?		
7)	At any time during the last ten (10) years, has your firm or any of its owners or officers been convicted		П
,	of a crime involving the bidding, awarding or performance of a contact for a project?		
6	pliance with Civil and Criminal Law		
Com	nliance with Civil and Criminal Law		
		Ves	No
	[Contractor may, after further investigation by the City, be disqualified for unsatisfactory answers.]	Yes	No
8) 9)		Yes	No
8)	[Contractor may, after further investigation by the City, be disqualified for unsatisfactory answers.] Is your firm currently, or has it been, the debtor in a bankruptcy case? Has any contractor's license held by your firm or a Responsible Managing Employee (RME) or Responsible Managing Officer (RMO) been suspended by the Contractor's State License Board	Yes	No
8) 9)	[Contractor may, after further investigation by the City, be disqualified for unsatisfactory answers.] Is your firm currently, or has it been, the debtor in a bankruptcy case? Has any contractor's license held by your firm or a Responsible Managing Employee (RME) or Responsible Managing Officer (RMO) been suspended by the Contractor's State License Board (CSLB)?	Yes	No
8)	[Contractor may, after further investigation by the City, be disqualified for unsatisfactory answers.] Is your firm currently, or has it been, the debtor in a bankruptcy case? Has any contractor's license held by your firm or a Responsible Managing Employee (RME) or Responsible Managing Officer (RMO) been suspended by the Contractor's State License Board (CSLB)? Has your firm been assessed and required to pay liquidated damages for a project under contract with	Yes	No
8) 9) 10)	[Contractor may, after further investigation by the City, be disqualified for unsatisfactory answers.] Is your firm currently, or has it been, the debtor in a bankruptcy case? Has any contractor's license held by your firm or a Responsible Managing Employee (RME) or Responsible Managing Officer (RMO) been suspended by the Contractor's State License Board (CSLB)? Has your firm been assessed and required to pay liquidated damages for a project under contract with either a public or privateowner?	Yes	No
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8) 9) 10) 11) 12)	[Contractor may, after further investigation by the City, be disqualified for unsatisfactory answers.] Is your firm currently, or has it been, the debtor in a bankruptcy case? Has any contractor's license held by your firm or a Responsible Managing Employee (RME) or Responsible Managing Officer (RMO) been suspended by the Contractor's State License Board (CSLB)? Has your firm been assessed and required to pay liquidated damages for a project under contract with either a public or privateowner? Has your firm been denied an award of a public works contract based on a finding by a public agency that your firm was not a responsible bidder? Has any claim concerning your firm's work on a construction project been filed in court or arbitration?	Yes	No
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8) 9) 10) 11) 12) 13) 14) 15) 16)	[Contractor may, after further investigation by the City, be disqualified for unsatisfactory answers.] Is your firm currently, or has it been, the debtor in a bankruptcy case? Has any contractor's license held by your firm or a Responsible Managing Employee (RME) or Responsible Managing Officer (RMO) been suspended by the Contractor's State License Board (CSLB)? Has your firm been assessed and required to pay liquidated damages for a project under contract with either a public or privateowner? Has your firm been denied an award of a public works contract based on a finding by a public agency that your firm was not a responsible bidder? Has any claim concerning your firm's work on a construction project been filed in court or arbitration? Has your firm ever been declared by a judge or arbitrator to be in default of a construction contract? Has any surety made any payments on your firm's behalf as a result of a default to satisfy a claim made against a performance or payment bond issued on contractor's behalf in connection with a construction project? Has any insurance carrier, for any form of insurance, refused to renew your firm's insurance policy? Has there ever been a period when your firm had no surety bond in place during a public construction project when one was required? Has your firm been cited or assessed a penalty by Cal/OSHA or Federal OSHA? Has your firm, on more than one occasion during the last five (5) years, been required to pay either back wages or penalties for failure to comply with the state's prevailing wage laws or the federal	Yes	

City of Pacifica Informal Bidding Annual Pre-Qualification Application Page 3-

If the answer to any quest	ion numbe	ered 8-19 above is "Yes," please explain belo	DW:						
Question Number Expl	lanation								
Public Works Experience			Yes No						
20) Has your company 6	engaged in	a contract subject to California prevailing wage o	or Davis-Bacon Act						
wage rate requirem	ents within	the past five (5) years?							
-									
Declaration									
The undersigned is duly aut	horized to	execute this Informal Bidding Pre-Qualification	Application on hehalf of the above						
		further warrants and represents that he/she has							
	_	e-Qualification Application and/or that he/she	· -						
appropriate inquiries to def	termine th	e truth, completeness, and accuracy of respo	onses to this Informal Bidding Pre-						
Qualification Application.									
The condension of declare A		and the state of t	tion Application on consulate and						
=		sponses to this Informal Bidding Pre-Qualifica f material fact or information that render any re							
		any of the responses. The undersigned acknow	· ·						
		e false or misleading, or contains misstatemer							
		City, the Contractor named above will not be de							
City's Informal Bidding proce	dures.								
I declare under penalty of perjury under California law that the foregoing is true and correct.									
(Signature)	(Date)								
(Typed or printed name)	(Title)								
RETURN THE COMPLETED		City of Pacifica							
APPLICATION BY MAIL OR FAX TO:		Engineering Division							
		540 Crespi Dr.							
		Pacifica, CA 94044							
		,							
		I .							

FAX: 650-738-3003

Typical Minimum Contract and Insurance Requirements

Typical Minimum Contract Requirements for Informally Bid Projects

(Please note that these are only some of the more common minimum contract requirements for informal bidding. Actual contract requirements will vary depending on the nature of the project and the type and scope of work.)

1. Prevailing Wages

Pursuant to California Labor Code Section 1770, contractors performing public works projects shall pay not less than the prevailing wage rate, pursuant to Labor Code Section 1773.

2. <u>Business License</u>

A City of Pacifica business license is required for all contractors, subcontractors, material suppliers and others who transact and carry on any business, trade, profession, calling or occupation in the City.

Bonds

Depending on the size and type of the project a Performance Bond, Payment Bond and/or Maintenance Bond may be required.

4. Non-Collusion Affidavit

Contractors for informally bid projects must sign a Non-Collusion Affidavit.

5. Contractor's License

Pursuant to the provisions of California Public Contract Code Section 3300, the contractor shall hold a valid California contractor's license, with the appropriate trade classification, at the time of contract award.

6. Compliance with Laws

The Contractor shall be subject to all federal state and local laws and codes applicable to the project.

Typical Minimum Insurance Requirements for Contractors

The Contractor shall procure and maintain, for the duration of a contract, insurance against claims for injuries to persons or damages to property, which may arise from or in connection with the performance of work by the Contractor, his agents, representatives, employees, or subcontractors.

7. <u>Minimum Scope of Insurance</u>

Coverage shall be at least as broad as:

- a. Insurance Services Office Commercial General Liability coverage (occurrence form CG 00 01).
- b. Insurance Services Office form number CA 0001 covering Automobile Liability, Code 1 (any auto).
- c. Workers' Compensation insurance as required by the State of California and Employer's Liability Insurance.
- d. Coverage shall not extend to any indemnity coverage for the active negligence of the additional insured in any case where an agreement to indemnify the additional insured would be invalid under Subsection (b) of Section 2782 of the Civil Code. (Not required if Course of Construction insurance is waived)
- e. Course of Construction insurance covering for "all risks" of loss. (Course of Construction insurance may be waived by City depending on construction risk)

8. Minimum Limits of Insurance

Contractor shall maintain limits no less than:

- a. Commercial General Liability and Property Damage Insurance in an amount not less than ONE MILLION DOLLARS (\$1,000,000) combined single limit per occurrence, TWO MILLION DOLLARS (\$2,000,000) annual aggregate, for bodily injury, property damage, products, completed operations and contractual liability coverage. The policy shall also include coverage for liability arising out of the use and operation of any City-owned or City-furnished equipment used or operated by the Contractor, its personnel, agents, or subcontractors.
- b. Comprehensive automobile insurance in an amount not less than ONE MILLION DOLLARS (\$1,000,000) per occurrence for bodily injury and property damage including coverage for owned and non-owned vehicles.
- c. Workers' Compensation that satisfies the minimum statutory limits.
- d. Course of Construction: Completed value of the project with no co-insurance penalty provisions. (Course of Construction insurance may be waived by City depending on construction risk)

9. <u>Deductibles and Self-Insured Retentions</u>

 Any deductibles or self-insured retentions must be declared to and approved by the City. At the option of the City, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the City, its officers, officials, employees and volunteers; or the Contractor shall provide a financial guarantee satisfactory to the City guaranteeing payment of losses and related investigations, claim administration and defense expenses.

10. Other Insurance Provisions

The general liability and automobile liability policies are to contain, or be endorsed to contain, the following provisions:

- a. The City, its officers, officials, employees, and volunteers are to be covered as additional insureds with respect to liability arising out of automobiles owned, leased, hired, or borrowed by or on behalf of the Contractor: and with respect to liability arising out of work or operations performed by or on behalf of the Contractor including materials, parts or equipment furnished in connection with your work or operations. General liability coverage shall be provided in the form of an endorsement to the Contractor's insurance or as a separate Owner's policy.
- b. For any claims related to this project, the Contractor's insurance coverage shall be primary insurance as respects the City, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the City, its officers, officials, employees, or volunteers shall be excess of the Contractor's insurance and shall not contribute with it.
- c. Each insurance policy required by this clause shall be endorsed to state that coverage shall not be canceled by either party, except after ten (10) days' prior written notice given to the City.
- d. Coverage shall not extend to any indemnity coverage for the active negligence of the additional insured in any case where an agreement to indemnify the additional insured would be invalid under Subdivision (b) of Section 2782 of the Civil Code.

11. Course of construction policies, when required, shall contain the following provisions:

- a. The City shall be named as losspayee.
- b. The insurer shall waive all rights of subrogation against the City.

12. Waiver of Subrogation

The Contractor's workers' compensation policy and general liability policy shall be endorsed with a waiver of subrogation. The insurance company, in its endorsement, agrees to waive all rights of subrogation against the City, its officers, officials, employees and volunteers for losses paid under the terms of these policies which arise from the work performed by or on behalf of the named insured for the City.

13. Acceptability of Insurers

Insurance is to be placed with insurers either admitted to conduct insurance business in California and with a current A. M. Best rating of no less than A:VII or other (non-California admitted) insurance business with a current A. M. Best rating of no less than A+:X.

14. Verification of Coverage

Contractor shall furnish the City with original certificates and amendatory endorsements effecting coverage required by this clause. All certificates and endorsements are to be received and approved by the City before work commences. The City reserves the right to require complete, certified copies of all required insurance policies, including endorsements affecting the coverage required by these specifications at any time.

15. Subcontractors

Contractor shall include all subcontractors as insureds under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverages for subcontractors shall be subject to all the requirements stated herein.