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## REQUEST FOR PROPOSAL

11-26

## PALM PRUNING AND MAINTENANCE SERVICES

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### NOTICE

Thursday, December 4, 2025

NOTICE IS HEREBY GIVEN that sealed proposals will be received by the City of Clearwater (City) until **10:00 am, Local Time, on Tuesday, January 6, 2026** to provide:

The City of Clearwater seeks qualified vendor(s) to provide Palm Pruning and Maintenance Services required within the City of Clearwater. Vendor(s) shall provide all labor, equipment, materials, transportation, fuel, supervision, insurance, and related items necessary to complete the required services.

Proposals must be in accordance with the provisions, specifications and instructions set forth herein and will be received by the Procurement Division until the above noted time, when they will be publicly acknowledged and accepted.

Proposal packets, any attachments and addenda are available for download at: <https://procurement.opengov.com/portal/myclearwater/projects/218992>.

Please read the entire solicitation package and submit the bid in accordance with the instructions. This document (less this invitation and the instructions) and any required response documents, attachments, and submissions will constitute the bid.

**General, Process, or Technical Questions concerning this solicitation shall be submitted through the City's e-Procurement Portal located at:**

<https://procurement.opengov.com/portal/myclearwater/projects/218992>.

All answers to inquiries will be posted on the City's e-Procurement Portal. Bidders may also click "Follow" on this bid to receive an email notification when answers are posted. It is the responsibility of the bidder to check the website for answers to inquiries.

**This Request for Proposals is issued by:**

**Lori Vogel, CPPB**

**Procurement Manager** [Lori.vogel@myclearwater.com](mailto:Lori.vogel@myclearwater.com)

## INSTRUCTIONS

### 2.1 Vendor Questions

All questions regarding the contents of this solicitation, and solicitation process (including requests for ADA accommodations), shall be submitted through the City's e-Procurement Portal, located at <https://procurement.opengov.com/portal/myclearwater>. Please note the deadline for submitting inquiries. All answers to inquiries will be posted on the City's e-Procurement Portal. Bidders may also click "Follow" on this bid to receive an email notification when answers are posted. It is the responsibility of the bidder to check the website for answers to inquiries.

### 2.2 Addenda/Clarifications

Any changes to the specifications will be in the form of an addendum. Vendors are required to register for an account via the City's e-Procurement Portal hosted by OpenGov. Once the bidder has completed registration, they will receive addenda notifications to their email by clicking "Follow" on this project. Ultimately, it is the sole responsibility of each bidder to periodically check the site for any addenda at <https://procurement.opengov.com/portal/myclearwater>.

The City cannot be held responsible if a vendor fails to receive any addenda issued. The City shall not be responsible for any oral changes to these specifications made by any employees or officer of the City. Failure to acknowledge receipt of an addendum may result in disqualification of a proposal.

### 2.3 Due Date & Time for Submission and Opening

**Date: Tuesday, January 6, 2026**

**Time: 10:00 am**

The City will open all proposals properly and timely submitted and will record the names and other information specified by law and rule. All proposals become the property of the City and will not be returned except in the case of a late submission. Respondent names, as read at the bid opening, will be posted on the City website. Once a notice of intent to award is posted or 30 days from day of opening elapses, whichever occurs earlier, proposals are available for inspection by contacting the Procurement Division.

### 2.4 Proposal Firm Time

Proposal shall remain firm and unaltered after opening for 120 days. The City may accept the proposal, subject to successful contract negotiations, at any time during this time.

### 2.5 Proposal Submittals

It is recommended that proposals are submitted electronically through the City's e-Procurement Portal located at <https://procurement.opengov.com/portal/myclearwater>. By way of the e-Procurement Portal, responses will be locked and digitally encrypted until the submission deadline passes.

### **E-mail or fax submissions will not be accepted.**

No responsibility will attach to the City of Clearwater, its employees or agents for premature opening of a proposal that is not properly addressed and identified.

### 2.6 Late Proposals

The proposer assumes responsibility for having the proposal delivered on time at the place specified. All proposals received after the date and time specified shall not be considered and will be returned unopened to the proposer. The proposer assumes the risk of any delay in the mail or in handling of the mail by employees of the City of Clearwater, or any private courier, regardless whether sent by mail or by means of personal delivery. It shall not be sufficient to show that you mailed or commenced delivery before the

due date and time. All times are Clearwater, Florida local times. The proposer agrees to accept the time stamp in the City's Procurement Office as the official time.

## **2.7 Lobbying; Lobbying No-Contact Period; Questions Regarding Solicitation**

From the time a competitive solicitation is posted until such time as the contract is awarded by the city or the solicitation is cancelled, all bidders, offerors, respondents, including their employees, representatives, and other individuals acting on their behalf, shall be prohibited from lobbying city officers, city employees, and evaluation committee members.

Violation of this section may result in rejection/disqualification from award of the contract arising out of the competitive solicitation.

All questions regarding the competitive solicitation must be submitted through the City's e-Procurement Portal, who will respond in writing and post such response to ensure that all respondents receive the same information during the No-Contact Period.

The penalty for violating the No-Contact Period may include suspension or debarment.

## **2.8 Commencement of Work**

If proposer begins any billable work prior to the City's final approval and execution of the contract, proposer does so at its own risk.

## **2.9 Responsibility to Read and Understand**

Failure to read, examine and understand the solicitation will not excuse any failure to comply with the requirements of the solicitation or any resulting contract, nor shall such failure be a basis for claiming additional compensation. If a vendor suspects an error, omission or discrepancy in this solicitation, the vendor must immediately and in any case not later than seven (7) business days in advance of the due date notify the contact listed on this solicitation. The City is not responsible for and will not pay any costs associated with the preparation and submission of the proposal. Proposers are cautioned to verify their proposals before submission, as amendments to or withdrawal of proposals submitted after time specified for opening of proposals may not be considered. The City will not be responsible for any proposer errors or omissions.

## **2.10 Form and Content of Proposals**

Proposals, including modifications, must be certified by an authorized representative and submitted electronically. In the event of a disparity between the unit price and the extended price, the unit price shall prevail unless obviously in error, as determined by the City. The City requires that an electronic copy of the proposal be submitted through the City's e-Procurement portal located at <https://procurement.opengov.com/portal/myclearwater>. The proposal must provide all information requested and must address all points. The City does not encourage exceptions. The City is not required to grant exceptions and depending on the exception, the City may reject the proposal.

## **2.11 Specifications**

Technical specifications define the minimum acceptable standard. When the specification calls for "Brand Name or Equal," the brand name product is acceptable. Other products will be considered upon showing the other product meets stated specifications and is equivalent to the brand product in terms of quality, performance and desired characteristics.

Minor differences that do not affect the suitability of the supply or service for the City's needs may be accepted. Burden of proof that the product meets the minimum standards or is equal to the brand name product is on the proposer. The City reserves the right to reject proposals that the City deems unacceptable.

## **2.12 Modification/Withdrawal of Proposal**

For proposals submitted electronically, vendors may use the "Unsubmit Response" button located on the Response Details page of their submission. Responses may be resubmitted once they have been edited or modified as needed.

For mailed in or hand delivered proposals, written requests to modify or withdraw the proposal received by the City prior to the scheduled opening time will be accepted and will be corrected after opening. Written requests must be addressed and labeled in the same manner as the proposal and marked as a MODIFICATION or WITHDRAWAL of the proposal.

No oral requests will be allowed.

Requests for withdrawal after the bid opening will only be granted upon proof of undue hardship and may result in the forfeiture of any proposal security. Any withdrawal after the bid opening shall be allowed solely at the City's discretion.

## **2.13 Debarment Disclosure**

If the vendor submitting a proposal has been debarred, suspended, or otherwise lawfully precluded from participating in any public procurement activity, including being disapproved as a subcontractor with any federal, state, or local government, or if any such preclusion from participation from any public procurement activity is currently pending, the proposer shall include a letter with its proposal identifying the name and address of the governmental unit, the effective date of this suspension or debarment, the duration of the suspension or debarment, and the relevant circumstances relating to the suspension or debarment. If suspension or debarment is currently pending, a detailed description of all relevant circumstances including the details enumerated above must be provided. A proposal from a proposer who is currently debarred, suspended or otherwise lawfully prohibited from any public procurement activity may be rejected.

## **2.14 Reservations**

The City reserves the right to reject any or all proposals or any part thereof; to rebid the solicitation; to reject non-responsive or non-responsible proposals; to reject unbalanced proposals; to reject proposals where the terms, prices, and/or awards are conditioned upon another event; to reject individual proposals for failure to meet any requirement; to award by item, part or portion of an item, group of items, or total; to make multiple awards; to waive minor irregularities, defects, omissions, technicalities or form errors in any proposal. The City may seek clarification of the proposal from proposer at any time, and failure to respond is cause for rejection. Submission of a proposal confers on proposer no right to an award or to a subsequent contract. The City is responsible to make an award that is in the best interest of the City. All decisions on compliance, evaluation, terms and conditions shall be made solely at the City's discretion and made to favor the City. No binding contract will exist between the proposer and the City until the City executes a written contract or purchase order.

## **2.15 Official Solicitation Document**

Changes to the solicitation document made by a proposer may not be acknowledged or accepted by the City. Award or execution of a contract does not constitute acceptance of a changed term, condition or specification unless specifically acknowledged and agreed to by the City. The copy maintained and published by the City shall be the official solicitation document.

## **2.16 Copying of Proposals**

Proposer hereby grants the City permission to copy all parts of its proposal, including without limitation any documents and/or materials copyrighted by the proposer. The City's right to copy shall be for internal use in evaluating the proposal.

## **2.17 Contractor Ethics**

It is the intention of the City to promote courtesy, fairness, impartiality, integrity, service, professionalism, economy, and government by law in the Procurement process. The responsibility for implementing this policy rests with each individual who participates in the Procurement process, including Respondents and Contractors.

To achieve this purpose, it is essential that Respondents and Contractors doing business with the City also observe the ethical standards prescribed herein. It shall be a breach of ethical standards to:

- A. Exert any effort to influence any City employee or agent to breach the standards of ethical conduct.
- B. Intentionally invoice any amount greater than provided in Contract or to invoice for Materials or Services not provided.
- C. Intentionally offer or provide sub-standard Materials or Services or to intentionally not comply with any term, condition, specification or other requirement of a City Contract.

## **2.18 Gifts**

The City will accept no gifts, gratuities or advertising products from proposers or prospective proposers and affiliates. The City may request product samples from vendors for product evaluation.

## **2.19 Right to Protest**

Pursuant to Section 2.562(3), Clearwater Code of Ordinances, a bidder who submitted a response to a competitive solicitation and was not selected may appeal the decision through the bid protest procedures, a copy of which shall be available in the Procurement Division. A protesting bidder must include a fee of one percent of the amount of the bid or proposed contract to offset the City's additional expenses related to the protest. This fee shall not exceed \$5,000.00 nor be less than \$50.00. Full refund will be provided should the protest be upheld. No partial refunds will be made.

### **ADDRESS PROTESTS TO:**

**City of Clearwater - Procurement Division  
100 S Myrtle Ave, 3rd Floor - Purchasing  
Clearwater FL 33756**

or

**PO Box 4748  
Clearwater FL 33758-4748**

## **2.20 Evaluation Process**

Proposals will be reviewed by a screening committee comprised of City employees. The City staff may or may not initiate discussions with proposers for clarification purposes. Clarification is not an opportunity to change the proposal. Proposers shall not initiate discussions with any City employee or official.

Respondent is hereby notified that Section 287.05701, Florida Statutes, requires that the City may not request documentation of or consider a vendor's social, political, or ideological interests when determining if the vendor is a responsible vendor.

## **2.21 Criteria for Evaluation and Award**

The City evaluates three (3) categories of information: responsiveness, responsibility, the technical proposal/price. All proposals must meet the following responsiveness and responsibility criteria.

- A. Responsiveness. The City will determine whether the proposal complies with the instructions for submitting proposals including completeness of proposal which encompasses the inclusion of all

required attachments and submissions. The City must reject any proposals that are submitted late. Failure to meet other requirements may result in rejection.

- B. Responsibility. The City will determine whether the proposer is one with whom it can or should do business. Factors that the City may evaluate to determine "responsibility" include, but are not limited to: excessively high or low priced proposals, past performance, references (including those found outside the proposal), compliance with applicable laws, proposer's record of performance and integrity- e.g. has the proposer been delinquent or unfaithful to any contract with the City, whether the proposer is qualified legally to contract with the City, financial stability and the perceived ability to perform completely as specified. A proposer must at all times have financial resources sufficient, in the opinion of the City, to ensure performance of the contract and must provide proof upon request. City staff may also use Dun & Bradstreet and/or any generally available industry information. The City reserves the right to inspect and review proposer's facilities, equipment and personnel and those of any identified subcontractors. The City will determine whether any failure to supply information, or the quality of the information, will result in rejection.
- C. Technical Proposal. The City will determine how well proposals meet its requirements in terms of the response to the specifications and how well the offer addresses the needs of the project. The City will rank offers using a point ranking system (unless otherwise specified) as an aid in conducting the evaluation.

If less than three (3) responsive proposals are received, at the City's sole discretion, the proposals may be evaluated using simple comparative analysis instead of any announced method of evaluation, subject to meeting administrative and responsibility requirements.

For this RFP, see Section [CRITERIA FOR EVALUATION AND AWARD](#) for the criteria that will be evaluated and their relative weights.

## **2.22 Short-Listing**

The City at its sole discretion may create a short-list of the highest ranked proposals based on evaluation against the evaluation criteria. Short-listed proposers may be invited to give presentations and/or interviews. Upon conclusion of any presentations/interviews, the City will finalize the ranking of shortlisted firms.

## **2.23 Presentations/Interviews**

Presentations and/or interviews may be requested at the City's discretion. The location for these presentations and/or interviews will be determined by the City and may be held virtually.

## **2.24 Best and Final Offers**

The City may request best & final offers if deemed necessary, and will determine the scope and subject of any best & final request. However, the proposer should not expect that the City will ask for best & finals and should submit their best offer based on the terms and conditions set forth in this solicitation.

## **2.25 Cost Justification**

In the event only one response is received, the City may require that the proposer submit a cost proposal in sufficient detail for the City to perform a cost/price analysis to determine if the proposal price is fair and reasonable.

## **2.26 Contract Negotiations and Acceptance**

Proposer must be prepared for the City to accept the proposal as submitted. If proposer fails to sign all documents necessary to successfully execute the final contract within a reasonable time as specified, or negotiations do not result in an acceptable agreement, the City may reject proposal or revoke the award, and may begin negotiations with another proposer. Final contract terms must be approved or signed by the appropriately authorized City official(s). No binding contract will exist between the proposer and the City until the City executes a written contract or purchase order.

**2.27 Notice of Intent to Award**

Notices of the City’s intent to award a Contract are posted to Purchasing’s website. **It is the proposer’s responsibility to check the City of Clearwater’s website at <https://procurement.opengov.com/portal/myclearwater/projects/218992> to view the Procurement Division's Intent to Award postings.**

**2.28 RFP Timeline**

Dates are tentative and subject to change.

Release Project Date:	December 4, 2025
Advertise Tampa Bay Times:	December 10, 2025
Question Submission Deadline:	December 26, 2025, 10:00am
Due Date & Time for Submissions and Opening:	January 6, 2026, 10:00am
Review proposals:	January 6 - 19, 2026
Presentations (if requested):	Week of January 26, 2026
Award recommendation:	Week of January 26, 2026
Council Authorization:	February 2026
Contract Begins:	February 2026

**CRITERIA FOR EVALUATION AND AWARD**

The City evaluates three (3) categories of information: responsiveness, responsibility, the technical proposal/price. All proposals must meet the following responsiveness and responsibility criteria.

- A. Responsiveness. The City will determine whether the proposal complies with the instructions for submitting proposals including completeness of proposal which encompasses the inclusion of all required attachments and submissions. The City must reject any proposals that are submitted late. Failure to meet other requirements may result in rejection.
- B. Responsibility. The City will determine whether the proposer is one with whom it can or should do business. Factors that the City may evaluate to determine "responsibility" include, but are not limited to: excessively high or low priced proposals, past performance, references (including those found outside the proposal), compliance with applicable laws, proposer's record of performance and integrity- e.g. has the proposer been delinquent or unfaithful to any contract with the City, whether the proposer is qualified legally to contract with the City, financial stability and the perceived ability to perform completely as specified. A proposer must at all times have

financial resources sufficient, in the opinion of the City, to ensure performance of the contract and must provide proof upon request. City staff may also use Dun & Bradstreet and/or any generally available industry information. The City reserves the right to inspect and review proposer's facilities, equipment and personnel and those of any identified subcontractors. The City will determine whether any failure to supply information, or the quality of the information, will result in rejection.

- C. Technical Proposal. The City will determine how well proposals meet its requirements in terms of the response to the specifications and how well the offer addresses the needs of the project. The City will rank offers using a point ranking system (unless otherwise specified) as an aid in conducting the evaluation.

If less than three (3) responsive proposals are received, at the City's sole discretion, the proposals may be evaluated using simple comparative analysis instead of any announced method of evaluation, subject to meeting administrative and responsibility requirements.

For this RFP, the criteria that will be evaluated and their relative weights are:

No.	Evaluation Criteria	Scoring Method	Weight (Points)
1.	<b>Experience, Qualifications and References</b>	Points Based	25 <i>(25% of Total)</i>
2.	<b>Staffing &amp; Resources</b>	Points Based	25 <i>(25% of Total)</i>
3.	<b>Safety Program &amp; Compliance</b>	Points Based	20 <i>(20% of Total)</i>
4.	<b>Pricing Proposal</b>	Points Based	20 <i>(20% of Total)</i>
5.	<b>Environmental &amp; Sustainability Practices</b>	Points Based	10 <i>(10% of Total)</i>

**STANDARD TERMS AND CONDITIONS**

In the event of a conflict between the Standard Terms & Conditions and the Professional Services Agreement, the terms of the Professional Services Agreement shall prevail.

**4.1 Definitions**

Uses of the following terms are interchangeable as referenced: "vendor, contractor, consultant, supplier, proposer, company, persons", "purchase order, PO, contract, agreement", "City, Clearwater", "bid, proposal, response, quote".

**4.2 Independent Contractor**

It is expressly understood that the relationship of Contractor to the City will be that of an independent contractor. Contractor and all persons employed by Contractor, either directly or indirectly, are Contractor's employees, not City employees. Accordingly, Contractor and Contractor's employees are not entitled to any benefits provided to City employees including, but not limited to, health benefits, enrollment in a retirement system, paid time off or other rights afforded City employees. Contractor employees will not be regarded as City employees or agents for any purpose, including the payment of unemployment or workers' compensation. If any Contractor employees or subcontractors assert a claim for wages or other

employment benefits against the City, Contractor will defend, indemnify and hold harmless the City from all such claims.

#### **4.3 Subcontracting**

Contractor may not subcontract work under this Agreement without the express written permission of the City. If Contractor has received authorization to subcontract work, it is agreed that all subcontractors performing work under the Agreement must comply with its provisions. Further, all agreements between Contractor and its subcontractors must provide that the terms and conditions of this Agreement be incorporated therein.

#### **4.4 Assignment**

This Agreement may not be assigned either in whole or in part without first receiving the City's written consent. Any attempted assignment, either in whole or in part, without such consent will be null and void and in such event the City will have the right at its option to terminate the Agreement. No granting of consent to any assignment will relieve Contractor from any of its obligations and liabilities under the Agreement.

#### **4.5 Successor and Assigns, Binding Effect**

This Agreement will be binding upon and inure to the benefit of the parties and their respective permitted successors and assigns.

#### **4.6 No Third Party Beneficiaries**

This Agreement is intended for the exclusive benefit of the parties. Nothing set forth in this Agreement is intended to create, or will create, any benefits, rights, or responsibilities in any third parties.

#### **4.7 Non-Exclusivity**

The City, in its sole discretion, reserves the right to request the materials or services set forth herein from other sources when deemed necessary and appropriate. No exclusive rights are encompassed through this Agreement.

#### **4.8 Amendments**

There will be no oral changes to this Agreement. This Agreement can only be modified in a writing signed by both parties. No charge for extra work or material will be allowed unless approved in writing, in advance, by the City and Contractor.

#### **4.9 Time of the Essence**

Time is of the essence to the performance of the parties' obligations under this Agreement.

#### **4.10 Compliance with Applicable Laws**

- A. **General.** Contractor must procure all permits and licenses, and pay all charges and fees necessary and incidental to the lawful conduct of business. Contractor must stay fully informed of existing and future federal, state, and local laws, ordinances, executive orders, and regulations that in any manner affect the fulfillment of this Agreement and must comply with the same at its own expense. Contractor bears full responsibility for training, safety, and providing necessary equipment for all Contractor personnel to achieve throughout the term of the Agreement. Upon request, Contractor will demonstrate to the City's satisfaction any programs, procedures, and other activities used to ensure compliance.

- B. **Drug-Free Workplace.** Contractor is hereby advised that the City has adopted a policy establishing a drug-free workplace for itself and those doing business with the City to ensure the safety and health of all persons working on City contracts and projects. Contractor will require a drug-free workplace for all Contractor personnel working under this Agreement. Specifically, all Contractor personnel who are working under this Agreement must be notified in writing by Contractor that they are prohibited from the manufacture, distribution, dispensation, possession, or unlawful use of a controlled substance in the workplace. Contractor agrees to prohibit the use of intoxicating substances by all Contractor personnel and will ensure that Contractor personnel do not use or possess illegal drugs while in the course of performing their duties.
- C. **Federal and State Immigration Laws.** Contractor agrees to comply with the Immigration Reform and Control Act of 1986 (IRCA) in performance under this Agreement and to permit the City and its agents to inspect applicable personnel records to verify such compliance as permitted by law. Contractor will ensure and keep appropriate records to demonstrate that all Contractor personnel have a legal right to live and work in the United States.
1. As applicable to Contractor, under this provision, Contractor hereby warrants to the City that Contractor and each of its subcontractors will comply with, and are contractually obligated to comply with, all federal immigration laws and regulations that relate to their employees (hereinafter "Contractor Immigration Warranty").
  2. A breach of the Contractor Immigration Warranty will constitute as a material breach of this Agreement and will subject Contractor to penalties up to and including termination of this Agreement at the sole discretion of the City.
  3. The City retains the legal right to inspect the papers of all Contractor personnel who provide services under this Agreement to ensure that Contractor or its subcontractors are complying with the Contractor Immigration Warranty. Contractor agrees to assist the City in regard to any such inspections.
  4. The City may, at its sole discretion, conduct random verification of the employment records of Contractor and any subcontractor to ensure compliance with the Contractor Immigration Warranty. Contractor agrees to assist the City in regard to any random verification performed.
  5. Neither Contractor nor any subcontractor will be deemed to have materially breached the Contractor Immigration Warranty if Contractor or subcontractor establishes that it has complied with the employment verification provisions prescribed by Sections 274A and 274B of the Federal Immigration and Nationality Act.
- D. **Nondiscrimination.** Contractor represents and warrants that it does not discriminate against any employee or applicant for employment or person to whom it provides services because of race, color, religion, sex, national origin, or disability, and represents and warrants that it complies with all applicable federal, state, and local laws and executive orders regarding employment. Contractor and Contractor's personnel will comply with applicable provisions of Title VII of the U.S. Civil Rights Act of 1964, as amended, Section 504 of the Federal Rehabilitation Act, the Americans with Disabilities Act (42 U.S.C. § 12101 et seq.), and applicable rules in performance under this Agreement.

#### 4.11 Sales/Use Tax, Other Taxes

Contractor is responsible for the payment of all taxes including federal, state, and local taxes related to or arising out of Contractor's services under this Agreement, including by way of illustration but not limitation, federal and state income tax, Social Security tax, unemployment insurance taxes, and any other taxes or business license fees as required. If any taxing authority should deem Contractor or Contractor employees an employee of the City or should otherwise claim the City is liable for the payment of taxes that are Contractor's responsibility under this Agreement, Contractor will indemnify the City for any tax liability, interest, and penalties imposed upon the City.

The City is exempt from paying state and local sales/use taxes and certain federal excise taxes and will furnish an exemption certificate upon request.

#### **4.12 Amounts Due the City**

Contractor must be current and remain current in all obligations due to the City during the performance of services under the Agreement. Payments to Contractor may be offset by any delinquent amounts due the City or fees and charges owed to the City.

#### **4.13 Public Records**

In addition to all other contract requirements as provided by law, the Contractor executing this Agreement agrees to comply with public records law.

**IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS, Rosemarie Call, Phone: 727-444-7151 or Email: [Rosemarie.Call@myclearwater.com](mailto:Rosemarie.Call@myclearwater.com), 600 Cleveland Street, Suite 600, Clearwater, FL 33755.**

The Contractor agrees to comply with the following:

- A. Keep and maintain public records required by the City of Clearwater (hereinafter "public agency" in this section) to perform the service being provided by the contractor hereunder.
- B. Upon request from the public agency's custodian of public records, provide the public agency with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided for in Chapter 119, Florida Statutes, as may be amended from time to time, or as otherwise provided by law.
- C. Ensure that the public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the contractor does not transfer the records to the public agency.
- D. Upon completion of the contract, transfer, at no cost, to the public agency all public records in possession of the contractor or keep and maintain public records required by the public agency to perform the service. If the contractor transfers all public records to the public agency upon completion of the contract, the contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the contractor keeps and maintains public records upon completion of the contract, the contractor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the public agency, upon request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.

- E. A request to inspect or copy public records relating to a public agency's contract for services must be made directly to the public agency. If the public agency does not possess the requested records, the public agency shall immediately notify the contractor of the request and the contractor must provide the records to the public agency or allow the records to be inspected or copied within a reasonable time.
- F. The contractor hereby acknowledges and agrees that if the contractor does not comply with the public agency's request for records, the public agency shall enforce the contract provisions in accordance with the contract.
- G. A contractor who fails to provide the public records to the public agency within a reasonable time may be subject to penalties under Section 119.10, Florida Statutes.
- H. If a civil action is filed against a contractor to compel production of public records relating to a public agency's contract for services, the court shall assess and award against the contractor the reasonable costs of enforcement, including reasonable attorney fees, if:
  - 1. The court determines that the contractor unlawfully refused to comply with the public records request within a reasonable time; and
  - 2. At least eight (8) business days before filing the action, the plaintiff provided written notice of the public records request, including a statement that the contractor has not complied with the request, to the public agency and to the contractor.
- I. A notice complies with subparagraph (h)2. if it is sent to the public agency's custodian of public records and to the contractor at the contractor's address listed on its contract with the public agency or to the contractor's registered agent. Such notices must be sent by common carrier delivery service or by registered, Global Express Guaranteed, or certified mail, with postage or shipping paid by the sender and with evidence of delivery, which may be in an electronic format.

A Contractor who complies with a public records request within eight (8) business days after the notice is sent is not liable for the reasonable costs of enforcement.

#### **4.14 Audits and Records**

Contractor must preserve the records related to this Agreement for five (5) years after completion of the Agreement. The City or its authorized agent reserves the right to inspect any records related to the performance of work specified herein. In addition, the City may inspect any and all payroll, billing or other relevant records kept by Contractor in relation to the Agreement. Contractor will permit such inspections and audits during normal business hours and upon reasonable notice by the City. The audit of records may occur at Contractor's place of business or at City offices, as determined by the City.

#### **4.15 Background Check**

The City may conduct criminal, driver history, and all other requested background checks of Contractor personnel who would perform services under the Agreement or who will have access to the City's information, data, or facilities in accordance with the City's current background check policies. Any officer, employee, or agent that fails the background check must be replaced immediately for any reasonable cause not prohibited by law.

#### **4.16 Security Clearance and Removal of Contractor Personnel**

The City will have final authority, based on security reasons: (i) to determine when security clearance of Contractor personnel is required; (ii) to determine the nature of the security clearance, up to and including fingerprinting Contractor personnel; and (iii) to determine whether or not any individual or entity may provide

services under this Agreement. If the City objects to any Contractor personnel for any reasonable cause not prohibited by law, then Contractor will, upon notice from the City, remove any such individual from performance of services under this Agreement.

#### **4.17 Default**

- A. A party will be in default if that party: (i) is or becomes insolvent or is a party to any voluntary bankruptcy or receivership proceeding, makes an assignment for a creditor, or there is any similar action that affects Contractor's capability to perform under the Agreement; (ii) is the subject of a petition for involuntary bankruptcy not removed within sixty (60) calendar days; (iii) conducts business in an unethical manner or in an illegal manner; or (iv) fails to carry out any term, promise, or condition of the Agreement.
- B. Contractor will be in default of this Agreement if Contractor is debarred or suspended in accordance with the Clearwater Code of Ordinances Section 2.565 or if Contractor is debarred or suspended by another governmental entity.
- C. **Notice and Opportunity to Cure.** In the event a party is in default then the other party may, at its option and at any time, provide written notice to the defaulting party of the default. The defaulting party will have thirty (30) days from receipt of the notice to cure the default; the thirty (30) day cure period may be extended by mutual agreement of the parties, but no cure period may exceed ninety (90) days. A default notice will be deemed to be sufficient if it is reasonably calculated to provide notice of the nature and extent of such default. Failure of the non-defaulting party to provide notice of the default does not waive any rights under the Agreement.
- D. **Anticipatory Repudiation.** Whenever the City in good faith has reason to question Contractor's intent or ability to perform, the City may demand that Contractor give a written assurance of its intent and ability to perform. In the event that the demand is made and no written assurance is given within five (5) calendar days, the City may treat this failure as an anticipatory repudiation of the Agreement.

#### **4.18 Remedies**

The remedies set forth in this Agreement are not exclusive. Election of one remedy will not preclude the use of other remedies. In the event of default:

- A. The non-defaulting party may terminate the Agreement, and the termination will be effective immediately or at such other date as specified by the terminating party.
- B. The City may purchase the services required under the Agreement from the open market, complete required work itself, or have it completed at the expense of Contractor. If the cost of obtaining substitute services exceeds the contract price, the City may recover the excess cost by: (i) requiring immediate reimbursement to the City; (ii) deduction from an unpaid balance due to Contractor; (iii) collection against the proposal and/or performance security, if any; (iv) collection against liquidated damages (if applicable); or (v) a combination of the aforementioned remedies or other remedies as provided by law. Costs includes any and all, fees, and expenses incurred in obtaining substitute services and expended in obtaining reimbursement, including, but not limited to, administrative expenses, attorneys' fees, and costs.
- C. The non-defaulting party will have all other rights granted under this Agreement and all rights at law or in equity that may be available to it.
- D. The City will not be liable for incidental, special, or consequential damages.

#### **4.19 Breach of contract during emergency recovery periods for natural emergencies**

Pursuant to F. S. § 252.505, any vendor who breaches a contract for commodities or services related to an emergency response for a natural emergency during an emergency recovery period shall pay a \$5,000 penalty and damages, which may be either actual and consequential damages or liquidated damages. As used in this section, the term “emergency recovery period” means a 1-year period that begins on the date that the Governor initially declared a state of emergency for a natural emergency.

#### **4.20 Continuation During Disputes**

Contractor agrees that during any dispute between the parties, Contractor will continue to perform its obligations until the dispute is settled, instructed to cease performance by the City, enjoined or prohibited by judicial action, or otherwise required or obligated to cease performance by other provisions in this Agreement.

#### **4.21 Termination for Convenience**

The City reserves the right to terminate this Agreement at its convenience, in part or in whole, upon thirty (30) calendar days' written notice.

#### **4.22 Termination for Conflict of Interest**

The City may cancel this Agreement after its execution, without penalty or further obligation, if any person significantly involved in initiating, securing, drafting, or creating the Agreement for the City becomes an employee or agent of Contractor.

#### **4.23 Termination for Non-Appropriation and Modification for Budgetary Constraints**

The City is a governmental agency which relies upon the appropriation of funds by its governing body to satisfy its obligations. If the City reasonably determines, in its sole discretion, that it does not have funds to meet its obligations under this Agreement, the City will have the right to terminate the Agreement without penalty on the last day of the fiscal period for which funds were legally available. In the event of such termination, the City agrees to provide written notice of its intent to terminate thirty (30) calendar days prior to the stated termination date.

#### **4.24 Payment to Contractor Upon Termination**

Upon termination of this Agreement, Contractor will be entitled only to payment for those services performed up to the date of termination, and any authorized expenses already incurred up to such date of termination. The City will make final payment within thirty (30) calendar days after the City has both completed its appraisal of the materials and services provided and received Contractor's properly prepared final invoice.

#### **4.25 Non-Waiver of Rights**

There will be no waiver of any provision of this Agreement unless approved in writing and signed by the waiving party. Failure or delay to exercise any rights or remedies provided herein or by law or in equity, or the acceptance of, or payment for, any services hereunder, will not release the other party of any of the warranties or other obligations of the Agreement and will not be deemed a waiver of any such rights or remedies.

#### **4.26 Indemnification/Liability**

- A. To the fullest extent permitted by law, Contractor agrees to defend, indemnify, and hold the City, its officers, agents, and employees, harmless from and against any and all liabilities, demands, claims, suits, losses, damages, causes of action, fines or judgments, including costs, attorneys', witnesses', and expert witnesses' fees, and expenses incident thereto, relating to, arising out of, or

resulting from: (i) the services provided by Contractor personnel under this Agreement; (ii) any negligent acts, errors, mistakes or omissions by Contractor or Contractor personnel; and (iii) Contractor or Contractor personnel's failure to comply with or fulfill the obligations established by this Agreement. If applicable, this paragraph shall be construed in harmony with F. S. § 725.06.

- B. Contractor will update the City during the course of the litigation to timely notify the City of any issues that may involve the independent negligence of the City that is not covered by this indemnification.
- C. The City assumes no liability for actions of Contractor and will not indemnify or hold Contractor or any third party harmless for claims based on this Agreement or use of Contractor-provided supplies or services.
- D. Nothing contained herein is intended to serve as a waiver by the City of its sovereign immunity, to extend the liability of the City beyond the limits set forth in Section 768.28, Florida Statutes, or be construed as consent by the City to be sued by third parties.

#### **4.27 Warranty**

Contractor warrants that the services and materials will conform to the requirements of the Agreement. Additionally, Contractor warrants that all services will be performed in a good, workman-like, and professional manner. The City's acceptance of service or materials provided by Contractor will not relieve Contractor from its obligations under this warranty. If any materials or services are of a substandard or unsatisfactory manner as determined by the City, Contractor, at no additional charge to the City, will provide materials or redo such services until in accordance with this Agreement and to the City's reasonable satisfaction. Unless otherwise agreed, Contractor warrants that materials will be new, unused, of most current manufacture and not discontinued, will be free of defects in materials and workmanship, will be provided in accordance with manufacturer's standard warranty for at least one (1) year unless otherwise specified, and will perform in accordance with manufacturer's published specifications. If applicable, this paragraph shall be construed in harmony with F. S. § 725.06.

#### **4.28 City's Right to Recover Against Third Parties**

Contractor will do nothing to prejudice the City's right to recover against third parties for any loss, destruction, or damage to City property, and will at the City's request and expense, furnish to the City reasonable assistance and cooperation, including assistance in the prosecution or defense of suit and the execution of instruments of assignment in favor of the City in obtaining recovery.

#### **4.29 No Guarantee of Work**

Contractor acknowledges and agrees that it is not entitled to deliver any specific amount of materials or services or any materials or services at all under this Agreement and acknowledges and agrees that the materials or services will be requested by the City on an as needed basis at the sole discretion of the City. Any document referencing quantities or performance frequencies represent the City's best estimate of current requirements, but will not bind the City to purchase, accept, or pay for materials or services which exceed its actual needs.

#### **4.30 Ownership**

All deliverables, services, and information provided by Contractor or the City pursuant to this Agreement (whether electronically or manually generated) including without limitation, reports, test plans, and survey results, graphics, and technical tables, originally prepared in the performance of this Agreement, are the property of the City and will not be used or released by Contractor or any other person except with prior written permission by the City.

#### **4.31 Use of Name**

Contractor will not use the name of the City of Clearwater in any advertising or publicity without obtaining the prior written consent of the City.

#### **4.32 FOB Destination Freight Prepaid and Allowed**

All deliveries will be FOB destination freight prepaid and allowed unless otherwise agreed.

#### **4.33 Risk of Loss**

Contractor agrees to bear all risks of loss, injury, or destruction of goods or equipment incidental to providing these services and such loss, injury, or destruction will not release Contractor from any obligation hereunder.

#### **4.34 Safeguarding City Property**

Contractor will be responsible for any damage to City real property or damage or loss of City personal property when such property is the responsibility of or in the custody of Contractor or its employees.

#### **4.35 Warranty of Rights**

Contractor warrants it has title to, or the right to allow the City to use, the materials and services being provided and that the City may use same without suit, trouble, or hindrance from Contractor or third parties.

#### **4.36 Proprietary Rights Indemnification**

Without limiting the foregoing, Contractor will without limitation, at its expense defend the City against all claims asserted by any person that anything provided by Contractor infringes a patent, copyright, trade secret, or other intellectual property right and must, without limitation, pay the costs, damages and attorneys' fees awarded against the City in any such action, or pay any settlement of such action or claim. Each party agrees to notify the other promptly of any matters to which this provision may apply and to cooperate with each other in connection with such defense or settlement. If a preliminary or final judgment is obtained against the City's use or operation of the items provided by Contractor hereunder or any part thereof by reason of any alleged infringement, Contractor will, at its expense and without limitation, either: (a) modify the item so that it becomes non-infringing; (b) procure for the City the right to continue to use the item; (c) substitute for the infringing item other item(s) having at least equivalent capability; or (d) refund to the City an amount equal to the price paid, less reasonable usage, from the time of installation acceptance through cessation of use, which amount will be calculated on a useful life not less than five (5) years, plus any additional costs the City may incur to acquire substitute supplies or services. Nothing contained herein is intended to serve as a waiver by the City of its sovereign immunity, to extend the liability of the City beyond the limits set forth in Section 768.28, Florida Statutes, or be construed as consent by the City to be sued by third parties.

#### **4.37 Contract Administration**

This Agreement will be administered by the Purchasing Administrator and/or an authorized representative from the using department. All questions regarding this Agreement will be referred to the administrator for resolution. Supplements may be written to this Agreement for the addition or deletion of services. Payment will be negotiated and determined by the contract administrator(s).

#### **4.38 Force Majeure**

Failure by either party to perform its duties and obligations will be excused by unforeseeable circumstances beyond its reasonable control, including acts of nature, acts of the public enemy, riots, fire, explosion, legislation, and governmental regulation. The party whose performance is so affected will within five (5) calendar days of the unforeseeable circumstance notify the other party of all pertinent facts and identify the force majeure event. The party whose performance is so affected must also take all reasonable steps,

promptly and diligently, to prevent such causes if it is feasible to do so, or to minimize or eliminate the effect thereof. The delivery or performance date will be extended for a period equal to the time lost by reason of delay, plus such additional time as may be reasonably necessary to overcome the effect of the delay, provided however, under no circumstances will delays caused by a force majeure extend beyond one hundred-twenty (120) calendar days from the scheduled delivery or completion date of a task unless agreed upon by the parties.

#### **4.39 Cooperative Use of Contract**

This Agreement may be extended for use by other municipalities, counties, school districts, and government agencies with the approval of Contractor. Any such usage by other entities must be in accordance with the statutes, codes, ordinances, charter and/or procurement rules and regulations of the respective government agency. Orders placed by other agencies and payment thereof will be the sole responsibility of that agency. The City is not responsible for any disputes arising out of transactions made by others.

#### **4.40 Fuel Charges and Price Increases**

No fuel surcharges will be accepted. No price increases will be accepted without proper request by Contractor and response by the City's Procurement Division.

#### **4.41 Notices**

All notices to be given pursuant to this Agreement must be delivered to the parties at their respective addresses. Notices may be (i) personally delivered; (ii) sent via certified or registered mail, postage prepaid; (iii) sent via electronic mail; (iv) sent via overnight courier; or (v) sent via facsimile. If provided by personal delivery, receipt will be deemed effective upon delivery. If sent via certified or registered mail, receipt will be deemed effective three (3) calendar days after being deposited in the United States mail. If sent via electronic mail, overnight courier, or facsimile, receipt will be deemed effective two (2) calendar days after the sending thereof.

#### **4.42 Governing Law, Venue**

This Agreement is governed by the laws of the State of Florida. The exclusive venue selected for any proceeding or suit in law or equity arising from or incident to this Agreement will be Pinellas County, Florida.

#### **4.43 Integration Clause**

This Agreement, including all attachments and exhibits hereto, supersede all prior oral or written agreements, if any, between the parties and constitutes the entire agreement between the parties with respect to the work to be performed.

#### **4.44 Provisions Required by Law**

Any provision required by law to be in this Agreement is a part of this Agreement as if fully stated in it.

#### **4.45 Severability**

If any provision of this Agreement is declared void or unenforceable, such provision will be severed from this Agreement, which will otherwise remain in full force and effect. The parties will negotiate diligently in good faith for such amendment(s) of this Agreement as may be necessary to achieve the original intent of this Agreement, notwithstanding such invalidity or unenforceability.

#### **4.46 Surviving Provisions**

Notwithstanding any completion, termination, or other expiration of this Agreement, all provisions which, by the terms of reasonable interpretation thereof, set forth rights and obligations that extend beyond completion, termination, or other expiration of this Agreement, will survive and remain in full force and

effect. Except as specifically provided in this Agreement, completion, termination, or other expiration of this Agreement will not release any party from any liability or obligation arising prior to the date of termination.

## **DETAILED SPECIFICATIONS**

The City of Clearwater, Florida, is seeking proposals from qualified firms for debris monitoring services post emergency disaster.

### **5.1 Introduction**

The City of Clearwater (City) is a coastal community on Florida's West Coast and the third-largest city in the Tampa Bay area with a population of approximately 118,327 residents. Clearwater Beach, a renowned international destination in Pinellas County, attracts millions of tourists annually and most recently received the prestigious TripAdvisor Traveler's Choice Award for 2024. It consistently ranks among the top vacation spots in both national and international publications, offering year-round attractions such as pristine "sugar sand" beaches, diverse dining options, and venues like the Philadelphia Phillies Spring Training and Clearwater Threshers Minor League Baseball. The acclaimed Clearwater Marine Aquarium, nationally recognized for its innovative work in marine rescue, rehabilitation, and release, remains a major draw for visitors.

The City of Clearwater is committed to advancing sustainability through eco-friendly initiatives that enhance our economy, safeguard our environment, and fortify our community.

### **5.2 Scope of Services**

- The selected Vendor(s) shall provide scheduled annual palm pruning and maintenance services in accordance with the specifications outlined herein. Services shall cover the various sizes and types of palms as listed in Attachment A – Palm Inventory (Attachment A).
- The frequency of palm pruning and maintenance may vary depending on the location and type of palm. Certain high-impact areas or palm varieties, such as Queen and Medjool Palms, may require two (2) pruning sessions per year. Vendors should consider these variations when preparing their bid pricing.
- Upon contract award, the Vendor and the City will jointly establish a detailed schedule for pruning operations. The objective of the annual palm pruning and maintenance program is to ensure that all palms remain in a healthy, well-maintained condition equal to or better than at the start of the maintenance period.
- Based on the City's experience, the volume of work and seasonal time constraints make it difficult for a single vendor to service all areas citywide within the required timeframe. Therefore, the City has divided the annual palm pruning services into three (3) distinct service areas:
  - **Service Area A:** Clearwater Beach
  - **Service Area B:** Memorial Causeway and Downtown Clearwater
  - **Service Area C:** Athletic sports fields and areas within Clearwater city limits east of Highland Avenue
- No vendor shall be awarded more than one (1) service area unless sufficient documentation is provided demonstrating the vendor's capacity, including staffing and equipment, to perform services for multiple areas simultaneously. Reference Detailed Specifications section 5.20 Letter of Intent.

- The combined service areas include approximately 2,000 palms of various species — including Canariensis, Chinese Fan, Indian Date, Medjool Date, Reclinata / Paurotis, Pindo, Queen, Foxtail, Washingtonia, Silver Bismark, Royal palms and Sabal palms — categorized into two (2) height groups: 10–35 feet and over 35 feet.
- Attachment A details the service areas, palm species, sizes, locations, and anticipated maintenance frequency. The quantities listed are estimates provided solely as a reference for bid preparation and do not represent guaranteed service amounts under the contract. The palm inventory is subject to change and may be updated to reflect modifications in locations, quantities, or species.

### **5.3 Regulations**

- All palm services shall be performed by, or under the direct supervision of, an International Society of Arboriculture (ISA) Certified Arborist. Each bidder must have at least one (1) ISA Certified Arborist on staff.
- All work shall be performed in accordance with American National Standards Institute (ANSI) Safety Standard Z133, *Safety Requirements for Arboricultural Operations*, and in compliance with all applicable Occupational Safety and Health Administration (OSHA) regulations for the State of Florida.

### **5.4 Palm Pruning Specifications**

- The Vendor shall provide all labor, materials, tools, equipment, vehicles, transportation, and supervision necessary to perform palm pruning and maintenance services.
- The Vendor shall maintain access to vehicles and equipment (e.g., bucket trucks, aerial lifts, chippers, grapple trucks, hand tools, etc.) in good working condition to perform all required services efficiently and safely, including in areas with varied accessibility.
- All palms shall be pruned in a manner that supports their natural form and mature appearance, with an emphasis on maintaining the natural arch of the fronds. City staff may request directional pruning when needed to address clearance, safety, or aesthetic concerns. The Vendor shall use pruning, trimming, and tree-care practices that enhance long-term tree health, structural integrity, and natural growth patterns.
- All pruning cuts shall be made using sharp, clean tools and performed in accordance with ISA standards, ensuring the proper balance of foliage is maintained.
- Palm height shall be measured by the clear trunk (CT) height. Multi-trunk palms will be evaluated individually, following accepted arboricultural practices.
- Palm pruning operations shall be performed continuously until the designated job site is complete, including debris removal and site cleanup before leaving the area.
- Routine pruning shall include the removal of dead or unsightly fronds and sucker growth to maintain a clean, aesthetically pleasing trunk characteristic of each palm species.

- Dead, yellowing, or unsightly fronds shall be removed as part of regular maintenance. Green fronds shall not be removed unless they obstruct pedestrian, bicycle, or vehicular access, and such removal must be preapproved by the City.
- Care shall be taken to avoid causing any trauma or damage to the bud during pruning.
- Pruning of Phoenix species (Canariensis, Date, Medjool, and Reclinata) shall be performed using a hand saw or hydraulic shear only. Tools must be sanitized following a City of Clearwater-approved sterilization method (provided upon award). Chain saws are strictly prohibited for these species, as there is no ISA-approved sterilization method for chain saws.
- In coordination with City staff, Queen Palms and Medjool Palms shall be pruned twice per year — once following flower bloom (typically in March or April) and again approximately six (6) months later. The Vendor shall wait until full bloom has occurred before beginning pruning.
- Palms should be pruned prior to fruiting. If fruiting is allowed to occur, the Vendor shall be responsible for all cleanup of fallen fruit to ensure the site remains neat and tidy. No additional compensation will be provided for this cleanup.
- The Vendor is responsible for monitoring palm growth cycles, as blooming and fruiting times may vary with weather conditions. The Vendor shall maintain flexibility in scheduling to accommodate these variations.
- Special coordination and care are required for locations under Palm Inventory C – Athletic Sports Fields, as these areas are frequently in use:
  - Carpenter Field and BayCare Ballpark: Pruning shall occur during January and February, prior to the Philadelphia Phillies Spring Training Season (beginning late February).
  - Eddie C. Moore Complex: Pruning shall occur during January and February, prior to the start of the softball season.
- Fronds shall not be removed above the 0-degree horizontal line (9:00 or 3:00 position). Only dead, descending fronds below this line may be removed unless otherwise directed by City staff.
- No spikes, climbing irons, or sharp objects that could penetrate or damage the trunk are permitted. Ladders or aerial lift equipment (“cherry pickers”) shall be used for access.
- Palm trunks shall be maintained with neat, rounded, uniform cuts at all boot removal sites.
- All removed material — including fronds, seeds, seed heads, and suckers — shall be collected and properly disposed of on the same day as pruning.
- The Vendor shall remove any fronds that are nicked or partially cut during pruning but do not naturally detach.
- The Vendor shall take all necessary precautions to ensure that pruning activities do not endanger pedestrians, vehicles, or property. Any damage resulting from negligence shall be repaired or replaced, at equal value, at no cost to the City within five (5) working days.
- The Vendor may be required to provide before-and-after photographs of each work location and completed service for verification purposes.

## **5.5 Palm Monitoring**

- The Vendor shall closely monitor all palms for signs of nutritional deficiencies, with particular attention to nitrogen, potassium, magnesium, manganese, and iron levels.
- The Vendor shall regularly inspect palms for any indications of rot, smut, spotting, distress, or disease affecting the trunks, buds, or fronds.
- Palms shall be routinely checked for insect infestations, distress, or disease. Any condition that may affect the health or appearance of the palms must be promptly reported to the City. Upon receiving written authorization from the City, the Vendor shall arrange for appropriate evaluation and treatment to restore the palms to a healthy condition.
- The Vendor shall monitor palms susceptible to Ganoderma Butt Rot. If this disease is detected, the Vendor must notify the City in writing, including a location map identifying the affected palm. The City will then provide verbal and/or written direction regarding the appropriate course of action on a case-by-case basis. Every effort shall be made to contain the disease and prevent its spread to other palms.
- Proper care, handling, and sanitation procedures must be followed when using equipment or performing maintenance near palms infected with Ganoderma, in accordance with University of Florida IFAS Extension recommendations.
- Failure to report or properly manage a palm infected with Ganoderma Butt Rot may result in corrective or punitive action by the City.

#### **5.6 Debris Removal**

- The Vendor shall remove all trimmings and debris from each site on the same day work is performed and dispose of all material off-site at an approved disposal facility in accordance with applicable federal, state, and local regulations.
- Whenever feasible, the Vendor is encouraged to divert organic debris through composting, mulching, biomass recovery, or other environmentally responsible material-recovery methods rather than traditional landfill disposal.
- Each work site shall be left in clean, neat, and orderly condition at the end of each workday and before moving to another location.
- Under no circumstances shall any debris, waste, or material be swept, blown, or deposited into streets, catch basins, drainpipes, storm drains, open culverts, or other stormwater systems.
- The Vendor shall at all times maintain the premises free of accumulated waste, debris, or rubbish resulting from the work or employees' activities.
- Extraordinary debris resulting from hurricanes, tornadoes, vandalism, special events, or roadside dumping shall not be the responsibility of the Vendor. Any such occurrences shall be reported immediately to the City for further direction.

#### **5.7 Service Locations**

- Service area locations are identified in Attachment A, which specifies the types and sizes of palms to be maintained, their locations, and the anticipated frequency of required services.

#### **5.8 Examination of Sites**

- It is strongly recommended that Vendors visit and inspect the proposed work sites prior to submitting a bid to become familiar with all local conditions that may affect the work, equipment, materials, or labor. Vendors shall evaluate each site and review all specifications, conditions, and requirements of this contract.
- No additional allowances or compensation will be made for failure to assess site conditions prior to bidding or commencement of work.

## **5.9 Work Procedures**

- The Vendor shall complete necessary site preparation prior to beginning work at each location, including but not limited to:
  - Capturing digital photographs of palms and site locations;
  - Implementing Temporary Traffic Control (TTC) measures and;
  - Coordinating with relevant City departments as needed.
- Once site preparation has been verified and the City has granted approval, the Vendor may schedule work. No work shall be performed without prior authorization from the designated City representative. Unauthorized work may not be compensated.
- The designated City representative may inspect work in progress at any time. The Vendor shall communicate work schedules to the City as required.
- The Vendor shall promptly notify the City of any delays, issues, or unforeseen conditions that may affect the work schedule or performance.
- Upon completion of each project, the Vendor shall submit work tickets itemizing each site location and the quantities of work performed to the City representative for review and verification.
- The Vendor or a company representative shall, upon request, meet with a City representative to conduct a final inspection of serviced palms and review overall performance.
- The City reserves the right to reassign any portion or all of the work under this contract to another vendor if the assigned Vendor fails to perform in accordance with contract specifications, does not adhere to the approved schedule, or causes delays that may affect operations, public safety, or timely project completion.
- Such reassignment may be temporary or permanent, at the sole discretion of the City, to ensure that all work is completed satisfactorily and on schedule.
- The City may direct the Vendor to reallocate personnel, equipment, or services within their assigned service area, or to a different service area, as necessary to meet operational requirements, scheduling needs, or special project requests.
- The Vendor shall fully cooperate with the City regarding any reassignment or schedule modification and shall provide all necessary staff, equipment, and support to complete the work promptly and without additional cost to the City.
- The City will provide written notice of any reassignment or schedule adjustment, and the Vendor shall comply immediately upon receipt of such notice.

### **5.10 Work Schedule**

- The Vendor shall adhere to a work schedule established in coordination with the City. Any proposed schedule changes by either party must be mutually agreed upon and documented in writing.
- The City's intent is to minimize public disruption during the performance of this contract. The Vendor shall provide the City with a written schedule of planned palm services prior to commencement of work to allow for advance notification to residents or businesses potentially affected by service activities.

### **5.11 Service Hours**

- Palm pruning services shall be performed between the hours of 7:00 AM and 6:00 PM, Monday through Friday, with the following exceptions:
  - Major City Arterial Streets, including State and County Roads: Work shall be limited to the hours of 9:00 AM to 3:00 PM, including setup and removal of Temporary Traffic Control (TTC) measures.
  - Rights-of-way within 1,000 feet of schools: No work shall occur during school arrival or dismissal times (the beginning and end of the school day).
- The Vendor must obtain City approval prior to performing work on Saturdays and shall observe the same permitted hours listed above. No routine work shall be performed on Sundays.

### **5.12 Temporary Traffic Control (TTC) and Pedestrian Safety**

- The Vendor shall be fully familiar with and adhere to all Temporary Traffic Control (TTC) safety requirements. When required, the Vendor shall submit a TTC plan for City approval prior to any lane closure or commencement of work. All lane closures must be approved by the City's Traffic Operations Division and Parking Division at least forty-eight (48) hours in advance of scheduled operations.
- The Vendor shall coordinate maintenance activities in high pedestrian use areas or during peak traffic periods with the City. The spring tourist season (March 1 through May 1) is generally not acceptable for lane closures and will be reviewed on a case-by-case basis. The City reserves the right to limit hours of operation in such areas as necessary.
- All traffic control measures shall comply with the current edition of the following standards:
  - *Manual on Uniform Traffic Control Devices (MUTCD)*
  - *Florida Department of Transportation (FDOT) Roadway and Traffic Design Standards (600 Series)*
  - *FDOT Standard Specifications for Road and Bridge Construction*
- For work performed within public rights-of-way, the Vendor shall be responsible for all TTC operations in compliance with FDOT specifications. A TTC-certified individual must be on-site whenever work is in progress. While it is preferred that the Vendor employ a TTC-certified individual, with prior City approval, the Vendor may engage a City-approved third-party provider at the Vendor's expense. This arrangement must be clearly detailed under 10. Submittal Requirements, 9. Tab 4 – Safety Program and Compliance, item C: Traffic Control Measures.

- TTC services shall be provided by the Vendor throughout the contract term and included in the unit pricing.

#### **5.13 Electrical Hazard / Utilities**

- The Vendor shall be aware of primary power lines and maintain a minimum clearance of ten (10) feet when working near electrical utilities. The Vendor shall coordinate with the appropriate utility provider for assistance in removing fronds that present a hazard or conflict with electrical lines.
- The Vendor shall contact Sunshine 811 at least seventy-two (72) hours prior to beginning work to obtain locations of underground utilities within the work area that could be impacted by pruning operations.
- Areas identified by the utility company as containing underground electrical services must be clearly marked with white paint, and the Vendor shall implement all appropriate safety precautions.
- The Vendor shall take precautions to protect all overhead utilities (including telephone and cable lines) from damage and shall be fully responsible for any resulting claims or repairs arising from its operations.

#### **5.14 Personnel Requirements**

- All work crews shall wear company uniforms, utilize appropriate Personal Protective Equipment (PPE), and comply with ANSI Z133 and OSHA safety standards. Personnel are expected to maintain professional conduct and perform work in an orderly, courteous manner while representing the City.
- The Vendor shall conduct a daily safety briefing with all employees prior to the start of operations.
- The Vendor shall provide competent, qualified personnel under adequate supervision. All workers must be trained and experienced in the specific work being performed. Unskilled laborers shall not perform any pruning or related services under this contract.
- All equipment used shall be in safe operating condition, properly maintained, and free from leaks or defects to ensure the safety of Vendor personnel, City staff, and the public.

#### **5.15 Inspection and Approval**

- The Vendor shall notify the City within forty-eight (48) hours upon completion of scheduled work. The Vendor may be required to meet City representatives for inspection and verification of services performed.
- Upon notification, the City will inspect the completed work within three (3) business days.
- If, upon inspection, work is found unsatisfactory or incomplete, the City will notify the Vendor and require necessary corrections. The City reserves the right to reject unsatisfactory work and require corrections at no additional cost to the City prior to payment.
- The Vendor shall have forty-eight (48) hours from notification to complete the required corrections.
- It is understood that within the first ninety (90) days following contract award, if the Vendor fails to perform as specified, the City may:

- (1) Pay only for the portion of acceptable services completed, with an appropriate downward adjustment in contract price; and/or
  - (2) Complete the work using City staff or an alternate vendor at the Vendor's expense.
- Upon completion and acceptance of work, the Vendor shall submit invoices by email to the designated City representative overseeing the contract. Invoices must reference the Purchase Order and/or Contract Number, specify the work site, and itemize quantities of work performed.
- Nothing in this section limits the City's rights under this contract regarding corrective action, non-payment, or termination for cause.

#### **5.16 Reporting**

- The Vendor shall maintain a daily work log documenting all work activities, including dates, times, and specific locations where services were performed. The log shall be submitted to the designated City representative as required. This summary work log may serve as supporting documentation for payment to the Vendor.
- The City and the Vendor shall mutually determine the format, frequency, and content of any additional periodic reports required to support this contract.
- The Vendor shall meet with the designated City representative, at a frequency determined by the City, to review performance, evaluate the work schedule, and discuss any issues or concerns related to contract performance.
- Vendor may be required to provide documentation verifying disposal methods, recycling volumes, or the use of eco-friendly equipment upon request.

#### **5.17 Special Conditions**

- All Bidders shall submit proof of applicable certifications and licenses with their bid submittal under 10. Submittal Requirements, 7. Tab 2 – Experience, Qualifications, and References and provide updated documentation upon renewal or upon request. Examples include, but are not limited to:
  - International Society of Arboriculture (ISA) Certified Arborist
  - Temporary Traffic Control (TTC) Certification
  - Pinellas County Landscape Maintenance Best Management Practices (BMP) Certification
- The Vendor shall include with their bid a list of all equipment proposed for use under this contract. The City reserves the right to inspect all listed equipment prior to award and at any time during the contract term to ensure compliance with specifications.
- Vendor must identify any electric, hybrid, low-emission, or otherwise environmentally preferable equipment used in the performance of services.
- The Vendor shall maintain a current employee roster identifying all personnel assigned to this contract, including names and positions. A current list shall be included with the bid submittal under 10. Submittal Requirements, 8. Tab 3 – Staffing and Resources and updated upon request throughout the contract term.
- All Vendor vehicles must prominently display the company name and telephone number while on job sites. Vehicles shall be kept clean, well-maintained, and free of fluid leaks at all times.

- The Vendor shall assist the City by promptly reporting any vandalism, graffiti, damage, or maintenance needs observed during the course of work. This includes, but is not limited to, issues involving traffic or directory signs, site furnishings, structures, monuments, fencing, lighting, utilities, and paving.
- The Vendor shall remain responsive to special conditions or unforeseen issues that may arise during the course of the contract and shall cooperate fully with the City to ensure prompt resolution.

**5.18 All-Inclusive Pricing**

- All prices shall be comprehensive and all-inclusive, covering all labor, equipment, materials, tools, incidentals, insurances, licenses, and any other services or costs necessary to complete the work.
- No additional charges shall be permitted for, but not limited to, mobilization, demobilization, equipment transport, fuel or fuel surcharges, disposal fees or increases, travel time, wait time, labor rate changes, or insurance cost increases.

**5.19 Vendor Qualifications**

- The Vendor shall demonstrate the capability and resources necessary to perform and complete all services in full compliance with this solicitation and its specifications.
- The Vendor shall provide three (3) references from clients for whom similar services have been performed—preferably public agencies of comparable size located within the Tampa Bay region (Citrus, Hillsborough, Hernando, Manatee, Pasco, Pinellas, Polk, or Sarasota Counties) within the past three (3) years.
- The Vendor shall possess and maintain all required certifications and licenses (City, County, and State) applicable to this contract and shall comply with all governing laws, ordinances, and regulations.
- The City prefers that the Vendor maintain a regional office within the Tampa Bay area to ensure timely access to a company representative authorized to discuss all contract matters between the hours of 7:00 AM and 5:00 PM, Monday through Friday.

**5.20 Letter of Intent**

It is the intent of the City that no Vendor will be selected to service more than one (1) area or operate outside of the preferred region, unless the Vendor provides documentation supporting that it has adequate staff and equipment to perform the palm pruning services as referenced in this solicitation. The City has the sole right to examine the Vendor’s qualifications and determine its capability to perform these services.

Under 10. Submittal Requirements, 12. Letter of Intent, the Vendor shall provide a Letter of Intent to include the following information:

- Declare intent to be awarded multiple palm pruning service areas
- Provide a narrative explaining how you will fulfill the requirements of multiple contract(s).
- Name of certified arborist(s) who will manage the contract(s). The same certified arborist shall not be utilized for more than two (2) service areas.
- A separate and unique equipment list shall be provided for each service area considered.

- If applicable, provide a plan of action of how the contracted services will be managed and maintained from outside of the Tampa Bay region.
- 

## **INSURANCE REQUIREMENTS**

A list of Insurance Policies that may be required.

### **6.1 Requirements**

The Vendor shall, at its own cost and expense, acquire and maintain (and cause any subcontractors, representatives or agents to acquire and maintain) during the term with the City, sufficient insurance to adequately protect the respective interest of the parties. Coverage shall be obtained with a carrier having an AM Best Rating of A-VII or better. In addition, the City has the right to review the Contractor's deductible or self-insured retention and to require that it be reduced or eliminated.

Specifically the Vendor must carry the following minimum types and amounts of insurance on an occurrence basis or in the case of coverage that cannot be obtained on an occurrence basis, then coverage can be obtained on a claims-made basis with a minimum three (3) year tail following the termination or expiration of this Agreement:

### **6.2 Commercial General Liability Insurance**

Coverage, including but not limited to, premises operations, products/completed operations, products liability, contractual liability, advertising injury, personal injury, death, and property damage in the minimum amount of \$1,000,000 (one million dollars) per occurrence and \$2,000,000 (two million dollars) general aggregate.

### **6.3 Commercial Automobile Liability Insurance**

Coverage for any owned, non-owned, hired or borrowed automobile is required in the minimum amount of \$1,000,000 (one million dollars) combined single limit.

### **6.4 Workers' Compensation Insurance**

Unless waived by the State of Florida and proof of waiver is provided to the City, statutory **Workers' Compensation Insurance** coverage in accordance with the laws of the State of Florida, and **Employer's Liability Insurance** in the minimum amount of \$1,000,000 (one million dollars) each employee each accident, \$1,000,000 (one million dollars) each employee by disease, and \$1,000,000 (one million dollars) disease policy limit. Coverage should include Voluntary Compensation, Jones Act, and U.S. Longshoremen's and Harbor Worker's Act coverage where applicable. Coverage must be applicable to employees, contractors, subcontractors, and volunteers, if any.

### **6.5 Waiver of Subrogation**

With regard to any policy of insurance that would pay third party losses, Contractor hereby grants City a waiver of any right to subrogation which any insurer of the Contractor may acquire against the City by virtue of the payment of any loss under such insurance. Contractor agrees to obtain any endorsement that may be necessary to affect such waiver, but this provision shall apply to such policies regardless of whether or not the city has received a waiver of subrogation endorsement from each insurer.

The above insurance limits may be achieved by a combination of primary and umbrella/excess liability policies.

### **6.6 Other Insurance Provisions**

Prior to the execution of this Agreement, and then annually upon the anniversary date(s) of the insurance policy's renewal date(s) for as long as this Agreement remains in effect, the Vendor will furnish the City with a Certificate of Insurance(s) (using appropriate ACORD certificate, SIGNED by the Issuer, and with applicable endorsements) evidencing all of the coverage set forth above and naming the City as an "Additional Insured" on the Commercial General Liability Insurance and the Commercial Automobile Liability Insurance. In addition when requested in writing from the City, Vendor will provide the City with certified copies of all applicable policies. The address where such certificates and certified policies shall be sent or delivered is as follows:

**City of Clearwater  
Attn: Procurement Division, 11-26  
P.O. Box 4748  
Clearwater, FL 33758-4748**

Vendor shall provide thirty (30) days written notice of any cancellation, non-renewal, termination, material change or reduction in coverage.

Vendor's insurance as outlined above shall be primary and non-contributory coverage for Vendor's negligence.

Vendor reserves the right to appoint legal counsel to provide for the Vendor's defense, for any and all claims that may arise related to Agreement, work performed under this Agreement, or to Vendor's design, equipment, or service. Vendor agrees that the City shall not be liable to reimburse Vendor for any legal fees or costs as a result of Vendor providing its defense as contemplated herein.

**The stipulated limits of coverage above shall not be construed as a limitation of any potential liability to the City, and City's failure to request evidence of this insurance shall not be construed as a waiver of Vendor's (or any contractors', subcontractors', representatives' or agents') obligation to provide the insurance coverage specified.**

## MILESTONES

### 7.1 Anticipated Beginning and End of Initial Term

The initial term is estimated to be from February 2026 through January 2027.

If the commencement of performance is delayed because the City does not execute the contract on the start date, the City may adjust the start date, end date and milestones to reflect the delayed execution.

### 7.2 Renewal

At the end of the initial term of this contract, the City may initiate renewal(s) as provided herein. The decision to renew a contract rests solely with the City. The City will give written notice of its intention to renew the contract no later than thirty (30) days prior to the expiration.

two (2), one (1) year renewal(s) are possible at the City's option.

### 7.3 Extension

The City reserves the right to extend the term of this contract, provided however, that the City shall give written notice of its intentions to extend this contract no later than thirty (30) days prior to the expiration date of the contract.

### 7.4 Prices

All pricing shall be firm for the initial term of two (2) or one (1) years except where otherwise provided by the specifications, and include all transportation, insurance and warranty costs. The City shall not be invoiced at prices higher than those stated in any contract resulting from this proposal. In addition, the City

of Clearwater will not honor any tariff related surcharge without documented evidence the actual tariff increase was incurred by the vendor.

- A. The Contractor certifies that the prices offered are no higher than the lowest price the Contractor charges other buyers for similar quantities under similar conditions. The Contractor further agrees that any reductions in the price of the goods or services covered by this proposal and occurring after award will apply to the undelivered balance. The Contractor shall promptly notify the City of such price reductions.
- B. During the sixty (60) day period prior to the renewal anniversary of the contract effective date, the Contractor may submit a written request that the City increase the prices in an amount for no more than the twelve month change in the **Consumer Price Index for All Urban Consumers** (CPI-U), US City Average, All Items, Not Seasonally Adjusted as published by the U.S. Department of Labor, Bureau of Labor Statistics for Tampa - St. Petersburg - Clearwater, FL (<https://www.bls.gov/cpi/home.htm>). The City shall review the request for adjustment and respond in writing; such response and approval shall not be unreasonably withheld.
- C. At the end of the initial term, pricing may be adjusted for amounts other than inflation based on mutual agreement of the parties after review of appropriate documentation. Renewal prices shall be firm for each renewal term listed above.
- D. No fuel surcharges will be accepted.

## RESPONSE ELEMENTS

**NOTE: Every proposal received by the City is considered a public record pursuant to Chapter 119, Florida Statutes. Vendors who mark responses as exempt from public disclosure must identify the specific exemption applicable to the information. In the event the City receives a public records request for a Vendor's proposal, the City reserves the right to independently review the proposal for statutory exemptions. While the City will take the proposed exemption into consideration when responding to a public records request, please be aware that the proposal may still be subject to complete disclosure, and the proposed exemption may not meet the statutory criteria. For questions, please contact the City Clerk.**

### 8.1 Proposal Submission

The City prefers responses are submitted electronically through the City's e-Procurement Portal located at <https://procurement.opengov.com/portal/myclearwater>.

Without exception, responses will not be accepted after the submission deadline regardless of any technical difficulties such as poor internet connections. The City strongly recommends completing your response well ahead of the deadline.

Bidders can get help through OpenGov Assist, located on the bottom right of the OpenGov portal.

### 8.2 Proposal Format

**Table of Contents:** Information pertaining to each tab can be found under 10. Submittal Requirements, items 6-15.

**TAB 1 - Letter of Transmittal.** Provide a brief letter of transmittal should be submitted that includes the following information under 10. Submittal Requirements, 6. TAB 1 - Letter of Transmittal

**TAB 2 – Experience, Qualifications and References.** Provide an overview of the firm’s professional background and capability to perform specialized palm pruning services under 10. Submittal Requirements, 7. TAB 2 - Experience, Qualifications and References.

**TAB 3 – Staffing and Resources.** Describe the firm’s capacity to meet scheduling requirements and complete work within assigned service areas without delays under 10. Submittal Requirements, 8. TAB 3 - Staffing and Resources.

**TAB 4 – Safety Program and Compliance.** Provide documentation demonstrating the firm’s commitment to employee and public safety and compliance with regulatory requirements under 10. Submittal Requirements, 9. TAB 4 – Safety Program and Compliance.

**TAB 5 – Pricing Proposal.** In addition to the Pricing Sheet, include any additional fees not listed on pricing sheet if applicable under 10. Submittal Requirements, 10. TAB 5 - Pricing Proposal.

**TAB 6 – Environmental and Sustainability Practices.** Provide documentation demonstrating the firm’s commitment for best practices on maintaining the integrity of the palms and proper disposal efforts under 10. Submittal Requirements, 11. TAB 6 – Environmental and Sustainability Practices.

-

**Other Forms – Reference Submittal Requirements.** All forms can be found under 10. SUBMITTAL REQUIREMENTS, Items 13-15.

- A. Scrutinized Companies form(s) as required
- B. Compliance with Anti-Human Trafficking Laws Form
- C. W-9 Form. Include a current W-9 form (<http://www.irs.gov/pub/irs-pdf/fw9.pdf>)

**PRICING SHEET**

**LOCATION A - CLEARWATER BEACH**

Line Item	Description (Palm Species Type / Height)	Estimated Annual Quantity	Unit of Measure	Unit Price	Total
1-A	Canariensis: 10' - 35'	7	Each		
1-B	Canariensis: > 35"	1	Each		
2-A	Chinese Fan: 10' - 35'	1	Each		
2-B	Chinese Fan: > 35'	1	Each		

Line Item	Description (Palm Species Type / Height)	Estimated Annual Quantity	Unit of Measure	Unit Price	Total
3-A	Indian Date: 10' - 35'	59	Each		
3-B	Indian Date: > 35'	1	Each		
4-A	Medjool Date: 10' - 35'	69	Each		
4-B	Medjool Date: > 35'	20	Each		
5-A	Reclinata: 10' - 35'	1	Each		
5-B	Reclinata: > 35'	1	Each		
6-A	Queen: 10' - 35'	1	Each		
6-B	Queen: > 35'	1	Each		
7-A	Pindo: 10' - 35'	1	Each		
7-B	Pindo: > 35'	1	Each		
8-A	Foxtail: 10' - 35'	17	Each		
8-B	Foxtail: > 35'	1	Each		
9-A	Silver Bismark: 10' - 35'	19	Each		
9-B	Silver Bismark: > 35'	1	Each		
10-A	Washingtonia: 10' - 35'	126	Each		
10-B	Washingtonia: > 35'	149	Each		
11-A	Royal Palm: 10' - 35'	13	Each		
11-B	Royal Palm: > 35'	1	Each		
12-A	Sabal Palm: 10' - 35'	165	Each		
<b>TOTAL</b>					

**LOCATION B - MEMORIAL CAUSEWAY AND DOWNTOWN CLEARWATER**

Line Item	Description (Palm Species Type/Height)	Estimated Annual Quantity	Unit of Measure	Unit Price	Total
1-A	Canariensis: 10' - 35'	76	Each		
1-B	Canariensis: > 35''	24	Each		
2-A	Chinese Fan: 10' - 35'	36	Each		
2-B	Chinese Fan: > 35'	1	Each		
3-A	Indian Date: 10' - 35'	4	Each		
3-B	Indian Date: > 35'	1	Each		
4-A	Medjool Date: 10' - 35'	87	Each		
4-B	Medjool Date: > 35'	18	Each		
5-A	Reclinata: 10' - 35'	23	Each		
5-B	Reclinata: > 35'	1	Each		
6-A	Queen: 10' - 35'	7	Each		
6-B	Queen: > 35'	1	Each		
7-A	Pindo: 10' - 35'	24	Each		
7-B	Pindo: > 35'	1	Each		
8-A	Foxtail: 10' - 35'	15	Each		
8-B	Foxtail: > 35'	1	Each		
9-A	Silver Bismark: 10' - 35'	16	Each		
9-B	Silver Bismark: > 35'	13	Each		
10-A	Washingtonia: 10' - 35'	51	Each		
10-B	Washingtonia: > 35'	132	Each		
11-A	Royal Palm: 10' - 35'	1	Each		
11-B	Royal Palm: > 35'	1	Each		

Line Item	Description (Palm Species Type/Height)	Estimated Annual Quantity	Unit of Measure	Unit Price	Total
12-A	Sabal Palm: 10' - 35	296	Each		
<b>TOTAL</b>					

**LOCATION C - ATHLETIC SPORTS FIELD AND CLEARWATER CITY LIMITS; EAST OF HIGHLAND**

Line Item	Description (Palm Species Type/Height)	Estimated Annual Quantity	Unit of Measure	Unit Price	Total
1-A	Canariensis: 10' - 35'	10	Each		
1-B	Canariensis: > 35"	1	Each		
2-A	Chinese Fan: 10' - 35'	90	Each		
2-B	Chinese Fan: > 35'	1	Each		
3-A	Indian Date: 10' - 35'	1	Each		
3-B	Indian Date: > 35'	1	Each		
4-A	Medjool Date: 10' - 35'	14	Each		
4-B	Medjool Date: > 35'	1	Each		
5-A	Reclinata: 10' - 35'	41	Each		
5-B	Reclinata: > 35'	1	Each		
6-A	Queen: 10' - 35'	70	Each		
6-B	Queen: > 35'	1	Each		
7-A	Pindo: 10' - 35'	8	Each		
7-B	Pindo: > 35'	1	Each		
8-A	Foxtail: 10' - 35'	54	Each		
8-B	Foxtail: > 35'	1	Each		
9-A	Silver Bismark: 10' - 35'	25	Each		

Line Item	Description (Palm Species Type/Height)	Estimated Annual Quantity	Unit of Measure	Unit Price	Total
9-B	Silver Bismark: > 35'	1	Each		
10-A	Washingtonia: 10' - 35'	21	Each		
10-B	Washingtonia: > 35'	224	Each		
11-A	Royal Palm: 10' - 35'	1	Each		
11-B	Royal Palm: > 35'	1	Each		
<b>TOTAL</b>					

### SUBMITTAL REQUIREMENTS

#### 1 Exceptions\*

Proposers shall indicate any and all exceptions taken to the provisions or specifications in this solicitation document. Exceptions that surface elsewhere and that do not also appear under this section shall be considered invalid and void and of no contractual significance.

Do you have any exceptions to the provisions or specifications?

- Yes  
 No

\*Response required

When equals "Yes"

*Exceptions Taken\**

**\*\*Special Note – Any material exceptions taken to the City’s Terms and Conditions may render a Proposal non-responsive.**

Upload a copy of any exceptions taken to the provisions or specifications in this solicitation.

\*Response required

#### 2 Additional Materials\*

Have you included any additional materials?

- Yes  
 No

\*Response required

When equals "Yes"

*Description of Additional Materials\**

Provide a brief description of the additional materials included.

\*Response required

**3 Certified Business\***

Are you a Certified Small Business or a Certified Minority, Woman or Disadvantaged Business Enterprise?

- Yes
- No

\*Response required

When equals "Yes"

*Certified Business Type\**

Pick one of the following.

- Certified Small Business
- Certified Minority, Woman, or Disadvantaged Business Enterprise

\*Response required

When equals "Yes"

*Certifying Agency\**

List the Agency that provided your certification.

\*Response required

When equals "Yes"

*Certification Documentation\**

Provide a copy of your certification.

\*Response required

**4 Vendor Certification\***

By submitting this response, the Vendor hereby certifies that:

- A. It is under no legal prohibition on contracting with the City of Clearwater.
- B. It has read, understands, and is in compliance with the specifications, terms and conditions stated herein, as well as its attachments, and any referenced documents.
- C. It has no known, undisclosed conflicts of interest.
- D. The prices offered were independently developed without consultation or collusion with any of the other vendors or potential vendors or any other anti-competitive practices.
- E. No offer of gifts, payments or other consideration were made to any City employee, officer, elected official, or consultant who has or may have had a role in the procurement process for the commodities or services covered by this contract. The Vendor has not influenced or attempted to influence any City employee, officer, elected official, or consultant in connection with the award of this contract.
- F. It understands the City may copy all parts of this response, including without limitation any documents or materials copyrighted by the Vendor, for internal use in evaluating respondent's offer, or in response to a public records request under Florida's public records law (F.S. Chapter 119) or

other applicable law, subpoena, or other judicial process; provided that the City agrees not to change or delete any copyright or proprietary notices.

- G. It hereby warrants to the City that the Vendor and its subcontractors will comply with, and are contractually obligated to comply with, all federal, state, and local laws, rules, regulations, and executive orders.
- H. It certifies that Vendor is not presently debarred, suspended, proposed for debarment, declared ineligible, voluntarily excluded, or disqualified from participation in this matter from any federal, state, or local agency.
- I. It will provide the commodities or services specified in compliance with all federal, state, and local laws, rules, regulations, and executive orders if awarded by the City.
- J. It is current in all obligations due to the City.
- K. It will accept all terms and conditions as set forth in this solicitation if awarded by the City.
- L. The signatory is an officer or duly authorized representative of the Vendor with full power and authority to submit binding offers and enter into contracts for the commodities or services as specified herein.

Please confirm

\*Response required

**5 E-Verify System Certification\***

***PER FLORIDA STATUTE 448.095, CONTRACTORS AND SUBCONTRACTORS MUST REGISTER WITH AND USE THE E-VERIFY SYSTEM TO VERIFY THE WORK AUTHORIZATION STATUS OF ALL NEWLY HIRED EMPLOYEES.***

The affiant, by virtue of confirming below, certifies that:

- A. The Contractor and its Subcontractors are aware of the requirements of Florida Statute 448.095.
- B. The Contractor and its Subcontractors are registered with and using the E-Verify system to verify the work authorization status of newly hired employees.
- C. The Contractor will not enter into a contract with any Subcontractor unless each party to the contract registers with and uses the E-Verify system.
- D. The Subcontractor will provide the Contractor with an affidavit stating that the Subcontractor does not employ, contract with, or subcontract with unauthorized alien.
- E. The Contractor must maintain a copy of such affidavit.
- F. The City may terminate this Contract on the good faith belief that the Contractor or its Subcontractors knowingly violated Florida Statutes 448.09(1) or 448.095(2)(c).
- G. If this Contract is terminated pursuant to Florida Statute 448.095(2)(c), the Contractor may not be awarded a public contract for at least 1 year after the date on which this Contract was terminated.
- H. The Contractor is liable for any additional cost incurred by the City as a result of the termination of this Contract.

Please confirm

\*Response required

**6 Tab 1 - Letter of Transmittal\***

Provide a letter of transmittal should be submitted that includes the following information:

- A. The proposer's understanding of the work to be performed.
- B. A positive commitment to perform the service within the time period specified.
- C. The names of key persons, representatives, project managers who will be the main contacts for the City regarding this project.

\*Response required

**7 TAB 2 – Experience, Qualifications and References.\***

Provide an overview of the firm's professional background and capability to perform specialized palm pruning services to include:

- A. Company Background & Experience
  - History of the firm, years in business, and experience with multi-species palm pruning and large-scale municipal maintenance.
  - Description of similar active or past contracts, especially within the Tampa Bay region.
- B. Key Personnel & Certifications
  - Identification of the ISA Certified Arborist overseeing work (include certification number and expiration).
  - Identification of TTC-certified personnel or approved third-party TTC provider.
  - Summary of staff training and relevant professional credentials (e.g., BMP certification).
- C. References (Minimum of Three)
  - Similar services performed within the last three years.
  - Include contact name, phone, email, service description, and service dates.
- D. Local Office / Response Capacity
  - Location of operational office serving this contract.

\*Response required

**8 TAB 3 – Staffing and Resources\***

Describe the firm's capacity to meet scheduling requirements and complete work within assigned service areas without delays to include:

- A. Staffing Plan
  - Number of crews, supervisors, and specialty personnel.
  - Strategy for meeting workload demands across service areas.
  - Daily safety briefing and crew management procedures.
- B. Equipment Inventory
  - Complete list of all equipment (aerial lifts, bucket trucks, chipper trucks, grapple trucks, tools, sanitation gear).
  - Identification of electric, hybrid, or other environmentally preferred equipment.
  - Maintenance standards confirming equipment is well-maintained, leak-free, and compliant with safety regulations.

\*Response required

**9 TAB 4 – Safety Program and Compliance. \***

Provide documentation demonstrating the firm’s commitment to employee and public safety and compliance with regulatory requirements to include:

- A. Safety Policies & Procedures
  - Compliance with ANSI Z133, OSHA, and all applicable regulations.
  - Safety training programs (aerial lift operations, fall protection, PPE, TTC, electrical hazards)
  - PPE protocols and hazard communication.
- B. Electrical Hazard & Utility Safety
  - Procedures for working near energized lines and coordinating with utility providers.
  - Sunshine 811 procedures and underground utility marking.
- C. Traffic Control Measures
  - TTC plan development, use of TTC-certified personnel, and MUTCD/FDOT compliance.
  - Lane closure coordination requirements.
- D. Incident Response & Reporting
  - Reporting procedures for hazards, damage, vandalism, or abnormal site conditions.

\*Response required

**10 Tab 5 - Pricing Proposal \***

Do you have any additional pricing not included on the Pricing Sheet?

- Yes
- No

\*Response required

When equals "Yes"

*Additional Pricing \**

Upload any additional pricing not included on the Pricing Sheet as referenced under the Response Elements.

\*Response required

**11 TAB 6 – Environmental and Sustainability Practices. \***

Provide documentation demonstrating the firm’s commitment for best practices on maintaining the integrity of the palms and proper disposal efforts to include:

- A. Green waste recycling or sustainable disposal practices
- B. Measures that support long-term health of trees and minimize environmental impact
- C. Tool sanitation and disease mitigation measures, especially for Phoenix species and Ganoderma-susceptible palms.

\*Response required

**12 Letter of Intent\***

Do you wish to be considered for award in more than one service area or to operate outside preferred region?

Yes

No

\*Response required

When equals "Yes"

*The Vendor shall provide a Letter of Intent to include the following information:\**

- Declare intent to be awarded multiple palm pruning service areas
- Provide a narrative explaining how you will fulfill the requirements of multiple contract(s).
- Name of certified arborist(s) who will manage the contract(s). The same certified arborist shall not be utilized for more than two (2) service areas.
- A separate and unique equipment list shall be provided for each service area considered.
- If applicable, provide a plan of action of how the contracted services will be managed and maintained from outside of the Tampa Bay region.

\*Response required

### **13 Scrutinized Company Certification\***

Please download the below documents, complete, notarize, and upload.

- [SCRUTINIZED COMPANIES AND B...](#)

\*Response required

### **14 Compliance with Anti-Human Trafficking Laws\***

Please download the below documents, complete, and upload.

- [Compliance with 787.06 form...](#)

\*Response required

### **15 W-9\***

Upload your current W-9 form. (available at <https://www.irs.gov/pub/irs-pdf/fw9.pdf>)

\*Response required

