

PROCUREMENT SERVICES DIVISION

DATE:

May 17, 2017

FILE: PR-17-162

TO:

Sylvia Glazer, Director, Public Works

FROM:

Linda Silvey, Contracts Officer, Procurement Services

SUBJECT:

Blanket Purchase Order Final Renewal for B002500 with CrowderGulf Joint

Venture, Inc. for Emergency Debris Removal from Limited Spaces and

Gated Communities.

ISSUE:

The current period of the above contract expires July 23, 2017. The contract is renewable for a one year period if it is determined to be in the City's best interest and the vendor agrees to the renewal in writing.

EXPLANATION:

Notification of Intent to Renew must be mailed to the vendor thirty (30) calendar days in advance of the contract expiration date. Accordingly, it is requested that you give this matter your immediate attention thereby providing a timely reply to preclude contract expiration.

If you do not want to renew this contract, please explain the reason(s) in a separate memo. Also note that this contract will expire on the date mentioned above and if a new contract is be established, you must submit bid specifications. to

RECOMMENDATION:

Please reply as soon as possible by returning this memo appropriately filled out

	ed and dated.	Jy rotair	mig this memo appropriately mice cut,
Date:	5/22/17	To:	Linda Silvey, Procurement Services
The D	Director recommends the following	g:	
V	RENEW the contract under the Number to be charged is 45.5		erms and conditions. The Budget Account
	DO NOT renew this contract. S	See attac	hed memo explaining the reason(s).
	DO NOT renew this contract. If no longer needed).	TON OC	prepare a replacement bid (items/services
V	Estimated annual usage/expendent	diture is	\$25,000
Ву:	8 July Alan		



PROCUREMENT SERVICES DIVISION

Department/Office Contract Renewal Evaluation

D : 6/0 - 1/0				**************************************			
Date: 5/22/17 Department/Office:	Sind		Division/Area:	Division/Area: 5/8/			
Contact Person:		28site		Title: Enn Sances Seperntadent			
Contact phone num	ber: 🗸	207	Contact Email	Contact Email 6/038, ter a hally upon flor			
Purchase Order/Bla	nket Purch	nase Order #: 🍞	002500				
Contract Expiration			Contact Person	To 20			
Vendor: Crowder Sulf Scint Venture Contact phone number:			Contact Ferson.	Contact Fmail:			
Good/Service:	001.		Solicitation #:				
1. How would you rat	e the qualit	y of goods/services	s?				
☐ Excellent	☐ Good	d 🗆	Satisfactory		or		
2. How would you ra	te the court	teousness vendor's	personnel?				
Excellent	☐ Good	d \square] Satisfactory	Poo	or		
3. With regards to the (Please check one p			how satisfied are yo	u with the followi	ng items?		
		Excellent	Good	Satisfactory	Poor		
Overall Quality							
Value							
Frequency of Contact							
Responsiveness to	Responsiveness to request						
4. Are all goods/serv	ices on the	contract being per	formed at the agreed	d upon time and	manner?		
☐ Yes ☐ No							
If no, please explain?							
5. If you contacted t satisfaction?			tions or any issues r	esolved to your o	complete		
Yes No Di	d not need	to contact					
If no, please explain?							



PROCUREMENT SERVICES DIVISION

Department/Office Contract Renewal Evaluation

6. Has the invoicin	g been timely, accurate and in accordance with the contract?
☐ Yes ☐ No	
If no, please	explain?
	tment/Office recommend renewing a contract based upon the available renewal irrent agreement expires?
Yes No	
If no, please	explain?
provided:	additional comments about your experience with this vendor and the goods/services
Department/Office I	Director's Name: Sylvia Glazer
Department/Office I	Director's Signature:



PROCUREMENT SERVICES DIVISION

2600 HOLLYWOOD BLVD. · ROOM 303 · P. O. Box 229045 · ZIP 33022-9045 PHONE: 954-921-3299 · FAX: 954-921-3086

May 17, 2017

CrowderGulf Joint Venture, Inc. Attn: John Ramsay 5435 Business Parkway Theodore, AL 36582

Dear Vendor:

Our Agreement for Emergency Debris Removal from Limited Spaces and Gated Communities for the Public Works Department based upon RFP-4360-13-IS, Blanket Purchase Order B002500, expires on July 23, 2017.

The Procurement Services Division would like to renew the agreement for a one (1) year period under the terms, conditions and pricing as the City of Hollywood Blanket Purchase Order B002500 (copy attached).

If you are willing to honor your bid pricing and renew this agreement, please sign below. If you are not, please sign and explain reason(s) in a separate letter.

Renewal is subject to the receipt of all required insurance certificate(s).

Per the RFP document, you are responsible to furnish the City of Hollywood a performance/payment bond(s) to be in effect during the hurricane season(s) (June 1 through November 30) annually for the duration of the award period(s) in the total amount of the Agreement.

Please forward updated insurance certificates, bond documents and updated contact information directly to Procurement Services along with your response.

If you have not already done so, please forward updated certificates directly to Procurement Services.

Thanks for your help with this matter and as always, please contact me or Michelle Lemire at 954-921-3200 or e-mail LSilvey@hollywoodfl.org or MLemire @hollywoodfl.org if you have any questions

Sincerely, Linda Silvey, Contracts Officer Procurement Services Division	I agree: (Signature)
	I disagree:(Signature)
	Name: John Ramsay, President (Typed or Printed)
	Date: May 18 2017

Michelle Lemire

From:

Horace McLarty

Sent:

Tuesday, May 23, 2017 10:35 AM

To:

Michelle Lemire

Cc:

Paul Bassar

Subject:

RE: RFP-4360-13-LS AND RFP-4361-13-LS BONDS AND INSURANCE

The bond company has replied back to me that both bonds are valid and inforce. The certificates were approved previously so all is well.

Crowder Gulf Joint Venture, Inc.

Office of Labor Relations Phone: 954-921-3292 Fax: 954-921-3678

----Original Message-----From: Michelle Lemire

Sent: Monday, May 22, 2017 5:18 PM

To: Horace McLarty Cc: Paul Bassar

Subject: RE: RFP-4360-13-LS AND RFP-4361-13-LS BONDS AND INSURANCE

\$25,000 per BPO agreement

Michelle Lemire Michelle Lemire

Procurement Services Specialist

City of Hollywood

Office: (954) 921-3223 ext 3223

----Original Message-----

From: Horace McLarty

Sent: Monday, May 22, 2017 5:17 PM

To: Michelle Lemire

Subject: RE: RFP-4360-13-LS AND RFP-4361-13-LS BONDS AND INSURANCE

How much bond coverage is required for each project?

Office of Labor Relations Phone: 954-921-3292 Fax: 954-921-3678

----Original Message-----From: Michelle Lemire

Sent: Thursday, May 18, 2017 3:47 PM

To: Horace McLarty Cc: Paul Bassar

Subject: FW: RFP-4360-13-LS AND RFP-4361-13-LS BONDS AND INSURANCE

Hi Horace,

Please see attached bond certificates and COI's for Crowder-Gulf related to RFP-4360-13-LS for Emergency Debris Removal from Limited Spaces & Gated Communities and RFP-4361-3-LS for Emergency Response and Recovery Services. These are continuations of agreements from last year.

Are these documents acceptable to move forward with the renewal process?

Thank you,

Michelle Lemire Michelle Lemire Procurement Services Specialist City of Hollywood Office: (954) 921-3223 ext 3223

No. 75_REVISED

	CERTIFICATE OF LIABILITY INSURANCE DATE (MM/DD/YY) 9/6/2016								
PRODUCER			CONFE	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE					
Point Clear Insurance Services LLC 368 COMMERCIAL PARK DRIVE				AFFORDED BY THE POLICIES BELOW. COMPANIES AFFORDING COVERAGE					
FAIRHOPE, AL 36532-1910			COMP.	COMPANY					
INSU	JRED			COMP	COMPANY				
	vderGulf Joint Venture,	Inc.		COMP	COMPANY				
5435 Business Parkway Theodore, AL 36582-1675				COMPANY					
COV	ERAGES							0// 050100	
IN CE	DICATED, NOTWITHSTANDIN ERTIFICATE MAY BE ISSUED	G ANY REQUIREMENT, TER OR MAY PERTAIN, THE INS	M OR CONDITION SURANCE AFFO	ON OF ANY ORDED BY T	HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD ON OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS RDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, AVE BEEN REDUCED BY PAID CLAIMS.				
CO LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EF		POLICY EXPIRATION DATE (MM/DD/YY)		LIMITS		
	GENERAL LIABILITY X COMMERCIAL GENERA	L				GENERAL AGGR PRODUCTS – CC		Unlimited \$3,000,000.00	
A	LIABILITY OWNER'S & CONTRACTOR'	XSGL-074127 S PROT	9/1/2	014	9/1/2017	PERSONAL & AD EACH OCCURRE FIRE DAMAGE (A MED EXP (Any or	NCE ny one fire)	\$1,000,000.00 \$1,000,000.00 \$50,000.00 \$5,000.00	
А	AUTOMOBILE LIABILITY X ANY AUTO X ALL OWNED AUTOS SCHEDULED AUTOS X HIRED AUTOS X NON-OWNED AUTOS	XSAL-075123	9/1/2	2014	9/1/2017	COMBINED SING BODILY INJURY (Per person) BODILY INJURY (Per accident) PROPERTY DAM	LE LIMIT	\$1,000,000.00	
	GARAGE LIABILITY					OTHER THAN AU			
	ANY AUTO						ACCIDENT		
	EXCESS LIABILTY					AGGR EACH OCCURRE	REGATE	\$4,000,000.00	
A	UMBRELLA FORM X OTHER THAN UMBRELL FORM	.A GXS-043183	9/1/2	2016	9/1/2017	AGGREGATE		\$4,000,000.00	
А	WORKER'S COMPENSATION EMPLOYERS' LIABILITY THE PROPREITOR/ PARTNERS/EXECUTIVE X OFFICERS ARE:	GWC-070843-FL INCL EXCL	3 9/1/2	2016	9/1/2017	X WC STATU- TORY LIMITS EL EACH ACCIDE EL DISEASE – PC EL DISEASE – EA	ENT OLICY LIMIT	\$1,000,000.00 \$1,000,000.00 \$1,000,000.00	
OTHER									
DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/SPECIAL ITEMS The certificate holder is an additional insured on all policies except Workers' Compensation and is provided a Waiver of Subrogation, all if required by written contract. The above insurance policies shall be primary and noncontributory to any other insurance policies maintained by the certificate holder, if required by written contract.									
Re: Emergency Debris Removal from Limited Spaces & Gated Communities, RFP-4360-13-1S									
				CANCELLATION In the event of cancellation by The Gray Insurance Company and if required by written					
City of Hollywood 2600 Hollywood Blvd. Hollywood, FL 33020			contract, <u>30 days written notice will be given to the Certificate Holder.</u> AUTHORIZED REPRESENTATIVE						
GCF 00 50 01 01 12			THE GRAY INSURANCE CONTANY						

CERTIFICATE OF INSURANCE

THE GRAY INSURANCE COMPANY

The below coverages apply if the corresponding policy number is indicated on the previous page.

A. Commercial General Liability

General Liability Policy Includes:

Blanket Waiver of Subrogation when required by written contract.

Blanket Additional Insured (CGL Form# CG 20 10 11 85) when required by written contract.

Primary Insurance Wording Included when required by written contract.

Broad Form Property Damage Liability including Explosion, Collapse and Underground (XCU).

Premises/Operations

Products/Completed Operations

Contractual Liability

Sudden and Accidental Pollution Liability

Occurrence Form

Personal Injury

"In Rem" Endorsement

Cross Liability

Severability of Interests Provision

"Action Over" Claims

Independent Contractors coverage for work sublet

Vessel Liability - Watercraft exclusion has been modified by the vessels endorsement on scheduled equipment.

General Aggregate applies per project or equivalent.

B. Automobile Liability Policy Includes:

Blanket Waiver of Subrogation when required by written contract.

Blanket Additional Insured when required by written contract.

C. Workers Compensation Policy Includes:

Blanket Waiver of Subrogation when required by written contract.

U.S. Longshoremen's and Harbor Workers Compensation Act Coverage

Outer Continental Shelf Land Act

Jones Act (including Transportation, Wages, Maintenance, and Cure),

Death on the High Seas Act & General Maritime Law.

Maritime Employers Liability Limit: \$1,000,000

Voluntary Compensation Endorsement

Other States Insurance

Alternate Employer/Borrowed Servant Endorsement

"In Rem" Endorsement

Gulf of Mexico Territorial Extension

D. Excess Liability Policy Includes:

Coverage is excess of the Auto Liability, General Liability, Employers Liability, & Maritime Employers Liability policies

Blanket Waiver of Subrogation when required by written contract.

Blanket Additional Insured when required by written contract.

ACORD, CERTIFICATE OF LI	ABILITY INSURANCE DATE (MM/DD 06/20/2	SS CONTROL DE CARRO			
PRODUCER (251) 990-9050	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMAT	TION			
Point Clear Insurance Services LLC 368 Commercial Park Drive	ONLY AND CONFERS NO RIGHTS UPON THE CERTIFIC HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW	OR			
Fairhope AL 36532-	INSURERS AFFORDING COVERAGE NAIC #				
Fairhope AL 36532-	INSURER A: Rockhill Ins. Co.				
The second secon					
CrowderGulf Joint Venture Inc./	INSURER B:				
Crowder Gulf LLC	INSURER C:				
5435 Business Parkway	INSURER D:				
Theodore AL 36582-	INSURER E:				
REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREI AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLA		RTAIN,			
INSR ADD'L LTR INSRD TYPE OF INSURANCE POLICY NUMBER	POLICY EFFECTIVE POLICY EXPIRATION DATE (MM/DD/YY) DATE (MM/DD/YY) LIMITS				
GENERAL LIABILITY	/ / / EACH OCCURRENCE \$ DAMAGE TO BENTED				
COMMERCIAL GENERAL LIABILITY	DAMAGE TO RENTED PREMISES (Ea occurrence) \$				
CLAIMS MADE OCCUR	/ / MED EXP (Any one person) \$				
	PERSONAL & ADV INJURY \$				
	/ / GENERAL AGGREGATE \$				
GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- LOC	PRODUCTS - COMP/OP AGG \$ NOWND				
AUTOMOBILE LIABILITY	/ / / COMBINED SINGLE LIMIT (Ea accident)				
ANY AUTO ALL OWNED AUTOS	/ / BODILY INJURY (Per person) \$				
SCHEDULED AUTOS HIRED AUTOS	BODILY INJURY (Per accident)				
NON-OWNED AUTOS	/ / PROPERTY DAMAGE (Per accident)				
OADAGE HARWITY	AUTO ONLY - EA ACCIDENT \$				
GARAGE LIABILITY ANY AUTO	/ / / OTHER THAN EA ACC \$				
	AUTO ONLY: AGG \$				
EXCESS/UMBRELLA LIABILITY	/ / / EACH OCCURRENCE \$				
OCCUR CLAIMS MADE	AGGREGATE \$				
333311	\$				
DEDUCTIBLE	/ / / s				
RETENTION \$	\$				
WORKERS COMPENSATION AND	/ / / WC STATU- OTH-				
EMPLOYERS' LIABILITY	E.L. EACH ACCIDENT \$				
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	E.L. EACH ACCIDENT				
If yes, describe under	, , , , , , , , , , , , , , , , , , ,				
SPECIAL PROVISIONS below A OTHER Pollution Coverage ENVP003590-04		00,000			
A OTHER Pollution Coverage ENVP003590-04		0,000			
		0,000			
DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/EXCLUSIONS ADDED BY EN		3,000			
Emergency Response & Recovery Services	DONSEWENT/SPECIAL FINOVISIONS				
CERTIFICATE HOLDER	CANCELLATION				
() -		SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE			
	EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO				
	30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEI	Appropriate Control of the Control o			
City of Hollywood		FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE			
City of horrywood	INSURER, ITS AGENTS OR REPRESENTATIVES.	The production of the control of the			
2600 Hollywood Blvd.	AUTHORIZED REPRESENTATIVE				
Hollywood, FL 33020-	100 0	120 4410			
HULLYWOOD, FL 33020-					

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

Continuation Certificate

Melissa Beckworth, Account Manager

Bond No: SU1120462 RFP-4360-13-IS Emergency Debris Removal From Limited Spaces & Gated Communities

The Arch Insurance Company (herein after called the Company)
hereby continues in force its Bond NoSU1120462
in the sum of Twenty-Five Thousand & 00/100
on behalf of CrowderGulf Joint Venture, Inc.
in favor of City of Hollywood
for the (extended) term beginning onJuly 22, 2017 and ending onJuly 22, 2018
subject to all the covenants and conditions of said Bond, said bond and this and all continuations thereof
being one continuous contract.
IN WITNESS THEREOF, the Company has cause this instrument to be signed by its officers proper for the
purpose and its corporate seal to be hereto affixed on
By: Chillie
James C. Congelio Attorney-In-Fact
Attest:

AIC 0000168923

THIS POWER OF ATTORNEY IS NOT VALID UNLESS IT IS PRINTED ON BLUE BACKGROUND.

This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated. Not valid for Mortgage, Note, Loan, Letter of Credit, Bank Deposit, Currency Rate, Interest Rate or Residential Value Guarantees.

POWER OF ATTORNEY

Know All Persons By These Presents:

That the Arch Insurance Company, a corporation organized and existing under the laws of the State of Missouri, having its principal administrative office in Jersey City, New Jersey (hereinafter referred to as the "Company") does hereby appoint:

James C. Congelio, James N. Congelio, Lenita W. Wright and Margaret A. Broughton of Maitland, FL (EACH)

its true and lawful Attorney(s)in-Fact, to make, execute, seal, and deliver from the date of issuance of this power for and on its behalf as surety, and as its act and deed:

Any and all bonds, undertakings, recognizances and other surety obligations, in the penal sum not exceeding Ninety Million Dollars (\$90,000,000.00).

This authority does not permit the same obligation to be split into two or more bonds In order to bring each such bond within the dollar limit of authority as set forth herein.

The execution of such bonds, undertakings, recognizances and other surety obligations in pursuance of these presents shall be as binding upon the said Company as fully and amply to all intents and purposes, as if the same had been duly executed and acknowledged by its regularly elected officers at its principal administrative office in Jersey City, New Jersey.

This Power of Attorney is executed by authority of resolutions adopted by unanimous consent of the Board of Directors of the Company on September 15, 2011, true and accurate copies of which are hereinafter set forth and are hereby certified to by the undersigned Secretary as being in full force and effect:

"VOTED, That the Chairman of the Board, the President, or the Executive Vice President, or any Senior Vice President, of the Surety Business Division, or their appointees designated in writing and filed with the Secretary, or the Secretary shall have the power and authority to appoint agents and attorneys-in-fact, and to authorize them subject to the limitations set forth in their respective powers of attorney, to execute on behalf of the Company, and attach the seal of the Company thereto, bonds, undertakings, recognizances and other surety obligations obligatory in the nature thereof, and any such officers of the Company may appoint agents for acceptance of process."

This Power of Attorney is signed, sealed and certified by facsimile under and by authority of the following resolution adopted by the unanimous consent of the Board of Directors of the Company on September 15, 2011:

VOTED, That the signature of the Chairman of the Board, the President, or the Executive Vice President, or any Senior Vice President, of the Surety Business Division, or their appointees designated in writing and filed with the Secretary, and the signature of the Secretary, the seal of the Company, and certifications by the Secretary, may be affixed by facsimile on any power of attorney or bond executed pursuant to the resolution adopted by the Board of Directors on September 15, 2011, and any such power so executed, sealed and certified with respect to any bond or undertaking to which it is attached, shall continue to be valid and binding upon the Company.

00ML0013 00 03 03

Page 1 of 2

Printed in U.S.A.



In Testimony Whereof, the Company has caused this instrument to be signed and its corporate seal to be affixed by their authorized officers, this 29th day of October, 2015.

Attested and Certified

Arch Insurance Company

CORPORATE SEAL 1971

David M. Finkelstein, Executive Vice President

Patrick K. Nails, Secretary

STATE OF PENNSYLVANIA SS

COUNTY OF PHILADELPHIA SS

I, Helen Szafran, a Notary Public, do hereby certify that Patrick K. Nails and David M. Finkelstein personally known to me to be the same persons whose names are respectively as Secretary and Executive Vice President of the Arch Insurance Company, a Corporation organized and existing under the laws of the State of Missouri, subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that they being thereunto duly authorized signed, sealed with the corporate seal and delivered the said instrument as the free and voluntary act of said corporation and as their own free and voluntary acts for the uses and purposes therein set forth.

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL

HELEN SZAFRAN, Notary Public

City of Philadelphia, Phila. County

My Commission Expires October 3, 2017

Helen Szafran, Notary Public My commission expires 10/03/2017

CERTIFICATION

I, Patrick K. Nails, Secretary of the Arch Insurance Company, do hereby certify that the attached Power of Attorney dated October 29, 2015 on behalf of the person(s) as listed above is a true and correct copy and that the same has been in full force and effect since the date thereof and is in full force and effect on the date of this certificate; and I do further certify that the said David M. Finkelstein, who executed the Power of Attorney as Executive Vice President, was on the date of execution of the attached Power of Attorney the duly elected Executive Vice President of the Arch Insurance Company.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the Arch Insurance Company on this $_18th$ day of $_May$, 20_17 .

Patrick K. Nails, Secretary

This Power of Attorney limits the acts of those named therein to the bonds and undertakings specifically named therein and they have no authority to bind the Company except in the manner and to the extent herein stated.

PLEASE SEND ALL CLAIM INQUIRIES RELATING TO THIS BOND TO THE FOLLOWING ADDRESS:

Arch Insurance – Surety Division 3 Parkway, Suite 1500 Philadelphia, PA 19102



Linda Silvey

From:

Mary C. Turner (mturner@crowdergulf.com) < mturner@crowdergulf.com>

Sent:

Wednesday, April 26, 2017 1:27 PM

To:

Sylvia Glazer; Linda Silvey

Cc:

John Ramsay (jramsay@crowdergulf.com); Wes Naile (wnaile@crowdergulf.com)

Subject:

Contract Renewals City of Hollywood, FL

Attachments:

Hollywood (City), FL UnexRenewal Emergency Response.pdf; Hollywood (City), FL UnexRenewal Limited Spaces.pdf; CrowderGulf contact info 2017.pdf; Hollywood (City),

FL #74.pdf; Hollywood (City), FL #75.pdf; Hollywood (City), FL Pollution Cert.pdf

Good afternoon,

CrowderGulf has been providing the City of Hollywood Emergency Debris Removal from Limited Spaces & Gated Communities per the contract executed on July 24, 2013 as well as the contract for Emergency Response and Recovery Services per the contract executed on July 24, 2013. The term of these contracts shall be for a period of one (1) year beginning upon date of award or expiration of current contract, whichever is later. The City may renew these contracts for four (4) additional one (1) year periods subject to contractor acceptance, satisfactory performance and determination that renewal will be in the best interest of the City. I have attached two contract renewal letters for the City to review and execute if in agreement along with our 2017 CrowderGulf contact sheet & certificates of insurance.

Please let us know if we may be of any assistance. We appreciate the opportunity to continue to work with the City of Hollywood.

Thank you,

Mary Challeil Turner

CrowderGulf 5435 Business Pkwy. Theodore, AL 36582 251-459-7430 251-459-7433 Fax mturner@crowdergulf.com

CONFIDENTIALITY NOTE: The information contained in this transmission including any accompanying documents or attachments may contain privileged and confidential information. It is intended only for the use of the person(s) named above. If you are not the intended recipient, you are hereby notified that any review, dissemination, distribution or duplication of this communication is strictly prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message and of any attachments. We appreciate your consideration.

P Think Green! Before printing this e-mail ask the question, is it necessary?