

June 28, 2013

SUBJECT: REQUEST FOR PROPOSALS FOR THE PERFORMANCE OF EXPERT PROFESSIONAL SERVICES FOR LAGUARDIA AIRPORT REDEVELOPMENT PROGRAM ROADWAY AND RELATED INFRASTRUCTURE SYSTEMS (RFP #33695) - ADDENDUM #2

Dear Sir or Madam:

The Port Authority of New York and New Jersey hereby offers to amend the subject Request for Proposal (RFP), dated June 19, 2013, as follows:

RFP Letter

A. On page 1, after the first paragraph, skip a line and insert the following:

“The firm (or joint venture, and if a joint venture, each member, individually) awarded the Agreement for “Performance of Expert Professional Engineering Services for the LGA Redevelopment Program Roadway and Related Infrastructure Systems” shall be precluded from being awarded any other Port Authority Agreement or Contract relating to the Program’s Roadway and Related Infrastructure Systems.

In view of the potential schedule impacts on the existence of, or the appearance of the existence of, a conflict of interest; proposers are advised, that while not currently anticipated, nothing herein shall preclude the Authority from determining at a subsequent point in time, that performance of the services contemplated hereunder does give rise to, or the appearance of, a conflict of interest with respect to the firm’s performance on other LGA Redevelopment Program projects or solicitations, and thereby determine that the firm(s) selected for performance of said services, are expressly precluded from participation in, or the performance of, other LGA Redevelopment Program contracting opportunities. Your attention is directed to paragraph 29, of the attached Standard Agreement.”

B. On Page 2, Section III. Submission Requirements, paragraph C, after the first sentence, insert the following:

“Include a statement indicating whether the Consultant is proposing as a single entity, or as a joint venture.

If a joint venture submits a proposal, all participants in the joint venture shall be bound jointly and severally and each participant shall execute the proposal. If a single entity proposer cannot demonstrate that it meets all of the referenced qualifications, then the single entity proposer may, with others, form a joint venture and request that the joint venture be deemed to be the proposer (i.e. members of the joint venture may meet the qualification requirement collectively).

If the proposer is a joint venture, the joint venture’s proposal shall contain an executed teaming agreement, or alternatively, if the entities making up the joint venture proposer have

not executed a teaming agreement, the joint venture's proposal shall contain a summary of key terms of the anticipated agreement. If the joint venture proposer is a consortium, partnership or any other form of a joint venture, or an association that is not a legal entity, the proposal shall include a letter signed by each member indicating a willingness to accept joint and several liability until the point at which a corporation, limited liability company or other form of legal entity is formed for the purposes of undertaking the agreement.”

The following question was received from an RFP recipient. The question and corresponding Authority answer is provided for your information and use, as appropriate:

With regard to the Proposal Requirements listed on page 1 of the RFP letter, are these intended to apply to the Prime Firm only, or can these requirements be met by the overall team?

Response: The Prime Proposer must meet all the requirements.

If you have any questions, please contact Ms. Mary Lou Rivera, Principal Contract Specialist, at mlrivera@panynj.gov.

Sincerely,

Tim Volonakis
Assistant Director
Procurement Department