

RFQ# 23-036

### Request for Quotation-This is not an Order

Florida Polytechnic University 4700 Research Way Lakeland, FL 33805	Respondent:			
Department: Procurement Contact: Laura Marrone	<b>Request date:</b> 8/30/2022	RFQ No.: 23-036		
Tel: 863-874-8591 Email: <u>bids@floridapoly.edu</u>	Closing date: 9/6/2022 @ 10:00 a.m.	Subject of the RFQ: Archery Training & Workshops		

### BACKGROUND:

This Request for Quote is to seek a diverse range of suppliers that offer various archery training and workshops for Florida Poly students. The Respondent should be able to provide hourly rates and/or daily rates for each of the classes offered. The Respondent should be able to provide proof of insurance and demonstrated success for each of the classes offered (i.e., experience). The Respondent should provide the maximum number of people each class can accommodate.

It is the intent to of Florida Poly to award a contract to a pool of qualified Respondents to ensure that a variety of services are available to the University, as needed. It will be at Florida Poly's sole discretion to determine which vendor is in the best interest of the University. A contract award is not an automatic guarantee for services.

### **UNIVERSITY REQUIREMENTS:**

- 1. The Respondent should provide hourly rates and/or daily rates for each of the classes offered.
- 2. The Respondent should provide a syllabus or clear description for the courses provided and course duration.
- 3. The Respondent should provide a sample copy of their Certificate of Insurance with a minimum of \$1,000,000 General Liability Insurance (sample provided).
- 4. The Respondent should provide a summary of experience with archery training and workshop success and how their program will benefit Florida Poly students.

Florida Poly reserves the right to inspect any temporary structure on university property to ensure it meets the requirements of the Florida Fire Prevention and Building Code. Any structure found to pose a risk to health and safety, placed without approved permit, or installed with a questionable structural assembly will be denied occupancy and removed at the Respondent's expense.

CONTRACT TERM: The contract will have an initial term of <u>one</u> year contract with an option to renew for <u>two</u>, <u>one-year periods</u>. Services cannot exceed \$75,000 during the entire contract term.



#### RFQ# 23-036

The Respondent commits to supply to the University the goods and/or services listed below at the rates provided and agree to the terms and conditions in this Request for Quotation and any addendum annexed hereto:

Item No.	Services	Hourly Rate	Rate per Course	Notes		
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If extra space is needed, please include an attachment.						

Respondent: Please include any Additional Services Offered:

- Quotation must be delivered on or before Tuesday, September 6, 2022, at 10:00 a.m. EST.
- Any proposal not supported by the information requested in this RFQ, or not complying with this RFQ, may not be considered.
- This RFQ is part of a competitive procurement process, which helps to serve the best interests of the University. The award will be made to the Respondent(s) whose proposal is determined to be the most advantageous to the University.
- The University reserves the right, at the time of evaluation of any proposal to request any additional information that it deems necessary in order to make a decision on any proposed offer.
- The University reserves the right to reject any or all proposals after evaluation. Rejection of all proposals will mean that the University, in its own best interest at this time, has determined not to pursue this issue. The University may at its own discretion, invite one or more Respondent (s) to participate in a competitive negotiation process.
- This is a request for information and quotations furnished are not offers. If you are unable to quote, please so indicate on this form and return it to the above address. This request does not commit the university to pay any costs incurred in the preparation of the submission of this quotation or to contract for supplies or service. Supplies are of domestic origin unless otherwise indicated by Respondent. Any representations and/or certifications attached to this Request for Quotation must be completed by the Respondent.
- Successful Respondent will be required to execute the attached University agreement.
- Successful Respondent should review the attached contract. If applicable, list any deviations to specific contract terms and provide suggested replacement language as an attachment. The University reserves the right to accept or reject any suggested replacement language.
- I agree to abide by all conditions of this offer and certify that I am authorized to sign this offer as/on behalf of the Respondent:

Authorized Official (Print Name)	Phone No.:	Signature:	Date:

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NS.	ED IRED NAME			INDURER D:				
	MAIN ST BANK CA 91502			INSURER C:				
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	Lakeland, FL., 3380	5-85	31					
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### SAMPLE AGREEMENT

### FLORIDA POLYTECHNIC UNIVERSITY

### **Event/Entertainment Rental Equipment, Supplies, and Services Agreement**

This CONTRACT is made and entered into this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_ by and between The Florida Polytechnic University Board of Trustees ("UNIVERSITY") 4700 Research Way, Lakeland, Florida 33805, and \_\_\_\_\_\_with a principal place of business at \_\_\_\_\_\_("Contractor").

### RECITALS

Contractor has proposed to provide various event d entertainment-related rental Equipment, Supplies and Services (collectively rest d to a "Supr as and Services") for various departments on campus on an as-rest ded sis is UN ZERSITY as provide in Contractor's quote submitted in response to the niversity Competitive Solicitation ("Quote"), attached as Exhibit I and hereby is provide a by reference.

- **1. Recitals**. The above recitals are true and correct and are incorporated herein by this reference.
- **3. Agreement**. Contract will of Supplies and Services to the University in accordance with this A ment, competitive Solicitation (attached as Exhibit II and incorported by reference) and the Quote. If the terms and conditions of those documents conflict, accument control in the following order: this Agreement, the Competitive Solicitation and the Cuote.
- **4. Supplies and Services**. Contractor agrees to provide Supplies and Services as listed in the Contractor's quote, and as requested in writing by the University.
- **5.** Fees and Payment for Products. As full compensation, University agrees to pay Contractor the amounts listed in the Quote for the Supplies and Services requested by the University. Contractor will submit invoices to University for the Fee for those Services rendered, in arrears. Contractor's invoices must be in sufficient detail for a pre- and post-audit. University will designate a representative to serve as University's point of contact for the Contractor's submission of invoices and questions concerning payment status.
  - a) Contractor is responsible for any taxes due under this Agreement.

- b) University will make payment within 30 days of receipt of a proper invoice.
- c) If University does not issue payment within 30 days of receipt of a proper invoice, University will pay to Contractor an interest penalty at the rate established pursuant to section 55.03(1) Florida Statutes if the interest exceeds \$1.00.
- d) A Vendor Ombudsman, whose duties include acting as an advocate for vendors who may be experiencing problems in obtaining timely payment(s), may be contacted at 863-874-8448.
- e) University may make payment to Contractor via the University's EFT/ACH payment process. Vendor must provide the necessary information to University upon request.
- **6. Safety Requirements.** Contractor agrees to comply with all there is state, local, and University rules, codes, regulations, and policies relating to the s<sub>k</sub> bific Supplies and Services provided. Contractor will work with the University to ensure oper set up and location, and that all safety requirements are motified.
- 7. Cancellation. The University may cancel the reque ed Supplier and Services at any time if the University determines that the sis a saticy risk. It Equipment or Supplies have already been delivered to the University Contractor agrees to remove the Equipment or Supplies immediately upproved to the University of the cancellation.
- **8. Removal of Equipment or Supplies**. The viversity is not responsible for storing or securing Equipment or Supply on the ste and time agreed upon when University requests the Equipment or Supply or any Contractor has been notified of cancellation in accordance with section above.
- **9. Substitution of Equi, ner or plies**. Contractor may substitute Equipment or Supplies for supplies for supplies that may or may not be included in the Quote upon writter area ent from the University.

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 AT:

Florida Polytechnic University

# Attention: General Counsel 4700 Research Way Lakeland, FL 33805 ogc@floridapoly.edu (863) 874-8412

To the extent that Contractor meets the definition of "contractor" under section 119.0701, Florida Statutes, in addition to other contract requirements provided by law, Contractor must comply with public records laws, including the followir provisions of section 119.0701, requiring Contractor to:

- a) Keep and maintain public records required by University r form the service.
- b) Upon request from the University's custodian of public pcorr', provide the University with a copy of the requested records r allow the records to be inspected or copied within a reasonable time at a region bat does not evolved the cost provided in chapter 119, Florida Statutes, or r otherwise provided provided by law.
- c) Ensure that confidential information recens that are exempt from public records disclosure are not disclosed e and as thorized by law for the duration of this agreement, renewals, and following completion of the contract if Contractor does not transfer the record of University.
- d) Upon completion of this 'greener's transfer, at no cost, to University all public records in postersion of Collector or keep and maintain public records required by University to perform service.
  - 1) If Contract r insfers all public records to University upon completion of the contract, Contractor must destroy any duplicate confidential information or records at a present from public records disclosure.
  - 2) In Contractor keeps and maintains public records upon completion of this Acreent int, Contractor must meet all applicable requirements for retaining public records.
  - 3) All records stored electronically must be provided to University, upon request from the University's custodian of public records, in a format that is compatible with the information technology systems of the University.
- e) Third parties requesting to inspect or copy public records relating to this agreement must be made directly to University. If University does not possess the requested records, University will notify Contractor of the request, and Contractor must

provide the records to the public agency or allow the records to be inspected or copied within a reasonable time.

- f) The University may inspect the:
  - Financial records, papers, and documents of the Contractor that are directly related to the performance of the contract or the expenditure of state funds.
  - ii. Contractor's programmatic records, papers, and documents which the University determines are necessary to monitor the performance of this agreement or to ensure that the terms of this agreement are being met.
  - iii. The Contractor must provide such records, papes, and d suments requested by the University within 10 business over the request is made.
  - g) The right of access in this provision is not light to the requirement of but lasts as long as the records are retained.
  - h) The terms of section 6 are material trms of this at the rent, and failure to comply may result in termination and/or citic penalties.

# **11.** Indemnification.

- Contractor agrees to release, in the nify, fend, and hold harmless: (1) Florida Polytechnic University of The University loard of Trustees; (2) The Florida Board of Governors; (3) The State free take d their respective trustees, officers, employees and agents from:
  - a) any and a line of fines, byalties, fees, taxes, suits, claims, demands and actions, cos at orney rees and expenses of any kind or nature whatsoever cospes") for my loss of life, personal, bodily or economic injury or damage or loss to open arising out of the negligent or intentional acts, errors or assions c Contractor, its officers, agents, employees and contractors; and from and against any orders, judgments or decrees which may be entered pursuant thereto.
- 2. Nothing in this agreement may be construed as an indemnification of the Contractor by the University or as a waiver of sovereign immunity beyond that provided in section 768.28, Florida Statutes.
- 3. This provision will survive the termination of this agreement.
- 4. Due to its sovereign immunity, University will not indemnify Contractor.

# **12.Copyright and Intellectual Property.**

- a) If Contractor uses copyrighted materials or documents not owned by University ("Copyrighted Materials") in Contractor's performance of the agreement, Contractor represents and warrants that it owns, or is licensed to use and to authorize others to use, the Copyrighted Materials.
- b) Contractor will, at its expense, defend any suit brought against University and will indemnify University against an award of damages and costs, including attorney's fees, made against University by a settlement or final judgment that is based on a claim that University's use of the Copyrighted Materials infringes a trademark or copyright of a third party.
- c) This provision will survive the termination of this agreement.
- d) Any reports or deliverables provided to the University provided to the University provided to this agreement are considered as works for hire, and the University manual use stand reports or deliverables for any purposes.

# 13. Termination.

- a) Termination at Will. This Agreement r .y be tormina. The University by providing written notice to Contractor of such the terminate at least 10 days prior to the effective date of such termination.
- b) Termination for Cause. Notwiths all ing the provisions of subsection 10(A) above, University may, upon 5 days' writern in trice to Contractor set forth with specificity the basis for the termine ion there in this Agreement for Cause. For purposes of this Agreement, "cause" defines as Contractor's failure to perform or provide the Supplies an Sectors with the time specified herein or any extension thereof or Contractor's factors factor and the material terms of this Agreement.
- c) If this use ements cerminated, University will only be liable for payment of goods received and rvice rendered prior to the date of termination and accepted by Universe.
- **14.Availability of Fur** . University's financial obligations continue under this Agreement are conditioned upon the appropriation of funds on an annual basis, which is not controlled by the University. If the entities controlling such funding fail to appropriate funds or to allow University to use funds and University has determined, in University's sole discretion, that there are insufficient funds available to cover University's obligation under this Agreement, University will have the right to terminate this Agreement for the upcoming year without damage, penalty, cost, or further obligation. University will notify Contractor at least 30 day in advance of a termination pursuant to this provision; University must pay for all services rendered until the date of termination.

- **15.Insurance.** During the term of this contract, Contractor must maintain in full force at its own expense amounts of insurance that at a minimum cover the Contractor's (or subcontractors') exposure in performing this Agreement. University is self-insured and will provide its Certificate of Insurance upon request; University is not required to obtain additional insurance for this Agreement.
- **16.Force Majeure.** Neither party will be deemed to be in default of its obligations if and so long as it is prevented from performing its obligations by an act of war, terrorism, labor strike, nuclear explosion, earthquake, hurricane, tornado, or other catastrophic natural event or act of God.
- **17.Compliance with Law.** Contractor will comply with all statutes, states, rules, regulations, orders, and licensing requirements that are applyable to the conduct of its business, including those of federal, state, and local agencies having jurimication and/or authority over it. If this agreement is funded in any part with federal mids, the terms of <u>section 202 of Executive Order 11246</u>, as amended, an incorporation as if fully set forth in this agreement. The hyperlink in this agreement of or converting and any failure of it to function does not relieve the Supply of an obligations of this clause.
- **18.Contractor.** Contractor is retained by 'nivery only for those purposes and to the extent set forth in this Agreement, and Contractor 's releasen to University will, during the term of this Agreement, be that of independent Cultractor. Contractor is not and will not be considered as having an empty vectorate. Contractor is responsible for the payment of any taxes on any monies received by Contractor.
- **19.Prohibitions.** Unles expecifically and pecifically authorized in writing by University in advance, Contractor is robilited in engaging in any of the following:
  - 1. Incurring a. debt of university;
  - 2. Enteing into a connect, arrangement, or transaction that binds University to any extended eates a y obligation on University; and/or
  - 3. Utilizing Universi's name, credit, reputation, goodwill, resources, and/or assets for any purpose.
- **20.Notices.** Any notice to either party must be in writing and signed by the party giving it, and served:
  - 1. By hand notice; or
  - 2. Through the United States Mail, postage prepaid, registered or certified, return receipt requested; or
  - 3. Through expedited mail or package service, if a receipt showing the delivery has been retained; or

4. By e-mail and addressed as follows:

# To UNIVERSITY:

The Florida Polytechnic University

Board of Trustees

Address: 4700 Research Way

Lakeland, FL 33805

Attn: University Procurement

E-mail: procurement@floridapoly.edu

Address: _	
Attn: E-mail:	

To CONTRACTOR:

Name:

### CONTRACT MANAGER:

Attn: \_\_\_\_\_\_ Email: \_\_\_\_\_

Notice is effective upon receipt.

- **21.Assignment.** This agreement may not be ssigne by Contractor without the express written consent of University.
- **22.Governing Law.** This agreement and in, menupents to it are governed by the laws of the State of Florida and volume for any actives arising out of this agreement must be in the state courts in Polk Courty, a rida
- **23.Software.** If Contractor is provident software, University may create and retain a copy of the software and in later locument tion for backup and disaster-recovery purposes, and for archival purposes for use other this agreement is terminated.
- **24.Survival.** *y* provision of this agreement providing for performance by either party after ter (ination is a reement survives termination and continues to be effective and enformate.
- **25.E-Verify.** All terms frined in section 448.095, Florida Statutes are adopted and incorporated into this provision. Pursuant to section 448.095, Florida Statutes, Contractor certifies that it is registered with and uses the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Contractor during the term of this agreement. If Contractor enters into a contract with a subcontractor to perform work or provide services pursuant to this agreement, Contractor must also require the subcontractor to comply with the requirements of section 448.095, Florida Statutes. The subcontractor must provide to Contractor an affidavit stating that the subcontractor does not employ, contract with, or

subcontract with or to any unauthorized alien. Contractor must maintain a copy of such affidavit for the duration of the contract. University may terminate this agreement immediately upon notice to Contractor for any violation of this provision.

- **26.Confidentiality of Information.** If Contractor is exposed to University's confidential information (such as donor information), Contractor will keep such information confidential and will act in accordance with any guidelines and applicable laws including the Family Educational Rights and Privacy Act (FERPA) and the Gramm-Leach Bliley Act.
- **27.Conflicts of Interest.** Acceptance of this Agreement certifies that Contractor is aware of the requirements of Chapter 112, Florida Statutes and in communce with the requirements of Chapter 112, Florida Statutes and other laws and requirements concerning conflicts of interests in dealing with entities of the State of Florida. Contractor certifies that its directors and/or principal officers are not employed and/or offiliate with the University unless a current Conflict of Interest (Rep. + of Outside Acc. //Employment) form has been completed, executed by such director on fficer and opproved in accordance with applicable University policies or run . Vic. +tion of this section by Contractor is a ground for cancellation of the state of the section.
- **28.Civil Rights.** The Contractor and an anabout cors must abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 6, 741.5 (c) prohibiting discrimination against qualified individuals based on their statule as individuals based on their race, color, disabilities and prohibit discrimination, against an individuals based on their race, color, religion, sex, sexual orientation, ander, contractors and subcontractors take affirmative action to employ and a vanishing ployment individuals without regard to race, color, religion, sector, rientation, gender identity, national origin, protected veteran status or disability.
- **29.Entire A\_\_\_\_\_**...**ent.** T is Agreement and any documents incorporated specifically by reference represent ' e entire agreement between the parties and supersedes all prior oral or written statements or agreements. This Agreement may only be amended by signed written amendments.

UNIVERSITY:	CONTRACTOR:
The Florida Polytechnic University Board of Trustees	
Signature	Signature
Print Name	Print Name
Date	Date Approved to form and legality: Floi Poly Attorney Approved by University Board of Trustees DATE:
	President on behalf of the
	University Board of Trustees
	BY:
	Dr. Randy Avent
	DATE:

# EXHIBIT I