

REQUEST FOR PRE-QUALIFICATION No. PS20151481 (the "RFPQ") FIRE HALL 5 & HOUSING CONTRACTOR PRE-QUALIFICATION

Request for Pre-Qualification submissions (hereto referred as "Responses") are to be addressed to the Supply Chain Management Office, City of Vancouver, 453 West 12th Avenue, Vancouver, British Columbia, Canada, V5Y 1V4, and should be received prior to 3:00 p.m., Vancouver Time (as defined in Note 3 below), on March 10, 2016 (the "Closing Time").

PLEASE NOTE THAT RESPONSES WILL NOT BE PUBLICLY OPENED.

NOTES:

- 1. A Response may be sent to the address specified above by mail or delivered by courier or otherwise in person at the Main Floor Rotunda Information Desk at the address specified above, in each case prior to the Closing Time.
- 2. Each Response must be marked with the vendor's name and the RFPQ title and number.
- 3. "Vancouver Time" will be conclusively deemed to be the time shown on the computer clock at the Main Floor Rotunda Information Desk at Vancouver City Hall.
- 4. The City of Vancouver is open on business days from 8:30 a.m. to 4:30 p.m., Vancouver Time, and is closed Saturdays, Sundays, and holidays.
- 5. DO NOT SUBMIT RESPONSES BY FAX OR EMAIL.
- 6. All queries related to this RFD-BQ should be submitted in writing to the attention of:

Donabella Bersabal
Contracting Specialist

Email: donabella.bersabal@vancouver.ca

(the "Contact Person")

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SECTION 1 GENERAL INFORMATION

1.1 Introduction

The City of Vancouver (the "City") is inviting interested groups or teams to submit responses to this Request for Pre-Qualifications ("RFPQ) indicating their interest and presenting their qualifications for the construction of a new two storey fire hall with four storeys of social housing above at 3090 E 54th Street.

1.2 Background

The City plans to rebuild Fire Hall 5, located at 3090 E 54th Street. The site is currently home to the original (decommissioned) Fire Hall 5 building that will be deconstructed in advance by others. The new building will comprise a two storey fire hall in a non-combustible building with a concrete structure to post disaster standards (approximately 16,500 sf) and four storeys of social housing in wood frame (approximately 36,300 sf) above. The basement will include parking, bike rooms and service rooms. Johnston Davidson Architects is the Prime Consultant for this project.

1.3 Scope of Work

Based on the outcome of this RFPQ, a number of teams will be shortlisted and invited to respond to an Invitation to Tender ("ITT") for the construction of the fire hall and social housing.

1.4 Key Dates

Respondents should take note of the following dates:

Event	Time and Date
Deadline for submission of Information Meeting registration form (Schedule 2 of this RFPQ)	February 18, 2016 4:00 p.m.
Information Meeting (to be held at Strathcona Meeting Room, Sub Ground, City Hall)	February 19, 2016 10:00 a.m.
Deadline for Enquiries	March 4, 2016 4:00 p.m.
Closing	March 10, 2016 3:00 p.m.

All references to time in the RFPQ are references to the time in the City of Vancouver, as shown on the clock used by the City for the purposes of this RFPQ.

1.5 Sustainability

1.5.1 The City's Procurement Policy, Ethical Purchasing Policy and related Supplier Code of Conduct found at http://vancouver.ca/doing-business/selling-to-and-buying-from-the-city.aspx align the City's approach to procurement with its corporate social, environmental and economic sustainability values and goals. They evidence the City's commitment to maximize benefits to the environment through product and service selection, and to ensure safe and healthy workplaces, where human and civil rights are respected. Each City vendor is expected to adhere to the supplier performance standards set forth in the Supplier Code of Conduct. The Ethical Purchasing Policy shall be referred to in the evaluation of Responses, to the extent applicable.

1.5.2 Vendors are to provide environmentally sensitive products or services wherever possible. Where there is a requirement that a vendor supply materials, and where such materials may cause adverse environmental effects, the vendor should indicate the nature of the hazard(s) in its Response. Furthermore, each vendor is asked to advise the City of any known alternatives or substitutes for such materials that would mitigate such adverse effects.

1.6 RFPQ Process

- 1.6.1 Respondents are required to respond to this RFPQ in accordance with the instructions set forth in this RFPQ.
- 1.6.2 Responses are being requested in order to afford the City of Vancouver the opportunity to gauge such responses and evaluate Respondents' expertise, so that the City may then conduct a more formal procurement process, tailored (as determined in the City's discretion) to the responses received and limited, should the City so determine, to all or some of the RFPQ Respondents. The City currently anticipates that it will carry out an invitation to tender and that the same will be released to Pre-Qualified Respondents during the period stated in Schedule 1 Description of Requirements.
- 1.6.3 Notwithstanding the foregoing, the City may, as a result of the RFPQ, decide to proceed directly to negotiate a contract with an outstanding Respondent (or the sole qualified Respondent, if there is only one).
- 1.6.4 The RFPQ process is aimed at encouraging businesses with the required level of expertise to participate. Respondents should ensure that their Responses demonstrate expertise in concrete and wood frame construction, construction of public safety facilities (or similar building types), construction of multi-family housing, construction of LEED Gold certified buildings, and construction projects within the City of Vancouver.
- 1.6.5 Any potential Respondent is requested to refrain from submitting a Response if it is not willing to submit bona fide tender in relation to the subject matter of the RFPQ if the City invites the Respondent to participate in an Invitation to Tender.
- 1.6.6 If a potential Respondent believes that the City may be unable to select it due to a conflict of interest, but is uncertain about this, the potential Respondent is urged to contact the individual named on the cover page above as soon as possible with the relevant information so that the City may advise the vendor regarding the matter.

1.7 RFPQ Documents

- 1.7.1 This RFPQ consists of:
 - (a) the cover page hereof and sections 1 through 6 hereof; and
 - (b) schedules as follows:
 - i. Schedule 1 Description of Requirements
 - ii. Schedule 2 Intent to Attend Information Meeting
 - iii. Schedule 3 Letter of Response
 - iv. Schedule 4 Format for Response

- v. Schedule 5 Certificate of Existing Insurance
- vi. Schedule 6 Declaration of Supplier Code of Conduct Compliance
- vii. Schedule 7 Vendor Leadership Sustainability Questionnaire
- viii. Schedule 8 CCDC-11 Contractor's Qualification Statement
- ix. Schedule 9 Non-Disclosure Agreement

(collectively, the "RFPQ Documents")

1.7.2 If the City of Vancouver issues any amendments or addenda to the RFPQ Documents, such amendments or addenda will form part of the RFPQ Documents. It is the sole responsibility of all Proponents to check the City's website at: http://www.vancouver.ca/fs/bid/bidopp/openbid.htm regularly for amendments or addenda to the RFPQ Documents, including questions and answers posted by the City in relation to this RFPQ.

SECTION 2 QUALIFICATION CRITERIA

2.1 General

The City currently expects to base its decision with respect to each Respondent's qualification (or not) to participate in an invitation to tender on (i) whether the statement of qualifications submitted by the Respondent as part of its Response (its "Statement of Qualifications") has met, and whether such Statement of Qualifications shows that the Respondent has met, the requirements set out in the RFPQ Documents and (ii) the evaluation criteria set out in Schedule 1- Description of Requirements.

2.2 Key Personnel and Subcontractors

- 2.2.1 As part of its Statement of Qualifications, a Respondent should submit the names of proposed key personnel and subcontractors.
- 2.2.2 Qualification to participate in an invitation to tender may be conditioned on the use of the key personnel and subcontractors specified in a Statement of Qualifications, or other personnel or subcontractors approved in advance by the City.
- 2.2.3 A Respondent should therefore not change its key personnel or subcontractors without discussing the same with the City.

SECTION 3 COMMUNICATIONS

Respondents may not communicate with the City about the RFPQ except in writing by fax or email to the contact person listed on the cover page of this RFPQ.

SECTION 4 SUBMISSION OF RESPONSES

4.1 Delivery

Each Respondent should submit an original of its Response and the number of copies of its Response specified in $\underline{Schedule\ 1\ -\ Description\ of\ Requirements}$, in a sealed envelope, delivered physically as stated on the cover page of the RFPQ. It is each Respondent's sole

responsibility to ensure delivery of its Response by the Closing Time. All submissions should be made at the Respondent's sole cost and expense.

4.2 Late Responses

The City of Vancouver may, in its discretion, accept, or reject and return, any Response received after the Closing Time.

4.3 Form of Response

Each Response must consist of a letter in the form set forth in Schedule 3 together with a Statement of Qualifications in the format set forth in Schedule 4, an insurance certificate in the form set forth as Schedule 5, Declaration of Supplier Code of Conduct compliance in the form of Schedule 6, completed Vendor Leadership Sustainability Questionnaire in the form of Schedule 7 and Form CCDC-11 Contractor's Qualification Statement in Schedule 8.

4.4 Lack of Information

Following receipt of a Response, the City of Vancouver may, in its sole discretion and without having any duty or obligation to do so, request that the Respondent provide the City of Vancouver with additional information to clarify or substantiate the information provided by the Respondent. If a Respondent fails to provide information required for the City's evaluation of the Respondent's qualifications, or fails to provide timely clarification or substantiation of the information supplied, that failure may result in no further consideration being given to the Response.

4.5 Material Changes

Respondents should inform the City of Vancouver of any material change in information that might affect their qualification status at any time during the RFPQ process. Participants in an invitation to tender will be required to update key qualification information at the time of tender submission. Prior to the entry into any agreement, a successful Respondent will be required to confirm its continued status.

SECTION 5 REVIEW OF RESPONSES

5.1 Evaluation by the City of Vancouver

The City will review the Responses submitted to determine whether, in the City's opinion, each Respondent has demonstrated that it has the required experience and qualifications in order for it to advance in the City's invitation to tender process. In doing so, the City currently expects to base its decision with respect to each Respondent on (i) whether the Statement of qualifications submitted by the Respondent has met, and whether such Statement of Qualifications shows that the Respondent has met, the requirements set out in the RFPQ Documents and (ii) the evaluation criteria set out in Schedule 1 — Description of Requirements. The City currently expects to select a number of Respondents ("Pre-Qualified Respondents"); provided that:

- 5.1.1 the determination of which Respondents are designated as Pre-Qualified Respondents will be at the sole discretion of the City; and
- 5.1.2 the City reserves the right to limit the number of Respondents designated as Pre-Qualified Respondents.

5.2 Inquiries

The City, in its sole discretion and without having any duty or obligation to do so, may conduct any inquiries or investigations, including but not limited to contacting references, to verify the statements, documents, and information submitted in connection with a Response and may seek clarification from a Respondent's bankers and clients regarding any financial and experience issues.

5.3 Non-Conforming Responses

Responses which fail to conform to the format requirements set forth in Schedule 4 hereto or which fail to conform to any other requirement of these RFPQ Documents may be rejected by the City of Vancouver, in its discretion. Notwithstanding the foregoing or any other provision of these RFPQ Documents, the City may at its sole discretion elect to retain for consideration Responses which deviate either materially or non-materially from the format requirements set out in Schedule 4 hereto or which otherwise fail to conform to any other requirement of these RFPQ Documents.

SECTION 6 NOTIFICATION AND ITT PROCESS

6.1 Notification of Prequalification

Following the Closing Time, the City of Vancouver will only notify those Respondents which are selected as Pre-Qualified Respondents (or with which the City proposes to proceed to negotiate an agreement). The City of Vancouver thanks all other Respondents for their interest.

6.2 Changes after Pre-Qualification

Any change in the structure or formation of a Pre-Qualified Respondent will be subject to prior written approval of the City prior to the deadline for submission of proposals or tenders. The City may deny that approval if the change in the structure or formation of the Pre-Qualified Respondent, from that presented in the Statement of Qualification, would have affected whether or not the Respondent would have been short-listed in the first instance.

6.3 The City of Vancouver Rights

- 6.3.1 The City may, without liability to any Respondent or Pre-Qualified Respondent, may:
 - (a) amend the scope and description of the goods and services to be procured under the RFPQ or any subsequent invitation to tender process, varying them from those described herein, or amend the qualifications that may be required to meet those requirements;
 - (b) reject or accept any or all Responses;
 - (c) cancel the RFPQ process and reject all Responses;
 - (d) cancel the RFPQ process and commence a new process in respect of the same invitation to tender with the same or an amended set of documents, information or requirements;
 - (e) request that any Respondent provide additional information, clarifications or goods samples or demonstrations, without requesting the same from all Respondents; or

- (f) terminate the RFPQ process and enter into direct negotiations with any party whether or not a Respondent.
- 6.3.2 By submitting a Response, a Respondent acknowledges and agrees that these RFPQ Documents are, in no way whatsoever, an offer to enter into an agreement (except on the limited terms and conditions expressly stated in Schedule 3), and that submission of a Response by a Respondent does not in any way whatsoever create any obligation on the part of the City to treat the Respondent's or any other Respondent's Response in any particular manner or undertake the City's RFPQ process in any particular manner (except as expressly stated in Schedule 3 with respect to confidentiality).
- 6.3.3 The form of letter set forth in Schedule 3 also contains a release of the City's liability and other important terms and conditions that should be reviewed carefully by each Respondent, and each Respondent should obtain the advice of independent legal counsel in connection therewith.

6.4 Information Disclaimer

- 6.4.1 The City makes no representation, warranty or undertaking with respect to these RFPQ Documents and the City and its directors, officers, employees, agents, consultants and advisors will not be liable or responsible for the accuracy or completeness of the information in these RFPQ Documents or for any other written or oral information made available to any interested person or its advisors, and any similar such liability however arising, is expressly disclaimed by the City.
- 6.4.2 Each Respondent should conduct its own independent investigations of all relevant matters and must not rely on the City in such regard. The information contained in the RFPQ Documents is provisional and is expected to be superseded by information in an invitation to tender and other documents.

6.5 Security Requirements

The City reserves the right to require, as a condition of a contract entered into with any successful Respondent, or as a condition to participation in an invitation to tender, that the Respondent or directors or officers of the Respondent consent to the City and its security partners conducting at the City's discretion, a security clearance investigation, including without limitation criminal records searches and such other security searches as the City may deem advisable, together with ongoing monitoring of the same.

SECTION 7 CONFLICTS/COLLUSION/LOBBYING

7.1 Conflicts of Interest Generally

Each Respondent must disclose whether any officer, director, shareholder, partner, employee or contractor of the Respondent or of any of its proposed subcontractors, or any other person related to the Respondent's or any proposed subcontractor's organization (a "person having an interest") or any spouse, business associate, friend or relative of a person having an interest is:

- (a) an elected official or employee of the City; or
- (b) related to or has any business or family relationship with an elected official or employee of the City,

in each case such that there could be any conflict of interest or an appearance of a conflict of interest in the evaluation or consideration of the Respondent's Response by the City. The City

will evaluate each matter disclosed to determine whether and to what extent the Respondent can be given consideration in the RFPQ in light of the particular matter.

7.2 Former City Employees

Each Respondent must disclose whether any person having an interest (as defined above) is a former official, former employee or former contractor of the City who has non-public information relevant to the RFPQ obtained during his or her employment or engagement by the City. The City will evaluate each matter disclosed to determine whether and to what extent the Respondent can be given consideration in the RFPQ in light of the particular matter.

7.3 Other Clients

Each Respondent must disclose whether the Respondent or any of its proposed subcontractors is currently engaged in supplying (or is proposing to supply) goods or services to a third party such that entering into an agreement with the City in relation to the subject matter of the RFPQ would create a conflict of interest or the appearance of a conflict of interest between the Respondent's duties to the City and the Respondent's or its subcontractors' duties to such third party. The City will evaluate each matter disclosed to determine whether and to what extent the Respondent can be given consideration in the RFPQ in light of the particular matter.

7.4 Collusion

Each Respondent is required to disclose whether the Respondent is competing for purposes of the RFPQ with any entity with which it is legally or financially associated or affiliated. Each Respondent must also disclose whether it is cooperating in any manner in relation to the RFPQ with any other Respondent responding to the RFPQ. The City will evaluate each matter disclosed to determine whether and to what extent the Respondent can be given consideration in the RFPQ in light of the particular matter.

7.5 Lobbying

Each Respondent is required to disclose whether it or any officer, director, shareholder, partner, employee or agent of the Respondent or any of its proposed subcontractors: (1) is registered as a lobbyist under any lobbyist legislation in any jurisdiction in Canada or in the United States of America; or (2) has engaged in any form of political or other lobbying whatsoever with respect to the RFPQ or sought, other than through the submission of its Response, to influence the outcome of the RFPQ process. The City will evaluate each matter disclosed to determine whether and to what extent the Respondent can be given consideration in the RFPQ in light of the particular matter.

$\ \, \textbf{SCHEDULE 1} - \textbf{DESCRIPTION OF REQUIREMENTS} \\$

RFPQ Section Reference	
1.1 - 1.5	A. Description of Project:
	The City plans to rebuild Fire Hall 5, located at 3090 E 54th Street. The building will comprise a two storey fire hall in a non-combustible building with a concrete structure to post disaster standards (approximately 16,500 sf) and four storeys of social housing in wood frame (approximately 36,300 sf) above. The basement will include parking, bike rooms and service rooms. The project includes the relocation, after completion of construction, of the existing temporary Fire Hall No. 5 from 3090 Rosemont to a location to be determined, and restoration of that site to park land. The City seeks responses from contractors who have experience in concrete and wood frame construction, construction of public safety facilities (or similar building types), construction of multi-family housing, construction of LEED™ Gold certified buildings, and construction projects within the City of Vancouver. The successful Respondents will be required to have operations in the Lower Mainland, and sufficient bonding capacity to undertake the work. Sustainability is an important goal of the City of Vancouver and the project will be designed and built to be certified as LEED™ Gold.
	B. Site Description:
	The building has three zones:
	Basement: concrete construction, space for parking and service areas for both the fire hall and the housing.
	Main and Second Floor: concrete construction, mostly clad in brick with some small areas of panels. Part of the space is for double height Apparatus Bays for three vehicles. This area is primarily the fire hall, the housing has only an entrance lobby and two exit stairs.
	Third to Seventh Floor: four storeys of wood frame construction for 31 units of family housing, with panel cladding. The seventh floor is an elevator lobby to access the rooftop patio and mechanical penthouse.
	This portion of the page was intentionally left blank

	Approximate area of the b	Fire Hall	Housing	Total	
	20041011	m²	m ²	m²	
	Basement	206	166	372	
	Level 1	889	70	959	
	Level 2	467	44	511	
	Level 3	26	743	769	
	Level 4		743	743	
	Level 5		743	743	
	Level 6 Roof		743	743	
	Stair (shared)	9	9	18	
	Elevator lobby	9	20	20	
	Mechanical room		24	24	
	-	4 507			
	Total:	1,597	3,305	4,902	
	Parking	274	147	421	
	C. Anticipated schedule	e of Invitation t	o Tender: Ma	rch 2016	
	D. Drawings				
		.h	والمنوو المروا		
	The drawings related to the interested Respondent af Disclosure Agreement att	ter Respondent	has signed an		
Section 2 &	E. Evaluation Criteria				
Section 5	Statements of Qualificati corporate experience and Respondents are requeste CCDC-11 Contractor's Qu demonstrate compliance submitting material whice	d capability of t ed to reference alification State with the requir	he Responden specific proje ement attache ements where	t as outlined lects or sectioned as Schedule	below. s of their 8 to
	1. <u>Mandatory Experienc</u>	<u>e</u> :			
	ii. Wood fram iii. Public safe iv. Multi-famil v. LEED™ Golo vi. Projects in	onstruction; e construction; ty facilities (or	similar buildir lings; couver; and		
	2. <u>Preferred Experience</u>	<u>:</u>			
	In addition to the demonstrate the follo			spondents ma	ay be able to
	(a) Construction exp i. Social housi ii. Projects for				
	Proven track record references for the References.		y recent (last	5 years) and	relevant client

	4. Current workload capacity of the Respondent;
	5. Key Personnel:
	(a) Respondent's listing of key personnel and sub-contractors to be included in the project team including qualifications and relevant experience; and
	(b) Respondent's demonstration of sufficient qualified staff to act as back-up in case of unexpected absence of key personnel.
	6. Approach and Methodology
	(a) Based on a brief (no more than 1 page) outline of the Respondent's approach to this project and to risk, schedule, cost and quality control as applied to the project.
	7. Financial capability;
	8. History of any litigation or claims made against the Respondent, or made by the Respondent against the City, during the three (3) years previous to the Closing Time;
	9. Ability to meet insurance and bonding requirements (requires a letter from a bonding company confirming the Respondent's bonding capability); and
	10. Sustainability; and
	11. Innovative ideas relating to execution and deliverables.
	Note: The above evaluation criteria may not necessarily be listed in order of importance and will not necessarily be weighted equally.
Schedule 4	F. Number of Copies of Each Expression of Interest (in Addition to the Original) to be Submitted:
	Three (3) hard copies and one (1) electronic copy in a CD or USB flash drive
	G. ITT succeeding the RFPQ
	Should the City proceed in issuing a tender, the ITT will serve as the second phase of the selection process and will focus on the construction proposal and its relative costs.
	A number of respondents will be shortlisted as a result of the RFPQ process.

SCHEDULE 2 - INTENT TO ATTEND INFORMATION MEETING



FINANCE, RISK AND BUSINESS PLANNING Supply Chain Management

PS20151481 Fire Hall 5 + Housing Contractor Pre-Qualification

To acknowledge your intent to attend the Information Meeting and to ensure that you receive the required information, please submit this form to the person identified below in accordance with the RFPQ:

Donabella Bersabal City of Vancouver Tel. No. 604-826-2081

Email: donabella.bersabal@vancouver.ca

Your details:

Respondent's Name:			
		"Respo	ondent"
Address:			
Telephone:		Fax:	
Key Contact Person:			
E-mail:			
We will attend the Inform Pre-Qualification."	nation Meeting for: RFPQ No	. PS20151	481, "Fire Hall 5 + Housing Contractor
Signature		Name of	Authorized Signatory (Please print)
E-mail Address (Please pri	nt)	Date	

SCHEDULE 3 — LETTER OF RESPONSE

[Letterhead paper of the Respondent or participant responsible for a joint venture, including full postal address, telephone and facsimile.]

Date: [Insert]

TO: THE CITY OF VANCOUVER (the "City")

RE: RESPONSE - REQUEST FOR PRE-QUALIFICATIONS NO. PS20151481 (the "RFPQ") IN RESPECT OF FIRE HALL 5 + HOUSING CONTRACTOR PRE-QUALIFICATION

- 1. Being duly authorized to represent and act on behalf of [Insert full corporate name and if a joint venture, then state "on behalf of…" and list the full corporate names of the companies forming the joint venture], the undersigned hereby submits the attached Statement of Qualifications and supporting materials on behalf thereof.
- 2. Herein, the term "Respondent" refers to [insert full corporate name and if a joint venture, then state "...refers to each of" and list the full corporate names of the companies forming the joint venture].
- 3. The City and its representatives are hereby authorized to conduct any inquiries or investigations to verify the statements, documents, and information submitted in connection with this RFPQ and to seek clarification from the Respondent's bankers and clients regarding any financial and experience issues, and to do all other things stated in the RFPQ.
- 4. Capitalized terms used herein have the definitions ascribed thereto in the RFPQ.
- 5. The City its representatives may contact the following persons for further information:

[Respondent to insert information - minimum of 3 references]

- 6. This Response is made with the full understanding and agreement that:
 - (a) any information submitted during qualification may be subject to verification by the City of Vancouver, including during evaluation of any subsequent invitation to tender;
 - (b) the Respondent will (and does hereby undertake to) submit a bona fide tender in relation to the subject matter of the RFPQ (and consistent with this Response) if the City invites the Respondent to participate in an invitation to tender;
 - (c) the City of Vancouver may:
 - (i) amend the scope and description of the goods and services to be procured under the RFPQ or any subsequent invitation to tender process, varying them from those described in the RFPQ, or amend the qualifications that may be required to meet the City's requirements;
 - (ii) reject or accept any or all Response;
 - (iii) cancel the RFPQ process and reject all Responses;
 - (iv) cancel the RFPQ process and commence a new process in respect of the same invitation to tender with the same or an amended set of documents, information or requirements;

- request any respondent to provide additional information or clarification or goods samples or demonstrations without requesting such information from all respondents; or
- (vi) terminate the RFPQ process and enter into direct negotiations with any party whether or not a respondent; and
- (d) the City of Vancouver will not be liable in any way whatsoever for any actions described under 4(c) of this letter.
- 7. The Respondent acknowledges and agrees that the RFPQ Documents are, in no way whatsoever, an offer to enter into an agreement except on the limited terms and conditions expressly stated in this letter, and submission of this Response by the Respondent does not in any way whatsoever create any obligation on the part of the City to treat the Respondent's or any other respondent's Response in any particular manner or undertake the City's RFPQ process in any particular manner (except as expressly stated below in this letter with respect to confidentiality).
- 8. The Respondent acknowledges and agrees to the information disclaimers and other terms and conditions set forth in the RFPQ.
- 9. Except only and to the extent that the City is in breach of Section 10 of this letter, the Respondent now releases the City, its officials, its agents and its employees from all liability for any costs, damages or losses incurred in connection with the RFPQ, including any cost, damages or losses in connection with:
 - (a) any alleged (or judicially determined) breach by the City or its officials, agents or employees any obligation or duty under the RFPQ;
 - (b) any unintentional tort of the City or its officials or employees occurring in the course of conducting the RFPQ; or
 - (c) the manner in which the City: reviews, considers, evaluates or negotiates any Response; addresses or fails to address any Response; or resolves to enter into any contract or not enter into any contract.
- 10. Subject to the applicable provisions of the *Freedom of Information and Protection of Privacy Act* (British Columbia) and the City's right to publicly disclose information about or from any Response, including without limitation names and prices, in the course of publicly reporting to the Vancouver City Council about the RFPQ, the City will treat the Response (and the City's evaluation of it), in confidence in substantially the same manner as it treats its own confidential material and information.
- 11. The Respondent acknowledges receipt of the following amendments and addenda (if applicable);

Amendment/Addendum No. [Complete] Date: [Complete]

Amendment/Addendum No. [Complete] Date: [Complete]

Amendment/Addendum No. [Complete] Date: [Complete]

12. Any dispute relating to the RFPQ (except to the extent that the City breaches Section 10 above) will be resolved by arbitration in accordance with the *Commercial Arbitration Act* (British Columbia), amended as follows:

- (a) The arbitrator will be selected by the City's Director of Legal Services;
- (b) Section 9 of this letter, and the other provisions hereof, will apply; and
- (c) The Respondent will bear all costs of the arbitration.
- 13. The Respondent (a) has read, understands and agrees to the terms and conditions in this letter, (b) has had an opportunity to seek legal counsel and (c) affirms that the statements made in its Response are true and correct in every detail.

Respondent Name(s):	
Signature:	Date:
Name of Signatory:	
Title of Signatory:	
Mailing Address:	
Cheque Payable/Remit to Address:	
Telephone No.:	Fax No.:
Key Contact Person:	E-mail:
GST Registration No.:	Date and Jurisdiction of Incorporation:
City of Vancouver Business License No. (or, if available, Metro West Inter- Municipal Business License No.):	WorkSafeBC Registration No.:

SCHEDULE 4 — FORMAT FOR RESPONSE

The Response submitted by Respondents should consist of:

- 1. a completed and duly executed Letter of Response (the foregoing Schedule 3);
- 2. a completed and duly executed insurance certificate (the following Schedule 5);
- a completed and duly executed declaration of Supplier Code of Conduct Compliance and vendor leadership sustainability questionnaire (the following Schedule 6 and 7);
- 4. a completed and duly executed CCDC-11 Contractor's Qualification Statement (the following Schedule 8); and
- 5. a Statement of Qualifications, consisting of and arranged as follows:
 - (a) Title Page (1 page)

The title page should identify the RFPQ number identified on the cover page of this RFPQ, the Closing Time, and the Respondent's name, address, telephone number, fax number and contact person.

- (b) Table of Contents/Index
- (c) Corporate Capability and History
 - Describe the Respondent's capability (financial, experience and workload capacity) to undertake the role of contractor.
 - Provide a letter from a bonding company confirming the Respondent's bonding capability per Schedule 1 Section E.9.
 - Provide a history of litigation or claims made against the Respondent during the three (3) years immediately prior to the Closing Time.
- (d) Qualifications, relevant corporate experience and capability of the Respondent:

Please provide content and organize according to the headings listed in Schedule 1 Section E of this RFPQ.

SCHEDULE 5 - CERTIFICATE OF EXISTING INSURANCE

Please use attached Certificate of Existing Insurance.



CERTIFICATE OF EXISTING INSURANCE TO BE COMPLETED AND APPENDED TO THE PROPOSAL/TENDER

Section 2 through 8 – to be completed and executed by the Insurer or its Authorized Representative

THIS CERTIFICATE IS ISSUED TO: City of Vancouver, 453 W 12th Avenue, Vancouver, BC, V5Y 1V4
 and certifies that the insurance policy (policies) as listed herein has/have been issued to the Named Insured and is/are in full force and effect.
 NAMED INSURED (must be the same name as the proponent/bidder and is either an individual or a legally incorporated company)

DESCRIPTION OF OPERATIO	N			
PROPERTY INSURANCE (AII	Risks Covera	age including	g Earthquake and Flood	d)
INSURER			Insured Values (Replace	cement Cost) -
TYPE OF COVERAGE			Building and Tenants' In	nprovements \$
POLICY NUMBERPOLICY PERIOD From			Contents and Equipmen	nt \$
POLICY PERIOD From	to		Deductible Per Loss	\$
COMMERCIAL GENERAL LIA	BILITY INSU	RANCE (Occ	currence Form)	
Including the following extension	ns:	INSURER		
√ Personal Injury		POLICY N		
Property Damage including Lo		POLICY P	ERIOD From	m to
√ Products and Completed Ope				and Property Damage Inclusive) -
 √ Cross Liability or Severability √ Employees as Additional Insu 		Per Occurr		<u> </u>
 ✓ Blanket Contractual Liability 	reas	Aggregate	enants' Legal Liability	\$
√ Non-Owned Auto Liability			Per Occurrence	\$
				Ψ
AUTOMOBILE LIABILITY INSU	JRANCE for o	operation of o	wned and/or leased vehi	icles
			Limits of Liability -	
INOUKEK			Combined Single Limit	¢
POLICY PERIOD From	to		Combined Single Limit	
				y ICBC, complete and provide Form APV-47
UMBRELLA OR EXCES	S LIABILITY	INSURANCE	Limits of Liability (Bo	by ICBC, complete and provide Form APV-47 odily Injury and Property Damage Inclus
INSURER	S LIABILITY	INSURANCE	Limits of Liability (Bo Per Occurrence	oy ICBC, complete and provide Form APV-47 odily Injury and Property Damage Inclus \$
☐ UMBRELLA OR ☐ EXCES	S LIABILITY	INSURANCE	Limits of Liability (Bo Per Occurrence	oy ICBC, complete and provide Form APV-47 dily Injury and Property Damage Inclus \$ \$
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□ UMBRELLA OR □ EXCES: INSURER POLICY NUMBER POLICY PERIOD From PROFESSIONAL LIABILITY IN INSURER POLICY NUMBER POLICY PERIOD From If the policy is in a "CLAIMS IN OTHER INSURANCE TYPE OF INSURANCE INSURER POLICY NUMBER POLICY PERIOD From TYPE OF INSURANCE	S LIABILITY to SURANCE to MADE" form,	please spec	E Limits of Liability (Bo Per Occurrence Aggregate Self-Insured Retention Limits of Liability Per Occurrence/Claim Aggregate Deductible Per Occurrence/Claim Eify the applicable Retro Limits of Liability Per Occurrence Aggregate Deductible Per Loss Limits of Liability Per Occurrence	sy ICBC, complete and provide Form APV-47 redily Injury and Property Damage Inclus \$ \$ \$ \$ \$ \$ pactive Date: \$ \$ \$ \$ \$

SCHEDULE 6 - DECLARATION OF SUPPLIER CODE OF CONDUCT COMPLIANCE

DECLARATION OF SUPPLIER CODE OF CONDUCT COMPLIANCE

Purpose: All proposed suppliers are to complete and submit this form to certify compliance with the supplier performance standards set out in the Supplier Code of Conduct.

The City of Vancouver expects each supplier of goods and services to the City to comply with the supplier performance standards set out in the City's Supplier Code of Conduct (SCC) http://vancouver.ca/policy_pdf/AF01401P1.pdf. The SCC defines minimum labour and environmental standards for City suppliers and their subcontractors.

Suppliers are expected to comply with the aforementioned standards upon submitting a tender, proposal, application, expression of interest or quotation to the City, or have a plan in place to comply within a specific period of time. The City reserves the right to determine an appropriate timeframe in which suppliers must come into compliance with these standards. To give effect to these requirements, an authorized signatory of each proposed vendor must complete the following declaration and include this declaration with its submission:

As an authorized signatory of _______(vendor name), I declare that I have reviewed the SCC and to the best of my knowledge, ______(vendor name)

and its proposed subcontra convicted of an offence und as noted in the table below years as well as plans for co	der national an <i>(include all v</i> i	d other applicab iolations/convict	ole laws referred to in th	ne SCC, other than
Section of SCC / title of law	Date of violation /conviction	Description of violation / conviction	Regulatory / adjudication body and document file number	Corrective action plan
I understand that a false de consideration being given to				result in no furtheindor name).
Signature:				
Name and Title:				

SCHEDULE 7 - VENDOR LEADERSHIP SUSTAINABILITY QUESTIONNAIRE

As part of the City's Corporate Procurement Policy and related Supplier Code of Conduct described in Section 9.1 of Part A, all City vendors must meet minimum requirements related to ethical, social and environmental standards.

Beyond these basic requirements, the City would like to recognize vendors that are demonstrating leadership and innovation in sustainability. In order to be able to do so, the City requires that Proponents answer the following questions. The answers provided will be evaluated as part of the Proposal evaluation described in Section 8.0 of Part A.

Please keep in mind that these questions relate to your company's internal operations and overall sustainability leadership.

The City may request that the Proponent provide additional information to support any of the responses provided.

If additional space is required, the Proponent may attach its response(s) to this Annex and reference the relevant question and section number.

For all questions where the answer is 'Yes' and additional information is requested, if this information is not included in the proposal, the answer may not be evaluated.

For all questions where there is a word limit, responses are to be kept within this word limit. Information in excess of the word limit may not be evaluated.

Questionnaire Structure

Section 1: Environmental Impact	Environmental or Sustainability Policy
	Reducing greenhouse gas (GHG) emissions
	Reducing waste
	Sustainable purchasing
Section 2: Social Impact	Living wage employer
	Workplace development programs
	Supporting social enterprises
	Sustainable business
Section 3: Definitions	Definitions for key terms used in this Annex.

SECTION 1: ENVIRONMENTAL IMPACT

This section of the leadership questionnaire addresses the following:

- Environmental or Sustainability Policy or Statement
- reducing greenhouse gas (GHG) emissions
- reducing waste
- sustainable purchasing

1.	Do y	you have a docı	umented Environmental or Sustainability Policy or Statement?	
	□ Y€	es	□ No	
	If no	o, go to questic	on 2.	
	If ye	es, please addr	ess the following:	
	a.	Attach a copy	of the policy or statement to your Proposal.	
	b.	If the policy is	publicly available, please provide a link to the document:	
2.	Doe	es your company	y measure its greenhouse gas (GHG) emissions?	
	□ Y€	es	□ No	
	If ye	es, state total a	annual GHG emissions (tC02e):	
3.	Has	your company	adopted GHG reduction targets or goals?	
	□ Y€	es	□ No	
	If ye	es, state target	(s) and year by which they will be achieved (e.g., 33% reduction by 2020):	
4.			ur GHG emissions to a third party? (e.g., Carbon Disclosure Project, Globa e, Climate Registry, Climate Smart, Ecobase, Offsetters, etc.)	al
	□ Ye	es	□ No	
	If ye	es, state the na	ime of the 3 rd party:	
5.	Doe	es your company	y own buildings in Metro Vancouver?	
	□ Ye	es	□ No	
	If no	o, skip to quest	ion 7.	
	buil		fforts in the past three (3) years to improve the energy efficiency of owned Vancouver with respect to each of the elements listed below. Please limited or less.	

. b	uilding	and lighting upgrades (e.g., HVAC, water heaters, LED lighting) velope improvements (e.g., insulation, windows) vation and engagement programs (e.g., turning off lights and computers, etc.
xcel	lence b	any (or has any of your buildings) been recognized for building energy manage recognized third party such as BC Hydro Power Smart, BOMA BESt, LEED, Por Star, etc.)?
Yes	;	□ No
yes	, state	name(s) of the 3 rd party(ies) and type of recognition:
		any own or lease fleet vehicles and/or heavy off-road equipment to be operator?
Yes		□ No
no,	, skip to	estion 9.
yes	, please	ddress the following questions:
) w	/hat size	your fleet (including heavy off-road equipment)?
e V	quipme ehicles,	tions in the past three (3) years to reduce the GHG emissions of vehicles and hoperated in Metro Vancouver. (Actions could include: purchase of low emise of alternative fuels, deployment of telematics software; driver training progrese limit answer to 250 words or less.
		pany encourage employees to take more environmentally friendly transportati
Yes	;	□ No
yes	, descri	incentives in place to encourage employees to take more environmentally frict get to work (e.g., car sharing, secure bike parking and on-site change facily
- axia	as y y ccel ana; Yes yes w Description of the component o	as your compacted anager Energy Yes yes, state the Des your competro Vancouve Yes no, skip to qu yes, please act what size is Describe act equipment of vehicles, use etc.). Please Des your compet to work? Yes

		ions of your operations. Please limit answer to 250 words or less.
10.	Does your annually?	company measure the total amount of solid waste generated by your operation
	□ Yes	□ No
	If yes, stat	e annual solid waste figures (kg or tonnes):
11.	Does your	company have waste reduction and/or diversion targets or goals?
	If yes stat	e targets and by what year they are to be achieved?
	yes, stat	
12.		company have an office or operations recycling program in place?
12.		company have an office or operations recycling program in place?
12.	Does your	
12.	Does your	□ No The materials does your company recycle - check only those that apply: office paper plastic and glass containers
12.	Does your of Yes If yes, which	□ No Ch materials does your company recycle - check only those that apply: office paper plastic and glass containers soft plastic food waste/compostables
12.	Does your of Yes If yes, which	□ No Ch materials does your company recycle - check only those that apply: office paper plastic and glass containers soft plastic
12.	Does your of the Yes If yes, which is the yes, which is the year of the year o	□ No ch materials does your company recycle - check only those that apply: office paper plastic and glass containers soft plastic food waste/compostables batteries printer or toner cartridges Styrofoam
12.	Does your of Yes If yes, which	□ No Ch materials does your company recycle - check only those that apply: office paper plastic and glass containers soft plastic food waste/compostables batteries printer or toner cartridges
12.	Does your of Yes If yes, which is the second of the secon	□ No Ch materials does your company recycle - check only those that apply: office paper plastic and glass containers soft plastic food waste/compostables batteries printer or toner cartridges Styrofoam IT equipment / electronics / mobile devices

14.			ny have a Sustainable or Ethical Purchasing Policy or a Code of Conduct fo lines minimum ethical labour standards that must be followed by suppliers?	r			
	□Y	'es	□ No				
	In r	no, skip to ques	tion 16.				
	lf y	If yes, please address the following:					
			of the policy and/or code to the Proposal or code of conduct is publicly available, please provide a link to document	•			
15.			nvironmentally preferable and/or sustainable goods or services your companyes - check only those that apply:	y			
			od items (e.g., Fairtrade coffee; organic produce; OceanWise seafood) .g., 100 per cent post-consumer waste; Forest Stewardship Council certified; tree)			
		Janitorial supp	olies (e.g., ECOLOGO or Green Seal certified)				
			(e.g., EPEAT Gold, EnergyStar qualified) ts (e.g., ECOLOGO; recycled; non-toxic)				
		Printing service	es (e.g., Forest Stewardship Council certified paper and printer)				
			marketing items (e.g., fair labour practices; reusable; recyclable)				
			es (e.g., use energy efficient, low carbon or alternative fuel vehicles) ces (e.g., serve sustainable food; employ social enterprises; use reusable serving				
		•	ervices (e.g., use energy efficient equipment; employ social enterprises)				
				-			
				-			
SEC	CTIO	N 2: SOCIAL I	MPACT				
Thi	s se	ction of the lea	adership questionnaire addresses the following elements:				
	•	living wage en	nployer				
	•	•	velopment programs cial enterprises				
	•	sustainable bu					
1.			lready a certified Living Wage employer, or working towards becoming one? See g wage employer in Section 3 below.	е			
	□Y	'es	□ No				
	lf y	es, please state	e either:				
		a) date of cert	tification; OR				

_	b) date by which you expect to become certified
<i>t</i> o	oes your company provide employment and/or training opportunities for <i>person(s)</i> with barriers of employment (e.g., people with addictions, disabilities, mental health issues; people who are ewcomers or refugees, etc.) that go beyond the hiring practices required by law? See definition of person with barriers to employment in Section 3 below.
	Yes □ No
ir	yes, describe the program including the name of the non-profit organization or educational stitution or government agency that you work with to identify potential trainees and employees; and the number of employees/trainees that work in your company.
	oes your company conduct business with, or support in other ways, one or more <i>social enterprises</i> as defined in Section 3 below).
	Yes □ No
	yes, name the social enterprise(s) and describe the nature of the business conducted and/or apport provided.
. Is	your company structure either of the following:
a	Social enterprise (as defined in Section 3 below)
	□ Yes □ No
	yes, state the name of the registered non-profit or co-operative (including society and/or naritable number):
b	. Community Contribution Company (C3) (as defined in Section 3 below)
	□ Yes □ No
	as your company's sustainability performance been reviewed or certified by a third party? (e.g., Lab, ISO14001, SA8000, Social Fingerprint, etc.)
	□ Yes □ No
lf	yes, state the name of the third party and date of certification or date of last review:

6.	Describe any additional social sustainability initiatives that demonstrate your commitment to the health and well-being of local communities. Please limit answewords or less.	

SECTION 3: DEFINITIONS

Living Wage Employer:

Living wage employers adhere to the following criteria:

- All employees full-time, part-time and casual are paid the current living wage rate for their region. See www.livingwageforfamilies.ca for current Metro Vancouver and Fraser Valley living wage rates.
- The living wage rate calculation for an employer takes into account its employees' total compensation package (wage + benefits). If employees receive non-mandatory benefits, the living wage rate is reduced to take this into account. External contract staff (not direct employees) who provide services to their employer on a regular and ongoing basis must also be paid a living wage.
- Employees who receive incentive-based pay (tips) or commissions can be paid less than a living wage, provided their total earnings - including incentive-based pay and/or commissions - equal or exceed the living wage.

Social Enterprise:

"Social enterprises are businesses owned by non-profit organizations, that are directly involved in the production and/or selling of goods and services for the [combined] purpose of generating income and achieving social, cultural, and/or environmental aims (Social Enterprise Council of Canada)." See www.socialenterprisecanada.ca.

In addition to having the aforesaid combined purpose, to qualify as a "Social Enterprise" for purposes hereof, an entity must:

- be a business operated by a registered non-profit or community services co-operative;
- have a product or service that it sells to customers;
- have a defined social and/or environmental mandate.

Person with Barriers to Employment:

A "person with barriers to employment" is someone who faces one or more circumstances that can lead to underemployment or unemployment. There are a wide range of circumstances that can create barriers to employment including but not limited to: addictions, disabilities, mental health issues, and being a newcomer or refugee. For purposes hereof, to qualify as a "person with barriers to employment", the employee or trainee must be participating in a recognized, pre-approved employment program for person(s) with barriers to employment run by a non-profit organization or educational institution or government agency.

Community Contribution Company (C3):

"Community Contribution Company" means a corporation formed under the laws of British Columbia that includes in its articles the following statement:

This company is a community contribution company, and, as such, has purposes beneficial to society. This company is restricted, in accordance with Part 2.2 of the *Business Corporations Act*, in its ability to pay dividends and to distribute its assets on dissolution or otherwise.

Or, a company incorporated under another jurisdiction that includes in its articles substantively similar restrictions related to dividends and distribution of assets.

Refer to www.fin.gov.bc.ca/prs/ccc for more information.

SCHEDULE 8 - CCDC-11 CONTRACTOR'S QUALIFICATION STATEMENT

Please use the standard CCDC-11 form.

SCHEDULE 9 - NON-DISCLOSURE AGREEMENT

Please sign the attached NDA and return to the Contact Person to receive a copy of the drawings mentioned in Section D of Schedule 1.



Non-Disclosure Agreement

WHEREAS, ir	n connection with a R	equest for	Pre-Qualification	ons No. PS	S20151481 f	or Fire Hal	l No. 5 and	d Housing
Contractor	Pre-Qualification	(the	"RFPQ"),	the	City	shall	disclose	to,
					(the	"Recip	oient"),	certain
Confidential	Material of the City	for the se	ole purpose of	allowing	the Recipi	ent to dev	elop and	submit a
Response to	the City and if sele	cted by th	ne City, to per	form the	Recipient's	obligation	ns to the	City (the
"Purpose") a	and on the terms and	subject to	the conditions of	contained	in this Agre	ement.		

NOW THEREFORE, in consideration of the mutual premises and covenants herein, the receipt and sufficiency of which is hereby acknowledged, the City and the Recipient hereby agree as follows:

1.0 Definitions

- 1.1 "Affiliate" means an affiliate as defined in the *Business Corporations Act* (British Columbia), as may be amended.
- 1.2 "Agreement" means this Non-Disclosure Agreement.
- "City" means the City of Vancouver, a municipal corporation continued pursuant to the Vancouver Charter, and includes, but is not limited to, the Vancouver Police Board, the City's Board of Parks and Recreation, the Vancouver Fire and Rescue Service, and the Vancouver Library Board;
- 1.4 "Recipient's Team" means any person who is a member of the Recipient's team, whether such member is an employee, sub-contractor or agent of the Recipient, or any employee or agent of such person.
- "Confidential Material" means all information listed as Schedule 1 Section D of the RFPQ (together with any other related information whether or not listed in Schedule 1 Section D of the RFPQ) and all other information, in any form or medium, known or used by City or an Affiliate of the City which is not known to the general public, including, but not limited to, the know-how, trade secrets, strategic plans, technical information, product information, supplier information, customer information, financial information, marketing information and information as to business opportunities, methods and strategies and research and development of the City and its Affiliates. If and to the extent any Confidential Material is included in any report, assessment, diagram, memorandum or other document or copied or reproduced in any other form or medium, such report, assessment, diagram, memorandum, document or Confidential Material in such other form or medium will be deemed to be Confidential Material.

2.0 Title

2.1 All right, title and interest in and to Confidential Material will be and remain vested in the City. Nothing in this Agreement obliges the City to disclose Confidential Material to the Recipient or grants the Recipient any license or right of any kind with respect to Confidential Material, except the limited right to use such information solely for the Purpose.

3.0 Recipient's Obligations

- 3.1 The Recipient will use Confidential Material only as strictly required for the Purpose and only in the manner and upon the terms specified in this Agreement.
- 3.2 The Recipient will deal in utmost good faith with the City in its use of the Confidential Material provided by the City.
- 3.3 The Recipient will hold and keep, and will ensure that all of the Recipient's Team will hold and keep, the Confidential Material in confidence and in trust for the City, using at least the same degree of care, but no less than a reasonable degree of care, as the Recipient uses to protect its own similar confidential information of like importance, and will,
 - (a) prevent any access, reproduction, disclosure or use of the Confidential Material not expressly authorized herein,
 - (b) disclose the Confidential Material only to those of the Recipient's Team who have a definable need to know such information for Purpose, provided that such Recipient's Team are bound by a confidentiality agreement with the Recipient no less restrictive than this Agreement, and in the event the employment or appointment of any such person is terminated, the Recipient agrees to use its best efforts to recover any of the Confidential Material in such person's custody or control. The Recipient will be responsible for all damages arising from any disclosure of all or part of the Confidential Material or any act in contravention of this Agreement by a person to whom such Confidential Material was given by the Recipient as if the disclosure were made or the act performed directly by the Recipient,
 - (c) not, and will ensure that each of the Recipient's Team will not, copy or reproduce any of the Confidential Material, except as strictly necessary in order to carry out the Purpose, and
 - (d) promptly notify the City in writing of any unauthorized copying, reproduction, use or disclosure of the Confidential Material of which the Recipient is or becomes aware, and such notice will include a detailed description of the circumstances of the copying, reproduction, use or disclosure and the parties involved.

4.0 Exceptions to Confidentiality Obligations

- 4.1 This Agreement imposes no obligation upon the Recipient with respect to the City's Confidential Material received hereunder that
 - (a) the Recipient can promptly demonstrate with documentary evidence was already legitimately known to the Recipient without a duty of confidentiality prior to the disclosure thereof by the City,
 - (b) is lawfully received by the Recipient from a third party, other than a supplier introduced to the Recipient by the City, without a duty of confidentiality,
 - (c) has become general public knowledge through no act or fault on the part of the Recipient or the Recipient's Team, or
 - (d) the Recipient can promptly demonstrate with documentary evidence was independently developed by or for the Recipient without the use of any Confidential Material.

5.0 Legal Requirement to Disclose

5.1 If the Recipient or any of the Recipient's Team is or becomes legally required to disclose any Confidential Material to a government body or court of law, the Recipient agrees, to the extent permissible by law, to give, and will ensure that the Recipient's Team give, the City sufficient advance notice to enable the City the opportunity to contest the disclosure or obtain a protective order.

6.0 Warranty Disclaimer

6.1 All Confidential Material is provided on an "as is" basis, and all representations and warranties, express or implied, including as to its accuracy or completeness, fitness for purpose, merchantability, and non-infringement, are hereby disclaimed.

7.0 Injunctive Relief

- 7.1 The Recipient acknowledges and agrees with the City that
 - (a) the secrecy of the Confidential Material is of the utmost importance to the City, and the Confidential Material is of a sensitive and confidential nature such that monetary damages alone may be inadequate to protect the City's interests against any actual or threatened breach of this Agreement
 - (b) the covenants and conditions of this Agreement are reasonable and necessary for the protection of the City's business and security and all defences to the strict enforcement thereof by the City are hereby waived by the Recipient to the fullest extent permitted by law, and
 - (c) a violation of any of the provisions of this Agreement will result in immediate and irreparable damage to the City, and so the City will, in addition to any other rights to relief, be entitled to the remedies of specific performance and injunctive or other equitable relief in respect of any actual or threatened breach of this Agreement, without proof of actual damages or the inadequacy of monetary damages.

8.0 General

- 8.1 Upon the request at any time of the City, the Recipient will promptly **destroy** all Confidential Material and any copies or reproductions thereof in the Recipient's possession or under its control or in the possession or under the control of any of the Recipient's Team, and will certify in writing such destruction or return of all Confidential Material. If compliance with the foregoing would violate any applicable law or regulation, then such information may be retained provided that it is not used for any purpose other than to evidence the Recipient's compliance with such law or regulation, and such retained information must be maintained in confidence as set forth in this Agreement.
- 8.2 Neither party has an obligation under this Agreement to enter into any other business relationship with the other party.
- 8.3 The Recipient will not, without the written consent of the City, disclose to any third party either the fact that discussions or negotiations are taking place concerning the Transactions or any of the terms, conditions or other facts with respect to the Transactions including the status thereof or the subject matter of this Agreement, provided, however, that nothing herein will prevent the Recipient from making such disclosure
 - (a) on a confidential basis to any of the Recipient's Team to the extent such person needs to know such information strictly for the Purpose, or
 - (b) in order to comply with the requirements of applicable securities or other laws.

- 8.4 No waiver, addition to or amendment of this Agreement will be effective unless made in writing signed by authorized signatories of the parties and expressly stated to be a waiver, addition to or amendment of this Agreement. This Agreement states the entire agreement between the parties as to its subject matter and merges and supersedes all previous communications with respect to their obligations hereunder, and the provisions hereof will enure to the benefit of and be binding upon the parties and their respective successors and permitted assigns.
- 8.5 This Agreement will be governed by and interpreted and construed in accordance with the laws prevailing in the Province of British Columbia and the Recipient irrevocably attorns to the exclusive jurisdiction of the courts of British Columbia and all courts having appellate jurisdiction thereover in relation to the interpretation and enforcement of this Agreement.
- 8.6 If the Recipient agrees to the terms and conditions of this Agreement the Recipient is required to sign and return this Agreement to the City of Vancouver Supply Chain Management Office via email to donabella.bersabal@vancouver.ca prior to March 2, 2016.

Signed by:	
	-
Print name in full with title	-
Print Recipient's company name in full	-
Date	-

cc: Supply Chain Management