

WORK ORDER FOR PROFESSIONAL SERVICES

TO: Hadonne
8700 W. Flagler Street, Suite 420
Miami, Florida 33174
Phone: (305) 266-1188

DATE: May 4, 2015

The City of Doral authorizes the firm of Hadonne to develop sketch and legal descriptions for the dedication of right-of-way on NW 62 Street (between approximately NW 102 Avenue and 659 feet east) and NW 102 Avenue (between approximately NW 62 Street and 330 feet north) and a sketch and legal for the entire 5 acre site of tract 61. The work should be performed as described on the attached Proposal submitted by your firm dated April 21, 2015.

SCOPE OF SERVICES AND SCHEDULE:

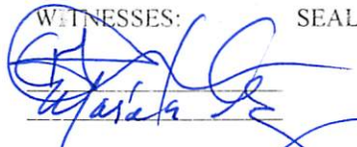
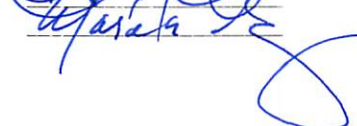
The scope of the project will be as described in the attached proposal from Hadonne. The schedule requires the work to be performed within 14 calendar days. All limitations of time set forth in this Work Order are of the essence. The performance of services associated with this Work Order will be executed on time and materials basis with a not to exceed amount of \$1,200.00. If you fail to begin work subsequent to the execution of this Work Order, the City of Doral will be entitled to disqualify the Proposal, and revoke the award.

Work Order is not binding until the City of Doral agrees and approves this Work Order.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and date first above written, in three (3) counterparts, each of which shall, without proof or accounting for the other counterpart be deemed an original Contract.

CONSULTANT: Hadonne
BY: 
NAME: Abraham Hadad
TITLE: President

OWNER: City of Doral
BY: 
NAME: Edward Rojas
TITLE: City Manager

WITNESSES: SEAL:
1. 
2. 

AUTHENTICATION:
BY: 
NAME: Connie Diaz
TITLE: City Clerk



APPROVED AS TO FORM AND LEGAL SUFFICIENCY FOR THE SOLE USE OF THE CITY OF DORAL:

BY: 
NAME: WEISS, SEROTA, HELFMAN, COLE, BIERMAN & POPOK, PL
TITLE: City Attorney



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Proposal / Agreement

Tuesday April 21, 2015

PAGE 1 OF 2

CBE / DBE

Sent Via: Jose.Olivo@cityofdoral.com

Submitted to:

attn: Mr. Jose Olivo
City of Doral
8401 NW 53rd Terrace, 2nd Floor
Doral, Fl. 33166

Description:

Doral Public Works Facility, located at NW 61 Street & 99th Ave., Doral, FL , Folio Number 35-3017-001-0610

Scope of Service:

Fee

- 1) Prepare Sketch to Accompany Legal Description
 - a) West 5 acre site of tract 61
 - b) Entire 5 acres less 20' (total 35') future R/W dedication for NW 102 avenue and 30' R/W dedication for NW 62nd street.

The professional fee to complete this project shall be lump sum of: \$ **1,200.00**

We have estimated a total of 7 calendar days to complete this project

By signing below I **APPROVE AND ACCEPT** this Agreement as a legal contract and read and agree to the payment terms as set forth above.

By: _____
(Authorized Signature)

Date: _____

(Typed or printed name)

Title: _____

I thank you for this opportunity to present this proposal for your consideration and look forward to your favorable response. In the interim, if there is anything we can do to be of service in this or any other matter, please do not hesitate to call me directly at +1 (305) 266-1188.

Sincerely yours,

Abraham Hadad, PSM / President

Terms and Conditions provided below shall be deemed integrated into our agreement as if fully set forth therein

Year 2015 hourly Rates (loaded hourly rates):

Two Person Survey Party	\$110.00 per Hour
Three Person Survey Party	\$130.00 per Hour
Office Computer Drafter	\$65.00 per Hour
Office Survey Technician	\$95.00 per Hour
Professional Surveyor in charge (Project Surveyor)	\$110.00 per Hour
EM Locating Crew	\$170.00 per Hour
Two Man GPR and Locating Crew	\$200.00 per Hour
Vacuum Truck Crew (Test Holes / Soft Digs)	\$320.00 per Test Hole

Qualifications:

County and / or Municipality Fees are not included in this Proposal and are the Client's responsibility. Rule of Law: All field and office efforts in connection with this project will be performed in strict accordance with the applicable provisions of the "Minimum Technical Standards for Land Surveying in the State of Florida", pursuant to Rule 5J17-05 Florida Administrative Code. Requests for service not specifically enumerated in this Proposal will be addressed via separate response if so required and an additional charge will apply per HC's hourly rates for calendar year 2015, which are set forth in the "Estimate Fee" section of this Proposal. All survey work to be done in U.S. feet, elevations to be reference to National Geodetic Vertical Datum of 1929 (NGVD 1929) should a different Datum be required, the consultant must be notified in writing. Our ability to perform is and will be completely influenced by the Client's ability to make the site available and to eliminate any and all conditions that may interfere with HC's ability to furnish services, and weather conditions. HC will require a 24-hour, prior written notice before fieldwork can be performed. This notice should be sent via facsimile or email to HC. This Proposal does not include any permit fee nor plans processing fees assessed by the applicable government agency. This Proposal does not include construction inspections or certifications for construction completion. Horizontal control points shall be referenced to the Florida State Plane Coordinate System, North American Datum of 1983 adjusted 1990 (NAD83/90). All work to be performed in U.S. feet. Client shall be aware that GPR Technology is not 100% accurate. Depending on factors such as and not limited to: soil type, soil moisture, size of underground utility, type of underground utility, depth of underground utilities; some utilities may not be detected by GPR. GPR will detect the presence of the utility but not the type. The client will do its best to identify the type of utility but it may occur that some detected utility remain unidentified. Area to be located with GPR should be clean without mayor vegetation, debris or any structure that may prevent the use of the equipment. Cleaning, removing of debris or vegetation is not included in this proposal.

Payments Terms:

Payment is due for HC's completion of each task UPON RECEIPT of HC's Invoices. It is understood that this Proposal is entered into between HC and the Client. HC's failure to strictly enforce any provision in this Proposal shall NOT be construed as a modification or amendment of the Proposal's terms, specifically these payment terms, unless otherwise agreed to in writing by HC. HC's receipt of this Proposal, signed by Client, constitutes Client's acceptance of these terms, and HC's Standard Terms and Conditions (collectively the "Contract"), which is attached and incorporated by reference as if fully set forth here. The Client's signature shall also constitute a notice for HC to proceed with its Scope of Services. In the event HC is required to enforce any terms of the Contract, Client agrees to pay to HC all reasonable attorneys' fees and costs incurred, whether suit is filed or not, including attorneys' fees on appeal. Past due payments under this Proposal are subject to a 1.5% interest per month. For special consideration, the Client agrees that HC's liability for this Project, irrespective of the cause, shall be limited to the amount of the Professional Fees Client actually pays to Client. Both HC and the Client may terminate this Proposal after ten (10) days written notice, and upon Client's payment to HC of all outstanding fees and expenses incurred by HC through the date of such written notice.

Initials: AH |