City of Tulsa Finance Department

10/18/23

Request For Proposal 24-908

Addendum #1

Please note the following changes which have been made for clarification to this Invitation for Sealed Bid. This addendum must be listed as Addendum #1 on the ACKNOWLEDGMENT OF RECEIPT OF ADDENDA/AMENDMENTS FORM of the bid package as verification that you have received and are aware of the information contained herein.

QUESTIONS/CLARIFICATION/CHANGES:

QUESTIONS:

- 1. Is the City expecting to see wet signatures on all required forms, or will e-signatures suffice?
- E signatures will suffice.
- 2. The non-collusion form requires notarization. Will the City accept a scanned copy of the signed and notarized form or is the original copy mandatory? The City will accept a scanned and signed and notarized form.
- 3. Pages 21 and 22 include general terms and conditions. Would the City be amenable to any redlines/exceptions to these?
 There is some leeway on the terms & conditions but only very minimal changes are normally considered. Redlining an item can deem your submission nonresponsive. It is better to ask a specific question concerning a change to a term rather than a general question as you asked.
- 1. How many kiosks are in scope by quantity? Number of Indoor units, Outdoor units, Through-wall units? We expect to start out with one indoor Kiosk situated at City Hall before expanding to at least one more indoor kiosk located in retail location(s) within 3 months. Demand would dictate the number of kiosks that will be deployed.
- 2. Does the City of Tulsa have a preference on the procurement of the kiosks? Purchasing or Leasing? Would you like a purchase and lease pricing model? We are looking to purchase the kiosk at this time.
- 3. How many monthly or annual cashier payments are credit, debit and check transactions? Can you breakdown the transaction volume for each payment type? These numbers are not readily available at this time.

- 4. Will credit card processing fees be absorbed or do you plan to charge customers a convenience fee? If a convenience fee is charged, what are the fees associated with each bill type? Processing fees will be absorbed by the City.
- 5. What are the average bill amounts collected for each bill type? What is the average bill amounts collected for each commercial account? Average bill amounts by bill type are as follows:

Municipal Court: \$150.00

Permits: \$300.00

Residential Utility Bill: \$115.00

- General Billing: Range varies greatly depending on the type of billing.
- 6. Will you require change making for cash or will you round up the customer's account balance? We do not round customer balances.
- 7. Do you intend to use an Armory for cash pickup or will the City manage the cash collection and close out? We expect to use an armory to service Kiosks situated outside City Hall.
- 8. We understand that Paymentus is the Payment Processor but could you please elaborate on all backend Software that the Kiosks would need to connect with as well?

Financial Management and General Billing: Tyler Enterprise ERP, powered by Munis Utilities: Tyler Enterprise ERP, powered by Munis Permitting and Licensing: Tyler Enterprise Permitting and Licensing, powered by EnerGov

Citations: Software vendor is being selected — Integration will only take place after the new system is deployed.

- 9. Can the City leverage its relationship with Tyler and any other Software Vendors so that the winning bidder will have cooperation from these Companies to open up their API's for the Kiosks? This is a requirement for the project to be successful for "Look Up's". Yes.
- 10. Do you wish for the Kiosks to take Bills only for Cash Payments (no Coin)? Do you have expectations that the Kiosks will dispense change back or round total up to nearest \$1 with no change back? See above.
- 11. How many Kiosks is the City looking for initially? How many Indoor Freestanding? See above.
- 12. How will cash be pulled from the Kiosk? Via Tulsa City Employee's or an Armored Car Service? See above.
- 13. When does the City wish to have the Kiosks operational for the public to use? We will look for responses from the respondent.

CHANGES:

Under II Background:

Was:

Listed below are the number and dollar amount of cash, check and credit card transactions processed in FYE June 30, 2023, by cashiers at City Hall and the Municipal Court:

- 40,000 utility billing transactions worth \$14.1M
- 30,000 permitting and general billing payments of \$16.8M
- 48,000 citations and miscellaneous bill payments of \$14.4M

Changed to:

Listed below are the number and dollar amount of cash, check and credit card transactions processed in FYE June 30, 2023, by cashiers at City Hall and the Municipal Court:

- 40,000 utility billing transactions worth \$14.1M
- 30,000 permitting and general billing payments of \$12.5M
- 48,000 citations and miscellaneous bill payments of \$9.7M

Request for Proposal

24-908

Professional Services for: Self-Service Payment Kiosks

Department: Finance

NIGP Commodity Code(s): 155-40, 287-28, 918-21, 918-36

RFP Schedule

EVENT	DATE	
RFP Issue Date	10/02/2023	
Pre-Proposal Conference	No Pre-Proposal Conference	
Deadline for Questions Submit to assigned buyer via email.	10/16/2023 10 Days prior to RFP due date	
Proposal Due Date	10/25/2023	
Mail or deliver to City Clerk address. Proposals are open the day after the due date.		

If You have any questions or need additional information, contact the Assigned Buyer:

Donny Tiemann, Project Buyer | <u>dtiemann@cityoftulsa.org</u>
All questions should be emailed with RFP 24-908 in the subject line.

Submit proposals (sealed) to:

Office of the City Clerk City of Tulsa 175 E. 2ND St. Suite 260 Tulsa, OK 74103



I. OVERVIEW AND GOALS:

With this Request for Proposal (RFP), the City of Tulsa is searching to secure a Respondent to provide self-service payment kiosks to allow citizens secure and convenient options to pay various City invoices and bills.

We enthusiastically look forward to receiving Your proposal.

II. BACKGROUND:

The City's Finance department has determined that it needs to expand options provided to citizens who choose to pay bills in person. These citizens are currently restricted to limited hours and locations to make payments. The City is interested in exploring the features, functions, and pricing of installing payment kiosks to extend more convenient means to pay multiple bills securely at easily accessible locations.

Listed below are the number and dollar amount of cash, check and credit card transactions processed in FYE June 30, 2023, by cashiers at City Hall and the Municipal Court:

- 40,000 utility billing transactions worth \$14.1M
- 30,000 permitting and general billing payments of \$12.5M
- 48,000 citations and miscellaneous bill payments of \$9.7M

The City is considering a phased approach to employing payment kiosks that offer indoor and outdoor 24/7 service to our customers. The City envisions branded kiosks that integrate initially with the utility billing system, followed by the financial system and eventually the municipal court software system. The City uses Tyler Technologies ERP solutions for its financial and utility billing needs. The City contracts with Paymentus for its payment processing solution.

III. TIMELINE:

The schedule below provides estimated dates for the RFP and contracting process. The City of Tulsa may adjust this schedule as needed.

EVENT	DATE
RFP Issue Date	10/02/2023
Deadline for Questions	10/16/2023
PROPOSAL DUE DATE	10/25/2023
Begin proposal evaluations	10/26/2023

Interviews with proposers (anticipated)	10/31/2023
Negotiations with apparent successful proposer begin (anticipated)	11/02/2023
Execute contract (anticipated)	11/15/2023
Begin service delivery (anticipated)	12/01/2023

IV. SCOPE OF WORK:

- 1. The Respondent shall offer secure, reliable, and convenient self-service kiosks that allow citizens the ability to easily look up their accounts and pay various City of Tulsa bills and invoices in real time.
- 2. The Respondent shall provide a service that includes software, hardware, security and maintenance, up to and including repair and replacement.
- 3. The Respondent shall offer customer support that is well versed in the functionality of the City's kiosks and easily accessible when needed to support operations.
- **4.** The Respondent shall have extensive experience managing and maintaining kiosks for large municipalities and utilities around the country.
- **5.** The Respondent shall provide kiosks that accept various tender types including cash, check, debit and credit cards.
- 6. The Respondent shall provide the City with the ability to track payments in real time and provide easy accessibility to detailed dashboards and reports that can be exported in CSV/XLS formats.

V. DELIVERABLES:

The products, reports, and plans to be delivered to the City will include:

- 1) Kiosk(s) branded with City logo
- 2) Training on maintenance of the kiosk as well as cash servicing procedures
- 3) Assistance with site selection and preparation
- 4) Testing and confirming the hardware including peripheral devices are ready for live operations

VI. INSTRUCTIONS FOR SUBMITTING A PROPOSAL:

A. Proposals must be received by 5:00 p.m. on Wednesday, October 25, 2023, Central Daylight Time. Please place proposals in a sealed envelope or box clearly labeled: "RFP 24-908, Self-Service Payment Kiosks".

Proposals received late will be returned unopened.

B. Proposals shall be delivered and sealed to:

Deputy City Clerk City of Tulsa 175 E. 2nd St. Suite 260 Tulsa, OK 74103

C. Interested Respondents should submit:

One (1) unbound original and three (3) bound copies of the proposal plus one (1) digital copy (compact disc or USB drive).

D. All interested Respondents (Sellers) are required to register with the Buyer in order to receive updates, addenda or any additional information required. You can learn more about the registration process on the following website:

https://www.cityoftulsa.org/government/departments/finance/selling-to-the-city/register-as-a-vendor/.

The City is not responsible for any failure to register.

E. Inquiries or questions to the Buyer requesting clarification regarding the Request for Proposal must be made <u>via e-mail</u> and must be received prior to the end of the business day on **Monday, October 16, 2023.**

Donny Tiemann, Project Buyer dtiemann@cityoftulsa.org

Any questions regarding this RFP will be handled as promptly and as directly as possible. If a question requires only minor clarification of instructions or specifications, it will be handled via e-mail. If any question results in a substantive change or addition to the RFP, the change or addition will be forwarded to all registered Respondents as quickly as possible by addendum.

F. Proposals will be opened on the morning after the due date, at 8:30am, at the:

Standards, Specifications, and Awards Committee Meeting 175 East 2nd Street, 2nd Floor City Council Chamber

VII. RESPONSE QUESTIONS AND PROPOSAL REQUIREMENTS

To be considered, interested Respondents must submit or address the following questions or information requests:

Qualifications and Experience

- **A.** Provide a general overview of your organization. What sets your organization apart from your competitors? Why is your organization uniquely qualified to take on this scope of work?
- **B.** Provide a detailed description of the extent of your organization's experience in conducting similar projects or delivering similar services for public agencies. What has that experience taught you that you would bring to bear in this project? List the number of public sector clients that currently use your kiosk technology. Provide client name, contact names, address, email address and telephone numbers of references from at least five organizations that employ your kiosk solutions.

Staff Capacity and Oversight

- C. Describe the team that would work on this project. Include a list of key team members and their general availability while on this project. Make the case for why they will be great partners on this project. Please provide bios, resumes or whatever you think best highlights the strength of the team that would be working on this project. It is noted that equipment, material and staff shall be provided by the Respondent.
- **D.** Please describe your organization's capacity to take on additional work if you are awarded this contract. How would you create additional capacity, if needed?
- **E.** Please provide information on any subcontractors that will be used, if any, on this project and describe the work they will be performing.

Product Description

- **F.** Provide a detailed description of the kiosk hardware including the software and hardware employed. Please address the kiosk's functionality, payment processing solution as well as the fees and tender types accepted.
- G. Please provide a detailed description of the full customer experience including account lookup methods and payment options for multiple entities and debt types. Address how customers could search, pay bills and confirm updated balances from various departments. Address how soon payments are posted to respective accounts. Where needed, use screen shots or diagrams to reflect how the user interfaces with the kiosk.
- **H.** Address reporting capabilities including the timing of transaction updates, standardized and ad-hoc reports, reconciliation tools, search functionality, ability to filter and export files.
- I. Describe your experience and recommendations for installing and integrating solutions with back-end systems. You may use diagrams to help us understand your integration method.
- J. Provide a detailed description of the service, maintenance, training and support provided before, during and after implementation. Address the type of service provided during and after core working hours. Include a description of how the City can report issues, Service Level Agreement's on how soon issues are addressed and means to tracking support tickets.

- Address what the City can expect from your firm and what is expected from the City.
- K. Address in detail security features, including detection and resolution of security vulnerabilities, encryption, fraud prevention, storage, software upgrades, fixes, and testing. Please include SOC 1, SOC2 and PCI compliance attestations.
- L. Describe any features not specifically addressed in the RFP but provided by your firm including web payments, mobile kiosks, text-to-pay functionality, multilingual capabilities and ADA compliant accessibility.

Service Delivery and Timeline

- **M.** Provide a detailed description of your organization's ability, approach, and methodology for this project or service in line with the RFP objectives and key elements outlined in the scope of work.
- N. Provide a description of your implementation process and timeline for your project or service, including key milestones related to the scope of work. Include estimates of the timeframe estimated to complete each task.
- **O.** Address what the Respondent expects from the City and the deliverables the City should expect from the vendor.

Project Management and Reporting

- **P.** Describe your proposed method of project management for this project.
- Q. In addition to any metrics identified in the RFP, describe the key performance indicators (KPIs), performance metrics, and/or compliance metrics you have used or plan to use to track the delivery and success of this project or service.
- **R.** How will you communicate with the City of Tulsa in a responsive and proactive manner?

Pricing and Cost Proposal

- **S.** Cost proposal: In addition to the price summary sheet, complete a price schedule, budget, or cost proposal in its entirety that will enable the effective delivery of the proposed project or services.
- **T.** Narrative and justification: Present a detailed cost narrative that explains the basis and rationale for the costs proposed. Identify and explain any costs that are not listed or addressed in this proposal, including fees due from users or paid to 3rd parties. Include a description of any anticipated pricing changes over the next five years.

VIII. EVALUATION OF PROPOSALS:

The approval of the selected Respondent will be subject to the final determination of the City and will be contingent on the successful completion of a contract between the City and the selected Respondent(s).

In this RFP, a panel consisting of not less than three City of Tulsa employees will evaluate proposals. Final selection shall be the sole determination of the City, and if a selection is made it will be to the Respondent whose proposal is determined to be in the best interests of the City.

All Bids will be evaluated using the following criteria:

Category	Total Points
Qualifications and Experience	10
Staff Capacity and Oversight	10
Product Description	35
Service Delivery and Timeline	15
Project Management and Reporting	10
Pricing and Cost Proposal	20

The City of Tulsa also reserves the right to evaluate based on the full list of eligible criteria listed in <u>Title 6</u>, <u>Chapter 4</u> of the Tulsa Revised Ordinances (TRO): https://library.municode.com/ok/tulsa/codes/code_of_ordinances.

IX. MISCELLANEOUS

- A. The City expects to enter into a written Agreement (the "Agreement") with the chosen Respondent that shall incorporate this RFP and your proposal. Further, Respondent will be bound to comply with the provisions set forth in this RFP. In addition to any terms and conditions included in this RFP, the City may include in the Agreement other terms and conditions as deemed necessary. Your response to this RFP will be considered part of the Agreement, if one is awarded to you.
- **B.** All data included in this RFP, as well as any attachments, are proprietary to the City of Tulsa.
- C. The City of Tulsa notifies all possible Respondents that no person shall be excluded from participation in, denied any benefits of, or otherwise discriminated against in connection with the award and performance of any contract on the basis of race, religious creed, color, national origin, ancestry, physical disability, sex, age, ethnicity, or on any other basis prohibited by law.
- **D.** All Respondents shall comply with all applicable laws regarding equal employment opportunity and nondiscrimination. They shall also comply with the Americans with Disabilities Act (ADA).
- **E.** The use of the City of Tulsa's name in any way as a potential customer is strictly prohibited except as authorized in writing by the City of Tulsa.
- **F.** The City assumes no responsibility or liability for any costs you may incur in responding to this RFP, including attending meetings or contract negotiations.
- **G.** The City is bound to comply with Oklahoma's Open Records Act, and information submitted with your proposal, with few exceptions, is a matter of public record. For specifics on the Oklahoma Open Records Act, see the

link here: https://libraries.ok.gov/law-legislative-reference/library-laws/statutes-open-records/.

The City shall not be under any obligation to return any materials submitted in response to this RFP request.

- H. The City shall not infringe upon any intellectual property right of any Respondent but reserves the right to use any concept or methods contained in the proposal. Any desired restrictions on the use of information contained in the proposal should be clearly stated. Responses containing your proprietary data shall be safeguarded with the same degree of protection as the City's own proprietary data. All such proprietary data contained in your proposal must be clearly identified.
- I. The City of Tulsa also notifies all Respondents that the City has the right to modify the RFP and the requirements herein, to request modified proposals from Respondents, and to negotiate with the selected Respondent on price and other contract terms, as necessary to meet the City's Objectives.
- J. The selected Respondent "Seller" and its subcontractors must obtain at Seller's expense and keep in effect so long as City is purchasing Supplies or Services from Seller pursuant to this Bid, policies of insurance in the minimum amounts set forth below and Workers' Compensation and Employer's Liability insurance in the statutory limits required by law.

General Liability: personal injury and property damage, each occurrence	\$1,000,000.00
Auto Liability, each occurrence	\$1,000,000.00
Workers' Compensation	(Statutory limits)

K. Seller's insurer must be authorized to transact business in the State of Oklahoma. Seller will have 10 Days after notification that its Bid was Accepted by the City to provide proof of coverage

RESPONDENT INFORMATION SHEET

Respondent's Legal Name: (Must be Respondent's company name as reflected on its organizational documents, filed with the state in which Respondent is organized)			—
State of Organization:			
Respondent's Type of Legal Entity: (Sole Proprietorship Partnership Corporation Limited Liability Company	☐ Limite ☐ Limite ☐ Limite	ed Partnership ed Liability Partnership ed Liability Limited Partnership ::	
Respondent's Address: Street	City	State Zip C	ode
Respondent's Website Address:		<u> </u>	
Sales Contact:		Contact for Legal Notice:	
Name:		Name:	
Title/Position:		Title/Position:	
Street:		Street:	
City:		City:	
	ate: State:		
Phone:		Phone:	
· · · · · · · · · · · · · · · · · · ·		Email:	
How did you learn about this b	ousiness oppo	rtunity with the City of Tulsa	ı?
 □ Email from Assigned Buyer □ City of Tulsa Website □ Tulsa World posting □ Purchasing search engine □ Industry colleague □ Other: Click or tap here to entered 	or toyt		

Exhibit A

Price Sheet Summary

Respondent's Legal Name:		
(Must be Respondent's company name as reflect Respondent is organized)	ed on its organizational documents, filed with the state in which	
Please present a Fee Schedule f	or the services:	
Implementation & Integration	\$	
Annual Fees – Indoor Kiosk	\$	
Annual Fees – Outdoor Kiosk	\$	
Payment Processing Fees	\$	
Other Fees:	\$	
Other Fees:	\$	
Other Fees:	\$	
, , ,	se prices are my formal offer and agree to the all contract terms and conditions as listed in the City of Tulsa.	
Company Name:	Date:	
Signature:		
Name Printed:		
Title:		

AFFIDAVITNON-COLLUSION AND INTEREST

STATE	OF		Ź		
COUNT	ΓY OF)ss. <u>)</u>		
l,	atata that			, of lawful age, being first du	ıly
sworn,	state that: (Seller's Autho	rized Agent)			
1.	existence of col facts pertaining	lusion between and to the giving or off	among Bidders an fering of things of	ourposes of certifying facts pertaining and municipal officials or employees, as value to government personnel in resuant to the proposal to which this st	s well as eturn for
2.	statement is att	e of the facts and circ ached, and I have b on of such Bid; and	cumstances surrou een personally an	unding the making of Seller's Bid to w d directly involved in the proceedings	hich this leading
3.	Neither the Sell- a. b. c.	to any collusion a agreement to resp to any collusion we price in the prosp contract, nor in any discussion	mong Bidders in re pond at a fixed pric vith any municipal pective contract, o ons between Bidd	rection or control has been a party: estraint of freedom of competition by ee or to refrain from responding, official or employee as to quantity, quarter as to any other terms of such pro- ders and any municipal official confrontiation of the consideration in the	spective ncerning
4.	or more in the E further states th	Bidders business or at the following offic	such a percentage ers and/or employ	y or indirectly owns a five percent (5%) e that constitutes a controlling intereses of the City of Tulsa own an interest, either direct or indirect.	t. Affiant
			Bv:		
			Title:	Signature	
Subscri	ibed and sworn to	before me this	day of	, 20	
Notary	Public				
My Con	nmission Expires:				
Notary	Commission Num	nber:		_	

The Affidavit must be signed by an authorized agent and notarized

City of Tulsa General Contract Terms

It is anticipated that the City of Tulsa will enter into an Agreement with the selected Respondent ("Seller") for an initial term ending one (1) year from the date of its execution by the City's Mayor, with four (4) one-year renewals available at the option of the City. Contracts entered into by the City of Tulsa generally include, but are not limited to, the following terms:

- 1. Renewals. Seller understands and acknowledges that any future contracts or renewals are neither automatic nor implied by this Agreement. The continuing purchase by City of the Services set forth in this Agreement is subject to City's needs and to City's annual appropriation of sufficient funds in City's fiscal year (July 1st to June 30th) in which such Services are purchased. In the event City does not appropriate or budget sufficient funds to perform this Agreement, this Agreement shall be null and void without further action by City.
- 2. No Indemnification or Arbitration by City. Seller understands and acknowledges that City is a municipal corporation that is funded by its taxpayers to operate for the benefit of its citizens. Accordingly, and pursuant to Oklahoma law, City shall not indemnify nor hold Seller harmless for loss, damage, expense or liability arising from or related to this Agreement, including any attorneys' fees and costs. In addition, Seller shall not limit its liability to City for actual loss or direct damages for any claim based on a breach of this Agreement and the documents incorporated herein. City reserves the right to pursue all legal and equitable remedies to which it may be entitled. City will not agree to binding arbitration of any disputes.
- 3. Intellectual Property Indemnification by Seller. Seller agrees to indemnify, defend, and save harmless City and its officers, employees and agents from all suits and actions of every nature brought against them due to the use of patented, trademarked or copyright-protected appliances, products, materials or processes provided by Seller hereunder. Seller shall pay all royalties and charges incident to such patents, trademarks or copyrights.
- 4. General Liability and Indemnification. Seller shall hold City harmless from any loss, damage or claims arising from or related to the performance of the Agreement herein. Seller must exercise all reasonable and customary precaution to prevent any harm or loss to all persons and property related to this Agreement. Seller agrees to indemnify and hold the City harmless from all claims, demands, causes of action or suits of whatever nature arising out of the services, labor, and material furnished by Seller or Seller's subcontractors under the scope of this Agreement.
- 5. **Liens.** Pursuant to City's Charter (Art. XII, §5), no lien of any kind shall exist against any property of City.
- 6. **No Confidentiality.** Seller understands and acknowledges that City is subject to the Oklahoma Open Records Act (51 O.S. §24A.1 *et seq.*) and therefore cannot assure the confidentiality of contract terms or other information provided by Seller pursuant to this Agreement that would be inconsistent with City's compliance with its statutory requirements there under.
- 7. **Compliance with Laws.** Seller shall be responsible for complying with all applicable federal, state and local laws. Seller is responsible for any costs of such compliance. Seller shall take the necessary actions to ensure its operations in performance of this contract and employment practices are in compliance with the requirements of the Americans with Disabilities Act. Seller certifies that it and all of its subcontractors to be used in the performance of this agreement are in compliance with 25 O.S. Sec. 1313 and participate in the Status Verification System. The Status Verification System is defined in 25 O.S. Sec. 1313 and includes, but is not limited to, the free Employee Verification Program (E-Verify) available at www.dhs.gov/E-Verify.

- 8. Right to Audit. The parties agree that books, records, documents, accounting procedures, practices, price lists or any other items related to the Services provided hereunder are subject to inspection, examination, and copying by City or its designees. Seller shall retain all records related to this Agreement for the duration of the contract term and a period of three years following completion and/or termination of the contract. If an audit, litigation, or other action involving such records begins before the end of the three year period, the records shall be maintained for three years from the date that all issues arising out of the action are resolved or until the end of the three year retention period, whichever is later.
- 9. Governing Law and Venue. This Agreement is executed in and shall be governed by and construed in accordance with the laws of the State of Oklahoma without regard to its choice of law principles, which shall be the forum for any lawsuits arising under this Agreement or incident thereto. The parties stipulate that venue is proper in a court of competent jurisdiction in Tulsa County, Oklahoma and each party waives any objection to such venue.
- 10. **No Waiver.** A waiver of any breach of any provision of this Agreement shall not constitute or operate as a waiver of any other provision, nor shall any failure to enforce any provision hereof operate as a waiver of the enforcement of such provision or any other provision.
- 11. Entire Agreement/No Assignment. This Agreement and any documents incorporated herein constitute the entire agreement of the parties and supersede any and all prior agreements, oral or otherwise, relating to the subject matter of this Agreement. This Agreement may only be modified or amended in writing and signed by both parties. Notwithstanding anything to the contrary herein, the City does not agree to the terms of any future agreements, revisions or modifications that may be required under this Agreement unless such terms, revisions or modifications have been reduced to writing and signed by both parties. Seller may not assign this Agreement or use subcontractors to provide the Goods and/or Services without City's prior written consent. Seller shall not be entitled to any claim for extras of any kind or nature.
- 12. **Equal Employment Opportunity.** Seller shall comply with all applicable laws regarding equal employment opportunity and nondiscrimination.

The undersigned agrees to the inclusion of the above provisions, among others, in any contract with the City of Tulsa.

Company Name:	Date:
Signature:	
Name Printed:	
Title:	

ACKNOWLEDGMENT OF RECEIPT OF ADDENDA/AMENDMENTS

amendments are incorporated into the Bid Packet and will	
List Date and Title/Number of all addenda or amendments	: (Write "None" if applicable).
<u>Si</u>	gn Here ▶
<u>Pri</u>	inted Name:
<u>Tit</u>	le:
Da	ate:

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RESPONDENT CHECKLIST

Use this checklist to ensure You have properly read and completed all documents listed below. This document (the RFP) contains all the following materials, which must be completed and returned to the City of Tulsa Clerk's Office. We recommend You include this checklist with your proposal.

	DESDONDENT CHECKLIST	
•		
Proposer's Name:	_	

RESPONDENT CHECKLIST		
RESPONDENT DOCUMENTS	INCLUDED?	
Cover Letter		
Proposal Narrative		
Responses to Proposal Questions		
Respondent Information Sheet (required form)		
Price Sheet Summary (required form)		
Affidavit (Non-Collusion and Interest) (required form)		
City of Tulsa General Contract Terms (required form)		
Acknowledgment of Receipt of Addenda / Amendments		
Additional Information (Optional)		

Please Return Entire RFP Packet.

PACKING LABEL

FROM: [Name]

[Respondent's legal name] [Street Address] [City, State, Zip Code]

City of Tulsa - City Clerk's Office

175 East 2nd Street, Suite 260 Tulsa, OK, 74103

Respondent Submission For:

RFP# 24-908

RFP DESCRIPTION: Self-Service Payment Kiosks

This label ensures that Your proposal will be sent to the correct office (City Clerk's) and that it is associated with the correct Solicitation (indicated by the RFP number). Proposals must be sealed and either mailed or delivered to the City Clerk's Office. Proposals must also be received no later than 5:00 PM (CST) on date listed on the first page of the RFP.