

Department of Parks & Recreation On-Call Court Maintenance and Repair Contract Amendment - Executive Summary

Department of Parks & Recreation Division of Planning, Design & Construction (PDC) – On Call Court Maintenance and Repair Contract Amendment

PDC is seeking an extension amendment to the On-Call Court Maintenance and Repair Contract to provide business continuity of capital infrastructure programs and projects.

Purpose and Use of Agreements:

The purpose of this On-Call contract is to maintain a qualified On-Call Court Maintenance and Repair Contractor. This is a specialized service that will be available to respond to bidding requests for the execution of PDC's work plan. These specialized contracts are related to court maintenance and repair of existing basketball, tennis and sport courts, implementation of constructing new courts and oversight of specialized work related to courts. The contract has a minimum MWBE goal of 6%.

The On-Call Court Maintenance and Repair Contract will be utilized for improving existing court facilities, including surfacing repairs, replacement of courts, replacement of fencing, and lighting installation.

Contract Description:

Currently there is one On-Call Court Maintenance and Repair Contractor. The current contract is set to expire on March 10, 2023. The contract with L.E.R.Inc., dba Renner Sports Surfaces has a two (2) year term and a capacity of \$2 million.

Scope of Amendment:

The current on-call contractor for the Court Maintenance and Repair agreement expires on March 10, 2023, unless sooner terminated or extended by written agreement. It is desired that this contract be extended, by one (1) year, through March 10, 2024.

Purpose of Amendment:

The purpose of the amendment is to provide a continuity of service, coordination, and close-out, of open task orders that support the delivery of Denver Parks capital program and infrastructure needs. The additional time will ensure continuation of services while we are working on identifying additional firms who bid this type of work and procuring a new set of on-call contracts. These amendments do not commit funds, nor do they guarantee any amount to the firms. These amendments are not an authorization of work; authorization or work and commitment of funds are made via task order on an as needed basis.