

Facilities Planning Department RE-APPLICATION FOR CERTIFICATION AS A PRE-QUALIFIED CONTRACTOR FOR CONSTRUCTION FOR DAYTONA STATE COLLEGE

Submit five (5) double-sided applications and one (1) electronic copy to:

Facilities Planning Department
Daytona State College
1200 West International Speedway Blvd.
Building 430A Room 108
Daytona Beach, FL 32114-2800

Respond to all items or indicate "not applicable". Do not use substitute forms; however, supporting information may be submitted on additional sheets as an attachment. Any inaccurate or misleading statements in the application will cause disapproval, suspension, or revocation of the Certificate of Pregualification. , I wish to submit an application for certification as a On behalf of prequalified contractor for construction of projects at Daytona State College (College). It is understood that certification, if given, will be valid for a period of one (1) year from date of approval subject to the maintenance of current application information, unless suspended or terminated by the Board of Trustees. It is understood that there may be instances when a solicitation is paid in whole or in part by a federal government agency or source. Therefore, Daytona State College will request that proposers certify with their qualification submittal attestations to adhere to Federal Government regulations including but not limited to Federal 2 CFR pt. 200. This firm authorizes the College to request any public official, engineer, architect, surety company, bank depository, material or equipment manufacturer or distributor, or any person, firm, or corporation to furnish any information requested by the College to verify statements or information given with this application. This firm further authorizes the Board of Trustees or its designee to disclose any and all information contained in the prequalification data below to any designated personnel of other boards in the State of Florida without liability whatsoever. Date Name of Organization By:___

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Title of Person Signing

(Affix seal, if a corporation)

SWORN STATEMENT UNDER SECTION 287.133 (3) (a), FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES

THIS FORM MUST BE SIGNED IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS.

1.	This sworn statement is submitted for Contractor Pre-Qualification
2.	This sworn statement is submitted by <mark>[name of entity submitting sworn statement]</mark> whose business address is:
	and (if applicable) its Federal Employer Identification Number (FEIN) is (If entity has no FEIN, include the Social Security Number of the individual signing this sworn statement:)
3.	My name is and my relationship to the entity named above is
	(title)
4.	I understand that a "public entity crime" as defined in Section 287.133(1)(g), Florida Statutes, means a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or of the United States, including, but not limited to, any bid or contract for goods or services to be provided to any public entity or an agency or political subdivision of any other state or of the United States and involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
5.	I understand that "convicted" or "conviction" as defined in Section 287.133 (1)(b), Florida Statutes, means a finding of guilt or a conviction of a public entity crime, with or without adjudication of guilt, in any federal or state trial court of record, relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, non-jury trial, or entry of a plea of guilty or nolo contendere.
6.	I understand that an "affiliate" as defined in Section 287.133(1)(a), Florida Statutes, means: (1) A predecessor or successor of a person convicted of a public entity crime; or (2) An entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate.
7.	I understand that a "person" as defined in Section 287.133(1)(e), Florida Statutes, means any natural person or entity organized under the laws of any state or of the United States with the legal power to enter into a binding contract and which bids or applies to bid on contracts for the provision of goods or services let by a public entity, or which otherwise transacts or applies to transact business with a public entity. The term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in management of an entity.
8.	Based on information and belief, that statement which I have marked below is true in relation to the entity submitting this sworn statement. [Please indicate which statement applies.]
	Neither the entity submitting this sworn statement, nor one or more of the officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, nor any affiliate of the entity, has been charged with and convicted of public entity crime subsequent to July 1, 1989.
	There has been a proceeding concerning the conviction before a hearing officer of the State of Florida, Division of Administrative Hearings. The final order entered by the hearing officer did not place the person or affiliate on the convicted vendor list. [Please attach a copy of the Final Order.]

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	The person or affiliate was proceeding before a heari final order entered by the person or affiliate from the	ing officer of the State of hearing officer determin	f Florida, Divisioned that it was ir	n of Administrative Hearth to the public interest to	earings. The oremove the
	The person or affiliate has taken by or pending with the	•		or list. [Please descri	be any action
Date:					
				[Signature]	
STATE	OF:				
COUN	TY OF:				
after fir	DNALLY APPEARED BEFC st being sworn by me, affixe,	ed his/her signature in the	e space provided		
My cor	nmission expires:	Notary F	Public Public	_	
		Print, Type, or Si	tamp of Notary F	Public	
		Personally know	n to me, or Prod	uced Identification:	
		Type of I.D.			

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<u>General information</u> about the contractor company, its principals, and its history including state and date of incorporation.

Firm legal name: Address: Is this a Branch Office?							
Telephone:							
Fax Number:							
E-Mail Address	Limit to one e-mail address (This will be used for all notifications from the College regarding RFQs, RFPs or ITBs)						
Website Address:							
Federal ID Number:							
How many years has the firm	provided General Contracting services?						
Is the firm woman/minority owned?							
Total billings, past three cale	dar years (submitting office)?						
Total billings, past three cale	dar years (company-wide)?						

<u>Contractor trade categories and information</u> regarding the state and local licenses and license numbers held by the applicant.

• List state, county, or other public agencies in which your organization is qualified to perform work by some means of prequalification (Use TAB key at end of table to insert rows as needed):

Agency	Trade Qualified	Expiration Date	Approved Amount

 Insert or Attach a copy of the license under which this firm is engaged in the business of contracting in the State of Florida. This license must be issued in accordance with provisions of Section 489.113, Florida Statutes, and be valid.

A list of all pending litigation and all litigation within the past year, including an explanation of each. Litigation initiated by the contractor to protect the contractor's legal rights shall not be used as a basis for rejecting prequalification.

• List all litigation where firm was the plaintiff and/or defendant within the past year:

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List of projects

- Give contract value of work now pending award to your organization:
 Amount requiring bond if awarded \$
- List <u>all</u> prime construction contracts your organization has underway on this date (insert rows as needed):

Name of Job (location)	Contract Amount	Percent Complete	Design Architect/Engineer Phone/E-Mail	Owner Phone/E-Mail

<u>Audited financial information</u> *current within the past 12 months.*

- **Insert or Attach certificate of insurance** confirming current workers' compensation, public liability, and property damage insurance as required by law.
- Insert or Attach letter from bonding company showing value of contract work for which you could obtain a bond on single and aggregate projects (Written verification must be submitted by a licensed surety company rated excellent in the current A.M. Best Guide and qualified to do business within the state).
 - O How much bonding is unencumbered and available as of this date?
 - Give name, address and phone number of Florida resident agent for above bonding company:
 - Has any surety company refused to write you a bond on any construction work in the past year?

If yes, explain:

- Give names of bonding companies under which you have functioned in the last three years:
- What is the dollar value of the largest project you consider your organization is qualified to undertake?
- Insert or Attach an audited financial statement (only (1) copy needed) prepared and signed by
 a public accountant certified in the State of Florida, including contractor's latest balance sheet
 and income statement showing current assets, net fixed assets, other assets, current liabilities,
 and other liabilities.

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