Request for Proposals (RFPs)
CONCESSIONS

Presented To the Board of Recreation & Park Commissioners
February 24, 2014
What is a Concession?

A concession is a revenue-generating activity or service operated or provided on Department property by a contract or permit for the benefit, enjoyment, education, amusement, or convenience of the public.

Los Angeles City Charter Section 590
Examples of Concessions

Food and Beverage Operations
Concert Venues
Golf Driving Ranges
Golf and Tennis Professional Shops
Golf and Tennis Lessons
Equestrian Centers
Amusement Rides
Bicycle Rentals / Pedal Boat Rentals
Vending Machines
Electronic Game Arcade
Batting Cages
Gift Shops
RAP Concession Goals

1) Provide the public with the best and most satisfactory recreational experience from the concession;

2) Ensure that the City receives adequate and appropriate compensation from private concessionaires allowed to operate on park property.
Selection Process for Concessionaires / Request for Proposals (RFPs)

Los Angeles City Charter Sections 371 and 372 and Los Angeles Administrative Code Section 10.15(b) require competition for concession contracts valued at $25,000 or more.

Because price is not the only factor, an RFP process is the method by which the legal requirement for competitive proposals is satisfied.
Request for Proposals – Process Summary

1. Solicit Proposals
2. Evaluate Proposals
3. Award a Contract
4. Execute a Contract
Request for Proposals – Process Details

1. Department Preparation for RFP
2. Department Drafting of the RFP
3. RFP Review and RAP Board Approval for Release
4. Preparation for the Release of the RFP
5. Release of the RFP
6. Proposers Conference
7. RFP Modifications and/or Clarifications
8. Proposal Submittal
9. Proposal Evaluation
10. RAP General Mgr’s Board Report Recommending Award
11. RAP Board Approval of Award
12. Mayor Review (ED-3)
13. City Council Approval
14. US Army Corps of Engineers
15. City Attorney Approval
16. Cancellation Process
17. Contract Execution
Step 1: Department Preparation for RFP

A) Submit the Notification of Intent to Contract form to the City Administrative Office (CAO) - Employee Relations Section.

This process allows notification to the Unions that the department intends to contract out a service or activity.

The affected Union may then request a meeting to discuss the proposed contract and state their opinions and recommendations on its impact on their members.
Step 1: Department Preparation for RFP

B) Prepare a Charter Section 1022 Determination Request.

(Charter Section 1022 prohibits contracting out work that could be done by City employees unless the RAP Board determines it is more economical or feasible to contract out.)

The Department submits a request to the Personnel Department to determine if a City Civil Service Classification exists that could perform this work.
Step 1: Department Preparation for RFP

C) Determine Insurance Requirements through the CAO - Risk Management Section.

D) Determine if Business Inclusion Program Outreach applies and/or is required for RFP. (determine suggested portions of the concession that may be appropriate for subcontracting).
Step 2: Department Drafting of the RFP

A) Ensure the RFP follows a consistent format and structure to ensure proposers are aware of submittal items.

B) Determine and include the scope of work.

C) Determine and include the concession-specific improvements required.

D) Determine and include the RFP Proposal Evaluation Criteria and Criteria Weight.
Step 2: Department Drafting of the RFP

E) Determine and include the percentage of portions of the work that may be appropriate for subcontracting. (Overall percentages determined by Mayor’s Office / OCC.)

F) Include the Department’s Sample Concession Agreement which contains the standard operating requirements and general terms and conditions.
Step 3: RFP Review and RAP Board Approval for Release

Review

A) RAP Management (Review by Division)
B) Applicable Advisory Committees (Review only)
   (example: the Golf Advisory Committee and the Greek Theatre Advisory Committee)
C) RAP GM Board Report Recommending release of the RFP
D) City Attorney (Review as to form)
E) RAP Commission Task Force on Concessions
   (Public Discussion and Review)
Step 3: RFP Review and RAP Board Approval for Release

F) Board of Recreation and Park Commissioners’ approval to release the RFP
Step 4: Preparation for the Release of the RFP

A) Release Date
B) Submittal Due Date
C) Proposers Conference Date & Location
D) Proposers Conference Agenda
E) Site Tour/Walk-Through Date
F) Notice Inviting Proposals (for mailing list)
G) Advertisements
Step 5: Release of the RFP

A) Newspaper Advertisement
B) Trade Magazines (if applicable)
C) Department Concession Website
D) Los Angeles Business Assistance Virtual Network (LABAVN) Required by Executive Directive No. 14
E) Mailing List
Step 6: Proposers Conference

A) Sign In
B) Agenda and Introduction
C) Concession Background and Scope of Work
D) RFP Review of Submittal Documents
E) RFP Review of Compliance Documents
F) Business Inclusion Program Review
   Explain the required steps of the Business Inclusion Program Outreach. Explain suggested areas in which subcontracting for the concession may be appropriate.
G) Evaluation Criteria Review
H) Questions
Step 7: RFP Modifications and/or Clarifications

Modifications and/or clarifications (including answers to written questions) are provided by addenda to the RFP.

Potential proposers are notified of addenda, providing modifications and/or clarifications of the RFP by mail and on the Department Concession Website. All attendees of the Proposers Conference are notified by mail.
Step 8: Proposal Submittal

A) RAP Board Office receives proposals.

B) RAP Board Office opens proposals, makes official record of proposals, and retains one copy of each proposal.

C) RAP Concession Staff picks up proposals and stores in a secure area.
Step 9: Proposal Evaluation

**Level I**
Review of Proposal by RAP Staff for completeness and responsiveness to RFP requirements (compliance and submittal documents).

**Level II**
Evaluation Panel review and scoring. Evaluation panelists will be recommended by RAP staff and approved by the General Manager and shall not include Commissioners.

NOTE: Proposals must pass Level I in order to move on to Level II.
Step 9: Proposal Evaluation

Level I – Review of proposal documents by RAP staff:

a) Cover Letter
b) Proposal Deposit
c) Compliance Documents
d) Qualifications and Background
e) Financial Information
f) Business Plan
g) Concession Improvements (Required & Optional)
h) Other Proposal Items Specific to the Concession

The review of proposal documents is to ensure that they were included in the proposal and properly completed; i.e., that the proposal is responsive. The proposal documents are not evaluated or scored until Level II.
Step 9: Proposal Evaluation

**Level I – Review of Compliance Documents:**

a) Proposers Signature Declaration and Affidavit
   
   The form must contain proper signatures and must be notarized.

b) Disposition of Proposals

   The proposal documents are public records subject to disclosure pursuant to the California Public Records Act (Government Code Section 6250, et. seq.) once a recommendation is made public. Only privileged information, such as trade secrets, may be protected from disclosure. The burden is on the proposer to indemnify and defend the City from non-disclosure of portions of the proposal containing information exempted from disclosure by the California Public Records Act.
Step 9: Proposal Evaluation

Level I – Review of Compliance Documents:

c) Affirmative Action Plan

The objective of the EEO/Affirmative Action Section is to ensure compliance with the City’s Nondiscrimination, Equal Employment Opportunity and Affirmative Action Programs for contractors and vendors doing business with the City; to promulgate the required rules, regulations and forms necessary to ensure compliance with the Los Angeles Administrative Code; and to engage in research, education, assistance and enforcement directing contractors' and vendors' efforts toward applying good faith outreach in a nondiscriminatory manner to recruit and employ minority, women and all other potential staff.
Step 9: Proposal Evaluation

Level I – Review of Compliance Documents:

d) CRO Questionnaire Receipt Verification Form

The Contractor Responsibility Ordinance (CRO) was adopted in November 2000 and requires that each department make a determination as to whether prospective contractors are responsible and capable of fully performing the work before a City contract is awarded.

Therefore, verification of CRO compliance is required. A CRO Questionnaire Receipt Verification Form must be completed by the Awarding Authority and submitted to the appropriate Designated Administrative Agency (DAA) along with the Responsibility Questionnaire. Upon receipt of the Questionnaires, the DAA will return this signed form to the Awarding Authority. The Awarding Authority must attach the certified form to each draft contract for review by the Office of the City Attorney. No contract may be executed unless a certified Receipt Verification Form indicates that the CRO requirement has been met.
Step 9: Proposal Evaluation

Level I – Review of Compliance Documents:

e) Equal Benefits Statement

The Equal Benefits Ordinance (EBO) was adopted in January 2000 and requires that City contractors who provide benefits to employees with spouses must provide the same benefits to employees with domestic partners. Applies to agreements valued at over $5,000.
Step 9: Proposal Evaluation

Level I - Review of Compliance Documents:

f) Living Wage Ordinance/ Service Contractor Worker Retention Ordinance

The Living Wage Ordinance was adopted in May 1997 and requires employers who have agreements with the City to pay their employees at least a specified (above minimum) “living wage” and to either provide certain benefits or additional hourly pay. Applies to agreements valued at $25,000 or more with a term of at least three months.

Requirement as of July 1, 2013: $10.91 + $1.25 per hour (Cash Wage + Health Benefits [HB] or $12.16 per hour [Full Cash Wage] with no health benefits).
Step 9: Proposal Evaluation

Level I – Review of Compliance Documents:

g) Business Inclusion Program (BIP) - (Replaces Good Faith Effort (GFE) Subcontractor Outreach)

On January 12, 2011, the Mayor issued Executive Directive No. 14 (attached), which established the BIP in order to ensure that all businesses, including job-creating small businesses, have an equal opportunity to do business with the City of Los Angeles. Executive Directive No. 14 revises Mayor Executive Directive No. 2001-26 by:

1. Expanding the existing business categories of MBE, WBE, and OBE to include Small Business Enterprise (SBE), Emerging Business Enterprise (EBE) and Disabled Veteran Business Enterprise (DVBE).

2. Requiring mandatory use of the Los Angeles Business Assistance Virtual Network (BAVN) for advertising contracting opportunities with the City.
Step 9: Proposal Evaluation

Level I – Review of Compliance Documents:

g) Business Inclusion Program (BIP) (continued)

3. Requiring the mandatory use of BAVN for documenting efforts by Prime Contractors to reach out to, and evaluate, potential Subcontractors.

The previous GFE outreach was replaced by the Business Inclusion Outreach (BIO). BIO is accomplished on-line using BAVN where all registered Contractors and Subcontractors are automatically notified by e-mail of City Contracting opportunities that fit their business profile. This eliminates the need under the previous directive to place an advertisement, follow up with potential subcontractors, and send outreach letters to recruitment organizations.
Step 9: Proposal Evaluation

Level I – Review of Compliance Documents:

g) Business Inclusion Program (BIP) (continued)

BAVN will allow any Contractor to register on-line and create its interest and business profile, including identifying itself as an MBE, WBE, OBE, SBE, EBE or DVBE.

h) Municipal Lobbying Ordinance (MLO) / Bidder Certification

The City’s MLO (Ordinance No. 169916) requires certain individuals and entities to register with the City Ethics Commission and requires public disclosure of certain lobbying activities, including money received and spent.
Step 9: Proposal Evaluation

Level I – Review of Compliance Documents:

h) Municipal Lobbying Ordinance (MLO) / Bidder Certification (continued)

Additionally, for all construction contracts, public leases, or licenses of any value and duration and goods or service contracts with a value greater than $25,000 and a term of at least three (3) months, each bidder/proposer must submit with its bid a certification, on a form (CEC Form 50) prescribed by the City Ethics Commission, that the bidder acknowledges and agrees to comply with the disclosure requirements and prohibitions established in the Los Angeles Municipal Lobbying Ordinance, if the bidder qualifies as a lobbying entity. All proposers must complete the enclosed Bidder Certification form (CEC Form 50) and submit with the proposal.
Step 9: Proposal Evaluation

Level II – Panel Evaluation Review

The panel will consist of three (3) or five (5) members whose names and qualifications shall be provided to the General Manager for written approval. The members may be any combination of:

- Non-Departmental City employees with concession RFP and contract experience.
- Non-Departmental City employees with other sufficient RFP and contract experience.
- Other governmental employees with comparable concession RFP and contract experience.
- Professionals in the industry of the concession.
- An economic consultant may be used to recruit panel members for the more complex RFPs. The request to utilize a consultant must be included in the Board Report for approval of the RFP release.
- Department employees may be utilized on a case by case basis.
Step 9: Proposal Evaluation

Level II – Panel Evaluation Review

The panelists will evaluate the written proposals, and may interview proposers for the purpose of clarifying matters in the proposals or to respond to questions about the proposal from the evaluation panel.

The panelists will be required to sign a disclosure form stating they have no biases or other conflicts of interest that would preclude or appear to the public to preclude them from providing a fair evaluation of the proposals. The panelists will also be required to sign the scoring sheets and attest that the scores are based on their own review and discussion with the other panelists.
Step 10: RAP General Manager’s Board Report

Recommending Approval

Staff drafts the Board Report with the findings supporting the recommendation of approval to award a contract.

The terms and conditions proposed by the recommended proposer are integrated with the Sample Concession Agreement to form a proposed contract and filed with the Board Office.
Step 11: RAP Board Approval of Award

- Pursuant to Los Angeles Administrative Code Section 10.1.1, the Head of the Department shall approve any contract that is for a period of longer than one year or over twenty-thousand dollars.

- The RAP Board, as the Head of the Department of Recreation and Parks, makes the ultimate decision on which proposer shall be awarded the contract.

- Pursuant to Los Angeles Municipal Code Section 49.5.17, RAP Board members shall not participate in the development, review, evaluation, negotiation and recommendation process of RFPs for the award of a contract, except to participate in discussions at public meetings about the RFP process or staff recommendation for award of contract.
Step 12: Mayor Review (Executive Directive 3)

Pursuant to Executive Directive 3 (Executive Review and Approval of Departmental Requests for Regular and Semi-Proprietary Departments) issued on 10/20/2005, the Office of the Mayor must review all professional and personal service contracts that are over $25,000 in value and over three months in duration, or that are not funded in the adopted budget (regardless of amount or term).
Step 12: Mayor Review (Executive Directive 3)

The Office of the Mayor may forward the recommendation for award to the City Administrative Officer (CAO) to review and prepare an analysis.

The CAO will recommend approval, denial, or return for further information.
Step 13: City Council Approval

Pursuant to Los Angeles Administrative Code Section 10.5, contracts exceeding three years require City Council approval. This includes amendments extending the time past the three years without an intervening competitive process (provided the annual value exceeds $132,620 adjusted annually in accordance with the Consumer Price Index).

Recommendations for RAP award of contracts are referred to the Arts, Parks, Health, Aging and River Committee for review and public discussion.
Step 13: City Council Approval

Pursuant to Los Angeles Administrative Code 10.5.A, the City Council shall have 60 days from the date the contract is transmitted by the Office of the Mayor and received by the City Clerk to approve it. The contract shall be deemed approved if the Council does not act within this period.

If the Council disapproves the contract, the Council shall not modify the contract, but shall return it to the RAP Board for reconsideration and resubmission to the Council.
Step 14: U.S. Army Corps of Engineers Review

Pursuant to the lease agreements for the Sepulveda Flood Control Basin and Hansen Dam Flood Control Basin, all applicable concession agreements will be reviewed by the U. S. Army Corps of Engineers.

There are currently eleven (11) concession agreements that are located within the boundaries of the two flood control basins.
Step 15: City Attorney Approval (as to form)

Pursuant to Los Angeles City Charter Section 370 and Los Angeles City Administrative Code Section 10.2, every contract must be approved by the City Attorney as to form, except for contracts involving the sum of $1,000 or less, for the purchase of professional and personal services.
Step 16: Cancellation Process

At times there may be a need to cancel a Request for Proposals, reject all proposals, and return proposal deposits and proposals:

A) RAP Concession Staff Recommendation to Executive Staff (Board Report approved by General Manager)

B) RAP Commission Task Force on Concessions (public discussion and review)

C) RAP Board Approval

D) Notification to Proposers (if approved for cancellation)

E) Return all proposal documents to respective proposers, including proposal deposits.
Step 16: Contract Execution

RAP Concession Staff ensures that all documents required to be submitted by the successful proposer have been properly submitted. Failure of the successful proposer to submit the required documents within 30 days, or such time as specified in the RFP, of award shall cause the proposal to be deemed non-responsive and will result in cancellation of the award and forfeiture of the proposal deposit:

A. Americans with Disabilities Act Certification
B. Business Tax Registration Certificate
C. Certification of Compliance with Child Support Obligations
D. Contractor Responsibility Ordinance – Pledge of Compliance
E. City-Approved Proof of Insurance
F. City-Approved Performance Deposit
G. Los Angeles Residence Information
H. Living Wage Ordinance (LWO) / Service Contractor Worker Retention Ordinance
I. Service Contract Worker Retention Ordinance (SCWRO) – Additional Forms
J. Slavery Disclosure Affidavit
K. First Source Hiring Ordinance
Step 17: Contract Execution

B) Board Office obtains contract signatures:

- Awardee (Concessionaire)
- RAP Board - Board President or two other members
- RAP Board Secretary
- City Attorney
Step 16: Contract Execution

C) Board Office distributes copies of the contract:

- RAP Board Office File
- RAP Concessionaire
- RAP Concession Unit
- RAP Accounting Staff
- U. S. Army Corps of Engineers (if applicable)
Areas of Focus

The process described ensures that the RFP process is transparent to the public and clear to potential proposers by ensuring that:

A) All RFPs are authorized by the RAP Board prior to release;

B) All concession agreements valued at more than $20,000 or with a term longer than one-year are approved by the RAP Board;

C) All concession agreements valued at $20,000 or less and with a term of one-year or less are approved by the RAP General Manager;
Areas of Focus

D) The evaluation criteria is included in the RFP and weighted;

E) The evaluation panelists do not have conflicts which would preclude them from serving on the panel;

F) There is no interference with the panelist’s evaluation process; and

G) The rules governing the competitive process are followed.
The End

Prepared by
The Department of Recreation and Parks
Concessions Unit

Website: http://www.laparks.org/dos/concession/concession.htm