

RESOLUTION NO. 2018-30454

A RESOLUTION OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AFFIRMING THE PUBLIC PURPOSE OF INFORMING AND EDUCATING THE CITY'S VOTERS ON THE SIX (6) CITY SPECIAL ELECTION BALLOT QUESTIONS THAT WILL APPEAR ON THE BALLOT FOR THE NOVEMBER 6, 2018 SPECIAL ELECTION THROUGH VARIOUS METHODS, INCLUDING A PRINTED VOTER'S GUIDE AND A VOTER EDUCATION VIDEO; AND APPROVING THE EXPENDITURE OF AN ADDITIONAL \$15,400 OF BUDGETED FUNDS, TO ADD UP TO TWENTY (20) EXTRA PAGES TO THE OCTOBER 2018 ISSUE OF MB MAGAZINE IN ORDER TO INCLUDE THE VOTER'S GUIDE IN SAID PUBLICATION.

WHEREAS, the voters of the City of Miami Beach will be presented with six (6) City ballot questions in the City's Special Election on November 6, 2018, which will be held in conjunction with the General Election; and

WHEREAS, the subject of the City ballot questions are: 1. Establishing City of Miami Beach Office of Inspector General; 2. Referendum Re: Use of Rent Payments Received By City from Convention Center Hotel Lease; 3. Referendum Re: Approval of City's Lease of City Property for Convention Center Hotel; 4. \$169,000,000 General Obligation Bond issue to improve City's parks, recreational facilities and cultural facilities; 5. \$198,000,000 General Obligation Bond issue to improve City's neighborhoods and infrastructure; and 6. \$72,000,000 General Obligation Bond issue for City police, fire, public safety, and security improvements; all of which issues affect and involve the interests of the City of Miami Beach and its citizens; and

WHEREAS, the Miami Beach City Commission believes that educating voters on these matters is in the public interest and serves a public purpose; and

WHEREAS, the Administration plans to include a voter's guide in the October 2018 issue of MB Magazine to explain and educate the voters on the six City Special Election ballot questions referenced above; and

WHEREAS, each issue of the MB Magazine customarily contains 68 pages and costs \$54,973 for printing and mailing of 63,000 copies; and

WHEREAS, the cost of printing each issue of MB Magazine is allocated pursuant to the City's annual budget process; and

WHEREAS, due to the large number of ballot questions on the November 6, 2018 ballot, the Administration is seeking additional funding, in an amount not to exceed \$15,400, to add up to twenty (20) extra pages (for a total of 88 pages) to the October 2018 issue of MB Magazine; and

WHEREAS, in an effort to explain and educate the City's voters on each of these questions through various methods that may include video presentation on the City's cable channel, a voter's guide, and other means, the Administration is requesting approval to spend up to \$15,400 more than the customary cost of the October issue of MB Magazine, for printing, graphics, translation services, layout, mailing, advertising, postage, video production, and other miscellaneous costs as needed; and

WHEREAS, these expenditures will further serve the aforesated public purpose, given the City's reasonable expectation that these efforts at explaining the ballot questions and educating the voters thereon will result in a more informed electorate vote, benefiting the public good.

NOW, THEREFORE, BE IT DULY RESOLVED BY THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, that the Mayor and City Commission herein state the public purpose of explaining to and educating the City's voters on the six (6) City Special Election ballot questions that will appear on the ballot for the November 6, 2018 Special Election, and thus approve the expenditure of an additional \$15,400 of budgeted funds, in furtherance of the aforementioned public policy, which is intended to benefit the public good and serve a public purpose.

PASSED and ADOPTED this 12th day of September, ~~2018~~.



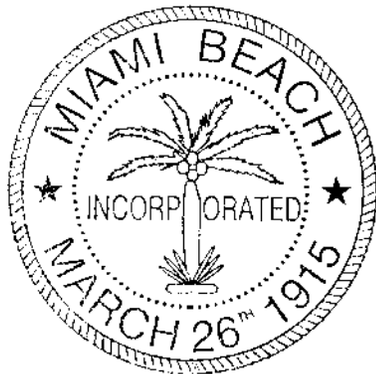
DAN GELBER, MAYOR

ATTEST:



RAFAEL E. GRANADO, CITY CLERK

T:\AGENDA\2018\09 September\City Clerk - Elections\Voter's Guide Resolution 2018 RESOLUTION.docx



APPROVED AS TO
FORM & LANGUAGE
& FOR EXECUTION


City Attorney

9/5/18
Date

NK

MIAMI BEACH

COMMISSION MEMORANDUM

TO: Honorable Mayor and Members of the City Commission
FROM: Rafael E. Granado, City Clerk and Jimmy L. Morales, City Manager
DATE: September 12, 2018

SUBJECT: A RESOLUTION OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AFFIRMING THE PUBLIC PURPOSE OF INFORMING AND EDUCATING THE CITY'S VOTERS ON THE SIX (6) CITY SPECIAL ELECTION BALLOT QUESTIONS THAT WILL APPEAR ON THE BALLOT FOR THE NOVEMBER 6, 2018 SPECIAL ELECTION THROUGH VARIOUS METHODS, INCLUDING A PRINTED VOTER'S GUIDE AND A VOTER EDUCATION VIDEO; AND APPROVING THE EXPENDITURE OF AN ADDITIONAL \$15,400 OF BUDGETED FUNDS, TO ADD UP TO TWENTY (20) EXTRA PAGES TO THE OCTOBER 2018 ISSUE OF MB MAGAZINE IN ORDER TO INCLUDE THE VOTER'S GUIDE IN SAID PUBLICATION.

RECOMMENDATION

Adopt the Resolution.

ANALYSIS

The voters of the City of Miami Beach will be presented with six (6) City Special Election ballot questions on the November 6, 2018 General Election. The subject of the City ballot questions are:

1. Establishing City of Miami Beach Office of Inspector General;
2. Referendum Re: Use of Rent Payments Received By City from Convention Center Hotel Lease;
3. Referendum Re: Approval of City's Lease of City Property for Convention Center Hotel;
4. \$169,000,000 General Obligation Bond issue to improve City's parks, recreational facilities and cultural facilities;
5. \$198,000,000 General Obligation Bond issue to improve City's neighborhoods and infrastructure; and
6. \$72,000,000 General Obligation Bond issue for City police, fire, public safety, and security improvements.

The City Administration believes that educating the voters on these matters is in the public interest and serves a public purpose.

In an effort to explain and educate the voters on each of these questions, the Administration will be

preparing a voter's guide. The Administration plans to include a voter's guide in the October 2018 issue of MB Magazine to explain and educate the voters on the six (6) City Special Election ballot questions referenced above. Each issue of MB Magazine customarily contains 68 pages and costs \$54,973 for printing and mailing of 63,000 copies. Due to the large number of ballot questions on the November 6, 2018 ballot, the Administration is seeking additional funding, in an amount not to exceed \$15,400, to add up to 20 extra pages (for a total of 88 pages) to the October 2018 issue of MB Magazine to be utilized for the voter's guide.

In addition to the MB Magazine, which prints in both English and Spanish, the Administration plans to produce voter education videos in English and Spanish that will be broadcast on MBTV. The program will be transmitted via Atlantic Broadband Cable channel 77, channel 107.3 (Digital Tuner), channel 90 (Digital Box), AT&T U-verse channel 99, and ROKU device on PEG.TV channel.

This expenditure will serve the public purpose given the City's reasonable expectation that these efforts at explaining the ballot questions and educating the voters will result in a more informed electorate vote, benefiting the public good.

CONCLUSION

The Administration recommends that the Mayor and City commission adopt the Resolution, affirming the public purpose of informing and educating the City's voters on the six (6) City Special Election ballot questions that will appear on the ballot for the November 6, 2018 Special Election through various methods, including a printed voter's guide and a voter education video; and approving the expenditure of an additional \$15,400 of budgeted funds, to add up to twenty (20) extra pages to the October 2018 issue of MB magazine in order to include the voter's guide in said publication. This will achieve a more informed electoral vote.

FINANCIAL INFORMATION

Estimate for twenty (20) additional pages to the MB Magazine:

Printing/Mailing 63,000 copies of a 68-page MB Magazine -	\$54,973.00
Printing/Mailing 63,000 copies of a 88-page MB Magazine	\$70,367.00
Difference for Additional 20 pages	\$15,394.00
Rounded up to the nearest hundred	\$15,400.00

Amount 1 \$15,400.00 **Account 1** 011-9322-000312-90-400-592-00-00-00

Legislative Tracking

Office of the City Clerk/Office of the City Attorney/Office of Marketing and Communications

ATTACHMENTS:

Description

- D Quotation - 88 Page October MB Magazine
- D Resolution

Solo Printing, LLC

Quotation

64414

SOLO PRINTING, LLC

7860 NW 66th Street
Miami, FL 33166-2708
Phone: (305) 594-8699
Fax: (305) 599-5245
<http://soloprinting.com>

To:

City of Miami Bch Office Communications
Office of Communications
1700 Convention Center Drive
Miami Beach, FL 33139
Phone: 305-673-7575
Fax: 305-673-7229

Date 8/30/18
Salesperson Andy Sanchez
Estimator Gene Ore

Dear City of Miami Bch Office Communications

Solo Printing, LLC ("Solo") would like to thank you for your time and consideration in regards to this Proposal. Below are the specifications and prices for the proposed quoted job. This Proposal is CONFIDENTIAL and is intended for your sole use and acceptance. This Proposal is not assignable, and if not accepted within 21 calendar days from date above, it shall become null and void. If accepted below by Customer, this Proposal shall constitute a binding Agreement subject to the terms and conditions herein (including the Additional Terms and Conditions on the following pages). This Proposal is not valid if not signed by a Solo Representative.

X _____
Solo Printing Representative

Description	MIAMI BEACH MAGAZINE
Pages	84-PAGE + COVER
Size	8.375 x 10.875
Paper	COVER: 100LB MAKO DULL TEXT TEXT: 70LB INFLUENCE MATTE TEXT- SUBJECT TO AVAILABILITY
Ink	COVER: 4/4 PROCESS + SOFT TOUCH AQUEOUS 1-SIDE TEXT: 4/4 PROCESS
Prepress	Electronic - Hi-Res
Proof	Digital Hi-Res Color
Finishing	PERFECT BIND, BUNDLE IN 25'S FOR EDDM, EDDM PAPERWORK (POSTAGE NOT INCLUDED)
Shipping	Carton Pack, 1 Dade County Delivery
Terms	Net 30 Days
Prices	

Quantity	PRINT/BIND	MAIL	ADD'L LINE ITEMS	TOTAL
63,000	\$48,974	\$252	\$21,141	\$70,367

ADD'L ADD'L \$12 PER M TO PREPARE EDDM MAILING PLUS WILL BE (\$12 X 63 = \$756 TOTAL ADD'L)

ADD'L 3-LOCAL DELIVERIES TO POST OFFICE WILL BE (\$75 X 3 = \$225 TOTAL ADD'L)

ADD'L POSTAGE IS ESTIMATED AT \$.32 EACH (\$.32 X 63,000 = \$20,160 TOTAL ADD'L)

PLEASE NOTE POSTAGE IS AN ESTIMATE ONLY

Sincerely,

Upon acceptance please indicate the quantity required

Terms and Conditions: Taxes are not included in the above quoted price. Unless specifically indicated otherwise in this Proposal/Agreement, Customer shall pay Solo in U.S. Dollars at Solo's place of business, 50% upon inception of order and the remaining 50% prior to delivery or pickup of Products, in certified check, wire or other immediately available funds. Full payment shall be a condition of delivery. All Products shall be processed and picked up by Customer at Solo's place of business, unless specifically stated otherwise. As security for payments of any sums due or to become due Solo under the terms of this Proposal/Agreement, Solo shall have the right to retain possession of (and Customer hereby grants to Solo a security interest in) all property of Customer in Solo's possession. Past due amounts shall accrue interest at 1.5% per month. Past due means being unpaid past the payment terms of this Proposal/Agreement. As used herein, "Services" shall mean the printing, binding, handling and/or finishing services quoted below. "Products" shall mean any materials or products provided by Solo in connection with its Services, including printed and/or bounded materials or products. "Agreement" shall mean this Proposal once it is accepted by Customer. Reference in this Proposal/Agreement to Customer or Solo shall include all of their respective employees, agents, members, officers managers, representatives, successors and assigns. This Proposal is also subject to the Additional Terms and Conditions on the following pages of this Proposal, which terms and conditions are hereby incorporated by reference.

I HEREBY ACCEPT THIS PROPOSAL AND AGREE TO ALL ITS TERMS AND CONDITIONS (ON THE FOLLOWING PAGES)



Solo Printing, LLC

7860 NW 66th Street
Miami, FL 33166-2708
Phone: (305) 594-8699
Fax: (305) 599-5245
<http://soloprinting.com>

Quotation 64414

Accepted By: _____ Sign: _____ Date: _____

Increases in Costs: Standard Colors. Quoted Prices may be increased if Solo's cost of ink or paper stock increases more than three percent (3%). Paper stock furnished by Customer shall be properly wrapped, of proper size and quality, and mechanically suitable for printing requirements. Customer agrees to pay any additional costs incurred by Solo due to delays or impaired production because of improper packing or packaging, paper quality, or mechanical suitability, and for expenses and charges incurred in the return of cores to mill, including freight plus handling. Solo's standard ink colors will be used, unless otherwise agreed to in writing. Reasonable effort will be made to duplicate color specified; however, same is not guaranteed.

Overruns/Underruns: Credits. Overruns or underruns that do not exceed one thousand (1,000) or two percent (2%) of the amount ordered, whichever is greater, shall constitute an acceptable delivery, and the excess or deficiency shall be charged or credited to the Customer accordingly. Any credits issued to Customer for any reason may only be used against then current or future billing and shall be valid for a period of one (1) year only. No refunds shall be due to Customer with respect to any credits. After the one (1) year period, any such credits shall expire worthless.

Production: Alterations. Proofs once accepted and/or approved by the Customer shall be final once the production cycle commences. Production cycle begins on the date of proof approval. Solo will endeavor to be reasonably precise, but the final examination for accuracy shall be Customer's sole responsibility. Customer agrees to carefully examine all proofs for accuracy of information and imagery, as well as spelling, punctuation, numbers, graphics, colors, and general layout. If further revisions are required after approval has been received by Solo, Customer agrees to pay any additional charges incurred by Solo, including without limitation, equipment setup time and down time. Solo is not obligated to accept orders, changes or approvals verbally. All orders, changes or approvals must be in writing. Customer alterations or changes include any instructions or changes provided to Solo after the original specifications or instructions. All alterations or changes made after the first proof or any alterations or changes to 'print ready' files will be billed additionally to Customer at Solo's standard rates.

Transportation: Mailing. Prices quoted in this Proposal are F.O.B. Solo's Dock. Transfer of risk of loss will pass to Customer upon Products leaving Solo's Dock. All delivery sites of Customer must have a truck-level dock with an approximate height of 48" with a dock plate ("Acceptable Delivery Dock"). Delivery drivers do not unload, drive forklifts or push pallet jacks with basic dock-to-dock shipping. There must be a forklift present at the destination with personnel to unload the truck so that all the driver need do is back the truck in and open the door. Any shipping charges not mentioned in this Proposal shall be Customer's responsibility. In the event that Solo undertakes to deliver to a local destination ("Local Delivery"), such delivery will be to Customer's local location having an Acceptable Delivery Dock. Solo drivers of Local Delivery will not be required to unload, drive forklifts or push pallet jacks. Any carrier (regardless if arranged and/or paid for by Solo for Customer) shall be Customer's agent. Solo shall not be responsible for damage or losses in transit or delays, strikes, etc., of any carrier. All claims arising from transit must be filed by the Customer against the carrier. Customer agrees to indemnify and hold Solo harmless from and against all claims and liabilities arising out of the failure of any of Customer's insert or mailing materials to conform to any rules or regulations of any carrier in connection with size, markings, labeling, inserts or any other matter, including without limitation, any loss of rate/fee discounts charged to Solo by reason of such non-conformity. Prior to the date on which Products are to be mailed or shipped, the Customer must deposit with carrier or Solo, sufficient funds to cover all postage or shipping costs. Solo does not guarantee mailing schedule. Term "carrier" shall include the postal service, or any common carrier, leased carrier or any other delivery service, but will exclude Solo employees making a Local Delivery.

Claims. In any event where Customer may be required to make reasonable adjustments to its advertisers as a result of claims relating to deficiencies with the Products or Services due to the sole fault of Solo, Customer will submit to Solo written proof of claim for adjustment. Solo shall reimburse Customer only to the extent of the mechanical costs and paper costs involved in reproducing the advertisements associated with the claim. Absent gross negligence or willful misconduct, Solo shall not be responsible for any other costs or damages, including without limitation, loss or damage to Customer's property in Solo's possession (other than finished Products), such as manuscripts, art, film, plates, engravings, paper, equipment, etc., for any reason, including acts of negligence of Solo. Upon receipt of the Products, Customer shall inspect the Products and the packing list and shall immediately notify Solo of any defects or deficiencies in the Products or inconsistencies with the packing list, including packing deficiencies, shortages, misprints, quality of print or printed images. Failure of Customer to notify Solo in writing via fax or email of any deficiency or problems within five (5) business days from receipt of such Products shall be conclusive proof that the Products were received by Customer without deficiency or shortages. Solo shall in no event have any responsibility for (a) any damage caused to the Products during delivery, or (b) poor quality of printed materials due to poor quality of pictures or images (including blurry or distorted pictures or images) provided to Solo by Customer.

Infringement, etc. Customer represents and warrants that no artwork, text, image, content, information, figure or material (collectively, "Content") furnished by Customer to Solo for the purpose of printing or disseminating (a) is slanderous, libelous or defamatory to any person, or (b) will in any way (directly or indirectly) infringe on or violate any intellectual property or proprietary rights of any person, or (c) contains any content or material that is offensive, defamatory, pornographic, obscene, unlawful, deceptive or false, scandalous, or which involves any person's right to privacy or other personal rights, or violates any applicable governmental statute, rule or regulation. Customer further represents and warrants that it has the authority to have the Content printed by Solo.

Indemnity. Customer agrees to protect, defend and indemnify Solo and hold it harmless from any loss or claim or damage arising out of any act or omission on the part of Customer, including without limitation, Customer's (a) breach of this Agreement or any agreement with a third party, (b) violation of any foreign or domestic law, (c) commission of a tort, including an act of negligence, (d) distribution, dissemination, misuse, or handling of any Product or Service provided by Solo to Customer or Customer's client in any fraudulent or deceptive manner or in violation of any consumer rights or laws, and/or (e) delivery or providing of any Content to Solo that violates its representations or warranties in this Agreement for the purpose of printing or disseminating same.

Storage Charges. While in Solo's possession, Customer shall pay Solo the cost of storing and maintaining printed materials and supplies not scheduled for use or delivery, including completed Products with no current distribution and/or shipping instructions, printed signatures to be held for future bindings, any Customer supplied inserts, and polybag materials, cartons, and/or other finishing supplies to be warehoused by Solo for use in future jobs or orders. Storage fees shall be charged at the standard monthly rate, unless agreed otherwise in writing.

Taxes. Customer is responsible for any taxes (including sales or ad valorem taxes) that may be due on the Products or Services of Solo as price on front page does not include any taxes. If exempt from sales tax, Customer will furnish Solo with a State of Florida sales tax exemption certificate; otherwise Florida sales tax will be paid by Customer.

Default. Customer shall be deemed in default upon the occurrence of any one or more of the following events ("Event(s) of Default"): (1) if any payment of any sum due to Solo is not paid promptly when due, with or without notice; (2) if a petition is filed by or against Customer seeking or acquiescing in any reorganization, liquidation, dissolution or similar relief under any laws relating to bankruptcy or insolvency; or (3) if any information, warranty or representation in this Agreement shall prove to be incorrect or false. Upon an Event of Default, Solo, at its option, may declare all unpaid monies immediately due and payable. Solo shall be entitled to recover from the Customer reasonable attorneys' fees and costs in any lawsuit or proceeding against Customer for the collection of monies due under this Agreement or for indemnity under this Agreement. Otherwise, each party shall bear their own respective attorney's fees and costs. Notwithstanding any credit approved for Customer, Solo may discontinue any Services or Products being processed for Customer under this Agreement upon an Event of Default or if any event occurs which, in Solo's opinion, may materially affect Customer's creditworthiness or ability to pay under this Agreement until Customer provides adequate assurances of its ability to pay acceptable to Solo, or prepays for the Services or Products in process or scheduled. Customer represents that there are no actions or proceedings now pending in any State or Federal Court to which the Customer is a party including, proceedings in bankruptcy or insolvency, nor are there any judgments or liens of any nature against Customer.

Jurisdiction: Venue: Jury Trial Waiver. Customer hereby acknowledges that it has sufficient and substantial (and not isolated) contacts with and in the State of Florida. As such, Customer agrees and submits itself to the jurisdiction of Florida courts, and agrees that Miami shall be the exclusive venue for any dispute between the parties or relating to this Agreement which shall be governed by Florida law. The parties hereby knowingly, voluntarily and intentionally waive the right either may have to a trial by jury in respect to any litigation arising out of, under or in connection with this Proposal/Agreement, or any course of conduct, dealings, statements (whether verbal or written) or actions between the parties.

Delays. Solo will employ reasonable efforts to perform under this Agreement promptly according to a reasonable production schedule, which shall be mutually agreed upon in writing, but reserves the right to halt printing activities due to safety concerns or maintenance of printing equipment as it deems best or necessary. Delay in furnishing Solo with all or any content, materials or approvals necessary for production may result in an extension of the scheduled delivery date or additional charges for cost of accelerated production at regular overtime rates. Moreover, should there be a delay due to the paper mill not being able to deliver on schedule, or for other reasons beyond the control of Solo, a new production schedule will be agreed upon. The pricing structure is based upon compliance with this schedule. Notwithstanding anything to the contrary, Solo shall not be liable for failure to deliver any Product or perform any Service nor shall any credit allowance or other remedy be extended, for any failure of performance or breach due to causes beyond the reasonable anticipation and/or control of Solo (including acts of God, fires, floods, explosions, riots, wars, hurricanes, sabotage terrorism, vandalism, accident, restraint of government, governmental acts, energy interruptions, injunctions, labor strikes, equipment or software malfunction, delays caused by Customer, embargo, or any delay or breach of contract by carriers, suppliers or other contractors with whom Solo has contracted for the furnishing of labor, materials, supplies, energy or transportation). Title to and risk of loss of Products provided by Solo shall pass to Customer upon leaving Solo's Dock.

Liability of Solo is Limited. Customer understands that the potential liability to Solo is grossly disproportionate to Solo's monetary remuneration due to the size, scope, and value of this Agreement. Therefore, Customer agrees that Solo shall not be liable to Customer for any incidental, indirect, special or consequential damages, including without limitation, lost sales, lost profits, advantage, savings or revenues of any kind or increased cost of operations (whether or not Solo was advised of the possibility of such damages, or whether or not occasioned by Solo's own negligence or the negligence of any employee, contractor or agent of Solo) suffered by Customer in connection with or relating to this Agreement, the Products, or Services, or any course of dealing or transaction between the parties, or arising out of or relating to any action, omission, or other conduct of Solo, including but not limited to, the active negligence or other fault of Solo (except for claims that cannot be waived or disclaimed by law). This Section is a material inducement for Solo extending this Proposal.

Warranty. Solo warrants that the Services will be performed and the Products delivered according to the (a) terms of this Agreement and (b) standards acceptable in the printing industry from the reproduction of the Content furnished by Customer. This warranty is exclusive and in lieu of any other express or implied warranties, including, but not limited to, any implied warranty of merchantability or fitness for particular purpose. Solo makes no other warranties, express or implied, with respect to its Services or Products and specifically disclaims any warranty of title or non-infringement or any warranty with respect to its Services or Products arising by usage of trade, course of dealings or course of performance. Solo does not authorize anyone to make a warranty of any kind on its behalf and Customer should not rely on anyone (including Sales Representatives) making any warranty. Solo shall not be responsible for any errors, omissions or costs resulting from Customer's proofing or faults in any electronic transmission. Customer is advised to check with Solo that all electronic data arrived intact and files were not altered by changes in software between the parties.

Miscellaneous. This Agreement, and any modifications or amendments, shall be binding only when in writing and signed by an authorized officer of Solo. The terms and conditions in this Agreement shall control all dealings between Customer and Solo, unless specifically indicated otherwise in writing and signed by an authorized officer of Solo. This Agreement may be executed separately in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same agreement. In the event that any signature is delivered by facsimile transmission or via e-mail to the other party as a portable data format (pdf) file or image file attachment, such signature shall create a valid and binding obligation of the party executing (or on whose behalf such signature is executed) with the same force and effect as if such signature page were an original thereof. This Agreement/Proposal may not be assigned by Customer. Solo may assign any or all of its rights and/or obligations under this Agreement and upon any such assignment, Solo shall be relieved of all further obligations. Any notices given in connection with this Agreement shall be in writing and delivered by courier or by first-class registered mail, email, or via telefax in accordance with the contact information on the front page. At Solo's sole option, Solo may rely on an email from Customer transmitting instructions to Solo. The term "person" shall include any individual, entity, association or trust.

Granado, Rafael

From: Berthier, Melissa
Sent: Thursday, August 30, 2018 12:39 PM
To: Granado, Rafael; Granado, Rafael
Cc: Chambers, Dean; Hall, Taylor
Subject: RE: Estimate+#64414.MIAMI+BEACH+MAGAZINE-4.pdf

Please note that the additional line items are included in the total cost of \$70,367.

Thanks,
Melissa

From: Berthier, Melissa
Sent: Thursday, August 30, 2018 12:05 PM
To: Granado, Rafael <RafaelGranado@miamibeachfl.gov>; Granado, Rafael <RafaelGranado@miamibeachfl.gov>
Cc: Chambers, Dean <DeanChambersli@miamibeachfl.gov>; Hall, Taylor <TaylorHall@miamibeachfl.gov>
Subject: FW: Estimate+#64414.MIAMI+BEACH+MAGAZINE-4.pdf

All,

Please see attached updated estimate from Solo. Total would be no more than \$70,367. Please let me know if you have any questions.

Thanks again,
Melissa

MIAMI BEACH

Melissa Berthier, *Public Relations Manager*
OFFICE OF MARKETING & COMMUNICATIONS
1700 Convention Center Drive, Miami Beach, FL 33139
Tel: 305.673.7575 | Cell: 786.442.7109 | www.miamibeachfl.gov
[MB magazine](#) | [MBTV](#) | [MBRadio1670AM](#) | [E-subscribe to News & More](#)

[Twitter: MiamiBeachNews](#) | [Facebook: City of Miami Beach](#) | [YouTube: CityofMiamiBeach](#)

We are committed to providing excellent public service and safety to all who live, work and play in our vibrant, tropical, historic community.

From: Andy Sanchez <andy@soloprinting.com>
Sent: Thursday, August 30, 2018 11:52 AM
To: Berthier, Melissa <MelissaBerthier@miamibeachfl.gov>
Subject: FW: Estimate+#64414.MIAMI+BEACH+MAGAZINE-4.pdf

Andy Sanchez
Sr. Vice President of sales

Solo Printing | 7860 NW 66 Street. | Miami Florida, 33166 |
305.594.8699 Ext.209 | fax. 305.599.5245 | 1800.235.0118 |



From: Gene Ore

Sent: Thursday, August 30, 2018 11:50 AM

To: Andy Sanchez <andy@soloprinting.com>; Deena Huffaker <dhuffaker@soloprinting.com>

Subject: Estimate+#64414.MIAMI+BEACH+MAGAZINE-4.pdf