

RESOLUTION NO. 2023 - 004

A RESOLUTION BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, AUTHORIZING THE COUNTY ADMINISTRATOR, OR DESIGNEE, TO PIGGYBACK STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION CONTRACT NO: CAJ69 AND TO EXECUTE A CONTRACT WITH LINGINGER CAMPO & ASSOCIATES FOR INSPECTION OF TRAFFIC SIGNAL MAST ARMS (TSMA) AND HIGH MAST LIGHT POLES (HMLP).

RECITALS

WHEREAS, SJC Public Works/Engineering Division conducts inspections on all Traffic Signal Mast Arms (TSMA) and High Mast Light Pole (HMLP) within St. Johns County;

WHEREAS, in accordance with section 6.2.13 of the St. Johns County Purchasing Policy, entitled "Cooperative Procurement / Piggybacking, the County is authorized to utilize these services subject to the terms and conditions of the State of Florida Department of Transportation Contract No. CAJ69 ("Contract") with Kisinger Campo & Associates; and

WHEREAS, funds for services have been allocated and are available in Public Works annual budget, and

WHEREAS, the County has reviewed the terms, provisions, conditions and requirements of the Contract; and

WHEREAS, entering into the Contract serves a public purpose.

NOW, THEREFORE BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, as follows:

Section 1. The above Recitals are incorporated by reference into the body of this Resolution and such Recitals are adopted as findings of fact.

Section 2. The County Administrator, or designee, is hereby authorized to execute a Contract to allow piggybacking of the State of Florida Department of Transportation Contract No. CAJ69 with Kisinger Campo & Associates for the duration of the contract; subject to the terms, provision, conditions and requirements of the Contract. Services provided shall not exceed the amount allocated and available in the Public Works annual budget for said purpose.

Section 3. Upon Board approval, the County Administrator, or designee, is further authorized to execute a contract in substantially the same form as attached for completion of the services as provided is Misc. No. 23-113.

Section 4. To the extent that there are typographical and/or administrative errors that do not change the tone, tenor, or concept of this Resolution, then this Resolution may be revised without subsequent approval by the Board of County Commissioners.

PASSED AND ADOPTED by the Board of County Commissioners of St. Johns County, Florida, on this 21st day of February, 2023.

BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA

By: [Signature]
Christian Whitehurst, Chair

ATTEST: Brandon J. Patty,
Clerk of Circuit Court & Comptroller

By: [Signature]
Deputy Clerk

Rendition Date FEB 21 2023





PROFESSIONAL SERVICES AGREEMENT
BETWEEN
ST. JOHNS COUNTY AND CONSULTANT

Professional Services Agreement No: 23-PSA-KIS-17523

Table of Contents

ARTICLE I CONTRACT DOCUMENTS 4

1.1 The Contract Documents..... 4

ARTICLE II AGREEMENT TERM 4

2.1 Term 4

ARTICLE III DEFINITIONS 4

3.1 Definitions..... 4

ARTICLE IV SERVICES..... 5

4.1 Scope of Services 5

ARTICLE V Schedule 6

5.1 Schedule 6

ARTICLE VI COMPENSATION 6

6.1 General 6

6.2 Method of Payment 6

6.3 Withheld Payment..... 7

6.4 Final Payment 7

6.5 Availability of Funds 7

ARTICLE VII 7

OWNERSHIP OF WORK PRODUCT AND CONFIDENTIALITY 7

7.1 Ownership of Work Product 7

7.2 Confidentiality 7

ARTICLE VIII 8

AUTHORIZED REPRESENTATIVE AND PERSONNEL..... 8

8.1 Authorized Representative 8

8.2 Personnel..... 8

ARTICLE IX SUBCONSULTANTS 8

9.1 Subconsultants 8

ARTICLE X CHANGES IN THE SERVICES 8

10.1 Changes in the Services 8

ARTICLE XI TERMINATION..... 9

11.1 Termination..... 9

ARTICLE XII WARRANTY, INDEMNITY, AND INFRINGEMENT 9

12.1	Warranty of Performance.....	9
12.2	Indemnity	9
12.3	Infringement.....	10
ARTICLE XIII INSURANCE		10
13.1	Consultant’s Insurance Requirements.....	10
13.2	Additional Insured Endorsements and Certificate Holder	11
13.3	Workers Compensation.....	11
13.4	Commercial General Liability.....	11
13.5	Automobile Liability.....	11
13.6	Professional Liability	11
13.7	Other Requirements	11
ARTICLE XIV GENERAL CONSIDERATIONS		12
14.1	Independent Contractor.....	12
14.2	Taxes	12
14.3	Publicity and Advertising.....	12
14.4	Examination of Consultant’s Records.....	12
14.5	Governing Law & Venue	12
14.6	Arbitration	13
14.7	Disputes.....	13
14.8	Assignment and Arrears.....	13
14.9	Severability	13
14.10	Section Headings.....	13
14.11	Disclaimer of Third-Party Beneficiaries	13
14.12	No Waiver; Course of Dealing.....	13
14.13	No Waiver of Sovereign Immunity	13
14.14	Conflict of Interest	13
14.15	Execution in Counterparts.....	14
14.16	Entire Agreement	14
14.17	Modifications, Amendments, Waivers and Extensions	14
14.18	Survival	14
14.19	Convicted and Discriminatory Vendor Lists.....	14
14.20	Scrutinized Companies Lists.....	14
14.21	Employment Eligibility and Mandatory Use of E-Verify.....	15
14.22	Nondiscrimination.....	15
14.23	Drug Free Workplace.....	15
14.24	Public Records	15
14.25	Enforcement Costs	16
14.26	Contingency Fee.....	16

14.27 Written Notice..... 16
14.28 Non-Exclusive Right..... 17
14.29 Truth-In-Negotiation Representation..... 17
CONSULTANT’S FINAL RELEASE AND WAIVER OF LIEN 19

This Professional Services Agreement (hereafter "Agreement") is made this ___ day of _____, 2023 (the "Effective Date") by and between ST. JOHNS COUNTY ("County"), a political subdivision of the State of Florida, whose principal offices are located at 500 San Sebastian View, St. Augustine, FL 32084; and KISINGER CAMPO & ASSOCIATES, CORP. ("Consultant"), a company authorized to do business in the State of Florida, with its principal offices located at: 201 N. Franklin St., Suite 400, Phone: 813-871-5331, and E-mail: POGrady@kcaeng.com, for Misc. 23-113; PIGGYBACK OF STATE OF FLORIDA CAJ69 INSPECTION OF TRAFFIC SIGNAL MAST ARMS (TSMA) AND HIGH MAST LIGHT POLES (HMLP), hereinafter referred to as the "Project".

In consideration of the mutual promises and covenants contained herein, the parties hereby agree as follows:

ARTICLE I CONTRACT DOCUMENTS

1.1 The Contract Documents

1.1.1 The Contract Documents consist of the following documents incorporated herein by reference:

- a) Professional Services Agreement
- b) State of Florida Department of Transportation Contract No. CAJ69
- c) State of Florida Department of Transportation Notice to Proceed
- d) Task Orders, Change Orders and Amendments to this Agreement signed by the County
- e) Field Orders signed by the County's Project Manager
- f) Insurance furnished by Consultant meeting the requirements of Article XII
- g) Exhibit "A" – Kisinger Campo Proposal

1.1.2 Documents not enumerated above are not Contract Documents and do not form part of this Agreement. In interpreting the Agreement and resolving any inconsistencies or ambiguities, the main body of this Agreement takes precedence over any of the Exhibits provided above unless expressly stated to the contrary.

ARTICLE II AGREEMENT TERM

2.1 Term

This Agreement shall become effective upon the date of execution by all parties and shall be in effect for an initial contract term of fifty five (55) calendar months (Initial Term). Consultant shall perform the Services within the time periods specified in Exhibit A. Consultant's Services shall commence upon receipt of a written Notice to Proceed from the County. The County and the Consultant may only renew this Agreement in whole or in part upon written Amendment.

ARTICLE III DEFINITIONS

3.1 Definitions

When the following terms appear in the Contract Documents, they shall have the following meaning:

3.1.1 Addendum (Addenda): A document issued by the County during the bidding period which modifies, supersedes or supplements the Contract Documents.

3.1.2 Applicable Laws: All local, state, and federal laws, statutes, codes, ordinances, rules and regulations in effect at the time Services are performed under this Agreement.

3.1.3 Amendment: A written addition or modification of, or a waiver of a right or obligation under the terms of the Agreement executed by the County and issued after execution of the Agreement.

3.1.4 Claim: Any claim, liability, loss, demand, demand for arbitration, damage, lien, cause of action of any kind, obligation, responsibility, cost, expense, royalty, fee, assessment, penalty, fine, judgment, interest or award, pending or threatened, whether arising by law, contract, tort, voluntary settlement or otherwise.

3.1.5 Change Order: A written order to Consultant executed by the County, issued after execution of this Agreement, authorizing and directing a change in the scope of Services or an adjustment to the time or compensation for the Services.

3.1.6 Compensation Method:

3.1.6.1 Lump Sum. Compensation may be determined as a lump sum amount. The lump sum amount shall constitute full payment for satisfactory performance of the Services including all direct and indirect labor, personnel related costs, taxes, expenses, costs, fees, overhead and profit, services of Subconsultants and/or subcontractors, and any other expense or cost of whatever nature incurred by Consultant as may be required and/or necessary to complete the Services and agreed to in writing by both parties to this Agreement.

3.1.6.2 Hourly Rate. Compensation may be determined as a Not-To-Exceed (NTE) amount. It is mutually understood and agreed that such compensation for Services satisfactorily performed will be made on the following hourly rate basis:

3.1.6.2(A) Actual Hours. Actual hours necessary, required, and expended by the Consultant's and/or Subconsultant's professional and technical personnel, shall be multiplied by the applicable hourly rates for each classification or position as set forth in Exhibit B (Consultant's Rate Sheet). The hourly rates shall constitute full payment for satisfactory performance of the Services including but not limited to all payroll costs and taxes, insurances, fees, overhead and profit, and any and all other costs or expenses of whatever nature incurred by Consultant except for Expenses approved in writing by the County pursuant to paragraph 3.1.6.2(B) below.

3.1.6.2(B) Reimbursable Expenses. In addition to the hourly rates, the Consultant shall also be reimbursed for travel and travel-related expenses, or other direct non-salary expenses directly attributable to the Services ("Expenses") provided such Expenses incurred by Consultant are approved in writing, in advance. Unless otherwise mutually agreed in writing in advance, any and all such Expenses shall comply with Section 112.061, Florida Statutes. The County shall not be liable for any such Expenses that have not been approved in writing in advance by the County. All requests for payment of such Expenses shall include copies of paid receipts, invoices, or other documentation acceptable the County. Consultant acknowledges and agrees that failure to furnish the required documentation may result in the County's denying all or part of the Expenses for which reimbursement is sought. Reimbursable Subconsultant expenses must also comply with the requirements of this section.

3.1.7 FEMA: The Federal Emergency Management Agency, an agency of the United States Department of Homeland Security.

3.1.8 Project: The total undertaking to be accomplished for the County by engineers, contractors, and others, including planning, study, design, construction, testing, commissioning, and start-up, and of which the Services to be performed by Consultant are a part.

3.1.9 County Representative: The County employee assigned to the Project, or any part thereof, to observe the Services and perform certain other obligations of the County.

3.1.10 Services: The work described in the Contract Documents or a subsequently issued Change Order including engineering services, architectural services and other professional services as applicable for the Project and procured under this Agreement.

3.1.11 Subconsultant: Any entity or individual engaged by Consultant to provide Services to the County for which Consultant is contractually obligated, responsible, and liable to provide and perform under this Agreement. The term "Subconsultant" shall include all subcontractors.

ARTICLE IV SERVICES

4.1 Scope of Services

4.1.1 Consultant shall provide all Services as set forth in the Contract Documents, including all necessary, incidental, and related activities required for full and complete performance of this Agreement (the "Services").

4.1.2 Services provided by the Consultant shall be under the general direction of the St. Johns County Department requesting Services, or the St. Johns County Purchasing Division, who shall act as the County's representative during the performance of Services under this Agreement.

4.1.3 The Consultant shall provide and perform all Services pursuant to this Agreement in accordance with generally accepted standards of professional practice and in accordance with all Applicable Laws and the requirements of any

applicable grant agreements.

4.1.4 The Consultant shall be responsible for the professional quality, technical adequacy and accuracy, timely completion, and the coordination of all data, studies, reports, memoranda, other documents and other services, and materials performed, provided, or furnished by the Consultant. The Consultant shall, without additional compensation, correct or revise any errors, omissions, or other deficiencies in such data, studies, and other services, and materials resulting from the negligent acts, errors, omissions, or intentional misconduct of the Consultant.

4.1.5 Review, approval, or acceptance by the County of data, studies, reports, memoranda, and incidental professional services, and materials furnished by the Consultant under this Agreement shall not relieve the Consultant of responsibility for the adequacy, completeness, and accuracy of its Services and materials. Neither the County's review, approval, or acceptance of, nor payment for, any part of the Consultant's Services, and materials shall be construed to operate as a waiver of any of the County's rights under this Agreement, or any cause of action it may have arising out of the performance of this Agreement.

ARTICLE V SCHEDULE

5.1 Schedule

5.1 Consultant shall perform the Services within the time periods specified in Exhibit A. Consultant's Services for each Project, or portion thereof, shall commence upon receipt of a written Notice to Proceed from the County.

5.2 If Services are scheduled to end due to the expiration of this Agreement, at the request of the County, Consultant agrees to continue to provide Services for an extension period defined by the County, upon the same terms and conditions as contained in this Agreement. The County will issue an Amendment or Change Order prior to the expiration of this Agreement authorizing any such extension period. Consultant shall be compensated for such Services at the rate in effect when the extension is invoked by the County.

ARTICLE VI COMPENSATION

6.1 General

The County agrees to pay and Consultant agrees to accept for Services rendered pursuant to this Agreement, amounts determined by a Compensation Method defined in Section 3.1.6 above. Payments made to Consultant pursuant to this Agreement shall be the sole and complete compensation to which Consultant is entitled.

6.2 Method of Payment

6.2.1 Compensation shall be based on the method of compensation as stated in in Exhibit B or as otherwise set forth in a mutually agreed Change Order or Amendment.

6.2.1.1 For lump sum items, Exhibit B shall contain a breakdown of the various elements of the Services comprising the lump sum items for the purpose of arriving at agreement on the basis for progress payments. Consultant shall submit invoices only after satisfactory completion and County approval of any Services, based on such mutually agreed lump sum breakdown.

6.2.1.2 For hourly rate-based items, Consultant shall be entitled to payment of compensation for Services satisfactorily performed based on the hourly rates set forth in Exhibit B subject to the NTE compensation amount identified therein. In no event shall Consultant be reimbursed in excess of the total NTE amount, unless the NTE amount has been modified in writing by a fully executed Change Order or Amendment to increase the specified amount.

6.2.2 It is expressly understood that Consultant is not entitled to the amount of compensation set forth in Exhibit B. Rather, Consultant's compensation is based upon Consultant's satisfactory completion of all Services and delivery of all work product and deliverables identified in the Contract Documents. No payment by the County shall be interpreted to constitute approval or acceptance of any Services, nor shall it be considered a waiver by Consultant of any of the terms of this Agreement.

6.2.3 On or before the tenth (10th) day of each calendar month, Consultant shall submit monthly invoices to the

County for Services satisfactorily performed in the preceding month, along with such supporting documentation as the County may reasonably require. The County may prescribe the format of such invoice. In the event Consultant's supporting documentation is not adequate for the County to verify Consultant's invoice, the County will request additional documentation or information and the timeframe for payment will be extended accordingly. Payment by the County shall be made in compliance with the provisions of the Local Government Prompt Payment Act (Section 218.70, Florida Statutes, et seq.).

6.3 Withheld Payment

The County may decline to make payment, may withhold funds otherwise payable and, if necessary, may demand the return of some or all of the amounts previously paid to Consultant for any costs or expenses that the County incurs or reasonably expects to incur as a result of Consultant's failure to comply with the Contract Documents, this Agreement or as a result of Consultant's failure to pay Subconsultants.

6.4 Final Payment

Before being eligible for final payment of any amounts due, the Consultant shall deliver to the County all Work Product (as defined in Paragraph 7.1 below) prepared by and for the County under this Agreement. The Consultant shall clearly state "Final Invoice" on the Consultant's final/last billing to the County. This shall constitute Consultant's certification that all Services have been properly performed and all charges, costs and Expenses have been invoiced to the County. Any other charges, costs or Expenses not properly included on this Final Invoice are waived by Consultant.

6.5 Availability of Funds

The County's obligations under this Agreement are subject to the availability of lawfully appropriated County funds. While the County will make all reasonable efforts, in order to provide funds needed to perform under this Agreement, the County makes no express commitment to provide such funds in any given County Fiscal Year. Moreover, it is expressly noted that the Consultant cannot demand that the County provide any such funds in any given County Fiscal Year.

ARTICLE VII OWNERSHIP OF WORK PRODUCT AND CONFIDENTIALITY

7.1 Ownership of Work Product

All concepts, products, processes (patentable or otherwise) and copyrightable material (including but not limited to documents, specifications, calculations, maps, sketches, notes, reports, studies, proposals, data, models, samples, surveys, drawings, designs, electronic software, and any other results of the Work), first developed, produced or reduced to practice by Consultant or Subconsultant, or purchased under this Agreement, or at the County's expense ("Work Product"), shall be and remains the County's property upon creation. At the County's request, Consultant shall provide the County with copies of supporting computations, analyses, sketches, or similar items pertaining to the Consultant's Work Product.

The Consultant may not reuse Work Product developed by Consultant for the County without the express written permission of the County. The County may, at its option, reproduce and reuse Work Product (in whole or in part) and Consultant agrees to such reuse in accordance with this provision. Any plans which the Consultant provides under this Agreement shall contain a statement that they are subject to reuse in accordance with the provisions of Section 287.055(10), Florida Statutes.

All covenants, agreements, representations and warranties made herein, or otherwise made in writing by any party pursuant hereto, including but not limited to, any representations made herein relating to disclosure or ownership of documents, shall survive the execution and delivery of this Agreement and the consummation of the transactions contemplated hereby.

7.2 Confidentiality

Subject to Chapter 119, Florida Statutes (Public Records Law), Consultant shall keep all information not in the public domain or not previously known, and all information and data obtained, developed, or supplied by the County, or at its expense, confidential. Such information shall not be disclosed to any other party, directly or indirectly, without the County's prior written consent, unless required by a lawful order.

**ARTICLE VIII
AUTHORIZED REPRESENTATIVE AND PERSONNEL**

8.1 Authorized Representative

Prior to commencing Services, Consultant shall designate in writing a competent, authorized representative(s) acceptable to the County to represent and act for Consultant (“Authorized Representative”). Such Authorized Representative shall be authorized to receive and accept any and all communications from the County. All communications given to the Authorized Representative shall be binding upon Consultant. An Authorized Representative may be added, removed or changed upon prior written notice given in the manner provided in this Agreement.

8.2 Personnel

8.2.1 The Consultant represents that it has, or shall secure at its own expense, all necessary personnel required to perform the Services as described in the Contract Documents. It is expressly understood that such personnel shall not be employees of, or have any contractual relationship with, the County. All of the Services required hereunder shall be performed by the Consultant, or under its supervision.

8.2.2 In the event Consultant wishes to substitute personnel for the key personnel identified in Consultant’s proposal and selection presentation, the Consultant shall notify the County in writing and request written approval for the substitution at least ten (10) business days prior to effecting such substitution.

ARTICLE IX SUBCONSULTANTS

9.1 Subconsultants

9.1.1 Consultant may obtain the assistance of other design professionals (“Subconsultants”) by subcontract for the performance of a portion of these Services, provided that any such Subconsultant shall perform its services to the standards set forth herein for Consultant’s Services, and that Consultant obtains written approval of Subconsultant(s) from the County. The Consultant is encouraged to seek minority and women business enterprises for participation in subcontracting opportunities. The County hereby approves those Subconsultants specifically named by Consultant in Consultant’s proposal.

9.1.2 The County reserves the right to disqualify any Subconsultant based upon unsatisfactory performance. If a Subconsultant fails to satisfactorily perform in accordance with the Contract Documents, and it is necessary to replace the Subconsultant to complete the Services in a timely fashion, the Consultant shall promptly do so, subject to approval by the County.

9.1.3 The use of any such Subconsultant shall not relieve the Consultant from any liability or responsibility assumed under this Agreement.

ARTICLE X CHANGES IN THE SERVICES

10.1 Changes in the Services

10.1.1 The County reserves the right to make changes to the Services, including alterations, reductions therein or additions thereto. Upon receipt by the Consultant of the County’s notification of a contemplated change, the Consultant shall: (1) if requested by the County, provide an estimate for the increase or decrease in cost due to the contemplated change; (2) notify the County of any estimated change in the completion date; and (3) advise the County in writing if the contemplated change shall effect the Consultant's ability to meet the completion dates or schedules of this Agreement. If the County instructs in writing, the Consultant shall suspend work on that portion of the Project, pending the County's decision to proceed with the change. If the County elects to make the change, the County shall issue a Change Order. The Consultant shall not commence work on any such change until such Change Order has been issued and signed by each of the parties.

10.1.2 Consultant’s written acceptance of a Change Order shall constitute a final and binding contract to the provisions thereof and a waiver of all claims in connection therewith, whether direct, indirect, or consequential in nature.

ARTICLE XI TERMINATION

11.1 TERMINATION

11.1.1 The County may terminate this Agreement, in whole or in part, for its convenience upon thirty (30) calendar days written notice to the Consultant. In such event, Consultant will be entitled to compensation for Services previously authorized and satisfactorily performed up through the date of termination identified in the County's notice. Consultant shall not be entitled to compensation or profit for Services not performed.

11.1.2 Consultant may terminate this Agreement for any reason upon sixty (60) calendar days written notice, provided that any outstanding authorized Services are completed by Consultant. Consultant further agrees to cooperate and provide assistance to the County upon request in order to complete any Service or Project. In such event, the County shall compensate Consultant at its hourly rates set forth in Exhibit B for Services provided after termination.

11.1.3 The County may terminate this Agreement, in whole or in part, for cause. In the event of a termination by the County for cause, Consultant shall have fourteen (14) calendar days from receipt of notice to remedy deficiencies identified in said notice. If Consultant fails to remedy such deficiencies to the satisfaction of the County within the stated time period, the County may take over and prosecute the Services to completion. In such case, Consultant shall be liable to the County for reasonable additional costs incurred by the County in completing the Services.

11.1.4 Upon receipt of a notice of termination, except as otherwise directed by the County in writing, the Consultant shall:

- (1) Stop Services work on the date and to the extent specified in the notice of termination;
- (2) Terminate and settle all orders and subcontracts relating to the performance of the terminated Services;
- (3) Transfer all Work Product, including work in process, and any other materials related to the terminated Services to the County; and
- (4) Continue and complete all parts of the Services that have not been terminated.

11.1.5 In the event Consultant changes names, merges with another company, becomes a subsidiary, or makes any other substantial change in structure or in principals, the County reserves the right to terminate this Agreement subject to the terms described above.

11.1.6 The rights and remedies of the County provided in this Section 11.1 are in addition to any other rights and remedies provided by law or under this Agreement.

ARTICLE XII WARRANTY, INDEMNITY, AND INFRINGEMENT

12.1 Warranty of Performance

12.1.1 The Consultant hereby represents and warrants that it is fully experienced and properly qualified, licensed, and financed to perform the Services under this Agreement and that it shall continue to maintain all licenses and approvals required to conduct its business and that it shall conduct its business activities in a reputable manner at all times.

12.1.2 Consultant represents and warrants that it possesses the knowledge, skill, experience, and financial capability required to perform and provide all required and optional Services under this Agreement, and that each person and entity that will provide Services is duly qualified to perform such Services by all appropriate governmental authorities, where required, and is sufficiently experienced and skilled in the area(s) for which such person or entity will render such Services. Consultant represents and warrants that the Services shall be performed in a skillful and respectful manner, and that the quality of all such Services shall equal or exceed prevailing industry standards for the provision of such Services.

12.1.3 The Consultant represents that it has, or shall secure at its own expense, all necessary personnel required to perform the Services as noted in the Contract Documents. It is expressly understood that such personnel shall not be employees of, or have any contractual relationship with, the County. All of the Services required hereunder shall be performed by the Consultant, or under its supervision. All personnel engaged in performing the Services shall be fully qualified and, if required, authorized or permitted under federal, state and local law to perform such Services.

12.2 Indemnity

12.2.1 Consultant shall indemnify and hold harmless the County and its officers and employees (“Indemnified Party”), from liabilities, damages, losses and costs, including, but not limited to, reasonable attorney’s fees, to the extent caused by the negligence, recklessness, or intentionally wrongful conduct of Consultant or other persons employed or utilized by Consultant in the performance of this Agreement.

12.2.2 To the extent permitted by, and in accordance with Section 725.08 of the Florida Statutes, Consultant further agrees that “damages, losses and costs”, includes fines, citations, court judgments, insurance claims, restoration costs or other liability, to the extent caused by the negligence, recklessness, or intentionally wrongful conduct of Consultant and persons employed or utilized by Consultant in the performance of this Agreement.

12.2.3 To the extent permitted by, and in accordance with Section 725.08 of the Florida Statutes, for purposes of indemnity, the “persons employed or utilized by Contractor” shall be construed to include, but not be limited to, Consultant, its staff, employees, subconsultants, all deliverers, suppliers, furnishers of materials or services or anyone acting for, on behalf of, or at the request of Consultant.

12.2.4 This indemnification will not be valid in the instance where the loss is caused by the gross negligence, or willful, wanton or intentional misconduct of any Indemnified Party.

12.2.5 If any provision(s), or portion(s) of a provision(s) of this Section, or the application thereof to any person or circumstance shall, to any extent, be held to be invalid, illegal or unenforceable for any reason whatsoever, the validity, legality and enforceability of the remaining provision(s), or part of the provision(s), shall not in any way be affected or impaired thereby; and shall be interpreted to the fullest extent possible to be enforceable and to give effect to the intent manifested by the provision(s), or portion(s) thereof, held invalid, illegal or unenforceable.

12.3 Infringement

Consultant shall not infringe upon any patents, trademarks or copyrights (“Intellectual Property”) in performance of the Services. In the event that Consultant is alleged to have infringed upon such Intellectual Property, in addition to Consultant’s obligations under the Indemnity provisions in Section 12.2 above, Consultant shall, at the sole discretion of County and at Consultant’s sole expense: (i) procure for County the right to continue using the infringing subject matter; (ii) replace or modify the infringing subject matter so that it becomes non-infringing but still complies with the requirements of the Contract; or (iii) reimburse County for all payments made to Consultant relating to or impacted by the infringing material and all costs incurred by County resulting from such infringement.

ARTICLE XIII INSURANCE

13.1 Consultant’s Insurance Requirements

13.1.1 Consultant shall, at its sole expense, obtain and maintain the minimum insurance coverages stated herein. All insurance policies shall be satisfactory to the County and be issued by companies authorized and duly licensed to transact business in the State of Florida. Consultant shall furnish proof of insurance to the County prior to performance of Services. No Services shall commence until Consultant has obtained all insurance coverages required under this section. The County will not make any payment to Consultant until Consultant has complied with the requirements of this Article XIII. Certificates of insurance shall clearly indicate Consultant has obtained insurance of the type, amount, and classification as required by this Agreement. Required insurance coverage shall be maintained in force, including coverage for Additional Insureds, for the duration of the Agreement and until all performance required by Consultant has been completed, as determined by the County. Consultant shall maintain insurance coverage against Claims relating to any act or omission by Consultant, its agents, representatives, employees, or Subconsultants in connection with this Agreement.

13.1.2 No less than ten (10) days written notice shall be provided to the County prior to cancellation, non-renewal or any material change of required insurance policies. Yearly renewal certificates shall be provided to the County within thirty (30) days of expiration of the current policy.

13.1.3 The types and amounts of insurance required under this Agreement do not in any way limit the liability of Consultant including under any warranty or indemnity provision of this Agreement or any other obligation whatsoever Consultant may have to the County or others. Nothing in this Agreement limits Consultant to the minimum required insurance coverages found in this Article XIII.

13.2 Additional Insured Endorsements and Certificate Holder

The term "Additional Insured", as used in this Agreement, shall mean St. John's County, its elected officials, officers, employees, agents and representatives. Certificates of insurance shall specifically name each Additional Insured for all policies of insurance except Workers' Compensation. A copy of the endorsement showing the required coverages must accompany the certificate of insurance.

Certificate Holder Address: St. Johns County, a political subdivision of the State of Florida
500 San Sebastian View
St. Augustine, FL 32084
Attn: Purchasing

13.3 Workers Compensation

Consultant shall procure and maintain during the life of this Agreement, adequate Workers' Compensation Insurance in at least such amounts as is required by law for all of its employees per Chapter 440, FS. In claims against any person or entity indemnified under this Paragraph by an employee of the Consultant, a Subconsultant, any one directly or indirectly employed by them or anyone for whose acts they may be liable, the indemnification obligation under this Paragraph shall not be limited by a limitation on amount or type of damages, compensation or benefits payable by or for the Consultant or a Subconsultant under workers' compensation acts, disability benefits acts or other employee benefit acts.

13.4 Commercial General Liability

Consultant shall procure and maintain during the life of this Agreement, Comprehensive General Liability Insurance with minimum limits of \$1,000,000 per occurrence, \$2,000,000 aggregate, including bodily injury (including wrongful death), property damage, products, personal & advertising injury, and completed operations. This insurance must provide coverage for all Claims that may arise from the Services and/or operations completed under this Agreement, whether such Services or operations are by Consultant or anyone directly or indirectly employed by them. Such insurance(s) shall also be primary and non-contributory with regard to insurance carried by the Additional Insureds.

13.5 Automobile Liability

Consultant shall procure and maintain during the life of this Agreement, Comprehensive Automobile Liability Insurance with minimum limits of \$2,000,000 combined single limit for bodily injury and property damage liability and insuring liability arising out of or in any way related directly or indirectly to the ownership, maintenance or use of any owned, non-owned or rented/hired automobiles.

13.6 Professional Liability

13.6.1 Consultant shall procure and maintain, during the life of this Agreement, Professional Liability or Errors and Omissions Insurance with minimum limits of \$1,000,000 with 4-year tail coverage starting upon completion of all Services, as determined by the County. Consultant's professional liability policy should not have an exclusion for environmental compliance management or construction management professionals.

13.6.2 In the event that Consultant employs professional engineering or land surveyor services for performing field engineering or preparing design calculations, plans, and specifications, Consultant shall require the retained engineers and land surveyors to carry professional liability insurance with limits not less than \$1,000,000 each claim with respect to negligent acts, errors, or omissions in connection with professional services to be provided under this Contract.

13.7 Other Requirements

13.7.1 The required insurance limits identified in Sections 13.4 and 13.5, above may be satisfied by a combination of a primary policy and/or Umbrella or Excess Liability Insurance policy. Consultant shall require each lower-tier subconsultant to comply with all insurance requirements appropriate for its scope of Services, and any deficiency shall not relieve Consultant of its responsibility herein. Upon written request, Consultant shall provide County with copies of lower-tier subconsultant certificates of insurance.

13.7.2 Providing and maintaining adequate insurance coverage is a material obligation of Consultant. County has no obligation or duty to advise Consultant of any non-compliance with the insurance requirements contained in this Section. If Consultant fails to obtain and maintain all of the insurance coverages required herein, Consultant shall indemnify and hold harmless the Additional Insureds from and against any and all Claims that would have been covered by such insurance had Consultant complied with its obligations herein.

13.7.3 County reserves the right to adjust the above minimum insurance requirements or require additional insurance coverages to address other insurable hazards.

ARTICLE XIV GENERAL CONSIDERATIONS

14.1 Independent Contractor

Consultant shall act as an independent consultant and not as an employee, agent or servant of the County in performing all Services and activities under this Agreement. Consultant shall at all times and in all places maintain complete control over its employees and all of its Subconsultants. Nothing contained in this Agreement shall create any contractual relationship between any such Subconsultant and the County. Consultant shall perform all Services in accordance with the requirements of this Agreement and in accordance with its own means and methods subject to compliance with this Agreement. The Consultant does not have the power or authority to bind the County in any promise, agreement or representation other than specifically provided for in this Agreement.

14.2 Taxes

14.2.1 Consultant shall pay and be solely responsible for any and all taxes, levies, duties and assessments of every nature which may be applicable to any Services performed under this Agreement, including, without limitation, any tax that Consultant is required to deduct or withhold from any amount payable under this Agreement and shall make all payroll deductions and withholdings required by law. Consultant herein indemnifies and holds the County harmless from any liability on account of any and all such taxes, levies, duties and assessments. The indemnity provision of this Paragraph 14.2 shall survive the expiration or earlier termination of this Agreement. Consultant may not use County's tax-exempt status unless specifically authorized in writing in advance.

14.2.2 Foreign Entity Tax Withholding. Amounts due to certain foreign persons or entities may be subject to backup withholding taxes under federal law. If Consultant is a foreign person or entity that is required to complete Internal Revenue Service ("IRS") Form W-8ECI, Consultant shall provide County a copy of Consultant's current Form W-8ECI prior to issuance of any invoice or payment under this Agreement. If Consultant fails to timely provide a completed, current Form W-8ECI, County will withhold all backup withholding taxes from the amounts due Consultant, remit such sums to the IRS, and pay Consultant only the remainder. County makes no representation regarding the tax treatment of amounts due to Consultant, and Consultant releases and holds County harmless from any claims or damages in any way relating to or arising from any tax withholding by County pursuant to this section.

14.3 Publicity and Advertising

14.3.1 Consultant shall not make any announcement or release any information or publish any photographs concerning this Agreement, or the Services or any part thereof, to any member of the public, press or any official body, unless prior written consent is obtained from the County.

14.3.2 Use of the County Seal or County Logo is strictly prohibited. In accordance with, County Ordinance 92-2 and County Administrative Policy 101.3, Consultant may not manufacture, use, display, or otherwise use any facsimile or reproduction of the County Seal or Logo without express written approval of the Board of County Commissioners of St. Johns County, Florida.

14.4 Examination of Consultant's Records

The County or its authorized representative shall, for a minimum of five (5) years after expiration or termination of this Agreement (or until resolution of any audit findings, whichever is longer), have access to, and the right to examine any directly pertinent books, documents, papers and records of Consultant involving transactions relating to this Agreement, and to make copies, excerpts and transcriptions thereof. If any such examination reveals that Consultant has overstated any component price, Task Order, Change Order, Claim, or any other County payment obligation arising out of this Agreement, then Consultant shall, at the election of the County, either immediately reimburse to the County or offset against payments otherwise due Consultant, the overstated amount plus interest. The foregoing remedy shall be in addition to any other rights or remedies the County may have.

14.5 Governing Law & Venue

This Agreement shall be governed by the laws of the State of Florida. Venue for any administrative and/or legal action arising under the Agreement shall be St. Johns County, Florida.

14.6 Arbitration

The County shall not be obligated to arbitrate or permit any arbitration binding on the County under any of the Contract Documents or in connection with this Agreement in any manner whatsoever.

14.7 Disputes

If any dispute between the County and Consultant under this Agreement arises over whether any work requested by the County is within the scope of the contracted Services and such dispute cannot be resolved by good faith negotiation between the Authorized Representatives of each party, such dispute shall be promptly referred to County's Assistant Director of Purchasing for resolution. The County's Assistant Director of Purchasing shall render a written decision on any such referred claim or dispute, whose decision shall be final and binding on the Parties. During the pendency of any dispute, Consultant shall promptly perform the disputed Services.

14.8 Assignment and Arrears

14.8.1 Neither the County nor the Consultant shall assign, transfer, or encumber its interest in this Agreement without the written consent of the other Party. Any assignment, transfer, encumbrance or subcontract in violation of this section shall be void and ineffective, constitute a breach of this Agreement, and permit the non-assigning Party to immediately terminate this Agreement, in addition to any other remedies available to the non-assigning Party at law or in equity. County reserves the right to condition its approval of any assignment, transfer, encumbrance, or subcontract upon further due diligence and an additional fee paid to the County to reasonably compensate it for the performance of any such due diligence.

14.8.2 The Consultant shall not pledge the County's credit, or make it a guarantor of payment, or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. The Consultant further warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms of this Agreement.

14.9 Severability

If a court deems any provision of the Agreement void, invalid or unenforceable, that provision shall be enforced only to the extent that it is not in violation of law or is not otherwise unenforceable and all other provisions shall remain in full force and effect.

14.10 Section Headings

The heading preceding the articles and sections herein are solely for convenience of reference and shall not constitute a part of this Agreement, or affect its meaning, construction or effect.

14.11 Disclaimer of Third-Party Beneficiaries

Both the County and the Consultant explicitly agree, and this Agreement explicitly states that no third-party beneficiary status or interest is conferred to, or inferred to, any other person or entity.

14.12 No Waiver; Course of Dealing

The delay or failure by the County to exercise or enforce any of its rights or remedies under this Agreement shall not constitute or be deemed a waiver of the County's right thereafter to enforce those rights or remedies, nor shall any single or partial exercise of any such right or remedy preclude any other or further exercise thereof or the exercise of any other right or remedy. The conduct of the parties to this Agreement after the Effective Date shall not be deemed a waiver or modification of this Agreement. In any action brought by either party for the enforcement of the obligations of the other party, the prevailing party shall be entitled to recover reasonable attorney's fees.

14.13 No Waiver of Sovereign Immunity

Nothing herein is intended to serve as a waiver of sovereign immunity by any agency or political subdivision to which sovereign immunity may be applicable or of any rights or limits to liability existing under Section 768.28, Florida Statutes. This section shall survive the termination of all performance and obligations under this Agreement and shall be fully binding until such time as any proceeding brought on account of this Agreement is barred by any applicable statute of limitations.

14.14 Conflict of Interest

The Consultant represents that it presently has no interest and shall acquire no interest, either directly or indirectly,

which would conflict in any manner with the performance of Services required hereunder. The Consultant further represents that no person having any interest shall be employed for said performance.

The Consultant shall promptly notify the County in writing by certified mail of all potential conflicts of interest for any prospective business association, interest or other circumstance, which may influence or appear to influence the Consultant's judgment or quality of Services being provided hereunder. Such written notification shall identify the prospective business association, interest or circumstance, the nature of work that the Consultant may undertake and request an opinion of the County, whether such association, interest, or circumstance constitutes a conflict of interest if entered into by the Consultant.

The County agrees to notify the Consultant of its opinion by certified mail within 30 days of receipt of notification by the Consultant. If, in the opinion of the County, the prospective business association, interest or circumstance would not constitute a conflict of interest by the Consultant, the County shall so state in the notification and the Consultant shall, at his/her option enter into said association, interest or circumstance and it shall be deemed not in conflict of interest with respect to Services provided to the County by the Consultant under the terms of this Agreement.

14.15 Execution in Counterparts

This Agreement may be executed in counterparts, each of which shall be an original document, and all of which together shall constitute a single instrument. The parties may deliver executed counterparts by e-mail transmission, which shall be binding. In the event this Agreement is executed through a County-approved electronic signature or online digital signature service (such as DocuSign), such execution shall be valid, effective and binding upon the party so executing. Execution and delivery of an executed counterpart of this Agreement and/or a signature page of this Agreement by electronic image scan transmission (such as a "pdf" file) or through a County approved electronic signature service will be valid and effective as delivery of a manually executed counterpart of this Agreement.

14.16 Entire Agreement

This Agreement, together with the Contract Documents for the Services, constitutes the entire Agreement between County and Consultant relating to the subject matter hereof and supersedes all prior or contemporaneous Contracts, negotiations, discussions and understandings, oral or written.

14.17 Modifications, Amendments, Waivers and Extensions

This Agreement may not be modified, amended, changed or supplemented, nor may any obligations hereunder be waived or extensions of time for performance granted, except by written instrument signed by Authorized Representatives of both parties. No waiver of any default or breach of any agreement or provision herein contained shall be deemed a waiver of any preceding or succeeding default or breach thereof or of any other agreement or provision herein contained. No extension of time for performance of any obligations or acts shall be deemed an extension of the time for performance of any other obligations or acts.

14.18 Survival

The provisions of the Contract Documents which by their nature survive termination of the Contract, including without limitation all warranties, indemnities, insurance, taxes, enforcement costs, payment obligations, and the County's right to audit Consultant's books and records, shall in all cases survive the expiration or earlier termination of this Agreement.

14.19 Convicted and Discriminatory Vendor Lists

Consultant warrants that neither it nor any Subconsultant is currently on the convicted vendor list or the discriminatory vendor list maintained pursuant to Sections 287.133 and 287.134 of the Florida Statutes, or on any similar list maintained by any other state or the federal government. Consultant shall immediately notify the County in writing if its ability to perform is compromised in any manner during the term of this Agreement.

14.20 Scrutinized Companies Lists

Section 287.135 of the Florida Statutes prohibits agencies from contracting with companies for goods or services that are on the Scrutinized Companies that Boycott Israel List, or with companies that are engaged in a boycott of Israel, and from contracting with companies for goods or services of \$1,000,000 or more that are on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or are engaged in business operations in Cuba or Syria. The lists are created pursuant to §215.473 and §215.4725, F.S. By execution of this Agreement, Consultant certifies that it is not listed on the Scrutinized Companies that Boycott Israel List, the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran

Petroleum Energy Sector List, and is not engaged in a boycott of Israel or engaged in business operations in Cuba or Syria, and understands that pursuant to §287.135, F.S., the submission of a false certification may subject Consultant to civil penalties, attorney's fees, and/or costs. In accordance with §287.135, F.S., the County may terminate this Agreement if a false certification has been made, or the Consultant is subsequently placed on any of these lists, or engages in a boycott of Israel or is engaged in business operations in Cuba or Syria.

14.21 Employment Eligibility and Mandatory Use of E-Verify

As a condition precedent to entering into this Agreement, and in accordance with section 448.095, F.S., Consultant and its subconsultants shall register with and use the E-Verify system to verify the work authorization status of all employees hired on or after January 1, 2021.

a. Consultant shall require each of its subconsultants to provide Consultant with an affidavit stating that the subconsultant does not employ, contract with, or subcontract with an unauthorized alien. Consultant shall maintain a copy of such affidavit for the duration of this Agreement.

b. The County, Consultant, or any subconsultant who has a good faith belief that a person or entity with which it is contracting has knowingly violated section 448.09(1), F.S. or these provisions regarding employment eligibility shall terminate the contract with the person or entity.

c. The County, upon good faith belief that a subconsultant knowingly violated these provisions regarding employment eligibility, but Consultant otherwise complied, shall promptly notify Consultant and Consultant shall immediately terminate the contract with the subconsultant.

d. The County and Consultant hereby acknowledge and mutually agree that, a contract terminated pursuant to these provisions regarding employment eligibility is not a breach of contract and may not be considered as such. Any contract terminated pursuant to these provisions regarding employment eligibility may be challenged in accordance with section 448.095(2)(d), F.S.

e. Consultant acknowledges that, in the event that the County terminates this Agreement for Consultant's breach of these provisions regarding employment eligibility, then Consultant may not be awarded a public contract for at least one (1) year after such termination. Consultant further acknowledges that Consultant is liable for any additional costs incurred by the County as a result of the County's termination of this Agreement for breach of these provisions regarding employment eligibility.

f. Consultant shall incorporate in all subcontracts made pursuant to this Agreement the provisions contained herein regarding employment eligibility.

14.22 Nondiscrimination

The Consultant warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, political affiliation, disability, age, or sex (including sexual orientation and gender identity/expression) pregnancy, marital status or national origin (including limited English proficiency). Consultant shall include the foregoing or similar language in its contracts with any Subconsultants.

14.23 Drug Free Workplace

To the extent required under the Drug-Free Workplace Act (Chapter 112, Florida State Statutes), Consultant certifies that it has and will maintain a drug-free workplace program for the duration of this Agreement.

14.24 Public Records

14.24.1 To the extent Consultant is acting on behalf of the County, Consultant shall comply and shall require all of its subconsultants to comply with the State of Florida's Public Records Statute (Chapter 119), specifically to:

(1) Keep and maintain public records that ordinarily and necessarily would be required by the County in order to perform the Services;

(2) Upon request from the County's custodian of public records, provide the County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost as provided in Chapter 119, Florida Statutes, or as otherwise provided by Applicable Law;

(3) Ensure that public records related to this Agreement that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by Applicable Law for the duration of this Agreement and following expiration of this Agreement, or earlier termination thereof, if Consultant does not transfer the records to the County; and

(4) Upon completion of this Agreement, or earlier termination thereof, transfer, at no cost, to the County all public records in possession of Consultant or keep and maintain for inspection and copying all public records required by the County to perform the Services.

14.24.2 If Consultant, upon expiration of this Agreement or earlier termination thereof:

i) transfers all public records to the County, Consultant shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements; and ii) keeps and maintains public records, Consultant shall meet all Applicable Law and requirements for retaining public records. All records stored electronically must be provided to the County, upon request from the County's custodian of public records, in a format that is compatible with the County's information technology systems.

14.24.3 Failure by Consultant to comply with the requirements of this section shall be grounds for immediate, unilateral termination of this Agreement by the County.

IF CONSULTANT HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO ITS DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT: (904) 209-0805, PUBLICRECORDS@SJCFL.US, 500 SAN SEBASTIAN VIEW, ST. AUGUSTINE, FLORIDA 32084

14.25 Enforcement Costs

If any legal proceeding, lawsuit, or action is instituted in connection with any dispute, breach, default, misrepresentation or controversy arising out of this Agreement or the enforcement of any right hereunder, the prevailing party will be entitled to recover, in addition to actual costs, such sums as the court may adjudge reasonable as attorney fees, including fees on any appeal.

14.26 Contingency Fee

The Consultant warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Consultant to solicit or secure this Agreement and that it has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for the Consultant, any fee, commission, percentage, gift, or any other consideration contingent upon or resulting from the award or making of this Agreement. Failure by Consultant to comply with the requirements of this section shall be grounds for immediate, unilateral termination of this Agreement by the County.

14.27 Written Notice

Any and all notices, requests, consents, approvals, demands, determinations, instructions, and other forms of written communication ("Notices") under this Agreement shall be validly given when delivered as follows:

- i. Hand delivered to Consultant's Authorized Representative or hand delivered during normal business hours and addressed as shown below, or
- ii. Delivered by U.S. Mail or commercial express carrier, (postage prepaid, delivery receipt requested), to the following addresses:

St. Johns County
500 San Sebastian View
St. Augustine, FL 32084
Attn: Leigh A. Daniels, Purchasing Manager
Email Address: ldaniels@sjcfl.us

Kisinger Campo & Associates, Corp
201 N. Franklin St., Suite 400
Tampa, FL 33602
Attn: Patrick O'Grady
Email Address: pogrady@kcaeng.com

With a copy to:

St. Johns County
Office of the County Attorney
500 San Sebastian View
St. Augustine, FL 32084

Notices shall be deemed to have been given on the date of delivery to the location listed above without regard to actual receipt by the named addressee. The County may also send copies of Notices by email transmission. Any such email transmission from the County is for informational purposes only. County and Consultant may each change the above addresses at any time upon prior written notice to the other party.

14.28 Non-Exclusive Right

Consultant has no exclusive right to provide the Services required within this Agreement. The County may at its sole discretion contract with others to perform the same duties or any part of the Services.

14.29 Truth-In-Negotiation Representation

By execution of this Agreement, Consultant hereby certifies that, in accordance with Florida Statutes, Section 287.055(5)(a), the wage rates and other factual unit costs supporting the compensation under this Agreement are accurate, complete and current as of the date of entering into this Agreement. The Parties agree that the County may adjust the original Agreement price and any additions thereto to exclude any significant sums by which the County determines the Agreement price was increased due to inaccurate, incomplete or noncurrent wage rates and other factual unit costs.

The authorized representatives hereto have executed this Agreement effective as of the Effective Date. Consultant's authorized representative executing this Agreement represents that he or she is duly authorized to execute this Agreement on behalf of Consultant.

County

St. Johns County (Seal)
(Typed Name)

By: _____
(Signature of Authorized Representative)

Jaime T. Locklear
(Printed Name)

Assistant Director of Purchasing & Contracts
(Title)

(Date of Execution)

Consultant

_____ (Seal)
(Typed Name)

By: _____
(Signature of Authorized Representative)

(Printed Name)

(Title)

(Date of Execution)

ATTEST:
St. Johns County, FL
Clerk of Circuit Court and Comptroller

By: _____
(Deputy Clerk)

(Date of Execution)

Legally Sufficient:

(Office of County Attorney)

(Date of Execution)

CONSULTANT'S FINAL RELEASE AND WAIVER OF LIEN

Owner: St. Johns County (hereafter "County")	County Department/Division:
Agreement No.:	Consultant Name:
Project:	Consultant Address:
Project Address:	Consultant License No.:
Payment Amount:	Amount of Disputed Claims:

The undersigned has been paid in full for all Services provided to the Project or to the County and does hereby waive and release any notice of lien, any right to mechanic's lien, any bond right, any claim for payment and any rights under any similar ordinance, rule or statute related to a claim or payment rights the undersigned has on the above described Project, except for the payment of Disputed Claims, if any, described below.

The undersigned warrants that he or she either has already paid or will use the monies received from this final payment to promptly pay in full all of its Subconsultants or anyone else acting for, on behalf of, or at the request of Subconsultant for all Services provided for or to the above referenced Project.

Before any recipient of this document relies on it, the recipient should verify evidence of payment to the undersigned.

Disputed Claims: The following invoices, pay applications, retention, or extra Services are reserved by undersigned from this final payment (if there are no Disputed Claims enter "None"):

None

Signed this __ day of _____, 20__

Consultant Name

By:

Signature

Printed Name

Title

NOTICE: THIS DOCUMENT WAIVES RIGHTS UNCONDITIONALLY AND STATES THAT YOU HAVE BEEN PAID FOR GIVING UP THOSE RIGHTS. THIS DOCUMENT IS ENFORCEABLE AGAINST YOU IF YOU SIGN IT TO THE EXTENT OF THE PAYMENT AMOUNT OR THE AMOUNT RECEIVED.



**KISINGER CAMPO
& ASSOCIATES**

December 15, 2022

Ms. Malinda Fusco
Procurement Coordinator
St. Johns County, FL BOCC
500 San Sebastian View
St. Augustine, FL 32084

RE: Contract CAJ69

Dear Ms. Fusco,

KCA approves St. Johns County to piggyback rates and scope of services of our FDOT Contract CA869 "Inspection of Traffic Signal Mast Arms and High Mast Light Poles". We thank you for the opportunity and look forward to working with you.

Sincerely,

A handwritten signature in blue ink, appearing to read 'ROO', with a long horizontal flourish extending to the right.

Patrick O'Grady
CBI, Vice President

PMO:lp

STANDARD PROFESSIONAL SERVICES AGREEMENT

Contract No.: CAJ69 District: District 2
FDOT Financial ID No.(s) 214818-7-72-23; 214818-8-72-23

Appropriation/Line Item Number(s) for
1st year of contract, pursuant to s. 216.313, F.S. N/A
(required for contracts in excess of \$5 million)

F.A.P. No. N/A

THIS AGREEMENT, made and entered into on 7/14/2022 | 3:06 PM EDT, by and between the
STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION, an agency of the State of Florida, hereinafter called the
Department and Klsinger Campo & Associates, Corp.
(FEID No. F591677145) of 201 N. Franklin Street, Suite 400, Tampa, FL 33602

authorized to conduct business in the State of Florida, hereinafter called the Consultant, agree as follows:

The Consultant and the Department mutually agree to abide by the Department's Standard Professional Services
Agreement, Terms, dated February, 2021 which are available as an appendix to this form in the
Department's Professional Services web site or from the Department's Office of Procurement. The Standard
Professional Services Agreement Terms, with the exception of the following non-applicable sections:

N/A

are incorporated by reference and made a part of this Agreement.

1. SERVICES AND PERFORMANCE

- A. The Department does hereby retain the Consultant to furnish certain services as described in Exhibit "A",
attached hereto and made a part hereof, in connection with
Inspection of Traffic Signal Mast Arms (TSMA) and High Mast Light Poles (HMLP)
B. Unless changed by written agreement, the site for inspection of work referenced in Section 1.1 of the Standard
Professional Services Terms, will be 4524 Oak Fair Blvd., Suite 100, Tampa, FL 33610.

2. TERM

- A. Unless otherwise provided herein or by Supplemental Agreement or Amendment, the provisions of this
Agreement will remain in full force and effect through completion of all services required of the Consultant or a
10 year term from the date of execution of this Agreement, whichever occurs first.
B. Check applicable terms
[X] The scheduled project services to be rendered by the Consultant will commence, subsequent to execution of
this Agreement, on the date specified in the written notice to proceed from the Department's Procurement
Services Manager which notice to proceed will become part of this Agreement. The Consultant will complete
scheduled project services within 60 months of the commencement date specified in the notice to proceed or
as modified by subsequent Amendment or Supplemental Agreement.
[] The project services to be rendered by the Consultant for each task assignment will commence, upon written
notice from the Department's and will be completed within the time period specified in each task
assignment. All services performed under this contract will be completed within months from the date
of this Agreement. The total fee for all accumulated task assignments may not exceed \$.
[] The scheduled project services to be rendered by the Consultant will commence, subsequent to execution of
this Agreement, on the date specified in the written notice to proceed from the Department's which
notice to proceed will become part of this Agreement. The Consultant will complete scheduled project
services within calendar days following completion of the construction contract(s) with which

STANDARD PROFESSIONAL SERVICES AGREEMENT

consultant services are associated. The anticipated length of the consultant services is _____ months.

3. INSURANCE

The amount of liability insurance to be maintained by the Consultant in accordance with Section 4.B of the **Standard Professional Services Agreement Terms** is \$250,000.00.

4. SUBCONTRACTS

The following subconsultants/subcontractors are authorized under this Agreement in accordance with Section 7.A. of the **Standard Professional Services Agreement Terms**:

FIT Engineering, LLC

NOVA Engineering & Environmental LLC

5. COMPENSATION

The Department agrees to pay the Consultant compensation as detailed in Exhibit "B", attached hereto and made a part hereof.

6. MISCELLANEOUS

A. Reference in this Agreement to Director will mean the Director of Transportation Operations.

B. The services provided herein do do not involve the expenditure of federal funds. In the event federal funds are involved, Section 9 of the **Standard Professional Services Agreement Terms** is incorporated by reference.

C. The following attachments are hereby incorporated into this Agreement as part hereof as though fully set forth herein.

Page A-1 through Page A-56 : Exhibit "A", Scope of Services

Page B-1 through Page B-4 : Exhibit "B", Method of Compensation

IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized officers on the day, month and year set forth above.

Kisinger Campo & Associates, Corp.
Name of Consultant

**STATE OF FLORIDA
DEPARTMENT OF TRANSPORTATION**

BY: _____
Authorized Signature

BY: _____

Paul G. Foley
(Print/Type)

Karen F. Ross
(Print/Type)

Title: CEO & President

Title: Procurement Services Manager

FOR DEPARTMENT USE ONLY

APPROVED:

LEGAL REVIEW

Professional Services Unit

General Counsel Office

STANDARD PROFESSIONAL SERVICES AGREEMENT TERMS February 2021

1. SERVICES AND PERFORMANCE

- A. Before making any additions or deletions to the work described in the Agreement, and before undertaking any changes or revisions to such work, the parties will negotiate any necessary cost changes and will enter into a Supplemental Agreement covering such work and compensation. Reference herein to the Agreement will be considered to include any Supplemental Agreement.
- B. In the performance of professional services, the Consultant will use that degree of care and skill ordinarily exercised by other similar professionals in the field under similar conditions in similar localities. The Consultant will use due care in performing its services and will have due regard for acceptable engineering standards and principles. Consultant's standard of care shall not be altered by the application, interpretation, or construction of any other provision of this Agreement.
- C. The Consultant agrees to provide project schedule progress reports in a format acceptable to the Department and at intervals established by the Department. The Department will be entitled at all times to be advised, at its request, as to the status of work being done by the Consultant and of the details thereof. Coordination will be maintained by the Consultant with representatives of the Department, or of other agencies interested in the project on behalf of the Department. Either party to the Agreement may request and be granted a conference.
- D. All services will be performed by the Consultant to the satisfaction of the Director who will decide all questions, difficulties and disputes of any nature whatsoever that may arise under or by reason of the Agreement, the prosecution and fulfillment of the services hereunder and the character, quality, amount and value thereof; and the decision upon all claims, questions and disputes will be final and binding upon the parties hereto. Adjustments of compensation and contract time because of any major changes in the work that may become necessary or desirable as the work progresses will be subject to mutual agreement of the parties, and Supplemental Agreement(s) of such a nature as required will be entered into by the parties in accordance herewith.

In the event that the Consultant and the Department are not able to reach an agreement as to the amount of compensation to be paid to the Consultant for supplemental work desired by the Department, the Consultant will be obligated to proceed with the supplemental work in a timely manner for the amount determined by the Department to be reasonable. In such event, the Consultant will have the right to file a claim with the Department for such additional amounts as the consultant deems reasonable; however, in no event will the filing of the claim or the resolution or litigation thereof through administrative procedures or the courts relieve the Consultant from the obligation to timely perform the supplemental work.

- E. In the event the work covered by this Agreement includes the preparation of construction plans, it is understood that the work may be divided into two or more construction projects by the Director and that, if this is done, the Consultant will supply construction plans for each project.
- F. The Consultant is authorized to use the Department's computer facilities utilizing Department programs required for the performance of the services herein. The Consultant will identify the programs required and submit a written request to the Department's Project Manager for approval.
- G. All design work performed by the Consultant for projects where anticipated construction cost is one million dollars (\$1,000,000) or more will be subject to Value Engineering. The Department further reserves the right to subject projects of lesser construction cost to Value Engineering should the Department deem circumstances are present that warrant such a decision. Value Engineering may be performed at any stage of the design process. Unless specifically identified in the Agreement, the Consultant will not be required to perform the Value Engineering analysis.
- H. The Consultant will not be liable for use by the Department of plans, documents, studies or other data for any purpose other than intended by the terms of this Consultant Agreement.
- I. All tracings, plans, specifications, maps, computer files and/or reports prepared or obtained under this Agreement, as well as all data collected, together with summaries and charts derived therefrom, will be

considered works made for hire and will become the property of the Department upon completion or termination without restriction or limitation on their use and will be made available, upon request, to the Department at any time during the performance of such services and/or upon completion or termination of this Agreement. Upon delivery to the Department of said document(s), the Department will become the custodian thereof in accordance with Chapter 119, Florida Statutes. The Consultant will not copyright any material and products or patent any invention developed under this agreement. The Department will have the right to visit the site for inspection of the work and the products of the Consultant at any time.

2. TERM:

- A. Services required after completion of scheduled project services, including, but not limited to, design assistance, construction assistance, and litigation assistance, will be completed within the term of this Agreement at written direction of the department. Supplemental Agreements may be negotiated for any post project schedule services needed by the Department after scheduled project services.

In the event it becomes impracticable or impossible for the Consultant to complete the expected services within the term of this Agreement due to delays on the part of the department or circumstances beyond the control of the Consultant, the Agreement may be extended. An extension of the Agreement must be in writing.

- B. In the event there are delays caused by the Department in approval of any of the materials submitted by the Consultant or if there are delays occasioned by circumstances beyond the control and without fault or negligence of the Consultant which delay the scheduled project completion date, the Department may grant an extension of time equal to the aforementioned project schedule delay, as a minimum and not to exceed the Agreement term, by issuance of a Time Extension Letter. This letter will be for time only and does not include any additional compensation.

It will be the responsibility of the Consultant to ensure at all times that sufficient time remains in the Project Schedule within which to complete the services on the project. In the event there have been delays which would affect the project completion date, the Consultant will submit a written request to the Department which identifies the reason(s) for the delay, the amount of time related to each reason and specific indication as to whether or not the delays were concurrent with one another. The Department will review the request and make a determination as to granting all or part of the requested extension.

In the event time for performance of the scheduled project services expires and the Consultant has not requested, or if the Department has denied, an extension of the Project Schedule completion date; partial progress payments will be stopped on the date time expires. No payment shall be made for work performed after the Project Schedule completion date until a time extension is granted or all work has been completed and accepted by the Department if the Agreement term has not expired.

3. COMPENSATION:

- A. Bills for fees or other compensation for services or expenses shall be submitted to the Department in detail sufficient for a proper preaudit and postaudit thereof. The Department will render approval or disapproval of services within five working days of the receipt of a written progress report unless otherwise stated in the Agreement. The progress report will be accompanied by an appropriate invoice.
- B. The bills for any travel expenses, when authorized by terms of this Agreement and by the Department's Project Manager, shall be submitted on the Department's Travel Form No. 300-000-06 and will be paid in accordance with Section 112.061, F.S. and the most current version of the Disbursement Handbook for Employees and Managers.
- C. Records of costs incurred under terms of this Agreement will be maintained and made available upon request to the Department at all times during the period of this Agreement and for three years after final payment for the work pursuant to this Agreement is made. Copies of these documents and records will be furnished to the Department upon request.
- D. Records of costs incurred will include the Consultant's general accounting records and the project records, together with supporting documents and records, of the Consultant and all subconsultants/subcontractors performing work on the project, and all other records of the Consultant and subconsultants/subcontractors considered necessary by the Department for a proper audit of project costs.

- E. The general cost principles and procedures for the negotiation and administration, and the determination or allowance of costs under this Agreement will be as set forth in the Code of Federal Regulations, Titles 23, 48, 49, Rule Chapter 14-75, Florida Administrative Code, and other pertinent Federal and State Regulations, as applicable, with the understanding that there is no conflict between State regulations and Federal regulations in that the more restrictive of the applicable regulations will govern.
- F. The Consultant should be aware of the following time frames. Upon receipt, the Department has five (5) working days to inspect and approve the goods and services, unless the Agreement specifies otherwise. The Department has 20 days to deliver a request for payment (voucher) to the Department of Financial Services. The 20 days are measured from the latter of the date the invoice is received or the goods or services are received, inspected and approved.
- G. If a payment is not available within 40 days, a separate interest penalty at a rate as established pursuant to Section 55.03(1), Florida Statutes, will be due and payable, in addition to the invoice amount, to the Consultant. Interest penalties of less than one (1) dollar will not be enforced unless the Consultant requests payment. Invoices that have to be returned to a Consultant because of Consultant preparation errors will result in a delay in the payment. The invoice payment requirements do not start until a properly completed invoice is provided to the Department.
- H. A Vendor Ombudsman has been established within the Department of Financial Services. The duties of this individual include acting as an advocate for vendors who may be experiencing problems in obtaining timely payment(s) from a state agency. The Vendor Ombudsman may be contacted at (850) 413-5516.
- I. Except for issues arising from contract indemnification provisions, the Department will have the right to retain out of any payment due the Consultant under this Agreement an amount sufficient to satisfy any amount due and owing to the Department by the Consultant on any other Agreement between the Consultant and the Department. The Department may withhold payment on any invoice in the event that the Consultant is in default under any provision of this Agreement or any other Agreement between the Consultant and the Department as of the time of processing the invoice or as of the time payment is made available on the invoice. This right to withhold will continue until such time as the default has been cured, and, upon cure, the Department will have the right to retain an amount equal to the damages suffered as a result of the default.
- J. It is mutually agreed and understood that the following provision will be applicable to this Agreement if the compensation to be paid to the Consultant, whether by lump sum or cost-plus-a-fixed-fee, will exceed the threshold amount provided in Section 287.017, Florida Statutes, for CATEGORY FOUR.

The Consultant hereby certifies, covenants and warrants that wage rates and other factual unit costs provided the Department to support the compensation are accurate, complete and current as of the date of this Agreement. It is further agreed that the Agreement price will be adjusted to exclude any significant sums by which the Department determines the Agreement price was increased due to inaccurate, incomplete or non-current wage rates and other factual unit costs. All such Agreement adjustments must be made within one year following the end of the Agreement. For this purpose, the end of the Agreement is the date of final billing or acceptance of the work by the Department, whichever is later.

- K. In the event this Agreement is in excess of \$25,000 and has a term of more than one year, the provisions of Section 339.135(6)(a), Florida Statutes, are hereby incorporated:
"The Department, during any fiscal year, shall not expend money, incur any liability, or enter into any contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such fiscal year. Any contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The Department shall require a statement from the Comptroller of the Department that such funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contained shall prevent the making of contracts for periods exceeding 1 year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years."
- L. The Department's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the Legislature.

4. INDEMNITY AND INSURANCE:

- A. If the Consultant is an individual or entity licensed by the state of Florida who holds a current certificate of registration under Chapter 481, Florida Statutes, to practice architecture or landscape architecture, under Chapter 472, Florida Statutes, to practice land surveying and mapping, or under Chapter 471, Florida Statutes, to practice engineering, and who enters into a written agreement with the Department relating to the planning, design, construction, administration, study, evaluation, consulting, or other professional and technical support services furnished in connection with any actual or proposed construction improvement, alteration, repair, maintenance, operation, management, relocation, demolition, excavation, or other facility, land, air, water, or utility development or improvement, the Consultant will indemnify and hold harmless the Department, and its officers and employees, from liabilities, damages, losses, and costs, including, but not limited to, reasonable attorneys' fees, to the extent caused by the negligence, recklessness, or intentionally wrongful conduct of the Consultant and other persons employed or utilized by the Consultant in the performance of the contract.

The parties agree that 1% of the total compensation to the Consultant for performance of this Agreement is the specific consideration from the Department to the Consultant for the Consultant's indemnity agreement.

- B. The Consultant will have and maintain during the term of this Agreement, a professional liability insurance policy or policies, or an irrevocable letter of credit established pursuant to Chapter 675 and Section 337.106, Florida Statutes, with a company or companies authorized to do business in the State of Florida, affording professional liability coverage for the professional services to be rendered in accordance with this Agreement in the amount specified in the Agreement.
- C. Under the terms of this agreement, the plans, reports and recommendations of the Consultant will be reviewed by the Department for conformity with Department standards and agreement terms. However, review by the Department does not constitute detailed review or checking of design components and related details, or the accuracy with which designs are depicted on the plans.
- D. Acceptance of the work by the Department or Agreement termination does not constitute Department approval and will not relieve the Consultant of the responsibility for subsequent corrections of any errors and/or omissions and the clarification of any ambiguities. The Consultant shall make all necessary revisions or corrections resulting from errors and/or omissions on the part of the Consultant without additional compensation. If these errors and/or omissions are discovered during the construction of the project, they shall be corrected without additional compensation.

5. COMPLIANCE WITH LAWS:

- A. All final plans, documents, reports, studies and other data prepared by the Consultant shall bear the professional's seal/ signature, in accordance with the applicable Florida Statute that governs and Administrative Rules promulgated by the Department of Business and Professional Regulation, and guidelines published by the Department, in effect at the time of execution of this Agreement. In the event that changes in the Statute or Rules create a conflict with the requirements of the published guidelines, requirements of the Statute and/or Rules shall take precedence.
- B. Chapter 337.162 Florida Statutes applies as follows:
- (1) If the Department has knowledge or reason to believe that any person has violated the provisions of state professional licensing laws or rules, it will submit a complaint about the violations to the Department of Business and Professional Regulation. The complaint will be confidential.
 - (2) Any person who is employed by the Department and who is licensed by the Department of Business and Professional Regulation and who, through the course of his employment, has knowledge to believe that any person has violated the provisions of state professional licensing laws or rules will submit a complaint about the violations to the Department of Business and Professional Regulation. Failure to submit a complaint about the violations may be grounds for disciplinary action pursuant to Chapter 455 and the state licensing law applicable to that licensee. The complaint will be confidential.
 - (3) Any confidential information submitted to the Department of Business and Professional Regulation will remain confidential pursuant to Chapter 455 and applicable state law.

- C. The Consultant will comply with all federal, state and local laws and ordinances applicable to the work or payment for work thereof, and will not discriminate on the grounds of race, color, religion, sex, national origin, age or disability in the performance of work under this Agreement.
- D. The Consultant warrants that the Consultant has not employed or retained any company or person, other than a bona fide employee working solely for the Consultant, to solicit or secure this Agreement, and that he has not paid or agreed to pay any person, company, corporation, individual, or firm any fee, commission, percentage, gift or any other consideration, contingent upon or resulting from the award or making of this Agreement. It is understood and agreed that the term "fee" shall also include brokerage fee, however denoted. For the breach or violation of this Paragraph, the Department shall have the right to terminate this Agreement without liability, and, at its discretion, to deduct from the contract price, or otherwise recover, the full amount of such fee, commission, percentage, gift or consideration.
- E. The Consultant shall comply with Chapter 119, Florida Statutes. Specifically, the Consultant shall:
 - (1) Keep and maintain public records required by the Department to perform the service.
 - (2) Upon request from the Department's custodian of public records, provide the Department with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law.
 - (3) Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Agreement term and following completion of the Agreement if the Consultant does not transfer the records to the Department.
 - (4) Upon completion of the Agreement, transfer, at no cost, to the Department, all public records in possession of the Consultant or keep and maintain public records required by the Department to perform the service. If the Consultant transfers all public records to the Department upon completion of the Agreement, the Consultant shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Consultant keeps and maintains public records upon completion of the Agreement, the Consultant shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the Department, upon request from the Department's custodian of public records, in a format that is compatible with the information technology systems of the Department.

Failure by the Consultant to comply with Chapter 119, Florida Statutes, shall be grounds for immediate unilateral cancellation of this Agreement by the Department.

IF THE CONSULTANT HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONSULTANT'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:

District 2
386-758-3727
D2prcustodian@dot.state.fl.us
Florida Department of Transportation
District 2 - Office of General Counsel
1109 South Marion Avenue, MS 2009
Lake City, FL 32025

- F. The Consultant agrees that it will make no statements, press releases or publicity releases concerning this Agreement or its subject matter or otherwise disclose or permit to be disclosed any of the data or other information obtained or furnished in compliance with this Agreement, or any particulars thereof, during the period of the Agreement, without first notifying the Department and securing its consent in writing. The Consultant also agrees that it will not publish, copyright or patent any of the data developed under this Agreement, it being understood that such data or information is the property of the Department.
- G. Consultant covenants and agrees that it and its employees will be bound by the standards of conduct provided in applicable Florida Statutes and applicable rules of the Department of Business and Professional Regulation as they relate to work performed under this Agreement. Consultant further covenants and agrees that when a former state employee is employed by the Consultant, the Consultant will require that strict adherence by the former state employee to Florida Statutes 112.313(9) and 112.3185 is a condition of employment of said former state employee. These statutes will by reference be made a part of this Agreement as though set forth in full. Consultant agrees to incorporate the provisions of this paragraph in any subcontract into which it might enter with reference to the work performed pursuant to this Agreement.
- H. A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subconsultant/subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.
- I. The Department will consider the employment by any contractor of unauthorized aliens a violation of Section 274A(e) of the Immigration and Nationality Act. Such violation will be cause for unilateral cancellation of this Agreement, by the Department, if the Consultant knowingly employs unauthorized aliens.
- J. DISCRIMINATION: An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid on a contract to provide goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not award or perform work as a contractor, supplier, subconsultant/subcontractor, or consultant under contract with any public entity, and may not transact business with any public entity.
- K. The Consultant agrees to comply with the Title VI Nondiscrimination Contract Provisions, Appendices A and E, available at <http://www.dot.state.fl.us/procurement/index.shtml>, incorporated herein by reference and made a part of this Agreement.
- L. The contractor/consultant/vendor agrees to comply with section 20.055(5), Florida Statutes, and to incorporate in all subcontracts the obligation to comply with section 20.055(5), Florida Statutes.

6. TERMINATION AND DEFAULT

- A. The Department may terminate this Agreement in whole or in part at any time the interest of the Department requires such termination, as follows:
 - (1) If the Department determines that the performance of the Consultant is not satisfactory, the Department may notify the Consultant of the deficiency with the requirement that the deficiency be corrected within a specified time; but not less than 10 days. Otherwise the Agreement will be terminated at the end of such time or thirty (30) days whichever is sooner.
 - (2) If the Department requires termination of the Agreement for reasons other than unsatisfactory performance of the Consultant, the Department will notify the Consultant of such termination, with instructions as to the effective date of work stoppage or specify the stage of work at which the Agreement is to be terminated.

- (3) If the Agreement is terminated before performance is completed, the Consultant will be paid for the work satisfactorily performed. Payment is to be on the basis of substantiated costs, not to exceed an amount which is the same percentage of the contract price as the amount of work satisfactorily completed is a percentage of the total work called for by the Agreement.
- B. The Department reserves the right to cancel and terminate this Agreement in the event the Consultant or any employee or agent of the Consultant is convicted for any crime arising out of or in conjunction with any work being performed by the Consultant for or on behalf of the Department, without penalty. It is understood and agreed that in the event of such termination, all tracings, plans specifications, computer files, maps, and data prepared or obtained under this Agreement will immediately be turned over to the Department. The Department reserves the right to terminate or cancel this Agreement in the event the Consultant will be placed in either voluntary or involuntary bankruptcy or an assignment be made for the benefit of creditors. The Department further reserves the right to suspend the qualifications of the Consultant to do business with the Department upon any such conviction.
- C. A Consultant is ineligible to enter into a contract with the Department for goods or services of any amount if, at the time of entering into such contract, the Consultant is on the Scrutinized Companies that Boycott Israel List, created pursuant to Section 215.4725, Florida Statutes, or is engaged in a boycott of Israel. Section 287.135, Florida Statutes, also prohibits companies from entering into a contract for goods or services of \$1 million or more that are on either the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector Lists which were created pursuant to s. 215.473, Florida Statutes. If the Department determines the Consultant submitted a false certification under Section 287.135 of the Florida Statutes, the Department shall either terminate the Contract after it has given the Consultant notice and an opportunity to demonstrate the Department's determination of false certification was in error pursuant to Section 287.135 of the Florida Statutes, or maintain the Contract if the conditions of Section 287.135 of the Florida Statutes are met.

7. ASSIGNMENT AND SUBCONSULTANTS/SUBCONTRACTORS

- A. The Consultant will maintain an adequate and competent professional staff so as to enable Consultant to timely perform under this Agreement and must be authorized to do business within the State of Florida and may associate with it such subconsultants/subcontractors, for the purpose of its services hereunder, without additional cost to the Department, other than those costs negotiated within the limits and terms of this Agreement. The Consultant is fully responsible for satisfactory completion of all subcontracted work. The Consultant, however, will not sublet, assign or transfer any work under this Agreement to other than subconsultants/subcontractors specified in the Agreement without the written consent of the Department.
- B. The Consultant must state in all subcontracts that services performed by any such subconsultant/subcontractor will be subject to the Professional Consultant Work Performance Evaluation System as defined in Chapter 14-75, Florida Administrative Code.
- C. The following provision is hereby incorporated in and made a part of this Agreement when the services provided herein do not involve the expenditure of Federal funds:

It is expressly understood and agreed that any articles which are the subject of, or required to carry out this contract will be purchased from the Corporation identified under Chapter 946, Florida Statutes, in the same manner and under the same procedures set forth in Section 946.515(2) and (4), Florida Statutes; and for purposes of this contract the person, firm, or other business entity carrying out the provisions of this contract will be deemed to be substituted for this agency insofar as dealings with such Corporation.

The Corporation referred to in the above paragraph is Prison Rehabilitative Industries and Diversified Enterprises, Inc. Available pricing, products, and delivery schedules may be obtained by contacting:

PRIDE Enterprises
12425 28th Street North Suite 300
St Petersburg, Florida 33716

8. MISCELLANEOUS

- A. All words used herein in the singular form will extend to and include the plural. All words used in the plural form will extend to and include the singular. All words used in any gender will extend to and include all genders.
- B. In the event that a court of valid jurisdiction finally determines that any provision of this Agreement is illegal or unenforceable, this Agreement will be construed as not containing such provision, and all other provisions which are otherwise lawful will remain in full force and effect, and to this end the provisions of this Agreement are declared to be severable.
- C. There are no understandings or agreements except as herein expressly stated.
- D. This Agreement will be governed by and construed in accordance with the laws of the State of Florida.
- E. In any legal action related to this Agreement, instituted by either party, Consultant hereby waives any and all privileges and rights it may have under chapter 47 and Section 337.19, Florida Statutes, relating to venue, as it now exists or may hereafter be amended, and any and all such privileges and rights it may have under any other statute, rule or case law, including, but not limited to those grounded on convenience. Any such legal action may be brought in the appropriate Court in any county chosen by the Department and in the event that any such legal action is filed by Consultant, Consultant hereby consents to the transfer of venue to the county chosen by the Department upon the Department filing a motion requesting the same.
- F. Consultant:
 - 1. shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Consultant during the term of the contract; and
 - 2. shall expressly require any subconsultants/subcontractors performing work or providing services pursuant to the state contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subconsultant/subcontractor during the contract term; and
 - 3. shall adhere to requirements in section 448.095, Florida Statutes.
- G. The Department may grant the Consultant's employees or subconsultants/subcontractors access to the Department's secure networks as part of the project. In the event such employees' or subconsultants'/subcontractors' participation in the project is terminated or will be terminated, the Consultant shall notify the Department's project manager no later than the employees' or subconsultants'/subcontractor's separation date from participation in the project or immediately upon the Consultant acquiring knowledge of such termination of employees' or subconsultants'/subcontractors' participation in the project, whichever occurs later.

9. TERMS FOR FEDERAL AID CONTRACTS (APPENDIX I):

The following terms apply to all contracts in which it is indicated in Section 6.B of the Standard Professional Services Agreement that the services involve the expenditure of federal funds: During the performance of this Agreement, the Consultant, for itself, its assignees and successors in interest agrees as follows:

- A. It is understood and agreed that all rights of the Florida Department of Transportation relating to inspection, review, approval, patents, copyrights, and audit of the work, tracing, plans, specifications, maps, data, and cost records relating to this Agreement shall also be reserved and held by authorized representatives of the United States of America.
- B. It is understood and agreed that, in order to permit federal participation, no supplemental agreement of any nature may be entered into by the parties hereto with regard to the work to be performed hereunder without the approval of the U.S. Department of Transportation (hereinafter "USDOT"), notwithstanding anything to the contrary in this Agreement.
- C. Compliance with Regulations: The Consultant shall comply with the regulations relative to nondiscrimination

in Federally-assisted programs of the USDOT, Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this Agreement.

- D. **Nondiscrimination:** The Consultant, with regard to the work performed during the Agreement, shall not discriminate on the basis of race, color, national origin, sex, age, disability, religion or family status in the selection and retention of subconsultants/subcontractors, including procurements of materials and leases of equipment. The Consultant shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulations, including employment practices when the Agreement covers a program set forth in Appendix B of the Regulations.
- E. **Solicitations for subconsultants/subcontractors, including Procurements of Materials and Equipment:** In all solicitations made by the Consultant, either by competitive bidding or negotiation for work to be performed under a subcontract, including procurements of materials and leases of equipment, each potential subconsultant/subcontractor or supplier shall be notified by the Consultant of the Consultant's obligations under this Agreement and the Regulations relative to nondiscrimination on the basis of race, color, national origin, sex, age, disability, religion or family status.
- F. **Information and Reports:** The Consultant will provide all information and reports required by the Regulations, or directives issued pursuant thereto, and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Florida Department of Transportation, Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, and/or Federal Motor Carrier Safety Administration to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of the Consultant is in the exclusive possession of another who fails or refuses to furnish this information, the Consultant shall so certify to the Florida Department of Transportation, Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, and/or the Federal Motor Carrier Safety Administrations appropriate, and shall set forth what efforts it has made to obtain the information.
- G. **Sanctions for Noncompliance:** In the event of the Consultant's noncompliance with the nondiscrimination provisions of this Agreement, the Florida Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, and/or Federal Motor Carrier Safety Administration may determine to be appropriate, including, but not limited to,
- (1) withholding of payments to the Consultant under the Agreement until the Consultant complies and/or
 - (2) cancellation, termination or suspension of the Agreement, in whole or in part.
- H. **Incorporation or Provisions:** The Consultant shall include the provisions of Paragraph C through I in every subcontract, including procurements of materials and leases of equipment unless exempt by the Regulations, or directives issued pursuant thereto. The Consultant will take such action with respect to any subcontract or procurement as the Florida Department of Transportation, Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, and/or the Federal Motor Carrier Safety Administration may direct as a means of enforcing such provisions, including sanctions for noncompliance. In the event a Consultant becomes involved in, or is threatened with, litigation with a subconsultant/subcontractor or supplier as a result of such direction, the Consultant may request the Florida Department of Transportation to enter into such litigation to protect the interests of the Florida Department of Transportation, and, in addition, the Consultant may request the United States to enter into such litigation to protect the interests of the United States.
- I. **Compliance with Nondiscrimination Statutes and Authorities:** Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq., 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin); and 49 CFR Part 21; The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects); Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 et seq.), (prohibits discrimination on the basis of sex); Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 et seq.), as amended, (prohibits discrimination on the basis of disability); and 49 CFR Part 27; The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 et seq.), (prohibits discrimination on the basis of age); Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended,

(prohibits discrimination based on race, creed, color, national origin, or sex); The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not); Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131 -- 12189) as implemented by USDOT regulations at 49 C.F.R. parts 37 and 38; The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex); Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures non-discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations; Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100); Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).

- J. Interest of Members of Congress: No member or delegate to the Congress of the United States shall be admitted to any share or part of this Agreement or to any benefit arising therefrom.
- K. Interest of Public Officials: No member, officer, or employee of the public body or of a local public body during his tenure or for one year thereafter shall have any interest, direct or indirect, in this Agreement or the proceeds thereof. For purposes of this provision, public body shall include municipalities and other political subdivisions of States; and public corporations, boards, and commissions established under the laws of any State.
- L. Participation by Disadvantaged Business Enterprises ("DBE"): The Consultant shall agree to abide by the following statement from 49 CFR 26.13(b). The statement that follows shall be included in all subsequent agreements between the Consultant and any subconsultant/subcontractor:
- "The Consultant, sub recipient or subconsultant/subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this Agreement. The Consultant shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the Consultant to carry out these requirements is a material breach of this Agreement, which may result in termination of this Agreement or other such remedy as the recipient deems appropriate."
- Pursuant to 49 CFR 26.11(c), the Consultant shall submit the bid opportunity list at the time of contract execution, and shall enter DBE commitment and payment information in the Florida Department of Transportation Equal Opportunity Compliance (EOC) system. The Consultant shall request access to the EOC system using Form No. 275-021-30.
- M. It is mutually understood and agreed that the willful falsification, distortion or misrepresentation with respect to any facts related to the project(s) described in this Agreement is a violation of the Federal Law. Accordingly, United States Code, Title 18, Section 1020, is hereby incorporated by reference and made a part of this Agreement.
- N. It is understood and agreed that if the Consultant at any time learns that the certification it provided the Florida Department of Transportation in compliance with 49 CFR, Section 26.51, was erroneous when submitted or has become erroneous by reason of changed circumstances, the Consultant shall provide immediate written notice to the Florida Department of Transportation. It is further agreed that the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transaction" as set forth in 49 CFR, Section 29.510, shall be included by the Consultant in all lower tier covered transactions and in all aforementioned federal regulation.
- O. The Florida Department of Transportation hereby certifies that neither the Consultant nor the Consultant's representative has been required by the Florida Department of Transportation, directly or indirectly as an express or implied condition in connection with obtaining or carrying out this Agreement, to

- (1) employ or retain, or agree to employ or retain, any firm or person, or
- (2) pay, or agree to pay, to any firm, person, or organization, any fee, contribution, donation, or consideration of any kind;

The Florida Department of Transportation further acknowledges that this Agreement will be furnished to a federal agency, in connection with this Agreement involving participation of Federal-Aid funds, and is subject to applicable State and Federal Laws, both criminal and civil.

P. The Consultant hereby certifies that it has not:

- (1) employed or retained for a commission, percentage, brokerage, contingent fee, or other consideration, any firm or person to solicit or secure this Agreement (except a bona fide employee or Agency); or
- (2) agreed, as an express or implied condition for obtaining this Agreement, to employ or retain the services of any firm or person in connection with carrying out this Agreement; or
- (3) paid, or agreed to pay, to any firm, organization or person any fee contribution, donation, or consideration of any kind for, or in connection with, procuring or carrying out the Agreement (except a bona fide employee or Agency).

The Consultant further acknowledges that this Agreement will be furnished to the Florida Department of Transportation and a federal agency in connection with this Agreement involving participation of Federal-Aid funds, and is subject to applicable State and Federal Laws, both criminal and civil.

**SCOPE OF
SERVICES**

EXHIBIT A

**INSPECTION OF
TRAFFIC SIGNAL MAST ARMS
AND HIGH MAST LIGHT POLES**

**WORK PROVISIONS AND SPECIFICATIONS
FOR
INSPECTION OF TRAFFIC SIGNAL MAST ARMS AND HIGH MAST LIGHT POLES
OUTLINE OF CONTENTS**

	PAGE
1.0 PROJECT OBJECTIVE	A-3
2.0 GENERAL DESCRIPTION	A-3
3.0 PERSONNEL REQUIREMENTS.....	A-3
4.0 WORK ITEMS	A-4
4.1 Field Inspection	A-4
4.2 Inspection Reports	A-5
4.3 Comprehensive Inventory Database.....	A-6
4.4 Photographs.....	A-6
4.5 Location Map	A-7
4.6 Electronic Document Management System.....	A-7
5.0 QUALITY ASSURANCE (QA) PROGRAM	A-7
5.1 Quality Assurance Plan	A-7
5.2 Quality Reviews.....	A-8
5.3 Quality Records.....	A-9
5.4 QA/QC Training.....	A-9
6.0 WORK SCHEDULE AND PROGRESS REPORTS.....	A-9
6.1 Notice to Proceed Meeting.....	A-9
6.2 Work Schedule.....	A-10
6.3 Progress Reports	A-10
7.0 PUBLICATIONS.....	A-10
8.0 MISCELLANEOUS	A-11
8.1 Legal Proceedings	A-11
8.2 Errors and/or Omissions	A-11
8.3 Contradictions	A-11
8.4 Unmanned Aircraft System (UAS), Unmanned Aerial Vehicle (UAV)	A-11

1.0 PROJECT OBJECTIVE

Traffic signal mast arms and high mast light poles, hereinafter called Ancillary Structures, located within District Two of the Florida Department of Transportation, hereinafter called the Department, are to be inspected in compliance with Federal and State regulations.

2.0 GENERAL DESCRIPTION

The Consultant shall perform initial and routine hands on inspection services, as described in this scope of work, and present inspection results in the **BrM** format.

3.0 PERSONNEL REQUIREMENTS

A qualified individual must be at the Ancillary Structure site to supervise inspection activities at all times. To be qualified, an individual must be registered as a Professional Engineer in Florida and experienced in the inspection of ancillary structures (or similar structures) according to the National Bridge Inspection Standards or be confirmed officially by the Department as a Certified Bridge Inspector. Qualifications for certification as a bridge inspector are stated in the Rules of the Florida Department of Transportation, Chapter 14-48.07, F.A.C.

Each final Ancillary Structure inspection report shall be sealed in accordance with Florida Statute 471.025 by the Professional Engineer which confirms the accuracy and completeness of all the report contents.

Comprehensive Inventory Database (CID) included in final structure inspection reports shall be sealed in accordance with Florida Statute 471.025 by the Professional Engineer which confirms the accuracy and completeness of all data items.

The Consultant's work shall be directed and performed by the key personnel identified in the technical proposal as presented by the Consultant. Any changes in the indicated personnel in the Consultant's proposal shall be subject to review and approval by the Department's Project Manager. Due to the nature and scope of the required services, it may be desirable for the Consultant to subcontract portions of the work. The Consultant shall be authorized to subcontract these services under the provisions of this agreement.

Subcontracting firms and the work they will perform shall be identified in the original proposal. The subcontracting firms must be approved in writing and qualified by the Department prior to initiation of any work. The percentage of total contract work performed by the subcontractor shall not exceed fifty percent (50%). Any changes in the subcontracting firms or the work they will

perform as indicated in the Consultant's proposal shall be subject to review and approval by the Department.

4.0 WORK ITEMS

4.1 Field Inspections

4.1.1 Field inspections must be conducted in accordance with the Publications listed in this scope. The Professional Engineer or Certified Bridge Inspector on site shall be responsible for the detection of all deficiencies and the determination and recording of the structure's condition, which must include the personal inspection of all significant deficiencies. This individual is responsible for assuring the accuracy and completeness of all data and records compiled as a result of the Consultant's field activity.

4.1.2 The Professional Engineer or Certified Bridge Inspector on site shall be responsible for insuring a **new six-digit Ancillary Structure number** is in place and legible on each structure. This shall be accomplished installing structure number labels on new structures facing traffic so to be legible while traveling on the roadway. For structures with existing numbers, the number shall be replaced as required using the same process above.

4.1.3 The Professional Engineer or Certified Bridge Inspector on site shall be responsible for applying the established District 2 Sign and Pole Inspection Policies.

4.1.4 The Professional Engineer or Certified Bridge Inspector on site shall be responsible for performing construction inspections on new structures in a timely manner. The punch list shall be provided to the Department no longer than 2 days post inspection of the structure.

4.1.5 Traffic signal mast arms and high mast light poles

4.1.5.1 During the course of routine cantilever sign inspections, any structures not previously identified in inventory and/or without a reference number, shall be reported to the Project Manager immediately. These structures shall be scheduled for an initial inspection.

4.1.5.2 Every visible surface of all members of each structure must be examined. The use of ladders and standard **safe** climbing and tool handling procedures are required. Structural members and elements that cannot be inspected prior to report publication must be documented in the report as such, along with the reason for not inspecting. Members that cannot be examined because of debris, vegetation, etc., should be cleaned if the effort involved is not excessive. Excessive effort is one that would require more than two (2) hours for the inspection team to perform. The Department Project Manager should be consulted prior to any major

cleaning operation. The Department Project Manager should be consulted to verify the condition.

4.1.5.3 The Certified Bridge Inspector will be responsible to perform the following maintenance activities as part of the sign and pole inspection:

- Painting of structural components with cold galvanizing: The inspectors will remove loose corrosion and paint only on primary structural elements. Electrical components will not be painted. The painting will be limited to a maximum of 2 square feet per sign or 4 separate areas (totaling less than 2 square feet per sign). The department will provide cold galvanizing spray.
- Foundation anchor bolts and nuts exhibiting active corrosion shall be cleaned and painted with cold galvanizing by the inspector. The department will provide cold galvanizing spray
- Loose anchor bolts shall be tightened when accessible. Materials to be furnished by FDOT.
- Access hatch bolts shall be replaced when missing. Materials to be furnished by FDOT.

4.1.6 Deficiencies

4.1.6.1 Where deficiency dimensions are documented, the actual width, length, and location on the member, shall be recorded. Notes indicating any increase, decrease, or new with change value shall be recorded. In cases where dimensioning every deficiency is impractical, the standards Department Table of Deficiency Dimension Classes, must be used in lieu of undefined general term, such as narrow, fine, etc.

4.1.6.2 If by field observation, deficiencies are sufficiently critical to warrant immediate repair and/or substantial traffic restrictions, the Department Project Manager or designated representative must be verbally notified immediately. Verbal notification must be confirmed with written notification within **24** hours.

4.1.7 Traffic control procedures must be in accordance with the FHWA/USDOT Manual on Uniform Traffic Control Devices and the Department's Roadway and Traffic Design Standards.

4.2 Inspection Reports

4.2.1 The inspection reports shall be written in the BrM format and contain all documentation specified by this agreement and must meet the requirements of the Manual for Bridge and Other Structures Inspection and Reporting Procedures. The Consultant must develop, publish, and submit an original report for each structure. Each report will contain all documentation specified by this agreement. The appendix containing

sketches, photos, etc., shall be uploaded, as a pdf 300 dpi attachment into BrM.

4.2.1.1 All inspections shall follow the District 2 Ancillary Structure Inspection Policy.

4.2.2 Work Orders

4.2.2.1 The Consultant shall submit one (1) BRM Feasible Action Review Committee (FARC) work order agenda for each FDOT Structures Maintenance work order.

4.2.2.1.2 Any deficiencies that warrant a work order recommendation for items that are considered roadway items should be noted in the element notes as (LMU), but no agenda should be created in BrM for these items. The Consultant shall submit one (1) work order agenda for all FDOT Local Maintenance Unit work orders containing the following items:

- Structure Number
- Element Number
- Description of work including any evaluation comments for previous work orders not effectively completed.
- Location of structure
- GPS Coordinates

4.3 Comprehensive Inventory Database (CID) Records

4.3.1 The Department must maintain a computer file referred to as the CID file, which contains data items pertaining to a structures identity, condition and description. It is of utmost importance that CID data be accurate and complete.

4.3.2 When records are added to the computer file, a report is generated for each structure and is referred to as CID sheets. The CID sheet must be verified by the Consultant for accuracy due to the possibility of computer processing errors.

4.3.3 Each structure report must be signed and sealed in accordance with Section Florida Statute 471.025. by the Professional Engineer, which confirms its accuracy and completeness. The CID sheets must follow the structure report in the final bound structure report and have a closed numbering system.

4.4 Photographs

4.4.1 The Consultant shall provide a photo inventory for each structure consisting of an overall elevation view, view of intersection and/or vertical number,

foundation photo, along with a brief narrative description of the location, for example, *East side of structure looking North*.

- 4.4.2 The Consultant shall provide a deficiency photo for each work order requested.
- 4.4.3 A general traffic signal mast arm profile intersection photo in the direction of the inventory should be incorporated in the BrM report following the CID sheet(s).
- 4.5 Location Map
 - 4.5.1 The consultant will provide an individual location map, from the current general highway map, for the purpose of illustrating the physical location of each ancillary structure. These maps will be incorporated in the BrM report following the CID sheet(s).
 - 4.5.2 The Consultant will provide an overall intersection layout map for all high mast light poles and traffic signal mast arms.
- 4.6 Electronic Document Management System
 - 4.6.1 The Consultant must maintain an active VPN connection which will be used to upload electronic documents into the Department's Electronic Document Management System (EDMS).
 - 4.6.2 The Consultant shall provide personnel proficient in the use of computers and scanner operation to input Ancillary Inspection Documents into an Electronic Document Management System (EDMS). This will require familiarity with the Structures Management Documents guidelines for EDMS posted on the Infonet. The Consultant shall scan and attribute all Inspection Reports, Comprehensive Inventory Database (CID) and Addendums into the Department's Electronic Document Management System. The Consultant shall comply with the Department's District 2 Structures Management EDMS QA/QC Procedure when scanning, importing and reviewing scanned images.
 - 4.6.3 The Consultant shall provide and have available the hardware and software necessary to import all documents into the EDMS.
 - 4.6.4 At the Consultant's request, the Department shall provide instruction on the use of the attribution program and scanning technique.

5.0 QUALITY ASSURANCE (QA) PROGRAM

5.1 Quality Assurance Plan:

Within thirty (30) days after receiving award of this Agreement, furnish a QA Plan to the Project Manager. The QA Plan shall detail the procedures, evaluation criteria, and instructions of the Consultant's organization for providing services pursuant to this Agreement. Unless specifically waived, no payment shall be made until the Department approves the Consultant QA Plan.

Significant changes to the work requirements may require the Consultant to revise the QA Plan. It shall be the responsibility of the Consultant to keep the plan current with the work requirements. The Plan shall include, but not be limited to, the following areas:

A. Organization:

A description is required of the Consultant QA Organization and its functional relationship to the part of the organization performing the work under the Agreement. The authority, responsibilities, and autonomy of the QA organization shall be detailed as well as the names and qualifications of personnel in the quality control organization.

B. Quality Assurance Reviews:

Detail the methods used to monitor and achieve organization compliance with Agreement requirements for services and products.

C. Quality Assurance Records:

Outline the types of records which will be generated and maintained during the execution of the QA program.

D. Control of sub consultants and Vendors:

Detail the methods used to control subconsultant and vendor quality.

E. Quality Assurance Certification:

An officer of the Consultant firm shall certify that the inspection and documentation was done in accordance with FDOT specifications, plans, standard indexes, and Department procedures.

5.2 Quality Assurance Reviews:

5.2.1 Conduct semi-annual Quality Assurance Reviews to ensure compliance with the requirements of the Agreement. Quality Assurance Reviews shall be

conducted to evaluate the adequacy of materials, processes, documentation, procedures, training, guidance, and staffing included in the execution of this Agreement. Quality Assurance Reviews shall also be developed and performed to achieve compliance with specific QA provisions contained in this Contract. The semi-annual reviews shall be submitted to the Project Manager in written form no later than one (1) month after the review.

5.2.2 The Quality Assurance Program should also have a second peer review level. The peer review can be conducted internally by the Consultant's organization or by subcontracting the review to another consultant firm.

5.3 Quality Records:

Maintain adequate records of the quality assurance actions performed by the organization (including subcontractors and vendors) in providing services and products under this Agreement. All records shall indicate the nature and number of observations made, the number and type of deficiencies found, and the corrective actions taken. All records shall be available to the Department, upon request, during the Agreement term. All records shall be kept at the primary job site and shall be subject to audit review.

5.4 QA/QC Training

The Department may hold short (1/2 day) training sessions for all bridge inspectors biannually, informing them of changes that have been made in inspection and/or reporting procedures. The Consultant's inspectors are required to attend.

6.0 WORK SCHEDULE AND PROGRESS REPORTS

6.1 Notice to Proceed Meeting

6.1.1 The Department shall conduct a Notice to Proceed meeting after the Consultant has received the Notice to Proceed letter from the Department. In attendance at this meeting will include, but will not be limited to the following personnel:

1. Department Project Manager
2. Department Professional Services Administrator
3. Consultant Project Manager
4. Consultant Deputy Project Manager

6.1.2 A monthly inspection schedule shall be supplied by the Consultant for each inspection team by the 25 of the prior month inspections are due. Any changes in the supplied schedule greater than 2 days require a revision to be submitted to the Project Manager.

6.1.3 The Department will explain the financial and administrative details of the contract,

establish any ground rules upon which the work will be conducted and transfer materials that are to be furnished by the Department.

- 6.1.4 The Consultant will provide the Department with a written quality control procedure, a proposed work schedule, an organization chart, and a proposed cost flow graph.

6.2 Work Schedule

- 6.2.1 A proposed work schedule shall be submitted to the Department for approval. This schedule shall show how the Consultant anticipates the work will progress from day to day to completion of agreement. The work schedule shall be established in a manner that will ensure the inspections will not be delinquent.
- 6.2.2 At the Department's option, a cost flow graph shall be submitted that will show anticipated cost flow by monthly increments. The work schedule and cost flow graph shall be in a format acceptable to the Department's Project Manager.
- 6.2.3 An organizational chart shall be submitted to the Department for approval. The organizational chart shall include the number and names of people, team sizes, and which people are to be assigned to the various work items.
- 6.2.4 The proposed work schedule, cost flow graph, quality control procedure, organization chart, and a list of major equipment the Consultant will use during the inspections shall be included with the Consultant's proposal. The list of major equipment shall indicate if the Consultant owns the equipment, and if not, his plans for obtaining the equipment.

6.3 Progress Reports

- 6.3.1 The Consultant shall submit monthly progress reports that show work completed as measured against the proposed schedule. Monthly progress reports shall describe the work performed on each task and shall include a listing of work performed on each structure by the structure number. Accumulated project cost will also be reported and compared to the proposed project cost. Progress reports shall be delivered to the Department concurrently with the monthly invoice.
- 6.3.2 The Consultant shall meet with the Department on a monthly basis as deemed necessary by the Department Project Manager.
- 6.3.3 Judgment on whether work of sufficient quantity has been accomplished will be made by the Department Project Manager by comparing the actual work accomplished against the approved proposed work schedule.

7.0 PUBLICATIONS

- 7.1 All inspections shall be conducted in accordance with the following state and national publications covering bridge inspection standards of practice
 - 7.1.1 National Bridge Inspection Standards Code of Federal Regulations 23,

Part 650, Subpart C.

- 7.1.2 Manual for Condition Evaluation of Bridges American Association of State Highway and Transportation Officials (AASHTO)
- 7.1.3 Bridge Inspector's Reference Manual U.S. Department of Transportation/Federal Highway Administration (UDOT/FHWA)

8.0. MISCELLANEOUS

- 8.1 **Legal Proceedings**
The Consultant shall serve as an expert witness in any legal proceedings if required by the Department. The fee for these services shall be established if, and when, they are needed.
- 8.2 **Errors and/or Omissions**
The Consultant shall be responsible for the professional quality, technical accuracy and the coordination of all designs, drawings, specifications and other services furnished by the Consultant under this contract. The Consultant shall, without additional compensation, correct or revise any errors and /or omissions (and approved corrections of same) that result from said firm's substandard performance of the services described in this contract.
- 8.3 **Contradictions**
In the event of a contradiction between the provisions of Exhibit "A" and the Consultant's technical proposal, the provisions of Exhibit "A" shall apply.
- 8.4 **Unmanned Aircraft System (UAS), Unmanned Aerial Vehicle (UAV)**
The use of any Unmanned Aircraft System (UAS), Unmanned Aerial Vehicle (UAV), drone, or similar system to accomplish contract activities must comply with federal, state, and local laws and regulations.

ATTACHMENT “A”

Traffic Signal Mast Arms

	Intersection Number	FACILITY	FEATINT	Verticals at Intersection	Latitude	Longitude
1	26M001	SR 24	SW 122 St.	2	29.56782	-82.47306
2	26M002	SR 24	SW 91st St.	3	29.58966	-82.43899
3	26M003	SR 24	SW 75th St.	4	29.59950	-82.42022
4	26M004	SR 24	SW 63rd Blvd.	2	29.60532	-82.40908
5	26M005	SR 24 Archer Rd	SW 43rd St.	4	29.61569	-82.38919
6	26M006	SR 24 Archer Rd	I 75 Ramp	3	29.61778	-82.38513
7	26M007	SR 24	SW 37th Blvd.	4	29.62048	-82.38016
8	26M008	SR 24	SW 35th Blvd.	4	29.62349	-82.37614
9	26M010	SR 329	Fire Station No. 1	2	29.64756	-82.32494
10	26M011	SR 329	4th Ave S	4	29.64836	-82.32497
11	26M012	US441 CR329 (Main)	S 2nd Ave	4	29.65031	-82.32500
12	26M013	US441 CR329 (Main)	S 1st Ave	4	29.65106	-82.32500
13	26M014	US441 SR20 (Main)	SR20 SR26 (Univ Ave)	4	29.65194	-82.32500
14	26M015	US441,SR20,Main St	1st Ave. N.	4	29.65267	-82.32503
15	26M016	US441,SR20,Main St	2nd Ave. N	4	29.65333	-82.32503
16	26M017	US441, Main St.	SR 20	2	29.65914	-82.32503
17	26M018	SR 24	SW 23rd Drive	4	29.63367	-82.35878
18	26M019	SR 24	NE 8th Ave	4	29.65931	-82.30652
19	26M020	SR 24	NE 12th Ave	3	29.66358	-82.30375
20	26M021	SR 24	NE 49th Ave	4	29.69994	-82.27911
21	26M022	SR 26	CR 235	3	29.65128	-82.59794
22	26M023	SR 26	CR 241	4	29.65414	-82.52342
23	26M024	SR 26	CR 241	4	29.65397	-82.49605
24	26M025	SR26,W Newberry Rd	NW 122 St.	5	29.65983	-82.47239
25	26M026	SR 26	NW 75th St	4	29.65969	-82.42236
26	26M027	SR 26	I 75 SB Ramp	4	29.65967	-82.41992
27	26M028	SR 26	I 75 NB Off-Ramp	5	29.65964	-82.41831
28	26M029	SR 26	NW 69th Terrace	4	29.65964	-82.41642
29	26M030	SR 26	Oaks Mall West Entrance	4	29.65964	-82.41372
30	26M031	SR 26	NW 66th St	4	29.65964	-82.41225
31	26M032	SR 26	NW 62 St	1	29.65961	-82.40892
32	26M033	SR 26	NW 48th Blvd	4	29.65731	-82.39442
33	26M034	SR 26	NW 39th Rd	2	29.65333	-82.38347
34	26M035	SR 26	W 38th St	3	29.65236	-82.38086

35	26M036	SR 26	SR 26 ALT	1	29.65189	-82.37917
36	26M037	SR 26	W 36th St	2	29.65188	-82.37655
37	26M038	SR 26	W 34th St (SR121)	4	29.65211	-82.37239
38	26M039	SR 26	NW 22nd St	1	29.65211	-82.35364
39	26M040	SR 26	NW 21 Ter SR26A	1	29.65208	-82.35219
40	26M041	SR 26	Gale Lemerand Dr	1	29.65208	-82.34969
41	26M042	SR 26	NW 18th St	4	29.65208	-82.34628
42	26M043	SR 26	Buckman Dr	1	29.65208	-82.34475
43	26M044	SR 26	NW 15 St	2	29.65225	-82.34192
44	26M045	SR 26	West 12th Street	4	29.65208	-82.33714
45	26M046	SR 26	West 10th Street	4	29.65206	-82.33506
46	26M047	SR 26	West 8th Street	4	29.65205	-82.33292
47	26M048	SR 26	West 6th Street	4	29.65206	-82.33083
48	26M049	SR 26	West 3rd Street	3	29.65200	-82.32794
49	26M050	SR 26	West 2nd Street	3	29.65197	-82.32658
50	26M051	SR 26	West 1st Street	3	29.65197	-82.32583
51	26M052	SR 24	SR 226	4	29.63528	-82.35423
52	26M053	SR 26	East 1st St	4	29.65197	-82.32397
53	26M054	SR 26	East 3rd St	4	29.65195	-82.32242
54	26M055	US 27	SR 26	4	29.64658	-82.60663
55	26M056	US 27	US 27 (SR 20)	4	29.82697	-82.59689
56	26M057	SR 121	I 75 SB Ramp	4	29.60134	-82.37433
57	26M058	SR 121	I 75 NB Ramp	2	29.60281	-82.37250
58	26M059	SR 331	SR 121	4	29.60378	-82.37092
59	26M060	SR 121	SW 47th Ave	4	29.60914	-82.37153
60	26M061	SR 121	SW 42nd Ave	2	29.61419	-82.37203
61	26M062	SR 121	SW 39th Blvd.	2	29.61800	-82.37247
62	26M063	SR 121	SW 35th Place	2	29.62175	-82.37281
63	26M064	SR 121	Windmeadows Blvd	2	29.62838	-82.37258
64	26M065	SR 121	Hull Rd	4	29.63766	-82.37249
65	26M066	SR 121	SR 26A	4	29.65036	-82.37235
66	26M067	SR 121	NW 8th Ave	4	29.65951	-82.37241
67	26M068	SR 121	NW 16th Ave	4	29.66678	-82.37238
68	26M069	SR 121	NW 37th Ave/31st Blvd	4	29.68683	-82.37232
69	26M070	SR 121	NW 67th Place	1	29.71617	-82.35360
70	26M071	SR 26A	SW 36th St.	2	29.65092	-82.37654
71	26M072	SR 26A	SW 25th St.	2	29.65037	-82.36053
72	26M073	SR 331	SW 23rd St.	3	29.61359	-82.35504
73	26M074	SR 331	SE 16th Ave.	4	29.62957	-82.32238
74	26M075	SR 24A	SE 7th Ave.	3	29.64579	-82.31151
75	26M076	SR 20	SE 15th St	4	29.65128	-82.30585

76	26M077	SR 20	SE 18th St	3	29.64917	-82.30174
77	26M078	SR 20	SE 24th St	4	29.64542	-82.29434
78	26M079	SR 20	SE 27th St	2	29.64284	-82.28918
79	26M080	SR 20	SE 43rd St	2	29.63536	-82.27255
80	26M081	SR 20	SE 211th St	4	29.59638	-82.09717
81	26M082	US 441	SW 9th Ave	4	29.64366	-82.33929
82	26M083	US 441	SW 8th Ave	3	29.64490	-82.33931
83	26M084	US 441	SW 5th Ave	4	29.64734	-82.33932
84	26M085	US 441	SW 4th Ave	2	29.64849	-82.33933
85	26M086	US 441	SW 2nd Ave	4	29.65024	-82.33933
86	26M087	US 441	SR 26	4	29.65207	-82.33933
87	26M088	US 441	NW 3rd Ave.	2	29.65392	-82.33923
88	26M089	US 441	NW 5th Ave	2	29.65573	-82.33921
89	26M090	US 441	NW 7th Ave	2	29.65756	-82.33919
90	26M091	US 441	NW 10th Ave.	2	29.66120	-82.33917
91	26M092	US 441	SR 120	3	29.67396	-82.33914
92	26M093	US 441	CR 232	2	29.70325	-82.34362
93	26M095	US 441	NW 23rd St.	3	29.71311	-82.35539
94	26M096	US 441	NW 43rd St.	2	29.74363	-82.38804
95	26M097	US 441	NW 147th Dr	3	29.79819	-82.50129
96	26M098	US 441	CR 235A	4	29.80432	-82.52658
97	26M099	US 441	CR 236	1	29.83004	-82.59515
98	26M100	US 301	SR 26 Frontage	4	29.71678	-82.13978
99	26M101	SR 120	NE 9th St	4	29.67381	-82.31480
100	26M102	SR 120	NE 15th St	4	29.67381	-82.30583
101	26M105	SR 222	I 75 Off Ramp SB	3	29.68894	-82.44886
102	26M106	SR 222	I 75 Off Ramp NB	3	29.68894	-82.44469
103	26M107	SR 222	NW 92nd Ct	4	29.68892	-82.44192
104	26M108	SR 24 Archer Rd	SW 40th Blvd	4	29.61869	-82.38347
105	26M109	SR 331	SW 25th Terrace	4	29.61208	-82.35908
106	26M110	SR 121	NW 23rd St	4	29.70832	-82.35487
107	26M111	SR 24	Newell Dr	4	29.63971	-82.34182
108	26M112	SR 26	SW 131st St	2	29.65659	-82.48200
109	26M114	US 441	SR 226	4	29.63633	-82.33917
110	26M115	SR 24	SW 45th Street	3	29.61449	-82.39150
111	26M118	SR 121	CR 232 NW 53rd Ave	3	29.70333	-82.36383
112	26M119	SR 24, Archer Road	Center Drive	4	29.63823	-82.34601
113	26M120	SR 24, Archer Road	SW 16th Street	4	29.63919	-82.34336
114	26M121	SR 226	Shealy Dr	4	29.63472	-82.35111
115	26M122	SR 226	VA Hospital Entrance	3	29.63444	-82.34861
116	26M123	SR 226	SW 16th St	4	29.63556	-82.34306

117	26M124	SR 24 Archer Rd	I-75 SB Ramps	3	29.61681	-82.38708
118	26M125	US 441	Pedestrian Walkway	2	29.66831	-82.33914
119	26S001	SR 120 EB	Boulware Spr Chart Xing	1	29.67372	-82.31089
120	26S002	SR 120 WB	Boulware Spr Chart Xing	1	29.67394	-82.30972
121	26S003	SR 222 EB	Stephen Foster Elem Xing	1	29.68844	-82.33397
122	26S004	SR 222 WB	Stephen Foster Elem Xing	1	29.68872	-82.32986
123	26S006	US 441 SB	US 441 SB	1	29.65264	-82.33944
124	26S007	SR 20 NB	Stephen Foster Elem Xing	1	29.68689	-82.33058
125	26S008	SR 20 SB	Stephen Foster Elem Xing	1	29.68919	-82.33139
126	26S011	SR 331 NB	Abe Lincoln Midd Xing	1	29.64058	-82.31156
127	26S012	SR 331 SB	Abe Lincoln Midd Xing	1	29.64289	-82.31169
128	26S028	SR 26 EB	SR 26 EB	1	29.65192	-82.34008
129	26S029	SR 26 WB	SR 26 WB	1	29.65215	-82.33850
130	26S037	SR 331 NB	Idylwild Elem Xing	1	29.61397	-82.35211
131	26S038	SR 331 SB	Idylwild Elem Xing	1	29.61436	-82.35033
132	26S039	SR 121 SB	SR 121 SB	1	29.60642	-82.37147
133	26S053	SR 235 NB	Alachua Elem Xing	1	29.79464	-82.49422
134	26S054	SR 235 SB	Alachua Elem Xing	1	29.79519	-82.49442
135	26S057	US 441 NB	US 441 NB	1	29.65136	-82.33917
136	26S086	SR 20	Chester Shell Elem. Xing	1	29.59639	-82.09259
137	26S087	SR 20	Chester Shell Elem. Xing	1	29.59637	-82.09326
138	26S088	SR 20	Chester Shell Elem. Xing	1	29.59611	-82.09254
139	26S089	SR 20	Chester Shell Elem. Xing	1	29.59611	-82.09330
140	26S101	SR 26 WB	SR 26 WB	1	29.65983	-82.42066
141	27M001	SR 121	Woodlawn Rd	4	30.25722	-82.12306
142	27M002	SR 121 (6th St)	Barber Rd	4	30.26517	-82.12281
143	27M003	SR 121 (6th St)	CR 23A (Lowder St)	4	30.27267	-82.12233
144	27M004	US 90 (Macclenny)	SR 121 (6th St)	4	30.28214	-82.12372
145	27M005	US 90	CR 125	4	30.27653	-82.16100
146	27M006	US 90 (Macclenny)	Wildcat Dr	3	30.27764	-82.15431
147	27M007	US 90 (Macclenny)	CR 23A (Lowder St)	4	30.28086	-82.13325
148	27M008	US-90	SR-228/CR-228 (5th St)	4	30.28238	-82.12228
149	27M009	SR 228	WM Barber Rd	4	30.26536	-82.10875
150	27M010	SR 228	Lowder St	3	30.27278	-82.11972
151	28M001	US 301 (Temple Av)	CR 100A (Edwards Rd)	2	29.93844	-82.11189
152	28M002	US 301 (Temple Av)	Pratt St	2	29.94767	-82.11036
153	28M003	US 301 (Temple Av)	Washington St	3	29.95017	-82.10961
154	28M004	US 301	SR 16	2	29.95119	-82.10900
155	28M005	US 301(Temple Ave)	Market Rd West	2	29.96653	-82.10347
156	28M006	US 301	CR 225/CR 200A(Lake St)	2	30.04433	-82.07189
157	28M007	SR 230 (E Call St)	Walnut St	4	29.94414	-82.10983

158	28M009	US 301/SR 200	Shopping Center	4	29.93275	-82.11644
159	28M011	US 301	SR 100	2	29.94385	-82.11167
160	28M012	SR 100	Orange Street	2	29.94472	-82.11492
161	28S001	US 301	Bradford High School	1	29.94839	-82.11000
162	28S002	US 301	Bradford High School	1	29.95067	-82.10933
163	29M001	US 441	US 90	2	30.18936	-82.63711
164	29M005	US 41	SW Bascom Norris Dr	2	30.16375	-82.64197
165	29M006	US 90	CR 252B	2	30.17993	-82.69724
166	29M007	US 90	Florida Gateway Blvd	2	30.17964	-82.69097
167	29M008	US 90	I 75 Ramp SB	2	30.17979	-82.68971
168	29M009	US 90	I 75 Ramp NB	2	30.18001	-82.68788
169	29M010	US 90	Commerce Blvd	4	30.18025	-82.68592
170	29M011	US 90	Brookside Dr	4	30.18013	-82.68409
171	29M012	US 90	Real Rd	4	30.18001	-82.67931
172	29M013	US 90	Bascom Norris Dr	4	30.17965	-82.67558
173	29M014	US 90	Mall Entrance	4	30.17933	-82.67217
174	29M015	US 90	SR 247	4	30.17886	-82.66683
175	29M016	US 90 (Duval St.)	Faith Rd/NW Commons Lp	2	30.17953	-82.66383
176	29M017	US 90 (Duval St)	CR 341 (Sisters Welcome)	4	30.18149	-82.65924
177	29M018	US 90 (Duval St)	NW Ridgewood Dr	3	30.18227	-82.65795
178	29M019	US 90 (Duval St)	Florida Hwy Patrol Sta	2	30.18413	-82.65544
179	29M020	US 90 (Duval St)	Lk Jeffery Rd/Lkview Av	2	30.18925	-82.64656
180	29M021	US 90 (Duval St)	US 41 (Main Blvd)	4	30.18939	-82.63950
181	29M022	US 90 (Duval St)	SR 100 (Bascom Norris D)	2	30.18642	-82.60388
182	29M023	SR 10A	US 90	3	30.18730	-82.65124
183	29M024	SR 10A (Baya Dr)	CR 1219 (McFarlane Av)	4	30.18734	-82.64874
184	29M025	SR 10A (Baya Dr)	US 41 (Main St)	4	30.18347	-82.63933
185	29M026	SR 10A	US 441	4	30.18314	-82.63701
186	29M027	SR 10A (Baya Dr)	Ermine St	4	30.18333	-82.62597
187	29M028	SR 10A	CR 133	4	30.18331	-82.60949
188	29M029	SR 10A	Defender Drive	4	30.18303	-82.60753
189	29M030	SR 10A	SR 100	4	30.18394	-82.60025
190	29M031	SR 10A	US 90	3	30.18642	-82.59708
191	29M032	US 27/SR 20	SR 47	2	29.92308	-82.71383
192	29M033	SR 247	CR 242	2	30.11794	-82.72872
193	29M034	SR 47	CR 240	1	30.06883	-82.69775
194	29M035	US 90	Melrose Park Elem. Xing	2	30.18918	-82.62573
195	29M036	US 90	Pedestrian Xing	1	30.18707	-82.60733
196	29S074	US 441	Five Points Elem. Xing	1	30.21598	-82.63784
197	29S075	US 441	Five Points Elem. Xing	1	30.21717	-82.63792
198	30M001	US 19	SR 349	4	29.60158	-82.98197

199	30M002	US 19	CR 351	2	29.63352	-83.12321
200	30M003	US 19	SE 271st St	2	29.63606	-83.12750
201	30M004	US 19	SE 259th St	2	29.63669	-83.13106
202	30M005	US 19	CR 351A	4	29.63953	-83.13981
203	30S001	US 19 SB	Dixie Co. High Xing	1	29.63733	-83.13494
204	30S002	US 19 NB	Dixie Co. High Xing	1	29.63689	-83.13150
205	31M001	US 129	SR 26	1	29.61336	-82.81836
206	32M003	I 75 NB	NB Agricultural Insp Sta	2	30.37533	-82.86397
207	32M004	I 75 NB	NB Weigh Station	5	30.40219	-82.88597
208	32M005	I 75 SB	SB Weigh Station	5	30.43725	-82.91575
209	32M006	I 75 SB	SB Agricultural Insp Sta	2	30.39139	-82.87781
210	32M007	US 41 (SR 25)	Potash Corp Entrance	1	30.43606	-82.87194
211	33M001	US 27	SR 51	4	30.05306	-83.17531
212	34M001	US 41	US 27A	4	29.38739	-82.44728
213	34M002	US 27A	NE 4th St	4	29.38806	-82.44342
214	34M003	US 27A	US 41	3	29.38608	-82.45589
215	34M004	US 19	CR 40	4	29.03044	-82.66922
216	34M005	US 19	US 27A	4	29.48619	-82.85969
217	34M006	US 19	US 129	4	29.48761	-82.86006
218	34M007	US 19	SR 320	2	29.49656	-82.86825
219	34M008	US 19	CR 320	2	29.50378	-82.87206
220	34M009	US 19	SR 345	2	29.47467	-82.85983
221	34M010	US 19	Park Ave	2	29.47864	-82.85978
222	34M011	US 19	NE 4th Ave	2	29.48197	-82.85983
223	34M012	US 19	Walmart Shopping Center	2	29.50139	-82.87083
224	35M001	US 90	CR 360A	4	30.46953	-83.41992
225	35M002	US 90	SR 53 N	4	30.46942	-83.41492
226	35M003	US 90	Range St	2	30.46939	-83.41294
227	35M005	I 10 WB	WB Weigh Station	5	30.36922	-83.24922
228	35M006	I 10 EB	EB Weigh Station	5	30.37897	-83.29550
229	37M001	US 129	Pinewood Dr	3	30.28274	-82.98772
230	37M002	US 129	Helvenston St	4	30.29182	-82.98688
231	37M003	US 129	Parshley St	3	30.29372	-82.98579
232	37M004	US 129	CR 136	4	30.29794	-82.98339
233	37M005	US 129	Winderweedle St	2	30.30492	-82.97947
234	37M006	US 90	Walker Ave	4	30.29964	-82.99181
235	37M007	US 90	CR 249	4	30.29800	-82.98864
236	37M009	US 90	US 129	3	30.29617	-82.98439
237	37M010	US 90	Lee Ave	4	30.29083	-82.97078
238	37M011	I 10 WB	WB Agricultural Insp Sta	2	30.34694	-83.14392
239	37M012	I 10 EB	EB Agricultural Insp Sta	2	30.35219	-83.16608

240	38M001	US 19	CR 30	2	30.06820	-83.55943
241	38M002	US 19	US 221	3	30.09842	-83.58339
242	38M003	US 19	US 27	3	30.11161	-83.58922
243	38M004	US 19	Main St	2	30.11800	-83.58950
244	38M005	US 19	CR 359A	2	30.14631	-83.61153
245	38M006	US 27	South Center St	4	30.11181	-83.57931
246	38M008	US 221	Madison St	4	30.10308	-83.58269
247	38M009	US 221	Church St	3	30.10556	-83.58231
248	39M001	SR 121	CR 18	1	29.94639	-82.42481
249	71M001	SR 21	CR 220B (Knight Boxx Rd)	4	30.12347	-81.79764
250	71M002	SR 21	Madison Ave/Tanglewd Blv	4	30.12783	-81.79056
251	71M003	SR 21	Jefferson Ave	3	30.13239	-81.78350
252	71M004	SR 21 (Blanding B)	CR 224 (College Rd)	4	30.13808	-81.77386
253	71M005	SR 21	Walmart Entrance	2	30.13967	-81.77114
254	71M006	SR 21(Blanding Bl)	Ridgecrest Ave	4	30.14189	-81.76744
255	71M007	SR 21(Blanding Bl)	Camp Frances Johnson Rd	3	30.14397	-81.76406
256	71M008	SR 21(Blanding Bl)	Foxridge Rd	2	30.14586	-81.76078
257	71M009	SR 21 (Blanding B)	Filmore Rd	3	30.14844	-81.75633
258	71M010	SR 21 (Blanding B)	Constitution Dr/Bolton	4	30.15022	-81.75328
259	71M011	SR 21 (Blanding B)	Suzanne Ave	3	30.15447	-81.74817
260	71M012	SR 21 (Blanding B)	Belmont/Constitution	4	30.15875	-81.74728
261	71M013	SR 21	Spencer Rd	2	30.16619	-81.74789
262	71M014	SR 21 (Blanding B)	Blairmore Ave	3	30.17181	-81.74686
263	71M015	SR 21	Edson Dr	4	30.17461	-81.74519
264	71M016	SR 21	Fire Station #18	3	30.17656	-81.74369
265	71M017	SR 21	Arora Blvd	3	30.17761	-81.74260
266	71M018	SR 21	Parkwood Dr	4	30.17864	-81.74133
267	71M019	SR 21	Orange Park Northway	4	30.18258	-81.73944
268	71M020	SR 21	Wells Rd	4	30.18698	-81.73936
269	71M021	US 17 (Park Ave)	Milwaukee Ave	3	30.16283	-81.70094
270	71M022	US 17 (Park Ave)	SR 224 (Kingsley Ave)	4	30.16592	-81.70106
271	71M023	US 17 (Park Ave)	McIntosh Ave	2	30.16747	-81.70114
272	71M024	US 17 (Park Ave)	Stiles Ave	4	30.17292	-81.70136
273	71M025	US 17 (Park Ave)	Loring Ave	2	30.18053	-81.70167
274	71M026	US 17 (Park Ave)	Wells Rd	4	30.18533	-81.70183
275	71M027	US 17 (Park Ave)	Old Orange Park	4	30.18678	-81.70214
276	71M028	SR 224 (Kingsley)	Kingsley Shopping Ctr	4	30.16456	-81.74503
277	71M029	SR 224 (Kingsley)	Plainfield Ave.	4	30.16572	-81.70653
278	71M030	SR 224	De Barry Ave	2	30.16536	-81.72075
279	71M031	SR 224	Doctors Lake Dr	4	30.16556	-81.71014
280	71M034	SR 21	SR 23 SB RAMP	1	30.09925	-81.83733

281	71M035	SR 224	Smith Street	2	30.16584	-81.70290
282	71M036	SR 224	Orange Avenue	2	30.16521	-81.72343
283	71M041	SR 21	Branan Field Rd	3	30.10350	-81.83108
284	72M001	Arlington Expwy	Swelo Rd	5	30.32199	-81.55587
285	72M002	US 1A	Copper Circle	4	30.28942	-81.63117
286	72M003	US 1A	Gallion Rd/I 95 SB ramp	2	30.29019	-81.63050
287	72M006	US 1-SR 5	SR 9B NB Ramp	4	30.13361	-81.50761
288	72M007	Citicards Way	SR 9B SB Ramp	4	30.13176	-81.51286
289	72M008	SR 134	East Plaza Entrance	2	30.24851	-81.75437
290	72M009	SR 134	Danielle Terrace	2	30.24851	-81.76008
291	72M012	US 1/SR 5	Keskin Ave	4	30.18198	-81.55536
292	72M015	SR A1A (3rd St S)	Marsh Landing Pkwy	3	30.25300	-81.38856
293	72M016	SR A1A (3rd St S)	South Beach Center	3	30.25819	-81.38758
294	72M017	SR A1A (3rd St S)	37th Ave S-Jacksonville	4	30.26017	-81.38711
295	72M018	US 90 - SR A1A	25th Ave S - Osceola Ave	2	30.26744	-81.38850
296	72M019	US 90-SR A1A	23rd Ave S	2	30.26906	-81.38853
297	72M020	US 90/SR A1A	16th Ave S	2	30.27336	-81.38872
298	72M021	US 90-SR A1A	13th Ave S	2	30.27608	-81.38931
299	72M022	US 90/SR A1A	2nd Ave S	2	30.28631	-81.39139
300	72M023	US 90/SR A1A	US 90/SR 212	4	30.28833	-81.39181
301	72M024	US 90/SR A1A	4th Ave N	2	30.29281	-81.39269
302	72M025	US 90/SR A1A	9th Ave N	2	30.29749	-81.39367
303	72M026	US 90-SR A1A	Seagate Ave-20th Ave N	2	30.30768	-81.39571
304	72M027	US 90/SR A1A	Florida Blvd	4	30.31441	-81.39680
305	72M028	US 90-SR A1A	Cedar St	2	30.31919	-81.39744
306	72M029	US90-SRA1A(3rd St)	SR10 Atlantic Blvd	4	30.32462	-81.39827
307	72M030	US90-SRA1A-SR10	Seminole Rd	3	30.32453	-81.40592
308	72M031	US 90-SR A1A-SR10	Penman Rd-Royal Palms Dr	2	30.32447	-81.40906
309	72M032	US 90-SR A1A-SR10	Atlantic Village	2	30.32449	-81.41161
310	72M033	SR A1A(Mayport Rd)	SR 10 EB Ramp	1	30.32417	-81.41941
311	72M034	SR A1A(Mayport Rd)	SR 10 WB Ramp	2	30.32456	-81.41974
312	72M035	SR A1A(Mayport Rd)	Plaza Rd	4	30.33309	-81.41589
313	72M036	SR A1A(Mayport Rd)	Levy Rd-Donner Rd	2	30.33542	-81.41489
314	72M037	SR A1A(Mayport Rd)	Dutton Island Rd	2	30.34097	-81.41489
315	72M038	SR A1A(Mayport Rd)	Fairway Villas-Buccaneer	4	30.34672	-81.41344
316	72M039	SR A1A(Mayport Rd)	Assls Ln/Fleet Landing	2	30.35365	-81.41371

317	72M040	SR A1A-Mayport Cr	SR 101 (Mayport Rd)	4	30.35637	-81.41340
318	72M041	SR A1A	SR 116 (Wonderwood Rd)	4	30.36617	-81.42573
319	72M042	SR A1A/SR 105	Huguenot Park Entrance	1	30.41095	-81.42235
320	72M043	SR 101(Mayport Rd)	Mazama Rd	3	30.36175	-81.41236
321	72M044	SR 101(Mayport Rd)	Mayport Middle Sch Ent	4	30.36431	-81.41186
322	72M045	SR 101(Mayport Rd)	SR 116 (Wonderwood Dr)	4	30.37081	-81.41058
323	72M046	US 1 (Phillips Hwy)	Gran Bay Pkwy	4	30.13719	-81.51182
324	72M047	US 1/SR 5(Phillips)	Old St Augustine Rd	4	30.14344	-81.51814
325	72M048	US 1/SR 5(Phillips)	Phillips Industrial Blvd	4	30.15900	-81.53247
326	72M049	US 1(Phillips Hwy)	Business Park Blvd	4	30.16248	-81.53549
327	72M050	US 1 (Phillips Hwy)	I 295 NB Ramp/Greenland	4	30.16550	-81.53836
328	72M051	US 1/SR 5(Phillips)	I 295 (SR 9A) SB Ramps	3	30.16847	-81.54175
329	72M052	US 1/SR 5(Phillips)	Fire Station 54	2	30.17117	-81.54444
330	72M053	US 1/SR 5(Phillips)	SR 115 (Southside Blvd)	6	30.17874	-81.55173
331	72M054	US 1-SR 5(Phillips)	I 95 (SR 9) NB Ramps	3	30.18344	-81.55675
332	72M055	US 1/SR 5(Phillips)	Shad Rd	3	30.19625	-81.56992
333	72M056	US 1/SR 5(Phillips)	CR 116 (Sunbeam Rd.)	4	30.20622	-81.57703
334	72M057	US 1/SR 5(Phillips)	Freedom Crossing	2	30.21400	-81.58192
335	72M058	US 1/SR 5(Phillips)	Bay Meadows Way	2	30.21647	-81.58331
336	72M059	US 1/SR 5(Phillips)	Cypress Plaza Dr	4	30.23794	-81.59516
337	72M060	US 1/SR 5(Phillips)	SR 202 (J.T. Butler)	4	30.24394	-81.60028
338	72M062	US 1/SR 5(Phillips)	Wal-Mart Entrance	2	30.28159	-81.62955
339	72M063	US 1/SR 5(Phillips)	US 1A (Emerson St)	4	30.28766	-81.63328
340	72M064	US 1/SR 5(Phillips)	E St Augustine Rd	3	30.29773	-81.64112
341	72M066	SR 5 (Kings Ave)	Prudential Dr	1	30.31623	-81.65385
342	72M067	SR 5 (Prudential D	SR 13 (Hendricks Ave)	3	30.31621	-81.65483
343	72M068	SR 5/SR 13	US 1 NB Off Ramp	3	30.31623	-81.65875
344	72M069	SR 5 NB (Main St)	Mary St	3	30.31778	-81.65869
345	72M070	SR 5 Main St	River Place Blvd	2	30.31853	-81.65875
346	72M071	US1 SB Rmp to SR13	Museum Circle	3	30.31864	-81.65918
347	72M072	US1 SB Rmp to SR13	Mary St	3	30.31790	-81.65922
348	72M073	US1 SB Rmp to SR13	SR13 Prudential Dr	3	30.31639	-81.65933
349	72M074	US 1(Ocean St)	Bay St	2	30.32609	-81.65693
350	72M075	US 1 NB (Ocean St)	Forsyth St	1	30.32681	-81.65640
351	72M076	US 1 NB (Ocean St)	Adams St	1	30.32762	-81.65637
352	72M077	US 1 NB (Ocean St)	SR 228 EB (Monroe St)	1	30.32825	-81.65611
353	72M078	US 1 NB (Ocean St)	Duval St	1	30.32897	-81.65589
354	72M079	US 1 NB (Ocean St)	Church St	1	30.32974	-81.65568

355	72M080	US 1 NB (Ocean St)	Ashley St	1	30.33048	-81.65550
356	72M081	US 1 NB (Ocean St)	US 90 (Beaver St)	3	30.33125	-81.65522
357	72M082	US 1 NB (Ocean St)	US 17 EB (Union St)	2	30.33185	-81.65493
358	72M083	US 1 NB (Ocean St)	US 90A WB (State St)	3	30.33266	-81.65494
359	72M084	US 1 SB (Main St)	US 90 WB (State St)	3	30.33309	-81.65606
360	72M085	US 1 SB (Main St)	US 17 EB (Union St)	2	30.33214	-81.65613
361	72M086	US 1 SB (Main St)	US 90 (Beaver St)	2	30.33161	-81.65650
362	72M087	US 1 SB (Main St)	Ashley St	3	30.33062	-81.65658
363	72M088	US 1 SB (Main St)	Church St	3	30.33000	-81.65686
364	72M089	US 1 SB (Main St)	Duval St	4	30.32925	-81.65708
365	72M090	US 1 SB (Main St)	SR 228 EB (Monroe St)	4	30.32850	-81.65728
366	72M091	US 1 SB (Main St)	Adams St.	3	30.32779	-81.65750
367	72M092	US 1 SB (Main St)	Forsyth St	3	30.32701	-81.65773
368	72M093	US 1 SB (Main St)	Bay St	3	30.32628	-81.65794
369	72M094	US 1 (Main St)	1st St	4	30.33647	-81.65488
370	72M095	US 1 (Main St)	4th St	4	30.34044	-81.65454
371	72M096	US 1 (Main St)	6th St	2	30.34309	-81.65426
372	72M097	US 1 (N Main St)	8th St	4	30.34575	-81.65400
373	72M098	US-1 (Main St N)	10th St	2	30.34841	-81.65370
374	72M099	US-1 (Main St N)	12th St	2	30.35081	-81.65375
375	72M100	US 1 (Main St)	SR 115 (MLK Pkwy/20thSt)	2	30.35600	-81.65406
376	72M101	US 1 (Main St)	SR 115 (MLK Pkwy/20thSt)	2	30.35675	-81.65372
377	72M102	US-1 (MLK Jr Pkwy)	Moncrief Rd	4	30.35580	-81.67313
378	72M103	US-1 (MLK Jr Pkwy)	N Myrtle Ave	4	30.35563	-81.67591
379	72M104	US 1 (MLK Jr Pkwy)	Fairfax St	4	30.35711	-81.68617
380	72M105	US-1 (MLK Jr Pkwy)	Canal St	4	30.35682	-81.69713
381	72M106	US-1 (MLK Jr Pkwy)	Division St	4	30.35681	-81.70143
382	72M107	US-1(New Kings Rd)	45th St W	2	30.36519	-81.71972
383	72M109	US1 (New Kings)	Richardson Rd	4	30.38119	-81.73011
384	72M110	US1 (New Kings Rd)	CR115A (Soutel Dr)	4	30.38694	-81.73333
385	72M111	US1 (New Kings)	Moncrief Rd	4	30.39453	-81.73756
386	72M112	US1 (New Kings)	Trout River Blvd	4	30.41603	-81.74983
387	72M113	US1 (New Kings)	Fire Station 33	2	30.43078	-81.75892
388	72M114	US1 (New Kings Rd)	SR104 (Dunn Ave)	3	30.43983	-81.76447
389	72M119	SR 13 (San Jose)	Hartley Rd	3	30.18555	-81.62826
390	72M120	SR 13(San Jose Bl)	Venture Pl	4	30.18730	-81.62779
391	72M121	SR 13 (San Jose)	Oak Bluff/Big Tree Ln	4	30.19005	-81.62692
392	72M122	SR 13 (San Jose)	Haley Rd	4	30.19326	-81.62457
393	72M123	SR 13 (San Jose)	Crown Point Rd	4	30.19578	-81.62263
394	72M124	SR 13 (San Jose)	Pall Mall Dr	4	30.19896	-81.62018
395	72M125	SR 13 (San Jose)	Kori Rd	4	30.20094	-81.61868

396	72M126	SR 13 (San Jose)	CR 116 (Sunbeam Rd)	4	30.20569	-81.61723
397	72M127	SR 13 (San Jose)	Beauclerc Rd	2	30.21163	-81.61749
398	72M128	SR 13 (San Jose)	SR 152 (Baymeadows Rd)	2	30.21764	-81.61722
399	72M129	SR 13 (San Jose)	SR 109 (University)	2	30.26086	-81.64544
400	72M130	SR 13 (Hendricks)	Greenridge Rd	2	30.28401	-81.65102
401	72M131	SR 13 (Hendricks)	SR 126 (Emerson St)	2	30.28469	-81.65091
402	72M132	SR 13 (Hendricks)	Hendricks Elem School	2	30.28976	-81.64897
403	72M133	SR 13 (Hendricks)	Dunsford Rd	2	30.29443	-81.64789
404	72M134	SR 13 (Hendricks)	San Jose Blvd	2	30.29474	-81.64785
405	72M135	SR 13 (Hendricks)	River Oaks Rd	4	30.29825	-81.64847
406	72M136	SR 13 (Hendricks)	San Marco Blvd	1	30.30325	-81.65203
407	72M137	SR 13 (Hendricks)	Alford Pl	2	30.30400	-81.65256
408	72M138	SR 13 (Hendricks)	Atlantic Blvd	4	30.30497	-81.65325
409	72M139	SR 13 (Hendricks)	Landon Ave	4	30.30742	-81.65425
410	72M140	SR 13 (Hendricks)	La Salle St	4	30.30887	-81.65470
411	72M141	SR 13 (Hendricks)	Nira St	4	30.31218	-81.65471
412	72M142	SR 13 (Hendricks)	I 95 SB Off Rp/Naugle St	2	30.31374	-81.65473
413	72M143	SR 13 (San Marco)	Mary St	4	30.31783	-81.66046
414	72M145	SR13 SB (Acosta)	Water St	3	30.32678	-81.66678
415	72M146	SR 109(University)	Spring Park Rd	4	30.27008	-81.61098
416	72M147	SR 109	Barnes Rd	4	30.27279	-81.60823
417	72M148	SR 109(University)	Harvin Rd	2	30.28607	-81.60255
418	72M149	SR109 (University)	Los Santos Way	4	30.32981	-81.60361
419	72M150	SR109 (University)	Arlington Rd	4	30.33364	-81.60292
420	72M152	SR 115 (Southside)	Paradlse Island	2	30.20079	-81.55179
421	72M153	SR 115	Belle River Blvd	6	30.20994	-81.55189
422	72M154	SR 115	Como Lakes-Royal Lakes	4	30.21417	-81.55186
423	72M155	SR 115	SR 152	4	30.21853	-81.55189
424	72M156	SR 115	Old Baymeadows Rd	4	30.22081	-81.55189
425	72M157	SR 115	Southside Service Rd	4	30.23017	-81.55208
426	72M158	SR 115	Gate Parkway	4	30.26006	-81.55614
427	72M159	SR 115	Touchton Road	2	30.26943	-81.55885
428	72M160	SR 117	Alder Street	4	30.36678	-81.66286
429	72M161	SR 117	44th Street	4	30.37125	-81.66351
430	72M162	SR 117	Mall Entrance	4	30.37314	-81.66514
431	72M163	SR 117	Crestwood Street	5	30.37585	-81.66714
432	72M164	SR 117	Carrollton Road	4	30.38181	-81.67188
433	72M165	SR 115	Lila Avenue	4	30.38664	-81.67617
434	72M166	SR 115	Rowe Avenue	4	30.38857	-81.67769
435	72M167	SR 115	SR 111	4	30.39093	-81.67925
436	72M168	SR 115	Lake Forest Blvd	3	30.39251	-81.68034

437	72M169	US 90 (Beach Blvd)	Hodges Blvd	4	30.28767	-81.45889
438	72M170	US 90 (Beach Blvd)	Discovery Way	2	30.28775	-81.45272
439	72M171	US 90 (Beach Blvd)	Suni Pines	4	30.28781	-81.44839
440	72M172	US 90 (Beach Blvd)	San Pablo Road	4	30.28792	-81.43769
441	72M173	SR 115	Palmdale Street	3	30.39308	-81.68103
442	72M174	SR 115	Prospect Street	4	30.39964	-81.68367
443	72M175	SR 115	Elm Street	2	30.40225	-81.68431
444	72M176	SR 115	Clyde Drive	4	30.40630	-81.68650
445	72M177	SR 115	Soutel Drive	4	30.40953	-81.68828
446	72M178	SR 115	Bassett Road	2	30.41053	-81.68894
447	72M179	SR 115	Trout River Blvd	3	30.41544	-81.69531
448	72M180	SR 115	Broward Road	3	30.42097	-81.69644
449	72M181	SR 115	Capper Road	4	30.42785	-81.69436
450	72M182	SR 115	Leonid Road	4	30.42978	-81.69408
451	72M184	SR 115	Shopping Center Entrance	4	30.45103	-81.70467
452	72M185	SR 115	Terrell Road	2	30.47486	-81.71189
453	72M186	SR 115	Lannle Road	2	30.50847	-81.75506
454	72M187	US 17	I 295 SB off Ramp	3	30.19049	-81.70456
455	72M188	US 17	I 295 NB off Ramp	3	30.19269	-81.70608
456	72M189	US 17	Collins Road	2	30.19608	-81.70742
457	72M190	US 17	Ortega Hills Drive	4	30.21906	-81.70258
458	72M191	US 17	Birmingham Avenue	2	30.22061	-81.70208
459	72M192	US 17	Target Entrance	3	30.23581	-81.69758
460	72M193	US 17	SR 128	4	30.28217	-81.72022
461	72M194	US 17	St Johns Avenue	3	30.28843	-81.72030
462	72M195	US 17	Plymouth Street	4	30.30272	-81.71972
463	72M196	US 17	SR 129	3	30.31081	-81.70533
464	72M197	SR 21	I 295 SB Ramp	4	30.19591	-81.73943
465	72M198	SR 21	I 295 NB Ramp	2	30.19723	-81.73946
466	72M199	SR 21	Collins Road	4	30.20438	-81.73950
467	72M200	SR 15	McDuff Ave	4	30.31278	-81.70533
468	72M201	SR 15	Post Street	2	30.31322	-81.70464
469	72M205	SR 21	Wesconnett Blvd	4	30.23564	-81.73991
470	72M206	SR 21	SR 134	4	30.24843	-81.74304
471	72M207	SR 21	Harlow Blvd	4	30.26197	-81.74006
472	72M208	SR 21	Wilson Blvd	4	30.27050	-81.73598
473	72M209	SR 21	Lake Shore Blvd	4	30.27464	-81.73177
474	72M210	SR 21	SR 111	2	30.27617	-81.73024
475	72M211	SR 21	Park Street	3	30.29203	-81.72417
476	72M212	SR 111	Park Street	4	30.29201	-81.73040
477	72M213	SR 111	SR 228	4	30.30922	-81.73061

478	72M214	SR 111	US 90	4	30.32759	-81.73087
479	72M215	SR 111	Broadway Avenue	2	30.33269	-81.73101
480	72M216	SR 111	Commonwealth Avenue	4	30.33642	-81.73108
481	72M217	SR 111	1st Street	4	30.34024	-81.73110
482	72M218	SR 111	5th Street	3	30.34389	-81.73111
483	72M219	SR 111	12th Street	4	30.35110	-81.73115
484	72M220	SR 228	SR 23 SB RAMP	3	30.25961	-81.86481
485	72M221	SR 134	SR 23 NB RAMP	2	30.24683	-81.84378
486	72M222	SR 111	Old Kings Rd.	4	30.36192	-81.73111
487	72M223	SR 111	Ina Street	4	30.36373	-81.73031
488	72M224	SR 111	Lake Park Dr	4	30.38633	-81.68718
489	72M225	SR 111	Valley Forge Rd	3	30.39248	-81.66606
490	72M226	SR 111	Merle Dr	4	30.39169	-81.66451
491	72M227	SR 111	Pearl Street	3	30.38575	-81.65681
492	72M228	SR 103	SR 208	4	30.27006	-81.75642
493	72M229	SR 103	San Juan Ave	3	30.28200	-81.75525
494	72M230	SR 103	Hyde Grove Ave	3	30.28472	-81.75528
495	72M231	SR 103	London Towne Lane	4	30.29344	-81.75461
496	72M232	SR 103	SR 228	4	30.30606	-81.75194
497	72M233	SR 103	Home Depot Entrance	2	30.31120	-81.75192
498	72M234	SR 103	Ramona Blvd	4	30.31407	-81.75192
499	72M235	SR 103	I 10 Ramp EB	3	30.31484	-81.75194
500	72M236	SR 103	Stuart Ave	4	30.31761	-81.75197
501	72M237	SR 10	Glynlea Rd	4	30.31263	-81.59196
502	72M238	SR 10	Arlington Rd	4	30.31342	-81.57906
503	72M239	SR 10	BelTel Way	2	30.31364	-81.57528
504	72M240	SR 10	Century 21 Dr	2	30.31381	-81.57239
505	72M241	SR 10	Bowlian St	4	30.31400	-81.56903
506	72M242	SR 10	Caravan Trall	4	30.31431	-81.56369
507	72M243	SR 103 (Lane Ave)	Highway Ave	4	30.32007	-81.75181
508	72M248	US 301	US 90	4	30.30262	-81.98321
509	72M249	SR 152	Craven Rd	4	30.22029	-81.60056
510	72M250	SR 152	Old Kings Rd	4	30.22050	-81.59299
511	72M251	SR 152	Bayberry Rd	4	30.22064	-81.58314
512	72M252	SR 152	Baymeadows Way	4	30.22068	-81.57662
513	72M253	SR 152	Freedom Commerce Pkwy	2	30.22086	-81.57435
514	72M254	SR 152	I 95 Ramp	2	30.22068	-81.57187
515	72M255	SR 152	I 95 Ramp	2	30.22071	-81.57046
516	72M256	SR 152	Western Way	3	30.22067	-81.56755
517	72M257	SR 152	Princeton Square Blvd	4	30.22070	-81.56438
518	72M258	SR 152	Old Baymeadows Rd	4	30.22061	-81.55897

519	72M259	SR 152	Deerwood Crossing Drive	3	30.21553	-81.54192
520	72M260	SR 152	Hampton Ridge Blvd	3	30.21557	-81.53954
521	72M261	SR 152	Hampton Landing Dr	3	30.21578	-81.52792
522	72M262	SR 152	Reedy Branch Dr	4	30.21565	-81.52006
523	72M263	SR 152	I 295 Ramp SB	4	30.21593	-81.51500
524	72M264	SR 152	I 295 Ramp NB	3	30.21576	-81.51314
525	72M265	SR 228	Lamplighter Lane	3	30.28566	-81.80344
526	72M266	SR 228	Fouraker Rd	2	30.29268	-81.78145
527	72M267	SR 228	I 295 Ramp SB	3	30.29646	-81.77298
528	72M268	SR 228	I 295 Ramp NB	2	30.29786	-81.77012
529	72M269	SR 228	LaMarche Dr	3	30.30286	-81.75935
530	72M270	SR 228	Lenox Ave	4	30.30886	-81.73970
531	72M271	SR 134	Samaritan Way	4	30.24696	-81.83591
532	72M272	SR 134	Connie Jean Rd	2	30.24772	-81.82358
533	72M273	SR 134	Old Middleburg Rd	4	30.24784	-81.78577
534	72M274	SR 134	La Ventura Dr	2	30.24831	-81.76825
535	72M276	Phoenix Ave	SR 115 NB Ramp	2	30.35659	-81.64120
536	72M277	Phoenix Ave	SR 115 SB Ramp	1	30.35604	-81.64118
537	72M279	SR 134	Harlow Blvd	4	30.24836	-81.75758
538	72M280	SR 134	Tampico Rd	3	30.24818	-81.75643
539	72M281	SR 134	Jammes Rd	4	30.24825	-81.74738
540	72M282	SR 134	Wesconnett Blvd	4	30.24826	-81.73909
541	72M286	SR 208	Firestone Rd	4	30.26992	-81.76431
542	72M287	US 90	Walmart Entrance	4	30.28676	-81.56417
543	72M288	US 90	SR 115	2	30.28638	-81.55958
544	72M289	US 90	St. Johns Bluff Rd	4	30.28675	-81.52588
545	72M290	8th Street East	US 1A SB Ramp	2	30.34542	-81.63714
546	72M291	SR 128	Jammes Rd	4	30.28206	-81.74783
547	72M292	SR 134	SR 23 SB RAMP	2	30.24672	-81.84861
548	72M293	New Berlin Road	I 295 SB Ramp	2	30.40425	-81.56547
549	72M294	SR 212	Beachwood Court	4	30.28682	-81.51646
550	72M295	SR 212	Central Parkway	4	30.28684	-81.51069
551	72M296	SR 212	Huffman Blvd	4	30.28734	-81.50515
552	72M297	SR 212	Kernan Blvd	2	30.28709	-81.48940
553	72M298	SR 212	Station Creek Rd	4	30.28715	-81.48430
554	72M299	SR 212	Brougham Ave	2	30.28781	-81.46433
555	72M300	SR 212	North 20th Street	4	30.28790	-81.41305
556	72M301	US 90	Penman Road	4	30.28814	-81.40561
557	72M302	US 90	S 12th Street	2	30.28822	-81.40147
558	72M303	US 90	9th Street	4	30.28825	-81.39864
559	72M304	SR 126	SR 126	3	30.28475	-81.64381

560	72M305	SR 126	I 95 NB Ramp	2	30.29083	-81.62944
561	72M306	SR 126	Spring Park Road	4	30.29108	-81.62578
562	72M307	SR 126	Hart Expressway	3	30.29053	-81.61774
563	72M308	SR 111	EB I 10 Ramp	2	30.31691	-81.73071
564	72M309	SR 111	WB I 10 Ramp	3	30.31768	-81.73075
565	72M310	SR 111	Highway Ave	3	30.32159	-81.73079
566	72M311	SR 111	Edgewood Ave	3	30.32411	-81.73035
567	72M312	SR 111	Edgewood Court	3	30.32519	-81.73087
568	72M313	SR 10	SR 109 (University Blvd)	4	30.31397	-81.59943
569	72M314	SR 10	Monument Rd	4	30.32197	-81.54683
570	72M315	SR 10	Anniston Rd	4	30.32247	-81.54239
571	72M316	SR 10	Leon Rd	2	30.32292	-81.53814
572	72M317	SR 10	Lee Road	2	30.32317	-81.53586
573	72M318	SR 10	Brookview Drive	2	30.32378	-81.53011
574	72M319	SR 10	Mindanao Drive	4	30.32464	-81.51786
575	72M320	SR 10	Sutton Lakes Blvd	4	30.32406	-81.50742
576	72M321	SR 10	Withrow Drive	4	30.32142	-81.49694
577	72M322	SR 10	Kernan Blvd	4	30.31953	-81.48939
578	72M323	SR 10	Hickory Tree Creek Blvd	3	30.31822	-81.48122
579	72M324	SR 10	Girvin Rd	2	30.31833	-81.47278
580	72M325	SR 10	The Woods Dr	3	30.31958	-81.46808
581	72M326	SR 10	Hodges Blvd	4	30.32028	-81.45858
582	72M327	SR 10	Queen Harbor Blvd	3	30.32050	-81.45658
583	72M328	US 90	Chaffee Road	2	30.31425	-81.84850
584	72M329	US 90	Jones Road	2	30.31889	-81.80656
585	72M330	US 90	Devoe Street	4	30.32017	-81.79367
586	72M331	US 90	SR 103 (Lane Ave)	4	30.32439	-81.75197
587	72M332	US 90	Ellis Road	2	30.32539	-81.74353
588	72M333	US 90	Melson Ave	2	30.32892	-81.72247
589	72M334	US 90	Stockton Street	3	30.33394	-81.69169
590	72M335	US 90	Robinson Ave	4	30.33447	-81.68833
591	72M336	US 90	Acorn Street	4	30.33536	-81.68311
592	72M337	US 90	Tyler Street	2	30.33581	-81.68089
593	72M338	US 90	Myrtle Ave	3	30.33642	-81.67606
594	72M339	US 90	Eaverson Street	1	30.33547	-81.67353
595	72M340	US 90	N Davis Street	4	30.33389	-81.66753
596	72M341	US 90	N Jefferson St	3	30.33331	-81.66494
597	72M342	US 90	N Broad St	2	30.33308	-81.66378
598	72M343	US 90	Clay St	4	30.33283	-81.66264
599	72M344	US 90	N Pearl St	4	30.33256	-81.66147
600	72M345	US 90	N Julia St	3	30.33231	-81.66031

601	72M346	US 90	Hogan St	1	30.33208	-81.65917
602	72M347	US 90	N Laura St	4	30.33181	-81.65792
603	72M348	SR 228	N Liberty St	3	30.32661	-81.65239
604	72M349	SR 228	N Market St	3	30.32694	-81.65392
605	72M350	SR 228	N Newnan St	3	30.32722	-81.65511
606	72M351	SR 228	N Newnan St	3	30.32797	-81.65492
607	72M352	SR 228	N Market St	3	30.32769	-81.65372
608	72M353	SR 228	N Liberty St	3	30.32736	-81.65219
609	72M354	SR 228	N Washington St	2	30.32711	-81.65100
610	72M355	SR 10A	Mill Creek Rd	1	30.32399	-81.56060
611	72M356	US 17	N Davis St	3	30.33461	-81.66731
612	72M357	US 17	N Jefferson St	3	30.33406	-81.66472
613	72M358	US 17	N Broad St	2	30.33381	-81.66356
614	72M360	US 17	N Pearl St	2	30.33331	-81.66125
615	72M361	US 17	N Julia St	2	30.33306	-81.66008
616	72M362	US 17	Hogan St	1	30.33283	-81.65892
617	72M363	US 17	N Laura St	2	30.33258	-81.65769
618	72M364	SR 139	Newnan St N	3	30.33171	-81.65386
619	72M365	SR 139	N Market St	3	30.33141	-81.65264
620	72M366	SR 139	N Liberty St	3	30.33110	-81.65108
621	72M367	SR 211	Post St	4	30.31431	-81.67758
622	72M368	SR 211	Conner Parking Entrance	2	30.31508	-81.67725
623	72M369	SR 211	Riverside Park Place	3	30.31578	-81.67692
624	72M370	SR 211	Peninsular Place	2	30.31728	-81.67622
625	72M371	SR 115	Arlington Rd	1	30.32753	-81.58600
626	72M372	SR 115	Cesery Blvd	1	30.32739	-81.59694
627	72M373	SR 10A	N Liberty St	3	30.33178	-81.65090
628	72M374	SR 10A	N Market St	3	30.33217	-81.65235
629	72M375	SR 10A	N Newnan Street	3	30.33247	-81.65361
630	72M376	US 23	N Laura St	3	30.33331	-81.65750
631	72M377	US 23	FSCJ Entrance	2	30.33356	-81.65872
632	72M378	US 23	N Julia St	2	30.33381	-81.65989
633	72M379	US 23	N Pearl St	3	30.33406	-81.66106
634	72M380	US 23	Clay St	2	30.33431	-81.66219
635	72M381	US 23	N Broad St	3	30.33456	-81.66336
636	72M382	US 23	N Jefferson St	2	30.33481	-81.66450
637	72M383	US 23	N Davis St	3	30.33578	-81.66700
638	72M384	US 23	I 95 Ramp	1	30.33667	-81.66833
639	72M385	US 23	Pearce St	5	30.34417	-81.68417
640	72M386	US 23	Canal St	4	30.34918	-81.69707
641	72M387	SR 122	Brentwood Ave	4	30.36451	-81.66533

642	72M388	SR 122	Pearl St	3	30.36124	-81.65757
643	72M390	US 17	SR 122	2	30.36088	-81.65351
644	72M391	US 17	30th St	2	30.36267	-81.65331
645	72M392	US 17	JFRD Station 9	1	30.36620	-81.65279
646	72M393	US 17	48th St	3	30.37546	-81.65126
647	72M394	US 17	50th St	1	30.37644	-81.65122
648	72M395	US 17	63rd St	3	30.38491	-81.64903
649	72M396	SR 116	Wompi Dr	3	30.35250	-81.54822
650	72M397	SR 116	Ft Caroline Rd	2	30.35314	-81.54297
651	72M398	SR 116	St. Johns Bluff Rd	2	30.35486	-81.52381
652	72M399	SR 116	Ft Caroline Rd	3	30.35706	-81.51722
653	72M400	SR 116	Monument Rd	4	30.36028	-81.50286
654	72M401	SR 116	Kernan Blvd	2	30.35957	-81.49017
655	72M402	SR 116	Fire Station Entrance	2	30.35928	-81.48308
656	72M403	SR 116	Mount Pleasant Rd	3	30.35914	-81.48042
657	72M404	SR 116	Gately Rd	4	30.35872	-81.47244
658	72M405	SR 116	Glrvn Rd	2	30.35819	-81.46281
659	72M406	SR 105	New Berlin Rd	4	30.41214	-81.56703
660	72M407	SR 105	I 295 SB Off-Ramp	2	30.41211	-81.56542
661	72M408	SR 105	I 295 NB Off-Ramp	4	30.41211	-81.56422
662	72M409	SR 105	E New Berlin Rd	4	30.41214	-81.56078
663	72M410	SR 104	North Campus Blvd	4	30.43845	-81.71584
664	72M411	SR 104	Pine Estates Rd	3	30.43897	-81.68299
665	72M412	SR 104	Biscayne Blvd	3	30.42983	-81.67161
666	72M413	SR 104	Harts Rd	3	30.43001	-81.65825
667	72M414	SR 104	SB I 95 Off Ramp	2	30.43003	-81.65710
668	72M415	SR 104	I 95 NB Off Ramp	2	30.43006	-81.65535
669	72M416	SR 104	Balmoral Dr	4	30.43006	-81.65167
670	72M417	SR 104	Busch Plant Entrance	4	30.43011	-81.64683
671	72M418	SR 243	Biscayne Blvd	4	30.46625	-81.67069
672	72M419	SR 243	SR 102	4	30.48485	-81.66456
673	72M420	SR 102	Duval Rd	3	30.48208	-81.64725
674	72M421	SR 102	I 95 SB Ramp	3	30.48167	-81.64442
675	72M422	US 17	Oceanway Ave	1	30.46700	-81.63275
676	72M423	US 17	Airport Center Dr	4	30.47561	-81.62986
677	72M424	US 17	Duval Station Rd	3	30.49044	-81.62494
678	72M425	US 17	Park Ave	2	30.51778	-81.62261
679	72M426	SR 13	Old St. Augustine Road	1	30.20300	-81.61728
680	72M427	SR 202 EB Ramp	Hodges Blvd	2	30.25108	-81.46642
681	72M428	SR 202 EB Ramp	San Pablo Road	2	30.25650	-81.43704
682	72M429	SR 202 WB Ramp	San Pablo Road	2	30.25798	-81.43690

683	72M430	SR 21	Park Street	3	30.29661	-81.71803
684	72M431	US 17 NB Frontage	Edgewood Ave	2	30.30758	-81.71275
685	72M432	US 17 SB Frontage	Edgewood Ave	2	30.30778	-81.71299
686	72M433	SR 113 NB Ramp	Trednick Parkway	3	30.33806	-81.55189
687	72M434	SR 113 SB Ramp	Trednick Pkwy	2	30.33806	-81.55259
688	72M435	I 95 SB Ramp	Old St. Augustine Rd	2	30.14150	-81.54231
689	72M436	I 95 NB Ramp	Old St Augustine Rd	2	30.14117	-81.53678
690	72M437	I 10 WB Ramp	Chaffee Rd	2	30.31073	-81.84859
691	72M438	I 10 EB Ramp	Chaffee Rd	4	30.30758	-81.84856
692	72M439	I 10 WB Ramp	Irene Street	3	30.32139	-81.68953
693	72M440	I 95 NB Off Ramp	Bowden Rd	1	30.26472	-81.60820
694	72M441	I 95 SB On Ramp	Bowden Rd	2	30.26478	-81.60928
695	72M442	I 95 NB Off Ramp	Park Street	3	30.31828	-81.67914
696	72M443	I 95 SB On Ramp	Park Street	2	30.31767	-81.67939
697	72M444	I 95 NB On Ramp	Palm Ave	2	30.31422	-81.66214
698	72M445	I 95 SB Off Ramp	Palm Ave	2	30.31372	-81.66214
699	72M446	I 95 SB Off-Ramp	Forest St	2	30.32361	-81.68108
700	72M447	I 95 NB Ramp	Forest St	4	30.32289	-81.67856
701	72M448	Gate Parkway	I 295 Ramp SB	4	30.23600	-81.51508
702	72M449	Gate Parkway	I 295 Ramp NB	3	30.23603	-81.51331
703	72M450	I 295 SB On Ramp	St. Johns Bluff Rd	2	30.31397	-81.52514
704	72M451	I 295 NB Off Ramp	Alta Dr	2	30.43475	-81.57986
705	72M452	I 295 SB Off Ramp	Alta Dr	2	30.43239	-81.58003
706	72M453	Pritchard Rd	I 295 SB Off Ramp	3	30.37224	-81.76224
707	72M454	Pritchard Rd	I 295 NB Off Ramp	2	30.37190	-81.76018
708	72M457	SR 129	Post St	3	30.31331	-81.70536
709	72M458	SR 129	Rosselle St	4	30.31911	-81.70539
710	72M459	SR 129	Rayford St	2	30.32053	-81.70542
711	72M460	SR 129	Waller St	3	30.32131	-81.70542
712	72M461	SR 211	Liberty St	3	30.32589	-81.65261
713	72M462	SR 211	Water St	3	30.32636	-81.66578
714	72M463	SR 21	Argyle Forest Blvd	3	30.19218	-81.73942
715	72M464	SR 21	Hicks Rd	2	30.20260	-81.73948
716	72M465	Collins Rd	I 295 NB Off Ramp	2	30.20429	-81.75482
717	72M466	Collins Rd	I 295 SB Off Ramp	4	30.20424	-81.75803
718	72M467	SR 102	SR 102	2	30.48256	-81.64894
719	72M471	8th Street East	US 1A NB Ramp	2	30.34522	-81.63597
720	72M472	SR 10	Canal St	2	30.33298	-81.69800
721	72M473	SR 10	King St	2	30.33306	-81.69741
722	72M474	US 90	SR 23	1	30.31061	-81.88256
723	72M475	US 90	SR 109 University Blvd.	4	30.29253	-81.60194

724	72M476	Pecan Park Road	I-95 SB Off Ramp	2	30.51775	-81.63606
725	72M477	Pecan Park Road	I-95 NB On Ramp	2	30.51778	-81.63442
726	72M478	SR 5	SR 104	4	30.43015	-81.64484
727	72M479	SR 115 Southside B	Deer Creek Club Rd	4	30.19040	-81.55146
728	72M480	SR 104	Regency Drive	2	30.42994	-81.66056
729	72M481	SR 134	Firestone Road	4	30.24833	-81.76450
730	72M482	SR 134	I 295 SB Off-Ramp	3	30.24839	-81.76342
731	72M483	SR 134	I 295 NB Off-Ramp	2	30.24833	-81.76239
732	72M484	Hammond Blvd	I 10 EB Ramp	3	30.31334	-81.79302
733	72M485	Hammond Blvd	I 10 WB Ramp	3	30.31571	-81.79259
734	72M486	SR 102	I 95 NB Ramp	3	30.48208	-81.64725
735	72M487	Kernan Blvd SI	SR 202 EB Ramp	2	30.25169	-81.49892
736	72M488	Kernan Blvd S	SR 202 WB Ramp	2	30.25300	-81.49814
737	72M489	US 1 (KINGS AVE)	ATLANTIC BLVD	4	30.30778	-81.64678
738	72M490	US90 ATLANTIC BLVD	I 95 NB RAMP	4	30.30828	-81.64612
739	72M491	US 1 (KINGS AVE)	I 95 SB RAMP	4	30.30564	-81.64556
740	72M492	SR 228	SR 23	2	30.26119	-81.86164
741	72M493	US 90	I 95 OFF RAMP	1	30.30775	-81.64383
742	72M494	SR A1A	Shangri-La Drive	1	30.36111	-81.41944
743	72M495	US 23	Cleveland St.	3	30.33864	-81.67106
744	72M496	US 23	Division St.	4	30.35083	-81.70139
745	72M497	US 23	Eaverson St.	2	30.33944	-81.67583
746	72M498	US 23	Fairfax St.	3	30.34511	-81.68661
747	72M499	US 23	Kings Park Dr.	2	30.34853	-81.69544
748	72M500	US 23	Myrtle Ave.	3	30.34083	-81.67558
749	72M501	US 23	Spres Ave.	2	30.34586	-81.68856
750	72M502	US 23	Tyler St.	2	30.34333	-81.68214
751	72M503	SR10 Atlantic Blvd	Empire Point Rd	2	30.30953	-81.61408
752	72M504	SR 228 (Post St)	Hamilton St	2	30.30903	-81.72214
753	72M505	SR 13 (San Jose)	Julington Creek Road	3	30.13619	-81.63253
754	72M506	SR 13 (San Jose)	Loretto Rd	3	30.16083	-81.63266
755	72M507	SR 13 (San Jose)	Mandarin Rd	3	30.16723	-81.63169
756	72M508	SR 13 (San Jose)	Marbon Rd	4	30.14703	-81.63260
757	72M509	SR 13 (San Jose)	Orange Picker Rd	3	30.14959	-81.63263
758	72M510	SR 13 (San Jose)	Westberry Rd	3	30.14003	-81.63261
759	72M511	SR 13 (San Jose)	Ricky Dr	3	30.16622	-81.63206
760	72M512	SR 10	Arlington Rd	5	30.32158	-81.55142
761	72M513	SR21 Blanding Blvd	San Juan Ave.	2	30.28219	-81.72596
762	72M514	Southside SR 115	Atlantic Blvd SR 10	2	30.31658	-81.55882
763	72M517	US-90	Parental Home Rd	4	30.28847	-81.57811
764	72M518	US 90	Foster Dr	2	30.28794	-81.57373

765	72M519	US-90	Grove Park Blvd	4	30.28739	-81.56853
766	72M520	US-90	Barkley Rd	4	30.28658	-81.55492
767	72M521	US-90	Peach Dr	4	30.28667	-81.54864
768	72M522	US-90	Forest Blvd.	4	30.28669	-81.54419
769	72M523	US-90	Anniston Rd	4	30.28675	-81.53903
770	72M524	US-90	Desalvo Rd	2	30.28683	-81.53353
771	72M525	US-90	Cortez Rd	4	30.28689	-81.52775
772	72M526	Beach Blvd (US 90)	Duval Charter School	2	30.28744	-81.47992
773	72M528	Gate Parkway	SR 202 EB Ramps	2	30.24963	-81.53597
774	72M529	Gate Parkway	SR 202 WB Off Ramp	1	30.25079	-81.53597
775	72M530	US1- SR211Riverside	Margaret Street	2	30.31122	-81.68056
776	72M532	SR 101 Mayport Rd	Mayport Middle School	2	30.36103	-81.41244
777	72M537	San Juan Ave SR128	Pedestrian Crosswalk	1	30.28203	-81.75214
778	72M538	US 1 Phillips Hwy	WalMart-Clinton Ave	2	30.28076	-81.62868
779	72M539	US 1 Phillips Ave	Reba Ave	2	30.27856	-81.62708
780	72M543	N Regency Sq Blvd	SR 113 SB Ramp	2	30.32925	-81.55553
781	72M544	N Regency Sq Blvd	SR 113 NB Ramp	4	30.32928	-81.55172
782	72M545	SR115 Lem Turner R	I-95 SB Exit Ramp	2	30.38319	-81.67330
783	72M546	SR109 Univ Blvd	Pedestrian Crosswalk	1	30.26092	-81.64286
784	72M549	SR 109/109A	SR 109	2	30.32100	-81.59831
785	72M564	US 1 MLK Jr Pkwy	US 1 MLK Jr Pkwy	1	30.35642	-81.66314
786	72M574	SR10A	SR115 (Southside Blvd)	1	30.32236	-81.55886
787	72R200	SR 117	Guardian Catholic School	1	30.36828	-81.66264
788	72R201	SR 117	Guardian Catholic School	1	30.36953	-81.66306
789	72S094	SR 104	Garden City Elem. Xing	1	30.43873	-81.69474
790	72S095	SR 104	Garden City Elem. Xing	1	30.43879	-81.69221
791	72S238	US 23	Cleveland St	1	30.33844	-81.67084
792	72S239	US 23	Cleveland St	1	30.33889	-81.67148
793	72S300	SR A1A	Fletcher Middle School	1	30.30603	-81.39556
794	72S301	SR A1A	Fletcher Middle School	1	30.30567	-81.39514
795	72S302	SR 109	Arllington Ele-Harris St	1	30.33152	-81.60310
796	72S303	SR 109	Arllington Elem. School	1	30.33250	-81.60316
797	72S310	SR13	Hendricks Avenue School	1	30.28917	-81.64917
798	72S311	SR 13	Hendricks Avenue School	1	30.29064	-81.64889
799	74M001	US1 (S Kings Rd)	5th Ave	2	30.55908	-81.82503
800	74M002	US 1/301(Kings Rd)	CR 108 (2nd St)	2	30.69092	-81.91772
801	74M003	SR 115(Lem Turner)	Dornbush Rd	2	30.52586	-81.76979
802	74M004	SR A1A/SR 105	Amelia Island Pkwy	2	30.59808	-81.44767
803	74M005	SR 200/A1A(Buc Tr)	I 95 SB Ramps	4	30.61908	-81.65081
804	74M006	SR 200/A1A(Buc Tr)	I 95 NB Ramps	4	30.61960	-81.64906

805	74M007	SR 200/A1A(Buc Tr)	Miner Rd/Felmor Rd	4	30.63071	-81.58539
806	74M008	SR 200/A1A	Christian /Gene Lass Bl	4	30.62877	-81.55987
807	74M009	SR 200/A1A	Chester Rd/Amelia Conc	4	30.62601	-81.54734
808	74M010	SR 200/A1A	Arrigo Blvd	4	30.62225	-81.53278
809	74M011	SR 200/A1A	Barnwell Rd	4	30.61892	-81.52042
810	74M012	SR 200/A1A	CR 107	4	30.61742	-81.51465
811	74M013	SR 200/A1A	Amelia Island Pkwy	2	30.63140	-81.47044
812	74M014	SR 200/A1A	Lime St	2	30.65564	-81.46099
813	74M015	SR 200/A1A	Beech St	4	30.66819	-81.45921
814	74M016	SR 200/A1A	SR 200/A1A (Atlantic Av)	2	30.67072	-81.45881
815	74M017	SR 200/A1A	S. 14th St	4	30.66988	-81.45142
816	74M018	SR 200/A1A	SR 105/A1A	4	30.66761	-81.43170
817	74M019	I 95 NB	NB Weigh Station	5	30.65247	-81.66128
818	74M020	I 95 NB	NB Agricultural Insp Sta	2	30.71800	-81.66767
819	74M021	I 95 SB	SB Agricultural Insp Sta	2	30.73619	-81.65875
820	74M022	I 95 SB	SB Weigh Station	5	30.68692	-81.67397
821	74M023	SR200/A1A (8th St)	SR 108 (Sadler Rd)	4	30.63922	-81.45847
822	74M024	SR200/A1A (8th St)	Geiger/Courson Rd	2	30.64547	-81.45933
823	74M025	SR200/A1A (8th St)	Gum St	4	30.66194	-81.46017
824	74M026	SR 200/SR A1A	CR 107	4	30.62100	-81.52892
825	74M028	US 17	SR 200	4	30.63208	-81.60126
826	74M036	SR 200	David Hallman Pkwy	4	30.62416	-81.54004
827	74M037	SR200/A1A	William Burgess Blvd	4	30.62264	-81.63889
828	76M001	SR 26	SR 21	2	29.70964	-82.04408
829	76M002	SR 20 (Crill Ave)	Westover Dr	1	29.64169	-81.65794
830	76M003	US 17	SR 207	4	29.64603	-81.59611
831	76M004	SR 20 (Crill Ave)	Elmwood Ave.	2	29.64156	-81.66507
832	76M005	SR 100	SR 26	1	29.73831	-81.96283
833	76S003	US 17 NB	Jenkins Mid School Xing	1	29.66019	-81.65597
834	76S004	US 17 SB	Jenkins Mid School Xing	1	29.66094	-81.65625
835	76S005	US 17	JA Long Elem School Xing	1	29.66469	-81.65606
836	76S006	US 17	JA Long Elem School Xing	1	29.66539	-81.65639
837	78M001	SR 207 (Church St)	CR 13 (Main St.)	4	29.71439	-81.50822
838	78M002	SR 207	SR 206	2	29.72589	-81.48206
839	78M003	SR 207	I 95 SB Ramps	2	29.82497	-81.37961
840	78M004	SR 207	I 95 NB Ramps	2	29.82606	-81.37872
841	78M005	SR 207	Wildwood Dr	4	29.84619	-81.36186
842	78M006	SR 207	Hilltop Rd	4	29.85099	-81.35797
843	78M007	SR 207	Lightsey Rd	4	29.85845	-81.35163
844	78M008	SR 207	CR 5A (S Dixie Hwy)	4	29.88056	-81.32681
845	78M009	US 1/SR 5	SR 206	4	29.75650	-81.31286

846	78M010	US 1/SR 5	Shores Blvd	4	29.79008	-81.31856
847	78M011	US 1/SR 5	Watson Rd	2	29.80042	-81.32033
848	78M012	US 1/SR 5	CR 5A	4	29.82969	-81.32219
849	78M013	US 1/SR 5	Shore Dr	4	29.84311	-81.32247
850	78M014	US1-SR5	Wal-Mart Entrance	4	29.85666	-81.32288
851	78M015	US 1/SR 5	Seabreeze Sq/Home Depot	4	29.86910	-81.32313
852	78M016	US 1/SR 5	Target Entrance	4	29.87542	-81.32392
853	78M017	US 1/SR 5	US 1BUS/SR 5A	4	29.89100	-81.32469
854	78M018	US 1/SR 5	Fire Station	2	29.89318	-81.32207
855	78M019	US 1	W. Castillo Dr	2	29.89912	-81.31979
856	78M021	US 1 (SR 5)	Rambra St	4	29.92562	-81.32605
857	78M022	US 1 (SR 5)	CR 16A (Lewis Speedway)	3	29.94042	-81.33506
858	78M023	US 1/SR 5	Grumman Entrance	2	29.96167	-81.34800
859	78M024	US 1/SR 5	Int Golf Pky/Palencia Dr	2	30.01299	-81.39258
860	78M025	US 1/SR 5	CR 210 (Palm Valley Rd)	2	30.08761	-81.46160
861	78M026	US 1BUS/SR 5A	Malaga St	2	29.89131	-81.32082
862	78M027	US 1BU/SR 5A	Riberia St	2	29.89153	-81.31839
863	78M028	US 1BUS/SR 5A	M.L.K. Jr. Ave	2	29.89174	-81.31661
864	78M029	US 1BUS/SR 5A	Cordova St	3	29.89219	-81.31394
865	78M030	US 1BUS/SR 5A	St George St	1	29.89224	-81.31281
866	78M031	US 1BUS/SR 5A	St. George St	1	29.89276	-81.31279
867	78M032	SR 5A/A1A	Cuna St	1	29.89589	-81.31122
868	78M033	SR 5A/A1A	Fort Alley(Ped Crossing)	1	29.89714	-81.31283
869	78M035	SR A1A (May St)	May St Connector	2	29.90961	-81.31976
870	78M036	SR 5A/A1A	Mid Block FSDB/Marcaris	2	29.91376	-81.32169
871	78M037	SR A1A	SR 206	2	29.77073	-81.25433
872	78M038	SR A1A	Dondaville Rd	3	29.81566	-81.26862
873	78M039	SR A1A	Ocean Trace Rd	3	29.82201	-81.27061
874	78M040	SR A1A	CR A1A	4	29.82581	-81.27176
875	78M041	SR A1A	A. St/Seagrove Main St	4	29.84457	-81.27691
876	78M042	SR A1A	16th St	4	29.85548	-81.28020
877	78M043	SR A1A	Pope Rd	4	29.85925	-81.28144
878	78M044	SR A1A	SR 312 (Beach Blvd)	4	29.86088	-81.28151
879	78M045	SR A1A	CR 203	2	30.16106	-81.36028
880	78M046	SR A1A	CR 210 (Palm Valley Rd)	2	30.19486	-81.38066
881	78M047	SR A1A	ATP Tour Blvd	3	30.19717	-81.38053
882	78M048	SR A1A	Thousand Oaks Blvd	4	30.21133	-81.38060
883	78M049	SR A1A	CR 210	2	30.21664	-81.38144
884	78M050	SR A1A	Library Blvd	4	30.22568	-81.38486
885	78M051	SR 13	SR 16	2	29.96956	-81.53819
886	78M052	SR 13	CR 16A (Shands Pler Rd)	4	30.00842	-81.61300

887	78M053	SR 13	Roberts Rd	4	30.09210	-81.62831
888	78M054	SR 13	Edgewater Dr	2	30.09542	-81.62779
889	78M055	SR 13	Davis Pond Blvd	2	30.10751	-81.62664
890	78M056	Int. Golf Pkwy	I 95 NB Ramps	2	29.98753	-81.46018
891	78M057	CR13A Int Golf Pky	I 95 SB Ramps	5	29.98584	-81.46389
892	78M058	CR 210	I 95 NB Ramps	3	30.06504	-81.49730
893	78M059	CR 210	I 95 SB Ramps	3	30.06502	-81.49912
894	78M060	SR 206	I 95 SB Ramps	2	29.74769	-81.34725
895	78M061	SR 206	I 95 NB Ramps	2	29.74831	-81.34606
896	78M062	SR 312	Tree Blvd	4	29.86749	-81.33088
897	78M063	SR 312	CR 5A (Moultrie Rd)	4	29.86689	-81.32653
898	78M064	US 1 (SR 5)	SR 312	4	29.86678	-81.32308
899	78M065	SR 312	Sgt. Tutten Dr.	4	29.86717	-81.31847
900	78M066	SR 312	Mizell Rd	4	29.86223	-81.28986
901	78M068	SR 16	International Golf Pkwy	3	29.96341	-81.49153
902	78M069	SR 16	Toms Rd	4	29.92069	-81.41643
903	78M070	SR 207	SR 312	4	29.86746	-81.33946
904	78M071	SR 312	S Plantation Island Dr	4	29.86539	-81.29764
905	78M072	King St (SR 5A)	Avenida Menendez	2	29.89231	-81.31091
906	78M073	SR A1A	Cathedral PL	3	29.89275	-81.31094
907	78M074	SR 207	Holmes Blvd/Rolling Hill	4	29.86336	-81.34403
908	78M075	SR 16	Woodlawn Rd	4	29.91596	-81.36098
909	78M076	SR 16	Collins Ave	3	29.91617	-81.34678
910	78M077	SR 16	Varella Ave	3	29.91591	-81.34050
911	78M078	SR 16	Masters Dr	4	29.91480	-81.33419
912	78M079	SR 16	CR 16A (Lewis Spdwy Rd)	4	29.91564	-81.33089
913	78M080	SR 16	I 95 SB Ramps	2	29.91776	-81.41271
914	78M081	SR 16	I 95 NB Ramps	2	29.91709	-81.41123
915	78M082	SR 16	Gas Station Entrances	2	29.91705	-81.40951
916	78M083	SR 16	Prime Outlets Blvd	3	29.91669	-81.40784
917	78M084	SR 16	Four Mile Rd	2	29.91582	-81.37382
918	78M085	US 1-SR 5(Phillips)	Race Track Rd	4	30.10485	-81.47911
919	78M086	US 1	Health Park Blvd	4	29.86250	-81.32300
920	78M087	US 1	RIVERSIDE CENTER	2	29.86811	-81.32314
921	78M089	A1A	Coastal Hwy	2	29.91853	-81.29283
922	78M090	SR A1A	Solana Rd	3	30.22728	-81.38556
923	78M091	SR 16	Inman Rd	4	29.91555	-81.40302
924	78M092	SRA1A (Mayport Rd)	W. Castillo Dr.	2	29.89950	-81.31458
925	78M093	US 1 (SR 5)	W San Carlos Ave	2	29.71714	-81.32181
926	78M094	US 1/SR 5	Bartola Genovar Rd	4	29.86499	-81.32307
927	78M095	US 1 (SR 5)	SR 207	3	29.88102	-81.32496

928	78M097	US 1B (San Marco)	W San Carlos Ave	3	29.90894	-81.32003
929	78M098	US 1B (San Marco)	May Street Connector	3	29.90961	-81.32019
930	78M100	SR-A1A	Country Club Blvd.	4	30.20267	-81.38009
931	78M101	SR-A1A	L'Atrium Drive	4	30.20586	-81.38022
932	78M102	SR-A1A	Executive Way	3	30.21456	-81.38086
933	78M103	SR-A1A	Marlin Avenue	3	30.24469	-81.38761
934	78M104	SR-A1A	Ponte Vedra Lakes Blvd.	3	30.24844	-81.38775
935	78M105	SR 207	Rails to Trails	2	29.73793	-81.47513
936	78M106	SR-9B SB Ramp	St Johns Pkwy (CR-2209)	2	30.07747	-81.53189
937	78M107	SR-9B SB Ramp	St Johns Pkwy (CR-2209)	3	30.08119	-81.53206
938	78M108	SR-9B SB Off Ramp	SR-9B NB On Ramp	1	30.07911	-81.53092
939	78M109	SR-9B SB Ramp	W. Peyton Pkwy	1	30.09068	-81.52066
940	78M110	SR-9B NB Ramp	E. Peyton Pkwy	1	30.08972	-81.51889
941	78M112	SR-16	CR16A	3	29.97586	-81.51122
942	78M113	US 1	Old Moultrie Fire Stat	2	29.83163	-81.32222
943	78M114	US-1	Las Calinas Blvd	2	30.03278	-81.41031
944	78M116	US 1/SR 5	Old Palm Valley Rd	2	30.08069	-81.45467
945	78M122	US 1 (SR 5)	Wildwood Drive	3	29.81486	-81.32282
				Total:	2753	

High Mast Light Poles

	Pole Number	FACILITY	LOCATION	Latitude	Longitude
1	32P058	I 75	NB at WIM Station	30.4129	-82.8946
2	32P059	I 75	NB at WIM Station	30.4179	-82.8984
3	32P060	I 75	SB at WIM Station	30.4266	-82.9068
4	32P061	I 75	SB at WIM Station	30.4216	-82.9030
5	35P015	I 10	WB at WIM Station	30.3730	-83.2656
6	35P016	I 10	WB at WIM Station	30.3746	-83.2721
7	35P017	I 10	EB at WIM Station	30.3752	-83.2794
8	35P018	I 10	EB at WIM Station	30.3735	-83.2728
9	72P034	SR 202	SW Quad SR 202 at SR A1A	30.2559	-81.3909
10	72P035	SR 202	NW Quad SR 202 at SR A1A	30.2563	-81.3889
11	72P036	SR 202	NW Quad SR 202 at SR A1A	30.2565	-81.3929
12	72P037	SR 202	NE Quad SR202 & CR101A	30.2576	-81.4356
13	72P038	SR 202	NW Quad SR 202 at CR 101A	30.2584	-81.4373
14	72P039	SR 202	NW Quad SR 202 at CR 101A	30.2575	-81.4389
15	72P040	SR 202	SW Quad SR 202 at CR 101A	30.2562	-81.4423
16	72P041	SR 202	SW Quad SR 202 at CR 101A	30.2566	-81.4406
17	72P042	SR 202	SW Quad SR 202 at CR 101A	30.2567	-81.4373
18	72P043	SR 202	SE Quad SR 202 at CR 101A	30.2569	-81.4337
19	72P044	SR 202	NE Quad SR202 at Kernan	30.2515	-81.4904
20	72P045	SR 202	NE Quad SR202 at Kernan	30.2520	-81.4942
21	72P046	SR 202	NE Quad SR202 at Kernan	30.2524	-81.4966
22	72P047	SR 202	NE Quad SR202 at Kernan	30.2533	-81.4976
23	72P048	SR 202	NW Quad SR202 at Kernan	30.2528	-81.4988
24	72P049	SR 202	NW Quad SR202 at Kernan	30.2532	-81.5009
25	72P050	SR 202	NW Quad SR202 at Kernan	30.2534	-81.5029
26	72P051	SR 202	SW Quad SR202 at Kernan	30.2530	-81.5048
27	72P052	SR 202	SW Quad SR202 at Kernan	30.2523	-81.5023
28	72P053	SR 202	SW Quad SR202 at Kernan	30.2520	-81.4997
29	72P054	SR 202	SW Quad SR202 at Kernan	30.2509	-81.4994
30	72P055	SR 202	SE Quad SR202 at Kernan	30.2517	-81.4975
31	72P056	SR 202	SE Quad SR202 at Kernan	30.2510	-81.4946
32	72P057	SR 202	SE Quad SR202 at Kernan	30.2509	-81.4925
33	72P058	SR 202	SE Quad SR202 at Kernan	30.2508	-81.4883
34	72P059	SR 202	SW Quad SR202 & Gate Pkwy	30.2497	-81.5394
35	72P060	SR 202	SW Quad SR202 & Gate Pkwy	30.2499	-81.5375
36	72P061	SR 202	SE Quad SR202 & Gate Pkwy	30.2496	-81.5356

37	72P062	SR 202	SE Quad SR202 & Gate Pkwy	30.2499	-81.5317
38	72P064	SR 202	NE Quad SR202 & Gate Pkwy	30.2507	-81.5357
39	72P065	SR 202	NW Quad SR202 & Gate Pkwy	30.2503	-81.5415
40	72P066	SR 202	NE Quad SR 202 Belfort Rd	30.2510	-81.5771
41	72P067	SR 202	NE Quad SR 202 Belfort Rd	30.2515	-81.5804
42	72P068	SR 202	NE Quad SR202 Belfort Rd	30.2519	-81.5838
43	72P069	SR 202	NW Quad SR202 Belfort Rd	30.2521	-81.5857
44	72P070	SR 202	NW Quad SR 202 Belfort Rd	30.2518	-81.5884
45	72P071	SR 202	SW Quad SR 202 Belfort Rd	30.2506	-81.5895
46	72P072	SR 202	SW Quad SR 202 Belfort Rd	30.2513	-81.5864
47	72P073	SR 202	SW Quad SR 202 Belfort Rd	30.2510	-81.5848
48	72P074	SR 202	SE Quad SR 202 Belfort Rd	30.2509	-81.5824
49	72P075	SR 202	SE Quad SR 202 Belfort Rd	30.2506	-81.5794
50	72P076	I 95	SE Quad of Exit 344	30.2451	-81.5892
51	72P077	I 95	SE Quad of Exit 344	30.2465	-81.5908
52	72P078	I 95	SE Quad of Exit 344	30.2481	-81.5912
53	72P081	I 95	NE Quad of Exit 344	30.2505	-81.5951
54	72P087	I 95	I 95 at SR 152	30.2229	-81.5729
55	72P088	I 95	I 95 at SR 152	30.2210	-81.5724
56	72P089	I 95	I 95 at SR 152	30.2199	-81.5710
57	72P090	I 95	I 95 at SR 152	30.2176	-81.5695
58	72P091	I 95	I 95 at SR 152	30.2191	-81.5697
59	72P092	I 95	I 95 at SR 152	30.2206	-81.5702
60	72P093	I 95	I 95 at SR 152	30.2219	-81.5715
61	72P094	I 95	I 95 at SR 152	30.2241	-81.5730
62	72P095	I 95	SE Quad of Exit 346	30.2695	-81.6114
63	72P098	I 95	SW Quad of Exit 346	30.2689	-81.6126
64	72P100	I 95	NE Quad of Exit 366	30.5201	-81.6351
65	72P101	I 95	NE quad of Exit 366	30.5214	-81.6352
66	72P102	I 95	NW Quad of Exit 366	30.5223	-81.6360
67	72P103	I 95	NW Quad of Exit 336	30.5207	-81.6359
68	72P105	I 95	SE Quad of Exit 336	30.5163	-81.6346
69	72P106	I 95	SE Quad of Exit 336	30.5146	-81.6343
70	72P108	I 95	SW Quad of Exit 336	30.5155	-81.6352
71	72P109	I 95	NW Quad of Exit 363	30.4861	-81.6430
72	72P110	I 95	NW Quad of Exit 363	30.4834	-81.6438
73	72P111	I 95	SW Quad of Exit 363	30.4813	-81.6444
74	72P112	I 95	SW Quad of Exit 363	30.4800	-81.6447
75	72P113	I 95	SW Quad of Exit 363	30.4781	-81.6448
76	72P114	I 95	SE Quad of Exit 363	30.4798	-81.6433

77	72P115	I 95	SE Quad of Exit 363	30.4809	-81.6433
78	72P116	I 95	SE Quad of Exit 363	30.4811	-81.6412
79	72P117	I 95	NE Quad of Exit 363	30.4827	-81.6417
80	72P118	I 95	NE Quad of Exit 363	30.4848	-81.6426
81	72P119	I 95	NE Quad of Exit 363	30.4833	-81.6431
82	72P120	I 95	NW Quad of Exit 363	30.4820	-81.6450
83	72P121	I 295	NE Quad of Exit 33	30.4604	-81.6749
84	72P122	I 295	NE Quad of Exit 33	30.4604	-81.6775
85	72P123	I 295	NE Quad of Exit 33	30.4615	-81.6770
86	72P124	I 295	NW Quad of Exit 33	30.4610	-81.6794
87	72P125	I 295	NW Quad of Exit 33	30.4604	-81.6803
88	72P126	I 295	NW Quad of Exit 33	30.4604	-81.6844
89	72P127	I 295	NW Quad of Exit 33	30.4603	-81.6864
90	72P128	I 295	SW Quad of Exit 33	30.4598	-81.6824
91	72P129	I 295	SE Quad of Exit 33	30.4594	-81.6762
92	72P130	I 295	SE Quad of Exit 33	30.4589	-81.6794
93	72P131	I 295	SE Quad of Exit 33	30.4578	-81.6773
94	72P132	I 295	SE Quad of Exit 33	30.4597	-81.6733
95	72P133	I 295	SE Quad of Exit 33	30.4597	-81.6705
96	72P134	I 295	I 295 at Lem Turner Road	30.4560	-81.7037
97	72P135	I 295	I 295 at Lem Turner Road	30.4555	-81.7055
98	72P136	I 295	I 295 at Lem Turner Road	30.4551	-81.7042
99	72P137	I 295	I 295 at Lem Turner Road	30.4543	-81.7058
100	72P138	I 295	I 295 at Lem Turner Road	30.4539	-81.7076
101	72P139	I 295	I 295 at Lem Turner Road	30.4549	-81.7072
102	72P140	I 295	I 295 at Lem Turner Road	30.4538	-81.7096
103	72P142	I 295	SW Quad of Exit 3	30.1688	-81.6044
104	72P143	I 295	SW Quad of Exit 3	30.1687	-81.6026
105	72P144	I 295	SW Quad of Exit 3	30.1673	-81.6022
106	72P145	I 295	SE Quad of Exit 3	30.1684	-81.6008
107	72P148	I 295	NE Quad of Exit 3	30.1698	-81.6013
108	72P149	I 295	NE Quad of Exit 3	30.1718	-81.6029
109	72P150	I 295	NW Quad of Exit 3	30.1701	-81.6032
110	72P151	I 295	NW Quad of Exit 3	30.1701	-81.6052
111	72P152	I 295	I 295 at SR 104	30.4419	-81.7226
112	72P153	I 295	I 295 at SR 104	30.4402	-81.7255
113	72P154	I 295	I 295 at SR 104	30.4390	-81.7271
114	72P155	I 295	I 295 at SR 104	30.4380	-81.7262
115	72P156	I 295	I 295 at SR 104	30.4380	-81.7236
116	72P157	I 295	I 295 at SR 104	30.4389	-81.7223
117	72P158	I 295	I 295 at SR 104	30.4404	-81.7227

118	72P159	I 295	I 295 at SR 104	30.4395	-81.7241
119	72P160	I 295	I 295 at SR 104	30.4371	-81.7248
120	72P161	I 295	I 295 at SR 104	30.4387	-81.7251
121	72P162	I 295	I 295 at SR 104	30.4410	-81.7239
122	72P164	I 295	I 295 at 103rd Street	30.2447	-81.7624
123	72P165	I 295	I 295 at 103rd Street	30.2478	-81.7625
124	72P166	I 295	I 295 at 103rd Street	30.2505	-81.7624
125	72P167	I 295	I 295 at 103rd Street	30.2519	-81.7633
126	72P168	I 295	I 295 at 103rd Street	30.2491	-81.7633
127	72P169	I 295	I 295 at 103rd Street	30.2464	-81.7634
128	72P170	I 295	I 295 at Wilson Blvd	30.2689	-81.7666
129	72P171	I 295	I 295 at Wilson Blvd	30.2716	-81.7676
130	72P172	I 295	I 295 at Wilson Blvd	30.2728	-81.7689
131	72P173	I 295	I 295 at Wilson Blvd	30.2705	-81.7679
132	72P174	I 295	I 295 at Wilson Blvd	30.2683	-81.7670
133	72P175	I 295	I 295 at Wilson Blvd	30.2669	-81.7667
134	72P176	I 295	I 295 at US 1	30.4135	-81.7456
135	72P177	I 295	I 295 at US 1	30.4133	-81.7484
136	72P178	I 295	I 295 at US 1	30.4114	-81.7477
137	72P179	I 295	I 295 at US 1	30.4107	-81.7492
138	72P180	I 295	I 295 at US 1	30.4109	-81.7463
139	72P181	I 295	I 295 at US 1	30.4132	-81.7445
140	72P182	I 295	I 295 at US 1	30.4120	-81.7457
141	72P183	I 295	I 295 at US 1	30.4129	-81.7471
142	72P184	I 295	I 295 at US 1	30.4121	-81.7493
143	72P185	I 295	I 295 at US 1	30.4111	-81.7505
144	72P186	I 295	I 295 at Normandy Blvd	30.2962	-81.7705
145	72P187	I 295	I 295 at Normandy Blvd	30.2989	-81.7691
146	72P188	I 295	I 295 at Normandy Blvd	30.2986	-81.7703
147	72P189	I 295	I 295 at Normandy Blvd	30.3006	-81.7701
148	72P190	I 295	I 295 at Normandy Blvd	30.2998	-81.7710
149	72P191	I 295	I 295 at Normandy Blvd	30.2954	-81.7712
150	72P192	I 295	I 295 at Normandy Blvd	30.2955	-81.7723
151	72P193	I 295	I 295 at Normandy Blvd	30.2972	-81.7713
152	72P194	I 295	I 295 at Normandy Blvd	30.2966	-81.7735
153	72P195	I 295	I 295 at Normandy Blvd	30.2939	-81.7715
154	72P196	I 295	I 295 at Normandy Blvd	30.2923	-81.7716
155	72P197	I 10	NW Quad of Exit 351	30.3094	-81.8491
156	72P198	I 10	NW Quad of Exit 351	30.3108	-81.8496
157	72P199	I 10	SE Quadrant of Exit 351	30.3077	-81.8478
158	72P200	I 10	SE Quadrant of Exit 351	30.3090	-81.8460

159	72P201	I 10	SE Quadrant of Exit 351	30.3089	-81.8477
160	72P204	I 10	I 10 at US 301	30.2853	-81.9833
161	72P206	I 10	I 10 at US 301	30.2896	-81.9831
162	72P209	I 10	I 10 at US 301	30.2876	-81.9863
163	72P212	I 10	I 10 at US 301	30.2925	-81.9833
164	72P217	I 95	SW Quad of Exit 360	30.4263	-81.6566
165	72P218	I 95	SE Quad of Exit 360	30.4274	-81.6559
166	72P219	I 95	SE Quad of Exit 360	30.4293	-81.6558
167	72P220	I 95	NE Quad of Exit 360	30.4303	-81.6543
168	72P221	I 95	NE Quad of Exit 360	30.4315	-81.6553
169	72P222	I 95	NE Quad of Exit 360	30.4339	-81.6555
170	72P223	I 95	NW Quad of Exit 360	30.4325	-81.6566
171	72P224	I 95	NW Quad of Exit 360	30.4310	-81.6565
172	72P225	I 95	NW Quad of Exit 360	30.4302	-81.6578
173	72P226	I 295	SE Quad of Exit 36	30.4559	-81.6343
174	72P227	I 295	SE Quad of Exit 36	30.4538	-81.6368
175	72P228	I 295	SE Quad of Exit 36	30.4553	-81.6363
176	72P229	I 295	SE Quad of Exit 36	30.4568	-81.6357
177	72P230	I 295	NE Quad of Exit 36	30.4584	-81.6351
178	72P231	I 295	NE Quad of Exit 36	30.4601	-81.6348
179	72P235	I 295	NE Quadrant of Exit 36	30.4557	-81.6250
180	72P236	I 295	SE Quad of Exit 36	30.4556	-81.6272
181	72P237	I 295	SE Quad of Exit 36	30.4545	-81.6235
182	72P238	I 295	SW Quadrant of Exit 37	30.4512	-81.6183
183	72P239	I 295	SW Quadrant of Exit 37	30.4486	-81.6142
184	72P240	I 295	SW Quadrant of Exit 37	30.4468	-81.6133
185	72P241	I 295	SE Quadrant of Exit 37	30.4465	-81.6109
186	72P242	I 295	SE Quadrant of Exit 37	30.4457	-81.6096
187	72P243	I 295	NE Quadrant of Exit 37	30.4457	-81.6056
188	72P244	I 295	NE Quadrant of Exit 37	30.4461	-81.6075
189	72P245	I 295	NE Quadrant of Exit 37	30.4478	-81.6116
190	72P246	I 295	NE Quadrant of Exit 37	30.4494	-81.6128
191	72P247	I 295	NW Quadrant of Exit 37	30.4498	-81.6150
192	72P248	I 295	NW Quadrant of Exit 37	30.4508	-81.6163
193	72P250	I 295	SW Quadrant of Exit 40	30.4332	-81.5805
194	72P252	I 295	SE Quadrant of Exit 40	30.4304	-81.5768
195	72P253	I 295	NE Quadrant of Exit 40	30.4321	-81.5777
196	72P254	I 295	NE Quadrant of Exit 40	30.4335	-81.5779
197	72P255	I 295	NE Quadrant of Exit 40	30.4350	-81.5795
198	72P256	I 295	NW Quadrant of Exit 40	30.4351	-81.5816
199	72P257	I 295	NE Quadrant of Exit 40	30.4336	-81.5792

200	72P258	I 295	NW Quadrant of Exit 41	30.4168	-81.5658
201	72P259	I 295	NW Quardant of Exit 41	30.4154	-81.5656
202	72P260	I 295	NW Quadrant of Exit 41	30.4137	-81.5656
203	72P261	I 295	NW Quadrant of Exit 41	30.4125	-81.5651
204	72P262	I 295	SW Quadrant of Exit 41	30.4117	-81.5660
205	72P263	I 295	SW Quadrant of Exit 41	30.4102	-81.5656
206	72P264	I 295	SW Quadrant of Exit 41	30.4088	-81.5653
207	72P271	I 295	NE Quadrant of Exit 41	30.4125	-81.5632
208	72P273	I 295	NE Quadrant of Exit 41	30.4143	-81.5641
209	72P275	I 295	NE Quadrant of Exit 41	30.4180	-81.5653
210	72P276	I 295	I 295 at US 1	30.1654	-81.5381
211	72P277	I 295	I 295 at US 1	30.1666	-81.5394
212	72P278	I 295	I 295 at US 1	30.1679	-81.5407
213	72P279	I 295	I 295 at US 1	30.1691	-81.5417
214	72P280	I 295	I 295 at US 1	30.1698	-81.5434
215	72P281	I 295	I 295 at US 1	30.1643	-81.5379
216	72P282	I 295	I 295 at US 1	30.1670	-81.5372
217	72P283	I 295	I 295 at US 1	30.1684	-81.5356
218	72P284	I 295	I 295 at US 1	30.1687	-81.5371
219	72P285	I 295	I 295 at US 1	30.1682	-81.5387
220	72P286	I 295	I 295 at US 1	30.1691	-81.5398
221	72P288	I 295	SE Quadrant of Exit 56	30.2139	-81.5136
222	72P289	I 295	SE Quadrant of Exit 56	30.2151	-81.5128
223	72P291	I 295	NE Quadrant of Exit 56	30.2180	-81.5131
224	72P292	I 295	NE Quadrant of Exit 56	30.2201	-81.5134
225	72P293	I 295	NE Quadrant of Exit 56	30.2221	-81.5136
226	72P294	I 295	NW Quadrant of Exit 56	30.2214	-81.5145
227	72P295	I 295	NW Quadrant of Exit 56	30.2189	-81.5148
228	72P298	I 295	SW Quadrant of Exit 56	30.2136	-81.5146
229	72P299	I 295	SW Quadrant of Exit 56	30.2110	-81.5145
230	72P300	I 295	I 295 at Gate Pkwy Blvd	30.2311	-81.5136
231	72P301	I 295	I 295 at Gate Pkwy Blvd	30.2334	-81.5138
232	72P302	I 295	I 295 at Gate Pkwy Blvd	30.2349	-81.5130
233	72P305	I 295	I 295 at Gate Pkwy Blvd	30.2396	-81.5134
234	72P306	I 295	I 295 at Gate Pkwy Blvd	30.2419	-81.5134
235	72P307	I 295	I 295 at Gate Pkwy Blvd	30.2425	-81.5149
236	72P308	I 295	I 295 at Gate Pkwy Blvd	30.2399	-81.5149
237	72P311	I 295	I 295 at Gate Pkwy Blvd	30.2343	-81.5151
238	72P312	I 295	I 295 at Gate Pkwy Blvd	30.2322	-81.5148
239	72P313	I 295	I 295 at Gate Pkwy Blvd	30.2301	-81.5145
240	72P316	SR 10A	SR 10A at Regency Sq Mall	30.3222	-81.5554

241	72P317	SR 10A	SR 10A at Regency Sq Mall	30.3225	-81.5568
242	72P327	I 95	NE Quad of Exit 339	30.1860	-81.5574
243	72P328	I 95	NE Quad of Exit 339	30.1837	-81.5566
244	72P329	I 95	NE Quad of Exit 339	30.1846	-81.5564
245	72P330	I 95	NE Quad of Exit 339	30.1865	-81.5567
246	72P331	I 95	NW Quad of Exit 339	30.1884	-81.5578
247	72P332	I 95	NW Quad of Exit 339	30.1872	-81.5581
248	72P333	I 95	NW Quad of Exit 339	30.1865	-81.5596
249	72P334	I 95	SW Quad of Exit 339	30.1848	-81.5586
250	72P335	I 95	NW Quad of Exit 339	30.1858	-81.5587
251	72P336	I 95	E Quad of Exit 340	30.1988	-81.5565
252	72P337	I 95	NE Quad of Exit 340	30.2000	-81.5570
253	72P338	I 95	W Quad of Exit 340	30.1974	-81.5568
254	72P339	I 95	SW Quad of Exit 340	30.1958	-81.5568
255	72P340	I 95	SW Quad of Exit 340	30.1941	-81.5569
256	72P342	I 95	NE Quad of Exit 347	30.2909	-81.6305
257	72P345	I 95	SE Quad of Exit 358A	30.4066	-81.6573
258	72P346	I 95	SE Quad of Exit 358A	30.4072	-81.6555
259	72P347	I 95	SE Quad of Exit 358A	30.4079	-81.6539
260	72P348	I 95	NE Quad of Exit 358A	30.4088	-81.6554
261	72P349	I 95	NE Quad of Exit 358A	30.4099	-81.6570
262	72P350	I 95	SE Quad of Exit 358A	30.4082	-81.6571
263	72P351	I 95	NW Quad of Exit 358A	30.4115	-81.6576
264	72P352	I 95	NW Quad of Exit 358A	30.4088	-81.6586
265	72P353	I 95	SW Quad of Exit 358A	30.4085	-81.6605
266	72P354	I 95	SW Quad of Exit 358A	30.4073	-81.6589
267	72P355	I 95	SW Quad of Exit 358A	30.4056	-81.6589
268	72P356	I 95	SW Quad of Exit 358A	30.4046	-81.6601
269	72P357	I 95	I 95 at St. Augustine Rd.	30.1411	-81.5416
270	72P358	I 95	I 95 at St. Augustine Rd	30.1397	-81.5411
271	72P359	I 95	I 95 at St. Augustine Rd.	30.1391	-81.5400
272	72P360	I 95	I 95 at St. Augustine Rd.	30.1386	-81.5385
273	72P361	I 95	I 95 at St. Augustine Rd.	30.1410	-81.5395
274	72P362	I 95	I 95 at St. Augustine Rd.	30.1410	-81.5381
275	72P363	I 95	I 95 at St. Augustine Rd.	30.1397	-81.5374
276	72P364	I 95	I 95 at St. Augustine Rd.	30.1383	-81.5370
277	72P365	I 95	I 95 at St. Augustine Rd.	30.1401	-81.5389
278	72P366	I 95	I 95 at St. Augustine Rd.	30.1408	-81.5366
279	72P367	I 95	I 95 at St. Augustine Rd.	30.1410	-81.5427
280	72P374	US 90	US 90 at SR 115	30.3281	-81.6375
281	72P375	US 90	US 90 at SR 115	30.3266	-81.6369

282	72P376	US 90	US 90 at SR 115	30.3273	-81.6389
283	72P377	US 90	US 90 at SR 115	30.3269	-81.6351
284	72P378	US 90	US 90 at SR 115	30.3282	-81.6361
285	72P379	US 90	US 90 at SR 115	30.3297	-81.6368
286	72P380	SR 13	SR 13 at Acosta Bridge	30.3190	-81.6620
287	72P381	SR 13	SR 13 at Acosta Bridge	30.3176	-81.6613
288	72P382	SR 13	SR 13 at Acosta Bridge	30.3160	-81.6609
289	72P383	I 95	N Side Overland Bridge	30.3153	-81.6594
290	72P395	SR 13	SR 13 at Acosta Bridge	30.3260	-81.6665
291	72P396	SR 13	SR 13 at Acosta Bridge	30.3245	-81.6665
292	72P397	SR 13	SR 13 at Acosta Bridge	30.3254	-81.6679
293	72P398	SR 13	SR 13 at Acosta Bridge	30.3245	-81.6693
294	72P400	I 95	Median North of Exit 353C	30.3379	-81.6686
295	72P401	I 95	Median S of Exit 353C	30.3368	-81.6690
296	72P402	I 95	Median S of Exit 353B	30.3355	-81.6700
297	72P403	I 95	Median S of Exit 353A	30.3339	-81.6710
298	72P408	I 295	SE Quad of Exit 41	30.4099	-81.5645
299	72P409	I 295	SW Quad of Exit 41	30.4074	-81.5652
300	72P410	I 295	SW Quad of Exit 41	30.4056	-81.5653
301	72P411	I 10	SW Quad Exit 350	30.3050	-81.8906
302	72P412	I 10	SW Quad Exit 350	30.3052	-81.8879
303	72P413	I 10	SW Quad Exit 350	30.3054	-81.8854
304	72P414	I 10	SW Quad Exit 350	30.3060	-81.8804
305	72P415	I 10	SE Quad Exit 350	30.3065	-81.8754
306	72P416	I 10	SE Quad Exit 350	30.3068	-81.8729
307	72P417	I 10	NW Quad Exit 350	30.3070	-81.8795
308	72P420	I 95	I 95 at SR 202	30.2479	-81.5961
309	72P421	I 95	I 95 at SR 202	30.2483	-81.5942
310	72P422	I 95	I 95 at SR 202	30.2492	-81.5912
311	72P423	I 95	I 95 at SR 202	30.2506	-81.5906
312	72P424	I 95	I 95 at SR 202	30.2471	-81.5929
313	72P425	I 95	I 95 at SR 202	30.2499	-81.5957
314	72P426	I 95	I 95 at SR 202	30.2514	-81.5972
315	72P431	I 95	N Side Overland Bridge	30.3142	-81.6608
316	72P432	I 95	N Side Overland Bridge	30.3142	-81.6583
317	72P433	I 95	S Side Overland Bridge	30.3136	-81.6560
318	72P435	I 295	I 295 at SR 152	30.2156	-81.5144
319	72P436	I 95	NE Side Overland Bridge	30.3144	-81.6528
320	72P437	I 95	N Side Overland Bridge	30.3137	-81.6514
321	72P438	I 95	SW Side Overland Bridge	30.3120	-81.6511
322	72P439	I 95	NE Side Overland Bridge	30.3120	-81.6495

323	72P440	I 95	SW Side Overland Bridge	30.3100	-81.6486
324	72P441	I 95	NE Side Overland Bridge	30.3103	-81.6471
325	72P442	I 95	NE Side Overland Bridge	30.3085	-81.6463
326	72P443	I 95	NE Side Overland Bridge	30.3070	-81.6452
327	72P444	I 95	SW Side Overland Bridge	30.3056	-81.6443
328	72P445	I 95	N Side Atlantic Blvd	30.3083	-81.6443
329	72P448	I 295	I 295 at SR 152	30.2163	-81.5135
330	72P449	I 295	NW Quadrant of Exit 56	30.2173	-81.5144
331	72P451	I 295	I 295 at SR 152	30.2117	-81.5134
332	72P452	I 295	I 295 at Gate Pkwy Blvd	30.2363	-81.5137
333	72P453	I 295	I 295 at Gate Pkwy Blvd	30.2356	-81.5147
334	72P454	I 295	I 295 at Gate Pkwy Blvd	30.2375	-81.5146
335	72P455	I 295	I 295 at Gate Pkwy Blvd	30.2383	-81.5138
336	72P456	SR 202	SR 202 & Gate Pkwy	30.2480	-81.5145
337	72P457	I 295	I 295 at SR 202	30.2491	-81.5149
338	72P458	I 295	I 295 at SR 202	30.2505	-81.5144
339	72P459	I 295	I 295 at SR 202	30.2520	-81.5238
340	72P460	SR 202	SR 202 & Gate Pkwy	30.2504	-81.5337
341	72P461	I 295	I 295 at Town Center Pkwy	30.2662	-81.5195
342	72P462	I-95 (SR-9)	SW Quad at Exit 366	30.5171	-81.6360
343	72P463	I-95 (SR-9)	NW Quad at Exit 366	30.5188	-81.6358
344	72P464	I-95 (SR-9)	NE Quad at Exit 366	30.5179	-81.6347
345	72P468	I 295	I 295 at Blanding Blvd	30.1917	-81.7237
346	72P469	I 295	I 295 at Blanding Blvd	30.1923	-81.7266
347	72P470	I 295	I 295 at Blanding Blvd	30.1933	-81.7293
348	72P471	I 295	I 295 at Blanding Blvd	30.1942	-81.7316
349	72P472	I 295	I 295 at Blanding Blvd	30.1948	-81.7337
350	72P473	I 295	I 295 at Blanding Blvd	30.1956	-81.7356
351	72P474	I 295	I 295 at Blanding Blvd	30.1963	-81.7374
352	72P475	I 295	I 295 at Blanding Blvd	30.1969	-81.7391
353	72P476	I 295	I 295 at Blanding Blvd	30.1980	-81.7410
354	72P477	I 295	I 295 at Blanding Blvd	30.1985	-81.7432
355	72P478	I 295	I 295 at Blanding Blvd	30.1993	-81.7455
356	72P479	I 295	I 295 at Collins Rd	30.2004	-81.7482
357	72P480	I 295	I 295 at Collins Rd	30.2014	-81.7507
358	72P481	I 295	I 295 at Collins Rd	30.2026	-81.7527
359	72P482	I 295	I 295 at Collins Rd	30.2039	-81.7543
360	72P485	I 95	NE Quad Exit 362	30.4626	-81.6482
361	72P486	I 95	W Quad Exit 362	30.4598	-81.6527

362	72P487	I 95	W Quad Exit 362	30.4600	-81.6513
363	72P488	I 95	N Quad Exit 362	30.4603	-81.6496
364	72P490	I 95	E Quad Exit 362	30.4594	-81.6479
365	72P491	I 95	NE Quad Exit 362	30.4598	-81.6463
366	72P492	I 95	E Quad Exit 362	30.4592	-81.6454
367	72P493	I 95	NE Quad Exit 362	30.4609	-81.6472
368	72P494	I 95	SW Quad Exit 362	30.4587	-81.6519
369	72P495	SR 115	SR 115 at SR 113	30.3237	-81.5609
370	72P496	SR 115	SR 115 at SR 113	30.3214	-81.5594
371	72P497	SR 115	SR 115 at SR 113	30.3229	-81.5596
372	72P498	SR 115	SR 115 at SR 113	30.3209	-81.5586
373	72P499	SR 115	SR 115 at SR 113	30.3225	-81.5580
374	72P500	SR 115	SR 115 at SR 113	30.3241	-81.5592
375	72P501	SR 115	SR 115 at SR 113	30.3255	-81.5579
376	72P502	SR 113	SR 113 at Regency Square	30.3294	-81.5560
377	72P503	SR 113	SR 113 at Regency Sq Blvd	30.3296	-81.5544
378	72P504	SR 113	SR 113 at Regency Square	30.3306	-81.5548
379	72P505	SR 113	SR 113 at Regency Square	30.3312	-81.5533
380	72P506	SR 113	SR 113 at Regency Square	30.3294	-81.5533
381	72P507	SR 113	SR 113 at Regency Square	30.3297	-81.5514
382	72P508	SR 113	SR 113 at Regency Square	30.3315	-81.5520
383	72P509	SR 113	SR 113 at Regency Square	30.3324	-81.5527
384	72P510	I 95	I 95 at Old St Augustine	30.1409	-81.5405
385	72P511	I 95	I 95 at I 295	30.1662	-81.5550
386	72P512	I 95	I 95 at I 295	30.1694	-81.5578
387	72P513	I 295	I 295 at SR 202	30.2448	-81.5141
388	72P514	I 295	I 295 at SR 202	30.2462	-81.5143
389	72P517	I 295	I 295 at SR 202	30.2538	-81.5158
390	72P518	I 295	I 295 at SR 202	30.2552	-81.5163
391	72P519	I 295	I 295 at SR 202	30.2563	-81.5162
392	72P520	I 295	I 295 at SR 202	30.2579	-81.5169
393	72P521	I 295	I 295 at SR 202	30.2596	-81.5176
394	72P522	I 295	I 295 at SR 202	30.2498	-81.5303
395	72P523	I 295	I 295 at SR 202	30.2504	-81.5270
396	72P524	I 295	I 295 at SR 202	30.2511	-81.5238
397	72P525	I 295	I 295 at SR 202	30.2517	-81.5213
398	72P526	I 295	I 295 at SR 202	30.2514	-81.5196
399	72P527	I 295	I 295 at SR 202	30.2519	-81.5184
400	72P528	I 295	I 295 at SR 202	30.2527	-81.5145
401	72P529	I 295	I 295 at SR 202	30.2533	-81.5128
402	72P530	I 295	I 295 at SR 202	30.2534	-81.5115

403	72P531	I 295	I 295 at SR 202	30.2535	-81.5091
404	72P532	I 295	I 295 at SR 202	30.2534	-81.5070
405	72P534	I 295	I 295 at SR 202	30.2523	-81.5130
406	72P535	I 295	I 295 at SR 202	30.2545	-81.5132
407	72P536	I 295	I 295 at SR 202	30.2551	-81.5146
408	72P537	I 295	I 295 at SR 202	30.2545	-81.5178
409	72P538	I 295	I 1295 at SR 202	30.2536	-81.5189
410	72P539	I 295	I 295 at SR 202	30.2507	-81.5177
411	72P540	I 295	NW Quad of Exit 10	30.1919	-81.7097
412	72P541	I 295	SW Quad of Exit 10	30.1910	-81.7076
413	72P542	I 295	I 295 at SR 202	30.2515	-81.5147
414	72P543	I 295	I 295 at SR 202	30.2538	-81.5057
415	72P544	I 295	I 295 at SR 202	30.2541	-81.5082
416	72P545	I 295	I 295 at SR 202	30.2543	-81.5106
417	72P546	I 295	I 295 at SR 202	30.2541	-81.5142
418	72P547	I 295	I 295 at SR 202	30.2530	-81.5180
419	72P548	I 295	I 295 at SR 202	30.2529	-81.5203
420	72P550	I 295	I 295 at SR 202	30.2514	-81.5255
421	72P551	I 295	I 295 at SR 202	30.2508	-81.5288
422	72P552	I 295	I 295 at SR 202	30.2586	-81.5183
423	72P553	I 295	I 295 at SR 202	30.2570	-81.5176
424	72P554	I 295	I 295 at SR 202	30.2557	-81.5178
425	72P555	I 295	I 295 at SR 202	30.2525	-81.5163
426	72P556	I 295	I 295 at SR 202	30.2512	-81.5170
427	72P557	I 295	I 295 at SR 202	30.2499	-81.5163
428	72P558	I 295	I 295 at SR 202	30.2485	-81.5161
429	72P559	I 295	I 295 at SR 202	30.2469	-81.5156
430	72P560	I 295	I 295 at SR 202	30.2453	-81.5152
431	72P561	I 295	I 295 at SR 202	30.2436	-81.5150
432	72P562	I 295	SW Quad of Exit 10	30.1902	-81.7060
433	72P563	I 295	NW Quad of Exit 10	30.1948	-81.7074
434	72P564	I 295	NW Quad of Exit 10	30.1921	-81.7063
435	72P565	I 295	SW Quad of Exit 10	30.1891	-81.7039
436	72P566	I 295	NE Quad of Exit 10	30.1935	-81.7061
437	72P567	I 295	SE Quad Exit 10	30.1908	-81.7045
438	72P568	I 295	NE Quad of Exit 10	30.1930	-81.7045
439	72P569	I 295	NE Quad of Exit 10	30.1920	-81.7033
440	72P570	I 295	SE Quad Exit 10	30.1913	-81.7012
441	72P591	I 10	SW Quad Exit 350	30.3058	-81.8827
442	72P593	I 10	SE Quad Exit 350	30.3063	-81.8780
443	72P596	I 10	SE Quad Exit 350	30.3070	-81.8704

444	72P597	I 10	SE Quad Exit 350	30.3073	-81.8683
445	72P598	I 10	SE Quad Exit 350	30.3074	-81.8657
446	72P599	I 10	SE Quad Exit 350	30.3077	-81.8632
447	72P600	I 10	SE Quad Exit 350	30.3079	-81.8607
448	72P601	I 10	NE Quad Exit 350	30.3085	-81.8620
449	72P602	I 10	NE Quad Exit 350	30.3083	-81.8645
450	72P603	I 10	NE Quad Exit 350	30.3082	-81.8671
451	72P604	I 10	NE Quad Exit 350	30.3082	-81.8699
452	72P605	I 10	NE Quad Exit 350	30.3077	-81.8718
453	72P606	I 10	NE Quad Exit 350	30.3075	-81.8743
454	72P607	I 10	NE Quad Exit 350	30.3073	-81.8768
455	72P609	I 10	NW Quad Exit 350	30.3067	-81.8818
456	72P610	I 10	NW Quad Exit 350	30.3064	-81.8843
457	72P611	I 10	NW Quad Exit 350	30.3061	-81.8869
458	72P612	I 10	SW Quad Exit 350	30.3059	-81.8894
459	72P613	I 95	SW Quad of Exit 347	30.2891	-81.6285
460	72P614	I 95	SW Quad of Exit 347	30.2900	-81.6294
461	72P615	I 95	NW Quad of Exit 347	30.2918	-81.6481
462	72P616	I 95	SE Quad of Exit 337	30.1565	-81.5493
463	72P617	I 95	SE Quad of Exit 337	30.1592	-81.5506
464	72P618	I 95	SE Quad of Exit 337	30.1614	-81.5515
465	72P619	I 95	SE Quad of Exit 337	30.1628	-81.5519
466	72P620	I 95	SE Quad of Exit 337	30.1646	-81.5515
467	72P621	I 95	SE Quad of Exit 337	30.1653	-81.5499
468	72P622	I 95	SE Quad of Exit 337	30.1662	-81.5454
469	72P623	I 95	SE Quad of Exit 337	30.1660	-81.5513
470	72P624	I 95	SE Quad of Exit 337	30.1660	-81.5486
471	72P625	I 95	SE Quad of Exit 337	30.1636	-81.5529
472	72P626	I 95	SE Quad of Exit 337	30.1647	-81.5534
473	72P627	I 95	SE Quad of Exit 337	30.1660	-81.5533
474	72P628	I 95	SE Quad of Exit 337	30.1667	-81.5419
475	72P629	I 95	SW Quad of Exit 337	30.1623	-81.5534
476	72P630	I 95	SW Quad of Exit 337	30.1601	-81.5520
477	72P631	I 95	SW Quad Exit 337	30.1575	-81.5506
478	72P633	I 95	SW Quad of Exit 337	30.1667	-81.5677
479	72P634	I 95	SW Quad of Exit 337	30.1667	-81.5647
480	72P635	I 95	South Median Exit 337	30.1652	-81.5543
481	72P636	I 95	South Median Exit 337	30.1662	-81.5549
482	72P637	I 95	SW Quad of Exit 337	30.1666	-81.5626
483	72P638	I 95	SW Quad of Exit 337	30.1664	-81.5602
484	72P639	I 95	SW Quad Exit 337	30.1663	-81.5587

485	72P640	I 95	SW Quad of Exit 337	30.1653	-81.5563
486	72P641	I 95	SW Quad of Exit 337	30.1662	-81.5565
487	72P642	I 95	SW Quad of Exit 337	30.1640	-81.5547
488	72P643	I 95	NE Quad of Exit 337	30.1671	-81.5439
489	72P644	I 95	NE Quad of Exit 337	30.1667	-81.5473
490	72P645	I 95	NE Quad of Exit 337	30.1666	-81.5499
491	72P646	I 95	NE Quad of Exit 337	30.1668	-81.5520
492	72P647	I 95	NE Quad of Exit 337	30.1674	-81.5536
493	72P648	I 95	NE Quad of Exit 337	30.1668	-81.5542
494	72P649	I 95	NE Quad of Exit 337	30.1684	-81.5550
495	72P650	I 95	NE Quad of Exit 337	30.1699	-81.5560
496	72P651	I 95	NE Quad of Exit 337	30.1710	-81.5567
497	72P652	I 95	NE Quad of Exit 337	30.1723	-81.5573
498	72P653	I 95	NE Quad of Exit 337	30.1742	-81.5579
499	72P654	I 95	NE Quad of Exit 337	30.1757	-81.5582
500	72P655	I 95	NE Quad of Exit 337	30.1775	-81.5586
501	72P656	I 95	NW Quad of Exit 337	30.1766	-81.5593
502	72P657	I 95	NW Quad of Exit 337	30.1748	-81.5590
503	72P658	I 95	NW Quad of Exit 337	30.1731	-81.5585
504	72P659	I 95	NW Quad of Exit 337	30.1713	-81.5579
505	72P660	I 95	NW Quad of Exit 337	30.1700	-81.5575
506	72P661	I 95	NW Quad of Exit 337	30.1688	-81.5564
507	72P662	I 95	North Median Exit 337	30.1673	-81.5555
508	72P663	I 95	NW Quad of Exit 337	30.1671	-81.5574
509	72P664	I 95	NW Quad of Exit 337	30.1671	-81.5591
510	72P665	I 95	NW Quad of Exit 337	30.1671	-81.5611
511	72P666	I 95	NW Quad of Exit 337	30.1682	-81.5588
512	72P667	I 95	NW Quad of Exit 337	30.1688	-81.5576
513	72P668	I 95	NW Quad of Exit 337	30.1678	-81.5566
514	72P669	I 95	NW Quad Exit 337	30.1695	-81.5581
515	72P670	I 95	NW Quad of Exit 337	30.1684	-81.5601
516	72P671	I 95	NW Quad Exit 337	30.1679	-81.5620
517	72P672	I 95	NW Quad Exit 337	30.1676	-81.5636
518	72P673	I 95	NW Quad of Exit 337	30.1674	-81.5664
519	72P674	I 10	NW Quadrant Of Exit 351	30.3093	-81.8514
520	72P675	I 95	NW Quad of Exit 337	30.1677	-81.5693
521	72P677	I 95	I 95 at I 10 Interchange	30.3210	-81.6840
522	72P678	I 95	I 95 at I 10 Interchange	30.3215	-81.6829
523	72P679	I 95	I 95 at I 10 Interchange	30.3207	-81.6822
524	72P680	I 95	I 95 at I 10 Interchange	30.3227	-81.6825
525	72P681	I 95	I 95 at I 10 Interchange	30.3227	-81.6812

526	72P682	I 95	I 95 at I 10 Interchange	30.3221	-81.6796
527	72P683	I 95	I 95 at I 10 Interchange	30.3211	-81.6810
528	72P684	I 95	I 95 at I 10 Interchange	30.3240	-81.6815
529	72P685	I 95	I 95 at I 10 Interchange	30.3236	-81.6801
530	72P686	I 95	I 95 at I 10 Interchange	30.3245	-81.6793
531	72P687	I 95	I 95 at I 10 Interchange	30.3255	-81.6790
532	72P688	I 95	I 95 at I 10 Interchange	30.3252	-81.6804
533	72P689	I 95	I 95 at I 10 Interchange	30.3266	-81.6796
534	72P690	I 95	I 95 at I 10 Interchange	30.3274	-81.6787
535	72P691	I 95	I 95 at Monroe Street	30.3306	-81.6753
536	72P692	I 95	I 95 at Monroe Street	30.3313	-81.6745
537	72P693	I 95	I 95 at Monroe Street	30.3305	-81.6738
538	72P694	I 95	I 95 at Monroe Street	30.3325	-81.6731
539	72P695	I 95	I 95 at Monroe Street	30.3318	-81.6734
540	72P696	I 95	I 95 at Monroe Street	30.3329	-81.6723
541	72P697	I 295	I 295 at Collins Rd	30.2063	-81.7567
542	72P698	I 295	I 295 at Collins Rd	30.2081	-81.7580
543	72P699	I 295	I 295 at Collins Rd	30.2104	-81.7590
544	72P700	I 295	I 295 at Blanding Blvd	30.1982	-81.7391
545	72P701	I 295	NW Quad of Exit 12	30.2052	-81.7579
546	72P702	I 295	I 295 at Collins Rd	30.2110	-81.7601
547	72P703	I 295	I 295 at Collins Rd	30.2088	-81.7593
548	72P704	I 295	I 295 at Collins Rd	30.2069	-81.7584
549	72P705	I 295	I 295 at Collins Rd	30.2048	-81.7566
550	72P706	I 295	I 295 at Collins Rd	30.2040	-81.7558
551	72P707	I 295	I 295 at Collins Rd	30.2026	-81.7543
552	72P708	I 295	I 295 at Collins Rd	30.2013	-81.7522
553	72P709	I 295	I 295 at Collins Rd	30.2002	-81.7499
554	72P710	I 295	I 295 at Blanding Blvd	30.1992	-81.7472
555	72P711	I 295	I 295 at Blanding Blvd	30.1983	-81.7448
556	72P712	I 295	I 295 at Blanding Blvd	30.1972	-81.7423
557	72P713	I 295	I 295 at Blanding Blvd	30.1966	-81.7404
558	72P714	I 295	I 295 at Blanding Blvd	30.1953	-81.7390
559	72P715	I 295	I 295 at Blanding Blvd	30.1953	-81.7372
560	72P716	I 295	I 295 at Blanding Blvd	30.1947	-81.7355
561	72P717	I 295	I 295 at Blanding Blvd	30.1938	-81.7330
562	72P718	I 295	I 295 at Blanding Blvd	30.1930	-81.7308
563	72P719	I 295	I 295 at Blanding Blvd	30.1921	-81.7282
564	72P720	I 295	I 295 at Blanding Blvd	30.1912	-81.7254
565	72P721	I 295	I 295 at Blanding Blvd	30.1909	-81.7225
566	72P722	I 295	I 295 at Merrill Rd	30.3501	-81.5520

567	72P723	I 295	I 295 at Merrill Rd	30.3523	-81.5519
568	72P724	I 295	I 295 at Merrill Rd	30.3539	-81.5522
569	72P725	I 295	I 295 at Merrill Rd	30.3529	-81.5530
570	72P726	I 295	I 295 at Merrill Rd	30.3527	-81.5541
571	72P727	I 295	I 295 at Merrill Rd	30.3540	-81.5549
572	72P728	I 295	I 295 at Merrill Rd	30.3554	-81.5545
573	72P729	I 295	I 295 at Merrill Rd	30.3546	-81.5530
574	72P730	I 295	I 295 at Merrill Rd	30.3555	-81.5532
575	72P731	I 295	I 295 at Merrill Rd	30.3529	-81.5555
576	72P732	I 295	I 295 at Merrill Rd	30.3518	-81.5561
577	72P733	I 295	I 295 at Merrill Rd	30.3510	-81.5538
578	72P734	I 295	I 295 at Merrill Rd	30.3509	-81.5529
579	72P735	I 295	I 295 at Merrill Rd	30.3515	-81.5550
580	72P736	I 295	I 295 at Merrill Rd	30.3496	-81.5537
581	72P737	I 295	I 295 at Merrill Rd	30.3486	-81.5528
582	72P740	I 295	I 295 at Town Center Pkwy	30.2676	-81.5207
583	72P741	I 295	I 295 at Town Center Pkwy	30.2694	-81.5203
584	72P742	I 295	I 295 at Town Center Pkwy	30.2709	-81.5213
585	72P743	I 295	I 295 at Town Center Pkwy	30.2726	-81.5208
586	72P744	SR 113	SR 113 at Tredinick PKWY	30.3333	-81.5518
587	72P745	SR 113	SR 113 at Tredinick PKWY	30.3338	-81.5525
588	72P746	SR 113	SR 113 at Tredinick PKWY	30.3350	-81.5520
589	72P747	SR 113	SR 113 at Tredinick PKWY	30.3362	-81.5525
590	72P748	SR 113	SR 113 at Tredinick PKWY	30.3374	-81.5520
591	72P749	SR 113	SR 113 at Tredinick PKWY	30.3386	-81.5525
592	72P750	SR 113	SR 113 at Tredinick PKWY	30.3397	-81.5520
593	72P751	SR 113	SR 113 at Tredinick PKWY	30.3407	-81.5525
594	72P752	I 295	NE Quad of Exit 41	30.4114	-81.5644
595	72P753	I 295	SW Quad Exit 5	30.1824	-81.6321
596	72P754	I 295	SE Quad Exit 5	30.1794	-81.6254
597	72P755	I 295	NE Quad Exit 5	30.1794	-81.6241
598	72P756	I 295	NE Quad Exit 5	30.1816	-81.6269
599	72P757	I 295	SW Quad Exit 3	30.1692	-81.6058
600	72P758	I 295	NE Quad Exit 3	30.1694	-81.5994
601	72P759	I 295	SE Quad Exit 3	30.1684	-81.5988
602	72P760	I 295	SW Quad Exit 5	30.1803	-81.6298
603	72P761	I 295	SE Quad Exit 5	30.1802	-81.6269
604	72P762	I 95	I 95 at I 10 Interchange	30.3189	-81.6816
605	72P794	I 295	NE Quad Exit 5	30.1808	-81.6257
606	72P795	I 295	NE Quad Exit 5	30.1822	-81.6280
607	72P796	I 295	NE Quad Exit 5	30.1846	-81.6282

608	72P797	I 295	NW Quad Exit 5	30.1833	-81.6292
609	72P798	I 295	NW Quad Exit 5	30.1829	-81.6309
610	72P801	I 295	SW Quad Exit 5	30.1816	-81.6302
611	72P802	I 295	SW Quad Exit 5	30.1812	-81.6288
612	72P803	I 295	SW Quad Exit 5	30.1794	-81.6284
613	72P814	SR10A	SR 10A at Regency Sq Mall	30.3219	-81.5541
614	72P815	SR10A	SR10A at Regency Sq Mall	30.3214	-81.5527
615	72P816	SR10A	SR10A at Regency Sq Mall	30.3213	-81.5512
616	72P817	SR10A	SR10A at Regency Sq Mall	30.3214	-81.5502
617	72P818	SR10A	SR10A at Regency Sq Mall	30.3214	-81.5491
618	74P005	I-95 (SR-9)	NW Quad of Exit 373	30.6189	-81.6525
619	74P006	I-95 (SR-9)	SW Quad of Exit 373	30.6190	-81.6509
620	74P007	I-95 (SR-9)	NW Quad of Exit 373	30.6221	-81.6513
621	74P008	I-95 (SR-9)	NW Quad of Exit 373	30.6204	-81.6512
622	74P009	I-95 (SR-9)	NE Quad of Exit 373	30.6214	-81.6499
623	74P010	I-95 (SR-9)	NE Quad of Exit 373	30.6234	-81.6510
624	74P011	I-95 (SR-9)	NE Quad of Exit 373	30.6198	-81.6497
625	74P012	I-95 (SR-9)	NE Quad of Exit 373	30.6205	-81.6468
626	74P013	I-95 (SR-9)	SE Quad of Exit 373	30.6196	-81.6482
627	74P014	I-95 (SR-9)	SE Quad of Exit 373	30.6184	-81.6491
628	74P015	I-95 (SR-9)	SW Quad of Exit 373	30.6174	-81.6501
629	74P016	I-95 (SR-9)	SE Quad of Exit 373	30.6169	-81.6486
630	74P017	I-95 (SR-9)	SW Quad of Exit 373	30.6158	-81.6491
631	74P018	I-95 (SR-9)	SE Quad of Exit 373	30.6146	-81.6479
632	74P019	I-95	I-95 at US 17	30.7181	-81.6676
633	74P020	I-95	I-95 at US-17	30.7166	-81.6684
634	74P021	I-95	I-95 at US-17	30.7156	-81.6697
635	74P022	I-95	I-95 at US-17	30.7145	-81.6737
636	74P023	I-95	I-95 at US-17	30.7144	-81.6706
637	74P024	I-95	I-95 at US-17	30.7137	-81.6698

638	74P025	I-95	I-95 at US-17	30.7136	-81.6725
639	74P026	I-95	I-95 at US-17	30.7127	-81.6703
640	74P027	I-95	I-95 at US-17	30.7123	-81.6719
641	74P028	I-95	I-95 at US-17	30.7115	-81.6700
642	74P029	I-95	I-95 at US-17	30.7114	-81.6718
643	74P030	I-95	I-95 at US-17	30.7107	-81.6706
644	74P031	I-95	I-95 at US-17	30.7094	-81.6697
645	78P011	I 95	I 95 at SR 207	29.8236	-81.3779
646	78P012	I 95	I 95 at SR 207	29.8250	-81.3782
647	78P013	I 95	I 95 at SR 207	29.8262	-81.3790
648	78P014	I 95	I 95 at SR 207	29.8272	-81.3796
649	78P015	I 95	I 95 at SR 207	29.8275	-81.3805
650	78P016	I 95	I 95 at SR 207	29.8265	-81.3801
651	78P017	I 95	I 95 at SR 207	29.8253	-81.3797
652	78P018	I 95	I 95 at SR 207	29.8246	-81.3793
653	78P019	I 95	I 95 at SR 207	29.8237	-81.3786
654	78P020	I 95	I 95 at SR 210	30.0630	-81.4978
655	78P021	I 95	I 95 at SR 210	30.0646	-81.4975
656	78P022	I 95	I 95 at SR 210	30.0662	-81.4978
657	78P023	I 95	I 95 at SR 210	30.0673	-81.4987
658	78P024	I 95	I 95 at SR 210	30.0655	-81.4989
659	78P025	I 95	I 95 at SR 210	30.0640	-81.4986
660	78P026	US 1	US 1 at Nocatee Pkwy	30.1033	-81.4779
661	78P027	US 1	US 1 at Nocatee Pkwy	30.1010	-81.4755
662	78P028	US 1	US 1 at Nocatee Pkwy	30.1002	-81.4747
663	78P029	US 1	US 1 at Nocatee Pkwy	30.0990	-81.4736
664	78P030	US 1	US 1 at Nocatee Pkwy	30.0983	-81.4720
665	78P031	US 1	US 1 at Nocatee Pkwy	30.1026	-81.4764
666	78P032	I 95	I 95 at SR 16	29.9153	-81.4111
667	78P033	I 95	I 95 at SR 16	29.9169	-81.4106
668	78P034	I 95	I 95 at SR 16	29.9178	-81.4116
669	78P035	I 95	I 95 at SR 16	29.9193	-81.4122
670	78P036	I 95	I 95 at SR 16	29.9215	-81.4131
671	78P037	I 95	I 95 at SR 16	29.9225	-81.4136
672	78P038	I 95	I 95 at SR 16	29.9186	-81.4149
673	78P039	I 95	I 95 at SR 16	29.9202	-81.4133
674	78P040	I 95	I 95 at SR 16	29.9183	-81.4127
675	78P041	I 95	I 95 at SR 16	29.9176	-81.4135
676	78P042	I 95	I 95 at SR 16	29.9165	-81.4122
677	78P043	I 95	I 95 at SR 16	29.9139	-81.4113
678	78P044	US 1	US 1 at Nocatee Pkwy	30.0971	-81.4704

679	78P045	US 1	US 1 at Nocatee Pkwy	30.1048	-81.4786
680	78P046	SR 9B	SR 9B at Peyton Parkway	30.0871	-81.5207
681	78P047	SR 9B	SR 9B at Peyton Parkway	30.0892	-81.5205
682	78P048	SR 9B	SR 9B at Peyton Parkway	30.0902	-81.5186
683	78P049	SR 9B	SR 9B at Peyton Parkway	30.0911	-81.5205
684	78P050	SR 9B	SR 9B at Peyton Parkway	30.0922	-81.5189
685	78P051	SR 9B	SR 9B at Peyton Parkway	30.0941	-81.5221
686	78P052	SR 9B	SR 9B at Peyton Parkway	30.0955	-81.5179

**THIS COMPLETES
THE SCOPE OF SERVICES**

EXHIBIT "B"
METHOD OF COMPENSATION

1.0 PURPOSE

This exhibit defines the method and limits of compensation to be made to the Consultant for the services described in Exhibit "A", Scope of Services, and the method by which payments will be made.

2.0 COMPENSATION

For satisfactory completion of all services detailed in Exhibit "A", Scope of Services, of this agreement, the Department will pay the Consultant a Total Maximum Limiting Amount not to exceed **\$2,457,952.00**. It is agreed that this amount will be the limit of all compensation due the Consultant for completion of the services detailed in Exhibit "A".

The total amount of this agreement is expected to be funded by multiple appropriations. The State of Florida's performance and obligation to pay under this contract is contingent upon appropriation by the Legislature. **Currently \$820,000.00 for FIN: 214818-7-72-23 has been approved AND \$200,000.00 for FIN: 214818-8-72-23 has been approved.** Therefore, it is agreed that the Consultant will not be obligated to perform services nor incur costs which would result in exceeding the funding currently approved, nor will the Department be obligated to reimburse the Consultant for costs or make fee payments in excess of currently established funding. The Department will provide written authorization if and when subsequent appropriations are approved and encumbered for this contract.

2.1 Summary of Compensation

The Total Maximum Limiting Amount will include the elements defined in the Contract Compensation Summary Table below:

Contract Compensation Summary Table			
Financial Project Number: 214818-7-72-23			
Compensation Element Description	Method of Payment	Limit/ Estimate	Original Amount
Bridge Inspection Services (LA-4)	<i>Defined loaded rates for each class/person/unit of work (LA-4)</i>	Limit	\$ 1,931,221.00
<i>Subtotal:</i>			\$ 1,931,221.00
Financial Project Number: 214848-8-72-23			
Compensation Element Description	Method of Payment	Limit/ Estimate	Original Amount
Bridge Inspection Services (LA-4)	<i>Defined loaded rates for each class/person/unit of work (LA-4)</i>	Limit	\$ 526,731.00
<i>Subtotal:</i>			\$ 526,731.00
Total Contract Amount:			\$ 2,457,952.00

This Agreement does not involve the purchase of Tangible Personal Property, as defined in Section 273.02 Florida Statutes.

2.2 Details of Compensation

Limiting Amount/Cost Reimbursement Elements

For the following elements which are established as reimbursables, the Department will compensate the Consultant, subject to the total established limiting amount, for all reasonable, allocable and allowable costs incurred in the categories defined below. The reasonableness, allocability and allowability of compensation sought under this agreement is expressly made subject to the terms of this Agreement; Federal Acquisition Regulations; Office of Management and Budget Circulars A-21, A-87, A-102, A-110; and any pertinent Federal and State Law.

Bridge Inspection Services- (LA-4)

Subject to the established limiting amount, the Consultant will be compensated for these services based on the rates provided in Table 6 of Section 5.0. No additional multipliers will be applied to these rates. For units of work, payment for such services will be based on approved units incurred during the billing period. For labor rates, payment for such services will be based on approved time incurred during the billing period. No additional multipliers will be applied to these rates. The following firms loaded labor rates are inclusive of Contract Duration Adjustment Factor: *Kisinger Campo & Associates, Corp.*; *FIT Engineering, LLC*; *NOVA Engineering & Environmental LLC*

3.0 INVOICING PROCEDURE

The Consultant will be eligible for progress payments under this agreement at monthly intervals or when individual tasks or mileposts defined in this agreement are completed or reached.

Invoices for this agreement will be prepared by the Consultant and submitted through the Department's web-enabled Consultant Invoice Transmittal System (CITS) Internet application.

The invoices will be supported by such information as may be required by Department procedures to substantiate the charges being invoiced. The Consultant will maintain for this purpose a job cost accounting system that is acceptable to the Department.

If requested by the Department, the final invoice for this agreement will be accompanied by a certified job cost summary report generated by the Consultant's accounting system. The report will include at a minimum the total number of hours and salary cost actually charged to the project, the total miscellaneous direct expense, and total sub-consultant cost charged to the project.

The Consultant will report sub-consultant payments through the Department's Equal Opportunity Compliance System (EOC) on the Internet. Failure to submit sub-consultant payment information may be cause for rejection of the invoice. For additional information on how to enter payment information into the Department's EOC system please refer to following link: <https://www.fdot.gov/equalopportunity/eoc.shtm> Within thirty days after receipt of final payment, the Consultant will report final sub-consultant payments through the Equal Opportunity Compliance System. The Consultant will pay all sub-consultants their proportionate share of payments received from the Department within thirty days of the Consultant's receipt of payment from the Department.

The Department will render a decision on the acceptability of services within five working days of receipt of either the services, invoice, or progress report, whichever is later. The Department reserves the right to withhold payments for work not completed, or work completed unsatisfactorily, or work that is deemed inadequate or untimely by the Department. Any payment withheld will be released and paid to the Consultant promptly when work is subsequently performed.

4.0 PROJECT CLOSEOUT

4.1 Final Audit

If requested, the Consultant will permit the Department to perform an audit of the records of the Consultant and any or all sub-consultants to support the compensation paid the Consultant. The audit will be performed as soon as practical after completion and acceptance of the contracted services. In the event funds paid to the Consultant under this Agreement are subsequently properly disallowed by the Department because of accounting errors or charges not in conformity with this Agreement, the Consultant agrees that such disallowed amounts are due to the Department upon demand. Further, the Department will have the right to deduct, from any payment due the Consultant under any other contract, any amount due the Department.

4.2 Certificate of Completion

A Certificate of Completion will be prepared for execution by both parties stating the total compensation due the Consultant, the amount previously paid, and the difference.

Upon execution of the Certificate of Completion, the Consultant will either submit a termination invoice for an amount due or refund for overpayment, provided the net difference is not zero.

5.0 COMPENSATION RATES

The following tables are provided for definition of contractual rates. Table numbers not listed are not included in this document.

Table 6 – Loaded Labor Rates & Unit Rates (Pay Items)

METHOD OF COMPENSATION TABLES

Table 6 - Unit Rates			
*No multipliers will be added to the following rates.			
Company	Position/Item	Unit	Rate
Kisinger Campo & Associates, Corp.	Assistant Bridge Inspector Home	HOUR	\$ 78.38
Kisinger Campo & Associates, Corp.	Chief Engineer 2 Home	HOUR	\$ 217.15
Kisinger Campo & Associates, Corp.	Contract Coordinator Home	HOUR	\$ 101.12
Kisinger Campo & Associates, Corp.	Engineer 1 Home	HOUR	\$ 141.73
Kisinger Campo & Associates, Corp.	Engineer 2 Home	HOUR	\$ 182.05
Kisinger Campo & Associates, Corp.	High Mast Light Poles	Unit	\$ 629.06
Kisinger Campo & Associates, Corp.	High Mast Light Poles - Initial	Unit	\$ 612.55
Kisinger Campo & Associates, Corp.	High Mast Light Poles - Management FIT Inspections	Unit	\$ 84.62
Kisinger Campo & Associates, Corp.	Project Manager 3 Home	HOUR	\$ 221.37
Kisinger Campo & Associates, Corp.	Secretary/Clerical Home	HOUR	\$ 89.46
Kisinger Campo & Associates, Corp.	Senior Certified Bridge Inspector Home	HOUR	\$ 126.27
Kisinger Campo & Associates, Corp.	Senior Engineer 1 Home	HOUR	\$ 241.66
Kisinger Campo & Associates, Corp.	Traffic Signal Mast Arms	Unit	\$ 589.37
Kisinger Campo & Associates, Corp.	Traffic Signal Mast Arms - Initial	Unit	\$ 655.20
Kisinger Campo & Associates, Corp.	Traffic Signal Mast Arms - Management FIT Inspections	Unit	\$ 84.62
FIT Engineering, LLC	Assistant Bridge Inspector Field	HOUR	\$ 72.73
FIT Engineering, LLC	High Mast Light Poles	Unit	\$ 393.03
FIT Engineering, LLC	High Mast Light Poles - Initial	Unit	\$ 440.04
FIT Engineering, LLC	Senior Certified Bridge Inspector Field	HOUR	\$ 97.91
FIT Engineering, LLC	Senior Engineer 1 Field	HOUR	\$ 132.73
FIT Engineering, LLC	Traffic Signal Mast Arms	Unit	\$ 393.03
FIT Engineering, LLC	Traffic Signal Mast Arms - Initial	Unit	\$ 440.04
NOVA Engineering and Environmental, LLC	Chief Scientist Home	HOUR	\$ 185.88
NOVA Engineering and Environmental, LLC	MAT Senior Engineer Home	HOUR	\$ 220.34
NOVA Engineering and Environmental, LLC	MAT Senior Engineering Technician Home	HOUR	\$ 98.78
NOVA Engineering and Environmental, LLC	NDT Services	Unit	\$3,089.76



January 13, 2023

St. Johns County
 Clint Lynch
 2750 Industry Center Rd.
 St. Augustine, FL 32084

RE: Proposal for As Needed Inspection Services for Traffic Signal Mast Arms and High Mast Light Pole

Dear Mr. Lynch:

This is proposal acknowledgement that KCA intends to enter into an agreement with St. Johns County to provide, as needed inspection services, of Traffic Signal Mast Arms and High Mast Light Poles. The scope of work and the unit rate fees will be governed by piggybacking off of KCA's existing FDOT Contract CAJ69, entered upon with FDOT on July 14, 2022 and with an end of services date of July 13, 2027. Unit rates per contract are as follows:

FDOT Contract CAJ69 Unit Rates		
No multipliers will be added to the following rates		
Item	Unit	Rate
Traffic Signal Mast Arm - Initial	one vertical	\$ 655.20
Traffic Signal Mast Arm - Routine	one vertical	\$ 589.37
High Mast Light Pole - Initial	each	\$ 612.55
High Mast Light Pole - Routine	each	\$ 629.06

Initial Inspection occurs when no prior inspection has been completed

Routine Inspection occurs any inspection after the Initial Inspection has been completed

Kisinger Campo & Associates, Corp.

St. Johns County

By: 
 (Patrick O'Grady)

By: _____

Title: Vice President/Bridge Inspection Manager

Title: _____

Date: January 13, 2023

Date: _____