# RESOLUTION NO. 2024 - 379

A RESOLUTION BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, AUTHORIZING THE COUNTY ADMINISTRATOR, OR DESIGNEE, TO AWARD BID NO. 1901; CONSTRUCTION OF HASTINGS COMMUNITY CENTER AND LIBRARY - CDBG PROJECT TO KINGDOM CONSTRUCTION SERVICES, INC. AS THE LOWEST, RESPONSIVE AND RESPONSIBLE BIDDER, AND TO EXECUTE AN AGREEMENT FOR COMPLETION OF THE PROJECT.

# RECITALS

WHEREAS, the project will include the construction of a new branch library, community center, and Health and Human Services annex to serve Hastings and the rest of southwest St. Johns County. The project addresses a deficiency in library services for these residents; and

WHEREAS, through the County's formal Bid process, Kingdom Construction Services, Inc. was the lowest, responsive, and responsible bidder, with a total bid price of \$6,276,523.00; which includes Bid Alternate #1 to design and build an underground retention/detention system in lieu of a pond for the creation of additional parking; and

WHEREAS, the County finds that entering into a contract for completion of the work serves a public purpose, and the contract will be in substantial conformance with the attached draft; and

WHEREAS, the project will be funded by multiple County and Grant funding sources.

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 finds of fact.
- Section 2. The County Administrator, or designee, is hereby authorized to award Bid No. 1901 to Kingdom Construction Services, Inc. as the lowest, responsive, and responsible bidder.
- Section 3. Upon approval by the Board of County Commissioners, the County Administrator, or designee, is further authorized to execute an agreement in substantially the same form and format as the attached draft for the completion of the project as specifically provided in Bid No: 1901.
- 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, this 17th day of September, 2024.

Rendition Date SEP 17 2024

BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY FLORIDA

Bv:

Sarah Arnold, Chair

ATTEST: Brandon J. Patty,

Clerk of the Circuit Court & Comptroller

By: Lugar

Deputy Clerk



# MASTER CONSTRUCTION AGREEMENT BETWEEN ST. JOHNS COUNTY AND CONTRACTOR

Master Construction Agreement No: 24-MCA-KIN-20172

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This Master Construction Agreement ("Contract"	) is made this	day of	
(the "Effective Date") by and between ST. JOHNS COU	NTY ("County")	, a political subd	ivision of the State of Florida,
whose principal offices are located at 500 San Sebastian	r View, St. Augus	tine, FL 32084,	and Kingdom Construction
Services, Inc. ("Contractor"), a company authorized to do	business in the St	ate of Florida, wi	th its principal offices located
at: 1102 N. Main Street, Suite E, Wildwood, FL 34785, Ph	ione: (352)502-164	17, and E-mail: <u>ia</u>	an@kingdomconstruction.org,
for IFB 1901; Construction of Hastings Community Ce	enter and Library	- CDBG Projec	t hereinafter referred to as the
"Project". When referenced together, the County and Con	ntractor shall collect	ctively be referre	d to as the Parties.

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 are the collective documents which form the Contract, and shall govern completion of the Work. The Contract Documents hereby include the following:
  - a) Fully Executed Change Orders and Amendments to this Agreement;
  - b) Field Orders signed by County's Project Manager;
  - c) Notice to Proceed;
  - d) This Master Construction Agreement and all Exhibits and/or Attachments hereto:
    - i. Exhibit A-1 Project Manual Volume One, Dated May 16, 2024, Revised by Addendum #1
    - ii. Exhibit A-2 Project Manual Volume Two, Dated May 16, 2024, Revised by Addendum #1
    - iii. Exhibit B Consolidated Construction Plans, Dated May 16, 2024, Revised by Addendum #1
    - iv. Exhibit C Davis-Bacon Wage Determination, Dated May 31, 2024
    - v. Exhibit D Appendix II to Part 200, Dated August 8, 2024
    - vi. Exhibit E Inter-Departmental Agreement for Use of CDBG Funds
    - vii. Exhibit F Public Library Construction Grant Agreement #24-PLC-18 Draft
    - viii. Exhibit G Bid Alternate #1 Additional Parking Spot Diagram
    - ix. Exhibit H Environmental Assessment, Dated September 14, 2023
    - x. Exhibit I Report of Geotechnical Exploration, Dated April 3, 2023
    - xi. Exhibit J Florida Commerce Award Letter, Dated February 2, 2024
    - xii. Exhibit K Florida Capital Projects Fund Grant Agreement No: BB216
    - xiii. Exhibit L American Rescue Plan Act Of 2021 (ARPA) Required Contract Clauses
  - e) Bonds and Insurance furnished by the Contractor in accordance with Article XIII herein;
  - f) Bid Documents and Bid Forms with all addenda thereto for Bid No. 1901
- 1.1.2 Documents not enumerated above are not Contract Documents and do not form part of this Contract. No terms, conditions, limitations or exclusions in Contractor's submitted Bid or invoices shall be binding upon County or become part of the Contract Documents. In the event of discrepancies, the Contract Documents shall be interpreted in the order of precedence as listed above in Section 1.1.1. Additionally, Specifications shall govern over Drawings, electronic documents shall govern over hard-copy documents, numerical dimensions shall govern over dimensions acquired by scaling, and fully executed documents shall govern over unsigned drafts.
- 1.1.3 Shop Drawings, Product Data, Samples and similar submittals (hereafter "Submittals") are not Contract Documents. The County will review and take action upon Contractor's submitted Submittals but only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents. Review of Submittals is not conducted for the purpose of determining the accuracy and completeness of other details, such as dimensions and quantities, nor for substantiating instructions for installation or performance of equipment or systems, all of which remain the responsibility of Contractor.
- 1.1.4 All Submittals (whether in hard or soft copy) prepared by or on behalf of Contractor in the course of the Work shall be the exclusive property of the County. Ownership of any proprietary information or intellectual property contained in such Submittals shall remain with Contractor. Contractor grants the County a perpetual, royalty-free, license to use, copy and allow third parties to use such Submittals and all proprietary information contained in them as may be required for the County's internal business purposes including without limitation tendering, installing, operating, repairing, maintaining, modifying, reconstructing, replacing and/or upgrading the Work. Such license shall be capable of transfer and/or sub-

licencing in whole or part without notice to or further consent of Contractor. Contractor shall not be held liable for reuse of Contractor's Submittals by the County for purposes other than originally intended as stated in the Contract Documents.

- 1.1.5 Contractor is solely responsible for requesting instructions, interpretations, or clarifications to the Contract Documents and is solely liable for any costs and/or expenses arising from its failure to do so. Contractor shall have a continuing duty to read, carefully study and compare each of the Contract Documents, the Submittals and shall give immediate written notice to the Project Manager and the County of any inconsistency, ambiguity, error or omission which Contractor may discover with respect to these documents before proceeding with the affected Work. The issuance, or the express or implied approval by the County or the Project Manager of the Contract Documents or Submittals shall not relieve any such approval by evidence of Contractor's compliance with the Contract. The County has requested the Project Manager to provide to Contractor documents for the Project, including the Drawings and Specifications for the Project, which are accurate, adequate, consistent, coordinated, and sufficient for construction. HOWEVER, THE COUNTY MAKES NO REPRESENTATION OR WARRANTY OF ANY NATURE WHATSOEVER TO CONTRACTOR CONCERNING SUCH DOCUMENTS. By the execution hereof, Contractor acknowledges and represents that it has received, reviewed and carefully examined such documents, has found them to be complete, accurate, adequate, consistent, coordinated and sufficient for construction, and that Contractor has not, does not, and shall not rely upon any representation or warranties by the County concerning such documents as no such representation or warranties have been or are hereby made.
- 1.1.6 Any dispute relating to the Contract Documents, shall be resolved through good faith efforts upon the part of the Contractor and the County. Should Contractor have any questions concerning interpretation or clarification of the Contract Documents, Contractor shall submit to the County's Project Manager, in writing, a request for clarification that clearly and concisely sets forth the issues for which such request is sought. Such request shall be submitted to the Project Manager by the Contractor within three (3) business days of receipt of the Contract Documents, or the direction, interpretation, or clarification thereof provided by the County. The County's Project Manager shall render a determination concerning such interpretation or clarification, which shall be considered final and conclusive unless Contractor files a written protest within fourteen (14) calendar days of receipt thereof. Contractor's protest shall be submitted to the Purchasing Director, and shall state clearly and in detail the basis thereof. Failure by the Contractor to protest the County Project Manager's rendered determination within the timeframe above, shall constitute a waiver by the Contractor of all its rights to further protest, judicial, or otherwise. The Purchasing Director shall consider the Contractor's protest and shall render a decision thereon, in writing, within ten (10) calendar days. If Contractor does not agree with the determination of the Purchasing Director, the Contractor shall deliver written notice to that effect to the County within three (3) business days of receipt of the determination by the Purchasing Director.
- 1.1.7 Unless otherwise directed in writing, Contractor shall at all times carry on with the Work and maintain its progress schedule in accordance with the requirements of the Contract and the determination of the County, pending resolution of any Contract Document dispute. In no event will a dispute, the filing of a protest, claim or appeal, or the resolution or litigation thereof, relieve Contractor from its obligation to timely perform the Work required by the Contract and to maintain the progress schedule in accordance with the Contract.
- 1.1.8 Any and all Contract Documents shall remain the property of the County. Contractor is granted a limited license to use and reproduce applicable portions of the Contract Documents issued by the County appropriate to, and for use in, execution of the Work. Contractor shall have the right to keep one record set of the Contract Documents upon completion of the Work; provided, however, that in no event shall Contractor and/or its subcontractors use, or permit to be used, any or all of such Contract Documents on other projects without the specific written consent of the County.

### 1.2 Definitions

Terms used within this Agreement shall have the meaning as set forth in the St. Johns County Purchasing Policy, or as provided herein. Terms defined herein for specific application to this Contract shall govern over definition of terms provided in the St. Johns County Purchasing Policy.

- 1.2.1 Acceptance of the Work: Written acceptance of the Work by the County and the County's Project Manager.
- 1.2.2 <u>Applicable Laws</u>: All local, state, and federal laws, statutes, codes, ordinances, rules and regulations in effect at the time Work and Warranty Work is performed under this Contract.

- 1.2.3 <u>Claim</u>: 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.
- 1.2.4 <u>Contract Price</u>: The sum set forth in Article IV of this Contract shall constitute the Contract Price, as may be amended by Change Order. Unless otherwise approved by the County in writing, the Contract Price includes all taxes, including without limitation, income and withholding tax of any kind and sales tax imposed by the state or by the County and paid by Contractor or any Subcontractors with respect to sales of goods purchased for the performance of the Work.
- 1.2.5 <u>Contract Time</u>: The number of calendar days between commencement and completion of the Work, established in paragraph 3.1.1 of this Contract, as may be amended by Change Order.
- 1.2.6 <u>Design</u>: Those design services related to the Project prepared by the County or the County's consultants or other representatives, which shall, as may be required, be included in Contractor's Work.
- 1.2.7 <u>Drawings</u>: The graphic and pictorial portions of the Contract Documents, illustrating the design, location and dimensions of the Work, generally including but not limited to, plans, elevations, sections, details, general notes, schedules and diagrams.
- 1.2.8 <u>Final Completion</u>: Completion of all Work in compliance with the Contract Documents, as determined by the County, and issuance of a Final Certificate for Payment.
- 1.2.9 <u>Force Majeure Events</u>: Those events that are not reasonably foreseeable and are beyond the control of both the Contractor and the County, including acts of war, terrorist attacks, labor strikes, floods, earthquakes, epidemics, pandemics, riots, adverse weather conditions, and other acts of God.
- 1.2.10 Jobsite: Any physical location or other place on, under, in, at or through which any aspect of the Work is performed.
- 1.2.11 Notice to Proceed: A written notice given by the County to Contractor fixing the date on which the Contract Time will commence to run and identifying the corresponding Substantial Completion and Final Completion dates.
- 1.2.12 <u>Product Data</u>: Illustrations, standard schedules, performance charts, instructions, brochures, diagrams and other information furnished by Contractor to illustrate materials or equipment for some portion of the Work.
- 1.2.13 <u>Project</u>: The total undertaking to be accomplished for County by engineers, contractors, and others, including planning, study, design, construction, testing, commissioning, and start-up, and of which the Work to be performed under the Contract Documents is a part.
- 1.2.14 <u>Project Manager</u>: The County's representative assigned to the Project, or any part thereof, to observe the Work and perform certain other obligations of the County as defined in Article VI below.
- 1.2.15 <u>Shop Drawings</u>: Drawings, diagrams, schedules, and other data specially issued for the Work by Contractor or a Subcontractor, Sub-subcontractor, and material suppliers to illustrate some portion of the Work.
- 1.2.16 <u>Specifications</u>: That portion of the Contract Documents consisting of the written requirements for materials, standards, equipment, construction systems, and standards of workmanship for the Work, and performance of related services.
- 1.2.17 <u>Subcontractor</u>: A Subcontractor is an individual, partnership, corporation, association, joint-venture or any combination thereof, which has a direct or indirect contract with Contractor to perform a portion of the Work.
- 1.2.18 <u>Substantial Completion</u>: The stage in the progression of the Work when the Work is sufficiently complete in accordance with this Contract so that the County can enjoy beneficial use or occupancy of the Work and can utilize the Work for its intended purpose.
- 1.2.19 Work: Construction and services required by the Contract Documents, including all labor, materials, equipment

and services as well as other deliverables provided, or to be provided, by Contractor to fulfill Contractor's obligations under this Contract. The Work may constitute the whole or part of the Project.

# 1.3 Ownership of Contract Documents

Any and all Contract Documents shall remain the property of the County. Contractor is granted a limited license to use and reproduce applicable portions of the Contract Documents issued by the County appropriate to, and for use in, execution of the Work. Contractor shall have the right to keep one record set of the Contract Documents upon completion of the Work; provided, however, that in no event shall Contractor and/or Contractor's subcontractors use, or permit to be used, any or all of such Contract Documents on other projects without the specific written consent of the County.

### ARTICLE II THE WORK

# 2.1 Project Description

The Project involves the construction of a new branch library, community center, and HHS annex to serve Hastings and the rest of southwest SJC. The project addresses a deficiency in library services to these residents. The current facility, which was acquired by the County on March 1, 2018, provides maintenance and operating challenges. The need for this new branch was identified in the Master Plan for Libraries Update Through the Year 2020. A new branch will meet the needs of people of all ages in this southwest area of the County, while eliminating the escalating costs associated with an older, not well-maintained building, that was never designed to accommodate the needs of a busy public library. An initial layout of approx. 10,000sf will serve the Hastings area for the foreseeable future.

### 2.2 Labor and Materials

- 2.2.1 Contractor shall perform all of the Work required, implied, or reasonably inferable from, the Contract Documents. Unless otherwise provided in the Contract Documents, Contractor shall provide and pay for all labor, supervision, materials, supplies, tools, transportation, storage, construction equipment and machinery, utilities (including but not limited to water, heat, fuel, light, and cooling), and all other services necessary for proper execution and completion of the Work, whether temporary or permanent and whether or not incorporated or to be incorporated in the Work. Materials, articles and equipment furnished by Contractor for incorporation into the Work shall be new unless otherwise specified in the Contract Documents.
- 2.2.2 Contractor shall use only competent and skilled personnel to perform and supervise the Work and shall remove from such Work any person determined to be unfit, unqualified, or acting in violation of any obligation of Contractor under this Contract. In the event a person is removed from the Work, Contractor shall promptly replace such individual with another who is fully competent and skilled to perform the Work at Contractor's sole expense.
- 2.2.3 Except as otherwise required for the safety or protection of persons or the Work or property at the Jobsite or adjacent thereto, and except as otherwise stated in the Contract Documents, all Work at the Jobsite shall be performed during regular working hours, Monday through Friday. Contractor will not perform Work on a Saturday, Sunday, or any legal holiday. Contractor may perform Work outside regular working hours or on Saturdays, Sundays, or legal holidays only with the County's prior written consent, which will not be unreasonably withheld.
- 2.2.4 In addition, when the Work requires by Florida Statute, Contractor shall use only licensed, registered and/or certified personnel to perform the Work. Such Statutes may include, but are not limited to, Chapter 489 (Regulation of Professions and Occupations Contracting) and Chapter 633, Part III (Fire Protection and Suppression) of the Florida Statutes.

# 2.3 Project Sequencing/Arrangement

Contractor shall not be limited in the sequencing or staging of the Work except to the extent that the Contract Documents impose limitations. Neither the organization of any of the Contract Documents into divisions, sections, paragraphs, articles, (or other categories), nor the organization/arrangement of the Drawings or Design, shall control Contractor in dividing the Work or in establishing the extent or scope of Work to be performed by Subcontractors.

### 2.4 Payment of Costs

Except as otherwise expressly provided, Contractor shall pay directly all costs and expenses of the Work of any kind or nature whatsoever including but not limited to all costs of permitting, regulatory compliance, obtaining and maintaining required bonds and insurance pursuant to Article XIII, payments due to Subcontractors and suppliers, legal, financial, sales, use and similar taxes on materials and equipment, transportation and storage of materials and equipment, preparation of schedules, budgets and reports and all other costs required to achieve Substantial Completion and Final Completion in

accordance with the Contract Documents.

# 2.5 Cleaning the Jobsite

Contractor shall keep the Jobsite neat, secure and orderly during performance of the Work and shall clean up and remove all waste, rubbish and construction debris from the Jobsite as they accumulate. Upon Final Completion of the Work, Contractor shall remove all waste, rubbish and construction debris from and about the Jobsite as well as all tools, appliances, construction equipment, temporary utilities, temporary construction and machinery and surplus materials. Contractor shall restore to original condition all property not designated for alteration by the Contract Documents.

# 2.6 Reporting Requirements

- 2.6.1 <u>Daily Record.</u> The Contractor shall keep a daily record of the Work at the Jobsite. At a minimum the Daily Record shall include weather conditions, number of workers (by trade) on the Jobsite, and material/equipment deliveries. Daily Records shall be submitted by close of business the following day.
- 2.6.2 <u>Monthly Report.</u> The Contractor shall prepare and submit a written monthly report by the tenth day of each calendar month. Monthly reports shall at a minimum describe Work completed in the prior month, planned Work for the current month, detailed explanations of any activity that is behind schedule, corrective actions taken to recover schedule, safety and environmental incidents and corrective actions taken.

### 2.7 Title and Risk of Loss

Title to the structures, improvements, fixtures, machinery, equipment and materials constituting the Work or the Project shall pass to the County no later than time of payment. Such transferred title shall in each case be good, free and clear of any and all security interests, liens or other encumbrances. Contractor shall, however, bear all risk of loss concerning such structures, improvements, fixtures, machinery, equipment and materials until Substantial Completion, regardless of the extent to which the loss was insured or the availability of insurance proceeds. The transfer of title does not imply acceptance by the County nor does it relieve Contractor from the responsibility for any loss or damage to items.

### 2.8 Access to Work

The County and the Project Manager, shall at all reasonable times have full access to all parts and locations of the Jobsite(s) from commencement of the Work through Final Completion. Contractor shall take whatever steps necessary to provide such access when requested.

### 2.9 Utilities

Contractor shall, at its expense, make all arrangements necessary to secure the availability of and maintain all temporary utilities required to construct and operate Contractor's Work as required by the Contract Documents. If the scope of Work requires, Contractor shall arrange for activating permanent power, water, and sanitary service to the Project prior to Substantial Completion. This includes legal sketches and descriptions for easement as well as record drawings requirements required by utility companies. The County will assume permanent utility costs at Substantial Completion.

### 2.10 Existing Utility Lines

- 2.10.1 When existing Utility Lines (e.g. conduits, pipelines, transmission mains and utility equipment and appurtenances) shown on the Drawings are to be removed or relocated, Contractor shall notify the Project Manager in ample time (but in no event less than five (5) business days) for taking measures for prevention of the interruption of any required services prior to the beginning of operations. Locations of existing utility lines shown on the Drawings are based on the best information available to the Project Manager, but shall not be considered exact either as to location or number of such lines.
- 2.10.2 Contractor shall protect Utility Lines constructed under terms of the Contract and those discovered or shown on Drawings to be existing. In the event that Contractor damages any existing Utility Lines, shown or not shown on the Drawings, Contractor shall immediately notify the Project Manager. Damage occurring to existing Utility Lines due to Contractor's failure to exercise reasonable care shall be repaired or replaced at no cost to the County.

### 2.11 Taxes

2.11.1 Contractor shall pay all taxes, levies, duties and assessments of every nature which may be applicable to any Work under this Contract. The Contract Price and any agreed variations thereof shall include all applicable taxes imposed by law. Contractor shall make any and all payroll deductions required by law. Contractor herein indemnifies and holds the County harmless from any liability on account of any and all such taxes, levies, duties, assessments and deductions. The indemnity

provision of this section shall survive the expiration or earlier termination of this Contract. Contractor may not use County's tax-exempt status unless specifically authorized in writing in advance.

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

# 2.12 Publicity and Advertising

- 2.12.1 Contractor shall not make any announcement or release any information or publish any photographs concerning this Contract, the Work or the Project or any part thereof to any member of the public, press or any official body, unless prior written consent is obtained from the County.
- 2.12.2 Use of the County Seal or County Logo is strictly prohibited. In accordance with, County Ordinance 92-2 and County Administrative Policy 101.3, Contractor 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.

# 2.13 County Furnished Items

- 2.13.1 The County shall furnish to Contractor, at the time of executing this Contract, written and tangible material concerning conditions below ground at the Jobsite. Such written and tangible material is furnished to Contractor only in order to make disclosure of such material and for no other purpose. By furnishing such material, the County does not represent, warrant, or guarantee its accuracy either in whole, in part, implicitly, or at all, and shall have no liability therefore. The County shall also furnish surveys, legal limitations and utility locations (if known), and a legal description of the Project's Jobsite.
- 2.13.2 Contractor shall obtain and pay for all permits, fees and licenses necessary and ordinary for the performance of the Work. Excluding such permits, fees and licenses, the County shall obtain all approvals, easements, and the like required for construction.
- 2.13.3 Subject to Paragraph 1.6 above, the County shall furnish Contractor electronic copies of the Contract Documents for execution of the Work. Hard copies of the Contract Documents shall be the responsibility of Contractor.

### ARTICLE III CONTRACT TIME

### 3.1 Contract Time

- 3.1.1 Contractor shall commence the Work within ten (10) calendar days following receipt of the County's Notice to Proceed and shall substantially complete all Work within **four hundred twenty** (420) consecutive calendar days as may be extended pursuant to Paragraph 9.2 of this Contract. Final Completion shall be reached within **thirty** (30) consecutive calendar days after Substantial Completion. The Contractor and its sureties shall be liable for any damage to the County, including but not limited to denial of reimbursement or de-obligation of any state or federal funding resulting from the Contractor's refusal or failure to timely complete the Work, whether or not the Contractor's right to proceed with the work is terminated.
- 3.1.2 Contractor, prior to commencing the Work, shall submit to the Project Manager for his/her information, Contractor's schedule for completing the Work. Contractor's schedule shall be revised no less frequently than monthly (unless the parties otherwise agree in writing), and relate to the entire Work. By way of illustration and not exclusion, Contractor's schedule shall: (1) contain sufficient activities to assure adequate planning for the Work, (2) include approved changes to the Work that impact the schedule, (3) include a clearly defined critical path, and (4) include a unique description for each activity. In the event any schedule revision impacts the completion time as provided in Paragraph 3.1.1 above, Contractor shall submit a request for additional time, in accordance with procedures as provided in Paragraph 9.2 below. Failure by Contractor to strictly comply with the provisions of this Paragraph shall constitute a material breach of this Contract.

### 3.2 Time is of the Essence

Time is of the essence regarding each and every obligation of Contractor under this Contract. Each obligation is deemed material, and a breach of any such obligation (including a breach resulting from untimely performance) is a material breach.

# 3.3 Substantial Completion

- 3.3.1 When Contractor considers the Work is substantially complete, Contractor shall notify the Project Manager in writing and submit a comprehensive list of incomplete items to be completed or corrected prior to Final Completion. The Project Manager will promptly inspect the Work following receipt of Contractor's notice and attached list of incomplete items. The Project Manager may refuse to inspect the Work if the Work is obviously not substantially complete or when Contractor's list is not complete.
- 3.3.2 To the extent applicable to Contractor's specific Work scope, the following items shall be completed prior to Contractor's request for a Substantial Completion inspection.
  - a) All general construction completed.
  - b) Project Jobsite cleared of Contractor's excess equipment, storage shacks, trailers, and/or building supplies.
  - c) Project record Drawings and Specifications submitted in accordance with the Contract Documents.
  - d) Preliminary as-built drawings submitted.
  - e) All applicable permits required for use provided.
  - g) All operations and maintenance manuals, training literature, and software for all equipment provided.
  - h) Manufacturers' certifications and warranties provided.
  - i) All required spare parts and special tools provided.
- 3.3.3 If Substantial Completion is not obtained at the inspection called by Contractor, for reasons which are the fault of Contractor, the cost of any subsequent inspections requested by Contractor for the purpose of determining Substantial Completion shall be the responsibility of Contractor and shall be assessed against the final payment application.
- 3.3.4 Once Substantial Completion is achieved and within the time allowed by F.S. 218.70 et seq, the Project Manager will prepare the punch list required by the Local Government Prompt Payment Act. Unless otherwise mutually agreed, the punch list items shall be corrected by Contractor within thirty (30) calendar days and prior to any request for Final Inspection and Acceptance. The failure to include any corrective Work or pending items not yet completed on the list does not alter the responsibility of Contractor to complete the Work pursuant to this Contract.

# 3.4 Final Inspection

When all the Work is finally complete and Contractor is ready for a final inspection, Contractor shall provide written notice to the County and the Project Manager. The Project Manager, with Contractor's cooperation, will conduct such reviews, inspections and tests as may be reasonably required to satisfy the County that the Work, or identified portion of the Work, conforms to all requirements of the Contract Documents. If the Project Manager determines that the Work or any part of the Work is not complete or fails to conform to the Contract Document requirements, Contractor will be notified in writing of deficiencies. After correcting all deficiencies Contractor shall again initiate the procedures for final inspection as set forth above. The Project Manager will issue a Final Certificate for Payment following satisfactory inspection of the Work provided Contractor has delivered to the Project Manager the final corrected as-built Drawings and the final bill of materials, if any.

# 3.5 Liquidated Damages

- 3.5.1 Execution of this Contract by Contractor shall constitute Contractor's acknowledgment that the County will sustain damages in the amount identified in Paragraph 3.5.2 below for each and every calendar day during which completion of the Work required is delayed beyond Final Completion. Contractor and County agree that such damages shall be presumed to be the damages actually sustained by the County as defined below, and that because of the nature of the Project, it would be impracticable or impossible to determine or extremely difficult to fix the actual damages.
- 3.5.2 If Contractor fails to achieve Substantial Completion or Final Completion of the Work by its applicable date, then the County shall be entitled to withhold from any amounts otherwise due Contractor or to be paid as a debt due the sum of \$1,184.26 per day for each and every calendar day of unexcused delay "Liquidated Damages". The parties agree that such Liquidated Damages are not a penalty but rather a genuine pre-estimate of monetary damages sustained by the County for loss of revenue and/or increased project administration expenses related to this Contract because Contractor failed to

perform and complete Work within the time fixed for completion or additional time granted pursuant to the provisions hereof. The assessment of Liquidated Damages are without prejudice to the County's rights of termination and Contractor's obligation to complete the Work.

3.5.3 Should Contractor fall behind the approved Work schedule; the County reserves the right to deduct Liquidated Damages based on an estimated period of late completion. The County need not wait until completion of Work to withhold Liquidated Damages from Contractor's progress payments.

# 3.6 Disclaimer of Consequential Damages

The County shall not be liable to Contractor, whether in contract, tort, warranty or under any statute or on any other basis, for any consequential, incidental, indirect, special, punitive or exemplary damages suffered or incurred by Contractor in connection with this Contract, even if the County has been advised of the possibility of such damages. Consequential damages shall include, by way of example and without limitation, opportunity costs, loss of use of facilities or other assets, consequential damage claims of subcontractors, lost profits, lost savings, lost business, lost bonding capacity, lost financing, lost reputation or lost goodwill.

### ARTICLE IV CONTRACT PRICE AND PAYMENT

### 4.1 Contract Price

- 4.1.1 This Contract is a Not-to-Exceed Contract. As compensation for satisfactory performance of the Work, the County shall compensate, and Contractor shall accept, as full and complete compensation for all the Work required herein a total Not-to-Exceed price of Six Million Two Hundred Seventy-Six Thousand Five Hundred Twenty-Tree dollars and Zero cents (\$6,276,523.00), the "Contract Price". The Contract Price includes Six Million One Hundred Thirteen Thousand Eight Hundred Thirty-Eight dollars and Zero Cents (\$6,113,838.00) that include a Lump Sum Bid, Not-to Exceed Cost for Unit Price Items, and County approved allowances, and One Hundred Sixty-Two Thousand Six Hundred Eighty-Five dollars and Zero Cents (\$162,685.00) for a Lump Sum Bid Alternate to design and build an underground retention/detention system in lieu of a pond for the creation of additional parking. The cost of any item of Work not covered by a specific Not-to-Exceed item shall be included in the price to which the item is most applicable.
- 4.1.2 If required by the County, Contractor shall have included unit prices in the base Lump Sum. Such unit prices shall apply to revisions to the Work as directed by the County in accordance with Article IX. Unit prices are "all-inclusive", including labor, material, supervision, tools, equipment, insurance, taxes, fringe benefits, coordination, engineering, overhead, profit, performance and payment bonds, and all other things necessary. Unit prices are fixed for the duration of the Contract and are not subject to escalation for any cause.

### 4.2 Schedule of Values

- 4.2.1 Prior to the commencement of Work, Contractor shall submit to the County and to the Project Manager a Schedule of Values allocating the Contract Price to the various portions of the Work. Contractor's Schedule of Values shall be prepared in such form, with such detail, and supported by such data as the Project Manager or the County may require to substantiate its accuracy. Contractor shall not imbalance the Schedule of Values nor artificially inflate any element thereof. The violation of this provision by Contractor shall constitute a material breach of this Contract.
- 4.2.2 Upon approval by the County the Schedule of Values shall be used as a basis for Contractor's Application for Payment. The total of all payments in the Schedule of Values must at all times be equal to the Contract Price. No progress payment shall be made to Contractor until an acceptable Schedule of Values is submitted.
- 4.2.3 General conditions costs may be considered as a line item for the following items (break down required) (collectively the following shall be known as the General Conditions Costs):
  - a) Contractor's field office personnel (full-time on-site)
  - b) Construction office and storage facilities
  - c) Utilities required to sustain field office and sanitary facilities
  - d) Electrical power and water for construction
  - e) Bonds and Insurance
- 4.2.4 Progress payments for general conditions costs will be based on the percentage of Work completed to date, except bonds and insurance which may be requested in full. Separate payments for Shop Drawings and deposits for materials will

not be allowed.

# 4.3 Measurement and Payment

- 4.3.1 Contractor shall make all surveys necessary for determining all quantities of Work to be paid under this Contract. Copies of field notes, computations and other records made by Contractor for the purpose of determining quantities shall be furnished to the Project Manager upon request. Contractor shall notify the Project Manager prior to the time such surveys are made. The Project Manager may but shall have no obligation to witness and verify such surveys. Measurements and computations shall be made by such methods as the County may consider appropriate for the class of work measured. The dividing limits, lines or planes between adjacent items or classes of excavation, concrete, or other types of Work where not definitely indicated on the Drawings or in the Specifications shall be as determined by the County.
- 4.3.2 No payments of invoices (or portions thereof) shall, at any time, constitute approval or acceptance of the Work under this Contract, nor be a waiver by the County of any of the terms contained herein.

# 4.4 Progress Payments

- 4.4.1 Prior to Contractor's submittal of the initial Application for Payment, Contractor shall have delivered the following documents. The County will not make any payment to Contractor until Contractor has submitted the following requirements:
  - a) Schedule of Values
  - b) Project Schedule
  - c) Certified copy of recorded bond
  - d) Insurance Certificates
- 4.4.2 On or before the tenth (10th) day of each calendar month, Contractor shall submit an Application for Payment to the Project Manager in such form and manner, and with such supporting data and content, as the Project Manager may require. Such Application for Payment shall be based on the amount of Work done or completed during the payment period which is defined as the first day of the preceding calendar month through the last day of the preceding calendar month. The Project Manager will review the Application for Payment to determine whether the quantity and quality of the Work is as represented in the Application for Payment and thereafter confirm to the County the amount properly owing to Contractor. Upon receipt by the County of the Project Manager's recommendation for payment, payments will be made in accordance with the Local Government Prompt Payment Act (Sections 218.70-218.80 of the Florida Statutes) less such amounts, if any, otherwise owing by Contractor to the County or which the County shall have the right to withhold. Any Application for Payment determined by the County not to be suitable for payment shall be modified and processed in accordance with the County's assessment.
- 4.4.3 In the event any dispute with respect to any payment or Application for Payment cannot be resolved between Contractor and the County's Project staff, Contractor may demand in writing a meeting with and review by the County's Purchasing Director. Such meeting and review shall occur within ten (10) business days of receipt by the County of Contractor's written demand. The Purchasing Director shall issue a written decision on the dispute within ten (10) business days of such meeting. This decision shall be deemed the County's final decision for the purpose of the Local Government Prompt Payment Act.
- 4.4.4 The County may withhold from each progress payment made to Contractor an amount not to exceed five (5%) percent of payment as retainage until final acceptance of all Work in accordance with Section 255.078 of the Florida Statues. Any interest earned on retainage shall accrue to the benefit of the County. The County shall make prompt payment to Contractor, unless in accordance with Section 255.078(6) of the Florida Statutes, such funds are the subject of a good faith dispute, claim or demand by the County or Contractor.
- 4.4.5 Contractor warrants and guarantees that title to Work, materials, and equipment covered in any Application for Payment, whether incorporated in the Project or not, shall pass to the County no later than the time of payment and shall be free and clear of liens, claims, security interests or other encumbrances.

# 4.5 Application for Payment

4.5.1 Contractor may make Application for Payment, at intervals of not more than once a month for Work satisfactorily completed during the Project. Contractor shall submit with each Application for Payment an updated Project schedule

acceptable to the Project Manager. Each Application for Payment shall clearly include:

- a) Contract Number;
- b) A unique Application for Payment number;
- c) Contractor's legal name and address;
- d) Taxpayer identification number (Contractor's federal employer identification number);
- e) Brief description of the completed Work, in accordance with Contractor's Schedule of Values;
- f) Original Contract Price including approved Change Order amounts; and,
- g) Preferred remittance address, if different from the mailing address.

The County may require any other information from Contractor that the County deems necessary to verify Contractor's Application for Payment. No later than ten (10) days after execution of this Contract or Notice to Proceed has been issued, the County will identify in a separate written notice the submittal requirements for Contractor's payment requests.

- 4.5.2 Delivered, stored or stockpiled materials may be included in an Application for Payment provided Contractor meets the following conditions:
  - a) Materials are suitably and securely stored at the Jobsite or a bonded warehouse (acceptable to the County);
  - b) An applicable purchase order or supplier's invoice is provided listing the materials in detail, cost of materials and identifying this specific Project by name; and
  - c) The material is insured against loss or damage (from whatever source) or disappearance prior to incorporation into the Work.
- 4.5.2.1 Payments for such materials shall be at the sole discretion of the Project Manager, shall be based only upon the actual cost of the materials to Contractor, and shall not include any overhead or profit to Contractor.
- 4.5.3 Each Application for Payment shall be signed by Contractor and shall constitute Contractor's representation that the Work has progressed to the level for which payment is requested, that the Work has been properly installed or performed in full accordance with this Contract, and that Contractor knows of no reason why payment should not be made as requested. Contractor's final Application for Payment shall also be accompanied by a full and complete release and/or waiver of all liens complying with Section 713.20 of the Florida Statutes.
- 4.5.4 Contractor must remit undisputed payment due for labor, services, or materials furnished by Subcontractors and suppliers hired by Contractor, within ten (10) days after receipt of each progress payment from the County pursuant to Section 218.735 of the Florida Statutes. If necessary for the protection of the County, the County shall have the right, at its sole option, to make payment by joint check or by direct check to Contractor's Subcontractors or suppliers without advance notice to or consent of Contractor. If joint checks are issued following claims by Contractor's Subcontractors or suppliers, the County shall be entitled to an administrative fee of \$50.00 per check for the expense of processing each joint check. Any amounts paid directly to a Subcontractor or supplier will be deducted from payments made to, or amounts due or that may become due to, Contractor. The issuance of a joint check shall create no rights in favor of any person or entity beyond the right of the named payees to payment of the check and shall not be deemed to commit the County to repeat the procedure in the future.
- 4.5.5 No progress payment, nor any use or occupancy of the Project by the County, shall be interpreted to constitute approval or acceptance of any Work under this Contract, nor be considered a waiver by Contractor of any of the terms of this Contract.
- 4.5.6 The County's performance and obligation to pay under this Contract is contingent upon an appropriation of lawfully available funds by the Board of County Commissioners. The County shall promptly notify Contractor if the necessary appropriation is not made.

### 4.6 Withheld Payment

- 4.6.1 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 Contractor, if:
  - a) Any Claims are made against Contractor by the County or third parties, including Claims for liquidated damages

- or if reasonable evidence indicates the probability of the making of any such Claim;
- b) Any Claims are made against the County, the County's property or any other party indemnified hereunder which is or might be covered by Contractors Indemnification obligations under Section 11.2 below;
- c) Contractor fails to pay Subcontractors or others in full and on-time;
- d) Contractor fails to submit schedules, reports, or other information required under the Contract;
- e) Contractor fails to diligently prosecute the Work and maintain progress to assure completion within the Contract Time;
- f) Contractor persistently fails to fully and timely perform the Work in accordance with the Contract Documents;
- g) Defective or nonconforming Work is not remedied; or
- h) Contractor is in default of any other representation, warranty, covenant or performance obligation of this Contract.
- 4.6.2 If Claims or liens filed against Contractor or property of the County connected with performance under this Contract are not promptly removed by Contractor after receipt of written notice from the County to do so, the County may remove such Claims or liens and all costs in connection with such removal shall be deducted from withheld payments or other monies due, or which may become due, to Contractor. If the amount of such withheld payments or other monies due Contractor under the Contract is insufficient to meet such cost, or if any Claim or lien against Contractor is discharged by the County after final payment is made, Contractor and its surety or sureties shall promptly pay the County all costs (including attorney's fees) incurred thereby regardless of when such Claim or lien arose.

# 4.7 Final Payment

- 4.7.1 Upon Contractor's receipt of the Final Certificate for Payment, Contractor may submit a final invoice provided the following has been completed or submitted with such final invoice:
  - a) Complete all items applicable to the Work identified in Paragraph 3.3.2;
  - b) Complete all Work listed on the punch list prepared in accordance with Paragraph 3.3.4;
  - c) Consent of Surety for final payment and/or retainage;
  - d) Final Waiver and Release of Claim signed by Contractor;
  - e) Submittal of final corrected as-built (record) Drawings;
  - f) Settlement of Liquidated Damages, as applicable; and
  - g) Settlement of liens and Claims, if any.
- 4.7.2 Acceptance of Final Payment shall constitute a waiver of all Claims against the County by Contractor except for those Claims previously made in writing against the County by Contractor, pending at the time of Final Payment, and identified in writing by Contractor as unsettled at the time of its request for Final Payment.
- 4.7.3 In the event Contractor fails to make a Request for Final Payment, or to resubmit a final Application for Payment within ninety (90) days after being requested to do so, the County may deem any and all retained funds to be abandoned property and shall give notice of abandonment to Contractor. The County may set off against the final payment any amounts due to County from Contractor arising out of or under this or any other Contract or Contract between them.

### ARTICLE V CONTRACTOR RESPONSIBILITIES

### 5.1 Performance

- 5.1.1 Contractor warrants that, to the best of its knowledge, there is no pending or threatened action, proceeding, or investigation, or any other legal or financial condition, that would in any way prohibit, restrain, or diminish Contractor's ability to satisfy its contractual obligations hereunder.
- 5.1.2 Contractor shall perform no part of the Work at any time without adequate Contract Documents or, as appropriate, approved Shop Drawings, Product Data or samples for such portion of the Work. If Contractor performs any portion of the Work where Contractor knows or should know such Work involves a recognized error, inconsistency or omission in the Contract Documents without notice to the Project Manager and the County, Contractor shall bear responsibility for such performance and shall bear the cost of correction.
- 5.1.3 Contractor shall perform the Work strictly in accordance with this Contract.

- 5.1.4 Contractor shall confine its operations to the Jobsite or such other land and areas identified in and permitted by the Contract Documents. Contractor shall assume full responsibility for any damage to any such land or area, to the County or occupant thereof, or of any adjacent land or areas, resulting from the performance of the Work. Should any Claim be made by any such owner or occupant because of the performance of the Work, Contractor shall promptly settle with such other party by negotiation or otherwise resolve the Claim by other dispute resolution proceeding or at law. Contractor shall, to the fullest extent permitted by Applicable Law, indemnify and hold harmless the County, and its officers, directors, agents and employees and anyone directly or indirectly employed by them from and against Claims, costs, losses, and damages arising out of or resulting from any Claim or action, legal or equitable, brought by any such owner or occupant against the County or any other party indemnified hereunder to the extent caused by or based upon Contractor's or a Subcontractor's performance of the Work.
- 5.1.5 Contractor is solely and exclusively responsible for supervising all workers at the Jobsite. Contractor shall supervise and direct the Work using Contractor's best skill, effort and attention. Contractor shall be responsible to the County for any and all acts or omissions of Contractor, its employees and others engaged in the Work on behalf of Contractor.
- 5.1.6 Contractor and the Work must comply with all Applicable Law and the requirements of any applicable grant agreements.
- 5.1.7 Contractor is responsible for complying with the Build America, Buy America Act (BABAA) requirements under Title IX of the Infrastructure Investment and Jobs Act ("IIJA"), Pub. L. 177-58. Absent an approved waiver, all iron, steel, manufactured products, and construction materials used in this project must be produced in the United States, as further outlined by the Office of Management and Budget's Memorandum M-22-11, Initial Implementation Guidance on Application of Buy America Preference in Federal Financial Assistance Programs for Infrastructure, April 18, 2022.

# 5.2 Authorized Representative

- 5.2.1 Prior to commencing Work, Contractor shall designate in writing a competent, authorized representative(s) acceptable to the County to represent and act for Contractor ("Authorized Representative"). Absent such written designation, Contractor's Jobsite superintendent shall be deemed Contractor's Authorized Representative and s/he shall be authorized to receive and accept any and all communications from the County or the County's Project Manager. All communications given to the Authorized Representative shall be binding upon Contractor. An Authorized Representative may be added, removed or changed upon prior written notice given pursuant to Section 14.21 titled "Written Notice".
- 5.2.2 At all times while performing the Work and Warranty Work, Contractor shall have one or more Authorized Representatives present on the Jobsite. Such Authorized Representative shall be capable to effectively communicate with the County or the County's Project Manager, execute and enforce applicable Contract Documents and address Jobsite safety and environmental requirements.

# 5.3 Environmental, Safety and Health

- 5.3.1 Safety and Protection. Contractor shall be solely and exclusively responsible for conducting operations under this Contract to avoid risk of harm to the health and safety of persons and property and for inspecting, supervising and monitoring all equipment, materials (whether in storage on or off the Jobsite), work practices and safety precautions (including but not limited to adequate maintenance of traffic) used in the Work to ensure compliance with its obligations under this Contract. Contractor shall provide or cause to be provided necessary training and furnish all safety construction equipment/tools, including OSHA compliant and ANSI certified personal protective equipment as appropriate and necessary for the performance of the Work, to its subcontractors of every tier and enforce the use of such training and safety construction equipment/tools.
- 5.3.2 <u>Compliance</u>. Contractor shall comply with all Applicable Laws bearing on the safety of persons or property, or their protection from damage, injury or loss including compliance with applicable permits, Project plans and approvals. To the extent allowed by law, Contractor shall assume all responsibility and liability with respect to all matters regarding the safety and health of its employees and the employees of Contractor's subcontractors and suppliers of any tier, with respect to the Work.
- 5.3.3 <u>Stop Work Authority</u>. Notwithstanding the foregoing, the County reserves the right to direct Contractor to stop Work and correct an unsafe condition at any time that any person present at the Jobsite identifies any unsafe condition or action. For this purpose only, any person at the Jobsite is authorized to act on behalf of the County.

- 5.3.4 <u>Safety Representative</u>. Prior to commencing Work, Contractor shall designate in writing a member(s) of its Jobsite construction team as its Safety Representative. Such Safety Representative shall be acceptable to the County and shall have responsibility for implementing all safety procedures, including OSHA, responsibility for the prevention of accidents, authority for monitoring safety of the Work, authority to correct unsafe conditions or acts by its employees or Subcontractors, the ability to oversee compliance with and address environmental requirements, and coordinate with other on-site contractors and subcontractors on safety and environmental matters required for the Work. In the absence of the required written designation, this person shall be Contractor's Superintendent.
- 5.3.5 <u>Safety Reporting Requirements</u>. Contractor shall maintain accident and injury records as required by Applicable Law. Such records will be made available to the County upon request. Contractor shall immediately report to the County any death, injury or damage to property incurred or caused by Contractor's employees and employees of Contractor's subcontractors and suppliers of any tier.
- 5.3.6 <u>Drug Free Workplace</u>. By signing this Contract, Contractor agrees to maintain a healthy and productive workforce and safe working conditions thru compliance with the Drug-Free Workplace Act (Chapter 112, Florida State Statutes). Contractor's personnel shall not possess, use, manufacture, distribute or be under the influence of while on the Jobsite (or any other location where the provisions of this Contract applies) alcoholic beverages and/or illegal drugs or any other "Drug" as such term is defined in the Drug-Free Workplace Act.
- 5.3.7 Occupational Safety and Health Act (OSHA). Contractor warrants that all materials, equipment, services, etc., delivered or provided to the County shall conform in all respects to the standards set forth in the Occupational Safety and Health Act (OSHA) of 1970 as amended and the failure to comply will be considered a breach of this Contract. Contractor further certifies that if material, equipment, service, etc., delivered or provided to the County is subsequently found to be deficient in any OSHA requirement in effect on date of delivery or service fulfillment date, all costs necessary to bring the material, equipment, service, etc., into compliance with the aforementioned requirements shall be borne by Contractor.
- 5.3.8 <u>Toxic Substances/Federal Hazard Communication "Right to Know and Understand" Regulations</u>
  The Federal "Right to Know and Understand" Regulation (also known as the Hazard Communication / Globally Harmonized System of Classification and Labeling of Chemicals (GHS) implemented by OSHA requires employers to inform their employees of any toxic substances to which they may be exposed in the workplace, and to provide training in safe chemical storage, labeling, handling practices and emergency procedures.
- 5.3.8.1 Accordingly, Contractor is required to provide completed Safety Data Sheets (SDS) for each hazardous substance provided to the County under this Contract. This includes hazardous substances that are not directly included in the Contract Documents, but are included in the goods or services provided by Contractor to the County. The SDS for each substance must be sent to the County's Project Manager and must also be sent to:

St. Johns County, a political subdivision of the State of Florida 500 San Sebastian View St. Augustine, FL 32084 Attn: Risk Management

5.3.8.2 In the event that hazardous material is improperly handled or stored by Contractor, its subcontractors, any subsubcontractors, or any employee or agent of any of the aforementioned which results in contamination of the Jobsite, Contractor shall immediately notify the County and the appropriate governmental authority and shall take whatever action is necessary or desirable to remediate the contamination at Contractor's sole cost and expense. Further, Contractor shall indemnify and hold harmless the County from any and all cost, expense, action, or liability whatsoever resulting from such contamination and/or remedial activities. The indemnity provisions of this section shall survive the expiration or earlier termination of this Contract.

### ARTICLE VI PROJECT MANAGER

### 6.1 Project Manager Responsibilities

6.1.1 The County shall designate as its representative a Project Manager who shall be fully acquainted with the Project. The Project Manager shall be the County's representative from the Effective Date of this Contract until final payment has been made. The Project Manager shall be authorized to act on behalf of the County only to the extent provided in this

Article VI.

- 6.1.2 The County and Contractor shall communicate with each other in the first instance through the Project Manager.
- 6.1.3 The Project Manager shall be the initial interpreter of the requirements of the Drawings and Specifications and the judge of the performance there under by Contractor. The Project Manager shall render written or graphic interpretations necessary for the proper execution or progress of the Work with reasonable promptness on request of Contractor.
- 6.1.4 The Project Manager shall review Contractor's Applications for Payment and shall confirm to the County for payment to Contractor, those amounts then due to Contractor as provided in this Contract.
- 6.1.5 The Project Manager shall have authority to reject Work, which is defective or does not conform to the requirements of this Contract. If the Project Manager deems it necessary or advisable, the Project Manager shall have authority to require additional inspection or testing of the Work for compliance with Contract requirements at Contractor's expense.
- 6.1.6 The Project Manager shall review and accept, or take other appropriate action as necessary, concerning Contractor's submittals including but not limited to Shop Drawings, Product Data and Samples. Such review, acceptance or other action shall be for the sole purpose of determining conformance with the design concept and information given through the Contract Documents.
- 6.1.7 The Project Manager may authorize minor changes in the Work by field order as provided elsewhere herein. The Project Manager does not have authority to approve adjustments to the Contract Price or Contract Time. If at any time Contractor believes that acts or omissions of the County constitute a change to the Work, Contractor shall submit a written notice in accordance with the requirements of Article IX.
- 6.1.8 The Project Manager shall, upon written request from Contractor, conduct inspections to determine the date of Substantial Completion and the date of Final Completion, shall receive and forward to the County for the County's review and records, written warranties and related documents required by this Contract and shall issue a Final Certificate for Payment upon compliance with the requirements of this Contract.
- 6.1.9 The Project Manager's decision in matters relating to aesthetic effect shall be final if consistent with the intent of this Contract.

### 6.2 Field Orders

The Project Manager shall have authority to order minor changes in the Work not involving a change in the Contract Price or Contract Time and not inconsistent with the intent of this Contract. Such changes shall be affected by written field order and shall be binding upon Contractor. Contractor shall carry out such field orders promptly.

### ARTICLE VII SUBCONTRACTORS

#### 7.1 Award of Subcontracts

- 7.1.1 Contractor shall be responsible for all Work performed under the Contract Documents. All persons engaged in the Work of the Project are the responsibility and under the control of Contractor. Contractor shall furnish the Project Manager, in writing, the names of persons or entities proposed by Contractor to act as a Subcontractor on the Project. The Project Manager shall promptly reply to Contractor, in writing, stating any objections the Project Manager may have to such proposed Subcontractor. Contractor shall not enter into a Subcontract with a proposed Subcontractor with reference to whom the Project Manager has made a timely objection.
- 7.1.2 Contractor shall give personal attention to fulfillment of the Contract and shall keep the Work under Contractor's control. When any Subcontractor fails to execute a portion of the Work in a manner satisfactory to the County, Contractor shall remove such Subcontractor immediately upon written request from the County, and the Subcontractor shall not again be employed on the Project. The County will not entertain requests to arbitrate disputes among Subcontractors or between Contractor and Subcontractor(s) concerning responsibility for performing any part of the Work.

# ARTICLE VIII CONTRACT DISPUTES/CLAIMS

### 8.1 Contract Claims

- 8.1.1 If any dispute between the County and Contractor arises under this Contract and such dispute cannot be resolved by good faith negotiations at the field level between the Project Managers of the Contractor and County, such dispute shall be promptly escalated to the Senior Representatives of the Parties, upon request of either party, who shall meet as soon as conveniently possible, but in no case later than fourteen (14) calendar days after such a request is made, to attempt to resolve such dispute or disagreement. Five (5) calendar days prior to any meetings between the Senior Representatives, the parties will exchange relevant information that will assist the parties in resolving the dispute or disagreement.
- 8.1.1.1 The Senior Representative for the County shall be the Director, or designee, of the County's Public Works Department.
- 8.1.1.2 The Senior Representative for the Contractor shall be the supervisor of the Project Manager, or a principal of the Contractor.
- 8.1.2 If after meeting, the Senior Representatives determine that the dispute or disagreement cannot be resolved on terms satisfactory to both parties, the Contractor's hall submit a Contract Claim as provided herein.
- 8.1.3 Prior to filing a Contract Claim, Contractor shall first exhaust all remedies set forth in the Contract Documents. Claims arising from this Contract shall be filed with the Purchasing Director within five (5) business days of exhausting all remedies set forth above. Pending final resolution of a dispute or claim, unless otherwise agreed in writing by both parties, the Contractor is required to proceed with performance of the Work and maintain effective progress to complete the Work within the Contract Time set forth herein. The Contract Claim shall include, at a minimum, the following:
  - a) The name and address of the Contractor and any legal counsel; and
  - b) The Contractor's address to which the County's rendered decisions shall be sent; and
  - c) Identification, and a copy, of the final adverse decision or document that is the subject of the Contract Claim and any exhibits, evidence or documents which the Contractor deems applicable to the issues raised in the Claim; and
  - d) Identification of the administrative remedies provided for in the Contract that were pursued prior to the Claim and the outcome; and
  - e) A statement of the grounds for each issue raised in the Contract Claim to be reviewed and the applicable provisions of the Contract, as well as any applicable Laws, or other legal authorities which the Contractor deems applicable to the Claim.
- 8.1.4 During the Purchasing Director's review of the Contract Claim, the Purchasing Director may request additional information from the project team of both parties. The parties must provide the requested information within the time period set forth in the request. Failure of either party to timely comply may result in resolution of the Claim without consideration of the requested information.
- 8.1.5 The Purchasing Director shall render a decision on the Contract Claim within twenty-one (21) calendar days of the deadline for receipt of all requested information. The written decision of the Purchasing Director shall be sent to the Contractor at the address provided in the Contract Claim, or as otherwise agreed to by the parties.
- 8.1.6 The decision for any Contract Claim by the Purchasing Director may be appealed by the Contractor to the County Administrator. Contractor must submit their appeal to the County Administrator, including any and all information, documentation, backup data, or other supplemental facts or figures within five (5) business days of receipt of the Purchasing Director's decision. Failure by the Contractor to submit an appeal within the prescribed timeframe shall be a waiver of a right to appeal the rendered decision. The appeal shall include any and all information, documentation, and data relative to the Contract Claim and subsequent appeal. The County Administrator shall render a decision within thirty (30) calendar days of receipt of all information. The County Administrator's decision shall be considered final, unless Contractor takes legal action in Circuit Court.

# ARTICLE IX CHANGES IN THE WORK

### 9.1 General

9.1.1 The County may, at any time, without invalidating this Contract and without notice to sureties, direct changes in the Work within the general scope of this Contract, consisting of additions, deletions, revisions, or any combination thereof,

by Change Order or by field order. Contractor agrees to promptly comply with such orders and proceed with the Work, which shall be performed under the applicable requirements of the Contract Documents. Contract Time and Contract Price will be adjusted, in accordance with Sections 9.2 and 9.3 below, by written Change Order for changes which materially increase or decrease the cost of or time for performance of the Work.

9.1.2 If at any time Contractor believes that acts or omissions of the County constitute a change to the Work, Contractor shall submit a written notice to the Project Manager explaining in detail the basis for the change request. Contractor's written notice must be furnished within five (5) days of the commencement of the event giving rise to the claim or Contractor's knowledge of the claim, and the notice shall state the general nature and cause of the claim. Thereafter, within twenty (20) days after the termination of the event giving rise to the claim or Contractor's knowledge of the claim, Contractor shall submit written notice of the extent of the claim with supporting information and documentation to the Project Manager and County. IT IS EXPRESSLY AND SPECIFICALLY AGREED THAT ANY AND ALL CLAIMS FOR CHANGES TO THE CONTRACT TIME OR CONTRACT PRICE SHALL BE WAIVED IF NOT SUBMITTED IN STRICT ACCORDANCE WITH THE REQUIREMENTS OF THIS SECTION. Pending final resolution of any such claim request, Contractor shall diligently proceed with performance of this Contract regardless of any dispute concerning performance of the Work or the amount Contractor is to be paid for such Work.

# 9.2 Changes in the Contract Time

- 9.2.1 The Contract Time will be extended by Change Order in an amount equal to time lost on critical Work items due to delays beyond the control of and through no fault or negligence of Contractor if a claim for an extension is submitted in accordance with Section 9.1.2 above.
- 9.2.2 If Contractor is delayed in progressing any task which at the time of the delay is then critical or which during the delay becomes critical, as a direct result of unusually adverse weather conditions not reasonably anticipated, or any other causes beyond Contractor's reasonable control and not attributable to Contractor or Contractor's Subcontractor's actions or failure to act, then the date for achieving Substantial Completion of the Work may be extended for such reasonable time as the Project Manager may determine. An extension of Contract Time shall be Contractor's sole and exclusive remedy for delay unless the delay is solely caused by fraud, bad faith or active interference on the part of the County or its representatives. In no event shall Contractor be compensated for interim delays that do not extend the Contract Time.
- 9.2.3 Extensions to the Contract Time for delays caused by the effects of inclement weather shall be submitted as a request for a change in the Contract Time pursuant to paragraph 9.1.2 above. Time extensions are justified only when rain, other inclement weather conditions, or related adverse soil conditions result in Contractor's inability to work at least fifty percent (50%) of the normal workday on controlling items of Work identified on the accepted schedule or updates to that schedule.
- 9.2.4 Contractor shall, at no cost to the County, take all precautions necessary to secure the Project Jobsite from any damage that may be caused by all threatened storm events, regardless of whether the County has given notice of same. Compliance with any specific storm event precautions will not constitute additional work. Suspension of the Work caused by a threatened or actual storm event, regardless of whether the County has directed such suspension, will entitle Contractor to additional Contract Time only and shall not give rise to a claim for a change in the Contract Price.

### 9.3.2.5 Force Majeure Events

- 9.2.5.1 The Contractor shall not be held responsible for any delay or failure in performance of any part of this Contract to the extent such delay or failure is caused by a Force Majeure Event, as defined herein, so long as the Contractor's delay is not caused by the Contractor's own fault or negligence. Notwithstanding the foregoing, the Contractor cannot claim Force Majeure for any emergency, exigency, or "act of God" that is already contemplated in the Work, or any other performance by the Contractor, that is contemplated in this Contract, or that in any way existed or was reasonably foreseeable or within the control of the Contractor at the time this Contract was executed.
- 9.2.5.2 In order to claim delay pursuant to this provision, Contractor must notify the County, in writing, within five (5) business days of the beginning of the Force Majeure Event, which Contractor claims caused the delay or failure by the Contractor to perform under this Contract.
- 9.2.5.3 If Contractor's delay or failure, caused by a Force Majeure Event, extends beyond a period of thirty (30) calendar days, from the beginning of the Force Majeure Event, the County shall have the right to terminate this Contract, in accordance with the provisions of this Contract, and shall only be liable to the Contractor for any Work performed and

validated (if required for payment hereunder) prior to the date of termination of this Contract.

9.2.5.4 If the Contractor's delay is confirmed by the County to be caused by a Force Majeure Event, the County may, upon written request of the Contractor, agree to equitably adjust the provisions of this Contract, including price, performance, and completion time, as may be affected by such delay. However, it is expressly understood by the Contractor that the County is not obligated to make any such adjustments to the provisions of this Contract, and shall do so only if it serves the best interest of the County. This provision shall not be interpreted to limit the County's right to terminate for convenience.

# 9.3 Changes in the Contract Price

- 9.3.1 In connection with any claim by Contractor against the County for compensation in excess of the Contract Price, any liability of the County for Contractor's costs shall be strictly limited to direct costs incurred by Contractor and shall in no event include indirect costs or consequential damages of Contractor.
- 9.3.2 Any change in the Contract Price resulting from a Change Order shall be determined as follows:
  - a) By mutual acceptance of a lump sum increase or decrease in costs. Upon the Project Manager's request, Contractor shall furnish a detailed estimate of increased or decreased costs, together with cost breakdowns and other support data as the Project Manager may reasonably request.
  - b) By Unit Prices stated in the Contract Documents, or subsequently agreed upon payment.
  - c) By a manner or method mutually agreed by the County and Contractor.
- 9.3.3 If no mutual agreement occurs between the County and Contractor, then the change in the Contract Price, if any, shall than be determined by the Project Manager on the basis of the reasonable expenditures or savings of those performing, deleting or revising the Work attributable to the change, including, in the case of an increase or decrease in the Contract Price, a reasonable allowance for direct job site overhead and profit. In such case, Contractor shall present, in such form and with such content as the County or the Project Manager requires, an itemized accounting of such expenditures or savings shall be limited to the following: reasonable costs of materials, supplies, or equipment including delivery costs, reasonable costs of labor, including social security, unemployment insurance, fringe benefits required by a pre-existing Contract or by custom, and workers' compensation insurance, reasonable costs of premiums for all bonds and insurance, permit fees, and sales, use or other taxes paid by Contractor that are directly attributable to the changed Work. In no event shall any expenditure or savings associated with Contractor's home office or other non-Jobsite overhead expenses be included in any change in the Contract Price. Pending final determination of reasonable expenditures or savings to the County, payments shall be made to Contractor based on the Project Manager's recommendation for payment.
- 9.3.4 Costs which will not be allowed or paid in Change Orders or other claims under this Contract include, but are not limited to, the costs of preparing or reviewing change request/claims or proposed Change Orders, change request/claim consulting costs; lost revenues; lost profits; lost income or earnings; interest cost of any type other than those mandated by statute; rescheduling costs; lost earnings; loss of other business; or the costs of Contractor representatives visiting the Jobsite or participating in meetings with the County. The County shall not be liable to Contractor for claims of third parties, including Subcontractors, unless and until liability of Contractor has been established therefore in a court of competent jurisdiction.
- 9.3.5 In the event there is an unforeseeable increase to the cost of project materials during the course of this Contract, which exceeds twenty percent (20%), the Contractor must provide documentation demonstrating the original amount of the quoted materials, the updated quote for materials, and two (2) or more additional quotes from alternate sources for the materials demonstrating the Contractor is providing the best value to the County. The County will review the information provided in accordance with Article IX.

### 9.4 Acceptance of Change Orders

Contractor'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.

### 9.5 Notice to Sureties

Contractor shall notify and obtain the timely consent and approval of Contractor's surety with reference to all Change Orders if such notice, consent or approval is required by Contractor's surety or by law. Contractor represents and warrants to

County that Contractor is solely liable and responsible to so notify and obtain any such consent or approval.

# 9.6 Differing Site Conditions

If during the course of the Work, Contractor encounters (1) subsurface or concealed conditions at the Project's Jobsite that differ materially from those shown in the Contract Documents and from those ordinarily encountered and generally recognized as inherent in work of the character called for in this Contract; or (2) unknown physical conditions of the Project's Jobsite, of an unusual nature, which differ materially from that ordinarily encountered and generally recognized as inherent in work of the character called for in this Contract, then Contractor, without disturbing the conditions and before performing any Work affected by such conditions, shall, within twenty-four (24) hours of their discovery, notify the Project Manager in writing of the existence of the aforesaid conditions. The Project Manager shall, within two (2) business days after receipt of Contractor's written notice, investigate the site conditions identified by Contractor. If, in the sole opinion of the Project Manager, the conditions do materially so differ and cause an increase or decrease in Contractor's cost of, or the time required for, the performance of any part of the Work, whether or not charged as a result of the conditions, the Project Manager may recommend an equitable adjustment to the Contract Price, or the Contract Time, or both. If Project Manager and Contractor cannot agree on an adjustment in the Contract Price or Contract Time, the adjustment shall be referred to the Purchasing Director for determination in accordance with the provisions of Paragraph 1.5. No request by Contractor for an equitable adjustment to this Contract under this provision shall be allowed unless Contractor has given written notice to the Project Manager in strict accordance with the provisions of this Article. No request for an equitable adjustment or change to the Contract Price or Contract Time for differing site conditions shall be allowed if made after the date certified by the Project Manager as the date of Substantial Completion.

The failure by Contractor to provide written notice as provided in this Paragraph 9.6 shall constitute a waiver by Contractor of any Claim arising out of or relating to such concealed or unknown condition.

# ARTICLE X UNCOVERING WORK, STOPPING WORK, AND ACCEPTING DEFECTIVE OR NONCONFORMING WORK

# 10.1 Uncovering Work

10.1.1 No Work or portion of Work shall be covered until inspected by the County as required by the Contract Documents. If any of the Work is covered contrary to the request or direction of the County or the Project Manager or contrary to the requirements of the Contract Documents, Contractor shall, upon written request, uncover it for the Project Manager's inspection and subsequently cover the Work in accordance with the Contract Documents without adjustment to the Contract Time or Contract Price. The provisions and obligations set forth herein shall apply even if the County ultimately determines (after uncovering and inspection) that the underlying Work in question conforms to the requirements of the Contract Documents.

10.1.2 Should the County wish to either (i) re-inspect a portion of the Work that has been covered by Contractor in compliance with Paragraph 9.1.1, above, or (ii) inspect a portion of the Work that has been covered by Contractor which is not required by the Contract Documents to be observed or inspected prior to its being covered and which the County did not specifically request to observe prior to its being covered, Contractor shall uncover the applicable portion of the Work upon written request. If the County determines that the Work uncovered conforms to the requirements of the Contract Documents, then the County will pay the costs of uncovering and replacement of the cover through a Change Order and will adjust the Contract Time by Change Order if the uncovering and replacement Work extends the most current Substantial Completion or Final Completion date, as applicable. If, however, the County determines that the Work uncovered does not conform to the requirements of the Contract Documents, then Contractor shall pay the costs of uncovering and replacement and shall not be entitled to an adjustment of the Contract Price.

# 10.2 Right to Stop Work

If the Work is defective, or Contractor fails to supply sufficient skilled workers, suitable materials, or equipment or fails to furnish or perform the Work in such a way that the completed Work will conform to the Contract Documents, the County, acting through the Project Manager, may order Contractor to stop the Work, or any portion thereof, until the cause for such order has been eliminated. The County's right to stop Work, or any portion thereof, shall not give rise to any duty on the part of the County to exercise this right for the benefit of Contractor or any other party.

# 10.3 County May Accept Defective or Nonconforming Work

If the County chooses to accept defective or nonconforming Work, the County may do so. In such events, the Contract

Price shall be reduced by the greater of (a) the reasonable cost of removing and correcting the defective or nonconforming Work, and (b) the difference between the fair market value of the Work had it not been constructed in such manner as to include defective or nonconforming Work. If the remaining portion of the unpaid Contract Price, if any, is insufficient to compensate the County for its acceptance of defective or nonconforming Work, Contractor shall, pay the County such remaining compensation for accepting defective or nonconforming Work.

# ARTICLE XI CONTRACT SUSPENSION AND TERMINATION

# 11.1 Suspension

The County may, by written notice, order Contractor to suspend, delay or interrupt Work, in whole or in part, for a period of time as the County may determine. If such suspension delays Contractor's ability to meet the authorized Contract Time, Contractor will be granted an extension of time as reasonably agreed by both parties. Contractor shall not be entitled to an adjustment to the Contract Time to the extent that performance is, was or would have been so suspended, delayed or interrupted by another cause, act or omission for which Contractor is responsible. Notwithstanding anything to the contrary in this Contract and, in the event any such suspension exceeds ninety (90) days, Contractor may, upon ten (10) days written notice to the County, terminate performance under this Contract and recover from the County an equitable adjustment in accordance with Section 9.3 above.

### 11.2 Termination

- 11.2.1 The County may by written notice to Contractor terminate the Work under this Contract in whole or in part at any time for the County's convenience or for the default of Contractor.
- 11.2.2 The County may terminate this Contract, in whole or in part, for its convenience upon thirty (30) calendar days written notice to the Contractor. If the termination is for the convenience of the County, an equitable adjustment in the compensation to be paid to the Contractor may be made based upon the cost for completed Work, Work in progress, and the substantiated, reasonable and actually incurred costs associated with termination, including demobilization costs and amounts due in settlement of terminated contracts with Subcontractors. No amount shall be allowed for anticipated profit or unperformed work.
- 11.2.3 Contractor may terminate this Contract, for any reason up to sixty (60) calendar days written notice, provided that any outstanding Work is completed by Contractor, or Contractor's Subcontractors. Contractor further agrees to cooperate fully and assist the County, upon request, in order to complete any Work under this Project. In such event, the County shall compensate the Contractor as mutually agreed in writing for any such Work after termination.
- 11.2.4 The County may terminate this Contract, in whole or in part, for cause (or "default"). In the event of Contractor's default, the County shall issue a Notice of Default to the Contractor, articulating the items which the County finds to be in default of the requirements of this Agreement. Contractor shall have ten (10) calendar days from receipt of the Notice of Default to remedy deficiencies or submit, in writing, an acceptable plan for remedying the deficiencies identified in said notice. If Contractor fails to remedy such deficiencies, or to submit an acceptable plan for remedying such deficiencies, to the satisfaction of the County within the stated time period, the County shall issue a Notice of Termination, and take over and prosecute the Work to completion. In such case, Contractor shall be liable to the County for all reasonable additional costs incurred by the County in completion of the Work.
- 11.2.5 Upon receipt of such termination notice Contractor shall immediately stop all Work and shall immediately cause any and all of its Subcontractors and material suppliers at any tier, to immediately stop all work, leaving the construction Site in a safe and secured condition. Contractor shall not be paid for any work performed or costs incurred after the termination date that reasonably could have been avoided. The County may direct Contractor to assign Contractor's right, title and interest under terminated orders or subcontracts to its designee.
- 11.2.6 Contractor shall not remove from the construction Jobsite any materials, equipment, plant or tools that have been paid for by County pursuant to this Contract. Contractor hereby grants the County a free and unimpeded right of access to Contractor's facilities, which shall survive any termination of the Contract, for the purpose of permitting the County to take control of and remove any Work, including but not limited to any Work for which title has vested in the County.
- 11.2.7 For purposes of this Termination provision, Contractor shall be deemed in default if Contractor (1) persistently or repeatedly refuses or fails to perform the Work in a timely manner, (2) fails to supply enough properly skilled Workers,

supervisory personnel or proper equipment or materials, (3) fails to make prompt payment to Subcontractors, or for materials or labor, (4) becomes insolvent or becomes the subject of voluntary or involuntary bankruptcy proceedings, (5) persistently disregards laws, ordinances, rules, regulations or orders of any public authority having jurisdiction, or (6) breaches or violates a material provision of this Contract. If the termination is attributable to the default of Contractor, the County shall have the right, without prejudice to any other right or remedy, to take possession of the construction Jobsite and of all materials, equipment, tools, construction equipment and machinery thereon owned by Contractor and may finish the Work by whatever methods it may deem expedient. In such case, Contractor shall not be entitled to receive any further payment until the Work is finished.

- 11.2.8 If the unpaid balance of the Contract Price less any liquidated damages due under this Contract, exceeds the cost of finishing the Work, including compensation for the Project Manager's additional services and expenses made necessary thereby, Contractor shall pay the difference to the County. This obligation for payment shall survive the termination of the Contract.
- 11.2.9 If, after termination by the County for Contractor's default, it is determined by a Court of competent jurisdiction that Contractor was not in default, or that the delay was excusable, the rights and obligations of the parties, including adjustment of the Contract Price, will be the same as if the termination had been issued for the convenience of the County, as provided under Paragraph 11.2.4 above.

# ARTICLE XII WARRANTY AND INDEMNITY

### 12.1 Warranty

- 12.1.1 Contractor warrants and guarantees to the County that all labor furnished to progress the Work under this Contract shall be competent to perform the tasks undertaken and that the product of such labor shall yield only first-class results and that all materials and equipment furnished under this Contract shall be of good quality, free from faults and defects and in strict conformance with the Contract Documents.
- 12.1.2 Contractor warrants all materials, equipment and labor it furnishes or performs under this Contract against all defects in design, materials and workmanship for a period of one year (or the period of time in any guarantee or warranty provided by any manufacturer or supplier of equipment or materials incorporated into the Work, whichever is later) from and after the date of Final Completion. Contractor shall within ten (10) Days after being notified in writing by the County of any defect in the Work or non-conformance of the Work (Warranty Work), commence and prosecute with due diligence all Work necessary to fulfill the terms of the warranty at its sole cost and expense. Contractor shall act sooner as requested by the County in response to an emergency. In addition, Contractor shall, at its sole cost and expense, repair and replace any portions of the Work (or work of other contractors) damaged by its Warranty Work or which becomes damaged in the course of repairing or replacing Warranty Work. For any Work so corrected, Contractor's obligation hereunder to correct Warranty Work shall be reinstated for an additional one-year period, commencing with the date of acceptance of such corrected Work.
- 12.1.3 Contractor shall perform such tests as the County may require to verify that any corrective actions, including, without limitation, redesign, repairs, and replacements comply with the requirements of the Contract Documents. All costs associated with such corrective actions and testing, including the removal, replacement, and reinstitution of equipment and materials necessary to gain access, shall be the sole responsibility of Contractor.
- 12.1.4 All warranties and guarantees of subcontractors, suppliers and manufacturers with respect to any portion of the Work, whether express or implied, are deemed to be obtained by Contractor for the benefit of the County, regardless of whether or not such warranties and guarantees have been transferred or assigned to the County by separate Contract and Contractor agrees to enforce such warranties and guarantees, if necessary, on behalf of the County.
- 12.1.5 In the event that Contractor fails to perform its obligations under this Warranty Section, or under any other warranty or guaranty under this Contract, to the reasonable satisfaction of the County, the County shall have the right to correct and replace any defective or non-conforming Work and any work damaged by such work or the replacement or correction thereof at Contractor's sole expense. Contractor shall be obligated to fully reimburse the County for any expenses incurred hereunder upon demand.
- 12.1.6 Failure on the part of the County to reject defective, non-conforming or unauthorized Work shall not release

Contractor from its contractual obligations, be construed to mean acceptance of such Work or material by the County, or, after Final Completion, bar the County from recovering damages or obtaining such other remedies as may be permitted by law.

- 12.1.7 No adjustment in the Contract Time or Contract Price will be allowed because of delays in the performance of the Work as a result of correcting defective, non-conforming or unauthorized Work.
- 12.1.8 County and Contractor agree that the provisions of Florida Statute Chapter 558 shall not apply to this Contract.

### 12.2 Indemnity

- 12.2.1 Contractor 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 intentional wrongful misconduct of Contractor and persons employed or utilized by Contractor in the performance of this Contract.
- 12.2.2 To the extent permitted by, and in accordance with Section 725.06 of the Florida Statues, Contractor 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 intentional wrongful misconduct of Contractor and persons employed or utilized by Contractor in the performance of this Contract.
- 12.2.3 To the extent permitted by, and in accordance with Section 725.06 of the Florida Statues, for purposes of indemnity, the "persons employed or utilized by Contractor" shall be construed to include, but not be limited to, Contractor, its staff, employees, subcontractors, all deliverers, suppliers, furnishers of materials or services or anyone acting for, on behalf of, or at the request of Contractor.
- 12.2.4 In Claims against any person or entity indemnified hereunder by an employee of Contractor, any Subcontractor, or subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, the indemnification obligation under this Section 11.2 shall not be limited by a limitation on the amount or type of damages, compensation or benefits payable by or for Contractor or any Subcontractor or subcontractor under any workers' compensation acts, disability benefits acts or other employee benefit acts.
- 12.2.5 Contractor's indemnity and hold harmless obligations hereunder shall extend to all Claims against the County by any third party or third-party beneficiary of this Contract and all liabilities, damages, losses and costs related thereto.
- 12.2.6 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.
- 12.2.7 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.
- 12.2.8 Contractor shall further indemnify and hold harmless the County its officers and employees from and against all Claims arising out of any infringement of patent rights or copyrights incident to the use in the performance of the Work or resulting from the incorporation in the Work of any invention, design, process, product, or device not specified in the Contract Documents and shall defend such Claims in connection with any alleged infringement of such rights.
- 12.2.9 The indemnification provisions of this Section 12.2 shall survive expiration or earlier termination of this Contract.

### ARTICLE XIII INSURANCE AND BONDS

### 13.1 Contractor's Insurance Requirements

13.1.1 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. Contractor shall furnish proof of insurance to the County prior to execution of this Contract. No Work shall commence under this Contract until Contractor has obtained all insurance coverages

required under this section. Certificates of insurance shall clearly indicate Contractor has obtained insurance of the type, amount, and classification as required by this Contract. Required insurance coverage shall be maintained in force, including coverage for Additional Insureds, until Final Completion of all Work including Warranty Work.

- 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 Contract do not in any way limit the liability of Contractor including under any warranty or indemnity provision of this Contract or any other obligation whatsoever Contractor may have to the County or others. Nothing in this Contract limits Contractor 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 Contract, 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 and Professional Liability. 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 Department

# 13.3 Workers Compensation

Contractor shall procure and maintain during the life of this Contract, adequate Workers' Compensation Insurance in at least such amounts as is required by law for all of its employees per Florida Statute 440.02.

# 13.4 Commercial General Liability

Contractor shall procure and maintain during the life of this Contract, Commercial 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 Contract, whether such services or operations are by Contractor 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 Commercial Automobile Liability

Contractor shall procure and maintain during the life of this Contract, Commercial 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 Additional Coverages

ONLY THE SUBSECTIONS CORRESPONDING TO ANY CHECKED BOX IN THIS PARAGRAPH 12.6 WILL APPLY TO THIS CONTRACT.

### 13.6.I Professional Liability.

- 13.6.1.1 Contractor shall procure and maintain, during the life of this Contract, Professional Liability or Errors and Omissions Insurance with minimum limits of \$1,000,000 with I0-year tail coverage starting upon Final Completion. Contractor's professional liability policy should not have an exclusion for environmental compliance management or construction management professionals.
- 13.6.1.2 In the event that Contractor employs professional engineering or land surveyor services for performing field engineering or preparing design calculations, plans, and specifications, Contractor 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.

### 13.6.2 ⊠ Builders Risk.

- 13.6.2.1 Contractor shall procure and maintain Builder's Risk ("all risk") insurance on a replacement cost basis. The amount of coverage shall be equal to the full replacement cost on a completed value basis, including periodic increases or decreases in values through change orders.
- 13.6.2.2 The Builder's Risk policy shall identify the County as the sole loss payee. The policy shall name as insured the County, Contractor and its subcontractors of every tier. Each insured shall waive all rights of subrogation against each of the other insured to the extent that the loss is covered by the Builder's Risk Insurance. The Builder's Risk policy shall be primary and any self-insurance maintained by the County in not contributory. The Builder's Risk policy shall not include a co-insurance clause. This coverage shall not be lapsed or cancelled because of partial occupancy by the County prior to Final Completion of the Work.

### 13.6.2.3 The Builder's Risk insurance shall:

- a. insure against at least the following perils or causes of loss: fire; lightning; windstorm; riot; civil commotion; terrorism; vehicle impact; aircraft; smoke; theft; vandalism and malicious mischief; mechanical breakdown, boiler explosion, and artificially generated electric current; earthquake; volcanic activity, and other earth movement; flood; collapse; explosion; debris removal including demolition as may be reasonably necessary; and water damage (other than that caused by flood).
- b. cover, as insured property, at least the following: (i) the Work and all appurtenances, materials, supplies, fixtures, machinery, apparatus, equipment and other property of a similar nature that are to be incorporated into or used in the preparation, fabrication, construction, erection, or completion of the Work including County furnished or assigned property; (ii) spare parts inventory required within the scope of the Contract; and (iii) temporary works which are not intended to form part of the permanent constructed Work but which are intended to provide working access to the Jobsite, or to the Work under construction, or which are intended to provide temporary support for the Work under construction, including scaffolding, form work, fences, shoring, falsework, and temporary structures.
- c. extend to cover damage or loss to insured property (i) while in transit; and (ii) while in temporary storage at the Jobsite or in a storage location outside the Jobsite (but not including property stored at the premises of a manufacturer or supplier).
- d. include (i) performance/start-up and hot testing; (ii) soft costs (e.g. design and engineering fees, code updates, permits, bonds, insurances, and inspection costs); and (iii) costs of funding or financing when a covered risk causes delay in completing the Work.
- 13.6.4 The Builder's Risk Insurance may have a deductible clause. Contractor shall be responsible for paying any and all deductible costs. Notwithstanding anything to the contrary set forth above, the deductible for coverage of all perils and causes of loss enumerated in subparagraph 13.6.2.3 above shall not exceed \$250,000.

# 13.7 Other Requirements

- 13.7.1 The required insurance limits identified in Sections 13.4, 13.5, and 13.6 above may be satisfied by a combination of a primary policy and/or Umbrella or Excess Liability Insurance policy. Contractor shall require each lower-tier subcontractor to comply with all insurance requirements appropriate for its scope of work, and any deficiency shall not relieve Contractor of its responsibility herein. Upon written request, Contractor shall provide County with copies of lower-tier subcontractor certificates of insurance.
- 13.7.2 Providing and maintaining adequate insurance coverage is a material obligation of Contractor. County has no obligation or duty to advise Contractor of any non-compliance with the insurance requirements contained in this Section. If Contractor fails to obtain and maintain all of the insurance coverages required herein, Contractor shall indemnify and hold harmless the Additional Insureds from and against any and all Claims that would have been covered by such insurance had Contractor 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.

# 13.8 Payment and Performance Bonds

Contractor shall execute, furnish the County with, and record in the public records of St. John's County, a Payment and Performance Bond in accordance with the provisions of Sections 255.05 and 287.0935 Florida Statutes, in an amount no less than the Contract Price. Such Payment and Performance Bond shall be conditioned upon the successful completion of all work, labor, services, equipment and materials to be provided and furnished hereunder, and the payment of all subcontractors, materialmen, and laborers. Said bond shall be subject to the approval of the Board of County Commissioners of St. John's County, Florida. In accordance with Section 255.05, F.S., the County may not make a payment to Contractor until Contractor has provided the County a certified copy of the recorded bond.

### ARTICLE XIV MISCELLANEOUS

### 14.1 Independent Contractor

Contractor represents that it is fully experienced and properly qualified, licensed, equipped, organized, and financed to perform the Work under this Contract. Contractor shall act as an independent contractor and not as an agent in performing this Contract and shall maintain complete control over its employees and all of its Subcontractors and suppliers of any tier. Nothing contained in this Contract or any lower-tier subcontract or purchase order awarded by Contractor shall create any contractual relationship between any such subcontractor or supplier and the County. Contractor shall perform all Work in accordance with the requirements of this Contract and in accordance with its own methods subject to compliance with this Contract.

### 14.2 Examination of Contractor's Records

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

# 14.3 Backcharges

- 14.3.1 Upon the County's notification to undertake or complete unperformed Work such as cleanup or to correct defective or non-conforming services, equipment, or material (Backcharge Work), if Contractor states or by its actions indicates it is unable or is unwilling to immediately proceed and/or complete the Backcharge Work in an agreed time; the County may perform such Backcharge Work by the most expeditious means available and backcharge Contractor for any and all costs thereby incurred by the County.
- 14.3.2 The County shall separately invoice or deduct and retain from payments otherwise due to Contractor the costs for Backcharge Work. The County's right to backcharge is in addition to any and all other rights and remedies provided in this Contract or by law. The County's performance of the Backcharge Work shall not relieve Contractor of any of its responsibilities under this Contract and Contractor shall be responsible for the Backcharge Work as if it were its own.

### 14.4 Applicable Laws

Contractor and the Work must comply with all Applicable Laws and the requirements of any applicable grant agreements.

### 14.5 Governing Law & Venue

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

### 14.6 Assignment

Contractor shall not sell, assign or transfer any of its rights, duties or obligations under the Contract, or under any Change Order issued pursuant to the Contract or make an assignment or transfer of any amounts payable to Contractor under the Contract, without the prior written consent of the County. In the event of any assignment, Contractor remains secondarily

liable for performance of the Contract, unless the County expressly waives such secondary liability. The County may assign the Contract with prior written notice to Contractor of its intent to do so. This Contract may be assumed by and shall inure to the benefit of the County's successors and assigns without the consent of Contractor.

# 14.7 Severability

If a court deems any provision of the Contract 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.

# 14.8 Section Headings

The section and other headings contained in this Contract are for reference purposes only and shall not affect the meaning or interpretation of this Contract.

### 14.9 Disclaimer of Third-Party Beneficiaries

This Contract is solely for the benefit of County and Contractor and no right or cause of action shall accrue to or for the benefit of any third party not a formal party hereto. Nothing in this Contract, expressed or implied, is intended or shall be construed to confer upon or give any person or entity other than County and Contractor, any right, remedy, or Claim under or by reason of this Contract or any provisions or conditions hereof; and all of the provisions, representations, covenants and conditions herein contained shall inure to the sole benefit of and shall be binding upon County and Contractor.

### 14.10 Waiver; Course of Dealing

The delay or failure by the County to exercise or enforce any of its rights or remedies under this Contract 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 Contract after the Effective Date shall not be deemed a waiver or modification of this Contract.

### 14.11 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 Contract and shall be fully binding until such time as any proceeding brought on account of this Contract is barred by any applicable statute of limitations.

# **14.12** Execution in Counterparts

This Contract 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 Contract 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 Contract and/or a signature page of this Contract 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 Contract.

### 14.13 Entire Contract

This Contract for the Work, comprised of the Contract Documents enumerated herein, constitutes the entire Contract between the Parties relating to the subject matter hereof and supersedes all prior or contemporaneous Contracts, negotiations, discussions and understandings, oral or written. This Contract may not be amended or modified except in writing, as provided herein and signed by authorized representatives of both parties.

### 14.14 Survival

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

# 14.15 Employment Eligibility and Mandatory Use of E-Verify

As a condition precedent to entering into this Contract, and in accordance with section 448.095, F.S., Contractor and its subcontractors shall register with and use the E-Verify system to verify the work authorization status of all employees hired

on or after July 1, 2023.

- a. Contractor shall require each of its subcontractors to provide Contractor with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an unauthorized alien. Contractor shall maintain a copy of such affidavit for the duration of this Contract.
- b. The County, Contractor, or any subcontractor 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 subcontractor knowingly violated these provisions regarding employment eligibility, but Contractor otherwise complied, shall promptly notify Contractor and Contractor shall immediately terminate the contract with the subcontractor.
- d. The Contractor acknowledges that, in the event that the County terminates this Contract for Contractor's breach of these provisions regarding employment eligibility, then Contractor may not be awarded a public contract for at least one (1) year after such termination. Contractor further acknowledges that Contractor is liable for any additional costs incurred by the County as a result of the County's termination of this Contract for breach of these provisions regarding employment eligibility.

# 14.16 Equal Employment Opportunity

During the performance of this Contract, Contractor agrees as follows:

- 14.16.1 Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, disability, age, sex (including sexual orientation and gender identity/expression), national origin (including limited English proficiency), marital status, or familial status. Contractor will take affirmative action to ensure that applicants and employees are treated during employment without regard to their race, color, religion, disability, sex, age, national origin, ancestry, marital status, sexual orientation, gender identity or expression, familial status, genetic information or political affiliation. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertisement, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this non-discrimination clause.
- 14.16.2 Contractor will, in all solicitations or advertisements for employees placed for, by, or on behalf of Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, sexual orientation, gender identity or expression, familial status, or genetic information.
- 14.16.3 Contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with Contractor's legal duty to furnish information.
- 14.16.4 Contractor will send to each labor union or representatives of workers with which it has a collective bargaining Contract or other contract or understanding, a notice to be provided by the County, advising the labor union or workers' representative of Contractor's commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 14.16.5 Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- 14.16.6 Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and

by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the County and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

- 14.16.7 In the event of Contractor's noncompliance with the nondiscrimination clauses of this Contract or with any of such rules, regulations, or orders, this Contract may be cancelled, terminated or suspended in whole or in part and Contractor may be declared ineligible for further contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- 14.16.8 Contractor will include the provisions of paragraphs 14.16.1 through 14.16.2 in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. Contractor will take such action with respect to any subcontractor or vendor as may be directed to the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, Contractor may request the United States to enter into such litigation to protect the interest of the United States.

### 14.17 Public Records

- 14.17.1 Contractor shall comply and shall require all of its Subcontractors 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 Contract 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 Contract and following expiration of this Contract, or earlier termination thereof, if Contractor does not transfer the records to the County; and
  - (4) Upon completion of this Contract, or earlier termination thereof, transfer, at no cost, to the County all public records in possession of Contractor or keep and maintain for inspection and copying all public records required by the County to perform the Work.
- 14.17.2 If Contractor, upon expiration of this Contract or earlier termination thereof i) transfers all public records to the County, Contractor 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, Contractor 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.
- 14.17.3 Failure by Contractor to comply with the requirements of this section shall be grounds for immediate, unilateral termination of this Contract by the County.

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

### 14.18 Anti-Bribery

Contractor and its Subcontractors shall at all times during the term of this Contract comply with all anti-bribery and corruption laws that are applicable to the performance of this Contract. Contractor represents that it has not, directly or indirectly, taken any action which would cause it to be in violation of Chapter 838 of the Florida Statutes. Contractor shall immediately notify the County of any violation (or alleged violation) of this provision.

# 14.19 Convicted and Discriminatory Vendor Lists, and Scrutinized Companies

14.19.1 Contractor warrants that neither it nor any Subcontractor 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. Contractor shall immediately notify the County in writing if its ability to perform is compromised in any manner during the term of the Contract.

14.19.2 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 Contract, Contractor 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 Contractor to civil penalties, attorney's fees, and/or costs. In accordance with \$287.135, F.S., the County may terminate this Contract if a false certification has been made, or the Contractor 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.

### 14.20 Compliance with Florida Statute 287.138

14.20.1 Pursuant to 287.138 F.S., effective July 1, 2023, the County may not enter into contracts which grants the Contractor access to personal identifiable information if: 1) the Contractor is owned by the government of a Foreign Country of Concern (as defined by the statute: (b) the government of a Foreign Country of Concern has a controlling interest in the entity; or (c) the Contractor is organized under the law of or has its principal place of business in a Foreign Country of Concern. The County shall be entitled to immediately terminate this Agreement with liability to ensure the County's continued compliance with the statute.

14.20.2 Pursuant to 287.138 F.S., effective January 1, 2024, if Contractor may access, receive, transmit, or maintain personal identifiable information under this Agreement, Contractor must submit a Foreign Entity Affidavit to the County. Additionally, effective July 1, 2025, Contractor shall submit a Foreign Entity Affidavit to the County prior to any renewals of this Agreement. Failure or refusal to submit a Foreign Entity Affidavit shall be cause for immediate termination of this Agreement by the County.

### 14.21 Written Notice

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

- i. Hand delivered to Contractor's Authorized Representative or hand delivered during normal business hours and addressed as shown below, or
- ii. Delivered by U.S. Mail, electronic 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

Email Address: <u>Idaniels@sjcfl.us</u>

Kingdom Construction Services, Inc. 1102 N. Main Street, Suite E Wildwood, FL 34785 Attn: Ian Nichols

Email Address: ian@kingdomconstruction.org

With a copy to:

St. Johns County

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

Email Address: jferguson@sjcfl.us

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. County and Contractor may each change the above addresses at any time upon prior written notice to the other party.

\*\*\*\*\*\*

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

County:	Contractor:
St. Johns County (Seal) (Typed Name)	Kingdom Construction Services, Inc. (Seal) (Typed Name)
By:(Signature of Authorized Representative)	By:(Signature of Authorized Representative)
(Printed Name)	(Printed Name)
(Title)	(Title)
(Date of Execution)	(Date of Execution)
ATTEST: St. Johns County, FL Clerk of Circuit Court & Comptroller	
By:(Deputy Clerk)	
(Date of Execution)	
Legally Sufficient:	
(Office of County Attorney)	
(Date of Execution)	

# FORM 1 CERTIFICATION OF PAYMENTS TO SUBCONTRACTORS

Contract No.	24-MCA-KIN-20172
Project Title:	IFB 1901; Construction of Hastings Community Center and Library - CDBG Project

The undersigned Contractor hereby swears under penalty of perjury that:

- 1. Contractor has paid all Subcontractors all undisputed contract obligations for labor, services, or materials provided on this Project within the time period set forth in Sections 218.73 and 218.735, Florida Statutes, as applicable.
- 2. The following Subcontractors have not been paid because of disputed contractual obligations; a copy of the notification sent to each, explaining the good cause why payment has not been made, is attached to this form:

Subcontractor Name and Address	Date of Disputed Invoice	Amount in Dispute	

Contractor's Authorized Representative executing this Certification of Payments to Subcontractors represents that he or she is duly authorized to execute this Certificate, or if executing on behalf of another, is authorized to do so and that such Authorized Representative is legally bound.

Dated, 20	Contractor	
	By:(Signature)	
	By:(Name and Title)	
STATE OF		
STATE OF ) COUNTY OF )	•	
The foregoing instrument was notarization, this day who is personally known to me did (did not) take an oath.	nowledged before me, by means of $\square$ physical presence or $\square$ online f, 20, byas identification and w	, ho
	NOTARY PUBLIC:	
	Signature:	
	Print Name:	
	(NOTARY SEAL) My commission expires:	

### FORM 2

# CONTRACTOR'S FINAL RELEASE AND WAIVER OF LIEN

Owner: St. Johns County (hereafter "County")	County Department/Division:
Contract No.: 24-MCA-KIN-20172	Contractor Name:
Project:	Contractor Address:
Project Address:	Contractor License No.:
Payment Amount:	Amount of Disputed Claims:

The undersigned has been paid in full for all labor, work, services, materials, equipment, and/or supplies furnished 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 laborers, subcontractors, materialmen and suppliers for all labor, work, services, materials, equipment, or supplies 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 work are reserved by undersigned from this final payment (if there are no Disputed Claims enter "None"):

		None	
Signed thisday of, 20_	D	Contractor/Company 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.



### **NOTICE OF INTENT TO AWARD**

August 12, 2024

IFB No: 1901; Construction of Hastings Community Center and Library - CDBG Project

St. Johns County hereby issues this Notice of Intent to Award to **Kingdom Construction Services**, **Inc.** as the lowest, responsive, responsible Bidder under the above-referenced Invitation for Bids.

Any actual Bidder, Proposer, or Supplier who is aggrieved in connection with the Notice of Intent to Award a Contract, where such grievance is asserted to be the result of a violation of the requirements of the St. Johns County Purchasing Policy and associated procedures, or any applicable provision of law by the officers, agents, or employees of the County, may file a Protest to the Director of Purchasing & Contracts. The Protest must be made in writing and filed by 4:00PM on the fifth business day following the date of the posting of the Notice of Intent to Award, and must be submitted in accordance with Section 13, SJC Purchasing Policy.

Should no Protest be received in response to this Notice the County will proceed with award of a Contract in accordance with SJC Purchasing Policy.

Please forward all correspondence, requests, or inquiries directly to Bryan Matus, Senior Procurement Coordinator via email at <a href="mailto:bmatus@sicfl.us">bmatus@sicfl.us</a> or phone at (904)209-0148.

St. Johns County, FL Board of County Commissioners Purchasing Department

Leigh Daniels, CPPB Purchasing Manager

<u>ldaniels@sjcfl.us</u>

(904) 209-0154 - Direct

### ST. JOHNS COUNTY, FL BID TABULATION



Saboungi Construction,

Inc.

Meyer Najem Construction,

LLC

**DiMare Construction Co** 

**OPENING DATE:** 

8/7/2024

OPENED BY: VERIFIED BY: Bryan Matus Alexis Colbert

POSTING DATE:

8/12/2024

BIDDERS	TOTAL BID PRICE	BID ALTERNATE #1 – ADD COST – Underground Retention/Detention System			
H.A. Contracting Corp	\$7,550,000.00	\$400,000.00			
Kingdom Construction Services, Inc.	\$6,113,838.00	\$162,685.00			
E. Vaughan Rivers, Inc.	Non-Responsive				
McCall Construction Management LLC	\$6,663,500.00	\$300,000.00	-		

Any actual Bidder who is aggrieved in connection with the Notice of Intent to Award, where such grievance is asserted to be the result of a violation of the requirements of the County's Purchasing Policy and associated procedures, or any applicable provision of law by the officers, agents, or employees of the County, may file a Protest with the Director of Purchasing & Contracts. The Protest must be submitted in writing, accompanied by a security in the form of a Protest Bond, by 4:00PM on the fifth business day following the date of the posting of the Notice of Intent to Award.

\$286,000.00

All public records shall become available for inspection and copying pursuant to Chapter 119, Florida Statutes.

\$6,430,800.00

Non-Responsive

Non-Responsive

BID NO./TITLE: 1901 Construction of Hastings Community Center and Library - CDBG Project

## OFFICIAL COUNTY BID FORM ST. JOHNS COUNTY, FLORIDA

	51110	1110 000111,120		
	- 1	ONERS OF ST. JOHN	IS COUNTY, FLOR	IDA
DATE SUBMITTED				
4	Ī	BID PROPOSAL OF		
Full Legal dompany Name of Bidde  1102 N MAIN  Mailing Address	ith Servi	ces Inc		
l .		11 15	24288	250 50 1/12/11/2
Mailing Address	SI AC L	Telephone Number	37783 / er	Fax Number
Bidders: Having become familiar ventitled for BID NO: 1901; CONS Johns County, Florida, the undersignall other requirements necessary to	vith the requireme TRUCTION OF HA gned proposes to f	ents of the project, STINGS COMMUN Turnish all materials	and having carefu ITY CENTER AND i, labor and equipr	ally examined the Bid Documents  LIBRARY - CDBG PROJECT in St. ment, supervision, insurance, and
LUMP SUM BASE BID: All cost fo overhead, both direct and indirect	, for completion c	f all Work except f	or those Bid Items	
\$ <u>(e</u>	, 060, 83 ump Sum Base Bio	8. W I (Written in Nume	rals)	- 314 3-4 11- 11
\$ SIX million SIX	Lump Sum	Base Bid (Written i	n Words)	My Few Con / Dollars
<b>UNIT PRICE #1:</b> Unsatisfactory so off-site, as specified in Section 31. the payment amount				
\$ 45	x	300 CY	=\$ 17	,500.00
Unit Price #1	Estim	ated Quantity	Not-to-Ex	xceed Cost for Unit Price #1
UNIT PRICE #2: Mass rock remova Moving." Quantities and measure	•			
s 45	x	50 CY	=\$ Z,	750.00
Unit Price #2		nated Quantity		xceed Cost for Unit Price #2
UNIT PRICE #3: Trench rock remove "Earth Moving." Quantities and moving.				
s 45	X	50 CY	=\$ 2,	250.00
Unit Price #3		ed Quantity	T	xceed Cost for Unit Price #3

ALLOWANCE 1: Allowance for Testing and Inspection (Structural Threshold Inspections)

\$ 25,000.00

**TOTAL BID PRICE:** The total amount calculated by adding the Lump Sum Base Bid, Not-to-Exceed Cost for Unit Price #1, Not-to-Exceed Cost for Unit Price #2, Not-to-Exceed Cost for Unit Price #3, Allowance 1, and Allowance 2 amounts together to determine the Total Bid Price for completion of this Project.

S S N n. Non eight eight land eight hadre (Written in Words)

S Total Bid Price (Written in Words)

\* Dollars

Bidder shall insert the Lump Sum Base Bid and the Total Bid Price above, in numerals and in words.

BID NO: 1901

# OFFICIAL COUNTY BID FORM (CONTINUED) ST. JOHNS COUNTY, FLORIDA BID ALTERNATES

BID ALTERNATE #1 – ADD COST – Underground Retention/Detention System in Lieu of Pond: Contractor shall Provide a total lump sum cost for a design-build underground detention/retention system in lieu of the base bid retention/detention above grade pond.

s 162,685.co	
Total Bid Alternate #1 Price (Numerical)	
s on how rosty two thousand so honder egity fre	/Dollars
Total Bid Alternate #1 Price (Written in Words)	

Bidder shall insert the Bid Alternate Price above, in numerals and in words. Failure to provide Bid Alternate pricing for consideration shall deem the Bid unresponsive.

During the prepara	tion of the Bid, the following	addenda, if any, were receive	d:	
No.:	Date Received: 7	1/1× No:	Date Received:	
No.:	Date Received:	No.:	Date Received:	
No.:	Date Received:	No:	Date Received:	
interested in this corporation, and	submitted Bid, as principals,	and that this Bid is made wally examined, is thoroughly	poration, other than the undersigned vithout collusion with any person, firn familiar with, and has incorporated	n, or
materials has been that any quantities	n completed, and agrees to fu	rnish all necessary labor, eq	equired work and the sources of suppulping up and materials, fully understant complete all work in accordance with	ding
Bid is, in all respect	ts, fair and made without collu	ision or fraud, and that no me	nis Bid are true in every respect and that ember of the St. Johns County Board, or this Bid or in any profits expected to ac	rany
	REGISTRATION (SEE PART I -			
Authorized POC:	(Name typed or printed)	Email Address for POC	iand highencontrep.	7
CORPORATE/COM	PANY			
Full Legal Company	Napre: Kingdom Ce	instaction Services	/_c (Seal)	
By: An	Mized Representative	(Name & Title typed	LJ	
Address: 1102	N MAIN ST	# E, WILL	FC 34785	
Telephone No.: @5	2) 502-1447	Fax No.: ()		
Email Address for A	Authorized Company Represer	ntative: ianching don	construct of	
Federal I.D. Tax Nu	mber: 81- 4121772	DUNS #:	(If applicable)	
INDIVIDUAL			Λ .	
Name: (Signature)	I	(Name typed or printed)	(Title)	
Address: 1101		# E, Wildward	Pa 34785	
	E) (ecu - 1289	Fax No.:		
	iand by don custretu	e wy		
	mber: 87-4121772			

## ATTACHMENT "A" ST. JOHNS COUNTY AFFIDAVIT

Bidder hereby issues the sworn statement below, which must be incorporated into the submitted Bid. This sworn statement shall be an affidavit in the following form, executed by an officer of the firm, association, or corporation submitting the Bid, and shall be sworn to before a person who is authorized by law to administer oaths.

STATE OF
COUNTY OF SURJEY
The Undersigned authority, IAN WIGHES ("Affiant"), who being duly sworn, deposes an states that he/she is the (Title) of the firm (Full Legal Name of Bidder) submitting the attached Bid for the completion of work specified in the Bid Documents for Bid No: 1901 CONSTRUCTION OF HASTINGS COMMUNITY CENTER AND LIBRARY - CDBG PROJECT, in St. Johns County, Florida.
The Affiant further states that no more than one Bid will be submitted in response to the above IFB from the Affiant, the bidding firm, or corporation under the same or different name, and that such Bidder has no financial interest in any other bidding firm submitting a Bid in response to the above IFB. That neither the Affiant, his/her firm, association, no corporation has either directly or indirectly entered into any agreement, participated in any collusion, nor otherwise take any action in restraint of free competitive bidding in connection with this Bid. Furthermore, neither the Bidder nor any its officers are barred from participating in public contract lettings in the State of Florida or any other state.
DATED this 7 day of August 2021.
Signature of Affiant  JAN Nichols - President
Printed Name & Title of Affiant  Livey Jon Costretor Service I-c  Full Legal Name of Bidder
Sworn to (or affirmed) and subscribed before me by means of A physical presence or online notarization, this day of August 2024, by Affiant who is personally known to me or has produced as identification. Type and number of I.D. produced:
ALEXIS M. YOUNT Notary Public Commission # HH 198600 My Commission Expires November 15, 2025  ALEXIS M. YOUNT Notary Public My Commission Expires November 15, 2025

BIDDER MUST EXECUTE AND ATTACH THIS AFFADAVIT TO SUBMITTED BID.

## ATTACHMENT "B" CERTIFICATE AS TO CORPORATE PRINCIPAL

I,	nd(s) cure; said
STATE OF  COUNTY OF  Before and by me, a Notary Public duly commissioned, qualified and acting personally, being duly sworn upon oatly	h by
means of physical presence or online notarization, <u>Tan Nichols</u> (Authorized Representative of Bidder) states that he/she is authorized to execute the foregoing Bid Bond on behalf of the Bidnamed therein in favor of St. Johns County, Florida.	lder
Subscribed and sworn to me on this Hayof August , 2024, by the Authorized Representation of Bidder, who is personally known to me or has produced as identification. It and Number of I.D. produced:  ALEXIS M. YOUNT	
Notary Public-State of Florida Commission # HH 198600 My Commission Expires November 15, 2025  Notary Public Notary Public My Commission Expires: 11.15.2025	

(Attach Power of Attorney to original Bid Bond and Financial Statement of Surety Company)



August 5, 2024

St. Johns County Board of County Commissioners 500 San Sebastian View St. Augustine, FL 32084

RE: Kingdom Construction Services, Inc.
Project: 1901; Hastings Library and Community Center, Hastings, FL

To Whom It May Concern:

This is to advise you that M.E. Wilson Company, LLC dba Waldorff Insurance & Bonding provides bonding for Kingdom Construction Services, Inc. Their Surety is Siriuspoint America Insurance Company, which has an A.M. Best Rating of A- XV and is listed in the Department of the Treasury's Federal Register with an underwriting limit of 50,874,000. The home office address is 1 WORLD TRADE CTR, 285 FULTON ST, 47TH FL STE 47J, New York, NY 10007.

Kingdom Construction Services, Inc. is a financially strong, well-managed company and it is a pleasure to recommend them to you for your consideration. They have an excellent reputation with architects/engineers, owners, subcontractors, and suppliers and are considered to be an exceptional contractor in the area.

At this time, we would not anticipate a problem in providing our client with a payment & performance bond for the above-referenced project. They currently have the ability to apply for bonds ranging from \$20,000,000 for a single project or \$30,000,000 aggregately. Surety reserves the right to perform normal underwriting at the time of any bond request, including, without limitation, prior review and approval of relevant contract documents, bond forms, and project financing.

If you have any questions, please do not hesitate to contact me.

Sincerely,

Benjamin French

Partner

Truste

1110 NORTHWEST 6<sup>th</sup> STREET GAINESVILLE, FL 32601

PHONE: 352-374-7779 FAX: 850-581-4930

### BID BOND

STAT	E OF Florida
coul	NTY OF St. Johns
Legal	N ALL PERSONS BY THESE PRESENTS, that we, the undersigned Kingdom Construction Services, Inc. (Full Name of Bidder) as Principal, at 1102 N Main St., #E, Wildwood, FL 34785
exec	ress) and Sirluspoint America Insurance Company as Surety, hereby hold and firmly bind ourselves, our heir stors, administrators, and successors and assigns, jointly and severally, by these presents, unto St. Johns County la, as Obligee, in the penal sum of five percent (5%) of the Total Bid Price, or 6,088,836.00
Dolla	rs (\$) lawful money of the United States.
	REAS, the Principal has submitted a Bid for Bid No: 1901; CONSTRUCTION OF HASTINGS COMMUNITY CENTER AN ARY - CDBG PROJECT dated 8/7/2024 , 2024:
(a)	If the Principal shall not withdraw said Bid within ninety (90) days of the opening of Bids by the Owner, and shall enter into a written Contract with the County within ten (10) business days after prescribed forms are provide to Principal for signature, in accordance with the Bid Documents, and give Bond with good and sufficient Suret or Sureties, as may be required, for the faithful performance and proper fulfillment of such Contract, then the above obligations shall be void and of no effect, otherwise to remain in full force and effect.
(b)	In the event of the withdrawal of said Bid within the period specified, or the failure to enter into such Contrar and give such Bond within the time specified, the Principal shall pay the County the lesser of the following amounts: 1) the amount of this bond as hereinabove set forth, of 2) the difference between the amount specified in the Principal's Bid and such larger amount for which the Owner may in good faith contract with another part to perform the work covered by said bid including the administrative costs to effect such contract, then the obligation shall be void and of no effect, otherwise to remain in full force and effect.
IN W	TNESS WHEREOF, the above bound parties have signed and sealed this instrument under their several seals, on the
	hese presents duly signed by its undersigned representative, pursuant to authority of its governing body.

WITNESSES:

PRINCIPAL:

Kingdom Construction Services, Inc.

Full Legal Name of Principal

Signature of Authorized Officer

Ian Nichols, President

Printed Name & Title of Signing Officer

1102 N Main St., #E

Mailing Address

Wildwood, FL 34785

City, State, Zip Code

ian@kingdomconstruction.org

**Email Address of Signing Officer** 

**SURETY:** 

Siriuspoint America Insurance Company

**Full Legal Name of Surety** 

Signature of Authorized Surety Agent

M.E. Wilson, LLC dba Waldorff Insurance & Bonding

1110 NW 6th Street

Mailing Address of Local Agency

Gainesville, FL 32601

City, State, Zip Code

PaulL@waldorffinsurance.com

**Email Address of Surety Agent** 

Attorney-In-Fact Signature

## POWER OF ATTORNEY SIRIUSPOINT AMERICA INSURANCE COMPANY NEW YORK

KNOW ALL MEN BY THESE PRESENTS: That Sirius Point America Insurance Company, a New York corporation, having its principal office in the City of New York, pursuant to the following Resolution, which was adopted by the Board of Directors of the Company, to wit:

RESOLVED, that the President, Senior Vice President, Chief Financial Officer, Secretary or Assistant Secretary is hereby authorized to execute Powers of Attorney appointing as altomays-in-fact selected employees of certain surery companies who shall have the power for and on behalf of the Company to execute and affir the seal of the Company to surery contracts as co-surery.

Does hereby nominate, constitute and appoint:

Benjamin H. French, Brends Waldorff Neill, K. Wayne Walker L. Dale Waldorff, Rebekah F. Sharp, Ronald J Hoys, Trava Ridico, William Scott Neill, Paul A. Locascio, Joshua T. Morgan, Kyle F. Fuller

Its true and lawful attorney-in-fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed; any and all bonds, contracts, agreements of indemnity, and other undertakings in suretythip (NOT INCLUDING bonds without a fixed penalty or financial guarantee bonds) and to bind the Company thereby as fully and to the same extent as if same were algaed by the duty authorized officers of the Company, provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed the sum of:

\$50,000,000 single bond limit

All acts of said attorneys-in-fact pursuant to the authorities herein given are hereby ratified and confirmed. The executive officers listed above in the Resolution may from time to time and at any time remove any such appointee and revoke the power given to him or her.

The execution of such bonds or undertakings in pursuance of these presents, within one year of the date of issue of these presents, shall be binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in New York, New York, in their own proper persons.

IN WITNESS WHEREOF, StriusPoint America Insurance Company has emused its corporate seal to be hereunto affixed, and these presents to be signed by its Secretary this 17th day of August in the year 2023.

SiriusPoint America Insurance Company

Melissa J. R.

State of New Jersey }

} ss.

County of Monmouth

On this 176 day of August 2023, before me, a Notary Public of the State of New Jersey in and for the County of Monmouth duly commissioned and qualified, earne Medissa J. Ralph, Secretary, of Sirlus Point America Insurance Company, to me personally known to be the Individual and officer described in, and who executed the preceding instrument, and acknowledged the execution of the same, and, being by me duly swom, deposeln and saith, that she is the officer of the Company aforeasid, and that the seal affixed to the preceding instrument as the corporate seal of said Company, and the said corporate seal and her signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Company, referred to in the preceding instrument, is now in force.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal.

TNAEJA E LEWIS-SCOTT NOTARY PUBLIC STATE OF NEW JERSEY MY COMMISSION EXPIRES MARCH 31, 2028 COMMISSION: #50208541

pistion expires

State of New Jersey County of Montaguith

I, Melissa J. Ralph, Secretary, of StriusPoint America Insurance Company, a New York corporation, do hereby certify that the above and foregoing is a full, true correct copy of Power of Attorney, is still in force and effect and lins not been revoked.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the scal of said Company this 7 day of August, 2024

SEAL 1979

Medissa J. Secretary

### THE AMERICAN INSTITUTE OF ARCHITECTS



### AIA Document A310

### Bid Bond

KNOW ALL MEN BY THESE PRESENTS, that we Kingdom Construction Services, Inc. 1102 N Main St., #E, Wildwood, FL 34785

as Principal, hereinafter called the Principal, and

Siriuspoint America Insurance Company

1 World Trade Cntr, 285 Fulton St., 47th FL Ste 47J, New York, NY 10007 a corporation duly organized under the laws of the State of NY as Surety, hereinafter called the Surety, are held and firmly bound unto

St. Johns County Board of County Commissioners

500 San Sebastian View, St. Augustine, FL 32084

as Obligee, hereinafter called the Obligee, in the sum of FIVE

Percent of the amount bid

for the payment of which sum well and truly to be made, the said Principal and the said Surety, bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Principal has submitted a bid for

(\Alitne

(Witness)

1901; Hastings Library and Community Center, Hastings, FL

NOW, THEREFORE, if the Obligee shall accept the bid of the Principal and the Principal shall enter into a Contract with the Obligee in accordance with the terms of such bid, and give such bond or bonds as may be specified in the bidding or Contract Documents with good and sufficient surety for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof, or in the event of the failure of the Principal to enter such Contract and give such bond or bonds, if the Principal shall pay to the Obligee the difference not to exceed the penalty hereof between the amount specified in said bid and such larger amount for which the Obligee may in good faith contract with another party to perform the Work covered by said bid, then this obligation shall be null and void, otherwise to remain in full force and effect.

Signed and sealed this 7 day of August, 2024

Kingdom Construction Services, Inc.

(Principal)

(Seal)

Sirius doint America Insurance Company

(Surety)

Paul A. Locascio

Attorney-in

& Florida Licensed Resident Agent

AIA DOCUMENT A310 - BID BOND - AIA - FEBRUARY 1970 ED - THE AMERICAN INSTITUTE OF ARCHITECTS 1735 N. Y. AVE, N. W. WASHINGTON, D. C. 20006

G-23248-A

#### WALFWB01 0523

### POWER OF ATTORNEY SIRIUSPOINT AMERICA INSURANCE COMPANY NEW YORK

KNOW ALL. MEN BY THESE PRESENTS: That Strius Point America Insurance Company, a New York corporation, having its principal office in the City of New York, pursuant to the following Resolution, which was adopted by the Board of Directors of the Company, to wit:

RESOLVED, that the President, Senior Vice President, Chief Financial Officer, Secretary or Assistant Secretary is hereby authorized to execute Powers of Attorney, appointing as attorneys-in-fact selected employees of certain surety companies who shall have the power for and on behalf of the Company to execute and affix the seal of the Company to surety contracts as co-surety.

Does hereby nominate, constitute and appoint:

Benjamin H. French, Brenda Waldorff Neill, K. Wayne Walker L. Dale Waldorff, Rebekah F. Sharp, Ronald J Hays, Trava Ridlon,

William Scott Neill, Paul A. Locascio, Joshua T. Morgan, Kyle F. Fuller

Its true and lawful attorney-in-fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed, any and all bonds, contracts, agreements of indemnity, and other undertakings in suretyship (NOT INCLUDING bonds without a fixed penalty or financial guarantee bonds) and to bind the Company thereby as fully and to the same extent as if same were signed by the duly authorized officers of the Company, provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed the sum of

\$50,000,000 single bond limit

All acts of said attorneys-in-fact pursuant to the authorities herein given are hereby ratified and confirmed. The executive officers listed above in the Resolution may from time to time and at any time remove any such appointee and revoke the power given to him or her.

The execution of such bonds or undertakings in pursuance of these presents, within one year of the date of issue of these presents, shall be binding upon said Company, as fully and amply, to all intents and purposes; as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in New York, New York, in their own proper persons.

· IN WITNESS WHEREOF, Sirius Point America Insurance Company has caused its corporate seal to be hereunto affixed; and these presents to be signed by its Secretary this 17th day of August in the year 2023.

SiriusPoint America Insurance Company

Secretary

State of New Jersey 1

**ss**.

County of Monmouth }

On this 17th day of August 2023, before me, a Notary Public of the State of New Jersey, in and for the County of Monmouth duly commissioned and qualified, came Melissa I. Ralph, Secretary, of Sirius Point Anterica Insurance Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and acknowledged the execution of the same, and, being by me duly-swon, deposeth and saith, that she is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument as the corporate seal of said Company, and the said corporate seal and her signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Company, referred to in the preceding instrument, is now in force

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal:

TNAEJA E LEWIS-SCOTT NOTARY PUBLIC STATE OF NEW JERSEY MY COMMISSION EXPIRES MARCH 31, 2028 COMMISSION: #50208541

My Commi

State of New Jersey County of Monmouth

I, Melissa J. Ralph, Secretary, of Sirius Point America Insurance Company, a New York corporation, do hereby certify that the above and foregoing is a full, true correct copy of Power of Attorney, is still in force and effect and has not been revoked.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Company this 7 day of August, 2024





## ATTACHMENT "C" LICENSE / CERTIFICATION LIST

Bidder shall list all **current** licenses and certifications held by the firm and/or Key Personnel of the Bidder. Failure to demonstrate any required licenses or certifications which are stated as a minimum qualification, shall be grounds for disqualification and removal from further consideration. A copy of each license or associated document(s) shall be attached to this form and submitted with the Bid.

License Name	License #	Issuing Agency	Expiration Date
State of Florida Business License	P14000083327	Sunbiz	N/A
FL Certified General Contractor's License	P14000083324 CGC1524839	SULDIZ DBPR DOPR	8/31/24 8/31/24
Fl Rusting License	CCC \ 333094	DOPE	8/31/24

## ATTACHMENT "D" LIST OF PROPOSED SUB-CONTRACTORS / SUPPLIER LIST

Bidder shall submit any and all sub-contractors and/or major material suppliers proposed to perform any portion of the Work for review/approval by the County. Bidder shall attach any and all applicable licenses or certifications held by the proposed sub-contractor/supplier related to the portion of the Work for which they are proposed, as stated below. All subcontractors/suppliers are subject to the approval of the County.

Company Name	Work/Services to be Performed	Primary Contact Name	Contact Number and Email Address	Percentage (%) of Total Work/Services
Ricky Plumbing, LLC	Plumbing	Enrique Trabal	201-663-2147 etrabal@rickyplumbing.com	3.1.
All Pro Cooling & Heating	HVAC	Steven Toth	561-213-7358 info@allprocoolingfl.com	5.1.
Great Atlantic Fire Protection	Fire Protection	Robert McKlernan	631-408-7433 estimating@greatat- lanticfp.com	1,1
Southern Atlantic Electric Company	Electrical	Mike Somers	904-778-6332 msomers@southern-at- lantic.com	15.)
Ready Roofing	Roofing	Bruce Patton	904-404-9849 brucep@readyroofingjax.com	5.1
				·
		:		

## ATTACHMENT "D" LIST OF PROPOSED SUB-CONTRACTORS / SUPPLIER LIST

Bidder shall submit any and all sub-contractors and/or major material suppliers proposed to perform any portion of the Work for review/approval by the County. Bidder shall attach any and all applicable licenses or certifications held by the proposed sub-contractor/supplier related to the portion of the Work for which they are proposed, as stated below. All subcontractors/suppliers are subject to the approval of the County.

Company Name	Work/Services to be	Primary Contact	Contact Number and	Percentage (%) of Total
l company reason	Performed	Name	Email Address	Work/Services
			904-467-6427	
GUARDIAN FORE	freicing	Hunter Brun	huster e granda fine. com	1,1
·			904-237-1788	
North Plan 1 de UG	Site	Janes Miller	nortfloode sy ogan and and.	ウシュー
0.0000000000000000000000000000000000000			407-831-1490	
Goss Foundations	Concrete	Letin KAMANi	estincting equifaction	7%
	A. (		384-428-3126	
Anytime tales	Stal	RICHARD HAM	l . '	5-1.
	01		704-292-4114	
( wheeter files	G/151	Jim Joyce	jjoyce atotuglora	× 5-1'
			904-721-600	
Chris HanerosTh	Dycal	Chr Hazarge	Chiral profesty . co	- 5 7
1 1 5	· /		386-725. 0268	
A-1 Avec	Aveco	DAM D Gupura	386-725. als Jung ge claurgh	ح, ن
L	<del></del>	L	1	L

Ron DeSantis, Governor

Melanie S. Griffin, Secretary



# STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

### CONSTRUCTION INDUSTRY LICENSING BOARD

THE UNDERGROUND UTILITY & EXCAVATION CO HEREIN IS CERTIFIED UNDER THE PROVISIONS OF CHAPTER 489, FLORIDA STATUTES

### MILLER ALEXANDER JAMES

LICENSE NUMBER CUC1226007

**EXPIRATION DATE: AUGUST 31, 2024** 

Always verify licenses online at MyFloridaLicense.com



Do not alter this document in any form.



CONSTRUCTION INDUSTRY LICENSING BOARD

THE GENERAL CONTRACTOR HEREIN SCERTIFIED UNDER THE PROVISIONS OF CHAPTER 489-FLORIDA STATUTES



LICENSE NUMBER CGC 1524839

**EXPIRATION DATE: AUGUST 31, 2024** 

Always verify licenses online at MyFloridaLicense.com



Do not alter this document in any form.



### CONSTRUCTION INDUSTRY LICENSING BOARD

THE ROOFING CONTRACTOR HEREINIS CERTIFIED UNDER THE PROVISIONS OF CHAPTER 489-FLORIDAS TATUTES

## NICHOLS, IAN CAGNEY

INGDOM CONSTRUCTION SERVICES IN 4463 COUNTY RD 121D

HEDWOOD \$1007FL 3478

LICENSE NUMBER CCC1333094

**EXPIRATION DATE: AUGUST 31, 2024** 

Always verify licenses online at MyFloridaLicense.com



Do not alter this document in any form.



## CONSTRUCTION INDUSTRY LICENSING BOARD

THE PLUMBING CONTRACTOR HEREIN IS CERTIFIED UNDER THE PROVISIONS OF CHAPTER 489-FLORIDA'S TATUTES



RICKY PLUMBING LLC -

FLEMINGISEAND FL

LICENSE NUMBER CFC1429787

**EXPIRATION DATE: AUGUST 31, 2026** 

Always verify licenses online at MyFloridaLicense.com

ISSUED: 08/01/2024

Do not alter this document in any form.





## CONSTRUCTION INDUSTRY LICENSING BOARD

THE CLASS B AIR CONDITIONING CONTRACTOR HEREIN IS CERTIFIED UNDER THE PROVISIONS OF CHAPTER 489-FLORIDAS TATUTES

## RAMOS MARCOS

PRO COOPING & HEATING

LICENSE NUMBER CAC1820992

**EXPIRATION DATE: AUGUST 31, 2024** 

Always verify licenses online at MyFloridaLicense.com



Do not alter this document in any form.

# Jimmy Patronis CHIEF FINANCIAL OFFICER JoAnne Rice

DIVISION DIRECTOR



# Bruce Gillingham BUREAU CHIEF Catherine Thrasher SAFETY PROGRAM MANAGER

### FLORIDA DEPARTMENT OF FINANCIAL SERVICES DIVISION OF STATE FIRE MARSHAL

200 EAST GAINES STREET - Tallahassee, Florida 32399-0342 Tel. 850-413-3644

## CERTIFICATE OF COMPETENCY OFFICIAL COPY

THIS CERTIFIES THAT:

Henry Leon, Jr.

4405 Alvin St.

Hastings FL 32145

BUSINESS ORGANIZATION: Great Atlantic Fire Protection, LLC.

Contractor I includes the execution of contracts requiring the ability, experience, knowledge, science, and skill to intelligently layout, fabricate, install, inspect, alter, repair, or service all types of Fire Protection Systems, excluding Pre-Engineered Systems.

Issue Date:

01/04/2024

Type:

07

Class:

10

County:

St. Johns

License/Permit #:

FPC24-000001

Expiration Date:

06/30/2024



Chief Financial Officer

Ron DeSantis, Governor

Melanie S. Griffin, Secretary



# STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

### **ELECTRICAL CONTRACTORS' LICENSING BOARD**

THE ELECTRICAL CONTRACTOR HEREIN IS CERTIFIED UNDER THE PROVISIONS OF CHAPTER 489, FLORIDA STATUTES

## MCINTOSH, RAYMOND MORRIS

SOUTHERN ATLANTIC ELECTRIC CO. INC.

11618 COLUMBIA PARK DRIVE EAST

JACKSONVILLE FL 32258

LICENSE NUMBER: EC0001499

**EXPIRATION DATE: AUGUST 31, 2026** 

Always verify licenses online at MyFloridaLicense.com

ISSUED: 06/07/2024

Do not alter this document in any form.





### CONSTRUCTION INDUSTRY LICENSING BOARD

THE ROOFING CONTRACTOR HEREINERAS REGISTERED UNDER THE PROVISIONS OF CHAPTER 489-FEORIDAS TATUTES

(INDIVIDUAL MUST MEET ALL LOCAL LICENSING REQUIREMENTS PRIOR TO CONTRACTUNION ANY AREA)

## JESSUP JAMES VERNONTII

ADY ROOFING LLC

PONTE VEDRA BEACH SE 32082

LICENSE NUMBER RC29027754

**EXPIRATION DATE: AUGUST 31, 2025** 

Always verify licenses online at MyFloridaLicense.com



Do not alter this document in any form.

## ATTACHMENT "E" CONFLICT OF INTEREST DISCLOSURE FORM

Project (BID) Number/Description: <u>Bid No: 1901 CONSTRUCTION OF HASTINGS COMMUNITY CENTER AND LIBRARY - CDBG</u>
PROJECT

The term "conflict of interest" refers to situations in which financial or other considerations may adversely affect, or have the appearance of adversely affecting a Bidder's professional judgment in completing work for the benefit of St. Johns County ("County"). The bias such conflicts could conceivably impart may inappropriately affect the goals, processes, methods of analysis or outcomes desired by the County.

Contractors are expected to safeguard their ability to make objective, fair, and impartial decisions when performing work for the benefit of the County. Contractors, therefore must there avoid situations in which financial or other considerations may adversely affect, or have the appearance of adversely affecting the consultant's/contractor's professional judgement when completing work for the benefit of the County.

The mere appearance of a conflict may be as serious and potentially damaging as an actual distortion of goals, processes, methods of analysis or outcomes. Reports of conflicts based upon appearances can undermine public trust in ways that may not be adequately restored even when the mitigating facts of a situation are brought to light. Apparent conflicts, therefore, should be disclosed and evaluated with the same vigor as actual conflicts.

It is expressly understood that failure to disclose conflicts of interest as described herein may result in immediate disqualification from evaluation or immediate termination from work for the County.

Please	check the appropriate stateme	nt:			
Ø	I hereby attest that the undersigned Bidder has no actual or potential conflict of interest due to any other clients, contracts, or property interests for completing work on the above referenced project.				
	The undersigned Bidder, by attachment to this form, submits information which may be a potential conflict of interest due to other clients, contracts or property interests for completing work on the above referenced project.				
	al Name of Bidder:	Jan C		Constituen Sences In-	
		Signature	Print	: Name/Title	

## ATTACHMENT "F" DRUG-FREE WORKPLACE FORM

The undersigned firm, in accordance with Florida Statute 287.087 hereby certifies that

Lingdon Constructon Service Lc does:

v	OName of Firm
1.	Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
2.	Inform employees about the danger of drug abuse in the workplace, the business' policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, employee assistance programs and the penalties that may be imposed upon employees for drug abuse violations.
3.	Give each employee engaged in providing the contractual services that are described in St. Johns County's request for proposals to provide bond underwriter services a copy of the statement specified in paragraph 1.
4.	In the statement specified in paragraph 1, notify the employees that, as a condition of working on the contractual services described in paragraph 3, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Florida Statute 893, as amended, or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction or plea.

5. Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if

such is available in the employee's community by, any employee who is so convicted.

Date

CO	ontinue to maintain a drug-tree workplace through implementation of paragraphs 1 through 5.
As the	person authorized to sign this statement, I certify that this firm complies fully with the above requirements.
	Signature ,

## ATTACHMENT "G" CLAIMS, LIENS, LITIGATION HISTORY

1.	Within the past 7 years, has your organization filed suit or a formal claim against a project owner (as a prime or subcontractor) or been sued by or had a formal claim filed by an owner, subcontractor or supplier resulting from a project dispute?								
	Yes No								
	If yes, please attach additional sheet(s) to include:								
	Description of every action Captions of the Litigation or Arbitration  Amount at issue								
	Name (s) of the attorneys representing all parties:								
	Amount actually recovered, if any Name(s) of the project owner(s)/manager(s) to include address and phone number								
2.	List all pending litigation and or arbitration.								
3.	List and explain all litigation and arbitration within the past seven (7) years - pending, resolved, dismissed, etc. Nove								
4.	Please list all liens (including Federal, State, and Local) which have been filed against your Company within the past seven (7) years. List in detail the type of Lien, date, amount and current status of each Lien. If none, so state.								
5.	Have you ever abandoned a job, been terminated or had a performance/surety bond called to complete a job?								
	Yes No If yes, on separate sheet(s), provide an explanation of those instances.								
6.	For all claims filed against your company within the past five (5) years, have all been resolved satisfactorily with final judgment in favor of your company within 90 days of the date the judgment became final?								
	Yes No If no, on separate sheet(s), explain why. W/A								
7.	On separate sheet(s), list the status of all pending claims currently filed against your company. If none, so state.								
8.	Has a project owner ever withheld retainage, issued liquidated damages or made a claim against any Performance and Payment Bonds?								
	Yes No If yes, on separate sheet(s) explain in detail.								

## ATTACHMENT "H" E-VERIFY AFFIDAVIT

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## ATTACHMENT "I" EQUAL OPPORTUNITY REPORT STATEMENT

The Bidder shall complete the following statement by signing this form where indicated. Failure to complete this form may be grounds for rejection of bid:

The awarded Contractor shall comply with Title VI of the Civil Rights Act of 1964, the Civil Rights Restoration Act of 1987 and the Florida Civil Rights Act of 1992, as amended) prohibiting employment discrimination and shall comply with the regulations and guidelines promulgated pursuant to this Act by the Secretary of the Interior and the Heritage Conservation and Recreation Service.

During the performance of this contract, the awarded Contractor, for itself, its assignees and successors in interest (hereinafter referred to as the "Contractor") agrees as follows:

- (1) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.
- (3) The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (5) The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary
  - of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions as may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (7) The Contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24,

1965, so that such provisions will be binding upon each sub-Contractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That in the event a Contractor becomes involved in, or is threatened with, litigation with a sub-Contractor or vendor as a result of such direction by the administering agency the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

Handwritten Signature of Authorized Principal(s):	
NAME (print): IAN) NICHIS	
SIGNATURE:	
TITLE: President	
NAME OF FIRM: Lingdona Construction Services Inc.	
DATE: 8/7/24	

### ATTACHMENT "J"

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

l	I, TAN NICHOLS ("Affiant"), being duly authorized by and on behalf of
-	The principal business address of Bidder is: 1102 N MAN ST # G, WILLIAM FR.  34785
2.	am duly authorized as(Title) of Bidder.
3.	I understand that a public entity crime as defined in Section 287.133 of the Florida Statutes includes a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity in Florida or with an agency or political subdivision of any other state or with the United States, including, but not limited to, any bid, proposal, reply, or contract for goods or services, any lease for real property, or any contract for the construction or repair of a public building or public work, involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
4.	I understand that "convicted" or "conviction" is defined in Section 287.133 of the Florida Statutes to mean a finding of guilt or a conviction of a public entity crime, with or without an adjudication of guilt, in any federal or state trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, non-jury trial, or entry of a plea of guilt or nolo contendere.
5.	I understand that "affiliate" is defined in Section 287.133 of the Florida Statutes to mean (1) a predecessor or successor of a person or a corporation convicted of a public entity crime, or (2) an entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime, or (3) those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate, or (4) a person or corporation who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months.
6.	Neither the Bidder, nor any officer, director, executive, partner, shareholder, employee, member or agent who is active in the management of the Offeror or contractor, nor any affiliate of the Offeror or contractor has been convicted of a public entity crime subsequent to July 1, 1989. (Draw a line through paragraph 6 if paragraph 7 below applies.)
7.	There has been a conviction of a public entity crime by the Respondent, or an officer, director, executive, partner, shareholder, employee, member or agent of the Bidder who is active in the management of the Bidder or an affiliate of the Bidder. A determination has been made pursuant to Section 287.133(3) by order of the Division of Administrative Hearings that it is not in the public interest for the name of the convicted person or affiliate to appear on the convicted vendor list. The name of the convicted person or affiliate is A copy of the order of the Division of Administrative Hearings is attached to this statement. (Draw a line through paragraph 7 if paragraph 6 above applies.)
	nature of Affiant Printed Name & Title of Affiant
h	syden Congress Services he 8/2/24
	Legal Name of Bidder Date of Signature
Swo	orn to (or affirmed) and subscribed before me by means of A physical presence or $\square$ online notarization, this
	Notal Public State of Florida  ALEXIS M. YOUNT  Notary Public-State of Florida  Commission #.HH 198600
	My Commission Expires November 15, 2025

## ATTACHMENT "K" NON-COLLUSION CERTIFICATION

St. Johns County requires, as a matter of policy, that any Firm receiving a contract or award resulting from the Invitation for Bid issued by St. Johns County shall make certification as below. Receipt of such certification, under oath, shall be a prerequisite to the award of contract and payment thereof.

I (we) hereby certify that if the contract is awarded to me, our firm, partnership or corporation, that no members of the elected governing body of St. Johns County nor any professional management, administrative official or employee of the County, nor members of his or her immediate family including spouse, parents or children, nor any person representing or purporting to represent any member or members of the elected governing body or other official, has solicited, has received or has been promised, directly or indirectly, any financial benefit including but not limited to a fee, commission, finder's fee, political contribution, goods or services in return for favorable review of any Bids submitted in response to the Invitation for Bid or in return for execution of a contract for performance or provision of services for which Bids are herein sought.

Handwritten Signature of Authorized Principal(s) of Bi	dder:
NAME (print): JAN NICLO J  SIGNATURE: President	
SIGNATURE:	
TITLE: President	
DATE: 87/28	
FULL LEGAL NAME OF BIDDER:	
Lingdon Construction So	Will lac
J	

## ATTACHMENT "L" BUILD AMERICA, BUY AMERICA ACT (BABAA)

For Federal financial assistance programs subject to BABAA, contractors and subcontractors must sign and submit the following certification to the next tier (e.g., subcontractors submit to the contractor; contractors submit to the non-federal entity) each bid or offer for an infrastructure project that has not been waived by a BABAA waiver:

The undersigned certifies, to the best of their knowledge and belief, that:

The Build America, Buy America Act (BABAA) requires that no federal financial assistance for "infrastructure" projects is provided "unless all of the iron, steel, manufactured products, and construction materials used in the project are produced in the United States." Section 70914 of Public Law No. 117-58, §§ 70901-52.

The undersigned certifies that for the <u>CONSTRUCTION OF HASTINGS COMMUNITY CENTER AND LIBRARY - CDBG PROJECT</u> that the iron, steel, manufactured products, and construction materials used in this contract are in full compliance with the BABAA requirements including:

- 1. All iron and steel used in the project are produced in the United States. This means all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
- 2. All manufactured products purchased with federal financial assistance must be produced in the United States. For a manufactured product to be considered produced in the United States, the cost of the components of the manufactured product that are mined, produced, or manufactured in the United States is greater than 55% of the total cost of all components of the manufactured product, unless another standard for determining the minimum amount of domestic content of the manufactured product has been established under applicable law or regulation.
- 3. All construction materials are manufactured in the United States. This means that all manufacturing processes for the construction material occurred in the United States.

"The Contractor, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any."

Signature of Bidder's Authorized Official

The Nichell - Pres Dest

Name and Title of Bidder's Authorized Official

8 7 24

Date

## ATTACHMENT "L" BUILD AMERICA, BUY AMERICA ACT (BABAA)

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Signature of Bidder's Authorized Official

Name and Title of Ridder's Authorized Official

Date

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Signature of Bidder's Authorized Official

HUNTER BROWN Name and Title of Bidder's Authorized Official

ESTIMATOR

7-31-2024

Date

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Ken Demeiz
Signature of Bidder's Authorized Official
Ken Demeiz
Name and Title of Bidder's Authorized Official
08/07/2024
Date

# ATTACHMENT "L" BUILD AMERICA, BUY AMERICA ACT (BABAA)

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Signature of Bidder's Authorized Official

Chris Harrington - President, Pro-Painting and Drywall, Inc.

Name and Title of Bidder's Authorized Official

08/17/2024 Date

# ATTACHMENT "L" BUILD AMERICA, BUY AMERICA ACT (BABAA)

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Jugone
Signature of Bidder's Authorized Official
Jim Joyce - Estimator
Name and Title of Bidder's Authorized Offici
August 5, 2024
Date

#### <u>ATTACHMENT "L"</u> **BUILD AMERICA, BUY AMERICA ACT (BABAA)**

For Federal financial assistance programs subject to BABAA, contractors and subcontractors must sign and submit the following certification to the next tier (e.g., subcontractors submit to the contractor; contractors submit to the non-federal entity) each bid or offer for an infrastructure project that has not been waived by a BABAA waiver:

The undersigned certifies, to the best of their knowledge and belief, that:

The Build America, Buy America Act (BABAA) requires that no federal financial assistance for "infrastructure" projects is provided "unless all of the iron, steel, manufactured products, and construction materials used in the project are produced in the United States." Section 70914 of Public Law No. 117-58, §§ 70901-52.

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- 1. All iron and steel used in the project are produced in the United States. This means all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
- 2. All manufactured products purchased with federal financial assistance must be produced in the United States. For a manufactured product to be considered produced in the United States, the cost of the components of the manufactured product that are mined, produced, or manufactured in the United States is greater than 55% of the total cost of all components of the manufactured product, unless another standard for determining the minimum amount of domestic content of the manufactured product has been established under applicable law or regulation.
- 3. All construction materials are manufactured in the United States. This means that all manufacturing processes for the construction material occurred in the United States.

"The Contractor, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any."

Signature of Bidder's Authorized Official

#### ATTACHMENT "M"

# Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Primary Covered Transactions

The Bidder certifies that the firm or any person associated therewith in the capacity of owner, partner, director, officer, principal, investigator, project director, manager, auditor, and/or position involving the administration of federal funds:

1. Bidder must have no Active Exclusion cited with www.SAM.gov.

Handwritten Signature of Authorized Principal(s):

- 2. are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions, as defined in 49 CFR s29.110(a), by any federal department or agency;
- have not within a three-year period preceding this certification been convicted of or had a civil judgment rendered against it for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a federal, state, or local government transaction or public contract; violation of federal or state antitrust statutes; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property
- 4. are not presently indicted for or otherwise criminally or civilly charged by a federal, state, or local governmental entity with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- 5. have not within a three-year period preceding this certification had one or more federal, state, or local government public transactions terminated for cause or default.

The Respondent certifies that it shall perform a debarment verification on any subcontractor, sub-consultant, material supplier or vendor, that it proposes to contract with to perform any work under this Bid, and shall not enter into any transaction with any sub-Contractor, material supplier, or vendor who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this project by any federal agency unless authorized by St. Johns County.

,
NAME (print): JAY NICHOLS
SIGNATURE:
TITLE: Premion
NAME OF BIDDER: Lingdin Contractor Services Inc
DATE: 8 7 24

# ATTACHMENT "N" BYRD ANTI-LOBBYING COMPLIANCE AND CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements (To be submitted with each bid or offer exceeding \$100,000). The undersigned [Contractor] certifies, to the best of his or her knowledge, that:

- 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or Current as of 9-26-16 11 cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Contractor, hinglon Custreton Services Inc., certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. § 3801 et seq., apply to this certification and disclosure, if any.

Handwritten Signature of Authorized Principal(s):

NAME (print): Type Nidels
SIGNATURE:
TITLE: UPresides
FULL LEGAL NAME OF BIDDER: Kingdon Construction Services Inc
DATE: 8/7/24

#### ATTACHMENT "O"

## ST. JOHNS COUNTY CERTIFICATION OF NON-SEGREGATED FACILITIES

The federally assisted construction Contractor certifies that he does not maintain or provide for his employees, any segregated facilities at any of his establishments and that he does not permit his employees to perform their services at any location under his control, where segregated facilities are maintained. The federally assisted construction Contractor certifies that he will not maintain or provide for his employees segregated facilities at any of his establishments and that he will not permit his employees to perform their services at any location under his control, where segregated facilities are maintained. The federally assisted construction Contractor agrees that a breach of this certification is a violation of the equal opportunity clause in this contract. As used in this certification, the term "segregated facilities" means any waiting room, work areas, rest rooms and washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directives or are in fact segregated on the basis of race, color, religion, or national origin because of habit, local custom, or any other reason. The federally assisted construction Contractor agrees that (except where he has obtained identical certifications from proposed sub-Contractors for specific time periods) he will obtain identical certifications from proposed sub-Contractors prior to the award of subcontracts exceeding ten thousand (\$10,000.00) dollars US which are not exempt from the provisions of the equal opportunity clause and that he will retain such certifications in his files.

Signature of Bidder's Authorized Representative

17/24

# ATTACHMENT "P" ACKNOWLEDGEMENT OF ADDENDA

Bidder hereby acknowledges receipt of the following Addenda, issued by the County and incorporated into and made a part of the IFB Documents. By acknowledging the Addenda listed below, Bidder hereby certifies that the information, clarifications, revisions, or other items included in each Addenda have been incorporated into the Bidder's Bid. Failure to acknowledge and incorporate issued Addenda may result in a Bidder being deemed non-responsive to the requirements of the IFB, and removed from further consideration.

ADDENDUM NUMBER	DATE RECEIVED	PRINT NAME OF BIDDER'S REPRESENTATIVE	TITLE OF BIDDER'S REPRESENTATIVE	SIGNATURE OF BIDDER'S REPRESENTATIVE
)	7/29/2+	In Nichels	Presiden	
				· · · · · · · · · · · · · · · · · · ·

KINGCON-02

**LMAHER** 

#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 8/7/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

If S	ORTANT: If the certificate holds UBROGATION IS WAIVED, subjectificate does not confer rights	ct to	the	terms and conditions of	the po	licy, certain	policies may			
PRODUC Acrisu 1317 C	CER re Southeast Partners Insurance S itizens Blyd				CONTA NAME:	o, Ext): (800) 8		FAX (A/C, No):	-	
Leespi	urg, FL 34748				ADDRE		NUDED(O) AFFO	ODING COVERAGE		NAIC #
					INSUDE			RDING COVERAGE Urance Company, Inc.		12831
INSURE	D							rance Company		18988
	Kingdom Construction Serv	lces	, Inc.					e Company		17370
	1102 N Main Street Suite E							Insurance Company		11240
	Wildwood, FL 34785				INSURE					
					INSURE					
COVE	RAGES CEF	TIF	CATI	E NUMBER:				REVISION NUMBER:		
CER	IS TO CERTIFY THAT THE POLICI CATED. NOTWITHSTANDING ANY F TIFICATE MAY BE ISSUED OR MAY LUSIONS AND CONDITIONS OF SUCH	PER POLI	IREM ITAIN CIES	ENT, TERM OR CONDITIO , THE INSURANCE AFFOR LIMITS SHOWN MAY HAVE	N OF A	NY CONTRAI THE POLICE REDUCED BY	CT OR OTHER IES DESCRIB	R DOCUMENT WITH RESPE SED HEREIN IS SUBJECT T	O ALL	WHICH THIS
LTR	TYPE OF INSURANCE	INSD	SUBF	POLICY NUMBER	<u> </u>	POLICY EFF (MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT	S	1,000,000
AX				NYTAOCOVEDAGO		0144/0004	2/44/2005	EACH OCCURRENCE DAMAGE TO RENTED	\$	100,000
-	CLAIMS-MADE X OCCUR	X		NXTAOGCK7D04GL		2/11/2024	2/11/2025	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	15,000
								MED EXP (Any one person)	\$	1,000,000
	The Accres that Applies ser.		١.					PERSONAL & ADV INJURY	\$	2,000,000
X	EN'L AGGREGATE LIMIT APPLIES PER:							PRODUCTS - COMP/OP AGG	\$	2,000,000
-	OTHER:							PRODUCTS - COMPTOP AGG	s	
B AL	JTOMOBILE LIABILITY		$\vdash$					COMBINED SINGLE LIMIT (Ea accident)	s	1,000,000
X				5375620700		3/2/2024	3/2/2025	BODILY INJURY (Per person)	s	
	OWNED SCHEDULED AUTOS							BODILY INJURY (Per accident)	s	
	HIRED NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
		<u> </u>							\$	
CX	UMBRELLA LIAB X OCCUR							EACH OCCURRENCE	\$	2,000,000
	EXCESS LIAB CLAIMS-MADE			AN1295337		2/10/2024	2/10/2025	AGGREGATE	\$	
	DED RETENTION \$		_					- lorg	\$	
D WC	DRKERS COMPENSATION D EMPLOYERS' LIABILITY	-	ĺ	1101/000770700		0/0/0004	0/0/0007	PER OTH- STATUTE ER		
AN OF	Y PROPRIETOR/PARTNER/EXECUTIVE N FICER/MEMBER EXCLUDED?	N/A		WCV032776702		3/2/2024	3/2/2025	E.L. EACH ACCIDENT	\$	
								E.L. DISEASE - EA EMPLOYEE	\$	
DÉ	es, describe under SCRIPTION OF OPERATIONS below	-						E.L. DISEASE - POLICY LIMIT	\$	<del></del>
	•									
	•									
	PTION OF OPERATIONS / LOCATIONS / VEHIC tors License Informtion - Ian Nichol				ile, may b	e attached if mor	e space is requir	ed)		
CERTI	FICATE HOLDER				CANO	ELLATION				
	St. Johns County, a political Florida 500 San Sebastian View Saint Augustine, FL 32084	sub	divis	ion of the State of	AUTHO	EXPIRATION ORDANCE WI	N DATE TH	ESCRIBED POLICIES BE C/ EREOF, NOTICE WILL I Y PROVISIONS.		
					6	alefa/		•		

ACORD

## COMMERCIAL GENERAL LIABILITY SECTION - HAZARDS SCHEDULE

KINGCON-02 LMAHER PAGE 1 OF 1 LOCATION # 1 HAZ#1 **BUILDING #1** PREMIUM RATE PREMIUM BASIS CLASS CLASSIFICATION **EXPOSURE** TERR PREM/OPS PRODUCTS PREM/OPS PRODUCTS Contractors - Subcontracted Work 91583 C 178.14000 209.92000 HAZ#2 LOCATION # 1 **BUILDING #1** PREMIUM PREMIUM BASIS RATE CLASS CLASSIFICATION **EXPOSURE** TERR PREM/OPS PRODUCTS PREM/OPS **PRODUCTS** Carpentry- Interior 271.82000 203.42000 91341 P LOCATION # 1 **BUILDING #1** HAZ#3 RATE PREMIUM PREMIUM BASIS CLASSIFICATION EXPOSURE PREMIOPS PRODUCTS PREM/OPS **PRODUCTS** Carpentry—Construction of Residential Property Not Exceeding Three Stories in Height 323.98000 392.57000 91340 P LOCATION #1 **BUILDING #1** HAZ#4 RATE PREMIUM PREMIUM BASIS CLASS CLASSIFICATION EXPOSURE TERR PREM/OPS PRODUCTS PREM/OPS PRODUCTS Carpentry P 223.89000 192.34000 91342 **LOCATION # BUILDING#** HAZ# CLASS PREMIUM BASIS CLASSIFICATION EXPOSURE TERR PREM/OPS PRODUCTS PREM/OPS PRODUCTS **BUILDING#** HAZ# LOCATION # RATE PREMIUM CLASS PREMIUM BASIS CLASSIFICATION EXPOSURE TERR PREM/OPS **PRODUCTS** PREM/OPS PRODUCTS LOCATION # **BUILDING #** HAZ# RATE PREMIUM PREMIUM BASIS CLASS CLASSIFICATION EXPOSURE TERR PREMIOPS PRODUCTS PREM/OPS PRODUCTS **LOCATION # BUILDING #** HAZ# RATE PREMIUM PREMIUM BASIS CLASS CLASSIFICATION EXPOSURE TERR PREM/OPS PRODUCTS **PREM/OPS** PRODUCTS **LOCATION # BUILDING#** HAZ# PREMIUM PREMIUM BASIS CLASS CLASSIFICATION EXPOSURE TERR PREM/OPS PRODUCTS PREM/OPS **PRODUCTS** LOCATION # **BUILDING#** HAZ# PREMIUM PREMIUM BASIS CLASS CLASSIFICATION EXPOSURE TERR PREM/OPS PRODUCTS PREWOPS PRODUCTS APPLIED 126HS (2005/08)

# WORKERS COMPENSATION APPLICATION - ADDITIONAL RATING INFORMATION

			DESCE		# EMPL		ESTIMATED		ESTIMATED
TATE	roc	CLASS CODE	DESCR		FULL	PART	ESTIMATED ANNUAL REMUNERATION	RATE	ESTIMATED ANNUAL PREMIUM
	1	5221S		Concrete/Cement Work - Floors/Driveways & D			\$0.00	4.25000	\$0.0
	1	5403		Carpentry NOC			\$150,469.00	4.54000	\$6,831.0
	1	5437S		Carpentry - Installation of Cabinet Work/Interio			\$0.00	4.48000	\$0.0
	1	5606		Contactor - Project manager			\$491,794.00	0.83000	\$4,082.0
	1	8810		Clerical			\$152,045.00	0.13000	\$198.0
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### **VEHICLE SCHEDULE**

DATE (MM/DD/YYYY) 08/07/2024

AGENCY Acrisure																						
										(	CARRIER											CODE
	South	east F	artne	rs Insura	ance	Servi	ces,	LLC		S	EE PA	GE	1								SEI	P1
POLICY NU											NAMED IN											
SEE PAG	E 1							SE	E PA	GE 1 K	ingdor	1 C	onstru	ctio	n S	ervic	es, In	C.				
VEHICLE								RODY	DV/			-		T	_	Ment	101 5 70		1.		- COMP	/ COLL
		MAKE:						BODY TYPE:	1577V	V2BT6NE	D40762			$\vdash$	l pp.	VEH	SPEC	CON	- 1	SYM / AG	E COMP OTC SY	M SYM
	_	MODEL:					СПҮ	V.I.N.:	11/1	VZBTONE	D 10/02	_	COUN		PP		SPEC	COM	ML	STAT	E ZIP	
GARAGING ADDRESS	SIREE	T (Require	ia in KY			1		nerfield	d				COON							FL	2.00	17029
LIC	TERR		GV	WIGCW	-	CLAS		SIC	-	FACTO	R SEAT	СР	RADIUS	T		FART	HEST T	ERMINAL		+	COST N	
FL	024			3,001						0.	06		100							\$		46,630
USE		COMM	2	FOR HIRE	CHE	CK ERAGES		ADD'L NO- FAULT		UNDRINS MOTOR	F	1	LSP	X	RE	NT IMB	DED	UCTIBLES	X	ACV X	COMP/ OTC	SPEC C OF L
PLEAS	SURE	RETAI	.	,	V	LIAB	V	MED PAY	Y	TOWNG & LABOR	FT	>	COM	7	FG			AA	STA	MT \$	_ 0.0 [	1,000
FARM		SERV	CE	,		NO- FAULT	X	UNINS		SPEC C OF L	FI	1)	_				\$		_	\$	1	,000 COLL
DRIVE TO WORK / SCI	HOOL	1	MILES	16 MILI		NET VE DR/CR:	H										TOTA	AL PREM:	\$			7,106.36
VEH#	YEAR	MAKE:							Traile							VEH	ICLE TY	PE	1	SYM / AG	E COMP	M SYM
2	2023	MODEL:	NO M	ODEL				V.I.N.:	16V1I	D2125P5	268967				PP		SPEC	CON	AL.			
GARAGING		T (Requir				- 1	CMY						COUN							STAT		47020
ADDRESS		Se 164			_	- 1		nerfield					Sum	er			IIFOY T			LI		17029
STATE FL	TERR 024		GV	N / GCW		CLAS	5	SIC		FACTO	R SEAT	GP	100			FARI	HEST II	ERMINAL		s	COST N	16,000
USE	024	COMM	7	FOR HIRE	CHE	CK ERAGES		ADD'L NO- FAULT		UNDRINS MOTOR	F	7	LSP	X	RE	NT IMB	DED	UCTIBLES	X	IV	COMP/	SPEC C OF L
PLEAS	LIRE	RETAL		FORTINE	V	LIAB	-	FAULT MED PAY		MOTOR TOWNG & LABOR	FT	×			FG			AA	ST A	70.	OTC [	1,000
FARM	-	SERV		J		NO- FAULT		UNINS MOTOR	H	& LABOR SPEC C OF L	FIV	-		-	1		\$	~ _	] 01 /	\$	1	,000 COLL
DRIVE TO WORK / SC	HOOL	< 15	MILES	15 MILI		NET VE DR/CR:	Н	MOTOR		COL	1						+	AL PREM:	\$			791.70
VEH#	YEAR	MAKE:	LINC			Didoit		BODY TYPE:	SW						-	VEH	ICLE TY		-	SYM / AG	E COMP	COLL M SYM
3	2023	MODEL:	NAVI	GATOR				V.I.N.:	5LMJ	J2LGXP	EL1081				PP		SPEC	COM	AL			
GARAGING		T (Require					CITY						COUN	Y						STAT		
ADDRESS	8549	Se 164	th Pla	ice			Sum	merfiel	d				Sum	ter						FL		17029
STATE FL	TERR 024		GV	W / GCW		CLAS	S	SIC		FACTOR	O1	CP	RADIUS 100			FART	HEST TI	ERMINAL		\$	COST N	92,525
	02-4											_	1.00	X	RE	ENT EIMB	Lnen		_			
USE	024	COMM	1	FOR HIRE	CHEC	CK		ADD'L NO-		UNDRINS MOTOR	F		LSP		RE	CIMID	DED	UCTIBLES	X	ACV )	COMP/ OTC	SPEC C OF L
USE		COMM		FOR HIRE	X	LIAB	X	FAULT MED PAY	X	MOTOR TOWING & LABOR	F	)	-		FG		DED	AA	STA	-	OTC	1,000
PLEAS	SURE	RETAI	CE		X	LIAB NO- FAULT	X	FAULT	X	MOTOR	-	-	COM		RE		\$		-	-	1	1,000 ,000 <sub>COLL</sub>
PLEAS FARM DRIVE TO WORK / SCI	SURE HOOL	RETAI SERVI	CE	16 MILI	X	LIAB	X	FAULT MED PAY UNINS MOTOR	X	MOTOR TOWING & LABOR	FT	-	COM		RE	-	\$ TOTA	AA	ST A	MT \$	1 OTC	1,000 ,000 <sub>COLL</sub>
PLEAS FARM DRIVE TO WORK / SCI VEH #	HOOL YEAR	RETAI SERVI < 15 MAKE:	CE MILES FORD	16 MILI	X	LIAB NO- FAULT	X	FAULT MED PAY UNINS MOTOR BODY TYPE:	X	MOTOR TOWING & LABOR SPEC C OF L	FT	/ )	COM		FG	-	\$ TOTA	AA	ST A	MT \$	1 (COURT	1,000 ,000 <sub>COLL</sub> 3,712.51
PLEAS FARM DRIVE TO WORK / SCI VEH #	HOOL YEAR 2023	RETAI SERVI < 15 MAKE: MODEL:	MAVE	15 MILI	X	NO- FAULT NET VE DR/CR:	X	FAULT MED PAY UNINS MOTOR BODY TYPE:	X	MOTOR TOWING & LABOR	FT	/ )	COLL	P	RE	-	\$ TOTA	AA	ST A	SYM / AG	1 OTC L	1,000 ,000 <sub>COLL</sub> 5,712.51
PLEAS FARM DRIVE TO WORK / SCI VEH #	HOOL YEAR 2023	RETAI SERVI < 15 MAKE:	FORD MAVE	16 MILI	X	LIAB NO- FAULT NET VE DR/CR:	X X H	FAULT MED PAY UNINS MOTOR  BODY TYPE:  V.LN.:	PV 3FTT	MOTOR TOWING & LABOR SPEC C OF L	FT	/ )	COM	P/	FG	-	\$ TOTA	AA	ST A	MT \$	1 COMPOTE SY	1,000 ,000 <sub>COLL</sub> 5,712.51
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS	HOOL YEAR 2023	RETAI SERVI < 15 MAKE: MODEL: T (Require	FORD MAVE	16 MILI	X	LIAB NO- FAULT NET VE DR/CR:	X X H CITY	FAULT MED PAY UNINS MOTOR BODY TYPE:	PV 3FTTV	MOTOR TOWING & LABOR SPEC C OF L	FT FTV	)	CONT.	ry	FG	VEH	\$ TOTA ICLE TY SPEC	AAAL PREM:	ST A	SYM / AG	1 COMPOTE SY	1,000 ,000 <sub>COLL</sub> 5,712.51 7
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS	HOOL YEAR 2023 STREE 8549	RETAI SERVI < 15 MAKE: MODEL: T (Require	FORD MAVE	16 MILI	X	LIAB NO- FAULT NET VE DR/CR:	X X H CITY	MED PAY UNINS MOTOR  BODY TYPE: V.LN.:	PV 3FTTV	MOTOR TOWNIG & LABOR SPEC COFL W8F91PI	FT FTV	)	COUNTSum!	ry	FG	VEH	\$ TOTA ICLE TY SPEC	AL PREM:	ST A	SYM/AG	1 COMP OTC SY E ZIP 3449 COST N	1,000 ,000 <sub>COLL</sub> 5,712.51 7
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE	HOOL YEAR 2023 STREE 8549	RETAI SERVI < 15 MAKE: MODEL: T (Require	FORD MAVE ad in KY th Pla	16 MILI	X X ES+	LIAB NO- FAULT NET VE DR/CR:	X X H	BODY TYPE:  V.LN.:  nerfield	PV 3FTTV	MOTOR TOWING & LABOR SPEC C OF L  W8F91PI  FACTOI  UNDRINS	RA8605	)	COUN' Sumi	ry	PP	VEH	\$ TOTAL SPEC	AL PREM:	ST A	SYM/AG	1 COMPOTE SY	1,000 ,000 COLL 5,712.51 M COLL SYM 217029 EW 26,655
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL	HOOL YEAR 2023 STREE 8549 TERR 024	RETAI SERVI < 15 MAKE: MODEL: T (Requir Se 164	FORD MAVE IN KY	16 MILI	X X X ES+	LIAB NO- FAULT NET VE DR/CR:	X X X X Sumr	MED PAY UNINS MOTOR  BODY TYPE:  V.I.N.:  MADD'L NO- FAULT  MED PAY	PV 3FTTV	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOR O. UNDRING MOTOR	RA8605	)	COUNTSUM SUM SUM SUM SUM SUM SUM SUM SUM SUM	ry ter	PP	VEH	\$ TOTAL SPEC	AL PREM: : PE COM	ST A	SYM / AG	TOTC L  1  1  COMP  TE ZIP  3445  COST N  COMP/  OTC	1,000 ,000 <sub>COLL</sub> 3,712.51 // COLL SYM 17029 EW 26,655 SPEC COFL
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM	HOOL YEAR 2023 STREE 8549 TERR 024	RETAI SERVI <15 MAKE: MODEL: T (Requir Se 164	FORD MAVE ad in KY th Pla	16 MILI	X X ES+	LIAB NO- FAULT NET VE DR/CR:  CLAS  CK ERAGES LIAB NO-	X X X Summars	MED PAY UNINS MOTOR  BODY TYPE:  V.I.N.:  MED PAY WOTOR  BODY TYPE:  VIN::  ADD'L NO- FAULT	PV 3FTTV	MOTOR TOWING & LABOR SPEC C OF L  W8F91PI  FACTOI  UNDRINS	RA8605	CP	COUNTSUM! RADIUS 300 LSP COMMOTO	ry ter	PP	VEH	\$ TOTAL SPEC	AA PREM: : PE COM	ST A	SYM / AG	TOTC L  1  E COMP  E ZIP  3445  COST N  COMP/  OTC  1	1,000 COLL 3,712.51 M COLL SYM 217029 EW 26,655 SPEC COFL 1,000 0,000 COLL
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI	HOOL YEAR 2023 STREE 8549 TERR 024	RETAI SERVI <15 MAKE: MODEL: T (Requir Se 164  COMM RETAI SERVI <15	MAVE MAVE GV	16 MILI DERICK ACE N/ GCW FOR HIRE	X X X ES+	LIAB NO- FAULT NET VE DRICK:  CLAS:  CK ERAGES LIAB	X X X Summars	MED PAY UNINS MOTOR  BODY TYPE: V.I.N.:  MED PAY UNINS MOTOR	PV 3FTTV	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI UNDRINS MOTOR TOWING & LABOR	RA8605	CP	COUNTSUM! RADIUS 300 LSP COMMOTO	ry ter	PP	FART	\$ TOTAL SPEC	AA PREM: PE COM	ST A	SYM / AG  STAT  FL  S  ACV )  MMT S S	E COMPOSE SUP 344S	1,000 COLL SYM 26,655 SPEC COFL 1,000 COLL 7,368.30
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH #	HOOL YEAR 2023 STREE 8549 TERR 024 SURE	RETAL SERVI <15 MAKE: MODEL: T (Requin Se 164  COMM RETAL SERVI <15 MAKE:	FORD  WILES  FORD  MAVE  MAVE  MAVE  MILES  FORD  FORD	16 MILI DERICK ACE N/ GCW FOR HIRE	X X X ES+	LIAB NO- FAULT NET VE DR/CR:  CLAS  CK ERAGES LIAB NO-	X X X Summars	MED PAY UNINS MOTOR  BODY TYPE: V.I.N.:  merfield  SIC  ADD'L NO- FAULT MED PAY UNINS MOTOR	PV 3FTTV	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI  O.  UNDRINS MOTOR TOWING & LABOR SPEC C OF L	RA8605	CP )	COUNTSUM! RADIUS 300 LSP COMMOTO	ry ter	PP PP	FART	SPEC  HEST TI  DEDI  TOTAL  TOTAL  ICLE TY	AA PREM: PE COM	ST A	SYM / AG  STAT  FL  S  ACV  SMMT  S  SYM / AG  STAT  S  S  S  S  S  S  S  S  S  S  S  S  S	E COMPOTE STATE COST N	1,000 COLL SYM 26,655 SPEC COFL 1,000 COLL 7,368.30
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH # 5	HOOL YEAR 2023 STREE 8549 TERR 024 SURE HOOL YEAR 2013	RETAL SERVI <15 MAKE: MODEL: T (Requin Se 164  COMM RETAL SERVI <15 MAKE: MODEL:	FORD  WILES  FORD  MAVE  MAVE  MAVE  GV  CE  WILES  FORD  F150	16 MILI  ERICK  ACE  N/GCW  FOR HIRE	X X X ES+	LIAB NO- FAULT NET VE DR/CR:  CLAS:  CK ERAGES LIAB NO- FAULT NET VE DR/CR:	X X X H	MED PAY UNINS MOTOR  BODY TYPE: V.I.N.:  merfield  SIC  ADD'L NO- FAULT MED PAY UNINS MOTOR	PV 3FTTV	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI UNDRINS MOTOR TOWING & LABOR	RA8605	CP )	COUNTS UM RADIUS 300 LSP COULT COLL	ry der	PP	FART	\$ TOTAL SPEC	AA PREM: PE COM	ST A	SYM / AG	E COMP/OTC SY	1,000 COLL SYM 26,655 SPEC COFL 1,000 COLL 7,368.30
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH #	HOOL YEAR 2023 STREE 8549 TERR 024 SURE HOOL YEAR 2013	RETAL SERVI <15 MAKE: MODEL: T (Requin Se 164  COMM RETAL SERVI <15 MAKE: MODEL: T (Requin	FORD  WILES  GVI  CE  WILES  FORD  FORD  FORD  FORD  MAYE  MILES  FORD  MILES  FORD  MILES  M	16 MILI  ERICK  ACE  N/GCW  FOR HIRE	X X X ES+	CLAS:  CL	X X X H	MED PAY  WILLIAM  BODY TYPE:  V.LN.:  Perfield  ADD'L NO- FAULT  MED PAY UNINS MOTOR  BODY TYPE:  V.LN.:	PV 3FTTU dd X	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI  O.  UNDRINS MOTOR TOWING & LABOR SPEC C OF L	RA8605	CP )	COUNTSUM! RADIUS 300 LSP COMMOTO	TY X	PP PP	FART	SPEC  HEST TI  DEDI  TOTAL  TOTAL  ICLE TY	AA PREM: PE COM	ST A	SYM / AG  STAT  FL  S  ACV )  MMT S S	E COMP/OTC 1  COMP/OTC SY  COMP/OTC SY  COMP/OTC SY	1,000 COLL SYM 26,655 SPEC COFL 1,000 COLL 7,368.30
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH # 5 GARAGING ADDRESS	HOOL YEAR 2023 STREE 8549 TERR 024 SURE HOOL YEAR 2013	RETAL SERVI <15 MAKE: MODEL: T (Requin Se 164  COMM RETAL SERVI <15 MAKE: MODEL:	GVI CEE	16 MILI  ERICK  ACE  N/GCW  FOR HIRE	X X X ES+	CLAS:  CL	X X X H	MED PAY UNINS MOTOR  BODY TYPE: V.I.N.:  merfield  SIC  ADD'L NO- FAULT MED PAY UNINS MOTOR	PV 3FTTM dd X X 4C 1FTFM dd	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI  O.  UNDRINS MOTOR TOWING & LABOR SPEC C OF L	RA8605 R SEAT	CP 3	COUNTS UM COUNTS	ter X	PP PP	VEH FART	SPEC  DED  SPEC  TOT/  ICLE TY  SPEC	AA PREM: PE COM	ST A	SYM / AG  STAT  FL  S  ACV  S  MT  S  SYM / AG  STAT	E COMP/OTC 1  COMP/OTC SY  COMP/OTC SY  COMP/OTC SY	1,000 ,000 <sub>COLL</sub> 3,712.51 7 COLL 17029 EW 26,655   SPEC 1,000 ,000 <sub>COLL</sub> 7,368.30 7 COLL 7,368.30
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH # 5 GARAGING	HOOL YEAR 2023 STREE 8549 TERR 024 YEAR 2013 STREE 8549 STREE 8549	RETAL SERVI <15 MAKE: MODEL: T (Requin Se 164  COMM RETAL SERVI <15 MAKE: MODEL: T (Requin	GVI  CE  WILLES  FORD  GVI  CU  CE  GVI  CE  CE  CE  CE  CE  CE  CE  CE  CE  C	FOR HIRE	X X X ES+	LIAB NO-FAULT NET VE DR/CR:  CLAS:  CK ERAGES LIAB NO-FAULT NET VE DR/CR:	X X X H	MED PAY UNINS MOTOR  BODY TYPE: V.LN.:  Refield SIC  ADD'L NO- FAULT UNINS MOTOR  BODY TYPE: V.LN.:	PV 3FTTM dd X X 4C 1FTFM dd	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI  O. UNDRINS MOTOR TOWING & LABOR SPEC C OF L  W1ET8D	RA8605 R SEAT	CP 3	COUNTS UM COUNTS OF COUNTS	ter X	PP PP	FARTI	SPEC  DED  SPEC  TOT/  ICLE TY  SPEC	AA PREM: PE COM	ST A	SYM / AG  STAT  FL  S  ACV  S  MT  S  SYM / AG  STAT	E COMP/OTC SY  E COMP/OTC SY  E COMP/OTC SY  E COMP/OTC SY	1,000 COLL SYM 26,655 SPEC 1,000 COLL 7,368.30 COLL 17029 EW 37,965
PLEAS FARM DRIVE TO WORK / SC VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SC VEH # 5 GARAGING ADDRESS	HOOL YEAR 2023 STREE 8549 TERR 024 HOOL YEAR 2013 STREE 8549 TERR 2013 STREE 8549 TERR	RETAL SERVI <15 MAKE: MODEL: T (Requin Se 164  COMM RETAL SERVI <15 MAKE: MODEL: T (Requin	GE CE MILES CONTROL OF THE CONTROL OF T	FOR HIRE  15 MILI	CHEES+	CLAS  CK ERAGES  LIAB  NO- FAULT  NET VE DR/CR:	X X X H CITY Summing S	MED PAY UNINS MOTOR  BODY TYPE: V.LN.:  merfield SIC  ADD'L NO- FAULT MED PAY UNINS MOTOR  BODY TYPE: V.I.N.:	PV 3FTTN dd XX	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI  O. UNDRINS MOTOR TOWING & LABOR SPEC C OF L  W1ET8D  FACTOI  O. UNDRINS MOTOR	RA8605 R SEAT	CP 3	COUNTS UM COUNTS OF COUNTS	TY ter	PP PP	FARTI	SPEC  DED  TOTAL SPEC  TOTAL SPEC  HEST TOTAL SPEC	AA PREM: PE COM	ST A	SYM / AG  STAT FL  S  SYM / AG  STAT FL  S  SYM / AG  STAT FL	E COMP/OTC SY  E COMP/OTC SY  E ZIP  COST N  COMP/OTC SY  E ZIP  3449  COST N	1,000 ,000 COLL 3,712.51 M COLL SYM 26,655 SPEC C OF L 1,000 ,000 COLL 7,368.30
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH # 5 GARAGING ADDRESS	HOOL YEAR 2023 STREE 8549 TERR 024 SURE STREE 8549 TERR 024 STREE 8549 TERR 024	RETAL SERVI <15 MAKE: MODEL: T (Requir Se 164  COMM RETAL SERVI <15 MAKE: MODEL: T (Requir SE 164	FORD GWILES GWIL	FOR HIRE  15 MILLI  15 MILLI  15 MILLI  17,350	CHECOVIX	CLAS	X X X H CITY Summing S	MED PAY UNINS MOTOR  BODY TYPE: V.LN.:  Refield SIC  ADD'L NO- FAULT UNINS MOTOR  BODY TYPE: V.LN.:  REFIEld SIC  ADD'L NO- FAULT MED PAY UNINS MOTOR	X PV 3FTTV dd X X	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI  0. UNDRINS MOTOR TOWING & LABOR SPEC COFL  W1ET8D	RA8605 R SEAT	CP )	COUNTS UM COULT COUNTS UM COULT COUNTS UM COULT	TY ter	PP PP	FARTI VEH	SPEC  DED  TOTAL SPEC  TOTAL SPEC  HEST TOTAL SPEC	AA PREM: PE COMERMINAL	ST A	SYM / AG  STAT FL  S  SYM / AG  STAT FL  S  ACV  ACV  ACV  ACV  ACV  ACV  ACV	E COMP/OTC SY  E COMP/OTC SY  E ZIP  COMP/OTC SY  E COMP/OTC SY  E COMP/OTC SY  COMP/OTC SY  COMP/OTC SY	1,000 COLL SYM 26,655 SYM 26,655 SYM 27,368.30 SYM 37,965 SYM 37,9
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH # 5 GARAGING ADDRESS LIC LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH # 5 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM	HOOL YEAR 2023 STREE 8549 TERR 024 HOOL YEAR 2013 STREE 8549 TERR 024 SURE SURE	RETAI SERVI <15 MAKE: MODEL: T (Requir Se 164  COMM RETAI SERVI <15 MAKE: MODEL: T (Requir T (Requir Se 164  COMM RETAI SERVI  <15 MAKE: MODEL: T (Requir Se 164  COMM RETAI SERVI	CE CE WILES GVI	FOR HIRE  15 MILLI  16 MILLI  17 MILLI  17 MILLI  18 MILLI  18 MILLI  19 MILLI  19 MILLI  19 MILLI  10 MIL	XXX ESS+ CHECCOVI XX X ESS+	CLAS	X X X H CITY Summing S	MED PAY UNINS MOTOR  BODY TYPE: V.I.N.:  ADD'L NO- FAULT  BODY TYPE: V.I.N.:  BODY TYPE: V.I.N.:  ADD'L NO- FAULT  MED PAY UNINS MOTOR	X PV 3FTTV dd X X	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI  O. UNDRINS MOTOR TOWING & LABOR SPEC C OF L  W1ET8D  FACTOI  O. UNDRINS MOTOR	RA8605 R SEAT O1 F FT	CP )	COUNTS UM COULT COUNTS UM COULT COUNTS UM COULT	ter X	PP PP	FARTI VEH	SPEC  DED  TOTAL SPEC  TOTAL SPEC  HEST TOTAL SPEC	AA PREM: PE COM ERMINAL UCTIBLES AA PERMINAL UCTIBLES	STA STA	SYM / AG  STAT FL  S  SYM / AG  STAT FL  S  ACV  ACV  ACV  ACV  ACV  ACV  ACV	E COMP/OTC SY  C COMP/OTC SY  E COMP/OTC SY  C COMP/OTC SY  E COMP/OTC SY  C COMP/OTC SY  I COMP/OTC SY  C COMP/OTC SY  C COMP/OTC SY  I COMP/OTC SY  C COMP/OTC SY  I COMP/OTC SY	1,000 COLL 3,712.51 7,7029 EW 26,655 SPEC C OF L 1,000 0,000 COLL 7,368.30 M SYM  17029 EW 37,965 SPEC C OF L 1,000 0,000 COLL 0,000 COLL 0,000 COLL
PLEAS FARM DRIVE TO WORK / SCI VEH # 4 GARAGING ADDRESS LIC STATE FL USE PLEAS FARM DRIVE TO WORK / SCI VEH # 5 GARAGING ADDRESS LIC STATE FL USE PLEAS LIC STATE FL USE PLEAS	HOOL YEAR 2023 STREE 8549 TERR 024 HOOL YEAR 2013 STREE 8549 TERR 024 SURE SURE	RETAI SERVI <15 MAKE: MODEL: T (Requir Se 164  COMM RETAI SERVI <15 MAKE: MODEL: T (Requir T (Requir Se 164  COMM RETAI SERVI  <15 MAKE: MODEL: T (Requir Se 164  COMM RETAI SERVI	FORD GWILES GWILL	FOR HIRE  15 MILLI  15 MILLI  15 MILLI  17,350	XXX ESS+ CHECCOVI XX X ESS+	CLAS	X X X H CITY Summing S	MED PAY UNINS MOTOR  BODY TYPE: V.LN.:  Refield SIC  ADD'L NO- FAULT UNINS MOTOR  BODY TYPE: V.LN.:  REFIEld SIC  ADD'L NO- FAULT MED PAY UNINS MOTOR	X PV 3FTTV dd X X	MOTOR TOWING & LABOR SPEC COFL  W8F91PI  FACTOI  0. UNDRINS MOTOR TOWING & LABOR SPEC COFL  W1ET8D	RA8605  R SEAT O1  F FT	CP )	COUNTS UM COULT COUNTS UM COULT COUNTS UM COULT	ter X	PP PP	FARTI VEH	S TOT/ ICLE TY SPEC  DEDI  S TOT/ ICLE TY SPEC  DEDI  DEDI  DEDI  S TOT/ SPEC	AA PREM: PE COM ERMINAL UCTIBLES AA PERMINAL UCTIBLES	ST A	SYM / AG  STAT FL  S  SYM / AG  STAT FL  S  ACV  ACV  ACV  S  ACV  ACV	E COMP/OTC SY  C COMP/OTC SY  E COMP/OTC SY  C COMP/OTC SY  E COMP/OTC SY  C COMP/OTC SY  I COMP/OTC SY  C COMP/OTC SY  C COMP/OTC SY  I COMP/OTC SY  C COMP/OTC SY  I COMP/OTC SY	1,000 COLL SYM 26,655 SYM 26,655 SYM 27,368.30 SYM 37,965 SYM 37,9



### **VEHICLE SCHEDULE**

DATE (MM/DD/YYYY) 08/07/2024

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Acrisur	re Soı	ıthea	ast Par	tner	s Insura	ınce	Servi	ces,	LLC		SE	E PAGE	1										SEE	P 1
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SEE PA	GE 1								SE	E PAGE	1 Kin	gdom (	1OC	nstruc	tion	Serv	ice	s, Inc						
VEHIC	LE DE																							
VEH#	YEAR	MA	KE: FC	RD				_	BODY TYPE:							V	EHIC	LE TYP	E		SYM	/ AGE	COMP / OTC SYM	COLL
6	2023	3 мс	DEL: F1	50					V.I.N.: 1	IFTEW1E	6PKG	08863			7	PP	s	PEC		COML				
GARAGIN	G STR		Required i					CITY						COUNTY	,						:	STATE	ZIP	
ADDRESS							5	Sumi	merfield	l												FL	34491	7029
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FL	02	4		7,	050					1	0.06	i l		100	ŀ							\$ .	4	9,220
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FARI	м		SERVICE			X	NO- FAULT	X	UNINS MOTOR	SPEC C OF		FTW	X	COLL			Ì	\$				\$	1,0	00 COLL
DRIVE TO WORK / S	CHUUI	Τ,	< 15 MIL	es	15 MILE		NET VE DR/CR:	Н	WO TOIL	100								TOTA	L PREI	M: \$	191		7,0	046.60
VEH#	YEAR	MA	KE: R	M			Didokt		BODY TYPE:							V	EHIC	LE TYP			SYM	/ AGE	COMP / OTC SYM	COLL
7	2024		DEL: 35							3C63RRG	L1RG2	257031				PP	s	PEC	$\neg$	COML				01111
GARAGIN	STR		Required is					CITY						COUNTY	<u> </u>						T:	STATE	ZIP	
ADDRESS								Sumi	merfield	ı			1									FL	34491	7029
LIC STATE	TE	RR		GMM	GCW		CLAS		SIC		CTOR	SEAT CP	F	RADIUS		FA	RTHI	EST TE	RMINA	·L	$\top$		COST NEV	ı
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	ASURE		RETAIL		OKTIIKE	1		V		Y TOW	NG	┦; ┼	X.	COMP/		REIMB FG		, r	4A [		TMA:	\$	016	1,000
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DRIVE TO	1	1	< 15 MIL		15 MILE		NETVE	H	MOTOR	L C OF		1111	_	COLL			-	\$						276.33
WORK / S	YEAR	1	KE: FC		15 WILL		DR/CR:		BODY							V	EHIC	TOTA		M: \$	SVM	/ AGE	COMP / OTC SYM	COLL
9	2011	MA	DEL: F1	50					TYPE;	IFTFW1E	TARER	96087			<u> </u>	PP	_	PEC		COML	011111	,,,,	OTC SYM	SYM
	1 0000							CITY	V.I.N.:		701 6	30007		COUNTY			L	120		JOHL	Щ,	TATE	ZIP	
GARAGIN ADDRESS	lo j	EE1 (H	Required in	n KT)			- 1		merfield					COUNT							Ι,	FL	34491	7029
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STATE FL	TEI		- [		/ GCW		CLAS	3	SIC	"		1	1			FA	KIR	ESI IE	CONTRACT		- 1			85,895
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	02		20141811	7,	200	CHE	CK		ADD'L NO-	LUNDE	0.06	<del></del>		100	-VI	RENT		DEDU	СПВІ	FS V		\$ . V		•
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PLEA FARI DRIVE TO WORK / S	ASURE M CHOOL		RETAIL			X	LIAB	X	MED PAY UNINS MOTOR	X TOW	INS IR NG	F	X	LSP COMP/ OTC	X	FG FG		\$ TOTA	L PRE	ST	AMT	\$ \$	1,0 5,3	1,000 00 <sub>COLL</sub>
PLE/ FARI	ASURE M		RETAIL SERVICE		FOR HIRE	X	LIAB NO- FAULT	X	MED PAY	X TOW	INS IR NG	F	X	LSP COMP/ OTC		FG V	$\neg$	\$ TOTA	L PRE	ST M: \$	AMT	\$ \$	OTC 1,0	SPEC C OF L 1,000
PLEA FARI DRIVE TO WORK / S	ASURE M CHOOL YEAR	MA MC	RETAIL SERVICE < 15 MILL NKE; DDEL:	ES	FOR HIRE	X	NO- FAULT NET VE DR/CR:	X	MED PAY UNINS MOTOR	X TOW	INS IR NG	F	X	LSP COMP/ OTC COLL		FG FG	$\neg$	\$ TOTA	L PRE	ST	SYM	\$ \$ /AGE	1,0 5,3 COMP/ OTC SYM	1,000 00 <sub>COLL</sub>
PLE/ FARI DRIVE TO WORK / S VEH #	ASURE M CHOOL YEAR	MA MC	RETAIL SERVICE < 15 MIL	ES	FOR HIRE	X	NO- FAULT NET VE DR/CR:	X	MED PAY UNINS MOTOR  BODY TYPE:	X TOW	INS IR NG	F	X	LSP COMP/ OTC		FG V	$\neg$	\$ TOTA	L PRE	ST M: \$	SYM	\$ \$	1,0 5,3	1,000 00 <sub>COLL</sub>
PLE/ FARI DRIVE TO WORK / S VEH # GARAGIN ADDRESS	ASURE M CHOOL YEAR	MA MC	RETAIL SERVICE < 15 MILL NKE; DDEL:	ES KY)	FOR HIRE	X	LIAB NO- FAULT NET VE DR/CR:	X X H	MED PAY UNINS MOTOR BODY TYPE: V.I.N.:	X TOM & LAB SPEC C OF	INS R	F FT FTW	XX	LSP COMP/ OTC COLL		FG VI	s	\$ TOTALE TYP	L PRE	ST M: \$	SYM	X \$ \$ / AGE	1,0 5,0 COMP/OTC SYM	SPEC   C OF L   1,000   1,00
PLE/ FARI DRIVE TO WORK / S VEH #	ASURE M CHOOL YEAR	MA MC	RETAIL SERVICE < 15 MILL NKE; DDEL:	ES KY)	FOR HIRE	X	NO- FAULT NET VE DR/CR:	X X H	MED PAY UNINS MOTOR  BODY TYPE:	X TOM & LAB SPEC C OF	INS IR NG	F	XX	LSP COMP/ OTC COLL		FG VI	s	\$ TOTA	L PRE	ST M: \$	SYM	X \$ \$ / AGE	1,0 5,3 COMP/ OTC SYM	SPEC   C OF L   1,000   1,00
PLE/FARI DRIVE TO WORK / S VEH #  GARAGIN ADDRESS LIC STATE	ASURE M CHOOL YEAR	MA MC	RETAIL SERVICE <15 MIL  KKE: DDEL: Required is	ES KY)	15 MILE	X X	LIAB NO- FAULT NET VE DR/CR:	X X H	MED PAY UNINS MOTOR  BODY TYPE: V.I.N.:	X TOWN SPEC	INS R NG OOR CTOR	F FT FTW	XX	LSP COMP/ OTC COLL		FA FA	s	\$ TOTALLE TYPEC EST TE	L PREI	ST M: \$	SYM	X \$ \$ / AGE	1,0 5,; COMP/OTC SYM	SPEC C OF L 1,000 00 COLL 392.41 COLL SYM
PLE/FARI DRIVE TO WORK / S VEH # GARAGIN ADDRESS LIC STATE	ASURE M CHOOL YEAR IG STR	MA MC	RETAIL SERVICE < 15 MILL NKE; DDEL:	ES KY)	FOR HIRE	X X	LIAB NO- FAULT NET VE DR/CR:	X X H	MED PAY UNINS MOTOR BODY TYPE: V.I.N.:	X TOWN SPEC COF	INS ROOR CTOR	F FT FTW	XX	LSP COMP/OTC COLL COUNTY		PP FA	RTHI	\$ TOTALLE TYPEC EST TE	L PRE	ST M: \$	SYM	X \$ \$ /AGE	1,0 5,0 COMP/OTC SYM	SPEC   C OF L   1,000   1,00
PLE/FARIORIVE TO WORK / S VEH #  GARAGIN ADDRESS LIC STATE  USE PLE/	ASURE M CHOOL YEAR IG STR	MA MC	RETAIL SERVICE <15 MIL  KKE: DDEL: Required is	ES KY)	15 MILE	X X S+	LIAB NO- FAULT NET VE DRICR:  CLAS  CK ERAGES LIAB	X X H	MED PAY UNINS MOTOR  BODY TYPE:  V.I.N.:  SIC  ADD'L NO- FAULT MED PAY	X TOWN SPEC C OF	CTOR	F FT FTW	XX	COUNTY  COMP/ COUNTY  RADIUS  LSP COMP/ COTC		PP FA	RTHI	\$ TOTALE TYPPEC DEDU	L PREI	ST ST	SYM	X \$ \$ /AGE	1,0 5,; COMP/OTC SYM	SPEC C OF L
PLE/FARI	ASURE M CHOOL YEAR TE	MAMO MCC	RETAIL SERVICE <15 MIL ME: DDEL: Required b COMM'L RETAIL SERVICE	ES CVW	FOR HIRE  15 MILE  /GCW  FOR HIRE	X X S+	LIAB NO- FAULT NET VE DR/CR:  CLAS  CK ERAGES LIAB NO-	X X H	MED PAY UNINS MOTOR  BODY TYPE: V.I.N.:  SIC  ADD'L NO- FAULT	X TOWN SPEC	CTOR	F FT FTW	XX	LSP COMP/OTC COLL COUNTY		PP FA	RTHI	\$ TOTALE TYPPEC DEDU	L PREI	ST ST	SYM	X S S AGE	1,0 5,; COMP/OTC SYM	SPEC C OF L 1,000 00 COLL 392.41 COLL SYM
PLE/FARIOR TO WORK / S VEH #  GARAGIN ADDRESS LIC STATE  USE PLE/FARIOR TO ROWER / S DRIVE TO WORK / S	ASURE M CHOOL YEAR TEI ASURE M M CHOOL	MAP MCC	RETAIL SERVICE <15 MIL KE: DDEL: Required Is COMM'L RETAIL	ES CVW	15 MILE	X X S+	LIAB NO- FAULT NET VE DR/CR:  CLAS  CK ERAGES LIAB NO-	X X H	MED PAY UNINS MOTOR BODY TYPE: V.I.N.: SIC ADDIL NO- FAULT MED PAY UNINS MOTOR	X TOWN SPEC C OF	CTOR	F FT FTW	XX	COUNTY  COMP/ COUNTY  RADIUS  LSP COMP/ COTC		FA RENT REIMB	RTHI	S TOTAL EST TE	L PREI	ST ST COML	SYM	X S S S S S S S S S S S S S S S S S S S	1,0 5,; COMP/OTC SYM ZIP COST NEW	SPEC C OF L COLL
PLE/FARI	ASURE M CHOOL YEAR TE	MAC MCC	RETAIL SERVICE <15 MIL ME: DDEL: Required b COMM'L RETAIL SERVICE	ES CVW	FOR HIRE  15 MILE  /GCW  FOR HIRE	X X S+	LIAB NO- FAULT NET VE DR/CR:  CLAS  CK ERAGES LIAB NO- FAULT NET VE	X X H	MED PAY UNINS MOTOR  BODY TYPE:  V.I.N.:  SIC  ADD'L NO- FAULT MED PAY	X TOWN SPEC C OF	CTOR	F FT FTW	XX	COUNTY  COMP/ COUNTY  RADIUS  LSP COMP/ COTC		FA RENT REIMB FG	RTHI	S TOTAL EST TE	L PREI	ST M: \$	SYM	X S S S S S S S S S S S S S S S S S S S	1,0 5,; COMP/OTC SYM	SPEC C OF L
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#### ADDITIONAL PREMISES INFORMATION SCHEDULE

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1	1102 N Main Street				INSIDE		OWNER		OCCUPIED AREA:	SQ FT
BLD#	CITY: Wildwood	STATE	≕ FL		OUTSIDE		TENANT	# PART TIME EMPL	OPEN TO PUBLIC AREA:	SQ FT
1	COUNTY:Sumter	ZIP: 3	4785						TOTAL BUILDING AREA:	SQ FT
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LOC#	STREET 8549 SE 164th Place			CIT	YLIMITS	ואו	TEREST	# FULL TIME EMPL	ANNUAL REVENUES: \$	
1	6549 SE 164th Place				INSIDE		OWNER		OCCUPIED AREA:	SQ FT
BLD#	CITY: Summerfield	STATE	: FL		OUTSIDE		TENANT	#PART TIME EMPL	OPEN TO PUBLIC AREA:	SQ FT
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ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SUBJECTS THE PERSON TO CRIMINAL AND [NY: SUBSTANTIAL] CIVIL PENALTIES. (Not applicable in CO, DC, FL, HI, KS, MA, MN, NE, OH, OK, OR, VT or WA; in LA, ME, TN and VA, insurance benefits may also be denied)

IN THE DISTRICT OF COLUMBIA, WARNING: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON. PENALTIES INCLUDE IMPRISONMENT AND/OR FINES, IN ADDITION, AN INSURER MAY DENY INSURANCE BENEFITS, IF FALSE INFORMATION MATERIALLY RELATED TO A CLAIM WAS PROVIDED BY THE APPLICANT

IN FLORIDA, ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD, OR DECEIVE ANY INSURER FILES A STATEMENT OF CLAIM OR AN APPLICATION CONTAINING ANY FALSE, INCOMPLETE, OR MISLEADING INFORMATION IS GUILTY OF A FELONY OF THE THIRD DEGREE.

IN KANSAS, ANY PERSON WHO, KNOWINGLY AND WITH INTENT TO DEFRAUD, PRESENTS, CAUSES TO BE PRESENTED OR PREPARES WITH KNOWLEDGE OR BELIEF THAT IT WILL BE PRESENTED TO OR BY AN INSURER, PURPORTED INSURER, BROKER OR ANY AGENT THEREOF, ANY WRITTEN STATEMENT AS PART OF, OR IN SUPPORT OF, AN APPLICATION FOR THE ISSUANCE OF, OR THE RATING OF AN INSURANCE POLICY FOR PERSONAL OR COMMERCIAL INSURANCE, OR A CLAIM FOR PAYMENT OR OTHER BENEFIT PURSUANT TO AN INSURANCE POLICY FOR COMMERCIAL OR PERSONAL INSURANCE WHICH SUCH PERSON KNOWS TO CONTAIN MATERIALLY FALSE INFORMATION CONCERNING ANY FACT MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT.

IN MASSACHUSETTS, NEBRASKA, OREGON AND VERMONT, ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR ANOTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING INFORMATION CONCERNING ANY FACT MATERIAL THERETO, MAY BE COMMITTING A FRAUDULENT INSURANCE ACT, WHICH MAY BE A CRIME AND MAY SUBJECT THE PERSON TO CRIMINAL AND CIVIL PENALTIES.

IN WASHINGTON, IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE, OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES INCLUDE IMPRISONMENT, FINES, AND DENIAL OF INSURANCE BENEFITS.

### **EXPERIENCE**

NAME OF PROJECT	VALUE	DURATION	CONTACT THE VILLAGES COMMERCIAL
WOODDOW OFFICE COMPLEY	10 000 000 00	OMONITUS	,
WOODROW OFFICE COMPLEX	10,000,000.00	9 MONTHS	CONSTRUCTION  THE VILLAGES COMMERCIAL
FIRE STATION 48	4,100,000.00	10 MONTHS	CONSTRUCTION
FIRE STATION 46	4,100,000.00	10 MONTHS	CONSTRUCTION
FIRE STATION 46	4,200,000.00	9 MONTHS	VILLAGES COMMUNITY DISTRICT
TINESTATIONAS	4,200,000.00	- CHONNIC	THE VILLAGES COMMERCIAL
HARRY & THE NATIVES RESTAURANT	\$3,900,000.00	10 MONTHS	CONSTRUCTION
FENNEY & WARM SPRINGS PLAZA	\$2,200,000.00	9 MONTHS	RP FENNEY
			THE VILLAGES COMMERCIAL
WOODROW TROLLEY AND WAREHOUSE	2,100,000.00	8 MONTHS	CONSTRUCTION
ALHAMBRA STORAGE	2,100,000.00	8 MONTHS	VILLAGES COMMUNITY DISTRICT
1000			
WATERFRONT INN	2,400,000.00	5 MONTHS	TRILLIUM HOTELS



#### **ADDENDUM #1**

July 29, 2024

To: Prospective Bidders

From: St. Johns County Purchasing Department

Subject: IFB NO: 1901 Construction of Hastings Community Center and Library - CDBG Project

This Addendum #1 is issued for further Bidders' information and is hereby incorporated into the IFB Documents. Each Bidder must incorporate any and all revisions, clarifications, and/or supplemental information provided in all issued addenda with the submitted Bid must submit Attachment "P", acknowledging all issued addenda with their Bid as provided in the IFB Documents.

#### Revisions/Clarifications:

The County provides the following revisions and/or clarifications to be incorporated into the IFB Documents:

- 1. The sections specified below from Exhibit A-1 Project Manual Volume One are being revised and are included as part of this Addendum:
  - a. Section 08 42 29 SLIDING AUTOMATIC ENTRANCES
- 2. The sections specified below from Exhibit A-2 Project Manual Volume Two are being added and are included as part of this Addendum:
  - a. Section 26 41 13 LIGHTING PROTECTION
  - b. Section 27 51 23 NETWORK INTERCOMMUNICATION SYSTEM
- 3. The sheets specified below from Exhibit C Civil Design Sheets are being revised and are included as part of this Addendum:
  - a. C-100 GENERAL NOTES (Added General Note #44, Added Construction Note #16, and Added Fire Protection Notes #1-9)
  - b. C-300 DEMOLITION PLAN (Clarified the limits of existing 6" watermain removal)
  - c. C-400 GEOMETRY SITE PLAN (Inserted revised building from Architect, Revised parking space next to dumpster to landscape island, Revised parking lot calculation, Revised ground transformer to pole-mounted transformer, Revised the hatching at the book drop area, Turned on the parallel parking spaces along Main Street, Revised bollards at main building, and Revised bollards to removable bollards at dumpster/generator area).
  - d. C-500 PAVING, GRADING, AND DRAINAGE PLAN (Revised lip height from 1" to ¼" at both driveway connections, Revised driveway grading (to max. 8%) near right-of-way to push high point closer to Main Street; adjust affected driveway grading in these areas, Called out additional downspouts and roof drain connections on west side of building, Adjusted the limits of impact to Main Street, Added limits of Milling and Overlay to Main Street, and Added stationing to Main Street (for reference purposes)).
  - e. C-501 PAVING, GRADING, AND DRAINAGE PLAN (Adjusted the limits of impact to Main Street, Added limits of Milling and Overlay to Main Street, and Added stationing to Main Street (for reference purposes),

- f. C-600 UTILITY PLAN (Added Utility Plan Notes #1-4, Confirmed the 6" fire line, included Fire Backflow Preventer to be located inside the building Fire Room, Revised the watermain, water meter, and water backflow preventer to 2", Revised the proposed fire main line type, Added a 3' clearance radius around the proposed Fire Department Connection, Added the parallel parking spaces to ensure adequate distance away from Fire Department Connection, and Clarified the location and limits of the existing watermain, removed watermain, and proposed watermain).
- 4. The sheets specified below from Exhibit D Landscape Design Sheets are being revised and are included as part of this Addendum:
  - a. L3.1 LANDSCAPE PLAN (Changes in tree location per SJC comments and Civil updated base, Revised Notes, Updated Schedule per SJC comments, and Revised tree calculations to match new tree quantities).
  - b. L3.3 LANDSCAPE NOTES (Additional notes added).
  - c. IR3.1 IRRIGATION PLAN (Plan revised to reflect tree additions/locations).
  - d. IR3.2 IRRIGATION LEGEND, NOTES & DETAILS (Water use estimates chart to reflect changes in irrigation plan).
- 5. The sheets specified below from Exhibit E Architectural Design Sheets are being revised and are included as part of this Addendum:
  - a. A0 COVER SHEET (Updated current revision and revision date of sheets modified in this Addendum
  - b. A1.00 ARCHITECTURAL SITE PLAN (Added two downspout locations noted on 1/A1.00, Adjusted bollard quantity and locations noted on 1/A1.00, Added detail 7/A1.00, and Revised detail 5/A1.00 to remove notes for "Architectural CMU").
  - c. A1.01 FLOOR PLAN (Added two downspout locations noted on 1/A1.01 and Adjusted bollard quantity and locations noted on 1/A1.01).
  - d. A1.05 ROOF PLAN (Added two downspout locations noted on 1/A1.05).
  - e. A2.01 REFLECTED CEILING PLAN (Added window treatment in Children's Collection and Added ceiling tag in Multipurpose).
  - f. A5.00 DOOR SCHEDULE (Revised door and frame schedule entries).
  - g. A5.06 WINDOW/OPENING DETAILS (Revised detail 5/A5.06 and Revised detail 8/A5.06).
  - h. A8.01 FLOOR FINISH PLAN (Reference renderings added to sheet).
  - A9.04 CABINETRY ELEVATIONS & SECTIONS (Notes added for resin screen in service point desk).
- 6. The sheets specified below from Exhibit F Structural Design Sheets are being revised and are included as part of this Addendum:
  - a. S1.01 FOUNDATION PLAN (Added column information for columns at column line 6, at E & F, and Revised Foundation Note 5.A. providing slab construction information).
  - b. S5.01 SLAB-ON-GRADE DETAILS (Added detail 13/S5.01).
- 7. The sheets specified below from Exhibit I Electrical Design Sheets are being revised and are included as part of this Addendum:
  - a. E1-01 ELECTRICAL SITE PLAN (Revised to show new pole-mounted transformer location).
  - b. ES8.02 SYSTEMS RESPONSIBILITY MATRIX (Revised responsibilities for intercom system).
- 8. Report of Geotechnical Exploration, as prepared by Jackson Geotechnical Engineering, LLC, dated April 3, 2023 is hereby incorporated as Exhibit Q.

- 9. FloridaCommerce Award Letter dated February 2, 2024 is hereby incorporated as Exhibit R.
- 10. American Rescue Plan Act Of 2021 (ARPA) Required Contract Clauses is hereby incorporated as Exhibit S.
- 11. Federal and State Requirements Clarification: The project is funded by multiple federal and state financial assistance programs. The Contractor agrees to comply with all applicable federal and state laws, regulations, executive orders, and agency/grant-specific requirements. This includes, but is not limited to, 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards), Exhibit "L" Appendix II to Part 200, Title 2, as of June 17, 2024, and Exhibit "S" American Rescue Plan Act Of 2021 (ARPA) Required Contract Clauses. In the event of a conflict between these requirements, the Contractor is required to adhere to the most stringent requirement.

#### **Questions/Answers:**

The County provides the following answers to the questions submitted below:

1. What is the minimum and maximum number of projects we can present to fulfill the relevant experience requirement?

Answer: As stated in the Minimum Qualification Requirements, The Bidder is to submit a list of ANY and ALL relevant experience within the last five (5) years with the proposed scope of work.

2. Will the Owner provide a copy of the site photos?

Answer: No. The site is open for the Contractor to visit.

3. I don't see any furniture requirements?

Answer: Loose furnishings and metal library shelving as indicated on sheets A11.00-A11.02 are not included in this Bid and will be procured by the County separately.

4. Please provide us with the County's Construction Budget / Estimate for this project.

Answer: Section 01 10 00 1.4 B Lists the Project Budget as \$6,955,000.00

5. Please confirm St. Johns County has attained the SJRWMD permit.

The SJRWMD is in process. Review comments are currently being responded to by the County.

6. Concerning Alternate 1, assuming the County has attained the SJRWMD permit, if the modified storm system is intended to be a design-build system what will happen to the SJRWMD permit? The design-build system provided by the bidders will need to be designed by a civil P.E. so there will be two civil P.E. on this project. I am not sure that will be ideal. During the Prebid, it was stated the modified storm system and additional parking is an afterthought so the County's civil P.E. didn't have the time to provide engineered plans for this task. Please consider bidding the project as per the designed plans, then the County and their civil P.E. can provide the modified design and direct the awarded contractor to perform the work as a change order.

Answer: The County requests Bidders to submit Bid Alternate #1 in accordance with the IFB documents.

7. Does the county own any property near the project that can be used as a laydown area? **Answer: No. Securing the laydown area is the responsibility of the Contractor.** 

- Can the existing 6" watermain be isolated in order to reroute the pipe on-site?
   Answer: Based on the current site survey information, no. The Contractor is to coordinate with the St. Johns County Utility Department to locate the applicable gate valves to isolate the system for construction.
- 9. Does the 2" polyline on the Southeast corner of the property get reconnected after relocating the 6" watermain?

Answer: Any connected lines need to be reconnected after relocation.

10. How many feet of the existing 6" sewer needs to be replaced on each side of the new sanitary manhole or can a doghouse be set on the existing line?

Answer: Replace four feet (4') of existing sanitary sewer pipe on either side of the new sanitary manhole. A doghouse manhole is also acceptable.

- 11. What lining system is required inside of the proposed sanitary sewer manhole? Bituminous coating?

  Answer: Pursuant to the Sanitary Sewer Specifications: Coat Tar Epoxy: Coal tar epoxy shall be Koppers Bitumastic No. 300M, Tnemec Tneme-Tar No. 46-413 or approved equal.
- 12. What are the limits of repaving in North Main Street?

Answer: The limits of milling and overlay have been revised pursuant to St Johns County Review Comments. The limits extend from the western edge of pavement to the travel lane centerline. And it extends from 25' north of the Main Street impact (approx. STA 13+10) down to the north edge of the westbound Lattin Street travel lane (approx. STA 10+00). See revised Paving, Grading, and Drainage Plan sheets C-500 & C-501 included as part of this Addendum.

13. Is it acceptable for the roof deck to be sloped? Architectural sections show sloped roof but structural does not mention it.

Answer: See sheet \$1.02, Joist Bearing elevation has been clearly on line 6, 4 &2

14. Can steel be provided by non AISC certified fabricator and erector?

Answer: No.

15. Is there a basis of design for the security gate?

Answer: See Section 08 34 00 Side Folding Grille.

16. Has an initial fire flow test been completed?

Answer: An initial flow test has been completed, but flow and duration are not sufficient. St. Johns County is planning to install a pump at the water treatment plant that will increase flow. The design for fire suppression is based on water models provided to the design team by the County. The documents require an additional flow test during construction in order to verify the actual flow after the pump is installed.

17. Drwg S0.1 FOUNDATIONS Note 8 states that fill is to be free of frozen material & 8.A states to use 4" porous fill (#57 stone) below floor slabs. These sound more like a specification for Northern climates. Please confirm minimum 4" of #57 is required below the slab on grade.

Answer: Since we have high density load due to occupancy (library), we need 4" thk #57

18. Drwg S0.1 FOUNDATIONS Note 8.B states to use drainage fill at exterior walls. Please advise the depth & width, if required.

Answer: Refer to Paving, Grading and Drainage Plan sheet C-500 for proposed grades.

19. Drwg S0.1 FOUNDATIONS Note 8.C specifies well graded granular material. Please advise the location for this material, if required.

Answer: See Revised sheet S1.01 included in this Addendum.

 Drwg S1.01 Foundation Plan/FOUNDATION NOTES 5.A refers to Geotechnical Report. Please provide Geotechnical Report.

Answer: See Revisions/Clarifications.

21. The technology responsibility matrix doesn't list the Intercom System, but this system is called out in the plans. Please clarify the responsibility for this system.

Answer: Intercom system is contractor responsibility. See revised matrix and specifications

22. Attachment H of the bid forms asks for a "Contract No," but there is no contract # before the bid. What is to be included here?

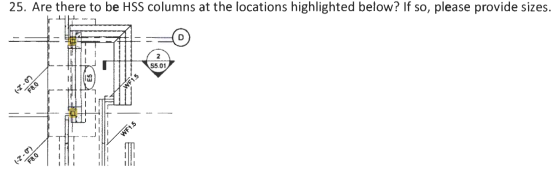
Answer: Please include "IFB # 1901"

23. What is the basis of design for the dumpster gates?

Answer: See detail 7/A1.00 added as a part of this Addendum to clarify the construction of the gate.

24. What is the thickness of the concrete slab on grade at the dumpster enclosure?

Answer: 6" thick, 3000 psi with fiber mesh reinforcing



Answer: See Revised sheet \$1.01 included in this Addendum.

26. Please provide a design for the flagpole base

Answer: See revised sheet \$5.01 included in this Addendum.

27. Sheet A1.00 calls out "architectural CMU with integral color sandblasted finish" at the seat walls. This is not included in the specifications. If it is getting covered with a acrylic "stucco" finish, then why does it need to be a specialty CMU? If a specialty CMU is required, please provide a manufacturer, product, color, etc.

Answer: The finish is to be acrylic "stucco" finish to match the building. The CMU does not need to be specialty. The detail is revised as a part of this Addendum.

- 28. There is a note on sheet E3.02 that states "Provide UL Listed Lighting Protection System." Is this supposed to read: "Provide UL Listed Lightning Protection System?" If lightning protection is required, please provide a description or specification.
  - Answer: Correct. This is supposed to state lightning protection system. See details already in set on sheet E8.03 and attached new specification.
- 29. Please provide a specification for the audio/visual system.
  - Answer: AV systems to be by County's vendor and therefore are excluded from this package.
- 30. Please provide a specification for the security camera system
  - Answer: Basis of design hardware indicated on drawings. As the server and software are provided by the County's vendor, the performance of the system is not specified as a part of this package.
- 31. Detail 8/A9.04 shows the Service Pont Desk with the decorative panel called out as RES-1, which is a flooring system. Is this supposed to be RP-1?

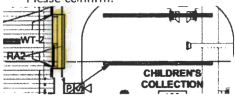


Answer: Decorative panel to be RP-1. Revision included in this Addendum.

- 32. The design of the First Responder Repeater System will not be known until the testing has been completed. Please confirm an allowance amount to carry for this system.
  - Answer: Testing for the First Responder Repeater System is to be included in the bid. If a system is determined to be necessary by the testing, a change order will be issued to cover the cost of the system at that time.
- 33. Spec 102239-2.1-A for the operable wall system calls for a minimum STC-52, but section 23-E of the same spec calls for STC-56. Which is correct?

Answer: STC-52 is correct.

- 34. Are roller shades required at both the lower and upper windows, only the upper, or only the lower at the east elevation?
  - Answer: See the RCP and interior elevations 4/A8.03, 5/A8.04 where they are called out. Behind the service desk the shades are only on the llower window. In the multipurpose room the shades are on both lower and upper, but the uppers are motorized.
- 35. The reflected ceiling plan calls out a window at the Children's Collection when it should be a door. Please confirm.



Answer: Provide shadecloth for sidelite. Revision included in this Addendum.

36. What is the ceiling height and ceiling type in Multipurpose 123?

Answer: ACT-1 at 18'-6". Revision included in this Addendum.

37. Please clarify the size of the glazing above the automatic doors. It is not listed on the exterior window schedule



Answer: The rough opening is 10' wide per the floor plan A1.01, 9' - 4" tall per the wall section on A4.02. The doors themselves are 7' - 6" tall per the door schedule. Coordinate transom glazing size with the automatic sliding door provider.

38. The bid forms require a subcontractor list (Attachment D) along with relevant subcontractor licenses. This is a lot of information to put together on bid day and has the potential to create errors. Is it acceptable to submit this form within 24 hours of the bid?

Answer: Attachment "D" List of Proposed Sub-Contractors / Supplier List needs to be completed at the time of bid submittal. Which includes any and all applicable licenses or certifications.

39. Details 4 & 8/A8.11 do not show a mirror above the sink. Please confirm 18x30" mirrors are to be included.

Answer: Do include one 18x30" mirror at each location indicated (2 added).

40. Please confirm that Edwards is an approved equal for fire alarm system, spec section 28 31 11 **Answer:** The substitution request is not approved for this project.

41. Please confirm if Sika Sarnafil is an approved manufacturer for the roof system, spec section 07 54 23. Answer: The submitted Sikaplan 60 PVC thermoplastic membrane is Not an approved substitution for TPO roofing.

42. Please confirm if Lockers Manufacturing is an approved manufacturer for the lockers, spec section 07 54 23.

Answer: No information was submitted regarding BABAA compliance. Pending documentation of BABAA compliance, Elite Storage Products meets the specifications and can be considered as a substitution for Metal Lockers 10 51 13. The Contractor will be responsible for ensuring the Metal Lockers meet BABAA compliance.

43. Two columns on S1.01, located on column line 6, at E & F are not called out. Please provide this column information.

Answer: See the revised drawing for HSS 8x8x1/2 included in this addendum.

44. 5/A1.00, calls for integral color block with sandblast finish and for acrylic stucco finish. Which is to be provided?

Answer: See revised detail 5/A1.00. Finish is to be acrylic "stucco" finish.

45. Door 126, Head and Jamb details are located on sheet A6.01. Sheet A6.01 is not in the plan set. Also, is this intended to be an aluminum door or HM door as the schedule states.

Answer: See the revised door hardware schedule. Head and jamb details are referenced to A5.01.

46. Is the aluminum framed canopy pre-finished or painted in the field? The valence is called out to be pre-finished, but the aluminum tube frame is called out to be painted.

Answer: Pre-finished.

47. Confirm a Threshold Inspection is required.

Answer: Threshold Inspection is required.

48. Is the lot at 408 E Main Street available for material and equipment storage if necessary? Who can we contact for permission and an agreement if so.

Answer: The Contractor is responsible for identifying their own offsite laydown area.

49. Please provide list of FFE and Casework fixtures that are provided by others.

Answer: Loose furnishings and metal library shelving as indicated on sheets A11.00-A11.02 are not included in the Bid and will be provided by others. All casework indicated in A9.00 series is to be included in the Bid.

50. Per Takeform Window Films, to be able to price WF-1 and WF-2, the vector file is required. Can this be provided?

Answer: Vector files will not be provided. Creation of vector file is to be by window film manufacturer. Design of WF-2 matches design of WG-1, refer to pattern detail 2/A8.01. Graphic representation of design intent is provided in this Addendum, refer to sheet A8.01.

51. On the Door Schedule Doors #103B and #132B which are exterior single doors in our storefront are called out AL (Door Material) and HM (Frame Material). Can you confirm that these actually need to be Aluminum Storefront Doors in Aluminum Storefront Frames?

Answer: Confirmed, these doors need to be Aluminum Storefront Doors in Aluminum Frames. See the revised Door schedule included in this Addendum.

- 52. Are Panduit, Belden, or Ortronics are acceptable alternates for Siemon in the structured cabling **Answer: No, they are not approved equals.**
- 53. Is Notifier an approved equal to Honeywell for the Fire Alarm?

Answer: No, it is not an approved equal.

54. Confirm furred wall types at interior side at tilt wall at all locations

Answer: These are included as a part of the wall assemblies detailed on 1/A4.00.

55. Drwg E5.01 Plan Key Note #4, are we to assume all switchgear and panels are to be provided by Owner?

Answer: All switchgear and panels are to be provided by the contractor. Disregard Plan Key Note #4.

56. Drwg E0.01 Lighting Fixture Schedule, Please give an alternate fixture for the all "H" Decorative Pendant Lights as we have been told Lightart is obsolete.

Answer: Lightart is a current manufacturer.

SUBMITTAL DEADLINE FOR BIDS HEREBY CHANGED TO: AUGUST 7, 2024 AT 2:00 EDT



# **St. Johns County, Florida**

**INVITATION FOR BIDS NO: 1901** 

# CONSTRUCTION OF HASTINGS COMMUNITY CENTER AND LIBRARY - CDBG PROJECT

St. Johns County Purchasing Department 500 San Sebastian View St. Augustine FL 32084 904.209.0150

www.sjcfl.us/Purchasing/index.aspx

FINAL: 6/26/24

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**Bid Bond** 

Sealed Bid Mailing Label

#### **SEPARATE DOCUMENTS:**

EXHIBIT A-1 - Project Manual Volume One, Dated May 16, 2024

EXHIBIT A-2 - Project Manual Volume Two, Dated May 16, 2024

EXHIBIT B - General Information Design Sheets, Dated May 16, 2024

EXHIBIT C - Civil Design Sheets, Dated May 16, 2024

EXHIBIT D - Landscape Design Sheets, Dated May 16, 2024

EXHIBIT E – Architectural Design Sheets, Dated May 16, 2024

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EXHIBIT G - Plumbing Design Sheets, Dated May 16, 2024

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EXHIBIT J – Fire Protection Design Sheets, Dated May 16, 2024

EXHIBIT K - Davis-Bacon Wage Determination, Dated May 31, 2024

EXHIBIT L - Appendix II to Part 200, Dated June 17, 2024

EXHIBIT M - Inter-Departmental Agreement for Use of CDBG Funds

EXHIBIT N – Public Library Construction Grant Agreement #24-PLC-18 Draft

EXHIBIT O – Bid Alternate #1 – Additional Parking Spot Diagram

EXHIBIT P - Environmental Assessment, Dated September 14, 2023

#### PART I – GENERAL TERMS AND CONDITIONS

#### 1) PURPOSE

The purpose of the project is to construct a new branch library, community center, and HHS annex to serve Hastings and the rest of southwest SJC. The project addresses a deficiency in library services to these residents. The current facility, which was acquired by the County on March 1, 2018, provides maintenance and operating challenges. The need for this new branch was identified in the Master Plan for Libraries Update Through the Year 2020. A new branch will meet the needs of people of all ages in this southwest area of the County, while eliminating the escalating costs associated with an older, not well-maintained building, that was never designed to accommodate the needs of a busy public library. An initial layout of approx. 10,000sf will serve the Hastings area for the foreseeable future.

The project is funded by Federal and State of Florida grants. The Federal funding includes Community Development Block Grant funds (CDBG) from the United States Department of Housing Urban Development (HUD) under Title I of the Housing and Community Development Act of 1974, as amended, to be used to provide services in accordance with Part 570 of Title 24 of the Code of Federal Regulations (CFR) as amended. The proposed activity was included in the St. Johns County FY 2021-2022 Annual Action Plan. A HUD Section 108 Guaranteed Loan in the amount of \$5,075,000.00 will provide the necessary funding for this project. State funding includes two (2) separate grants. A Public Library Construction Grant # 24-PLC-18 in the amount of \$500,000.00 and a Broadband Grant in the amount of \$4,000,000.00.

#### 2) DEFINITIONS

Terms used within this Invitation for Bids ("IFB") shall have the meaning as set forth in the St. Johns County Purchasing Policy ("Policy"), or as otherwise defined herein. Any definition provided herein, shall govern over the definitions provided in the Policy.

#### 3) COMPLIANCE WITH ST. JOHNS COUNTY PURCHASING POLICY

All provisions of the Policy and associated procedures are incorporated into the Bid Documents by reference, and are fully binding. Bidders are required to submit their Bids, and to conduct their activities in accordance with the Policy and associated procedures.

#### 4) MINIMUM QUALIFICATION REQUIREMENTS

Bidders must be fully licensed and authorized to do business in the State of Florida, must be registered with the State of Florida, Division of Corporations, and must be currently licensed as a **Certified General Contractor (CGC)** as of the submittal deadline for Bids.

Bidder must have no Active Exclusions cited with www.SAM.gov.

The Bidder is to submit a list of any and all relevant experience within the last five (5) years with the proposed scope of work. The list must include the Client's information, total contract value, and completion timeframes. The County reserves the right to check any and all references.

The Bidder is to submit a Letter of Bonding Capability and Capacity from the Bidder's Surety (not the agent) demonstrating the level of bonding capability/capacity held by the Bidder is a minimum of \$10 million dollars. Surety must be licensed to do business in Florida, have been in business and have a successful continuous operations for at least three (3) years. Surety shall not have exposed itself to any loss on any one risk in an amount exceeding twenty percent (20%) of its surplus to policyholders. Surety must have fulfilled all of its obligations on all other bonds given to the Owner. Surety must have good underwriting, economic management, adequate reserves for undisclosed liabilities, net resources for unusual stock, and sound investment and have an "A" rating or better.

Bidders shall provide proof of qualifications by completing and submitting Attachment "C" - Licenses and

**Certification List** along with a copy of each license and certificate listed. All licenses and certifications must be valid and current as of the date the Bid is submitted.

FAILURE BY A BIDDER TO DEMONSTRATE MEETING OR EXCEEDING THE MINIMUM QUALIFICATION REQUIREMENTS STATED ABOVE, SHALL BE GROUNDS FOR DISQUALIFICATION AND REMOVAL FROM FURTHER CONSIDERATION FOR AWARD. The County reserves the right to request additional information regarding the qualification and experience of the Bidder in order to determine the responsibility of the Bidder to perform the specified work.

#### 5) DESIGNATED POINT OF CONTACT

The County's Designated Point of Contact for this IFB is Bryan Matus, Senior Procurement Coordinator, St. Johns County Purchasing Department. Any and all questions and/or inquiries shall be directed, *in writing*, via email to <a href="mailto:bmatus@sjcfl.us">bmatus@sjcfl.us</a>. In the event the Designated Point of Contact is absent or otherwise unavailable for more than three (3) business days, firms may contact Diana Fye, Senior Procurement Coordinator, at <a href="mailto:drye@sjcfl.us">dfye@sjcfl.us</a>.

#### 6) NON-MANDATORY PRE-BID MEETING

A Non-Mandatory Pre-Bid Meeting will be held on **Monday**, **July 8**, **2024**, **at 9:00 AM** in the St. Johns County Public Works Department Building, 2750 Industry Center Road, St. Augustine FL 32084. **Bidders are not required to attend the Pre-Bid Meeting, but it is strongly recommended by the County**. Bidders and sub-contractors are encouraged to visit the Project Site prior to the Pre-Bid Meeting in order to familiarize themselves with the site conditions.

#### 7) QUESTIONS

Any and all questions related to this project shall be directed, *in writing*, to the Designated Point of Contact. Questions are due no later than four o'clock (4:00PM EDT) on **Tuesday**, **July 16**, **2024**, so that any necessary addenda may be issued in a timely manner. Any questions received after the above deadline will not be answered unless previously approved by the SJC Purchasing Director, Purchasing Manager, or other designated County Representative.

#### 8) BID SUBMITTAL REQUIREMENTS

The submittal deadline for Bids shall be no later than 2:00PM EST on Wednesday, July 31, 2024. Bids must be submitted to:

SJC Purchasing Department 500 San Sebastian View St. Augustine, FL 32084

Each Bidder must submit one (1) original hard copy of their Bid, in a sealed envelope or container, and plainly marked with the Bidder's full legal company name, mailing address, and recite: "Bid No: 1901; CONSTRUCTION OF HASTINGS COMMUNITY CENTER AND LIBRARY - CDBG PROJECT". A mailing label has been provided herein for Bidders to use to identify their Bid.

All required forms and attachments, including the Official County Bid Form, must be completed, and all required information provided. Information must be typewritten or manually written in blue or black ink. Each Bid must include the Bidder's full legal company name, mailing address, telephone number, and must identify whether the Bidder is a sole proprietor, partnership, corporation or other legal entity. The submitted Bid should NOT include a fully copy of the Bid General Terms and Conditions.

All mail delivered to the County is processed through SJC Central Receiving. Respondents must factor the additional time for processing when mailing their Proposals to the County. Any bids that are not delivered to the SJC Purchasing Department by the Submittal Deadline above shall not be considered, even if the Proposal is delivered to SJC Central Receiving prior to the deadline above. SJC Purchasing is not responsible for Bids that are delayed in delivery due to mail processing activities of the County's Central Receiving Office.

Bidder shall assume full responsibility for timely delivery of their submitted Bid at the location designated above for

receipt of Bids. Bids shall be delivered to the designated location prior to the submittal deadline provided above, or as revised by addendum. Bids received after the established submittal deadline will not be considered and will be returned to the sender unopened.

Bidders must only submit **one (1)** Bid in response to this IFB. Oral, telephonic, telegraphic, or electronic Bids are invalid and will not receive consideration.

Where so indicated by the makeup of the Bid Form, sums shall be expressed in both words and numerals, and in the case of a discrepancy between the two, the amount expressed in words shall govern. Additionally, where there are unit prices and extended prices, the unit prices shall govern over extended pricing.

Any interlineations, alterations, or erasures by the Bidder on the Bid Form must be initialed by the signer of the Bid. Failure to do so may cause the Bid to be considered non-responsive.

Bidder shall make no stipulation on the Bid Form, nor qualify the submitted Bid in any manner. To do so will classify the Bid as being non-responsive.

Any submitted Bid must be signed by an approved representative of the Bidder, legally authorized to bind the Bidder to a contract. In the event the Bid is signed by a representative who is not a principal of the Bidder, a Delegation of Authority Letter must be submitted with the Bid, stating the delegation of authority by principal(s), owner(s), or officer(s) of the Bidder for the signing representative. The delegation of authority must be signed by the principal/owner/officer of the Bidder, and must state the limits and duration of the delegation to the signing representative.

A Bid submitted by an agent must have a current Power of Attorney attached, certifying the agent's authority to bind the Bidder.

All Bids submitted in response to this IFB shall become the property of the County and will not be returned to the Bidders. In the event of an award, all documentation produced as part of the award shall become exclusive property of the County.

#### 9) CONSIDERATION OF BIDS

**Opening of Bids:** Unless stated otherwise in an Addendum, Bids received by or before the submittal deadline will be opened publicly, immediately after the submittal deadline provided herein. The Bid Tabulation shall be posted to DemandStar, upon verification of Bids and all information.

**Rejection of Bids:** The County reserves the right to reject any or all Bids that are not materially responsive to the requirements provided herein, or if it is determined to be in the best interest of the County. The County may also waive any minor formality or irregularity of any submitted Bid, provided the minor formality or irregularity does not materially impact the submitted Bid.

**Bid Award**: It is the intent of the County to award to the lowest and most responsive and responsible Bidder, based upon the Total Bid Price.

The County shall have the right to accept alternates in any order or combination and to determine the low Bidder on the basis of the sum of the Total Bid Price and/or the Alternates accepted if alternate bids are requested in the Official County Bid Form. The County is under no obligation to award any Bid Alternates, unless it serves the best interest of the County to do so.

If an award is made, it will be made within ninety (90) days from the date of the Bid opening, unless stated otherwise in an Addendum. Submitted Bids must remain valid for a minimum of ninety (90) days from the date of the Bid opening, and shall be irrevocable during this time unless otherwise agreed to by the County.

If only one (1) Bid is received, the County reserves the right to negotiate with the responding Bidder, if the submitted Bid is responsive to the requirements provided herein. The Bid may also be rejected and the Bid re-advertised, in order to best serve the needs of the County.

#### 10) CONTRACT TIME

The Contractor shall have ten (10) business days from Contractor's receipt of Notice of Award, to sign and return the awarded Contract". The County intends to sign and return a fully executed Contract no later than seven (7) business days from receipt of all required documents from the Contractor, but no later than seventeen (17) consecutive calendar days from issuance of Notice of Award.

The Contract Time for completion of Work under the awarded Contract shall be commenced within ten (10) business days of the date provided in the Notice to Proceed. Construction of the project shall reach Substantial Completion within **four hundred twenty (420)** consecutive calendar days of the date provided in the Notice to Proceed, and shall reach Final Completion within **thirty (30)** consecutive calendar days of the date of Substantial Completion. The Contractor and its sureties shall be liable for any damage to the County, including but not limited to denial of reimbursement or de-obligation of any state or federal funding resulting from the Contractor's refusal or failure to timely complete the work as provided in the solicitation Documents, whether or not the Contractor's right to proceed with the work is terminated. This liability includes any increased costs incurred by the County in completing the work. If the Contractor fails to achieve Substantial Completion or Final Completion of the Work by its applicable date, then the County shall be entitled to withhold from any amounts otherwise due the Contractor or to be paid as a debt due in the amount of \$1,184.26 per calendar day.

The parties agree that such Liquidated Damages are not a penalty but rather a genuine pre-estimate of monetary damages sustained by the County for loss of revenue and/or increased project administration expenses related to this Contract because the Contractor failed to perform and complete Work within the time fixed for completion or additional time granted pursuant to the provisions hereof. The assessment of Liquidated Damages is without prejudice to the County's rights of termination and Contractor's obligation to complete the Work.

Should Contractor fall behind the approved Work schedule; the County reserves the right to deduct Liquidated Damages based on an estimated period of late completion. The County need not wait until the completion of Work to withhold Liquidated Damages from the Contractor's progress payments.

#### 11) PAYMENTWORKS REGISTRATION

The County has implemented a registration process for awarded Suppliers, which includes Contractors and Consultants even if the Supplier, Contractor, or Consultant is currently or has previously done business with the County. This process is through PaymentWorks, a third-party payee management system.

Upon award, Supplier will receive an invitation to register from the County Purchasing Department, via email, which will originate from the PaymentWorks system. If a Supplier has already registered within PaymentWorks, the registration does not have to be done again. The Supplier is responsible for completing the registration process for acceptance by the County, in order to receive any payments. If there are any questions about this process, Suppliers can reach out to Joanie Chiarelli at <a href="mailto:ichiarelli@sjcfl.us">ichiarelli@sjcfl.us</a> or Kayla Miller at <a href="mailto:kmiller@sjcfl.us">kmiller@sjcfl.us</a>.

#### 12) BIDDER'S REPRESENTATION

By submitting a Bid, each Bidder represents and warrants that Bidder has read and understands all information and requirements provided herein, and that Bidder is familiar with and understands all conditions related to the work specified herein, and the submitted Bid is based upon all necessary considerations to perform the work in accordance with all specifications and requirements provided herein, or as otherwise provided in an Addendum. Bidder also represents that any and all costs associated with performing the specified work are included in the submitted Bid.

#### 13) BID DOCUMENTS

The Bid Documents are those documents which shall govern the solicitation, submittal, consideration and award of submitted Bid(s), which generally includes, but is not limited to: IFB Documents, Specifications, Plans, Drawings, and all issued Addenda.

Bid Documents may be obtained from <a href="www.demandstar.com">www.demandstar.com</a> or SJC Purchasing Department. The Bid Documents shall be used by Bidders to prepare their Bid for submittal. St. Johns County ("County") shall not assume any responsibility for errors or misrepresentations resulting from the use of complete or incomplete sets of Bid Documents. The County, in making the Bid Documents available, do so only for the purpose of obtaining Bids for the specified purpose and do not confer a license or grant for any other use.

#### 14) INTERPRETATION OR CORRECTION OF BID DOCUMENTS

Bidders shall promptly notify the Designated Point of Contact of any ambiguity, inconsistency, or error which they may discover upon examination of the Bid Documents or of the site and local conditions. Bidders requiring clarification or interpretation of the Bid Documents shall make a written request to the Designated Point of Contact by or before the deadline for questions as provided herein.

An interpretation, correction or change of the Bid Documents will be made by Addendum. Interpretations, corrections, or changes of the Bid Documents made in any other manner will not be binding, and Bidders must not rely upon such interpretations, corrections, or changes. No change will be made to the Bid Documents by the County less than seven (7) days prior to the submittal deadline for Bids. The County, however, reserves the right to issue addendums at any time prior to the submittal deadline for Bids in order to serve the best interest of the County.

#### 15) SUBSTITUTIONS

The materials, products and equipment described in the Bid Documents establish a standard of required function, dimension, appearance and quality to be met by any proposed substitution. No substitution will be considered unless written request for approval has been received by the Designated Point of Contact at least fourteen (14) calendar days prior to the submittal deadline for Bids. Each such request shall include the name of the material or equipment for which it is to be substituted and a complete description of the proposed substitute, including drawings, cuts, performance and testing data, and any other information necessary for an evaluation. A statement setting forth any changes in other materials, equipment or work that incorporation of the substitute would require must also be included. The burden of proof of the merit of the proposed substitute is upon the proposer of the substitute. The Project Manager's approval or disapproval of a proposed substitution shall be final.

If County Staff approves any proposed substitution, such approval will be set forth in an Addendum. Bidders must not rely upon approval made in any other manner.

#### 16) LOBBYING PROHIBITION

In accordance with Section 9 of the Policy, Bidders **SHALL NOT** contact any staff member of the County, including members of the Board of County Commissioners, except the above referenced Designated Point of Contact with regard to this Invitation for Bids. Any such communication is a violation of the Policy and shall result in disqualification and removal from consideration for award under this IFB.

#### 17) ADDENDA

Any change, clarification, revision, deletion, additional documents or information provided by the County after broadcast of this IFB will be provided via Addendum, and posted to Demandstar (<a href="www.demandstar.com">www.demandstar.com</a>) with the Bid Documents. All planholders for this IFB will be notified of the posted addendum by Demandstar. Planholders may access and download issued Addenda for inclusion in their submitted Bid. Bidders may also request issued addenda from the Designated Point of Contact, in writing. It is the responsibility of the Bidder to acquire any addenda issued by the County. The County is not responsible for a Bidder's failure to obtain any issued Addendum.

Bidders are responsible for incorporating any and all changes, clarifications, revisions, deletions, additional documents and information provided by Addendum into the submitted Bid. Failure by the Bidder to appropriately consider and

incorporate the addenda into their submitted Bid may cause the submitted Bid to be considered non-responsive and removed from further consideration. It shall be the sole discretion of the Purchasing Manager or Director of Purchasing and Contracts to determine whether or not an Addendum is material to the submitted Bid, resulting in disqualification and removal from consideration for award.

Each Bidder shall acknowledge all issued Addenda in the submitted Bid in the space provided on the Official County Bid Form, and completing and submitting **Attachment "P" – Acknowledgement of Addenda** with the sealed Bid.

#### 18) BID POSTPONEMENT/CANCELLATION

The County may, at its sole and absolute discretion, postpone or cancel this IFB, and/or resolicit Bids in order to serve the best interest of the County.

#### 19) MODIFICATION OR WITHDRAWAL OF BID

A submitted Bid may not be modified, withdrawn or canceled by the Bidder after the submittal deadline specified herein.

Prior to the submittal deadline for Bids, a Bid submitted early may be modified or withdrawn only by written notice to the Designated Point of Contact. Upon notice from a Bidder to modify or withdraw a submitted Bid, provided such notice is received prior to the submittal deadline for Bids, the County shall return the Bid to the Bidder unopened. Any modified Bids must be submitted prior to the submittal deadline specified herein, in order to be considered.

#### 20) COSTS INCURRED BY BIDDERS

Bidders are responsible for any and all costs associated with developing and submitting a Bid in response to this IFB. Additionally, Bidders are solely responsible for any and all costs associated with providing any subsequent information requested by the County, attending any meetings with the County, and any other activities related to this solicitation and subsequent award proceedings. It is expressly understood, no Bidder may seek or claim any award and/or reimbursement from the County for any expenses, costs, and/or fees (including attorney's fees) borne by any Bidder, during the IFB process. Such expenses, costs, and/or fees (including attorney's fees) are the sole responsibility of the Bidder.

#### 21) BID SECURITY

Each submitted Bid must be accompanied by a Bid Security, submitted on the Bid Bond Form provided herein, or in the form of a certified or cashier's check, in the amount of five percent (5%) of the Total Bid Price submitted on the Official County Bid Form, pledging that the Bidder will enter into a contract with the County on the terms stated in the Bid and will, if required, furnish bonds as described hereunder covering the faithful performance of the Contract and the payment of all obligations arising thereunder. Should the Bidder refuse to enter into such Contract or fail to furnish such bonds to the County, if required, the amount of the Bid Security shall be forfeited, not as penalty, but as liquidated damages.

A Bid Security in the form of a certified or cashier's check must be made payable to the Board of County Commissioners of St. Johns County.

A Bid Security in the form of a Bid Bond shall be written on the form provided herein, with an acceptable surety, and the Attorney-in-Fact, who shall execute the bond on behalf of the Surety shall affix to the bond, a certified and current copy of the Power of Attorney. The Surety Company shall meet all requirements as provided below. Any Bidder submitting a Bid Bond (not a certified or cashier's check) must also submit **Attachment "B" – Certificate as to Corporate Principal**.

The County shall have the right to retain the Bid Security until either (a) a Contract is executed and bonds, if required, have been furnished, or (b) the County has rejected all Bids, or (c) the period of time for which Bids are irrevocable has elapsecl, so that Bids may be withdrawn.

If this Bid is not accepted within ninety (90) consecutive calendar days of the submittal deadline for Bids, or if the Undersigned delivers the executed Contract, all required documents and the required Bond, as provided in the Bid Documents, the Security shall be returned to the Bidder within seven (7) business days of issuance of Notice to Proceed.

#### 22) BID BOND INSTRUCTIONS

A Bid Bond submitted, on the form provided herein, must be completed as follows:

- Type or Print Bidder's and Surety's names, mailing addresses, in the same language as in the Bid Documents;
- Have authorized representatives of the Bidder and Surety/Surety's Agent sign in the designated spaces;
- Attach a copy of Surety agent's Power of Attorney with an original signature of the Secretary or Assistant Secretary of Surety certifying the copy, unless the Power of Attorney has been recorded in St. Johns County. If it has been recorded, provide book and page number.
- Submit one (1) original and one (1) duplicate, as prescribed herein for Submittal of Bids.

#### 23) SURETY REQUIREMENTS

Any Surety issuing a Bond to the County, must meet the following requirements:

- Surety must be licensed to do business in the State of Florida;
- Surety must have a record of successful continuous operations for at least three (3) years;
- Surety shall not have exposed itself to any loss on any one risk in an amount exceeding twenty percent (20%) of its surplus to policyholders;
- Surety must have fulfilled all of its obligations on all other bonds given to the County;
- Surety must have good underwriting, economic management, adequate reserves for undisclosed liabilities, and net resources for unusual stock and sound investment.

#### 24) TAXES

Federal Excise and Florida Sales Tax, as well as any other applicable taxes, levies, duties, and assessments which Bidder is required to pay, must be included in the submitted Bids.

#### **25) FORCE MAJEURE**

Bidder pledges to perform the specified work barring any delays due to Force Majeure events, which are those events not reasonably foreseeable and beyond the control of both the Bidder and the County, including acts of war, terrorist attacks, labor strikes, floods, earthquakes, epidemics, pandemics, riots, adverse weather conditions, natural disasters, and other acts of God.

#### 26) SUB-CONTRACTORS

Each Bidder shall identify any and all proposed sub-contractors and major material suppliers to be used if awarded a Contract, by completing and submitting Attachment "D" – List of Proposed Sub-Contractors and Material Suppliers. Bidders shall also include any and all licenses and certifications held by the proposed sub-contractors and material suppliers, as applicable, to demonstrate their qualifications for the portion(s) of work for which they are proposed. The County reserves the right to reject or disqualify any proposed sub-contractor or material supplier for failure to meet minimum qualification requirements, minimum experience requirements, or for previously documented failure to perform for the County. In the event the County rejects a proposed sub-contractor or material supplier, the County will notify the Bidder, in writing, and Bidder may, at their option, withdraw their Bid without forfeiture of Bid Security or submit an acceptable substitute at no increase in the submitted Bid Price. If Bidder fails to submit an acceptable substitute within seven (7) calendar days of the original notification, the County then may, at their option, disqualify the Bidder, at no cost to the County.

The County reserves the right to request additional information on any proposed sub-contractor and material supplier in order to determine whether or not the County finds them to be sufficiently qualified and responsible to satisfactorily complete the work for which they are proposed.

#### 27) EMPLOYMENT ELIGIBILITY AND MANDATORY USE OF E-VERIFY

As a condition precedent to entering into the awarded Agreement, and in accordance with section 448.095, F.S., the awarded Contractor and its subcontractors 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 (see **Attachment "H"**).

- a. Contractor shall require each of its subcontractors to provide Contractor with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an unauthorized alien. Contractor shall maintain a copy of such affidavit for the duration of the awarded Agreement.
- b. The County, Contractor, or any subcontractor 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 subcontractor knowingly violated these provisions regarding employment eligibility, but Contractor otherwise complied, shall promptly notify Contractor and Contractor shall immediately terminate the contract with the subcontractor.
- d. The County and Contractor 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. Contractor acknowledges that, in the event that the County terminates the awarded Agreement for Contractor's breach of these provisions regarding employment eligibility, then Contractor may not be awarded a public contract for at least one (1) year after such termination. Contractor further acknowledges that Contractor is liable for any additional costs incurred by the County as a result of the County's termination of the awarded Agreement for breach of these provisions regarding employment eligibility.
- f. Contractor shall incorporate in all subcontracts made pursuant to the awarded Agreement the provisions contained herein regarding employment eligibility.

#### 28) PUBLIC CONSTRUCTION BOND

The awarded Contractor shall be required to obtain and submit a recorded Public Construction Bond covering the faithful performance of the Contract and the payment of all obligations arising thereunder in full amount of the awarded Contract, with such acceptable sureties, secured through the Bidder's usual sources as may be agreeable to the parties. The Contractor shall furnish the required bond, after full execution of the awarded Contract. The Bond shall be released upon satisfactory completion of the project.

The Public Construction Bond form will be provided to the awarded Contractor with the fully executed contract. The Contractor shall provide the recorded Public Construction Bond to the County within three (3) business days of receipt of the bond form and executed contract. The Public Construction Bond must be recorded after the contract is signed by all parties.

Contractor shall record the Public Construction Bond with the St. Johns County Clerk of Courts, and obtain a certified copy of the recorded bond and provide to the SJC Purchasing Department. No work shall commence until the required bond has been delivered to the Owner. Upon receipt of the certified copy of the recorded bond, the Owner may issue a Notice to Proceed.

Unless otherwise specified in the Bid Documents, the bonds shall be written on the form provided herein. The Bidder shall require the Attorney-in-Fact who executes the required bonds on behalf of the Surety to affix thereto a certified and current copy of his Power of Attorney authorizing his firm to act as agent for the Surety in issuing the bonds.

#### 29) INDEMNIFICATION

Contractor shall indemnify and hold harmless the County and its officers and employees from liabilities, damages, losses and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of Contractor and persons employed or utilized by Contractor in the performance of this Contract.

To the extent permitted by, and in accordance with Section 725.06 of the Florida Statues, Contractor 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 intentional wrongful misconduct of Contractor and persons employed or utilized by Contractor in the performance of this Contract.

To the extent permitted by, and in accordance with Section 725.06 of the Florida Statues, for purposes of indemnity, the "persons employed or utilized by Contractor" shall be construed to include, but not be limited to, Contractor, its staff, employees, subcontractors, all deliverers, suppliers, furnishers of materials or services or anyone acting for, on behalf of, or at the request of Contractor.

In Claims against any person or entity indemnified hereunder by an employee of Contractor, any Subcontractor, or subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, the indemnification obligation shall not be limited by a limitation on the amount or type of damages, compensation or benefits payable by or for Contractor or any Subcontractor or subcontractor under any workers' compensation acts, disability benefits acts or other employee benefit acts.

Contractor's indemnity and hold harmless obligations hereunder shall extend to all Claims against the County by any third party or third-party beneficiary of this Contract and all liabilities, damages, losses and costs related thereto.

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.

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.

#### 30) INSURANCE REQUIREMENTS

Bidders is to include in the submitted Bid, proof of at least the minimum coverage amounts in the type(s) of insurance policies as provided below. Failure to submit proof of current coverage or certification from a qualified insurance provider of the Bidder's ability to obtain the required coverages upon award may be grounds for Bidder being deemed non-responsive and removed from further consideration.

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. Contractor shall furnish proof of insurance to the County prior to execution of the Contract. No Work shall commence under the awarded Contract until Contractor has obtained all insurance coverages required by the Contract. Certificates of insurance shall clearly indicate Contractor has obtained insurance of the type, amount, and classification as required by the Contract. Required insurance coverage shall be maintained in force, including coverage for Additional Insureds, until Final Completion of all Work including Warranty Work.

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.

The types and amounts of insurance required under the Contract do not in any way limit the liability of Contractor including under any warranty or indemnity provision of the Contract or any other obligation whatsoever Contractor may have to the County or others. Nothing in the Contract shall limit the Contractor to the minimum required insurance coverages found in the Contract.

The term "Additional Insured" 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 and Professional Liability. 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 Department

Contractor shall procure and maintain during the life of the awarded Contract, adequate Workers' Compensation Insurance in at least such amounts as is required by law for all of its employees per Florida Statute 440.02.

Contractor shall procure and maintain during the life of the awarded Contract, 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 the Contract, whether such services or operations are by Contractor 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.

Contractor shall procure and maintain during the life of the awarded Contract, 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.

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

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

#### **Builders Risk Insurance**

Awarded Supplier shall procure and maintain Builder's Risk ("all risk") insurance on a replacement cost basis for the construction phase of this project. The amount of coverage shall be equal to the full replacement cost on a completed value basis, including periodic increases or decreases in values through change orders.

The Builder's Risk policy shall identify the County as the sole loss payee. The policy shall name as insured the County, Contractor and its subcontractors of every tier. Each insured shall waive all rights of subrogation against each of the other insured to the extent that the loss is covered by the Builder's Risk Insurance. The Builder's Risk policy shall be primary and any self-insurance maintained by the County is not contributory. The Builder's Risk policy shall not include

a co-insurance clause. This coverage shall not be lapsed or cancelled because of partial occupancy by the County prior to Final Completion of the Work.

The Builder's Risk insurance shall:

- a. Insure against at least the following perils or causes of loss: fire; lightning; windstorm; riot; civil commotion; terrorism; vehicle impact; aircraft; smoke; theft; vandalism and malicious mischief; mechanical breakdown, boiler explosion, and artificially generated electric current; earthquake; volcanic activity, and other earth movement; flood; collapse; explosion; debris removal including demolition as may be reasonably necessary; and water damage (other than that caused by flood).
- b. Cover, as insured property, at least the following: (i) the Work and all appurtenances, materials, supplies, fixtures, machinery, apparatus, equipment and other property of a similar nature that are to be incorporated into or used in the preparation, fabrication, construction, erection, or completion of the Work including County furnished or assigned property; (ii) spare parts inventory required within the scope of the Contract; and (iii) temporary works which are not intended to form part of the permanent constructed Work but which are intended to provide working access to the Jobsite, or to the Work under construction, or which are intended to provide temporary support for the Work under construction, including scaffolding, form work, fences, shoring, falsework, and temporary structures.
- c. Extend to cover damage or loss to insured property (i) while in transit; and (ii) while in temporary storage at the Jobsite or in a storage location outside the Jobsite (but not including property stored at the premises of a manufacturer or supplier).
- d. Include (i) performance/start-up and hot testing; (ii) soft costs (e.g. design and engineering fees, code updates, permits, bonds, insurances, and inspection costs); and (iii) costs of funding or financing when a covered risk causes delay in completing the Work.

The Builder's Risk Insurance may have a deductible clause. Contractor shall be responsible for paying any and all deductible costs. Notwithstanding anything to the contrary set forth above, the deductible for coverage of all perils and causes of loss enumerated in the section above shall not exceed \$250,000.

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

#### 31) FORM OF AGREEMENT BETWEEN COUNTY AND CONTRACTOR

Unless otherwise provided by the County, the Agreement for completion of the specified work shall be written on the County's Master Construction Agreement.

#### 32) GOVERNING LAWS & REGULATIONS

The Contractor shall be responsible for being familiar and complying with any and all federal, state, and local laws, ordinances, rules and regulations that, in any manner, affect the work required under the awarded Contract. The awarded Contract shall be governed by the laws of the State of Florida and St. Johns County both as to interpretation and performance.

#### 33) OSHA REQUIREMENTS

The Contractor warrants that the product, products, or services supplied to St. Johns County shall conform in all respects to the standards set forth in the Occupational Safety and Health Act (OSHA) of 1970 as amended and the failure to comply will be considered a breach of contract. St. Johns County shall be held harmless against any unsafe conditions and contractor employee incidents.

#### 34) COMPLIANCE WITH OCCUPATIONAL SAFETY AND HEALTH ACT

Contractor certifies that all material, equipment, services, etc., furnished in this bid meets all OSHA requirements for

the applicable Sectors. Bidder further certifies that, if he is the successful bidder, and the material, equipment, service, etc., delivered or provided is subsequently found to be deficient in any OSHA requirement in effect on date of delivery or service fulfillment date, all costs necessary to bring the material, equipment, service, etc., into compliance with the aforementioned requirements shall be borne by the bidder. All Personal Protective Equipment used by the contractor and their employees shall be ANSI certified and meet OSHA standards.

### 35) TRAINING AND EDUCATION (APPLICABLE ONLY WITH CONSTRUCTION SERVICES)

Contractors will ensure that Contractor employees are trained appropriately for their work tasking. The minimum requirements are found in Federal and State Regulations. Examples of this training are (but not limited to):

- Lockout Tagout
- Fall Protection
- Electrical Safety and the National Electrical Code (NEC)
- Confined Space Entry
- Welding/Cutting/Brazing
- Specific Chemical Hazards
- Excavations and Trenching
- Heavy Equipment Operation

Special emphasis should be given towards training and compliance with the Construction industry's "Focus Four" established by OSHA as an outreach program to the construction industry and its workers. Training, education, and awareness should be provided in the areas of: 1) Fall Hazards 2) Caught-In and Between Hazards 3) Struck-By Hazards and 4) Electrocution Hazards.

### 36) TOXIC SUBSTANCES/FEDERAL HAZARD COMMUNICATION "RIGHT TO KNOW AND UNDERSTAND" REGULATIONS

The Federal "Right to Know and Understand" Regulation (also known as the Hazard Communication / Globally Harmonized System of Classification and Labeling of Chemicals (GHS) implemented by OSHA requires employers to inform their employees of any toxic substances to which they may be exposed in the workplace, and to provide training in safe chemical storage, labeling, handling practices and emergency procedures.

Accordingly, the Contractor(s) performing under this contract shall be required to provide two (2) complete sets of Safety Data Sheets (SDS) to each of the departments utilizing the awarded products. This information should be provided at the time when the initial delivery is made, on a department-by-department basis. If performing work on site, it is preferred that each contractor bring their hazardous communication program and SDS in a binder labeled with the contractor's name and identified as a Hazardous Communication/GHS Program. Upon leaving the jobsite and the removal of all hazardous materials, contractors shall take their information with them.

The transport, use, and disposal of toxic substances must be conducted in accordance with DEP/EPA regulations.

Upon request, contractors working at St. Johns County facilities or jobsites will be given access to the written Hazardous Communication Program and informed where to locate SDS.

### 37) TEMPORARY TRAFFIC CONTROL (TTC) / MAINTENANCE OF TRAFFIC (MOT) (APPLICABLE ONLY WITH CONSTRUCTION SERVICES)

The Contractor must comply with the Florida Department of Transportation's (DOT) Temporary Traffic Control (TTC) and the Manual on Uniform Traffic Control Devices (MUTCD) in the planning, development, design, implementation, operation, enforcement and inspection of work zone related transportation management and temporary traffic control on streets and highways within the State Highway System right-of-way. Training in the Advanced, Intermediate, and Flagger categories must be completed by the Contractor for their employee when performing right-of-way work while under contract with St. Johns County. Contractor employees must wear a Class II (daytime), Class III (night/limited visibility) high-visibility safety vest or equivalent high-visibility apparel while performing any work that places them in the right-of-way.

#### 38) COMPLIANCE WITH FLORIDA TRENCH SAFETY ACT

Contractor is solely responsible for complying with the Florida Trench Safety Act (ACT) and Occupational Safety and Health Administrations excavation safety standard 29 CFR 1926.650 (Subpart P as amended) and the St. Johns County Trenching and Excavation Safety Program. If there is a conflict between the ACT and the St. Johns County Trenching and Excavation Safety Program, the more stringent requirement would apply. The Supplier is responsible for all costs associated with complying with the Florida Trench Safety Act (90-96, Laws of Florida), effective October 1, 1990, and the Occupational Safety and Health Administration's excavation safety standard.

#### 39) OWNER DIRECT PURCHASES

St. Johns County reserves the right to Owner Direct Purchase materials or equipment in accordance with Section 6.2.12 of the Policy, or implement other means in order to achieve related sales tax and other cost savings.

#### **40) PUBLIC RECORDS**

- A. The cost of reproduction, access to, disclosure, non-disclosure, or exemption of records, data, documents, and/or materials, associated with this Agreement shall be subject to the applicable provisions of the Florida Public Records Law (Chapter 119, Florida Statutes), and other applicable State and Federal provisions. Access to such public records, may not be blocked, thwarted, and/or hindered by placing the public records in the possession of a third party, or an unaffiliated party.
- B. In accordance with Florida law, to the extent that Contractor's performance under this Contract constitutes an act on behalf of the County, Contractor shall comply with all requirements of Florida's public records law. Specifically, if Contractor is expressly authorized, and acts on behalf of the County under this Agreement, Contractor shall:
  - (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 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 completion of this Agreement if the Contractor does not transfer the records to the County; and
  - (4) Upon completion of this Agreement, transfer, at no cost, to the County all public records in possession of the Contractor or keep and maintain public records required by the County to perform the Services.
- C. If the Contractor transfers all public records to the County upon completion of this Agreement, the Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Contractor keeps and maintains public records upon completion of this Agreement, the Contractor shall meet all applicable 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.
- D. Failure by the Contractor to comply with the requirements of this section shall be grounds for immediate, unilateral termination of this Agreement by the County.

IF THE CONTRACTOR 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: 500 San Sebastian View, St. Augustine, FL 32084, Phone: (904) 209-0805, Email: <a href="mailto:publicrecords@sjcfl.us">publicrecords@sjcfl.us</a>

#### 41) EQUAL EMPLOYMENT OPPORTUNITY

In accordance with Federal, State and Local law, the submitting firm shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, or handicap. The submitting firm shall be required to comply with all aspects of the Americans with Disabilities Act (ADA) during the performance of the work.

#### 42) PROHIBITION AGAINST CONSIDERATION OF SOCIAL, POLITICAL, OR IDEOLOGICAL INTERESTS

Bidder are hereby notified of the provisions of Section 287.05701, Florida Statutes, as amended, that the County will not request documentation of or consider a Bidder's social, political, or ideological interests when determining if the Bidder is a responsible Bidder. Bidders are further notified that the County's governing body may not give preference to a Bidder based on the Bidder's social, political, or ideological interests.

### 43) COMPLIANCE WITH FLORIDA STATUTE 287.138

- 1. Pursuant to 287.138 F.S., effective July 1, 2023, the County may not enter into contracts which grants the Contractor access to personal identifiable information if: 1) the Contractor is owned by the government of a Foreign Country of Concern (as defined by the statute: (b) the government of a Foreign Country of Concern has a controlling interest in the entity; or (c) the Contractor is organized under the law of or has its principal place of business in a Foreign Country of Concern. The County shall be entitled to immediately terminate this Agreement with liability to ensure the County's continued compliance with the statute.
- 2. Pursuant to 287.138 F.S., effective January 1, 2024, if Contractor may access, receive, transmit, or maintain personal identifiable information under this Agreement, Contractor must submit a Foreign Entity Affidavit to the County. Additionally, effective July 1, 2025, Contractor shall submit a Foreign Entity Affidavit to the County prior to any renewals of this Agreement. Failure or refusal to submit a Foreign Entity Affidavit shall be cause for immediate termination of this Agreement by the County.

#### 44) BUILD AMERICA, BUY AMERICA ACT (BABAA)

This project is funded by a federal financial assistance program and is subject to "Buy America" Preference. Contractors and subcontractors must sign and submit **Attachment "L"** – Build America, Buy America Act (BABAA) Certification with the Bid submittal.

#### 45) BYRD ANTI-LOBBYING AMENDMENT

Firms who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence officer or employee of an agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient.

#### 46) DAVIS-BACON ACT

The Davis-Bacon and related Acts (DBRA) generally apply to contractors and subcontractors performing on federal and federally assisted contracts in excess of \$2,000 for construction, alteration, or repair (including painting and decorating). Laborers and mechanics performing on the site of the work of DBRA-covered contracts are entitled to receive prevailing wage rates for such work.

The Davis-Bacon and related Acts (DBRA) require that contractors and subcontractors performing on covered contracts pay any and all laborers and mechanics employed under the Contract, no less than the locally prevailing wages and fringe benefits for corresponding work on similar projects in the area, as provided by the Department of Labor, and as shown on Exhibit "K" — Davis-Bacon Wage Determination, Dated May 31, 2024, attached hereto.

### Recordkeeping

Under the Davis-Bacon and related Acts, covered contractors must maintain payroll and basic records for all covered laborers and mechanics during the course of the work and for a period of three years thereafter. Records to be maintained include:

- · Name, address, and social security number of each worker
- Each worker's work classifications
- Hourly rates of pay, including rates of contributions or costs anticipated for fringe benefits or their cash equivalents
- Daily and weekly numbers of hours worked
- Deductions made
- Actual wages paid
- Detailed information regarding bona fide fringe benefit plans and programs, including records that show that the plan or program has been communicated in writing to the laborers and mechanics affected
- If applicable, detailed information regarding approved apprenticeship or trainee programs

#### Reporting

Each covered contractor and subcontractor must, on a weekly basis, provide the contracting agency a copy of all payrolls providing the information listed above under "Recordkeeping" for the preceding weekly payroll period, except that that full social security numbers and home addresses shall not be included on weekly transmittals, and instead the payrolls only need to include an individually identifying number for each worker (e.g., the last four digits of the worker's social security number). Each payroll submitted must be accompanied by a "Statement of Compliance" using page 2 of Form WH-347 Payroll (For Contractors Optional Use), or any form with identical wording, certifying compliance with applicable requirements. The statement is to be signed by the contractor or subcontractor, or by an authorized officer or employee of the contractor or subcontractor who supervises the payment of wages, and delivered to a representative of the federal or state agency in charge. This must be submitted within seven days after the regular pay date for the pay period. Form WH-347 and instructions are available at the following links: https://www.dol.gov/whd/forms/wh347.pdf and https://www.dol.gov/whd/forms/wh347instr.htm

### 47) DISADVANTAGED, SMALL, MINORITY, AND WOMEN OWNED BUSINESS ENTERPRISES

It is the intent of the County to ensure that Disadvantaged Business or Small Business Enterprise (DBE/SBE), Minority Business Enterprise (MBE) and Women Business Enterprise (WBE) have equal opportunity to receive and participate in Federal assisted contracts and also uphold the following standards:

- To ensure nondiscrimination in the award and administration of Federal assisted contracts;
- To create a level playing field on which DBEs can compete fairly for Federal assisted contracts;
- To ensure that the DBE Program is narrowly tailored in accordance with applicable law:
- To help remove barriers to the participation of DBEs in Federal assisted contract: and
- To assist the development of firms that can compete successfully in the market place outside the DBE Program.

If the Bidder is not a DBE/MBE/WBE firm the contactor entering into an agreement for this project must meet the following criteria:

- 1. Achieve DBE/MBE/WBE participation by using DBE/MBE/WBE Subcontractors OR
- 2. If unable to utilize DBE/MBE/WBE certified Subcontractors, must be able to submit documentation detailing the Good Faith Efforts made in utilization of potential DBE/MBE/WBE Subcontractors

#### State of Florida resources:

Career Source - <a href="http://www.careersourcenortheastflorida.com/">http://www.careersourcenortheastflorida.com/</a>
DEO Disaster Recovery - <a href="https://disasterrecovery.employflorida.com/vosnet/Default.aspx">https://disasterrecovery.employflorida.com/vosnet/Default.aspx</a>

The Section 3 program of the Housing and Urban Development (HUD) Act of 1968 requires that recipients of certain HUD financial assistance, to the greatest extent feasible, provide job training, employment, and contracting

opportunities for low- or very-low income residents in connection with projects and activities in their neighborhoods. Section 3 is a provision of the HUD Act of 1968 that helps foster local economic development, neighborhood economic improvement, and individual self-sufficiency.

If the Bidder is not a Section 3 firm entering into an agreement for this project must make Good Faith Efforts to utilize Section 3 sub-consultants; by visiting the following website and obtaining a current list of Section 3 business enterprises in the closest metropolitan area available:

### https://data.hud.gov/sec3 form.html

Required services shall be performed in accordance with applicable local, state, and federal rules, laws, codes and regulations from the Housing and Urban Development (HUD), Federal Emergency Management Agency (FEMA), Federal Highway Administration (FHWA), Florida Department of Transportation (FDOT), Florida Department of Health (FDH), Natural Resources Conservation Services (NRCS), and the Florida Department of Environmental Protection (FDEP), as well as any other applicable, governing agencies, and their recovery, reimbursement, and assistance programs.

**END OF SECTION** 

# OFFICIAL COUNTY BID FORM WITH ATTACHMENTS

### OFFICIAL COUNTY BID FORM ST. JOHNS COUNTY, FLORIDA

TO: THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA				DRIDA	
	DATE SUBMITTED:	-1-1r			
			BID PROPOSAL OF		
Full Legal Cor	npany Name of Bidder				
Mailing Addre	ess		Telephone Numb	per	Fax Number
entitled for B Johns County all other requ	SID NO: 1901; CONSTI , Florida, the undersign firements necessary to	ned propose complete	F HASTINGS COMMUN es to furnish all material the required Work for t	IITY CENTER AN s, labor and equ he following Tot	
					her miscellaneous costs, profit, an ems herein listed separately.
	\$		se Bid (Written in Nume		_
	Lui	mp Sum Ba	se Bid (Written in Nume	erals)	
\$					/Dollars
		Lump	Sum Base Bid (Written	in Words)	
	ecified in Section 3120				with satisfactory soil material from is of actual Work will determine
\$		x	300 CY	= \$	p-Exceed Cost for Unit Price #1
	Unit Price #1		Estimated Quantity	Not-to	-Exceed Cost for Unit Price #1
		*	ement with satisfactory ual Work will determine		specified in Section 312000 "Eart mount
\$	Unit Price #2	x	50 CY	= \$	o-Exceed Cost for Unit Price #2
I	Unit Price #2		Estimated Quantity	Not-to	p-Exceed Cost for Unit Price #2
		•	cement with satisfactor s of actual Work will det	•	as specified in Section 312000 ment amount
\$		×	50 CY	= \$	p-Exceed Cost for Unit Price #3
	Unit Price #3	E:	stimated Quantity	Not-to	-Exceed Cost for Unit Price #3
AILOWANCE	1: Allowance for Testi	ng and Insp	ection (Structural Thres	shold Inspection	ns) \$\frac{25,000.00}{}

**TOTAL BID PRICE:** The total amount calculated by adding the Lump Sum Base Bid, Not-to-Exceed Cost for Unit Price #1, Not-to-Exceed Cost for Unit Price #2, Not-to-Exceed Cost for Unit Price #3, Allowance 1, and Allowance 2 amounts together to determine the Total Bid Price for completion of this Project.

Ş		
	Total Bid Price (Written in Numerals)	
\$		/Dollars
	Total Bid Price (Written in Words)	

Bidder shall insert the Lump Sum Base Bid and the Total Bid Price above, in numerals and in words.

**BID NO: 1901** 

# OFFICIAL COUNTY BID FORM (CONTINUED) ST. JOHNS COUNTY, FLORIDA BID ALTERNATES

BID ALTERNATE #1 – ADD COST – Underground Retention/Detention System in Lieu of Pond: Contractor shall Provide a total lump sum cost for a design-build underground detention/retention system in lieu of the base bid retention/detention above grade pond.

\$	
Total Bid Alternate #1 Price (Numerical)	
\$	/Dollars
Total Bid Alternate #1 Price (Written in Word	s)

Bidder shall insert the Bid Alternate Price above, in numerals and in words. Failure to provide Bid Alternate pricing for consideration shall deem the Bid unresponsive.

During the preparation of the Bid, the fo	llowing addenda, if any, were received:	:
No.: Date Received: _	No:	Date Received:
No.: Date Received: _	No.:	Date Received:
No.: Date Received: _	No:	Date Received:
interested in this submitted Bid, as pri	ncipals, and that this Bid is made wit carefully examined, is thoroughly fa	oration, other than the undersigned are hout collusion with any person, firm, or amiliar with, and has incorporated the
materials has been completed, and agree	ees to furnish all necessary labor, equip approximate only, and will fully co	uired work and the sources of supply of oment and materials, fully understanding mplete all work in accordance with all
Bid is, in all respects, fair and made with	out collusion or fraud, and that no men	Bid are true in every respect and that the ober of the St. Johns County Board, or any is Bid or in any profits expected to accrue
PAYMENT WORKS REGISTRATION (SEE I	PART I – GENERAL TERMS AND CONDIT	TIONS – SUBSECTION 10):
Authorized POC:(Name typed or prir	Email Address for POC:_	
CORPORATE/COMPANY		
Full Legal Company Name:		(Seal)
By:		
Signature of Authorized Representative	(Name & Title typed or	printed)
Address:		
Telephone No.: ()	Fax No.: ()	
Email Address for Authorized Company F	Representative:	
Federal I.D. Tax Number:	DUNS #:	(If applicable)
INDIVIDUAL		
Name:		
(Signature)	(Name typed or printed)	(Title)
Address:		
Telephone No.: ()	Fax No.:	
Email Address:		

Federal I.D. Tax Number: \_\_\_

### ATTACHMENT "A" ST. JOHNS COUNTY AFFIDAVIT

Bidder hereby issues the sworn statement below, which must be incorporated into the submitted Bid. This sworn statement shall be an affidavit in the following form, executed by an officer of the firm, association, or corporation submitting the Bid, and shall be sworn to before a person who is authorized by law to administer oaths.

STATE OF	
COUNTY OF	
The Undersigned authority,	("Affiant"), who being duly sworn, deposes and
states that he/she is the	
	(Full Legal Name of Bidder) submitting the attached Bid for the
completion of work specified in the Bid Documents for AND LIBRARY - CDBG PROJECT, in St. Johns County, F	or <u>Bid No: 1901 CONSTRUCTION OF HASTINGS COMMUNITY CENTER</u> lorida.
bidding firm, or corporation under the same or differ bidding firm submitting a Bid in response to the a corporation has either directly or indirectly entered in any action in restraint of free competitive bidding in	will be submitted in response to the above IFB from the Affiant, the ent name, and that such Bidder has no financial interest in any other above IFB. That neither the Affiant, his/her firm, association, nor not any agreement, participated in any collusion, nor otherwise taken connection with this Bid. Furthermore, neither the Bidder nor any other lettings in the State of Florida or any other state.
DATED this day of	, 20
Signature of Affiant	
Printed Name & Title of Affiant	<u></u>
Full Legal Name of Bidder	
Sworn to (or affirmed) and subscribed before me by	means of $\square$ physical presence or $\square$ online notarization, this
•	ersonally known to me or has produced
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	Notary Public
	My Commission Expires:

BIDDER MUST EXECUTE AND ATTACH THIS AFFADAVIT TO SUBMITTED BID.

### ATTACHMENT "B" CERTIFICATE AS TO CORPORATE PRINCIPAL

foregoing; that	the Secretary of the corporation named as Principal in the Authorized Representative of Bidder) who signed the Bond(s
on behalf of the Bidder, was then	(Title) of said corporation; that I know his/her signature
and his/her signature thereto is genuine; and that said bor	nd(s) was duly signed, sealed, and attested to on behalf of said
corporation by authority of its governing body.	
	Signature of Secretary
	Full Legal Name of Bidder
STATE OF	
COUNTY OF	
COUNTY OF	ualified and acting personally, being duly sworn upon oath by
COUNTY OF	
COUNTY OF  Before and by me, a Notary Public duly commissioned, que means of □ physical presence or □ online notarization,	
Before and by me, a Notary Public duly commissioned, que means of physical presence or online notarization, Representative of Bidder) states that he/she is authorized named therein in favor of St. Johns County, Florida.	d to execute the foregoing Bid Bond on behalf of the Bidde
Before and by me, a Notary Public duly commissioned, questioned of physical presence or online notarization, Representative of Bidder) states that he/she is authorized named therein in favor of St. Johns County, Florida.  Subscribed and sworn to me on this day of	(Authorized d to execute the foregoing Bid Bond on behalf of the Bidder 2024, by the Authorized Representative as identification. Type
Before and by me, a Notary Public duly commissioned, question means of physical presence or online notarization, Representative of Bidder) states that he/she is authorized named therein in favor of St. Johns County, Florida.  Subscribed and sworn to me on this day of of Bidder, who is personally known to me or has produced	(Authorized d to execute the foregoing Bid Bond on behalf of the Bidder 2024, by the Authorized Representative as identification. Type
Before and by me, a Notary Public duly commissioned, que means of physical presence or online notarization, Representative of Bidder) states that he/she is authorized named therein in favor of St. Johns County, Florida.  Subscribed and sworn to me on this day of of Bidder, who is personally known to me or has produced	(Authorized d to execute the foregoing Bid Bond on behalf of the Bidder 2024, by the Authorized Representative as identification. Type

(Attach Power of Attorney to original Bid Bond and Financial Statement of Surety Company)

### ATTACHMENT "C" LICENSE / CERTIFICATION LIST

Bidder shall list all current licenses and certifications held by the firm and/or Key Personnel of the Bidder. Failure to demonstrate any required licenses or certifications which are stated as a minimum qualification, shall be grounds for disqualification and removal from further consideration. A copy of each license or associated document(s) shall be attached to this form and submitted with the Bid.

License Name	License #	Issuing Agency	Expiration Date
State of Florida Business License			
FL Certified General Contractor's License			
			***
_		1	
			-

### ATTACHMENT "D" LIST OF PROPOSED SUB-CONTRACTORS / SUPPLIER LIST

Bidder shall submit any and all sub-contractors and/or major material suppliers proposed to perform any portion of the Work for review/approval by the County. Bidder shall attach any and all applicable licenses or certifications held by the proposed sub-contractor/supplier related to the portion of the Work for which they are proposed, as stated below. All subcontractors/suppliers are subject to the approval of the County.

Company Name	Work/Services to be Performed	Primary Contact Name	Contact Number and Email Address	Percentage (%) of Total Work/Services

### ATTACHMENT "E" CONFLICT OF INTEREST DISCLOSURE FORM

Project (BID) Number/Description: <u>Bid No: 1901 CONSTRUCTION OF HASTINGS COMMUNITY CENTER AND LIBRARY - CDBG PROJECT</u>

The term "conflict of interest" refers to situations in which financial or other considerations may adversely affect, or have the appearance of adversely affecting a Bidder's professional judgment in completing work for the benefit of St. Johns County ("County"). The bias such conflicts could conceivably impart may inappropriately affect the goals, processes, methods of analysis or outcomes desired by the County.

Contractors are expected to safeguard their ability to make objective, fair, and impartial decisions when performing work for the benefit of the County. Contractors, therefore must there avoid situations in which financial or other considerations may adversely affect, or have the appearance of adversely affecting the consultant's/contractor's professional judgement when completing work for the benefit of the County.

The mere appearance of a conflict may be as serious and potentially damaging as an actual distortion of goals, processes, methods of analysis or outcomes. Reports of conflicts based upon appearances can undermine public trust in ways that may not be adequately restored even when the mitigating facts of a situation are brought to light. Apparent conflicts, therefore, should be disclosed and evaluated with the same vigor as actual conflicts.

It is expressly understood that failure to disclose conflicts of interest as described herein may result in immediate disqualification from evaluation or immediate termination from work for the County.

Please	check the appropriate stateme	nt:	
	•	signed Bidder has no actual or pote ts for completing work on the abov	ential conflict of interest due to any other clients, we referenced project.
			nformation which may be a potential conflict of ompleting work on the above referenced project.
Full Le	egal Name of Bidder:		
Autho	rized Representative(s):		
		Signature	Print Name/Title

### ATTACHMENT "F" DRUG-FREE WORKPLACE FORM

Th	e undersigned firm, in accordance with Florida Statute 287.087 hereby certifies that
	does:
	Name of Firm
1.	Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
2.	Inform employees about the danger of drug abuse in the workplace, the business' policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, employee assistance programs and the penalties that may be imposed upon employees for drug abuse violations.
3.	Give each employee engaged in providing the contractual services that are described in St. Johns County's request for proposals to provide bond underwriter services a copy of the statement specified in paragraph 1.
4.	In the statement specified in paragraph 1, notify the employees that, as a condition of working on the contractual services described in paragraph 3, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Florida Statute 893, as amended, or or any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction or plea.
5.	Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program is such is available in the employee's community by, any employee who is so convicted.
6.	Consistent with applicable provisions with State or Federal law, rule, or regulation, make a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs 1 through 5.
As	the person authorized to sign this statement, I certify that this firm complies fully with the above requirements.
	Signature
_	Date

### ATTACHMENT "G" CLAIMS, LIENS, LITIGATION HISTORY

1.	Within the past 7 years, has your organization filed suit or a formal claim against a project owner (as a prime or subcontractor) or been sued by or had a formal claim filed by an owner, subcontractor or supplier resulting from a project dispute?				
	Yes No				
	If yes, please attach additional sheet(s) to include:				
	Description of every action Captions of the Litigation or Arbitration Amount at issue Name (s) of the attorneys representing all parties: Amount actually recovered, if any				
	Name(s) of the project owner(s)/manager(s) to include address and phone number				
2.	. List all <u>pending</u> litigation and or arbitration.				
3.	List and explain all litigation and arbitration within the past seven (7) years - pending, resolved, dismissed, etc.				
4.	Please list all liens (including Federal, State, and Local) which have been filed against your Company within the past seven (7) years. List in detail the type of Lien, date, amount and current status of each Lien. If none, so state.				
5.	Have you ever abandoned a job, been terminated or had a performance/surety bond called to complete a job?				
	Yes No If yes, on separate sheet(s), provide an explanation of those instances.				
6.	For all claims filed against your company within the past five (5) years, have all been resolved satisfactorily with final judgment in favor of your company within 90 days of the date the judgment became final?				
	Yes No If no, on separate sheet(s), explain why.				
7.	On separate sheet(s), list the status of all pending claims currently filed against your company. If none, so state.				
8.	Has a project owner ever withheld retainage, issued liquidated damages or made a claim against any Performance and Payment Bonds?				
	Yes No If yes, on separate sheet(s) explain in detail.				

### ATTACHMENT "H" E-VERIFY AFFIDAVIT

STAT	E OF		
COUN	NTY OF		
	Ι,	("Bidder") hereby sv	("Affiant"), being duly authorized by and on behalf of vears or affirms as follows:
1.	(IIRIRA), is a web-b	pased system provided by th	Illegal Immigration Reform and Immigrant Responsibility Act of 1996 ne United States Department of Homeland Security, through which ent eligibility of their employees.
2.	F.S., Bidder shall u eligibility of all new or providing service	utilize the U.S. Department or employees hired by the Bid es pursuant to the Agreeme	(hereinafter "Agreement"), in accordance with section 448.095, of Homeland Security's E-Verify system to verify the employment ider and shall expressly require any subcontractors performing work not to likewise utilize the U.S. Department of Homeland Security's E-ity of all new employees hired by the subcontractor.
3.		y with all applicable provision with section 448.095,	ons of section 448.095, F.S., and will incorporate in all subcontracts F.S.
4.	failure to ensure authorized to work Johns County may understands and a	that all employees and su c in the United States and the immediately terminate the	to comply with all applicable provisions of section 448.095, F.S. or its abcontractors performing work under the Agreement are legally e State of Florida constitute a breach of the Agreement for which St. Agreement without notice and without penalty. The Bidder further ch termination, Bidder shall be liable to the St. Johns County for any g from Bidder's breach.
DATE	D this	day of	
Signa	ture of Affiant		
Print	ed Name & Title of <i>i</i>	Affiant	
Full L	egal Name of Bidde	r	
day c			means of □ physical presence or □ online notarization, this y known to me or has produced
			Notary Public My Commission Expires:

### ATTACHMENT "I" EQUAL OPPORTUNITY REPORT STATEMENT

The Bidder shall complete the following statement by signing this form where indicated. Failure to complete this form may be grounds for rejection of bid:

The awarded Contractor shall comply with Title VI of the Civil Rights Act of 1964, the Civil Rights Restoration Act of 1987 and the Florida Civil Rights Act of 1992, as amended) prohibiting employment discrimination and shall comply with the regulations and guidelines promulgated pursuant to this Act by the Secretary of the Interior and the Heritage Conservation and Recreation Service.

During the performance of this contract, the awarded Contractor, for itself, its assignees and successors in interest (hereinafter referred to as the "Contractor") agrees as follows:

- (1) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.
- (3) The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (5) The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary
  - of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions as may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (7) The Contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24,

1965, so that such provisions will be binding upon each sub-Contractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That in the event a Contractor becomes involved in, or is threatened with, litigation with a sub-Contractor or vendor as a result of such direction by the administering agency the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

Handwritten Signature of Authorized Principa	l(s):	
NAME (print):		
SIGNATURE:		
TITLE:		
NAME OF FIRM:		
DATE:		

### <u>ATTACHMENT "J"</u> SWORN STATEMENT UNDER SECTION 287.133(3)(A), FLORIDA STATUTES ON PUBLIC ENTITY CRIMES

	I, ("Bidder") hereb	("Affiant"), being duly authorized by and on behalf of	
1.	The principal business address of Bidder is:		
2.	I am duly authorized as	(Title) of Bidder.	
3.	or federal law by a person with respect to and directly r or with an agency or political subdivision of any other s proposal, reply, or contract for goods or services, any le	ction 287.133 of the Florida Statutes includes a violation of any state elated to the transaction of business with any public entity in Florida tate or with the United States, including, but not limited to, any bid, ease for real property, or any contract for the construction or repair fraud, theft, bribery, collusion, racketeering, conspiracy, or material	
4.	or a conviction of a public entity crime, with or without	I in Section 287.133 of the Florida Statutes to mean a finding of guilt tan adjudication of guilt, in any federal or state trial court of record ion after July 1, 1989, as a result of a jury verdict, non-jury trial, or	
5.	I understand that "affiliate" is defined in Section 287.133 of the Florida Statutes to mean (1) a predecessor or successor or a person or a corporation convicted of a public entity crime, or (2) an entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime, or (3) those officers, directors executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate, or (4) a person or corporation who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months.		
6.		partner, shareholder, employee, member or agent who is active in affiliate of the Offeror or contractor has been convicted of a public hrough paragraph 6 if paragraph 7 below applies.)	
7.	shareholder, employee, member or agent of the Bidder Bidder. A determination has been made pursuant to Se that it is not in the public interest for the name of the The name of the convicted person or affiliate is	e by the Respondent, or an officer, director, executive, partner, who is active in the management of the Bidder or an affiliate of the ection 287.133(3) by order of the Division of Administrative Hearings convicted person or affiliate to appear on the convicted vendor list.  A copy of the order of the Division of Linear Administrative Hearings convicted person or affiliate to appear on the convicted vendor list.  (Draw a line through paragraph 7 if paragraph 6 above applies.)	
Sig	Signature of Affiant	Printed Name & Title of Affiant	
Ful	Full Legal Name of Bidder	Date of Signature	
	•	of □ physical presence or □ online notarization, this □ personally known to me or □ has produced	
	Notary Public	Niy Commission Expires	

### ATTACHMENT "K" NON-COLLUSION CERTIFICATION

St. Johns County requires, as a matter of policy, that any Firm receiving a contract or award resulting from the Invitation for Bid issued by St. Johns County shall make certification as below. Receipt of such certification, under oath, shall be a prerequisite to the award of contract and payment thereof.

I (we) hereby certify that if the contract is awarded to me, our firm, partnership or corporation, that no members of the elected governing body of St. Johns County nor any professional management, administrative official or employee of the County, nor members of his or her immediate family including spouse, parents or children, nor any person representing or purporting to represent any member or members of the elected governing body or other official, has solicited, has received or has been promised, directly or indirectly, any financial benefit including but not limited to a fee, commission, finder's fee, political contribution, goods or services in return for favorable review of any Bids submitted in response to the Invitation for Bid or in return for execution of a contract for performance or provision of services for which Bids are herein sought.

Handwritten Signature of Authorized Principal(s) of Bidder:	
NAME (print):	
SIGNATURE:	
TITLE:	
DATE:	
FULL LEGAL NAME OF BIDDER:	

### ATTACHMENT "L" BUILD AMERICA, BUY AMERICA ACT (BABAA)

For Federal financial assistance programs subject to BABAA, contractors and subcontractors must sign and submit the following certification to the next tier (e.g., subcontractors submit to the contractor; contractors submit to the non-federal entity) each bid or offer for an infrastructure project that has not been waived by a BABAA waiver:

The undersigned certifies, to the best of their knowledge and belief, that:

The Build America, Buy America Act (BABAA) requires that no federal financial assistance for "infrastructure" projects is provided "unless all of the iron, steel, manufactured products, and construction materials used in the project are produced in the United States." Section 70914 of Public Law No. 117-58, §§ 70901-52.

The undersigned certifies that for the <u>CONSTRUCTION OF HASTINGS COMMUNITY CENTER AND LIBRARY - CDBG PROJECT</u> that the iron, steel, manufactured products, and construction materials used in this contract are in full compliance with the BABAA requirements including:

- 1. All iron and steel used in the project are produced in the United States. This means all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
- 2. All manufactured products purchased with federal financial assistance must be produced in the United States. For a manufactured product to be considered produced in the United States, the cost of the components of the manufactured product that are mined, produced, or manufactured in the United States is greater than 55% of the total cost of all components of the manufactured product, unless another standard for determining the minimum amount of domestic content of the manufactured product has been established under applicable law or regulation.
- 3. All construction materials are manufactured in the United States. This means that all manufacturing processes for the construction material occurred in the United States.

"The Contractor, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any."

Signature of Bidder's Authorized Official			
Name and Title of Bidder's Authorize	d Official		

#### ATTACHMENT "M"

### Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Primary Covered Transactions

The Bidder certifies that the firm or any person associated therewith in the capacity of owner, partner, director, officer, principal, investigator, project director, manager, auditor, and/or position involving the administration of federal funds:

1. Bidder must have no Active Exclusion cited with www.SAM.gov.

Handwritten Signature of Authorized Principal(s):

- 2. are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions, as defined in 49 CFR s29.110(a), by any federal department or agency;
- 3. have not within a three-year period preceding this certification been convicted of or had a civil judgment rendered against it for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a federal, state, or local government transaction or public contract; violation of federal or state antitrust statutes; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property
- 4. are not presently indicted for or otherwise criminally or civilly charged by a federal, state, or local governmental entity with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- 5. have not within a three-year period preceding this certification had one or more federal, state, or local government public transactions terminated for cause or default.

The Respondent certifies that it shall perform a debarment verification on any subcontractor, sub-consultant, material supplier or vendor, that it proposes to contract with to perform any work under this Bid, and shall not enter into any transaction with any sub-Contractor, material supplier, or vendor who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this project by any federal agency unless authorized by St. Johns County.

Transactivities of States of Transaction Load Transaction	
NAME (print):	
SIGNATURE:	
TITLE:	***
NAME OF BIDDER:	
DATE:	

## ATTACHMENT "N" BYRD ANTI-LOBBYING COMPLIANCE AND CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements (To be submitted with each bid or offer exceeding \$100,000). The undersigned [Contractor] certifies, to the best of his or her knowledge, that:

- No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person
  for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer
  or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal
  contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative
  agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant,
  loan, or cooperative agreement.
- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or Current as of 9-26-16 11 cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was nor entered into. Submission of this certification is a prerequisite for making or entering into this transaction imp by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the requestification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such fails.	osed uired
The Contractor,, certifies or affirms the truthfulness and accurate of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees the provisions of 31 U.S.C. § 3801 et seq., apply to this certification and disclosure, if any.	ıracy that
Handwritten Signature of Authorized Principal(s):	
NAME (print):	
SIGNATURE:	
TITLE:	
FULL LEGAL NAME OF BIDDER:	

DATE:

#### ATTACHMENT "O"

### ST. JOHNS COUNTY CERTIFICATION OF NON-SEGREGATED FACILITIES

The federally assisted construction Contractor certifies that he does not maintain or provide for his employees, any segregated facilities at any of his establishments and that he does not permit his employees to perform their services at any location under his control, where segregated facilities are maintained. The federally assisted construction Contractor certifies that he will not maintain or provide for his employees segregated facilities at any of his establishments and that he will not permit his employees to perform their services at any location under his control, where segregated facilities are maintained. The federally assisted construction Contractor agrees that a breach of this certification is a violation of the equal opportunity clause in this contract. As used in this certification, the term "segregated facilities" means any waiting room, work areas, rest rooms and washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directives or are in fact segregated on the basis of race, color, religion, or national origin because of habit, local custom, or any other reason. The federally assisted construction Contractor agrees that (except where he has obtained identical certifications from proposed sub-Contractors for specific time periods) he will obtain identical certifications from proposed sub-Contractors prior to the award of subcontracts exceeding ten thousand (\$10,000.00) dollars US which are not exempt from the provisions of the equal opportunity clause and that he will retain such certifications in his files.

Signature of Bidder's Authorized Representative	Title
	Date

### ATTACHMENT "P" ACKNOWLEDGEMENT OF ADDENDA

Bidder hereby acknowledges receipt of the following Addenda, issued by the County and incorporated into and made a part of the IFB Documents. By acknowledging the Addenda listed below, Bidder hereby certifies that the information, clarifications, revisions, or other items included in each Addenda have been incorporated into the Bidder's Bid. Failure to acknowledge and incorporate issued Addenda may result in a Bidder being deemed non-responsive to the requirements of the IFB, and removed from further consideration.

ADDENDUM NUMBER	DATE RECEIVED	PRINT NAME OF BIDDER'S REPRESENTATIVE	TITLE OF BIDDER'S REPRESENTATIVE	SIGNATURE OF BIDDER'S REPRESENTATIVE

### **BID BOND**

STAT	E OF	•	
COUI	NTY OF		
		PRESENTS, that we, the undersignedal, at	(Full
(Add	ress) and	as Surety, hereby hold and	firmly bind ourselves, our heirs,
exec	utors, administrators, and	successors and assigns, jointly and severally, by thes	e presents, unto St. Johns County,
		sum of five percent (5%) of the Total Bid Price, or	
Dolla	rs <u>(\$</u> ) law	ful money of the United States.	
		mitted a Bid for <u>Bid No: 1901; CONSTRUCTION OF HA</u>	STINGS COMMUNITY CENTER AND
(a)	enter into a written Cor to Principal for signatur or Sureties, as may be i	withdraw said Bid within ninety (90) days of the open stract with the County within ten (10) business days a e, in accordance with the Bid Documents, and give Bo required, for the faithful performance and proper ful- be void and of no effect, otherwise to remain in full for	ofter prescribed forms are provided and with good and sufficient Surety fillment of such Contract, then the
(b)	and give such Bond wi amounts: 1) the amount in the Principal's Bid and to perform the work co	drawal of said Bid within the period specified, or the thin the time specified, the Principal shall pay the control of this bond as hereinabove set forth, of 2) the different distribution of the control of the contro	County the lesser of the following ence between the amount specified of faith contract with another party to effect such contract, then this
IN W		ve bound parties have signed and sealed this instrume , 20, the name and corporate seal of Princi	
and t	hese presents duly signed I	by its undersigned representative, pursuant to authori	ty of its governing body.

	PRINCIPAL:
WITNESSES:	Full Legal Name of Principal
	Signature of Authorized Officer
	Printed Name & Title of Signing Officer
	Mailing Address
	City, State, Zip Code
	Email Address of Signing Officer
	SURETY:
	Full Legal Name of Surety
	Signature of Authorized Surety Agent
	Mailing Address of Local Agency
	City, State, Zip Code
	Email Address of Surety Agent
	Attorney-In-Fact: Signature

### SEALED BID • DO NOT OPEN

IFB NO.:

1901

CONSTRUCTION OF HASTINGS

**COMMUNITY CENTER AND LIBRARY -**

IFB TITLE: CDBG PROJECT

SUBMITTAL

DEADLINE:

By 2:00PM – July 31, 2024

SUBMITTED BY:

Company Name

Company Address

Company Address

St. Johns County Purchasing

DELIVER TO: Department

500 San Sebastian View St. Augustine FL 32084

00

**END OF DOCUMENT**