Bid Set

Invitation to Bid 2022-02

City of Parker

City-Wide Stormdrain System Improvements



Date of Issue: February 11, 2022

Closing: Tuesday, March 15, 2022, at 2:00 p.m. CST

ITB Coordinator(s): Taylor Jeffreys, Public Works Administrator City of Parker 1001 West Park Street, Parker, Florida 32404 and Mandy O'Regan Anchor CEI 450 Magnolia Avenue Panama City, Florida 32401



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CITY OF PARKER RFP 2022-02: CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS

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INSTRUCTIONS TO BIDDERS

INTRODUCTION

The objective of this Invitation to Bid (ITB) is to select a Florida-Licensed General Contractor or Underground Utility Contractor to provide construction services to the City of Parker (hereinafter referred to as "CITY" or "OWNER") for the rehabilitation of the City's stormdrain system as detailed on the Construction Drawings and as summarized by location below.

HURRICANE MICHAEL IMPROVEMENTS

A. North Lakewood Drive

- Remove and replace reinforced concrete pipe (RCP).
 Dimensions: 32 linear feet long by 48-inch in diameter.
- 2. Remove and replace asphalt.Dimensions: 32 feet by 8 feet by 2 inches (43 cubic feet)
- Alternate Bid to reline RCP and cast-in-place (CIP).
 Dimensions: ±633 linear feet of 48-inch diameter.

B. Arrow Street (Facility 8)

Remove and replace steel grate top.
 Dimensions: 4.5 feet long by 3.33 feet wide by 0.167 feet deep.

C. Lance Street (Facility 9)

- Remove and replace corrugated metal pipe (CMP).
 Dimensions: 57 linear feet long by 18 inches in diameter.
- Remove and replace concrete driveway surface by saw-cutting existing concrete for smooth transition.
 Dimensions: 57 linear feet long by 8 feet wide x 0.5 feet deep (8.44 cubic

Dimensions: 57 linear feet long by 8 feet wide x 0.5 feet deep (8.44 cubic yards).

D. Lance Street (Facility 10)

 Remove and replace <u>two</u> mitered end section (M.E.S) concrete headwalls. Dimensions: two headwalls at 10 linear feet long by 6 feet wide and 0.33 feet deep each (approximately 0.74 cubic yards each for a total of approximately 1.48 cubic yards for both).

E. Soule Drive

- Remove and replace CMP. Includes connection on both ends of pipe to existing storm structure, ensuring a water-tight seal around pipe.
 - **Dimensions**: 110 linear feet long by 18 inches in diameter.

F. Blackshear Drive

1. Remove and replace RCP. Includes removing and replacing pavement and other work as required by the pipe replacement. The Contractor will connect the new RCP to the existing 18-inch RCP which will then be

connected to existing storm structure, ensuring a water-tight seal on both end of pipe connections.

Dimensions: 45 linear feet long by 18 inches in diameter.

HURRICANE SALLY IMPROVEMENTS

G. 409-413 Nancy Drive - Culvert

1. Remove and replace RCP. The Contractor will connect the new RCP to the existing storm structure, ensuring a water-tight seal around pipe. This includes removing and replacing existing wood and chain link fence (as shown on the Construction Drawings). In addition, Contractor shall contact light pole and telephone pedestal to coordinate protection prior to commencement of work.

Dimensions: 150 linear feet long by 18 inches in diameter.

H. 5301 Soule Drive - Culvert

- Remove and replace RCP. Includes connection on both ends of pipe to existing storm structure, ensuring a water-tight seal around pipe.
 Dimensions: 230 linear feet long by 18 inches in diameter.
- 2. Remove and replace FDOT Type "G" Inlet Lid ONLY

Dimensions: 5 feet long by 5 feet wide by 6 inches thick.

I. Dover Road - Culvert

1. Remove and replace RCP. Includes removing and replacing pavement and other work as required. The Contractor will connect the new RCP to the existing RCP which will then be connected to existing storm structure, ensuring a water-tight seal on both connections.

Dimensions: 8 linear feet long by 18 inches in diameter.

J. 1005 Pitts Road – Shoulder and Front Slope

1. Place topsoil and reseed grass on slope.

Dimensions: 30 feet long by 20 feet wide by 3.75 feet high (83.3 cubic yards) of topsoil and 600 square feet of grass seed on slope.

K. 919 Arrow Street – Shoulder and Front Slope

Place topsoil and reseed grass on slope.
 Dimensions: 120 feet long by 12 feet wide by 3 inches deep (13.33 cubic yards) of topsoil and 1,440 square feet of grass seed on slope.

L. 11th Street North from Lance Street to Boat Race Road – Ditch Front Slope, Bottom and Back Slope

1. Place topsoil and reseed grass.

Dimensions: 655 feet long by 13 feet wide by 3 inches deep (78.84 cubic yards) of topsoil and 8,515 square feet of grass seed on slopes and bottom.

M. 521 11th Street North to Nicholas Lane – Ditch Front Slope, Bottom and Back Slope, Right and Left of Centerline on 11th Street North

1. Place topsoil and reseed grass.

Dimensions: 450 feet long by 11.5 feet wide by 3 inches deep (47.92 cubic yards) of topsoil and 5,175 square feet of grass seed on slopes and bottom.

N. 5122 Lake Drive - One Lane Gravel Driveway

Replace gravel and grade road to match existing elevation.
 Dimensions: 16 feet long by 13 feet wide by 3 inches deep (1.93 cubic yard) of gravel.

O. West Street and Hyacinth Street - One Lane Dirt/Gravel Residential Road

Replace gravel and grade road to match existing elevation.
 Dimensions: 34 feet long by 15 feet wide by 3 inches deep (4.722 cubic yards) of gravel.

P. 5106 Lake Drive - One Lane Gravel Driveway

Replace gravel and grade road to match existing elevation.
 Dimensions: 15 feet long by 12 feet wide by 3 inches deep (1.67 cubic yards) of gravel.

Q. East 3rd Street - One Lane Gravel Residential Road

Replace gravel and grade road to match existing elevation.
 Dimensions: 255 feet long by 16 feet wide by 3 inches deep (37.78 cubic yards) of gravel.

R. Lake Drive Utility Easement - One Lane Gravel Road for Utility Access

Replace gravel and grade road to match existing elevation.
 Dimensions: 250 feet long by 12 feet wide up to 6 inches deep (55.55 cubic yards) of gravel.

The OWNER seeks BIDs from a Florida-Licensed General Contractor or Underground Utility Contractor that can provide all permits, labor, materials, equipment, tools, transportation, and supplies required for the coordination and rehabilitation of the City-Wide Stormwater Improvements project at the locations referenced above in Parker, Florida. Work shall be completed in conformance with the Construction Drawings and Specifications provided by the OWNER.

QUALIFICATIONS

The CONTRACTOR shall be a Florida-Licensed General Contractor or Underground Utility Contractor who specializes in storm and roadway rehabilitation. Subcontractors shall be Florida licensed in their trade. Additional information regarding Contractor's past performance and from references may be requested and considered to determine the Contractor's qualifications. BIDs may be deemed nonresponsive if not accompanied by proof of State of Florida General Contractor's or Underground Utility Contractor's License. The project may be reimbursed by the Federal Emergency Management Agency (FEMA) as part of Disaster Recovery from Hurricane Michael FEMA Project No. 4399DR as well as Hurricane Salle FEMA Project No. 4564DR. It is imperative that Bidders examine and become familiar with the Public Assistance Program established by the Federal Emergency Management Agency (FEMA).

Funding for the project may be made possible through this grant and is contingent on strict conformance to the guidelines set forth by Florida Department of Emergency Management (FDEM) and FEMA. Bidders shall comply with the Federal Regulations Contract Requirements found in <u>ATTACHMENT 2 - SUPPLEMENTAL CONDITIONS</u> (FEDERAL REGULATIONS) of this contract document package.

BID DEADLINE/DELIVERY

SEALED BIDS will be received up until **2:00 p.m. (CDT)** on **Tuesday, March 15, 2022**, for **ITB 2022-02 – CITY OF PARKER - CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS**. Bids will be publicly opened and read aloud at the City Council Meeting on **Tuesday, March 15, 2022 at 5:30 p.m.**

Late submissions will not be accepted. Each BID shall be valid to the City of Parker for a period of 90 days after the Bid Opening.

BIDs shall be delivered to: Ms. Taylor Jeffreys Public Works Administrator City of Parker Florida 1001 West Park Street Parker, Florida 32404

BIDs shall be received by the OWNER no later than the BID deadline. BIDDERs should submit one (1) original BID package labeled as "Original." BIDs shall be enclosed in a sealed envelope bearing the title of the work, the name of the BIDDER and the date of Bid Opening. It is the sole responsibility of the BIDDER to ensure that the BID is received on time. Late BIDs will not be accepted.

The OWNER will publicly open and read aloud each BID. Once the OWNER has determined the lowest, responsive, responsible BIDDER and has verified all BIDDER documentation, the selected BIDDER will be notified of intent to award the BID and to start the contract process.

SPECIAL ACCOMMODATION

Any person requiring a special accommodation at a Bid Opening because of a disability should call the City Clerk at (850) 871-4104 at least 5 workdays prior to the Bid Opening. For Hearing Impaired, Dial 1-800-955-8771 (TDD), and 1-800-955-8770 (Voice).

BID DOCUMENTS

Electronic versions of the solicitation documents are available on the City's webpage at www.cityofparker.com. Hard copies of the solicitation documents are also available at Parker City Hall, located at 1001 West Park Street, Parker, Florida 32404.

POINT OF CONTACT

The OWNER's representative, Mandy O'Regan, Project Administrator with Anchor CEI (<u>moregan@anchorcei.com</u>) is the only point of contact for this ITB. Under no circumstances may a BIDDER contact any City Council Member or other City employee concerning this ITB until after the contract has been awarded. Any such contact may result in disqualification.

QUESTIONS

BIDDERs shall submit all questions, in writing, to Mandy O'Regan at <u>moregan@anchorcei.com</u>. All questions shall be submitted no later than **5:00 p.m. (CST) on Friday, March 4, 2022.**

ADDENDA

Addenda issued after the initial specifications are released will be posted on the City's website at <u>www.cityofparker.com</u>.

It is the responsibility of the BIDDER prior to submission of any proposal to check the above website or contact the City of Parker to verify if any addenda have been issued. The receipt of all addenda must be acknowledged on the addenda response sheet provided within this BID package. Please e-mail Mandy O'Regan, ACEI (OWNER's Representative), at moregan@anchorcei.com with questions regarding the issuance of addenda.

BID FORM

To receive consideration, all BIDs shall be made on the forms provided herein, properly executed and with all items filled out. Do not change the wording of the Bid Form and do not add words to the wording of the Bid Form. Alterations by erasure or interlineations must be explained or noted in the BID over the signature of the BIDDER.

COMPLETE BID AMOUNTS; EXAMINATIONS OF SPECIFICATIONS; WORK SITES

BIDs shall be calculated on the basis of unit cost pricing. The unit prices shall include all charges for completing the replacement, repair, or rehabilitation of the City's stormdrain system and concrete driveway(s) as depicted on the drawings to include layout, insurance, taxes, field office and supervision, overhead and profit, bonds and miscellaneous items needed to complete the BID. No allowance will be made to any BIDDER because of a claimed lack of examination or knowledge. The submission of a BID shall be construed as conclusive evidence that the BIDDER has made such examination.

WITHDRAWAL OF BIDS

Any BIDDER may withdraw his/her BID, either personally or by written request, at any time prior to the Bid Opening Date as posted in this ITB.

A BIDDER may not withdraw his BID for a period of 90 days after the date of Bid Opening and all BIDs shall be subject to acceptance by the OWNER during this period.

CANCELLATION

The OWNER may cancel this ITB, or reject in whole or in part, when it is in the best interest of the OWNER, as determined by the City Council or their designee. Notice of cancellation shall be posted on the City website. The notice shall identify the solicitation, and, where appropriate, explain that an opportunity will be given to compete on any resolicitation or any future procurement of similar items.

BASIS OF AWARD

The contract will be awarded to the lowest, responsive, responsible BIDDER who has proposed the lowest qualified base bid and is deemed qualified by the City of Parker, subject to the OWNER's right to reject any or all BIDs and to waive informality and irregularity in the BIDs and proposing or to accept other than the lowest BID when considered to be in the best interest of the OWNER. The Contractor's past performance and references may be evaluated as part of this process.

RIGHT TO REJECT

In accordance with OWNER policies, the OWNER reserves the right to:

- 1. Reject any or all BIDs received.
- 2. Select and award any portion of any or all BID items.
- 3. Waive minor informalities and irregularities in the Respondent's BID.

A BID may be rejected if it is non-responsive or does not conform to the requirements and instructions in this ITB. A BID may be non-responsive by reasons, including, but not limited to:

- 1. Failure to utilize or complete prescribed forms.
- 2. Conditional BIDs.
- 3. Incomplete BIDs.
- 4. Indefinite or ambiguous BIDs.
- 5. Failure to meet deadlines and improper and/or undated signatures.

Other conditions which may cause rejection of BIDs include:

- 1. Evidence of collusion.
- 2. Obvious lack of experience or expertise to perform the required work.
- 3. Submission of more than one BID for the same work from an individual.
- 4. Respondent or corporation under the same or a different name.
- 5. Failure to perform or meet financial obligations on previous contracts.
- 6. Not delivered on or before the date and time specified as the due date for submission of the BID.

EXECUTION OF AGREEMENT

The successful BIDDER shall, within 10 days after receipt of the Notice of Award and the contract forms or documents, sign and deliver to the OWNER all required Contract Documents.

The AWARDED BIDDER shall also deliver the policies of insurance or insurance certificate as required. All insurance documents shall be approved by the OWNER before the successful BIDDER may proceed with the work. The execution of the Agreement shall be contingent upon the AWARDED CONTRACTOR obtaining all required building permits.

CONSTRUCTION TIME

The Agreement will include a stipulation that the work be completed in a period of 120 calendar days following receipt of the Notice to Proceed. Should the CONTRACTOR fail to complete the work by the specified date, the OWNER shall deduct from the Contract Sum the amount of \$100.00 per calendar day as liquidated damages for every day subsequent to the specified date until the work is fully completed and receipted by the OWNER as being completed. For purposes of time calculation, day one of the project is one calendar day after the Notice to Proceed date.

PAYMENTS

Payments shall be made in accordance with the Florida Prompt Payment Act, Chapter 218, Florida Statutes.

LICENSING

BIDDER shall be properly licensed for the work specified in this Invitation to Bid. All BIDDERs are requested to submit any required license(s) with their BIDs. License(s) must be effective as of the Bid Opening date and must be maintained throughout the contract period. Failure to be properly licensed as stated above will result in the rejection of the BID as nonresponsive.

PUBLIC RECORDS

In accordance with Chapter 119 of the Florida Statutes (Public Records Law) and except as may be provided by other applicable state or federal law, all BIDDERs should be aware that BIDs, responses, and proposals are in the public domain. BIDDERs must identify specifically any information contained in their response which they consider confidential and/or proprietary and which they believe to be exempt from disclosure, citing, specifically the applicable exempting law.

Pursuant to Florida Statute Section119.071(1)(b), BIDs received as a result of this ITB will not become public record until such time as the OWNER provides notice of an intended decision or until 30 days after opening the BIDs, whichever is earlier.

EXEMPTION OF MEETINGS/PRESENTATIONS

Pursuant to Florida Statute Section 286.0113(2), any portion of a meeting at which a negotiation with a contractor is conducted pursuant to a competitive solicitation, at which a contractor makes an oral presentation as part of a competitive solicitation, or at which a contractor answers questions as part of a competitive solicitation are exempt from public meeting requirements. However, the OWNER must make a complete recording of any portion of an exempt meeting and no portion of the exempt meeting may be held off the record.

The recording of, and any records presented at, the exempt meeting are exempt from the public records law of Section 119.07(1), Florida Statute (2015) and Section 24(a), Article I of the State Constitution, until such time as the agency provides notice of an intended decision or until 30 days after opening the BIDs, submittals, or final replies, whichever occurs earlier.

If the OWNER rejects all BIDs, submittals, or replies and concurrently provides notice of its intent to reissue a competitive solicitation, the recording and any records presented at the exempt meeting remain exempt from Section 119.07(1), Florida Statute (2015) and Section 24(a), Article I of the State Constitution until such time as the agency provides notice of an intended decision concerning the reissued competitive solicitation or until the agency withdraws the reissued competitive solicitation.

A recording and any records presented at an exempt meeting are not exempt for longer than 12 months after the initial agency notice rejecting all BIDs, submittals, or replies.

REPRESENTATIONS

The Contract Documents contain the provisions required for the project. Information obtained from an office, Director, or employee of the OWNER for any other person shall not affect the risks or obligations assumed by the BIDDER or relieve the BIDDER from fulfilling any of the conditions of the contract.

PUBLIC ENTITY CRIMES STATEMENT

A person or affiliate who has been placed on the convicted contractor list following a conviction for a public entity crime may not submit a BID on a contract to provide any goods or services to a public entity, may not submit a BID on a contract with a public entity for the construction or repair of a public building or public work, may not submit BIDs on leases of real property to a public entity, may not be awarded or perform work as a contractor, contractor, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Florida Statutes, Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted contractor list. By submission of a proposal in response to this document, the contractor certifies compliance with the above requirements as stated in Section 287.133, Florida Statutes.

EMPLOYMENT ELIGIBILITY VERIFICATION

CONTRACTOR shall utilize the U.S. Department of Homeland Security's E-Verify system, in accordance with the terms governing use of the system, to confirm the employment eligibility of:

- 1. All persons employed by the CONTRACTOR during the term of the Contract to perform employment duties within Florida; and
- 2. All persons, including contractors, subcontractors, assigned by the CONTRACTOR to perform work pursuant to the contract with the DHS and OWNER. By submission of a proposal in response to this document, the con CONTRACTOR tractor certifies compliance with the above requirements.

WARRANTY

All goods and services furnished by BIDDER, relating to and pursuant to this ITB, will be warranted for a minimum for 1 year or as indicated in the Contract Documents, whichever is longer. In the event of a breach, the BIDDER will take all necessary action, at BIDDER's expense, to correct such breach in the most expeditious manner possible.

SUBCONTRACTORS

The AWARDED BIDDER will be the prime service provider and shall be responsible for all work performed and contract deliverables. Proposed use of subcontractors should be included in the BIDDER's Response. Requests for use of subcontractors received subsequent to the solicitation process are subject to review and approval by the OWNER. The OWNER reserves the right to request and review information in conjunction with its determination regarding a subcontract request.

All subcontractors are subject to the same requirements of this solicitation as the AWARDED BIDDER. The AWARDED BIDDER is the single point of contact for all work performed on the awarded project.

AWARDED BIDDER shall provide a single point of contact for matters in relation to the construction, as follows:

- 1. Name
- 2. Phone Number(s)
- 3. Email Address

HOLD HARMLESS AND INDEMNIFICATION

1. The AWARDED BIDDER shall indemnify and hold harmless the OWNER, and its officers, agents, attorneys and employees, from any and all claims, suits, actions, damages, liabilities, expenditures, or causes of action of any kind, losses, penalties, interest, demands, judgments, and costs of suit, including attorneys' fees and paralegals' fees, for any expense, damage, or liability incurred by any of them, whether for bodily or personal injury, death, property damage, direct or consequential damages, or economic loss, including environmental impairment, arising directly or indirectly, on account of or in connection with contractor's performance of the contract or by any person, firm, or corporation to whom any portion of the performance of this Agreement is subcontracted to or used by the contractor, or by any other person.

- 2. The parties understand and agree that such indemnification by the contractor relating to any matter which is the subject of this Agreement shall extend throughout the term of this Contract and any statutes of limitations thereafter.
- 3. The AWARDED BIDDER's obligation shall not be limited by or in any way to any insurance coverage or by any provision in or exclusion or omission from any policy of insurance.

DUTY TO PAY DEFENSE COSTS AND EXPENSES

- 1. The AWARDED BIDDER agrees to reimburse and pay on behalf of the OWNER the cost of the OWNER legal defense, through and including all appeals, and to include all attorneys' fees, costs, and expenses of any kind for any and all:
 - a. claims described in the Hold Harmless and Indemnification paragraph; or,
 - b. other claims arising out of the contractor's performance of the Contract and in which the OWNER has prevailed.
- 2. The OWNER shall choose its legal defense team, experts, and consultants and invoice the AWARDED BIDDER accordingly for all fees, costs, and expenses upon the conclusion of the claim.
- 3. Such payment on the behalf of the OWNER shall be in addition to any and all other legal remedies available to the OWNER and shall not be considered to be the OWNER's exclusive remedy.

BONDS

A Bid Bond, in the amount of 5% of the proposed Base Bid contract amount, shall accompany each bid. The successful BIDDER's security will be retained until the contract has been signed and the BIDDER has furnished the required Public Construction Bond. The OWNER reserves the right to retain the security of the next BIDDER until the selected BIDDER enters into contract or until 90 days after Bid Opening, whichever is shorter. All other BID security will be returned as soon as practicable.

Prior to signing the Contract, the AWARDED BIDDER will secure and post a Public Construction Bond pursuant to Section 255.05 of the Florida Statutes. All such bonds shall be issued by a Surety acceptable to the OWNER. The OWNER will designate to whom subject bonds shall be posted. Failure or refusal to furnish adequate bonds in a satisfactory form shall subject the AWARDED BIDDER to loss of time from the allowable construction period equal to the time of delay in furnishing the required bonds.

TERMINATION FOR CONVENIENCE

The OWNER may terminate any awarded <u>contract</u> at any time for any reason by giving at least a 30-day notice in writing to the AWARDED BIDDER. If the contract is terminated by the OWNER as provided herein, the AWARDED BIDDER will be entitled to receive payment for those services reasonably performed to the date of termination.

TERMINATION FOR CAUSE

This Contract may be terminated by the OWNER if the AWARDED BIDDER is found to have submitted a false certification as required under Section 215.471 (5), Florida Statutes, been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List or been engaged in business operations in Cuba or Syria.

If the AWARDED BIDDER fails to comply with any of the terms and conditions of the awarded Contract, the OWNER may give notice, in writing, to the AWARDED BIDDER of any or all deficiencies claimed. The notice will be sufficient for all purposes if it describes the default in general terms. If all defaults are not cured and corrected within a reasonable period as specified in the notice, the OWNER may, with no further notice, declare the awarded contract to be terminated.

The AWARDED BIDDER will thereafter be entitled to receive payment for those services reasonably performed to the date of termination, less the amount of reasonable damages suffered by the OWNER by reason of the AWARDED BIDDER's failure to comply with the awarded Contract. Notwithstanding the above, the AWARDED BIDDER is not relieved of liability to the OWNER for damages sustained by the OWNER by virtue of any breach of this Contract by the AWARDED BIDDER and the OWNER may withhold any payments to the AWARDED BIDDER for the purpose of setoff until such time as the amount of damages due the OWNER from the AWARDED BIDDER is determined.

BID PROTEST

A notice of protest must be submitted within three business days after posting of the recommendation of award on the City website at <u>www.cityofparker.com</u>. The protest must be in writing, via e-mail or letter and must identify the protester and the solicitation and shall include a factual summary of the basis of the protest.

The notice of protest is considered filed when it is received by the City Clerk. Further information may be found in the City Code.

ANTICIPATED SCHEDULE

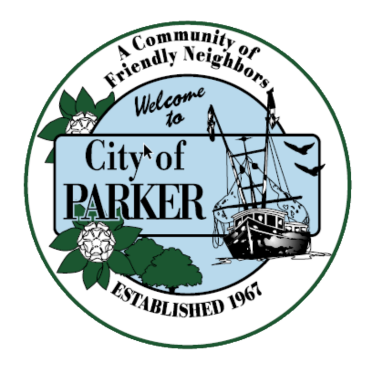
This schedule may be altered solely at the OWNER's discretion:

ITB Advertisement:	Friday, February 11, 2022, and			
	Friday, February 25, 2022			
Questions Due Date:	Friday, March 4, 2022 (5:00 p.m. CST)			
Bid Deadline:	Tuesday, March 15, 2022 (2:00 p.m. CST)			
Bids Read Aloud at Council Meeting	Tuesday, March 15, 2022 (5:30 p.m. CST)			
Award Recommendation Council Meeting:	Tuesday, April 5, 2022			
Installation Complete:	Within 120 days of Notice to Proceed			

BID CHECKLIST

Please submit one original of the items on the following list and any other items required by any section of this ITB. The checklist is provided as a courtesy and may not be all inclusive of items required within this ITB.

- 1. VALID FLORIDA-REGISTERED GENERAL CONTRACTOR'S LICENSE OR UNDERGROUND UTILITY CONTRACTOR LICENSE
- 2. BID FORM
- 3. BID BOND
- 4. ADDENDUM ACKNOWLEDGEMENT
- 5. ANTI-COLLUSION CLAUSE
- 6. CONFLICT OF INTEREST DISCLOSURE FORM
- 7. IDENTICAL TIE BIDS/DRUG FREE WORKPLACE
- 8. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION
- 9. 44 C.F.R. PART 18-CERTIFICATION REGARDING LOBBYING



SECTION 01150 MEASUREMENT AND PAYMENT

PART 1 - SCOPE OF WORK

- A. The scope of this section of the Contract Documents is to further define the items included in each Bid Item in the Bid Proposal section of these Specifications.
- B. Payment will be made based on the specified items included in the description in this section for each bid item.

1.02 GENERAL

- A. All Contract Prices included in the Bid Proposal section will be full compensation for all labor, materials, tools, equipment and incidentals necessary to complete the construction as shown on the drawings and/or as specified in the Contract Documents to be performed under this contract.
- B. Actual quantities of each item bid on a unit price basis will be determined upon completion of the construction in the manner set up for each item in this section of the specifications.
- C. Payment for all items listed in the Bid Form will constitute full compensation for all work shown and/or specified to be performed under this project.

1.03 ESTIMATED QUANTITIES

- A. The quantities shown are approximate and are given only as a basis of calculation upon which the award of the Contract is to be made.
- B. The OWNER/ENGINEER does not assume any responsibility for the final quantities, nor shall the CONTRACTOR claim misunderstanding because of such estimate of quantities.
- C. Final payment will be made only for satisfactorily completed quantity of each item.

1.04 WORK OUTSIDE AUTHORIZED LIMITS

A. No payment will be made for work constructed outside the authorized limits of work.

1.05 MEASUREMENT STANDARDS

A. Unless otherwise specified for the particular items involved, all measurements of distance shall be taken horizontally or vertically.

1.06 AREA MEASUREMENTS

A. In the measurement of items to be paid for on the basis of area of finished work, the lengths and/or widths to be used in the calculations shall be the final dimensions measured along the surface of the completed work within the neat lines shown or designated.

1.07 LUMP SUM ITEMS

- A. Where payment for items is shown to be paid on a lump sum basis, no separate payment will be made for any item of work required to complete the lump sum item.
- B. Lump sum bid items shall be complete, tested and fully operable prior to request for final payment.
- C. Measurement shall be based upon the ENGINEER's estimate of percent complete per partial payment period.

1.08 UNIT PRICE ITEM

- A. Separate payment will be made for the items of work described herein and listed on the Bid Form.
- B. Any related work not specifically listed but required for satisfactory completion of the work shall be considered to be included in the scope of the appropriate listed work items.

1.09 OTHER PROVISIONS

- A. No separate payment will be made for the following items and the cost of such work shall be included in the applicable pay items of work unless indicated otherwise in the individual bid item.
 - 1. Clearing, grubbing, and grading.
 - 2. Replacement and/or repair of existing utilities damaged during construction.
 - 3. Trench excavation, including necessary pavement removal, rock removal, muck removal and restoration unless a separate bid item is listed in the Bid Form.
 - 4. Ditch and swale restoration.
 - 5. Structural fill, backfill and grading.
 - 6. Foundation and borrow materials.

- 7. Maintaining the existing quality of service during construction.
- 8. Appurtenant work as required for a complete and operable system.
- B. Final payment shall not be requested by the CONTRACTOR or made by the OWNER until record drawings have been submitted to the ENGINEER.

PART 2 - PRODUCTS (NOT APPLICABLE)

PART 3 - EXECUTION

3.01 BASE BID

A. BID ITEM 1 - MOBILIZATION/DEMOBILIZATION

- 1. Payment for all work included under this bid item will be made at the lump sum price bid for mobilization and demobilization of all labor, equipment, materials, and appurtenances necessary for construction of the project.
- 2. Mobilization shall include all those operations necessary for the movement of personnel, equipment, supplies, and incidentals to the project site and for the establishment of temporary offices, buildings, safety equipment and first aid supplies, and sanitary and other facilities.
- 3. Also included as part of this bid item is the cost for project indemnifications, video and photographs, shop drawings, working drawings, schedules, record drawings and documents, coordination, and phasing and other miscellaneous items associated with the work.
- 4. Measurement for this bid item will be lump sum. The lump sum price for mobilization/demobilization will be limited to 10% of the total contract base bid amount.
- 5. Seventy percent (70%) of the lump sum price will be payable with the first month's partial payment.
- 6. The remaining 30% will be payable with the final partial payment.

B. BID ITEM 2 – BONDS AND INSURANCE

- 1. Payment for this bid item shall be made at the lump sum price bid for all bonds and insurance policies as required by the Contract Documents.
- 2. Payment will be made only after proper documentation is provided

to the ENGINEER. Measurement of this bid item shall be lump sum.

3. THIS BID ITEM SHALL NOT EXCEED 5.0% OF THE ENTIRE CONTRACT BID AMOUNT.

C. BID ITEM 3 – EROSION CONTROL

- 1. Payment for all work included under this bid item will be made at the lump sum price bid for all work associated with the prevention, control and abatement of erosion and water pollution in accordance with the contract documents.
- 2. Payment shall include all items and incidentals necessary to complete the work in conformance with NPDES and other permit requirements.
- 3. Measurement for work included under this bid item will be lump sum.

D. BID ITEM 4 - MAINTENANCE OF TRAFFIC

- 1. Payment for all work included under this bid item will be made at the lump sum price bid for maintenance of traffic in accordance with the FDOT Standards.
- 2. Payment shall include all maintenance of traffic necessary for construction of the improvements indicated in plans.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.
- 4. Measurement for the work included under this bid item shall be lump sum.

E. BID ITEM 5 – LAYOUT AND AS-BUILTS BY PLS

- 1. Payment for the work included under this bid item shall be made at the lump sum price bid for all work associated with furnishing all layouts of the improvements as well as surveys and preparation of record drawings as required under the contract documents.
- 2. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.
- 3. Measurement for the work included under this bid item shall be lump sum.

F. BID ITEM NO. 6 – RESTORATION

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include removing and replacing asphalt at locations shown on the Contract Drawings where the replacement of pipe was completed by saw cutting existing asphalt, roadway base and subbase materials as well as seeding or sodding in areas where construction disturbed landscape, in accordance with the contract documents.
- 2. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, concrete, curbing, fencing, drainage and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

HURRICANE MICHAEL BID ITEMS

G. BID ITEM 7 – REINFORCED CONCRETE PIPE (18-INCH DIAMETER)

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include removing and replacing all reinforced concrete piping at one location shown on the Contract Drawings by removing existing pipe, installing approximately 45 linear feet of 18-inch of new reinforced concrete piping, as well as seeding or sodding in areas where construction disturbed landscape, in accordance with the contract documents.
- 2. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, concrete, curbing, fencing, drainage and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

H. BID ITEM 8 – REINFORCED CONCRETE PIPE (48-INCH DIAMETER)

1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include removing and replacing reinforced concrete piping at the one location shown on the Contract Drawings by removing existing pipe, installing approximately 32 linear feet of 48-inch of new reinforced concrete piping, as well as seeding or sodding in areas where

construction disturbed landscape, in accordance with the contract documents.

- 2. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, RCP, curbing, fencing, drainage and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

I. BID ITEM 9 – ASPHALT REPLACEMENT

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include by removing and replacing 43 cubic feet of asphalt at locations shown on the Contract Drawings by removing existing asphalt material, constructing new asphalt areas, as well as seeding or sodding in areas where construction disturbed landscape, in accordance with the contract documents.
- 2. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, curbing, fencing, drainage and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

J. BID ITEM 10 – CORRUGATED METAL PIPE (18-INCH DIAMETER)

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include removing and replacing corrugated metal piping at the two locations shown on the Contract Drawings by removing existing pipe, installing approximately 167 linear feet of 18-inch of new corrugated metal piping, as well as seeding or sodding in areas where construction disturbed landscape, in accordance with the contract documents.
- 2. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, concrete, curbing, fencing, drainage and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

K. BID ITEM 11 – CONCRETE HEADWALLS

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include removing and replacing the damaged mitered end sections of concrete headwalls at two locations shown on the Contract Drawings by removing existing concrete, installing approximately 1.48 cubic yards of new concrete headwalls, as well as seeding or sodding in areas where construction disturbed landscape, in accordance with the contract documents.
- 2. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, road base, curbing, fencing, drainage and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

L. BID ITEM 12 – CONCRETE DRIVEWAYS

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include saw cutting existing concrete driveways at locations shown on the Contract Drawings by replacing approximately 8.44 cubic yards of concrete material, constructing new driveway, as well as seeding or sodding in areas where construction disturbed landscape, in accordance with the contract documents.
- 2. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, driveways, curbing, fencing, drainage and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

M. BID ITEM 13 – STEEL GRATE TOP

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to replacement of a steel grate top (4.5 feet by 3.33 feet by 0.167 feet) in accordance with the contract documents.
- 2. Payment shall include, but not be limited to site restoration, removal and replacement of steel grate top and other required and associated work or materials.

3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

N. BID ITEM A-1 – ADDITIVE ALTERNATE BID ITEM A-1

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to relining approximately 633 linear feet of 48-inch reinforced concrete piping, as well as seeding or sodding in areas where construction disturbed landscape, in accordance with the contract documents.
- 2. This Additive Alternate Bid Item will replace Bid Items 8 and 9.
- 3. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, concrete, curbing, fencing, drainage and other required and associated work or materials.
- 4. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

HURRICANE SALLY BID ITEMS

O. BID ITEM 14 – REINFORCED CONCRETE PIPE (18-INCH DIAMETER)

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include removing and replacing all reinforced concrete piping at three locations shown on the Contract Drawings by removing existing pipe, installing approximately 388 linear feet of 18-inch of new reinforced concrete piping, as well as seeding or sodding in areas where construction disturbed landscape, in accordance with the contract documents.
- 2. Payment shall include, but not be limited to site restoration, removal and replacement of landscaping, concrete, curbing, fencing, drainage and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

P. BID ITEM NO. 15 – FDOT TYPE "G" INLET LID ONLY

1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to replacement of an FDOT Type "G" Inlet Lid Only top (5 feet long by 5 feet wide by 6 inches thick) in accordance with the contract documents.

- 2. Payment shall include, but not be limited to site restoration, removal and replacement of the FDOT Type "G" Lid top and other required and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

Q. BID ITEM NO. 16 – TOPSOIL

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include all work related to placement of approximately 223.43 cubic yards of topsoil at locations depicted on the contract drawings.
- 2. Payment shall include, but not be limited to sodding and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

R. BID ITEM NO. 17 – SEEDING

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include all work related to placement of approximately 15,730 square feet of seeding at locations depicted on the contract drawings.
- 2. Payment shall include, but not be limited to seeding and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

S. BID ITEM NO. 18 – GRAVEL

- 1. Payment for all work included under this bid item will be made as a percentage of work completed for all work related to restoring each area disturbed to pre-construction conditions and shall include all work related to placement of approximately 101.65 cubic yards of gravel at locations depicted on the contract drawings.
- 2. Payment shall include, but not be limited to placement of gravel and associated work or materials.
- 3. Payment shall constitute complete compensation for all labor, materials, and equipment necessary to complete this work item.

END OF SECTION 01150

SECTION 02200 EARTHWORK

PART 1 - GENERAL

1.01 RELATED DOCUMENTS

Drawings and general provisions of Contract, including General and Special Conditions, apply to work of this section.

1.02 DESCRIPTION OF WORK

Definition: "Excavation" consists of removal of material encountered to subgrade elevations indicated and subsequent disposal of materials removed.

1.03 QUALITY ASSURANCE

- A. Codes and Standards:
 - 1. Perform excavation work in compliance with applicable requirements of governing authorities having jurisdiction.
- B. Testing and Inspection Service:
 - 1. Employ, at CONTRACTOR's expense, a testing laboratory subject to approval by the ENGINEER to perform soil testing and inspection service for quality control during earthwork operations.

1.04 SUBMITTALS

Test Reports for Excavating:

- A. Submit the following reports directly to the ENGINEER from the testing services, with a copy to the CONTRACTOR:
 - 1. Test reports on fill material. (Modified Proctor Tests)
 - 2. Field density test reports. (Modified Proctor Tests)
 - 3. Report of actual unconfined compressive strength and/or results of bearing tests of each strata tested.

1.05 JOB CONDITIONS

- A. Existing Utilities:
 - 1. Locate existing underground utilities in areas of work. If utilities are to remain in place, provide adequate means of support and protection during earthwork operations.

- 2. Should uncharted, or incorrectly charted, piping, or other utilities be encountered during excavation, immediately consult utility owner for directions. Cooperate with OWNER and utility companies in keeping respective services and facilities in operation. The CONTRACTOR shall bear all costs of repairing damaged utilities to the satisfaction of utility owner.
- 3. Do not interrupt existing utilities serving facilities occupied and used by the OWNERs or others, during occupied hours, except when permitted in writing by ENGINEER and then only after acceptable temporary utility services have been provided.
- 4. Provide a minimum of a 48-hour notice to ENGINEER and receive the notice to proceed before interrupting any utility.
- 5. Demolish and completely remove from site existing underground utilities indicated to be removed. Coordinate with utility companies for shut-off of services if lines are active.
- B. Use of explosives:
 - 1. The use of explosives is not permitted for this project.
- C. Protection of Persons and Property:
 - 1. Barricade open excavations occurring as part of this work and post with warning lights.
 - 2. Operate warning lights as recommended by authorities having jurisdiction.
- D. Protect structures, utilities, sidewalks, pavements, and other facilities from damages caused by settlement, lateral movement, undermining, washout, and other hazards created by earthwork operations.
- E. Perform excavation within dripline of large trees to remain by hand and protect the root system from damage or dry out in the manner prescribed in sections under "Sitework".

PART 2 - PRODUCTS

2.01 SOILS MATERIALS

- A. Subbase Material:
 - 1. Naturally or artificially graded mixture of natural or crushed gravel, crushed stone, crushed slag, and/or natural or crushed sand.

- B. Backfill and Fill Materials:
 - 1. Satisfactory soil materials free of clay, rock, or gravel larger than 2 inches in any dimension, debris, waste, frozen materials vegetable, and other deleterious matter.
 - 2. The fill material should be sand containing little fines.
 - 3. Prior to placing the fill material, the existing material shall be stripped of all soils containing a significant percentage of organics and all loose soils which cannot be readily compacted.
 - 4. If existing materials do not meet these requirements, it may be necessary to backfill with select materials other than those that are stored on the job site.

PART 3 - EXECUTION

3.01 EXCAVATION

- A. Excavation is Unclassified, and includes excavation to subgrade elevations indicated, regardless of character of materials and obstructions encountered.
- B. Unauthorized excavation consists of removal of materials beyond indicated subgrade elevations or dimensions without specific direction of the ENGINEER. Unauthorized excavation, as well as remedial work directed by the ENGINEER, shall be at the CONTRACTOR's expense.
- C. Under footings, foundation bases, or retaining walls, fill unauthorized excavation by extending indicated bottom of elevation of footing or base to excavation bottom, without altering required top elevation. Lean concrete fill may be used to bring elevations to proper position, when acceptable to the ENGINEER.
- D. Elsewhere, backfill and compact unauthorized excavations as specified for authorized excavations of same classifications, unless otherwise directed by the ENGINEER.
- E. Additional Excavation:
 - 1. When excavation has reached required subgrade elevations, notify the ENGINEER who will inspect conditions.
 - 2. If unsuitable bearing materials are encountered at required subgrade elevations, notify the ENGINEER who will inspect conditions.

- 3. If unsuitable bearing materials are encountered at required subgrade elevations, carry excavations deeper and replace excavated material as directed by the ENGINEER.
- 4. Removal of unsuitable material and its replacement as directed will be paid on basis of contract conditions relative to changes in work.
- F. Stability of Excavations:
 - 1. Slope sides of excavations to comply with local codes and ordinances having jurisdiction.
 - 2. Shore and brace where sloping is not possible because of space restrictions or stability of material excavated.
 - 3. Slope sides of excavations should be maintained in safe condition until completion of backfilling.
- G. Shoring and Bracing:
 - 1. Provide materials for shoring and bracing, such as sheet piling, uprights, stringers, and cross-braces, in good serviceable condition.
 - 2. Establish requirements for trench shoring and bracing to comply with local codes and authorities having jurisdiction.
 - 3. Maintain shoring and bracing in excavations regardless of time period excavations will be open.
 - 4. Carry down shoring and bracing as excavation progresses.
- H. Dewatering:
 - 1. Prevent surface water and subsurface or ground water from flowing into excavations and from flooding project site and surrounding area. The cost of all dewatering operations including well pointing shall be the responsibility of the CONTRACTOR.
 - 2. Do not allow water to accumulate in excavations. Remove water to prevent softening of foundation bottoms, undercutting footings, and soil changes detrimental to stability of subgrades and foundations.
 - 3. Provide and maintain pumps, well points, sumps, suction and discharge lines, and other dewatering system components necessary to convey water away from excavations.

- 4. Establish and maintain temporary drainage ditches and other diversions outside excavation limits to convey rainwater and water removed from excavations to collecting or run-off areas.
- 5. Do not use trench excavations as temporary drainage ditches.
- I. Material Storage:
 - 1. Stockpile satisfactory excavated materials where directed, until required for backfill or fill.
 - 2. Place, grade, and shape stockpiles for proper drainage.
 - 3. Locate and retain soil materials away from edge of excavations. Do not store within drip line of trees indicated to remain.
 - 4. Dispose of excess soil material and waste materials as herein specified.
- J. Excavation for Structures:
 - 1. Conform to elevations and dimensions shown within a tolerance of ± 0.10 feet and extending a sufficient distance from footings and foundations to permit placing and removal of concrete formwork, installation of service, other construction, and for inspection.
 - 2. Use caution when excavating footings and foundations, taking care not to disturb bottom of excavation.
 - 3. Excavate by hand to final grade just before concrete reinforcement is placed.
 - 4. Trim bottoms to required lines and grades to leave solid base to receive other work.
- K. Excavation for Trenches:
 - 1. Dig trenches to the uniform width required for the particular item to be installed, sufficiently wide to provide ample working room.
 - 2. Provide 6- to 9-inch clearance on both sides of pipe or conduit and a maximum of a 30-inch total width.
 - 3. Excavate trenches to depth indicated or required.
 - 4. Carry depth of trenches for piping to establish indicated flow lines and invert elevations.

- 5. Keep bottoms of trenches sufficiently below finish grade to avoid freeze-ups anywhere beyond the building perimeter.
- 6. Carry excavation 6 inches below required elevation and backfill, with a 6-inch layer of crushed stone or gravel prior to the installation of pipe wherever rock is encountered.
- 7. Do not excavate beyond indicated depths for any pipe or conduit 5 inches or less in nominal size and for flat-bottomed, multiple-duct, conduit units.
- 8. Excavate bottom cuts by hand to accurate elevations and support pipe or conduit on undisturbed soil.
- 9. Excavate to the subbase for any pipe or conduit 6 inches or larger in nominal size, as well as for tanks and other mechanical/electrical work indicated to receive subbase: depth indicated, or, if not otherwise indicated, to 6 inches below bottom of work to be supported.
- 10. Excavate for water bearing pipe so top of pipe is no less than 3'-0" below finished pavement grade, but no less than 2'-6" below finish grade, except as otherwise indicated on the Contract Drawings.
- 11. Grade bottoms of trenches as indicated, notching under pipe bells to provide solid bearing for entire body of pipe.
- 12. Backfill trenches with concrete where trench excavations pass within 18 inches of column or wall footings and which are carried below bottom of such footings, or which pass under wall footings.
- 13. Place concrete to level of bottom of adjacent footing.
- 14. Use care in backfilling to avoid damage or displacement of pipe systems.

3.02 COMPACTION

- A. General:
 - 1. Control soil compaction during construction, providing minimum percentage of density specified for each area classification indicated below.
 - 2. All compaction requirements for this section are specified on the construction plans.

- B. Moisture Control:
 - 1. Where subgrade of layer of soil material must be moisture conditioned before compaction, uniformly apply water to surface of subgrade, or layer of soil material, to prevent free water appearing on surface during compaction operations.
 - 2. Remove and replace, or scarify and air dry, soil material that is too wet to permit compaction to specified density.
 - 3. Soil material that has been removed because it is too wet to permit compaction may be stockpiled or spread and allowed to dry. Assist drying by dicing, harrowing, or pulverizing, until moisture content is reduced to a satisfactory value.

3.03 BACKFILL AND FILL

- A. General:
 - 1. Place acceptable soil material in layers to required subgrade elevations, for each area classification listed below:
 - a. In excavations, use satisfactory excavated or borrow material.
 - b. Under grassed areas, use satisfactory excavated or borrow material.
 - c. Under walks and pavements, use subbase material, or satisfactory excavated or borrow material, or a combination of both.
 - d. Under piping and conduit, use subbase material where subbase is indicated under piping or conduit; shape to fit bottom 90 degrees of cylinder.
- B. Backfill excavation as promptly as work permits, but not until completion of the following:
 - 1. Acceptance of construction below finish grade.
 - 2. Inspection, testing, approval, and recording locations of underground utilities.
 - 3. Removal of concrete formwork.
 - 4. Removal of shoring and bracing and backfilling of voids with satisfactory materials.

- 5. Removal of temporary sheet piling driven below bottom of structures and remove in manner to prevent settlement of the structure or utilities or leave in place if required.
- 6. Removal of trash and debris.
- 7. Placement of permanent or temporary horizontal bracing on horizontally supported walls.
- C. Ground Surface Preparation:
 - 1. Remove vegetation, debris, unsatisfactory soil materials, obstructions, and deleterious materials from ground surface prior to placement of fills.
 - 2. Plow, strip, or break-up sloped surfaces steeper than 1 vertical to 4 horizontals so that fill material will bond with existing surface.
 - 3. Break-up ground surface, pulverize, moisture-condition to optimum moisture content, and compact to required depth and percentage of maximum density, when existing ground surface has a density less than that specified under "Compaction" for a particular area classification.
- D. Placement and Compaction:
 - 1. The lower portion of backfill, to a compacted level of 1 foot above the top of the pipe, shall be hand placed in layers of lifts not to exceed 6 inches of compacted depth and each layer compacted individually by means of hand tampers.
 - 2. Above that level, place lifts in layers not to exceed 12 inches of compacted depth and machine filling and tamping may be used.
 - 3. Before compaction, moisten or aerate each layer as necessary to provide optimum moisture content.
 - 4. Compact each lift to required percentage of minimum soil density for each area classification as designated herein.
 - 5. Do not place backfill or fill material on surfaces that are muddy, frozen, or contain frost or ice.
 - 6. Place backfill and fill materials evenly adjacent to structures, piping, or conduit to required elevations.

7. Take care to prevent wedging action of backfill against structures or displacement of piping or conduit by carrying material uniformly around structure, piping, or conduit to approximately same elevation in each lift.

3.04 GRADING

- A. General:
 - 1. Uniformly grade areas within limits of grading under this section, including adjacent transition areas. Smooth finished surfaces within specified tolerances, compact with uniform levels or slopes between points where elevations are indicated, or between such points and existing grades.
- B. Grading Outside Building Lines:
 - 1. Grade areas adjacent to building lines to drain away from structures and to prevent ponding.
 - 2. Finish surfaces free from irregular surface changes, and as follows:
 - a. Lawn or Unpaved Ares:
 - Finish areas to receive topsoil to within not more than 0.10 feet above or below required subgrade elevations.
 - b. Walks:
 - Shape surface of areas under walks to line, grade, and cross-section, with finish surface not more than 0.10 feet above or below required subgrade elevation.
 - c. Pavements:
 - 1) Shape surface of areas under pavement to line, grade, and cross-section, with finish surface not more than $\frac{1}{2}$ inch above or below requires subgrade elevations.
 - d. Grading Surface of Fill Under Building Slabs:
 - 1) Grade smooth and even, free from voids, compacted as specified, and to required elevation.
 - 2) Provide final grades within a tolerance of ½ inch when tested with an IO' straightedge.

- e. Compaction:
 - 1) After grading, compact subgrade surfaces to the depth and indicated percentage for each area classification.

3.05 FIELD QUALITY CONTROL

- A. Quality Control Testing During Construction:
 - 1. Provide testing service by a qualified soil testing firm, subject to the ENGINEER's approval, to inspect and approve subgrades and fill layers before further construction work is performed.
- B. Paved Areas:
 - 1. Make at least one field density test of subgrade for every 2,000 square feet of paved area but in no case less than three tests, nor less than one test per driveway or crossing.
 - 2. In each compacted fill layer, make one field density test for every 2,000 square feet of paved area but in no case less than three tests nor less than one per driveway or crossing.
- C. Non-Paved Areas:
 - 1. Perform at least one field density test per 3,000 square feet of fill per every vertical foot of height and perform at least one field density test per 1,000 feet of pipe installed per every 2 feet of vertical trench depth.
 - 2. If in opinion of the ENGINEER, based on testing service reports and inspection, subgrade or fills which have been placed below are specified density, provide additional compaction and testing at no additional expense.

3.06 MAINTENANCE

- A. Protection of Graded Areas:
 - 1. Protect newly graded areas from traffic and erosion.
 - 2. Keep free of trash and debris.
- B. Repair and re-establish grades in settled, eroded, and rutted areas to specified tolerances.

- C. Reconditioning Compacted Areas:
 - 1. Where completed compacted areas are disturbed by subsequent construction operations or adverse weather, scarify surface, re-sha pe, and compact to required density prior to further construction.
- D. Grassed Areas:
 - 1. See Section 02210, "Grassing" for requirements of grassed areas.

3.07 DISPOSAL OF EXCESS AND WASTE MATERIALS

A. Disposal of all spoil material resulting from construction shall be the responsibility of the CONTRACTOR.

END OF SECTION

SECTION 02960 RESTORATION

PART 1 - GENERAL

1.01 DESCRIPTION OF WORK

- A. The work includes the restoration of driveways, lawn areas, trees and plants, roadways, sprinkler systems, walks and any other existing improvement affected by the proposed work.
- B. This section includes furnishing equipment, labor, and materials, and performing all necessary and incidental operations to perform the required work.

PART 2 - PRODUCTS

2.01 SOD

- A. Any slope equal to or steeper than 1 vertical to 3 horizontals shall be sodded and the sod shall be pinned down for stabilization.
- B. The CONTRACTOR shall, at his expense, maintain the sodded areas in a satisfactory condition until final acceptance of the project. Such maintenance shall include watering, re-staking sod, filling, leveling, and repairing of any washed or eroded areas, as may be necessary.

2.02 PLANTS AND TREES

- A. Existing damaged plants and tress shall be replaced by plants and trees of equal type, quality, and size whenever possible. All new plants and trees shall be sound, healthy, vigorous, and free from defects, decay, disfiguring, bade abrasions plant diseases, insect pests, their eggs, or larvae. The new plants shall be approved by the ENGINEER before placing.
- B. Existing plants may be removed, preserved, and replaced at the CONTRACTOR's option. Plants shall be handled by an approved nursery.
- C. Plants shall be watered and cared for until new growth appears. Dead and dying plants shall be immediately replaced. Plants used shall be in accordance with the standards for Florida No. 1 or better as given in Grades and Standards for Nursery Plants Part I.
- D. Plants shall conform to the sizes indicated by the OWNER.
- E. Trees shall be guaranteed for 1 year. If the replaced tree dies within 1 year of project completion it shall be replaced by the CONTRACTOR at no expense to the City.

2.03 MULCH

Match existing mulch.

2.04 WATER

The water used in the performance of this Contract shall be of drinking water quality, clean and free from injurious amounts of oil, acid, alkali, or organic matter. The CONTRACTOR shall purchase all testing water from the City.

2.05 PLANTING MIXTURE

The 18-inch planting mixture, when required, shall consist of a thorough mixture of 40% peat and 60% sand. The peat shall be Florahome peat or equivalent and the sand shall be clean and free from debris of any kind.

2.06 FERTILIZER

Fertilizer shall be pelletized 13-13-13 or approved equal.

PART 3 - EXECUTION

3.01 LANDSCAPING RESTORATION

A. Lawn Areas:

Any lawn area affected by the required work shall be restored to a condition equal or better than the conditions existing before the commencement of work.

- B. Balled Plants:
 - 1. Plants where required shall be adequately balled with firm natural balls of soil, sized as set forth in "Horticultural Standards."
 - 2. Balls shall be firmly wrapped with burlap or equally approved strong cloth.
 - 3. A balled plant will not be planted if the ball is cracked or broken before or during the process of planting.
- C. Preparation of Plant Pits:
 - 1. All plant pits shall be circular in outline and have vertical sides.

- 2. Tree pits shall be 2 feet wider than the width of the ball and 1 foot deeper than the depth of the ball.
- 3. Shrubs that are either balled and burlapped (B&B) or 3 gallons (and plus) shall have pits that are 2 feet wider than the width of the plant ball and 6 inches deeper than the depth of the ball.
- 4. Smaller shrubs shall have pits that are at least 1 foot wider than the width of the plant ball and 6 inches deeper than the ball depth.
- D. Setting Plants:
 - 1. All plants except as otherwise specified, shall be centered in pits.
 - 2. Deep planting shall be avoided and unless otherwise specified, plants shall be set at such a level that after settlement they will bear the same relation to the required grade as they have to the natural grade before being transplanted.
 - 3. B&B Plants and Palm Trees:
 - a. B&B plants and palm trees shall be placed on 6 to 12 inches of tamped planting mixture and adjusted to be at the proper level.
 - b. The rope and burlap shall be cut away and the burlap folded down to the bottom of the pit.
 - c. Exceptionally large B&B plants shall remain wrapped until fully backfilled and then just the upper portion of the burlap shall be removed.
 - d. Backfill of planting mix shall be placed halfway up the pit and then water tamped.
 - e. After this water has drained away, backfill around the ball to grade and water tamp again.
 - f. Finally, form a ridge of soil around the edge of the pit to form a saucer and full area three times with water.
- E. Water:
 - 1. Water to be used initially during plant installation shall be furnished by the CONTRACTOR.
 - 2. The existing irrigation system, where damaged, shall be promptly repaired after the installation of the plants.

F. Options as to Methods:

Any plant may be furnished container grown instead of balled if all other requirements are met.

G. Fertilizer:

Immediately before sod is placed, 8-8-8 fertilizer shall be applied at the rate of approximately 500 pounds per acre, by broadcasting and raking into the planting area.

- H. Tamping:
 - 1. Sod shall be firmly embedded by light tamping.
 - 2. Wherever necessary to prevent an erosion condition caused by vertical edges at the outer limits of the sodded area, the sod shall be tamped to produce a featheredge at the outer Limits.
 - 3. The sod shall be kept in a moist condition after it is planted.
 - 4. Water shall not be applied between the hours of 8:00 a.m. and 4:00 p.m. nor when there is danger of freezing.
- I. The CONTRACTOR shall, at his expense, maintain the planted areas in a satisfactory condition until final acceptance of the project. Such maintenance shall include watering, filling, leveling, and repairing of any washed or eroded areas, as may be necessary.

3.02 PAVEMENT REPLACEMENT

- A. Asphalt pavement shall be removed by saw cutting on a straight line with edges as vertical as possible. Concrete pavement or asphalt surfaced concrete shall be removed by cutting with a concrete saw in as straight a line and vertically as possible.
 - 1. Non-asphalt pavement replacement shall be replaced of like material and thickness.
 - 2. Asphalt or built-up asphalt pavement replacement shall be replaced with like material or concrete as directed by the ENGINEER.

- 3. Where asphalt or built-up asphalt pavement is replaced by concrete, the concrete shall have a minimum of 6 inches in thickness and be reinforced with 6 by 6 No. 6 gage welded wire fabric. Where the pavement replacement is of like material, it shall be replaced in thickness equal to or better than that existing at the time of removal.
- B. Road cuts across City or County roads shall not be cut.
- C. Unless the base is sealed or other temporary paving applied over driveway areas to be repaved, pavement shall be replaced not later than 2 weeks after completion of backfill.

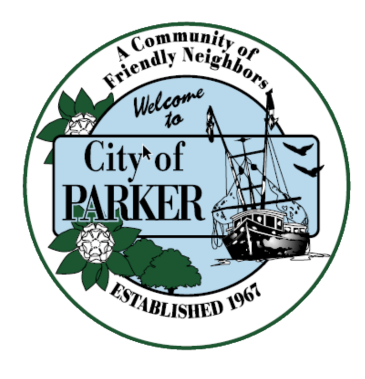
3.03 CURB REMOVAL AND REPLACEMENT

- A. Curb removal and replacement required in the construction of this work shall be done by the CONTRACTOR.
- B. Reasonable care shall be exercised in removing the curb, and the CONTRACTOR shall either stockpile or dispose of this material as directed by the ENGINEER.
- C. Curb shall be replaced of like material in a manner and condition equal to or better than that existing at the time of removal.
- D. Materials and methods of replacing State Highway sidewalks or curbs shall conform to the Florida Department of Transportation specifications.

3.04 TESTS

- A. The CONTRACTOR shall furnish facilities for making all density tests and make such restorations as may be necessary due to test operations.
- B. All density tests on backfill or base replacement will be made by a commercial testing laboratory employed by the CONTRACTOR at such locations as may be recommended by the ENGINEER.
- C. If the densities as determined by the specified tests fall below the required minimums, the CONTRACTOR shall pay for all retests.

END OF SECTION



FDOT

PLEASE REFER TO THE CONSTRUCTION DRAWINGS AND SPECIFICALLY THE FLORIDA DEPARTMENT OF TRANSORTATION (FDOT) 2021 STANDARD SPECIFICATIONS FOR ROAD AND BRIDGES (LINKED BELOW)

(ATTACHED TO THESE SPECIFICATIONS)

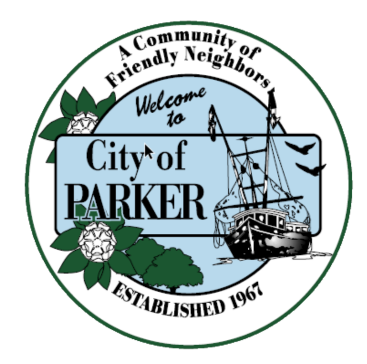
(THIS PROJECT WILL ADHERE TO FDOT SPECIFICATIONS FOR THE TECHNICAL SPECIFICATIONS)

Specifically, the following Divisions of the FDOT Manual should be used:

- Division 4 Structures, specifically:
 - Section 400 Concrete Structures
 - Section 415 Reinforcing Concrete
 - Section 425 Inlets, Manholes and Junction Boxes
 - Section 430 Pipe Culverts
- Division 5 Incidental Construction
 - Section 522 Concrete Sidewalks and Driveways.
- Division 9 Materials for Portland Cement Concrete (Structural, Pavement, and Miscellaneous)
 - Section 943 Corrugated Steel Pipe and Pipe Arch

LINK TO FDOT 2021 STANDARDS IS BELOW

https://fdotwww.blob.core.windows.net/sitefinity/docs/defaultsource/programmanagement/implemented/specbooks/january2021/1-21ebook.pdf?sfvrsn=1c62cb58_2



ATTACHMENT 1 BID FORMS (REQUIRED FOR SUBMITTAL

BID FORM ITB NO: 2022-02

This proposal of,	hereinafter called "BIDDER," organized and
existing under the laws of the State of	doing business as (Insert "a corporation"
or "a partnership" or "an individual" as app	olicable)
is hereby submitted to the City of Parker.	

In compliance with the ADVERTISEMENT FOR BIDS, BIDDER hereby proposes to perform work associated with the City-Wide Stormwater Improvements project at certain locations within the City of Parker as identified in the Instruction to Bidders of this Contract Document and Construction Drawings, as described in this BID, complete in every detail. Please see BID-FORM page 2 to complete BID FORM in detail.

BID should include all applicable taxes, shipping charges and fees as applicable.

By submission of this BID, each BIDDER certifies, and in the case of a joint BID each party thereto certifies as to its own organization, that this BID has been arrived at independently, without consultation, communication, or agreement as to any matter relating to this BID with any other BIDDER or with any other competitor.

The Unit Contract Price is:

	(\$)
_Date:	

CITY OF PARKER RFP 2022-02: CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS

BID FORM (PLEASE COMPLETE)					
Bid Item #	Description	Qty	Unit	Cost	Total
1.	Mobilization/Demobilization (10% of the total contract base bid amount)	1	LS	\$	\$
2.	Bonds and Insurance (5% of the total contract base bid amount)	1	LS	\$	\$
3.	Erosion Control	1	LS	\$	\$
4.	Maintenance of Traffic	1	LS	\$	\$
5.	Layout and As-Builts by PLS	1	LS	\$	\$
6.	Restoration	1	LS	\$	\$
	Standa	rd Sub-T	otal of E	Bid Items 1 to 5	\$
	HURRICANE MICHAEL	BID ITEN	IS		
7.	Reinforced Concrete Pipe (1 location) (45 linear feet of pipe with 18-inch diameter)	45	LF	\$	\$
8.	Reinforced Concrete Pipe (1 location) (32 linear feet of pipe with 48-inch diameter)	32	LF	\$	\$
9.	Remove and Replace Asphalt (approximately 32 feet by 8 feet by 2 inches or 43 cubic feet)	43	CY	\$	\$
10.	Corrugated Metal Pipe (2 locations) (167 linear feet of pipe with an 18-inch diameter)	167	LF	\$	\$
11.	M.E.S. Concrete Headwalls (2 locations) (two headwalls at 10 linear feet by 6 feet wide by 0.33 feet thick each (0.74 cubic yards each) for a total of 1.48 cubic yards)	1.48	CY	\$	\$
12.	Concrete Driveway (57 linear feet by 8 feet wide by 0.5 feet deep)	8.44	CY	\$	\$
13.	Steel Grate Top (4.5 feet by 3.33 feet by 0.167 feet)	1	EA	\$	\$
	Hurricane Micha	el – Sub-	Total of	Bid Items 7-13	\$
ADDITIVE	ALTERNATE HURRICANE MICHAEL BID ITEM	- RELINI	E RCP (N		DOD DRIVE)
A-1	Alternate Bid Item A-1: North Lakewood Drive – Reline 48-inch diameter RCP and Cast-In-Place in lieu of Bid Items 7 and 8 (±633 linear feet) (Sum of Items 1-6, A-1, 8-13)	1	LS	\$	\$
	Hurricane Michael – Sub-Total of Additive A	Iternate	Bid Item	ns 7, A-1, 10-13	\$

CITY OF PARKER RFP 2022-02: CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS

	HURRICANE SALLY BID ITEMS				
14.	Reinforced Concrete Pipe (3 locations) (388 linear feet of pipe with 18-inch diameter)	388	LF	\$	\$
15.	FDOT Type "G" Inlet Lid ONLY (5 feet long by 5 feet wide by 6 inches thick)	1	EA	\$	\$
16.	Topsoil (Approximately 223.429 cubic yards)	223.43	CY	\$	\$
17.	Seeding (Approximately 15,730 square feet)	15,730	SF	\$	\$
18.	Gravel (Approximately 101.648 cubic yards)	101.65	CY	\$	\$
Hurricane Sally – Sub-Total of Bid Items 14-18				\$	
Total Project Cost without Additive Alternate (sum of Bid Items 1-18)				\$	
Total Project Cost with Additive Alternate (Sum of Bid Items 1-7, A-1, 10-18)			\$		

BID BOND

BY THIS BOND, we	as
Principal and	, a corporation,
as Surety, are bound to the City of Parker, Florida, as OWNER, in the	sum of \$
for the payment of which we bind ourselves, our heirs, persona	al representatives,
successors, and assigns, jointly and severally. THE CONDITION of this	s bond is such that:

- 1. The Principal has submitted to the OWNER a certain BID dated ______
- 2. If said BID shall be rejected, or, if said BID shall be accepted and the Principal shall execute and deliver a Contract and furnish bonds for the faithful performances of work and for the payment of all persons performing labor and furnishing materials in connection therewith and shall fulfill all other aspects created by the acceptance of said BID, then this obligation shall be void. Otherwise, this bond shall remain in full force and effect with it being expressly understood and agreed that the liability of the Surety and for any and all claims hereunder shall, in no event, exceed the amount of this obligation. This Surety, for value received, hereby stipulates, and agrees that the obligations of said Surety and this bond shall, in no way, be impaired or affected by any extension of time within which the OWNER may accept such BID; and Surety hereby waives notice of any such extension. Signed, sealed, and delivered in three counterparts on CORPORATE PRINCIPAL

Ву:				
Attest:				
Its:				
Seal:				
Acknowledged and subscribed on				_,
before the undersigned authority by	, as the			_of the
Corporation named as	Principal	and	with	due
authorization of the Corporation.				

Notary Public

D...

CITY OF PARKER RFP 2022-02: CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS

By:_____

Attest: _____

Countersigned: By:_____

Saal	•
Seal	•

Attorney-in-Fact, State of Florida

ADDENDUM ACKNOWLEDGEMENT

ADDENDUM NO		DATED
ADDENDUM NO		DATED
Name of BIDDER:		
Authorized Signature:		
Printed Name:		
Title:	_Date:	

I acknowledge receipt of the following addenda:

It is the responsibility of the BIDDER to ensure that they have received addenda if issued.

Call (850) 215-1285 or email Mandy O'Regan, Anchor CEI (OWNER's Representative), <u>moregan@anchorcei.com</u> prior to submitting your BID to ensure that you have received all issued addenda.

ANTI-COLLUSION CLAUSE

BIDDER certifies that his/her response is made without prior understanding, agreement or connection with any Corporation, Firm or person submitting a response for the same services and is in all respects fair and without collusion or fraud.

Name of Firm:		
Authorized Signature:		
Printed Name:		
Title:	Date:	

CONFLICT OF INTEREST DISCLOSURE FORM

For purposes of determining any possible conflict of interest, all BIDDERs, must disclose if any City Council Member(s), employee(s), elected officials(s), or any of its agencies is also an owner, corporate officer, agency, employee, etc., of their BIDDER's firm.

Indicate either "yes" (a City employee, elected official, or agency is also associated with your firm), or "no" for no conflict of interest.

If yes, give person(s) name(s) and position(s) with your firm.

YES	NO	-
NAME(S)		POSITION(S)
Name of BIDDER's firm:		
Authorized Signature:		
Printed Name:		
Title:	Date [.]	

IDENTICAL TIE BIDS/DRUG FREE WORKPLACE

Preference shall be given to businesses with drug-free workplace programs. Whenever two or more submittals, which are equal with respect to price, quality, and service, are received by the OWNER for the procurement of commodities or contractual services, a submittal received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the awarding process. Established procedures for processing tie BIDs will be followed if none of the tied firms have a drugfree workplace program. To have a drug-free workplace program, a business shall:

- 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 dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- 3. Give each employee engaged in providing the commodities or contractual services that are under BID a copy of the statement specified in subsection (1).
- 4. In the statement specified in subsection (1), notify the employees that, as a condition of working on the commodities or contractual services that are under BID, the employees 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 Chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than 5 days after such conviction.
- 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 an employee who is so convicted.
- 6. Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify the following: (Check one and sign in the space provided.)

_____This firm complies fully with the above requirements.

_____This firm does not have a drug free workplace program at this time.\

CITY OF PARKER RFP 2022-02: CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS

Name of BIDDER's Firm:	
Authorized Signature:	
Printed Name:	
Title:	Date:

CERTIFICATION REGARDING DEBARMENT, SUSPENSION,

INELIGIBILITY AND VOLUNTARY EXCLUSION

Contractor Covered Transactions

1.	The prospective BIDDER of the Recipient,	<u>,</u> certifies, by
	submission of this document, that neither it nor its principals	are presently
	debarred, suspended, proposed for debarment, declared ineligible	, or voluntarily
	excluded from participation in this transaction by any Federal of	department or
	agency.	

2. Where the Recipient's contractor is unable to certify to the above statement, the prospective BIDDER shall attach an explanation to this form.

Name of BIDDER:				
Authorized Signature:				
Printed Name:				
Title:	Date:	_		
By: City of Parker				
Signature:				
Name and Title Recipient's Name:				

44 C.F.R. PART 18 – CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

(To be submitted with each BID or offer exceeding \$100,000)

The undersigned [BIDDER] 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 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 subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients 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. Section 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 \$10,000 for each such failure.

The BIDDER,______, 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. Section 3801 *et seq.*, apply to this certification and disclosure, if any.

Signature of BIDDER's Authorized Official

Name and Title of BIDDER's Authorized Official Date



ATTACHMENT 2 CONDITIONS AND REQUIREMENTS

GENERAL TERMS AND CONDITIONS

- 1. Enough detail is given in the BID to describe the item being BID, although not written, full manufacturer's specifications are implied. Manufacturer's specifications take precedent over information within this BID if any discrepancy exists.
- 2. Plans, Drawings, Specifications, Special Provisions, and other documents shall be considered a part of the BID Form whether attached or not.
- 3. Prospective BIDDERs must be able to show that they can perform each of the various items of Work upon which they BID and that the equipment necessary for the completion of Work is available. The BIDDER shall be licensed as a CONTRACTOR when required by state law. Such license shall be in effect prior to the date and time specified for receipt of BIDs by the City of Parker.
- 4. Should the BIDDER to whom the award of contract was made, fail to execute any of the required and acceptable bonds, the award of contract shall be annulled, and the BID Bond posted by the BIDDER shall be retained by the OWNER, not as penalty, but as liquidated damages. Award will then be given to the next BIDDER selected by the OWNER with a qualified BID.

5. The Work

- a. Intent is for the CONTRACTOR to provide for construction, completion in every detail of the Work, furnishing all labor, materials, equipment, tools, transportation, and supplies required to complete the Work in accordance with the Contract Documents.
- b. The OWNER's Designated Representative shall have the right to make alterations in the drawings or specifications as considered necessary or desirable during the progress of the Work for satisfactory completion of the Work. No alterations shall be made which will result in a substantial change in the general plan, character, or basic scope of the Work.
- c. Upon completion of the Work, before acceptance by the Engineer or Architect of Record and before final payment, the CONTRACTOR shall remove all equipment, surplus, discarded materials, rubbish and temporary structures and shall restore, in an acceptable manner, all property, both public and private, damaged during the performance of the Work.

6. Control of the Work

- a. At project completion, the CONTRACTOR shall furnish, on sheets not larger than 24-inches by 36-inches, as-built drawings of utility lines, stormwater pipes, and structures showing any deviation from the plans and specifications that exceed 0.1 feet in vertical elevation and 1 foot in horizontal location and any change to the type of construction material and size. The as-built drawings shall be signed and sealed by a Florida-licensed professional land surveyor or professional engineer.
- b. The CONTRACTOR shall take no advantage of any apparent error or omission which he might discover in the drawings or specifications. In the event that an error or omission is discovered by the CONTRACTOR, he shall, within 24 hours of such discovery, notify the OWNER's Designated Representative who shall then make such corrections and interpretations deemed necessary for reflecting the actual spirit, intent, and scope of the drawings and specifications.
- c. The OWNER shall have the final say on all questions, difficulties, and disputes, of whatever nature, which may arise relative to the interpretation of the drawings and specifications.
- d. The CONTRACTOR shall furnish and set slopes stakes, rough grade stakes and all other stakes necessary for construction of the project.
- e. Failure to remove or refusal by the CONTRACTOR to remove defective materials or Work or make necessary repairs to damaged Work shall be cause for the OWNER's Designated Representative to make the necessary corrections at the expense of the CONTRACTOR with such monies being deducted from the contract amount or charged against the bonds.
- f. The CONTRACTOR shall notify the OWNER's Designated Representative when the project is substantially complete. If the OWNER's Designated Representative determines the project is substantially complete, a "Certificate of Substantial Completion" will be issued by the OWNER.
- g. The CONTRACTOR shall maintain all Work in first-class condition until it has been completed as a whole and accepted by the OWNER's Designated Representative. The CONTRACTOR shall be responsible for the security and protection of all materials used in the project until a "Notice of Completion" is issued by the OWNERs.

- h. Any written claim for compensation due to delays, additional, or extra Work shall include the following:
 - 1) For delay claims, provide a critical path schedule showing the delay is due to a controlling item of Work as well as the early start, late start, early finish, late finish, and the critical paths.
 - 2) A detailed factual statement providing dates, locations, and items of Work affected in each claim.
 - 3) The date on which actions or conditions resulting in the claim became evident.
 - 4) All pertinent documents and substance of any material oral communications relating to the claim and the name of the persons making the oral communications.
 - 5) The written claim shall identify the provisions of the Agreement which support the claim along with a detailed explanation as to why these provisions support the claim.
 - 6) A detailed breakdown of compensation sought for labor expenses, additional material, and supplies, listing of each piece of equipment and cost, any direct and indirect damages, and all documentation in support thereof.
 - 7) Equipment rental rates that are based on Blue Book Rental rates.
- i. The OWNER will not compensate the CONTRACTOR for any delays for any reason unless 5 days (excluding Saturdays, Sundays, and holidays) have elapsed from the start of Work stoppage. The first day of any claims shall be on day six of the Work stoppage. This shall apply to each Work stoppage.
- j. The OWNER expects the CONTRACTOR to use forces and equipment on any item of Work that can be completed during the delay. The CONTRACTOR's claim must show the delay is due to the controlling item of Work as shown on the critical path method schedule. After 5 workdays if the OWNER deems the delay claim to be valid, the CONTRACTOR's claim shall only be for labor, equipment and materials that are delayed due to the controlling Work item.

If the OWNER's Representative Engineer determines the CONTRACTOR forces and equipment can be used on other Work items during the delay, no compensation will be given for these forces and equipment.

k. Unless otherwise stated in the plans or specifications, the term "install" shown in the plans and specifications shall be interpreted by the CONTRACTOR to mean the same as "furnish and install", which means the CONTRACTOR shall provide all materials, equipment, and labor to completely install the item shown in the plans or specifications.

7. Material Control

- a. Only materials conforming to the requirements and intent of the drawings and spe5cifications will be used and all such materials not specifically identified in the plans and specifications will be approved by the Engineer or Architect of Record prior to use to perform the Work. Reference in the contract documents to a proprietary device, product, material, or fixture to establish a quality standard is not intended to limit competition. The CONTRACTOR may use any proprietary device, product, material, or fixture that in the Engineer of Record's judgment is equal, for the purpose intended.
- b. The CONTRACTOR shall ensure that OWNER personnel have entry at all times to the construction site in order to inspect and evaluate any or all materials used for performing the Work. The OWNER's Designated Representative shall have the right to sample and test any or all materials used in performing the Work. Copies of any tests accomplished by the OWNER's Designated Representative will be provided to the CONTRACTOR.
- c. Materials shall be stored as specified in the Contract Documents or as per the material manufacturer's recommendations. The protection of stored materials shall be the responsibility of the CONTRACTOR and the OWNER shall not be liable for any loss, theft, or damage to stored materials.
- d. Any materials found to be defective by the CONTRACTOR or the OWNER's Designated Representative shall be removed from the Work or place of storage at the CONTRACTOR's expense and replaced at the CONTRACTOR's expense.

Failure or refusal by the CONTRACTOR to accomplish the removal and replacement of defective materials from the Work or place of storage shall be grounds for the OWNER's Designated Representative to do same at the expense of the CONTRACTOR and such expense deducted from the contract amount or from the bond.

- e. The CONTRACTOR shall, at all times during construction, provide and maintain proper equipment and facilities to promptly remove and properly dispose of all water entering excavations and keep such excavations dry so as to obtain a satisfactory undisturbed sub-grade foundation condition until the fill, structure, or pipes to be built thereon have been completed to such extent that they will not be floated or otherwise damaged by allowing water levels to return to natural elevations.
- f. The CONTRACTOR shall furnish all materials and equipment and perform all Work required to install and maintain the drainage systems for handling groundwater and surface water encountered during construction of structures, pipelines, and compacted fills. The CONTRACTOR shall obtain Florida Department of Environmental Protection (FDEP) and Northwest Florida Water Management District (NWFWMD) permits for all dewatering operations. During dewatering operations all engines shall be equipped in a manner to keep pump noise to a minimum. If dewatering is required after 10:00 p.m. near residences and businesses, pump noise shall not create a nuisance to the property owners. The CONTRACTOR is solely responsible for any damages to private or public property caused by CONTRACTOR's dewatering operations. During dewatering operations, the CONTRACTOR shall notify all businesses and residences within a minimum of 300 feet of the dewatering operations to turn off all irrigation pumps. The 300-foot limit is a minimum, and the CONTRACTOR is responsible for any damage to private property, to include, but not limited to loss of plants, burned out pumps, building, pavement, sidewalk, or any other structural settlement, etc. that can be attributed to the dewatering operations. The OWNER will assume no liability nor pay for any claims, arising from the CONTRACTOR's dewatering operation.

8. CONTRACTOR Responsibilities

a. The CONTRACTOR shall relieve the OWNER from any and all claims arising from claims by holders of trademarks, patents or copyrights used or incurred by the CONTRACTOR in performing the Work.

- b. The CONTRACTOR shall be responsible for all damages arising out of his use of explosives when deemed necessary in the performance of the Work.
- c. The CONTRACTOR shall preserve from damage all public and private property along the line of construction and adjacent to the Work. If the CONTRACTOR fails to restore such property, the OWNER's Designated Representative, upon written notification, as deemed necessary, may proceed to repair the damaged property and the cost deducted from the contract sum.
- d. Arrangements for utilities to the site shall be accomplished by the CONTRACTOR and in doing same he shall coordinate with the appropriate utilities for the just and proper utilization of any space where construction shall entail the joint use of area under this Work and the utility construction.
- e. Final acceptance will not be given, nor will bond be released unless any and all claims against the CONTRACTOR are paid or the CONTRACTOR has otherwise been relieved of the claim.
- f. Until acceptance of the Work by the OWNER's Designated Representative, the Work shall be under charge and custody of the CONTRACTOR, and he shall take every precaution against injury or damage to the Work by the action of the elements or from other causes.

9. Prosecution and Progress

- a. The CONTRACTOR shall not sublet, sell, transfer, assign or otherwise dispose of the contract or subsequent agreements of the contract without written consent of the OWNER.
- b. The CONTRACTOR shall commence Work on or after the Notice to Proceed date and shall provide sufficient resources to ensure completion of the Work within the time limit set forth. Should the CONTRACTOR fail to provide sufficient resources to assure timely progress and if he fails to perform the Work within the specified time, the OWNER shall have ground to claim default.
- c. The CONTRACTOR shall schedule his operations to minimize any inconvenience to adjacent businesses or residences. The CONTRACTOR shall take special precautions to restrict his major operations in performing the Work to what is commonly understood to be "normal" or "standard" working hours. Work performed at other periods requires preapproval from the OWNER's Designated Representative.

- d. The CONTRACTOR shall maintain reasonable access at all times to all businesses and private residences and properties adjacent to the construction area or impacted by the construction.
- e. The OWNER's Designated Representative shall make provision for and shall schedule a pre-construction conference with the CONTRACTOR and all concerned parties in attendance.
- f. The CONTRACTOR shall provide a detailed schedule to the OWNER within 5 working days after the date of the preconstruction conference. Adherence to the CONTRACTOR's construction schedule is critical to the residences and businesses impacted by the project. The CONTRACTOR shall give the OWNER 48 hours' notice of schedule changes and shall submit a new and complete changed schedule. The OWNER will not allow any lane closure or paving operations without 48 hours' notice. The CONTRACTOR shall give the City Inspector 48 hours' notice of commencement of all major Work items.
- g. The CONTRACTOR shall assure that all supervisory personnel employed by him/her are fully qualified and competent to properly perform the Work in coordination with other trades at the Work and can perform the Work within the specified periods of time.
 - 1) The CONTRACTOR shall maintain a competent superintendent at the site at all times while Work is in progress to act as the CONTRACTOR's agent. The superintendent shall be capable of properly interpreting the Contract Documents and shall be thoroughly experienced in the type of Work being performed. The superintendent shall have full authority to receive instructions from the OWNER's Designated Representative and to execute the orders or directions of the OWNER's Designated Representative, including promptly supplying any materials, tools, equipment, labor, and incidentals that may be required. This superintendent must be at the project site to supervise subcontractors. The superintendent must speak and understand English.
 - 2) The CONTRACTOR shall designate a responsible person who speaks and understands English, and who is available at or reasonably near the worksite on a 24-hour basis, 7 days a week who is the point of contact during emergencies.

- 3) The OWNER's Designated Representative shall have the authority to suspend the Work, wholly, or in part, for such periods as may be deemed necessary due to unsuitable weather or other conditions considered unfavorable for performance of the Work.
- 4) The CONTRACTOR may be declared in default for non-progress, by the OWNER's Designated Representative, when the percentage value of dollar Work completed with respect to the total amount of contract is not within 20 percent of the time elapsed versus the total performance period.
- 5) The CONTRACTOR may subcontract for Work identified in this solicitation. The CONTRACTOR will be the prime service provider and shall be responsible for all Work performed and contract deliverables. The CONTRACTOR's workforce shall be responsible for at least 51 percent of the Work performed and provide an on-site, full-time job supervisor to manage the day-to-day job site operations and subcontractors. Proposed use of subcontractors should be included in the response to this solicitation.

10. Payments and Acceptance

- a. Payment will not be made until the Work invoiced is completed in full. If material or equipment acceptance testing is required, payment will not be made until satisfactory test results as determined by the OWNER's Designated Representative are delivered to the OWNER.
- b. The CONTRACTOR shall accept the compensation as provided in the contract as full payment for furnishing all materials and for performing all Work planned under the contract.
- c. The contract price shall include all labor, equipment, material, tools, and incidentals required for completing the Work.
- d. Subsoil conditions, if presented, must be interpreted within the limits of investigation and the anticipated normal field variances. Claims for unusual conditions or excessive amounts of fill or excavation over original estimates of the Engineer-of-Record or CONTRACTOR shall not be grounds for extra Work clauses or request.

- e. To be paid for all quantities paid by the ton, a City Inspector must verify the delivery and receive a load ticket identifying the truck number, material and quantity of material delivered. The CONTRACTOR shall not haul such materials unless the inspector is on-site. If there has been a change in schedule, the OWNER requires 48 hours' notice to schedule inspectors.
- f. To be paid for all quantities paid by the truckload, the OWNER must have a truck chart for each truck prior to the truck being used for hauling operations. The CONTRACTOR must provide the truck chart to the City Inspector in sufficient time to allow the OWNER to verify all dimensions and volumes shown on the truck chart. A City Inspector must verify the delivery and receive (if available) a load ticket identifying the truck number, material and quantity of material hauled. The CONTRACTOR shall not haul such materials unless the Inspector is on-site. If there has been a change in schedule, the OWNER requires 48 hours' notice to schedule inspectors.
- g. The OWNER's Designated Representative retains the right to cancel portions or expand the scope of Work after a fair and just adjustment is agreed to with the CONTRACTOR.
- h. The CONTRACTOR will receive partial payment based upon the amount of Work completed as determined by the OWNER's Designated Representative, to include stored material. The OWNER will withhold retainage in the amount of 10 percent of the total Work completed at the date of the CONTRACTOR's invoice. The CONTRACTOR may reduce the retainage amount as allowed by Florida Statutes.
- i. Any partial payments will be subject to withholding by the OWNER's Designated Representative pending any unsatisfied claims brought against the CONTRACTOR for labor or materials.
- j. Any partial payments will be subject to withholding by the OWNER's Designated Representative pending any unsatisfied completion or restoration of any assertion for defective or damaged Work or materials.
- k. In the event of dispute regarding amounts due to the CONTRACTOR, the OWNER reserves the right, at any time prior to final payment on the Contract, to audit, or cause to be audited, the CONTRACTOR's original records pertaining to the Work.

- I. Whenever the Work provided for under the Contract has been completely performed by the CONTRACTOR, and the final inspection and final acceptance has been made, and it is proven to the OWNER's Designated Representative that all claims are satisfied, the final payment, being the difference between the contract amount and summation of all previous payment less any penalties assessed, shall be paid to the CONTRACTOR. Upon final payment the CONTRACTOR shall provide the OWNER's Designated Representative a statement that he has been paid all monies due and that the Work was performed in accordance with the Contract Documents.
- m. The payments of subcontractors, material, men, and suppliers shall comply with Section.
- 11. 255.071 of Florida Statutes.
 - a. Within 5 Working days following each payment to the CONTRACTOR, the CONTRACTOR shall pay respective amounts allowed by the OWNER for all materials, all equipment installed in the Work, all Work performed by subcontractors to the extent of each subcontractor's interest in the CONTRACTOR's amount of payment.
 - b. On monthly invoices subsequent to the first invoice submitted there shall be a signed "Waiver of Right to Claim Against the Payment Bond (Progress Payment)" indicating that invoices for equipment and material supplied and sub-CONTRACTORs have been paid by the CONTRACTOR.
 - c. On the final invoice submitted there shall be a signed "Waiver of Right to Claim Against the Payment Bond (Final Payment)" indicating that invoices for equipment and material supplied and subcontractors have been paid by the CONTRACTOR.
 - d. Date of final payment shall be the commencement of all warranties and guarantees. If the OWNER reasonably determines that the CONTRACTOR or Vendor has breached any of the warranties provided herein, then the CONTRACTOR or Vendor shall perform the necessary Work to comply with its warranties and shall pay to the OWNER its reasonable costs to investigate and then identify the breach of warranty claim.

SUPPLEMENTAL CONDITIONS

FEDERAL REGULATIONS CONTRACT REQUIREMENTS

FEDERAL EMERGENCY MANAGEMENT AGENCY

The supplemental conditions contained in this section are intended to cooperate with, to supplement, and to modify the general conditions and other specifications. In cases of disagreement with any other section of this contract, the Supplemental Conditions shall govern.

Contractor means an entity that receives a contract.

1. GENERAL REQUIREMENTS

The services performed by the awarded CONTRACTOR shall be in compliance with all applicable grantor regulations/requirements, and additional requirements specified in this document. It shall be the awarded CONTRACTOR's responsibility to acquire and utilize the necessary manuals and guidelines that apply to the work required to complete this project.

In general:

- a. The CONTRACTOR (including all subcontractors) must insert these contract provisions in each lower tier contracts (e.g., subcontract or sub-agreement).
- b. The CONTRACTOR (or subcontractor) must incorporate the applicable requirements of these contract provisions by reference for work done under any purchase orders, rental agreements and other agreements for supplies or services.
- c. The prime CONTRACTOR is responsible for compliance with these contract provisions by any subcontractor, lower-tier subcontractor, or service provider.

2. FEDERAL CONTRACT PROVISIONS

a. Conflict of Interest

1) This Contract/Work Order is subject to chapter 112, F.S.

2) The vendor shall disclose the name of any officer, director, employee, or other agent who is also an employee of the State. Grantee shall also disclose the name of any State employee who owns, directly or indirectly, more than a 5 percent interest in the CONTRACTOR's company or its affiliates.

b. Discriminatory Vendors

- 1) No person, on the grounds of race, creed, color, religion, national origin, age, gender, or disability, shall be excluded from participation in; be denied the proceeds or benefits of; or be otherwise subjected to discrimination in performance during the term of the contract.
- 2) The CONTRACTOR shall disclose if they appear on the discriminatory vendor list. An entity or affiliate placed on the discriminatory vendor list pursuant to section 287.134, F.S. may not:
 - a) Submit a BID on an agreement to provide any goods or services to a public entity.
 - b) Submit a BID on an agreement with a public entity for the construction or repair of a public building or public work.
 - c) Submit BIDs on leases of real property to a public entity.
 - d) Be awarded or perform work as a consultant under an agreement with any public entity; or transact business with any public entity.

c. Lobbying:

- No funds received pursuant to this Agreement may be expended for lobbying the Federal or State Legislature, the judicial branch, or a federal or state agency.
- 2) The BIDDER or offeror certifies by signing and submitting this BID, to the best of his or her knowledge and belief, that:
 - a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the BIDDER or Offeror, 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.

- b) 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 cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- c) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.
- d) 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 Section 1352, Title 31, U.S. Code. 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

d. Record Retention:

 The CONTRACTOR shall maintain and retain sufficient records demonstrating its compliance with the terms of the Agreement for a period of at least 5 years after final payment is made and shall allow the OWNER, the State, or its authorized representatives access to such records for audit purposes upon request.

- 2) In the event of litigation or settlement of claims arising from the performance of this contract, in which case CONTRACTOR agrees to maintain same until the OWNER, the FEMA Administrator, the Comptroller General of the United States, or any of their duly authorized representatives, have disposed of all such litigation, appeals, claims or exceptions related to the litigation or settlement of claims
- e. Diversity:
 - 1) All contracting and subcontracting opportunities afforded by this solicitation/contract enthusiastically embraces diversity. The award of subcontracts should reflect the full diversity of the citizens of the State of Florida. Firms qualifying under this solicitation are encouraged to submit BIDs. Award of this contract will be conditioned upon satisfying the requirements of this BID specification. These requirements apply to all BIDDERs, including those who qualify as a Minority Business vendor. A list of minority-owned firms that could be offered subcontracting opportunities may be obtained by contacting the Office of Supplier Diversity at (850) 487-0915.

f. Applicable Laws:

- 1) The CONTRACTOR shall comply with all applicable federal, state, and local rules and regulations in providing services to the Consortium.
- 2) The CONTRACTOR acknowledges that this requirement includes, but is not limited to, compliance with all applicable federal, state, and local health and safety rules and regulations and that FEMA financial assistance may be used to fund the contract. As such, the CONTRACTOR will comply will all applicable federal law, regulations, executive orders, FEMA policies, procedures, and directives.

g. Administrative, Contractual, or Legal Remedies:

Unless otherwise provided in this contract, all claims, counterclaims, disputes, and other matters in question between the local government and the CONTRACTOR, arising out of or relating to this contract, or the breach of it, will be decided by arbitration, if the parties mutually agree, or in a Florida court of competent jurisdiction.

h. Patents and Data:

- 1) No reports, maps, or other documents produced in whole or in part under this contract shall be the subject of an application for copyright by or on behalf of the CONTRACTOR.
- 2) The grantor agency and the grantee shall possess all rights to invention or discovery, as well as rights in data which may arise as a result of the CONTRACTOR's services.

i. Clean Air Act and Federal Water Pollution Control Act:

- 1) The CONTRACTOR agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 *et seq*.
- 2) The CONTRACTOR agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 *et seq*.
- 3) The CONTRACTOR agrees to report each violation to the Consortium member and understands and agrees that the OWNER will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency (FEMA), and the appropriate Environmental Protection Agency Regional Office.
- 4) The CONTRACTOR agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FEMA.

j. Suspension and Debarment:

- 1) This contract is a covered transaction for purposes of 2 C.F.R.pt. 180 and 2 C.F.R. pt. 3000.
- 2) As such the CONTRACTOR is required to verify that none of the CONTRACTOR, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).

- 3) The CONTRACTOR must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, Subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- 4) This certification is a material representation of fact relied upon by the OWNER.
- 5) If it is later determined that the CONTRACTOR did not comply with 2 C.F.R. pt. 180, Subpart C and 2 C.F.R. pt. 3000, Subpart C, in addition to remedies available to the Florida Department of Emergency Management, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- 6) The BIDDER or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, Subpart C and 2 C.F.R. pt. 3000, Subpart C while this offer is valid and throughout the period of any contract that may arise from this offer.
- 7) The BIDDER or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.
- 8) The CONTRACTOR's debarment and suspension status will be validated by the OWNER at the System for Award Management at <u>www.sam.gov</u> and the State of Florida at: <u>https://www.dms.myflorida.com/business_operations/state_purchas</u> <u>ing/vendor_information/convicted_suspended_discriminatory_comp</u> <u>laints_vendor_lists</u>

k. Reporting:

- 1) The CONTRACTOR will provide any information required to comply with the grantor agency requirements and regulations pertaining to reporting.
- 2) It is important that the CONTRACTOR is aware of the reporting requirements of the OWNER, as the Federal or State granting agency may require the CONTRACTOR to provide certain information, documentation, and other reporting in order to satisfy reporting requirements to the granting agency.

Access to Records:

- 1) The CONTRACTOR agrees to provide the OWNER, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the CONTRACTOR which are directly pertinent to this Contract for the purposes of making audits, examinations, excerpts, and transcriptions.
- 2) The CONTRACTOR agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- 3) The CONTRACTOR agrees to provide the FEMA Administrator or his authorized representatives' access to construction or other work sites pertaining to the work being completed under the contract.
- 4) Pursuant to Section 20.055(5), F.S., the CONTRACTOR will cooperate with the State of Florida's Inspector General in any investigation, audit, inspection, review, or hearing.

m. Energy Efficiency Standards:

The CONTRACTOR agrees to comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

n. DHS Seal, Logo, and Flags:

The CONTRACTOR shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre- approval.

o. No Obligation by Federal Government:

The Federal Government is not a party to this Contract and is not subject to any obligations or liabilities to the non-Federal entity, CONTRACTOR, or any other party pertaining to any matter resulting from the contract.

p. **Program Fraud and False or Fraudulent Statements or Related Acts:**

The CONTRACTOR acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the CONTRACTOR's actions pertaining to this Contract.

q. **Recovered Materials:**

- 1) In the performance of this Contract, the CONTRACTOR shall make maximum use of products containing recovered materials that are Environmental Protection Agency (EPA) designated items unless the product cannot be acquired
 - a) Competitively within a timeframe providing for compliance with the contract performance schedule.
 - b) Meeting contract performance requirements.
 - c) At a reasonable price.
- 2) Information about this requirement is available at EPA's Comprehensive Procurement Guidelines website, <u>http://www.epa.gov/cpg/.</u> The list of EPA-designate items is available at <u>http://www.epa.gov/cpg/products.htm.</u>

r. Discriminatory Vendors List:

In accordance with Section 287.134, Florida Statutes, an entity or affiliate who has been placed on the discriminatory vendor list may not submit a BID on a Contract to provide any goods or services to a public entity, may not submit a BID on a Contract with a public entity for the construction or repair of a public building or public work, may not submit BIDs on leases of real property to a public entity, may not be awarded or perform work as a CONTRACTOR, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity.

s. Inspector General Cooperation:

The Parties agree to comply with Section 20.055(5), Florida Statutes, for the inspector general to have access to any records, data and other information deemed necessary to carry out his or her duties and incorporate into all subcontracts the obligation to comply with Section 20.055(5), Florida Statutes.

t. Contracting with Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms:

- 1) The non-Federal entity must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible.
 - a) Affirmative steps must include:
 - (1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists.
 - (2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources.
 - (3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises.
 - (4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises.
 - (5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce; and
 - (6) Requiring the prime CONTRACTOR, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (1) through (5) of this section.

u. Equal Opportunity Clauses:

1) Compliance with Regulations:

The CONTRACTOR shall comply with the Acts and the Regulations relative to Nondiscrimination in federally assisted programs, as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.

- 2) During the performance of any awarded "federally assisted contracts" the CONTRACTOR agrees as follows:
 - a) The CONTRACTOR will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin.
 - b) 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, sexual orientation, gender identity, or national origin.
 - c) 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.
 - d) The CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause.
- 3) 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 consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- 4) 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 by the agency contracting officer, advising the labor union or workers' representative of the 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.

- 5) 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.
- 6) The 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 his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- 7) In the event of the CONTRACTOR's noncompliance with the nondiscrimination clauses of this contract or with any of such 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 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.
- 8) The CONTRACTOR will include 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 subcontractor or vendor.
- 9) The CONTRACTOR will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: *Provided, however,* that in the event the CONTRACTOR becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the CONTRACTOR may request the United States to enter into such litigation to protect the interests of the United States.

v. Contract Work Hours and Safety Standards Act 40 U.S.C. 3702 and 3704, as Supplemented by Department of Labor Regulations (29 CFR Part 5):

Compliance with the Contract Work Hours and Safety Standards Act.

1) Overtime requirements.

No CONTRACTOR or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of 40 hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-halftimes the basic rate of pay for all hours worked in excess of 40 hours in such workweek.

- 2) Violation; liability for unpaid wages; liquidated damages:
 - a) In the event of any violation of the clause set forth in Paragraph 1 of this section the CONTRACTOR and any subcontractor responsible therefor shall be liable for the unpaid wages.
 - b) In addition, such CONTRACTOR and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages.
 - c) Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in Paragraph 1 of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of 40 hours without payment of the overtime wages required by the clause set forth in Paragraph 1 of this section.

3) Withholding for unpaid wages and liquidated damages:

The OWNER shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the CONTRACTOR or subcontractor under any such contract or any other Federal contract with the same prime CONTRACTOR, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime CONTRACTOR, such sums as may be determined to be necessary to satisfy any liabilities of such CONTRACTOR or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in Paragraph 2 of this section.

w. Rights to Inventions Made Under a Contract or Agreement:

If the Federal award meets the definition of "funding agreement" under 37 CFR § 401.2 and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

x. Byrd Anti-Lobbying Amendment 31 U.S.C. § 1352 (As Amended):

- Byrd Anti-Lobbying Amendment, 31 U.S.C. § 1352 (as amended). CONTRACTORs who apply or BID for an award of \$100,000 or more shall file the required certification.
- 2) 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 an officer or employee of any 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.

3) 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.

INSURANCE REQUIREMENTS

LOSS CONTROL/SAFETY

- 1. Precaution shall be exercised at all times by the CONTRACTOR for the protection of all persons, including employees, and property. The CONTRACTOR shall be expected to comply with all laws, regulations or ordinances related to safety and health, shall make special effort to detect hazardous conditions and shall take prompt action where loss control/safety measures should reasonably be expected.
- 2. The OWNER may order work to be stopped if conditions exist that present immediate danger to persons or property. The CONTRACTOR acknowledges that such stoppage will not shift responsibility for any damages from the CONTRACTOR to the OWNER.

DRUG FREE WORKPLACE REQUIREMENTS

All contracts with individuals or organizations that wish to do business with the OWNER, a stipulation will be made in the contract or purchase order that requires CONTRACTORs, subcontractors, vendors, or consultants to have a substance abuse policy. The employees of such CONTRACTORs, subcontractors, vendors, or consultants will be subject to the same rules of conduct and tests as the employees of the City of Parker. In the event of an employee of a supplier of goods or services is found to have violated the Substance Abuse Policy, that employee will be denied access to the OWNER's premises and job sites. In addition, if the violation(s) is/are considered flagrant, or the OWNER is not satisfied with the actions of the CONTRACTOR, subcontractor, vendor, or consultant, the OWNER can exercise its right to bar all of the CONTRACTOR's, subcontractor's, vendor's, or consultants' employees from its premises or decline to do business with the CONTRACTOR, subcontractor, vendor, or consultant as a result of a violation of the OWNER's Substance Abuse Policy shall be borne by the CONTRACTOR, subcontractor, vendor, or consultant as a result of a violation of the OWNER's Substance Abuse Policy shall be borne by the CONTRACTOR, subcontractor, vendor, or consultant.

INSURANCE - BASIC COVERAGES REQUIRED

- 1. The CONTRACTOR shall procure and maintain the following described insurance, except for coverages specifically waived by the OWNER, on policies and with insurers acceptable to the OWNER.
- 2. These insurance requirements shall not limit the liability of the CONTRACTOR. All subcontractors are subject to the same coverages and limits as the CONTRACTOR.

The OWNER does not represent these types or amounts of insurance to be sufficient or adequate to protect the CONTRACTOR's interests or liabilities but are merely minimums.

- 3. Except for Workers' Compensation and Professional Liability, the CONTRACTOR's insurance policies shall be endorsed to name the OWNER as an additional insured to the extent of the OWNER's interests arising from this Agreement or Contract or lease.
- 4. Except for Workers' Compensation, the CONTRACTOR waives its right of recovery against the OWNER, to the extent permitted by its insurance policies.
- 5. The CONTRACTOR's deductibles/self-insured retentions shall be disclosed to the OWNER and may be disapproved by the OWNER. They shall be reduced or eliminated at the option of the OWNER. The CONTRACTOR is responsible for the amount of any deductible or self-insured retention.
- 6. Insurance required of the CONTRACTOR or any other insurance of the CONTRACTOR shall be considered primary, and insurance of the OWNER shall be considered excess, as may be applicable to claims which arise out of the Hold Harmless, Payment on Behalf of the OWNER, Insurance, Certificates of Insurance and any Additional Insurance provisions of this Agreement or Contract or lease.
- 7. WORKERS' COMPENSATION COVERAGE

The CONTRACTOR shall purchase and maintain Workers' Compensation insurance for all Workers' Compensation obligations imposed by state law and employer's liability limits of at least **\$500,000 each accident and \$500,000 each employee/\$500,000 policy limit for disease**. The CONTRACTOR shall also purchase any other coverages required by law for the benefit of employees. The CONTRACTOR shall provide to the OWNER an Affidavit stating that he/she meets all the requirements of Florida Statute 440.02(14)(d).

8. GENERAL, AUTOMOBILE & EXCESS OR UMBRELLA LIABILITY COVERAGE

The CONTRACTOR shall purchase and maintain coverage on forms no more restrictive than the latest editions of the Commercial or Comprehensive General Liability and Business Auto policies of the Insurance Services Office. **Minimum limits of \$1,000,000 per occurrence** for all liability must be provided, with excess or umbrella insurance making up the difference, if any, between the policy limits of underlying policies (including employers liability required in the Workers' Compensation Coverage section) and the amount of coverage required.

9. GENERAL LIABILITY COVERAGE Commercial General Liability - Occurrence

Form Required

Coverage A shall include bodily injury and property damage liability for premises, operations, products and completed operations, independent contractors, contractual liability covering this Agreement or Contract or lease, and broad form property damage, and property damage resulting from explosion, collapse or underground (x,c,u) exposures. Coverage B shall include personal injury. Coverage C, medical payments, is not required.

10. PRODUCTS/COMPLETED OPERATIONS

The CONTRACTOR is required to continue to purchase products and completed operations coverage, at least to satisfy this agreement, contract, or lease, for a minimum of three years beyond the OWNER's acceptance of renovation or construction projects.

11. BUSINESS AUTO LIABILITY COVERAGE

Business Auto Liability coverage is to include bodily injury and property damage arising out of ownership, maintenance or use of any auto, including owned, nonowned and hired automobiles and employee non-ownership use.

12. EXCESS OR UMBRELLA LIABILITY COVERAGE

Umbrella Liability insurance is preferred, but an Excess Liability equivalent may be allowed.

Whichever type of coverage is provided, it shall not be more restrictive than the underlying insurance policy coverages.

- 13. CERTIFICATES OF INSURANCE
 - a. Required insurance shall be documented in Certificates of Insurance which provide that the OWNER shall be notified at least 30 days in advance of cancellation, nonrenewal or adverse change. The Certificate Holder will be addressed as the City of Parker, 1001 Park Street, Florida 32404. All certificates, cancellation, nonrenewal or adverse change notices should be mailed to this address. Each Certificate will address the service being rendered to the OWNER by the CONTRACTOR.

The OWNER shall be named as an Additional Insured, Primary and Non-Contributory for both General Liability and Business Auto Liability with Waiver of subrogation included with respects to both General Liability and Business Auto.

- b. New Certificates of Insurance are to be provided to the OWNER at least 15 days after coverage renewals.
- c. If requested by the OWNER, the CONTRACTOR shall furnish complete copies of insurance policies, forms, and endorsements.
- d. For the Commercial General Liability coverage, the CONTRACTOR shall, at the option of the OWNER, provide an indication of the amount of claims payments or reserves chargeable to the aggregate amount of the liability coverage.

14. RECEIPT OF INSUFFICIENT CERTIFICATES

Receipt of certificates or other documentation of insurance or policies or copies of policies by the OWNER, or by any of its representatives, which indicate less coverage than required does not constitute a waiver of the CONTRACTOR's obligation to fulfill the insurance requirements herein.

15. ADDITIONAL INSURANCE

If checked below, the OWNER requires the following additional types of insurance.

Professional Liability/Malpractice/Errors or Omissions Coverage

The CONTRACTOR shall purchase and maintain professional liability or malpractice or errors or omissions insurance with minimum limits of per occurrence. If a claim is made form of coverage is provided, the retroactive date of coverage shall be no later than ______.

The inception date of claims made coverage unless the prior policy was extended indefinitely to cover prior acts. Coverage shall be extended beyond the policy year either by a supplemental extended reporting period (ERP) of as great duration as available, and with no less coverage and with reinstated aggregate limits, or by requiring that any new policy provide a retroactive date no later than the inception date of claims made coverage.

Property Coverage for Leases

The CONTRACTOR shall procure and maintain for the life of the lease, all risk/special perils (including sinkhole) property insurance (or its equivalent) to cover loss resulting from damage to or destruction of the building and personal property/contents. The policy shall cover 100% replacement cost and shall include an agreed value endorsement to waive coinsurance.

Commercial General Liability Increased General Aggregate Limit (or separate aggregate)

Because the Commercial General Liability form of coverage includes an annual aggregate limitation on the amount of insurance provided, a separate project aggregate limit of N/A is required by the OWNER for this Agreement or Contract.

Liquor Liability

In anticipation of alcohol being served, the CONTRACTOR shall provide evidence of coverage for liquor liability in an amount equal to the general/umbrella/excess liability coverage. If the general liability insurance covers liquor liability (e.g., host or other coverage), the CONTRACTOR's agent or insurer should provide written documentation to confirm that coverage already applies to this agreement, contract, or lease. If needed coverage is not included in the general/umbrella excess liability policy(ies), the policy(ies) must be endorsed to extend coverage for liquor liability, or a separate policy must be purchased to provide liquor liability coverage in the amount required.

Owners Protective Liability Coverage

For renovation or construction contracts, the CONTRACTOR shall provide for the OWNER an OWNER's protective liability insurance policy (preferably through the CONTRACTOR's insurer) in the name of the OWNER. This is redundant coverage if the OWNER is named as an additional insured in the CONTRACTOR's Commercial General Liability insurance policy. However, this separate policy may be the only source of coverage if the CONTRACTOR's liability coverage limit is used up by other claims.

Builders Risk Coverage

Builders Risk insurance is to be purchased to cover subject property for all risks of loss (including theft and sinkhole), subject to a waiver of coinsurance, and covering off- site storage, transit and installation risks as indicated in the Installation Floater and Motor Truck Cargo insurance described hereafter, if such coverages are not separately provided. If flood and/or earthquake risks exist, flood and earthquake insurance are to be purchased.

If there is loss of income, extra expense and/or expediting expense exposure, such coverage is to be purchased. If boiler and machinery risks are involved, boiler and machinery insurance, including coverage for testing, is to be purchased.

The Builders Risk insurance is to be endorsed to cover the interests of all parties, including the OWNER and all contractors and subcontractors. The insurance is to be endorsed to grant permission to occupy.

□ Installation Floater Coverage

Installation Floater insurance is to be purchased when Builder's Risk insurance is inappropriate, or when Builder's Risk insurance will not respond, to cover damage or destruction to renovations, repairs or equipment being installed or otherwise being handled or stored by the CONTRACTOR, including off-site storage, transit, and installation. The amount of coverage should be adequate to provide full replacement value of the property, repairs, additions, or equipment being installed, otherwise being handled, or stored on or off premises. All risks coverage is preferred.

Motor Truck Cargo Coverage

If the Installation Floater insurance does not provide transportation coverage, separate Motor Truck Cargo or Transportation insurance is to be provided for materials or equipment transported in the CONTRACTOR's vehicles from place of receipt to building sites or other storage sites. All risks coverage is preferred.

Contractor's Equipment Coverage

CONTRACTOR's Equipment insurance is to be purchased to cover loss of equipment and machinery utilized in the performance of work by the contractor. All risks coverage is preferred.

The Contract may declare self-insurance for CONTRACTOR equipment.

Fidelity/Dishonesty/Liability Coverage – Third Party

Fidelity/Dishonesty/Liability insurance is to be purchased or extended to cover dishonest acts of the Other Party's employees resulting in a loss to decedent, i.e., theft of valuables.

Fidelity/Dishonesty Coverage for Employer (Contractor)

Fidelity/Dishonesty insurance is to be purchased to cover dishonest acts of the CONTRACTOR's employees, including but not limited to theft of vehicles, materials, supplies, equipment, tools, etc., especially property necessary to work performed.

Fidelity/Dishonesty/Liability Coverage for OWNER

Fidelity/Dishonesty/Liability insurance is to be purchased or extended to cover dishonest acts of the contractor's employees resulting in loss to the OWNER.

Electronic Data Liability Insurance

The Other Party shall purchase Electronic Data Liability with limits of

Garage Liability Coverage

Garage Liability insurance is to be purchased to cover the CONTRACTOR and its employees for its garage and related operations while in the care, custody, and control of the OWNER's vehicles.

Garage Keepers' Coverage (Legal Liability Form)

Garage Keepers' Liability insurance is to be purchased to cover damage or other loss, including comprehensive and collision risks, to the OWNER's vehicles while in the care, custody, and control of the CONTRACTOR. This form of coverage responds on a legal liability basis, and without regard to legal liability on an excess basis over any other collectible insurance.

Damage to Premises Rented/Leased to you- (Legal Liability Form)

Provide property coverage for leased premises due to liability incurred because the insured's negligence results in fire or explosion. Specified limit of liability required.

Watercraft Liability Coverage

Because the CONTRACTOR's provision of services involves utilization of watercraft, watercraft liability coverage must be provided to include bodily injury and property damage arising out of ownership, maintenance or use of any watercraft, including owned, non-owned and hired.

Coverage may be provided in the form of an endorsement to the general liability policy, or in the form of a separate policy coverage Watercraft Liability or Protection and Indemnity.

Aircraft Liability Coverage

Because the CONTRACTOR's provision of services involves utilization of aircraft, aircraft liability coverage must be provided to include bodily injury and property damage arising out of ownership, maintenance or use of any aircraft, including owned, non-owned and hired.

The minimum limits of coverage shall be per occurrence, Combined Single Limits for Bodily Injury (including passenger liability) and Property Damage.

Pollution Legal Liability Coverage

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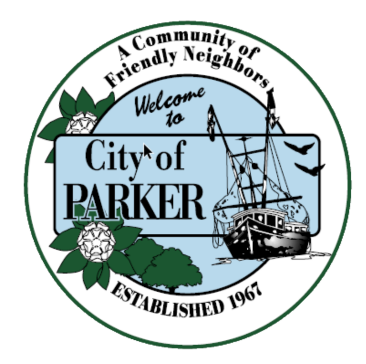
Pollution legal liability insurance is to be purchased to cover pollution and/or environmental legal liability which may arise from this Agreement or Contract.

United States Longshoremen and Harbor Workers Act Coverage

The Workers' Compensation policy is to be endorsed to include United States Longshoremen and Harbor Workers' Act Coverage for exposures which may arise from this Agreement or Contract.

Jones Act Coverage

The Workers' Compensation policy is to be endorsed to include Jones Act Coverage for exposures which may arise from this Agreement or Contract.



ATTACHMENT 3 CONTRACT FORMS

PUBLIC CONSTRUCTION BOND

Bond No	(enter bond number)
BY THIS BOND, We	, as
Principal and	_a corporation, as Surety, are bound to
the City of Parker, Florida, herein called OWNER	R, in the sum of \$
for payment of which we bind ourselves, our heirs and assigns, jointly and severally.	s, personal representatives, successors,

THE CONDITION OF THIS BOND is that if Principal:

- Performs the Contract dated ______ between Principal and OWNER for <u>ITB 2022-02 – CITY OF PARKER - CITY-WIDE STORMDRAIN</u> <u>SYSTEM IMPROVEMENTS</u>, the Contract being made a part of this Bond by reference, at the times and in the manner prescribed in the Contract; and
- 2. Promptly makes payments to all claimants, as defined in Section 255.05(1), Florida Statutes, supplying Principal with labor, materials, or supplies, used directly or indirectly by Principal in the prosecution of the Work provided for in the contract; and
- 3. Pays OWNER all losses, damages, expenses, costs, and attorney's fees, including appellate proceedings, that OWNER sustains because of a default by Principal under the contract; and,
- 4. Performs the guarantee of all Work and materials furnished under the Contract for the time specified in the Contract, then this Bond is void; otherwise, it remains in full force.

Any action instituted by a claimant under this Bond for payment must be in accordance with the notice and time limitation provisions in Section 255.05(2), Florida Statutes.

Any changes in or under the Contract Documents and compliance or noncompliance with any formalities connected with the Contract or the changes does not affect Surety's obligation under this bond.

DATED ON______,

(Name of Principal)

By (As Attorney in Fact) (Name of Surety)

NOTICE OF AWARD

TO: _____

PROJECT DESCRIPTION:

The OWNER has considered the BIDs submitted in response to its advertised <u>ITB 2022-</u> 02 – CITY OF PARKER - CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS.

All interested parties are hereby notified that the BID submitted by

for the CITY OF PARKER - CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS (ITB 2022-

02) has been accepted for the Work described in the Bid Documents in the amounts of

\$

As required by the Instruction to Bidders, please execute the Agreement and furnish the required CONTRACTOR's Certificates of Insurance and Construction Bonds within 15 calendar days from the date of this notice.

You are further required to return an acknowledged copy of this Notice of Award to the OWNER with the executed Agreement and required Certificates of Insurance and Bonds within the 10 calendar days.

If you have any questions, please contact Mandy O'Regan, Anchor CEI (OWNER's Representative), <u>moregan@anchorcei.com</u>; (850) 215-1285.

Dated this _____day of _____, 2022.

City of Parker
Ву:
Name:
Title:
ACCEPTANCE OF NOTICE
Receipt of the above Notice of Award is hereby acknowledged:
Ву
This theday of, 2022.
Name:
Title:

NOTICE TO PROCEED

DATE:	
-------	--

то:

PROJECT: ITB NO: 2022-02 - CITY OF PARKER CITY OF PARKER – CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS

You are hereby notified to commence Work in accordance with the Agreement dated _______, 2022, on or before ______, 2022 and you are to complete the Work within <u>120</u> calendar days. The date of completion of all Work is therefore ______, 2022.

You are required to return an acknowledged copy of this Notice to Proceed to the City of Parker.

BY: CITY OF PARKER

Mayor Kelly

Date

ACCEPTANCE OF NOTICE

Receipt of the above Notice to Proceed is hereby acknowledged.

CONTRACTOR's Name

This the ______ day of ______, 2022.

Signature

Ву: _____

Type or Print Name

Title:

AGREEMENT

This Agreement, dated _______ is between the City of Parker, located at 1001 West Park Avenue, Parker, Florida 32404 ("OWNER") and _______, doing business as a _______ (an individual), or (a partnership), or (a corporation), having a business address of _______ (hereinafter called "CONTRACTOR"). It should be noted that the term CONTRACTOR in this Agreement will apply to the CONTRACTOR awarded each of the individual projects from <u>ITB 2022-02 – CITY OF PARKER - CITY-WIDE STORMDRAIN SYSTEM</u> IMPROVEMENTS.

1. <u>Scope of Work</u>

The OWNER desires to hire CONTRACTOR to provide all necessary labor, supervision, equipment, and supplies for the performance of the work in connection with the construction of <u>ITB 2022-02 – CITY OF PARKER - CITY-</u> <u>WIDE STORMDRAIN SYSTEM IMPROVEMENTS</u> ("Project"), to be located within Parker, in accordance with the Drawings and Specifications prepared by Anchor CEI, Inc. and all other Contract Documents hereafter specified.

The CONTRACTOR shall furnish, at its sole expense, all supervision, labor, equipment, tools, material, and supplies to properly and efficiently perform all of the Work required under the Contract Documents, as defined herein, and shall be solely responsible for the payment of all taxes, permits and license fees, labor fringe benefits, insurance and bond premiums, and all other expenses and costs required to complete such work in accordance with this Agreement (collectively, the "Work").

The OWNER shall award the City-Wide Stormwater Improvements project as detailed in the Construction Drawings and as summarized by location below:

HURRICANE MICHAEL IMPROVEMENTS

A. North Lakewood Drive

- Remove and replace reinforced concrete pipe (RCP).
 Dimensions: 32 linear feet long by 48-inch in diameter.
- Remove and replace asphalt.
 Dimensions: 32 feet by 8 feet by 2 inches (43 cubic feet)
- Alternate Bid to reline RCP and cast-in-place (CIP).
 Dimensions: ±633 linear feet of 48-inch diameter.

B. Arrow Street (Facility 8)

Remove and replace steel grate top.
 Dimensions: 4.5 feet long by 3.33 feet wide by 0.167 feet deep.

C. Lance Street (Facility 9)

- Remove and replace corrugated metal pipe (CMP).
 Dimensions: 57 linear feet long by 18 inches in diameter.
- 2. Remove and replace concrete driveway surface by saw-cutting existing concrete for smooth transition.

Dimensions: 57 linear feet long by 8 feet wide x 0.5 feet deep (8.44 cubic yards).

D. Lance Street (Facility 10)

 Remove and replace <u>two</u> mitered end section (M.E.S) concrete headwalls. Dimensions: two headwalls at 10 linear feet long by 6 feet wide and 0.33 feet deep each (approximately 0.74 cubic yards each for a total of approximately 1.48 cubic yards for both).

E. Soule Drive

 Remove and replace CMP. Includes connection on both ends of pipe to existing storm structure, ensuring a water-tight seal around pipe.
 Dimensions: 110 linear feet long by 18 inches in diameter.

F. Blackshear Drive

1. Remove and replace RCP. Includes removing and replacing pavement and other work as required by the pipe replacement. The Contractor will connect the new RCP to the existing 18-inch RCP which will then be connected to existing storm structure, ensuring a water-tight seal on both end of pipe connections.

Dimensions: 45 linear feet long by 18 inches in diameter.

HURRICANE SALLY IMPROVEMENTS

G. 409-413 Nancy Drive - Culvert

1. Remove and replace RCP. The Contractor will connect the new RCP to the existing storm structure, ensuring a water-tight seal around pipe. This includes removing and replacing existing wood and chain link fence (as shown on the Construction Drawings). In addition, Contractor shall contact light pole and telephone pedestal to coordinate protection prior to commencement of work.

Dimensions: 150 linear feet long by 18 inches in diameter.

H. 5301 Soule Drive - Culvert

 Remove and replace RCP. Includes connection on both ends of pipe to existing storm structure, ensuring a water-tight seal around pipe.
 Dimensions: 230 linear feet long by 18 inches in diameter.

Dimensions: 230 linear feet long by 18 inches in diameter.

Remove and replace FDOT Type "G" Inlet Lid ONLY
 Dimensions: 5 feet long by 5 feet wide by 6 inches thick.

I. Dover Road - Culvert

1. Remove and replace RCP. Includes removing and replacing pavement and other work as required. The Contractor will connect the new RCP to the existing RCP which will then be connected to existing storm structure, ensuring a water-tight seal on both connections.

Dimensions: 8 linear feet long by 18 inches in diameter.

J. 1005 Pitts Road – Shoulder and Front Slope

Place topsoil and reseed grass on slope.
 Dimensions: 30 feet long by 20 feet wide by 3.75 feet high (83.3 cubic yards) of topsoil and 600 square feet of grass seed on slope.

K. 919 Arrow Street – Shoulder and Front Slope

1. Place topsoil and reseed grass on slope.

Dimensions: 120 feet long by 12 feet wide by 3 inches deep (13.33 cubic yards) of topsoil and 1,440 square feet of grass seed on slope.

L. 11th Street North from Lance Street to Boat Race Road – Ditch Front Slope, Bottom and Back Slope

Place topsoil and reseed grass.
 Dimensions: 655 feet long by 13 feet wide by 3 inches deep (78.84 cubic yards) of topsoil and 8,515 square feet of grass seed on slopes and bottom.

M. 521 11th Street North to Nicholas Lane – Ditch Front Slope, Bottom and Back Slope, Right and Left of Centerline on 11th Street North

1. Place topsoil and reseed grass.

Dimensions: 450 feet long by 11.5 feet wide by 3 inches deep (47.92 cubic yards) of topsoil and 5,175 square feet of grass seed on slopes and bottom.

N. 5122 Lake Drive - One Lane Gravel Driveway

Replace gravel and grade road to match existing elevation.
 Dimensions: 16 feet long by 13 feet wide by 3 inches deep (1.93 cubic yard) of gravel.

O. West Street and Hyacinth Street - One Lane Dirt/Gravel Residential Road

Replace gravel and grade road to match existing elevation.
 Dimensions: 34 feet long by 15 feet wide by 3 inches deep (4.722 cubic yards) of gravel.

P. 5106 Lake Drive - One Lane Gravel Driveway

1. Replace gravel and grade road to match existing elevation.

Dimensions: 15 feet long by 12 feet wide by 3 inches deep (1.67 cubic yards) of gravel.

Q. East 3rd Street - One Lane Gravel Residential Road

Replace gravel and grade road to match existing elevation.
 Dimensions: 255 feet long by 16 feet wide by 3 inches deep (37.78 cubic yards) of gravel.

R. Lake Drive Utility Easement - One Lane Gravel Road for Utility Access

Replace gravel and grade road to match existing elevation.
 Dimensions: 250 feet long by 12 feet wide up to 6 inches deep (55.55 cubic yards) of gravel.

The term "Contract Documents" shall have the generally accepted meaning, including but not limited to:

a. <u>ITB 2022-02 – CITY OF PARKER - CITY-WIDE STORMDRAIN SYSTEM</u> <u>IMPROVEMENTS</u>, including but not limited to:

- 1) Plans and Specifications Package.
- 2) Bid Form.
- 3) Bid Bond.
- 4) Anti-Collusion Clause.
- 5) Conflict of Interest Disclosure Form.
- 6) Identical Tie Bids/Drug Free Workplace.
- 7) Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion.
- 8) Certification Regarding Lobbying.
- 9) Public Construction Bond (Payment and Performance Bond) and related bond documents.
- 10) Notice of Contest of Claim Against Payment Bond.
- 11) Waiver of Right to Claims Against Payment Bond (Progress Payment).

- 12) Waiver of Right to Claims Against Payment Bond (Final Payment).
- 13) Contractor's response to the RFP.
- 14) Insurance Requirements.
- 15) Public Construction Bond.
- 16) Notice of Award.
- 17) Notice to Proceed.
- 18) Agreement.
- 19) Waiver of Right to Claim Against the Payment Bond (Progress Payment).
- 20) Waiver of Right to Claim Against the Payment Bond (Final Payment).
- 21) Contract Change Orders.
- 22) Addenda:
 - No. __, dated_____, 2022.
 - No. __, dated_____, 2022.

The Contract Documents also include any written amendments to any of the above signed by the party to be bound by such amendment. The Contract Documents are sometimes referred to herein as the "Agreement."

In the case of any conflict between the provisions of this Agreement and another Contract Document, the following priority for interpretation of those document provisions shall be followed:

- a. The provisions of this Agreement shall first prevail.
- b. The bid form and accompanying bidder submittals shall be next.
- c. The RFP and attachments shall be the final priority.

In the event of a conflict within or between any other document or documents comprising the Contract Documents, the OWNER alone shall be entitled to select the provision which shall apply.

2. <u>Term</u>

This Contract shall commence within 10 calendar days after the date of receipt of the "Notice to Proceed" to CONTRACTOR(s). The CONTRACTOR(s) for each project listed in Item 1 above shall achieve Final Completion of the Work within <u>120</u> calendar days of the required commencement date, except to the extent the period for Final Completion is extended pursuant to the terms of the Contract Documents ("Contract Time"). Final Completion of the Work for each project shall be achieved by CONTRACTOR within the time period set forth in the executed Notice to Proceed. The CONTRACTOR agrees to pay the OWNER, liquidated damages, in the sum of \$100.00 for each calendar day that expires after the Contract Time for Final Completion.

3. <u>Contract Price</u>

The CONTRACTOR agrees to perform all of the Work described in the Contract Documents and comply with the terms therein for the sum of \$______ as shown in the bid schedule included within the Bid Form, as said amount may be hereafter adjusted pursuant to the terms of the Contract Documents ("Contract Price").

4. Payments

Notwithstanding anything contained herein to the contrary, all payments a. shall be made in accordance with Florida Statute 218.70, et seq. CONTRACTOR shall use AIA G702 – Application for Payment form for all pay requests to the OWNER. At least 10 days before submitting the first Application for Payment, the CONTRACTOR shall submit to the OWNER a schedule of values allocated to various portions of the Work, prepared in such form, and supported by such data to substantiate its accuracy as the OWNER shall require from time to time. It is anticipated the schedule of values substantially will be based upon the CONTRACTOR's completed Bid Form. This schedule, unless objected to by the OWNER, shall be used as a basis for reviewing the CONTRACTOR's Applications for Payment. On or before the 25th of each month, the CONTRACTOR will submit to the OWNER an Application for Payment filled out and signed by the CONTRACTOR covering the Work performed since the previous month's Application for Payment. Invoices received after the 25th day of each month shall be considered for payment as part of the next month's Application for Payment.

CONTRACTOR's Application for Payment shall be in such form and contain such detail and backup as the OWNER reasonably may require.

Payment by the OWNER to the CONTRACTOR of the statement amount shall be made within 25 days after approval is submitted to the OWNER. Ten percent (10%) retainage shall be held at the discretion of the OWNER; the 10% retainage shall be paid at the completion of the Work. Provided, however, nothing in this Section shall preclude or limit the OWNER's right to withhold payment as otherwise permitted by the terms of the Contract Documents or as permitted by law. Payments of these monthly invoices shall in no way imply approval or acceptance of the Work.

- b. Each Application for Payment shall be accompanied by a "Waiver of Right to Claim Against the Payment Bond (Progress Payment)" in a form identified in the Contract Documents for all materials, labor, equipment, services, and other bills associated with that portion of the Work payment is being requested in that Application for Payment. Further, each payment request shall be accompanied by a claim release and waiver in the form approved by the OWNER from all Subcontractors and suppliers evidencing their payment in full through the previous month's Application for Payment. Also, each payment request shall be accompanied by an updated Construction Schedule, a list inventorying all stored materials, a monthly progress status report, and any other document reasonably requested by the OWNER. The OWNER shall not be required to make payment until and unless such releases, documents and information are furnished by the CONTRACTOR. Further, if the CONTRACTOR is withholding any portion of a payment to any Subcontractor or supplier for any labor, services, or materials for which the OWNER has paid CONTRACTOR, the CONTRACTOR agrees to refund such money to the OWNER upon demand by the OWNER.
- c. The OWNER shall review each Application for Payment submitted by the CONTRACTOR and shall make recommendations to the OWNER as to the proper amounts, if any, which may be owed to the CONTRACTOR thereunder. The OWNER shall have the right to refuse to approve payment amounts, or portions thereof, requested by the CONTRACTOR in an Application for Payment, or rescind any amount previously approved, and the OWNER may withhold any payments otherwise due to the CONTRACTOR under this Agreement or any other agreement between the OWNER and CONTRACTOR, to the extent it is reasonably necessary, to protect the OWNER from any expense, cost, or loss attributable to:

- 1) Defective or deficient Work not properly remedied in accordance with the terms of the Contract Documents.
- The filing or reasonable evidence indicating the probable filing of third-party claims against the OWNER attributable to the fault or neglect of CONTRACTOR.
- 3) The CONTRACTOR's failure to make timely and proper payments to all Subcontractors and suppliers.
- 4) Reasonable evidence that the remaining Work cannot be completed for the unpaid Contract Price balance.
- 5) Reasonable evidence indicating that the remaining Work cannot be completed within the remaining Contract Time.
- 6) The CONTRACTOR's failure to satisfactorily prosecute the Work in accordance with the requirements of the Contract Documents.
- 7) Any other material breach of the requirements of the Contract Documents by CONTRACTOR.
- d. The OWNER shall have the right, but not the obligation, to take any corrective action the OWNER deems appropriate to cure any of the above noted items, at the CONTRACTOR's expense, if such items are not cured by the CONTRACTOR to the OWNER's reasonable satisfaction within 3 days after CONTRACTOR's receipt of written notice from the City.
- e. In the event that there is a dispute in the amount of the Application for Payment, then only the disputed amount shall be held until resolved and the undisputed amount shall be paid within the time limits as stated within Section 4 – Payment of this Agreement and the progress of the project shall not be interrupted. Both parties agree that best efforts be made to resolve the disputed amount.
- f. The OWNER may reject a payment request, in whole or in part, submitted by the CONTRACTOR if such payment request is not submitted in strict accordance with the requirements of Section 4 – Payments of this Agreement. In such event, the OWNER shall notify the CONTRACTOR in writing within 20 business days after receipt of such Application for Payment that such request for payment, or portion thereof, has been rejected and the reasons for such rejection. If CONTRACTOR resubmits a revised

CITY OF PARKER RFP 2022-02: CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS

Application for Payment correcting, in the OWNER's unfettered determination, the deficiency specified in the rejection notice, then the OWNER shall pay the CONTRACTOR the corrected portion of the payment request within 10 business days after the date the revised Application for Payment is received and approved by the OWNER.

- g. Prior to Final Completion, the OWNER may use any completed or substantially completed portions of the Work. Such use shall not constitute an acceptance of such portions of the Work.
- h. Final Payment - Upon completion and acceptance of the Work, the City shall issue a certificate attached to the final Application for Payment that states the Work has been fully performed in accordance with the requirements of the Contract Documents and that the City recommends final payment in the amount reflected in the attached final Application for Payment. The OWNER shall make final payment to CONTRACTOR within 30 days after the Work is finally accepted by the OWNER, provided that CONTRACTOR first, and as an explicit condition precedent to the accrual of CONTRACTOR's right to final payment, shall have furnished the OWNER with a properly executed and notarized final release in the form reasonably required by the OWNER, as well as a duly-executed copy of the surety's consent of release of the Public Construction Bond for final payment and such other documentation that may be required by the Contract Documents, the City.
- i. The acceptance by the CONTRACTOR of final payment shall be and shall operate as a full release and waiver of any and all claims by CONTRACTOR against the OWNER arising out of this Agreement or otherwise relating to one the individual Projects, except those identified in writing by the CONTRACTOR as unsettled in its final Application for Payment. Any payment, however, final, or otherwise shall not release the CONTRACTOR or its sureties from any obligations under the Contract Documents. Neither the acceptance of the Work nor payment by the OWNER shall be deemed to be a waiver of the OWNER's right to enforce any obligations of the CONTRACTOR hereunder or to the recovery of damages for defective Work not discovered by the City at the time of final inspection.
- j. No error or oversight in the making of payment or completion certificates shall relieve the CONTRACTOR from its obligation to do and complete the Work in accordance with the requirements of the Contract Documents.

k. Payments to Subcontractors - The CONTRACTOR shall promptly, but not later than 15 days after receipt of payment from the OWNER, pay all the amount due subcontractors less a retainage of 10 percent (10%). If there should remain items to be completed, the CONTRACTOR and the OWNER shall list those items required for completion and the CONTRACTOR shall require the retainage of a sum equal to 150% of the estimated cost of completing any unfinished items, provided that said unfinished items are separately listed and the estimated cost of completing any unfinished items likewise separately listed. Thereafter, the CONTRACTOR shall pay to the Subcontractors, monthly the amount retained for each incomplete item after each of said items is completed. Before issuance of final payment without any retainage, the Subcontractor shall submit satisfactory evidence that all payrolls, material bills and other indebtedness connected with each individual Project has been paid or otherwise satisfied, warranty information is complete, as-built markups have been submitted and instruction for the OWNER's operating and maintenance personnel is complete. Final payment may be made to certain select Subcontractors whose Work is satisfactorily completed prior to the total completion of the Project but only upon approval of the City.

5. Independent CONTRACTOR

The CONTRACTOR shall at all times, relevant to this Agreement, be an independent CONTRACTOR and maintain control over and have sole responsibility for CONTRACTOR's employees and other personnel. In no event shall the CONTRACTOR, nor any employees or sub-contractors under it, be considered to be employees, servants, or agents of the City of Parker.

6. <u>Contractor's Personnel</u>

Contractor's employees and personnel shall be qualified and experienced to perform the portions of the Work to which they have been assigned. CONTRACTOR has the exclusive right to hire and terminate its employees and may transfer or reassign any of its employees to other work of the CONTRACTOR. The direction of the work of CONTRACTOR's employees shall be under the exclusive control of CONTRACTOR. If the OWNER objects to the presence or performance of any employee of CONTRACTOR, CONTRACTOR shall remove such employee from OWNER premises.

7. <u>Cooperation</u>

The CONTRACTOR agrees to perform each phase of the Work at the scheduled

time and in the scheduled sequence. The CONTRACTOR will cooperate with the City as requested and specifically allow the City to inspect the performance of the Work of this Agreement.

8. Direct Purchasing

This Agreement does not include direct purchasing requirements.

9. <u>Records / Audits</u>

The OWNER is a public agency subject to Chapter 119, Florida Statutes. The CONTRACTOR shall comply with Florida's Public Records Law. Specifically, the CONTRACTOR shall:

- a. Keep and maintain public records required by the OWNER in order to perform the service.
- b. Upon request from the OWNER's custodian of public records, provide the OWNER with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, F.S. or as otherwise provided by law.
- c. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the Agreement if the CONTRACTOR does not transfer the records to the OWNER.
- d. Upon completion of the Agreement, transfer, at no cost to the OWNER, all public records in possession of the CONTRACTOR, or keep and maintain public records required by the OWNER to perform the service. If the CONTRACTOR transfers all public records to the OWNER upon completion of the contract, 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 the contract, the CONTRACTOR keeps and maintains public records upon completion of the contract, the CONTRACTOR keeps and maintains public records upon completion of the contract, the CONTRACTOR keeps and maintains public records upon completion of the contract, the CONTRACTOR shall meet all applicable requirements for retaining public records.

All records electronically stored must be provided to the OWNER, upon request from the OWNER's custodian of public records in a format that is compatible with the information technology systems of the OWNER. e. During the term of the Agreement, the CONTRACTOR shall maintain all books, reports and records in accordance with generally accepted accounting practices and standards for records directly related to this Agreement. The form of all records and reports shall be subject to the approval of the City's Auditor. The CONTRACTOR agrees to make available to the City's Auditor, during normal business hours and in the City, all books of account, reports and records relating to this contract.

10. Public Records Custodian

If the CONTRACTOR has questions regarding the application of Chapter 119, Florida Statues, to the CONTRACTOR's duty to provide public records relating to this contract, contact the City of Parker at 1001 West Park Avenue, Parker, Florida 32404, via phone at (850) 871-4101 or e-mail at tjeffreys@cityofparker.com.

11. (This section intentionally left blank)

12. Laws, Rules and Regulations

- a. General Laws:
 - CONTRACTOR agrees to comply, at its own expense, with all Federal, State, and local laws, codes, statutes, ordinances, rules, administrative orders, regulations, and requirements applicable to the Project, including but not limited to those dealing with safety (including, but not limited to, the Trench Safety Act, Chapter 553, <u>Florida Statutes</u>).
 - 2) If CONTRACTOR observes that the Contract Documents are at variance therewith, it shall promptly notify the OWNER in writing.
 - 3) The CONTRACTOR shall give all notices required of it by law and shall comply with all Federal, State, and local laws, ordinances, rules, and regulations governing CONTRACTOR's performance of this Agreement and the preservation of public health and safety.
 - 4) Upon request by the OWNER, CONTRACTOR shall provide proof of such compliance to the OWNER.
- b. Illegal Alien Labor:
 - 1) The CONTRACTOR shall comply with all provisions State and Federal law regarding the hiring and continued employment of aliens

not authorized to work in the United States. CONTRACTOR shall not knowingly employ or contract with an illegal alien to perform Work under this Agreement or enter into an Agreement with a subcontractor that fails to certify to the CONTRACTOR that the subcontractor is in compliance with such laws.

- 2) The CONTRACTOR agrees that it shall confirm the employment eligibility of all employees through participation in E-Verify or an employment eligibility program approved by the Social Security Administration and will require the same of any subcontractors.
- 3) The CONTRACTOR shall pay all cost incurred to initiate and sustain the verification programs.
- c. Termination for Cause:

Failure of the CONTRACTOR to comply with the provision of this section shall constitute grounds for the OWNER to immediately terminate this Agreement for cause and declare the CONTRACTOR to be nonresponsible for bidding or proposing on future contracts for 1 year from the date the City notifies the CONTRACTOR of such non-compliance.

13. <u>Insurance</u>

During the term of this Agreement, the CONTRACTOR will purchase and maintain insurance and comply with the OWNER's Drug Free Workplace and Insurance Requirements which are incorporated herein by reference.

14. Hold Harmless and Indemnification

- a. To the maximum extent permitted by Florida law, the CONTRACTOR shall indemnify and hold harmless the OWNER, 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 conduct of the CONTRACTOR and persons employed or utilized by the CONTRACTOR.
- b. The parties understand and agree that such indemnification by the CONTRACTOR relating to any matter which is the subject of this Agreement shall extend throughout the term of this Agreement and any statutes of limitations thereafter.

c. The CONTRACTOR's obligation shall not be limited by or in any way to any insurance coverage or by any provision in or exclusion or omission from any policy of insurance.

15. <u>Duty to Pay Defense Costs</u>

- a. The CONTRACTOR agrees to reimburse and pay on behalf of the OWNER the cost of the OWNER's legal defense, through and including all appeals, and to include all attorneys' fees, costs, and expenses of any kind for any and all:
 - 1) Claims described in the Hold Harmless and Indemnification paragraph, or
 - 2) Other claims arising out of the CONTRACTOR's performance of the Agreement and in which the OWNER has prevailed.
- b. The OWNER shall choose its legal defense team, experts, and consultants and invoice the CONTRACTOR accordingly for all fees, costs, and expenses upon the conclusion of the claim.
- c. Such payment on the behalf of the OWNER shall be in addition to any and all other legal remedies available to the OWNER and shall not be considered to be the OWNER's exclusive remedy.
- d. This section survives termination or expiration of this Agreement.

16. <u>Notices</u>

All notices required or made pursuant to this Agreement shall be in writing and, unless otherwise required by the express terms of this Agreement, may be given either:

- a. by mailing same by United States mail with proper postage affixed thereto, certified, return receipt requested, or
- b. by sending same by Federal Express, Express Mail, Airborne, Emery, Purolator, UPS or other expedited mail or package delivery, or
- c. by hand delivery to the appropriate address as herein provided. Notices to the OWNER required hereunder shall be directed to the following address:

If to the **OWNER**: City of Parker 1001 West Park Avenue Parker, Florida 32404 (850) 871-4104

If to the CONTRACTOR:

The CONTRACTOR shall notify the OWNER of any change to its address. The Purchasing Department will disseminate the address change to all applicable departments and agencies including Finance. The CONTRACTOR's notification of address change is sufficient if sent by email or facsimile.

17. Assignment

The CONTRACTOR shall not assign in whole or in part any part of the Work of this Agreement except with prior written consent of the OWNER.

18. <u>Successors and Assigns</u>

This Agreement shall be binding on all parties hereto and their respective heirs, executors, administrators, successors, and assigns.

19. <u>Entire Agreement</u>

All proposals, negotiations, and representations regarding the work of this Agreement are merged in this instrument. Any amendment or modification of this Agreement shall be in writing and signed by the duly authorized representatives of the parties.

20. No Waiver

The waiver by the OWNER of, or the OWNER's failure to demand strict performance of, any obligation of the CONTRACTOR shall not be construed to waive or limit the full and faithful performance by the CONTRACTOR of another of its obligations or of the same obligation in the future.

21. <u>Severability</u>

Should any provision of the Agreement be determined by a court with jurisdiction to be unenforceable, such a determination shall not affect the validity or enforceability of any other section or part thereof.

22. <u>Termination for Cause</u>

a. If the CONTRACTOR fails to comply with any of the terms and conditions of this Agreement, the OWNER may give notice, in writing, to the CONTRACTOR of any or all deficiencies claimed. The notice will be sufficient for all purposes if it describes the default in general terms. If all defaults are not cured and corrected within a reasonable period as specified in the notice, the OWNER may, with no further notice, declare this Agreement to be terminated.

The CONTRACTOR will thereafter be entitled to receive payment for those services reasonably performed to the date of termination, less the amount of reasonable damages suffered by the OWNER by reason of the CONTRACTOR's failure to comply with this Agreement.

- b. Notwithstanding the above, the CONTRACTOR is not relieved of liability to the OWNER for damages sustained by the OWNER by virtue of any breach of this Agreement by the CONTRACTOR and the OWNER may withhold any payments to the CONTRACTOR for the purpose of setoff until such time as the amount of damages due the OWNER from the CONTRACTOR is determined.
- c. Failure of the CONTRACTOR to comply with the provision of Section 12 Laws, Rules, and Regulations shall constitute grounds for the OWNER to immediately terminate this Agreement for cause and declare the CONTRACTOR to be non-responsible for bidding or proposing on future Agreements for 1 year from the date the OWNER notifies the CONTRACTOR of such non-compliance.
- d. This Agreement may be terminated by the OWNER if the successful bidder (CONTRACTOR) is found to have submitted a false certification as required under section 215.471 (5), Florida Statutes, been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List or been engaged in business operations in Cuba or Syria.

23. Governing Law & Venue

This Agreement is governed by the laws of the State of Florida. The proper venue for any action regarding this contract is in the appropriate Court in Bay County, Florida.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the day and year first written above.

Executed by:

PARKER CITY COUNCIL

By: _____ Andrew Kelly, Mayor

Approved as to form:

CONTRACTOR

By: ______(Authorized Representative)

Its: _____

County of State of _____

This Agreement was acknowledged and subscribed before me the undersigned notary this _____ day of _____, 2022, by _____, as ______ of _____ and with proper authority, and who is personally known by me or produced identification of

Notary Public

Notary Public

WAIVER OF RIGHT TO CLAIM AGAINST THE PAYMENT BOND

(PROGRESS PAYMENT)

The undersigned, in consideration of the sum of \$, hereby waives
its right to claim against the payment bond for labor, services, or	materials furnished
through	(insert date) to
	(insert the name
of contractor) on the job of the City of Parker, for improvements to the	e following described

ITB NO: 2022-02 CITY OF PARKER CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS

(Project Name)

This waiver does not cover any retention, or any labor, services, or materials furnished after the date specified.

project:

By: _____

Printed Name:

Title:

Date: _____

WAIVER OF RIGHT TO CLAIM AGAINST THE PAYMENT BOND

(FINAL PAYMENT)

The undersigned, in consideration of the final payment in the amount of \$______, hereby waives its right to claim against the payment bond for labor, services, or materials furnished to ______ (insert the name of contractor) on the job of the City of Parker for improvements to the following described project:

ITB NO: 2022-02 CITY OF PARKER CITY-WIDE STORMDRAIN SYSTEM IMPROVEMENTS (Project Name)

This waiver does not cover any retention, or any labor, services, or materials furnished after the date specified.

CONTRACTOR:
Ву:
Printed Name:
Title:
Date: