PINE ISLAND PARK HURRICANE HELEN REPAIRS 24-TFG00704/AP Q4

County of Hernando 15470 Flight Path Drive Brooksville, FL 34604



County of Hernando Pine Island Park Hurricane Helen Repairs

Ι.	Quote Instructions
II.	Scope of Work
.	Pricing Proposal
IV.	

Attachments:

- A Sample Work Authorization Agreement 24-TFG00704 Q4
- **B FEMA CLAUSES FOR CONSTRUCTION**
- C Pine Island Park Restoration Plans

1. Quote Instructions

A. TIME OF COMPLETION:

A. Vendor/Contractor agrees that the work will be substantially complete within days to substantial completion Sixty (60) calendar days after the commencement date indicated in the Notice to Proceed and ready for final payment within days to final completion Ninety (90) calendar days after the date indicated on the Notice to Proceed. Completion time includes material ordering lead times. Materials shall not be ordered by the Vendor/Contractor until the Notice to Proceed has been issued.

B. LIQUIDATED DAMAGES:

A. Vendor/Contractor hereby agrees that time is of the essence and that a precise determination of actual damages which could be incurred by the County for delay in the completion of the work provided herein would be difficult to ascertain. Accordingly the parties agree that the liquidated damages for those items of damage not otherwise provided for by the Quote Documents, for each and every day that the time consumed in completing the work provided for herein exceeds the time allowed in achieving Substantial Completion and/or Final Completion therefore shall be in accordance with the amount Two Hundred-Fifty (\$250.00). The parties specifically agree that the liquidated damages provided herein do not constitute a penalty. The amount of liquidated damages occasioned by the Vendor/Contractor's delay will be deducted and retained out of the monies payable to the Vendor/Contractor. If not so deducted the Vendor/Contractor and sureties for the Vendor/Contractor shall be liable thereof.

D. PERFORMANCE AND PAYMENT BOND: - Not Required if Quote is under \$200,000

A. A Performance and Payment Bond issued in a sum equal to one hundred (100%) percent of the total awarded Contract amount by a surety company considered satisfactory by the County and otherwise authorized to transact business in the State of Florida will be required from the successful Bidder for purposes of insuring the faithful performance of the obligations imposed by the resulting Contract and for purposes of protecting the County from lawsuits for non-payment of debts as might be incurred during the successful Bidder's performance under such Contract. When applicable, the performance and payment bond form will be included in the Contract Documents and said form must be properly executed by the surety company and successful Bidder within fifteen (15) calendar days after notification by the County of the County's intent to award the Contract.

- B. If, within fifteen (15) calendar days after notification by the County of the County's intent to award a Contract, the successful Bidder refuses or otherwise neglects to execute the required written Contract or fails to furnish the required Performance and Payment Bond, the amount of the Bidder's Bid security (check or Bid Bond) shall be forfeited and the same shall be retained by the County. No plea of mistake in the Bid or misunderstanding of the conditions of forfeiture shall be available to the Bidder for the recovery of his Bid security or as a defense to any action based upon the neglect or refusal to execute a written Contract.
- C. The surety company must provide an "Increase Rider" to the Performance and Payment Bond or execute the "Consent of Surety and Increase of Penalty" form provided by the County if the Contract is increased by change order.

E. SURVEY CONTROL:

A. Vendor/Contractor will furnish all surveys and construction stakeouts unless otherwise specified. The Vendor/Contractor will provide horizontal control and bench marks or elevations for vertical control. The Vendor/Contractor shall furnish, free of charge, all stakes, all templates, and other materials necessary for marking and maintaining points and lines given. The Vendor/Contractor shall be held responsible for the preservation of all stakes and markers, and if the stakes or markers are destroyed or disturbed, the cost of replacing them shall be charged against, and shall be deducted from the payment for the work. The Vendor/Contractor shall be responsible for any mistakes that may be caused by their unnecessary loss or disturbance.

2. Scope of Work

2.1. <u>Scope of work</u>

The work required for the Pine Island Hurricane Helen Repairs include, but are not limited to:

- Site mitigation
- Removal and disposal of concrete
- Removal and relocation of sand
- Provide and spread A3 white sand for beach area
- Expand electrical service
- OSTDS drain field abandonment permit & piping removal
- Prep-site for mobile restroom facility tie-in
- Locate watermains and update per plans
- Construct concrete corn hole pads
- Wood deck and railing construction
- Repair and replace handrail at deck area

Refer to Attachment C, Construction Plans for more information.

Required permits:

- Hernando County Storm Repair Permit. The County has started the process, and this permit will exclude the wood decking.
- Hernando County Building Permit (For Wood Decking & Railing only)
- Florida Department of Health Septic Tank Abandonment Permit

This project will utilize Federal Emergency Management Assistance (FEMA) Public Assistance (PA) funding. Refer to Attachment B, FEMA Clauses for Construction.

3. Pricing Proposal

BID TAB

Line Item	Description	Quantity	Unit of Measure	Unit Cost	Total
Pine Island P	ark Hurrican Helen Repairs				
General Cons	struction				
1	Mobilization	1	LS		
2	Design & Permitting of Structrual Elements	1	LS		
3	Surey Layouts/As-Builts	1	LS		
4	Bond/Insurance	1	LS		
Demolition a	nd Earthwork				
5	Silt Fence Installation & Removal	378	LF		
6	Sawcut, Remove & Dispose of Existing Curb	79	LF		
7	Sawcut, Remove & Dispose of Existing Concrete	900	LF		
8	Remove White Sand in Volleyball Area and Relocate to Beach Area	320	СҮ		
9	Import & Compact A-3 Fill	630	СҮ		
10	OSTDS Drainfield Abandonment Permit & Piping Removal	1	LS		
11	Grade Berm & Former Drainfield Area	1	LS		
12	White A3 Sand (Import and Install Behind Seawall)	1,800	СҮ		
Sitework				1	
13	3 Board Beach Fence	726	LF		

Request for Quotation #24-TFG00704/AP Q4 Title: Pine Island Park Hurricane Helen Repairs

Line Item	Description	Quantity	Unit of Measure	Unit Cost	Total
14	Fill & Pour Concrete Pad at Entrance	70	SF		
15	Corn Hole Pitcher Box Pads (4'X8'X6") 3,000 PSI Concrete	12	EA		
16	Precast Concrete Corn Hole Game Board Sets (Purchase & Install)	6	EA		
17	Corn Hole Area Concrete Sidewalk (6" Thick, 3,000 PSI Concrete)	690	SF		
18	Food Truck Concrete Rad (6" Thick, 3,000 PSI Concrete)	400	SF		
19	Restroom Concrete Pad (6" Thick, 3,000 PSI Concrete)	980	SF		
20	Storage Area Concrete Pad (6" Thick, 3,000 PSI Concrete)	1,200	SF		
21	Concrete Roll-Off Slab & Connector Ramp	295	SF		
22	Wood Deck and Railing (Design, Permit & Construct)	710	SF		
23	Dumpster Enclosure (Design, Permit & Construct)	1	EA		
24	Repair or Replace Handrail at Deck Area	1	LS		
Utilities			1	1	
25	Install Hose Bid Pedestal	2	EA		
26	Permit and Install Electricial Power Outlet Connection	2	EA		
27	Prep Site for Mobil Restroom Tie-in	1	LS		
TOTAL					

4. Vendor Questionaire

4.1. Bid Confirmation*

The undersigned, hereinafter called "Bidder", having visited the site of the proposed project and familiarized himself with the local conditions, nature and extent of the work, and having examined carefully the agreement form, General Conditions, Special Conditions, Supplementary Conditions for Federal/State Requirements, plans and specifications and other contract documents, with the bond requirements herein, proposed to furnish all labor, materials, equipment and other necessary items, facilities and services for the proper execution and completion of the subject project in full accordance with the drawings and specifications prepared in accordance with your Advertisement of Bids, instruction to bidders, agreement and all other documents related thereto on file in the office of the Hernando County Procurement Department and if awarded the Contract, to complete said work within the time limits specified for their bid price.

□ Please confirm

*Response required

4.2. Foreign Countries of Concern*

Please download the below documents, complete, and upload.

• Foreign Countries of Concer...

*Response required

4.3. Anti-Human Trafficking Affidavit*

Please download the below documents, complete, and upload.

• Anti-Human_Trafficking_Affi...

*Response required

4.4. FEMA Clauses*

Please download the below documents, complete, and upload.

• FEMA_CLAUSES_FOR_CONSTRUCTI...

*Response required

4.5. Grant Compliance Required Forms*

Please download the below documents, complete, and upload.



BOARD OF COUNTY COMMISSIONERS HERNANDO COUNTY, FLORIDA WORK AUTHORIZATION AGREEMENT

Pre-qualification for Construction Services under \$500K Grant Projects - RFQ NO. 24-TFG00704/AP

PROJECT NAME AND QUOTE NUMBER

ARTICLE 1 – CONTRACT DOCUMENTS

- **1.01** The Vendor/Contractor shall furnish all labor, equipment and materials and perform the work per Construction Project in strict accordance with the General Conditions, Special Conditions, Supplementary Conditions, Exhibits, Plans, Specifications, and other Contract Documents, all of which are made a part hereof and designated as follows:
 - A. The Contract Documents for RFQ 24-TFG00704/AP consist of the following:

Solicitation-Offer-Award	Technical Specifications
Advertisement of Request for Qualifications	Required Forms
Qualifications	Request for Quote – PROJECT NAME
Definitions	AND NUMBER
Solicitation Document	Work Authorization and Required
General Conditions for Quotes	Documents After Award
Special Conditions for Quotes	Construction Agreement and Required Documents After Award
Construction Conditions	Request for Quote Exhibits Exhibit A – General Requirements
Scope of Work	and Technical Specifications Exhibit B – Plans/Drawings

All addenda issued by the County prior to the receipt of Quotes and all supplementary drawings issued after award of the Contract become part of the Contract Document.

Amending and Supplementing Contract Documents:

The Contract Documents may be amended to provide for additions, deletions, and revisions in the work or to modify the terms and conditions thereof by Change Order.

The requirements of the Contract Documents may be supplemented, and minor variations and deviations in the work may be authorized, by one or more of the following ways:

- 1. A Field Order;
- 2. Engineer's approval of a shop drawing or sample; or -
- 3. Engineer's written interpretation or clarification per the provisions described in the Contract Documents.

In resolving such conflicts, errors and discrepancies, the documents shall be given preference in the following order: Agreement, Specifications, Drawings, Solicitation Instructions. Within the specifications the order of preference shall

be as follows: Addenda, General Conditions, Technical Specifications. Figure dimensions on drawings shall govern over scale dimensions, and the detailed drawings shall govern over general drawings. Any work that may reasonably be inferred from the specifications or drawings as being required to produce the intended result shall be supplied whether or not it is specifically called for. Work materials or equipment described in words which so applied have a well-known technical or trade meaning shall be deemed to refer to such recognized standards. In case of conflict the more stringent requirements shall take precedence and govern.

The Vendor/Contractor shall take no advantage of any error or omission in the plans or of any discrepancy between the plans and specifications, and the Engineer shall make such interpretation as may be deemed necessary for the fulfillment of the intent of the plans and specifications as construed by him and his decision shall be final.

All provisions required by law to be inserted in this Contract, whether actually inserted or not.

Exhibits to this Agreement (as follows):

- 1. Vendor/Contractor's Quote
- 2. Documentation submitted by Vendor/Contractor after to Notice of Award:
 - a. Insurance Certificate
- B. The following which may be delivered or issued on or after the Effective Date of the Agreement and are not attached hereto:
 - 1. Notice to Proceed
 - 2. Change Order(s)
- C. The documents listed in this Article are attached to this Agreement (except as expressly noted otherwise).
- D. There are no Contract Documents other than those listed in this Article.
- E. The Contract Documents may only be amended, modified, or supplemented as stated in Paragraph 33.

ARTICLE 2 - THE ENGINEER

2.01 Engineer in the administration of this Contract and any references to the Engineer or the Professional shall be deemed to mean INSERT ENGINEER OF RECORD NAME, for the plans and specifications. INSERT PROJECT MANAGER NAME OR PROJECT MANAGER'S SUPERVISOR NAME will act as the Owner's representative, assume all duties and responsibilities, and have the rights and authority assigned to Engineer in the Contract Documents in connection with the completion of the work in accordance with their respective scope of work and the Contract Documents.

ARTICLE 3 - CONTRACT TIMES

3.01 <u>Time of the Essence:</u>

- A. All time limits for completion and readiness for final payment as stated in the Contract Documents are of the essence of the Contract.
- 3.02 Days to Achieve Substantial Completion and Final Payment:
 - A. Vendor/Contractor agrees that the work will be substantially complete within days to substantial completion (000) calendar days after the commencement date indicated in the Notice to Proceed and ready for final payment within days to final completion (000) calendar days after the date indicated on the Notice to Proceed.
- 3.03 Liquidated Damages:

Vendor/Contractor and Owner agree for each consecutive calendar day that the work remains incomplete after the Contract date established for Substantial Completion and/or Final Completion, the County will retain from the compensation otherwise to be paid to the Vendor/Contractor the sum of **INSERT AMOUNT FOR LIQUIDATED DAMAGES (**<u></u>). This amount is the minimum measure of damages the County will sustain by failure of the Vendor/Contractor to complete all remedial work, correct deficient work, clean up the project and other miscellaneous tasks as required to complete all work specified.

ARTICLE 4 – CONTRACT PRICE

- **4.01** Owner shall pay Vendor/Contractor for completion of the work in accordance with the Quote an amount in current funds equal to the sum of the amounts determined pursuant to the Paragraphs below:
 - A. For all work other than Unit Price Work, a Lump Sum of:

ITEM	DESCRIPTION	QTY	UNIT OF MEASURE	UNIT COST	TOTAL

All specific cash allowances are included in the above price and have been computed in accordance with Paragraph 34.2.2.

B. For all Unit Price Work, an amount equal to the sum of the established unit price for each separately identified item of Unit Price Work times the estimated quantity of that item as indicated in this Paragraph:

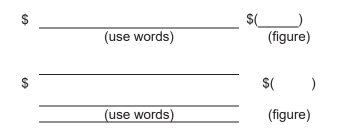
As provided in Paragraph 34.3, estimated quantities are not guaranteed, and determinations of actual quantities and classifications are to be made by Owner Designated Representative as provided in Paragraph 34.3. Unit prices have been computed as provided in Paragraph 34.3.

UNIT PRICE WORK

ITEM	QTY	DESCRIPTION	PART NO	UNIT PRICE	EXTENDED PRICE

\$

ESTIMATED TOTAL OF ALL UNIT PRICE WORK



ESTIMATED TOTAL OF ALL LUMP SUM AND UNIT PRICE WORK

ARTICLE 5 – PAYMENT PROCEDURES

- 5.01 <u>Submittal and Processing of Payments:</u>
 - A. Vendor/Contractor shall submit Applications for Payment in accordance with Paragraph 37.2.1. Applications for Payment will be processed by Owner Designated Representative as provided in the Contract Documents.

5.02 Progress Payments; Retainage:

- A. Owner shall make progress payments on account of the Contract Price on the basis of Vendor/Contractor's Applications for Payment not later than the time periods established by applicable provisions of the Florida Prompt Payment Act, Part VII, Ch. 218.735, F.S. (current version), during performance of the work as provided in Paragraphs below. All such payments will be measured by the Schedule of Values (and in the case of Unit Price Work based on the number of units completed) or, in the event there is no schedule of values, as provided in the General Requirements:
 - 1. Progress payments will be made in an amount equal to the percentage indicated below but, in each case, less the aggregate of payments previously made and less such amounts as Owner Designated Representative may determine or Owner may withhold, including but not limited to liquidated damages, in accordance with the Contract Documents:
 - a. Ninety-five (95%) of work completed (with the balance being retainage); and
 - b. Ninety-five (95%) of cost of materials and equipment not incorporated in the work (with the balance being retainage).

5.03 Final Payment:

- A. Upon receipt of the final Application for Payment accompanied by Owner Designated Representative's recommendation of payment in accordance with Paragraph 37.7.1, Owner shall pay Vendor/Contractor the remainder of the Contract Price as recommended by Owner Designated Representative, less any sum Owner is entitled to set off against Owner Designated Representative's recommendation, including but not limited to liquidated damages.
- B. Final Payment, constituting the entire unpaid balance of the Contract Sum, shall be paid by the Owner to the Vendor/Contractor when the work has been completed, the Contract fully performed, and a final Certificate for Payment has been issued by the Owner Designated Representative.

ARTICLE 6 – INTEREST

6.01 All monies not paid when due shall bear interest at the maximum legal rate.

ARTICLE 7 – VENDOR/CONTRACTOR'S REPRESENTATIONS

- 7.01 In order to induce Owner to enter into this Agreement Vendor/Contractor makes the following representations:
 - A. Vendor/Contractor has examined and carefully studied the Contract Documents and the other related data identified in the Bid Documents.
 - B. Vendor/Contractor has visited the site and become familiar with and is satisfied as to the general, local, and site conditions that may affect cost, progress, and performance of the work.
 - C. Vendor/Contractor is familiar with and is satisfied as to all federal, state, and local laws and regulations that may affect cost, progress, and performance of the work.
 - D. Vendor/Contractor does not consider that any further examinations, investigations, explorations, tests, studies, or data are necessary for the performance of the work at the Contract Price, within the Contract Times, and in accordance with the other terms and conditions of the Contract Documents.
 - E. Vendor/Contractor is aware of the general nature of work to be performed by Owner and others at the site that relates to the work as indicated in the Contract Documents.
 - F. Vendor/Contractor has correlated the information known to Vendor/Contractor, information and observations obtained from visits to the site, reports and drawings identified in the Contract Documents, and all additional examinations, investigations, explorations, tests, studies, and data with the Contract Documents.

- G. Vendor/Contractor has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Vendor/Contractor has discovered in the Contract Documents, and the written resolution thereof by Engineer is acceptable to Vendor/Contractor.
- H. The Contract Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performance and furnishing of the work.

ARTICLE 8 – MISCELLANEOUS

- 8.01 <u>Terms</u>:
 - A. Terms used in this Agreement will have the meanings stated in the Contract Documents.

8.02 Assignment of Contract:

A. No assignment by a party hereto of any rights under or interests in the Contract will be binding on another party hereto without the written consent of the party sought to be bound; and, specifically but without limitation, monies that may become due and moneys that are due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.

8.03 Successors and Assigns:

A. Owner and Vendor/Contractor each binds itself, its partners, successors, assigns, and legal representatives to the other party hereto, its partners, successors, assigns, and legal representatives in respect to all covenants, Agreements, and obligations contained in the Contract Documents.

8.04 <u>Severability</u>:

- A. Any provision or part of the Contract Documents held to be void or unenforceable under any Law or Regulation shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon Owner and Vendor/Contractor, who agree that the Contract Documents shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision.
- **8.05** This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

ARTICLE 9 – CONTRACT PAYMENT

9.01 The County agrees to pay the Vendor/Contractor for the faithful performance under this Contract for the agreed amount of _______ Dollars (\$_____) and is based on the lump sum prices contained herein and subject to additions or deductions as modified.

IN WITNESS WHEREOF, Owner and Vendor/Contractor have signed this Agreement in two (2) copies. All portions of the Contract Documents have been signed, initialed, or identified by Owner and Vendor/Contractor.

OWNER: HERNANDO COUNTY BOARD OF COUNTY COMMISSIONERS	VENDOR/CONTRACTOR			
Ву:	Ву:			
Name <u>: Brian Hawkins</u>	Name:			
Title: CHAIR	Title:			
[CORPORATE SEAL]	[CORPORATE SEAL]			
Attest: Douglas A. Chorvat, Jr.	Attest:			
Title: Clerk of Circuit Court & Comptroller	Title:			
Address for giving notices:	Address for giving notices:			
15470 Flight Path Dr.				
Brooksville, FL 34604				
	Agent for service of process:			

(If Vendor/Contractor is a corporation or a partnership, attach evidence of authority to sign.)

Supplemental FEMA Clauses Construction Services

1. EQUAL EMPLOYMENT OPPORTUNITY

During the performance of this contract, the contractor agrees as follows:

1.1. 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. 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. Such action shall include, but not be limited to the following:

Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination: rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

- 1.2. The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- 1.3. The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information.
- 1.4. 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 advising the said labor union or workers' representatives of the contractor's commitments under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 1.5. 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.
- 1.6. The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- 1.7. In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions 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.

1.8. The contractor will include the portion of the sentence immediately preceding paragraph (1.8) and the provisions of paragraphs (1.1) through (1.8) 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. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: *Provided*, that if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

2. DEBARMENT AND SUSPENSION

- 2.1. This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. 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).
- 2.2. 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.
- 2.3. This certification is a material representation of fact relied upon by Hernando County. 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 Hernando County, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.

2.4. 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. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

3. PROCUREMENT OF RECOVERED MATERIALS

- 3.1. In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA- designated items unless the product cannot be acquired—
 - 3.1.1.Competitively within a timeframe providing for compliance with the contract performance schedule;
 - 3.1.2. Meeting contract performance requirements; or
 - 3.1.3.At a reasonable price.
- 3.2. Information about this requirement, along with the list of EPA-designate items, is available at EPA's Comprehensive Procurement Guidelines web site, <u>https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program</u>.
- 3.3. The Contractor also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act."

4. ACCESS TO RECORDS

- 4.1. The contractor agrees to provide Hernando County, Clerk of Circuit Court & Comptroller, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representative's 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.
- 4.2. 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.
- 4.3. The contractor agrees to provide the FEMA Administrator or his authorized representative's access to construction or other work sites pertaining to the work being completed under the contract.
- 4.4. In compliance with the Disaster Recovery Act of 2018, Hernando County and the Contractor acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States.

5. DOMESTIC PREFERENCE FOR PROCUREMENTS

5.1. The Contractor should, to the greatest extent practicable and consistent with law, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States. This includes, but is not limited to, iron, aluminum, steel, cement, and other manufactured products. or purposes of this clause:

Produced in the United States means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States."

6. CHANGES

6.1. County may, at any time, direct in writing additions, deletions, or changes to all or any part of the work. If any such changes cause an increase or decrease in the cost of or in the time required to perform such work, Bidder shall submit detailed information substantiating such claims and an equitable adjustment shall be made in the price or time of performance.

7. 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.

8. COMPLIANCE WITH FEDERAL LAW, REGULATIONS, AND EXECUTIVE ORDERS

This is an acknowledgement that FEMA financial assistance will be used to fund the contract only. The contractor will comply will all applicable federal law, regulations, executive orders, FEMA policies, procedures, and directives.

9. NO OBLIGTION 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.

10. 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.

11. <u>RECORDS RETENTION</u> 2 C.F.R. § 200.333

- **11.1.** The Contractor will retain and will require its subcontractors of all tiers to retain, complete and readily accessible records related in whole or in part to the contract, including, but not limited to, data, documents, reports, statistics, sub-agreements, leases, subcontracts, arrangements, other third-party agreements of any type, and supporting materials related to those records.
- **11.2.** Retention Period. The Contractor agrees to comply with the record retention requirements in accordance with 2 C.F.R. § 200.333. The Contractor shall maintain all books, records, accounts and reports required under this Contract for a period of at not less than five (5) years after the date of termination or expiration of this Contract, except in the event of litigation or settlement of claims arising from the performance of this Contract, in which case records shall be maintained until the disposition of all such litigation, appeals, claims or exemptions related thereto.

12. PROVIDING GOOD, SAFE JOBS TO WORKERS

12.1. Pursuant to FEMA Information Bulletin No. 520, the contractor will comply with all applicable federal labor and employment laws. To maximize cost efficiency and quality of work, the contractor commits to strong labor standards and protections for the project workforce by creating an effective plan for ensuring high-quality jobs and complying with federal labor and employment laws. The contractor acknowledges applicable minimum wage, overtime, prevailing wage, and health and safety requirements, and will incorporate Good Jobs Principles wherever appropriate and to the greatest extent practicable."

13. SOCIOECONOMIC CONTRACTING

13.1. The Contractor is encouraged to take all necessary steps identified in 2 C.F.R. § 200.321(b)(1)-(5) to ensure small businesses, minority businesses, women's business enterprises, veteran owned businesses, and labor surplus area firms are considered when possible.

14. BUY CLEAN

14.1. Hernando County encourages the use of environmentally friendly construction practices in the performance of this Agreement. In particular, Hernando County encourages that the performance of this agreement include considering the use of low-carbon materials which have substantially lower levels of embodied greenhouse-gas emissions associated with all relevant stages of production, use, and disposal, as compared to estimated industry averages of similar materials or products as demonstrated by their environmental product declaration.

15. PROHIBITION ON CONTRACTING FOR CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT (AUG 2020) FAR 52.205-25

- 15.1. Definitions. As used in this clause-
 - 15.1.1. *Backhaul* means intermediate links between the core network, or backbone network, and the small subnetworks at the edge of the network (*e.g.*, connecting cell phones/towers to the core telephone network). Backhaul can be wireless (e.g., microwave) or wired (*e.g.*, fiber optic, coaxial cable, Ethernet).
 - 15.1.2. Covered foreign country means The People's Republic of China.
 - 15.1.3. Covered telecommunications equipment or services means-
 - 15.1.3.1. Telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities);
 - 15.1.3.2. For the purpose of public safety, security of Government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities);
 - 15.1.3.3. Telecommunications or video surveillance services provided by such entities or using such equipment; or
 - 15.1.3.4. Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.
 - 15.1.4. Critical technology means-
 - 15.1.4.1. Defense articles or defense services included on the United States Munitions List set forth in the International Traffic in Arms Regulations under subchapter M of chapter I of title 22, Code of Federal Regulations;
 - 15.1.4.2. Items included on the Commerce Control List set forth in Supplement No. 1 to part 774 of the Export Administration Regulations under subchapter C of chapter VII of title 15, Code of Federal Regulations, and controlled-
 - 15.1.4.2.1. Pursuant to multilateral regimes, including for reasons relating to national security, chemical and biological weapons proliferation, nuclear nonproliferation, or missile technology; or
 - 15.1.4.2.2. For reasons relating to regional stability or surreptitious listening;

- 15.1.4.3. Specially designed and prepared nuclear equipment, parts and components, materials, software, and technology covered by part 810 of title 10, Code of Federal Regulations (relating to assistance to foreign atomic energy activities);
- 15.1.4.4. Nuclear facilities, equipment, and material covered by part 110 of title 10, Code of Federal Regulations (relating to export and import of nuclear equipment and material);
- 15.1.4.5. Select agents and toxins covered by part 331 of title 7, Code of Federal Regulations, part 121 of title 9 of such Code, or part 73 of title 42 of such Code; or
- 15.1.4.6. Emerging and foundational technologies controlled pursuant to section 1758 of the Export Control Reform Act of 2018 (50 U.S.C. 4817).
- 15.1.5. *Interconnection arrangements* means arrangements governing the physical connection of two or more networks to allow the use of another's network to hand off traffic where it is ultimately delivered (*e.g.*, connection of a customer of telephone provider A to a customer of telephone company B) or sharing data and other information resources.
- 15.1.6. *Reasonable inquiry* means an inquiry designed to uncover any information in the entity's possession about the identity of the producer or provider of covered telecommunications equipment or services used by the entity that excludes the need to include an internal or third-party audit.
- 15.1.7. *Roaming* means cellular communications services (*e.g.*, voice, video, data) received from a visited network when unable to connect to the facilities of the home network either because signal coverage is too weak or because traffic is too high.
- 15.1.8. *Substantial or essential component* means any component necessary for the proper function or performance of a piece of equipment, system, or service.

15.2. Prohibition.

15.2.1. Section 889(a)(1)(A) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2019, from procuring or obtaining, or extending or renewing a contract to procure or obtain, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. The Contractor is prohibited from providing to the Government any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless an exception at paragraph (14.3) of this clause applies or the covered telecommunication equipment or services are covered by a waiver described in FAR 4.2104.

- 15.2.2. Section 889(a)(1)(B) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub. L. 115-232) prohibits the head of an executive agency on or after August 13, 2020, from entering into a contract, or extending or renewing a contract, with an entity that uses any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, unless an exception at paragraph (14.3) of this clause applies or the covered telecommunication equipment or services are covered by a waiver described in FAR 4.2104. This prohibition applies to the use of covered telecommunications equipment or services, regardless of whether that use is in performance of work under a Federal contract.
- 15.3. Exceptions. This clause does not prohibit contractors from providing—
 - 15.3.1. A service that connects to the facilities of a third-party, such as backhaul, roaming, or interconnection arrangements; or
 - 15.3.2. Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- 15.4. Reporting requirement.
 - 15.4.1. In the event the Contractor identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during contract performance, or the Contractor is notified of such by a subcontractor at any tier or by any other source, the Contractor shall report the information in paragraph (14.4.2) of this clause to the Contracting Officer, unless elsewhere in this contract are established procedures for reporting the information; in the case of the Department of Defense, the Contractor shall report to the website at https://dibnet.dod.mil. For indefinite delivery contracts, the Contractor shall report to the Contracting Officer for the indefinite delivery contract and the Contracting Officer(s) for any affected order or, in the case of the Department of Defense, identify both the indefinite delivery contract and any affected orders in the report provided at https://dibnet.dod.mil.
 - 15.4.2. The Contractor shall report the following information pursuant to paragraph (14.4.1) of this clause
 - 15.4.2.1. Within one business day from the date of such identification or notification: the contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
 - 15.4.2.2. Within 10 business days of submitting the information in paragraph (14.4.2.1) of this clause: any further available information about mitigation actions undertaken or recommended. In addition, the Contractor shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.
 - 15.4.3. *Subcontracts.* The Contractor shall insert the substance of this clause, including this paragraph (14.4.3) and excluding paragraph (14.2.2), in all subcontracts and other contractual instruments, including subcontracts for the acquisition of commercial items.

16. INFRASTRUCTURE INVESTMENT AND JOBS ACT aka BUILD AMERICA BUY AMERICA ACT (BABAA) H.R.3684

In accordance with OMB Memo M-22-11, by May 14, 2022, FEMA must ensure that all of its applicable federal financial assistance programs comply with section 70914 of BABAA. This includes incorporating a "Buy America" preference in the terms and conditions of each financial award for an infrastructure project. The Act requires the following "Buy America" preference:

- 16.1. All iron and steel used in the project are produced in the United States. This means all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
- 16.2. All manufactured products used in the project are produced in the United States. This means the manufactured product was manufactured in the United States, and the cost of the components of the manufactured product that are mined, produced, or manufactured in the United States is greater than 55 percent of the total cost of all components of the manufactured product, unless another standard for determining the minimum amount of domestic content of the manufactured product has been established under applicable law or regulation.

17. NON-DISCRIMINATION REQUIREMENTS

No person in the United States shall, on the ground of race, color, national origin, handicap, age, religion, or sex, be excluded from participation in, be denied the benefits of, or be subject to discrimination under any program or activity receiving federal financial assistance. The Contractor is required to comply with all non-discrimination requirements summarized in this section, and to ensure that all subawards contain these nondiscrimination requirements.

- 17.1. Statutory Provisions
 - 17.1.1. Title VI of the Civil Rights Act of 1964 (42 U.S.C. §§ 2000d et seq.) prohibits discrimination on the grounds of race, color, or national origin under programs or activities receiving federal financial assistance;
 - 17.1.2. Title IX of the Education Amendments of 1972 (20 U.S.C. §§ 1681 et seq.) prohibits discrimination on the basis of sex under federally assisted education programs or Activities;
 - 17.1.3. Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. § 794) prohibits discrimination on the basis of handicap under any program or activity receiving or benefitting from federal assistance;
 - 17.1.4. The Age Discrimination Act of 1975, as amended (42 U.S.C. §§ 6101 et seq.), prohibits discrimination on the basis of age in programs or activities receiving federal financial assistance;
 - 17.1.5. The Americans with Disabilities Act of 1990, as amended (42 U.S.C. §§ 12101 et seq.) ("ADA"), including the ADA Amendments Act of 2008 (Public Law 110-325, ("ADAAA"), prohibits discrimination on the basis of disability under programs, activities, and services provided or made available by state and local governments or instrumentalities or agencies thereto, as well as public or private entities that provide public transportation.
 - 17.1.6. Any other applicable non-discrimination law(s).

18. DISADVANTAGED BUSINESS ENTERPRISE (DBE) 49 C.F.R. part 26

18.1. For all DOT-assisted contracts, each FTA recipient must include assurances that third party contractors will comply with the DBE program requirements of 49 C.F.R. part 26, when applicable. The following contract clause is required in all DOT-assisted prime and subcontracts:

- 18.1.1. The contractor, subrecipient or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 C.F.R. part 26 in the award and administration of DOT-assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the recipient deems appropriate, which may include, but is not limited to:
 - 18.1.1.1. Withholding monthly progress payments;
 - 18.1.1.2. Assessing sanctions;
 - 18.1.1.3. Liquidated damages; and/or
 - 18.1.1.4. Disqualifying the contractor from future bidding as non-responsible. 49 C.F.R. § 26.13(b).
- 18.2. Overview
 - 18.2.1. It is the policy of Hernando County and the United States Department of Transportation ("DOT") that Disadvantaged Business Enterprises ("DBE's"), as defined herein and in the Federal regulations published at 49 C.F.R. part 26, shall have an equal opportunity to participate in DOT-assisted contracts. It is also the policy of Hernando County to:
 - 18.2.1.1. Ensure nondiscrimination in the award and administration of DOT-assisted contracts;
 - 18.2.1.2. Create a level playing field on which DBE's can compete fairly for DOT-assisted contracts;
 - 18.2.1.3. Ensure that the DBE program is narrowly tailored in accordance with applicable law;
 - 18.2.1.4. Ensure that only firms that fully meet 49 C.F.R. part 26 eligibility standards are permitted to participate as DBE's;
 - 18.2.1.5. Help remove barriers to the participation of DBEs in DOT assisted contracts;
 - 18.2.1.6. To promote the use of DBEs in all types of federally assisted contracts and procurement activities; and
 - 18.2.1.7. Assist in the development of firms that can compete successfully in the marketplace outside the DBE program.
- 18.3. This Contract is subject to 49 C.F.R. part 26. Therefore, the Contractor must satisfy the requirements for DBE participation as set forth herein. These requirements are in addition to all other equal opportunity employment requirements of this Contract. Hernando County shall make all determinations with regard to whether or not a Bidder/Offeror is in compliance with the requirements stated herein. In assessing compliance, Hernando County may consider during its review of the Bidder/Offeror's submission package, the Bidder/Offeror's documented history of non-compliance with DBE requirements on previous contracts with Hernando County.
- 18.4. Contract Assurance
- 18.4.1. The Contractor, subrecipient or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this Contract. The Contractor shall carry out applicable requirements of 49 C.F.R. part 26 in the award and administration of DOT-assisted contracts. Failure by the Contractor to carry out these requirements is a material breach of this Contract, which may result in the termination of this Contract or such other remedy as Hernando County deems appropriate.
- 15. DISTRACTED DRIVING TEXTING WHEN DRIVING: (Executive Order 13513; DOT Order 3902.10)

- 15.1. In accordance with Executive Order 13513, "Federal Leadership on Reducing Text Messaging While Driving" (10/1/2009) and DOT Order 3902.10 "Text Messaging While Driving" (12/30/2009), the U.S. Treasury Department encourages recipients of federal grant funds to adopt and enforce safety policies that decrease crashes by distracted drivers, including policies to ban text messaging while driving when performing work related to a grant or sub-grant.
- 15.2. In support of this initiative, the Owner encourages the Contractor to promote policies and initiatives for its employees and other work personnel that decrease crashes by distracted drivers, including policies that ban text messaging while driving motor vehicles while performing work activities associated with the project. The Contractor must include the substance of this clause in all sub-tier contracts exceeding \$3,500 and involve driving a motor vehicle in performance of work activities associated with the project.

16. TERMINATION FOR CAUSE AND CONVENIENCE

Applicability. This requirement applies to all FEMA grant and cooperative agreement programs more than \$10,000.

16.1. <u>Termination for Convenience (General Provision)</u> (See also 16.2)

Hernando County may terminate this contract, in whole or in part, at any time by written notice to the Contractor when it is in the Government's best interest. The Contractor shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to Hernando County to be paid the Contractor. If the Contractor has any property in its possession belonging to Hernando County, the Contractor will account for the same, and dispose of it in the manner Hernando County directs.

- 16.2. <u>Termination for Default [Breach or Cause] (General Provision)</u> (See also 16.1)
 - 16.2.1. If the Contractor does not deliver supplies in accordance with the contract delivery schedule, or, if the contract is for services, the Contractor fails to perform in the manner called for in the contract, or if the Contractor fails to comply with any other provisions of the contract, Hernando County may terminate this contract for default. Termination shall be effected by serving a notice of termination on the contractor setting forth the manner in which the Contractor is in default. The contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner of performance set forth in the contract.
 - 16.2.2. If it is later determined by Hernando County that the Contractor had an excusable reason for not performing, such as a strike, fire, or flood, events which are not the fault of or are beyond the control of the Contractor, Hernando County, after setting up a new delivery of performance schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.

16.3. Opportunity to Cure (General Provision)

- 16.3.1. Hernando County in its sole discretion may, in the case of a termination for breach or default, allow the Contractor ten (10) days in which to cure the defect. In such case, the notice of termination will state the time period in which cure is permitted and other appropriate conditions.
- 16.3.2. If Contractor fails to remedy to Hernando County's satisfaction the breach or default of any of the terms, covenants, or conditions of this Contract within ten (10) days after receipt by Contractor of written notice from Hernando County setting forth the nature of said breach or default, Hernando County shall have the right to terminate the Contract without any further obligation to Contractor. Any such termination for default shall not in any way operate to preclude Hernando County from also pursuing all available remedies against Contractor and

its sureties for said breach or default.

- 16.4. <u>Waiver of Remedies for any Breach</u> In the event that Hernando County elects to waive its remedies for any breach by Contractor of any covenant, term or condition of this Contract, such waiver by Hernando County shall not limit Hernando County's remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.
- 17. AFFIRMATIVE ACTION: (41 CFR part 60-4; Executive Order 11246)

17.1. NOTICE OF REQUIREMENT FOR AFFIRMATIVE ACTION to ENSURE EQUAL EMPLOYMENT OPPORTUNITY:

- **17.1.1.** The Offeror's or Bidder's attention is called to the "Equal Opportunity Clause" and the "Standard Federal Equal Employment Opportunity Construction Contract Specifications" set forth herein.
- **17.1.2.** The goals and timetables for minority and female participation, expressed in percentage terms for the contractor's aggregate workforce in each trade on all construction work in the covered area, are as follows:

- **17.1.2.1.1.** Goals for minority participation for each trade: 17.1%
- **17.1.2.1.2.** Goals for female participation in each trade: 6.9%
- **17.1.2.2.** These goals are applicable to all of the contractor's construction work (whether or not it is federal or federally assisted) performed in the covered area. If the contractor performs construction work in a geographical area located outside of the covered area, it shall apply the goals established for such geographical area where the work is actually performed. With regard to this second area, the contractor also is subject to the goals for both its federally involved and non-federally involved construction.
- **17.1.2.3.** The Contractor's compliance with the Executive Order and the regulations in 41 CFR Part 60-4 shall be based on its implementation of the Equal Opportunity Clause, specific affirmative action obligations required by the specifications set forth in 41 CFR 60-4.3(a), and its efforts to meet the goals. The hours of minority and female employment and training must be substantially uniform throughout the length of the contract, and in each trade, and the contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority or female employees or trainees from Contractor to Contractor or from project to project for the sole purpose of meeting the Contractor's goals shall be a violation of the contract, the Executive Order, and the regulations in 41 CFR Part 60-4. Compliance with the goals will be measured against the total work hours performed.
- **17.1.3.** The Contractor shall provide written notification to the Director of the Office of Federal Contract Compliance Programs (OFCCP) within ten (10) working days of award of any construction subcontract in excess of \$10,000 at any tier for construction work under the contract resulting from this solicitation. The notification shall list the name, address, and telephone number of the subcontractor; employer identification number of the subcontractor; estimated dollar amount of the subcontract; estimated starting and completion dates of the subcontract; and the geographical area in which the subcontract is to be performed.
- **17.1.4.** As used in this notice and in the contract resulting from this solicitation, the "covered area" is Florida, Hernando County.

18. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

This requirement applies to all FEMA contracts awarded in excess of \$100,000 under grant and cooperative agreement programs that involve the employment of mechanics or laborers. It is applicable to construction work.

18.1. <u>Overtime requirements</u>.

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 forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.

18.2. <u>Violation; liability for unpaid wages; liquidated damages</u>.

In the event of any violation of the clause set forth in paragraph (b)(1) of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. 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. 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 (b)(1) of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (b)(1) of this section.

18.3. <u>Withholding for unpaid wages and liquidated damages.</u>

Hernando County 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 (b)(2) of this section.

18.4. <u>Subcontracts</u>.

The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (18.1) through (18.5) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (18.1) through (18.5) of this section.

18.5. <u>Anti-retaliation</u>

It is unlawful for any person to discharge, demote, intimidate, threaten, restrain, coerce, blacklist, harass, or in any other manner discriminate against, or to cause any person to discharge, demote, intimidate, threaten, restrain, coerce, blacklist, harass, or in any other manner discriminate against, any worker or job applicant for:

- 18.5.1. Notifying any contractor of any conduct which the worker reasonably believes constitutes a violation of the Contract Work Hours and Safety Standards Act (CWHSSA) or its implementing regulations in this part;
- 18.5.2. Filing any complaint, initiating, or causing to be initiated any proceeding, or otherwise asserting or seeking to assert on behalf of themselves or others any right or protection

under CWHSSA or this part;

- 18.5.3. Cooperating in any investigation or other compliance action, or testifying in any proceeding under CWHSSA or this part; or
- 18.5.4. Informing any other person about their rights under CWHSSA or this part.
- 18.5.5. The contractor or subcontractor must maintain regular payrolls and other basic records during the course of the work and must preserve them for a period of three years after all the work on the prime contract is completed for all laborers and mechanics, including guards and watchpersons, working on the contract. Such records must contain the name; last known address, telephone number, and email address; and social security number of each such worker; each worker's correct classification(s) of work performed; hourly rates of wages paid; daily and weekly number of hours actually worked; deductions made; and actual wages paid.
- 18.5.6. Records to be maintained under this provision must be made available by the contractor or subcontractor for inspection, copying, or transcription by authorized representatives of the Department of Homeland Security, the Federal Emergency Management Agency, and the Department of Labor, and the contractor or subcontractor will permit such representatives to interview workers during working hours on the job.

19. BYRD ANTI-LOBBYING AMENDMENT

19.1. <u>Byrd Anti-Lobbying Amendment, 31 U.S.C. § 1352 (as amended)</u> Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence 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. 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 who in turn will forward the certification(s) to the awarding agency.

CLEAN AIR ACT AND THE FEDERAL WATER POLLUTION CONTROL ACT

19.2. <u>Clean Air Act</u>

- 19.2.1. The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, amended, 42 U.S.C. § 7401 et seq.
- 19.2.2. The contractor agrees to report each violation to Hernando County and understands and agrees that Hernando County will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- 19.2.3. The contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

19.3. Federal Water Pollution Control Act

- 19.3.1. 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.
- 19.3.2. The contractor agrees to report each violation to Hernando County and understands and agrees that Hernando County will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.

19.3.3. The contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

21. <u>REMEDIES</u>

Applicability. This requirement applies to all FEMA grant and cooperative agreement programs more than \$250,000.

- 21.1. Any violation or breach of terms of this contract on the part of the Contractor or its subcontractors may result in the suspension or termination of this contract or such other action that may be necessary to enforce the rights of the parties of this agreement.
- 21.2. Hernando County will provide Contractor written notice that describes the nature of the breach and corrective actions the Contractor must undertake to avoid termination of the contract. Hernando County reserves the right to withhold payments to Contractor until such time the Contractor corrects the breach or Hernando County elects to terminate the contract. Hernando County's notice will identify a specific date by which the Contractor must correct the breach. Hernando County may proceed with termination of the contract if the Contractor fails to correct the breach by the deadline indicated in Hernando County's notice.
- 21.3. The duties and obligations imposed by the Contract Documents and the rights and remedies available thereunder are in addition to, and not a limitation of, any duties, obligations, rights and remedies otherwise imposed or available by law.

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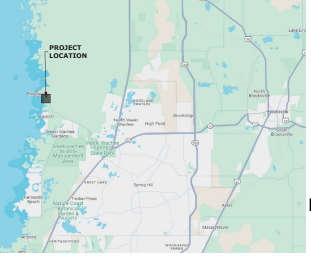
By signing my name below, I certify that I have read the above information. My signature also certifies my understanding and agreement with the above terms and conditions.

Authorized Signature

Date

Name (Printed)

CONSTRUCTION PLANS for ALFRED A. MCKETHAN PINE ISLAND PARK RESTORATION



LOCATION MAP NT8. e/T/R SEC. 01, TWP 255, RANGE 19E

J.

HERNANDO COUNTY, FLORIDA

Project Number 24108 ZONING: R1B PARK SITE

PREPARED FOR:

HERNANDO COUNTY PARKS & RECREATION

BROOKSVILLE, FL 34604

PARKS & RECREATION ADMINISTRATOR: ROB TALMAGE

PREPARED BY:



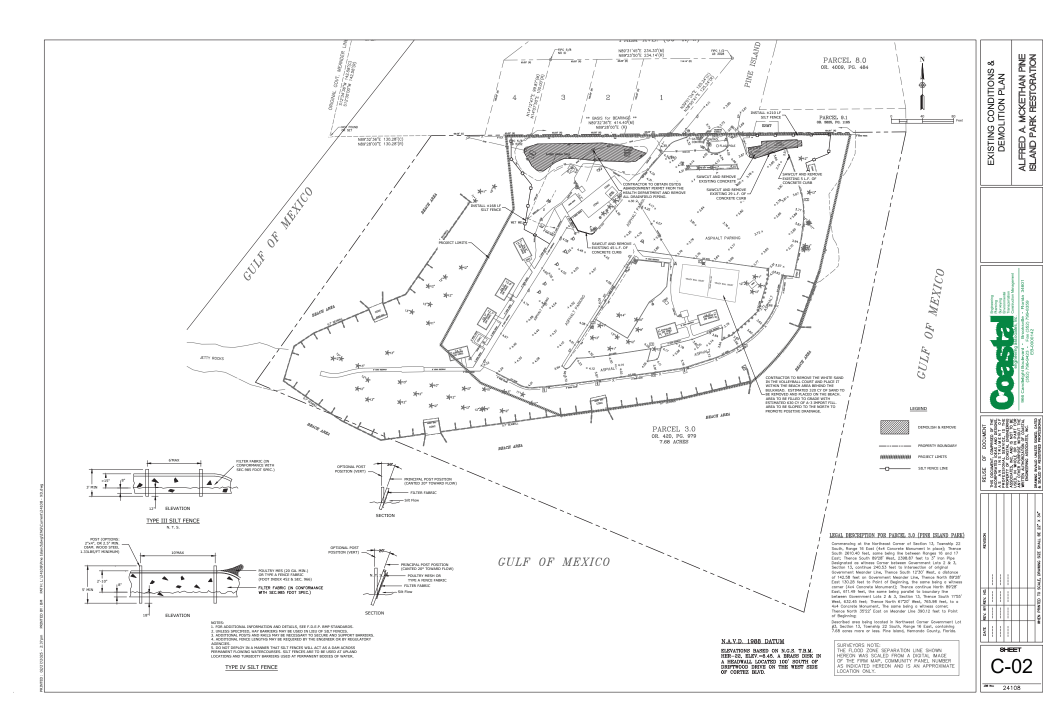
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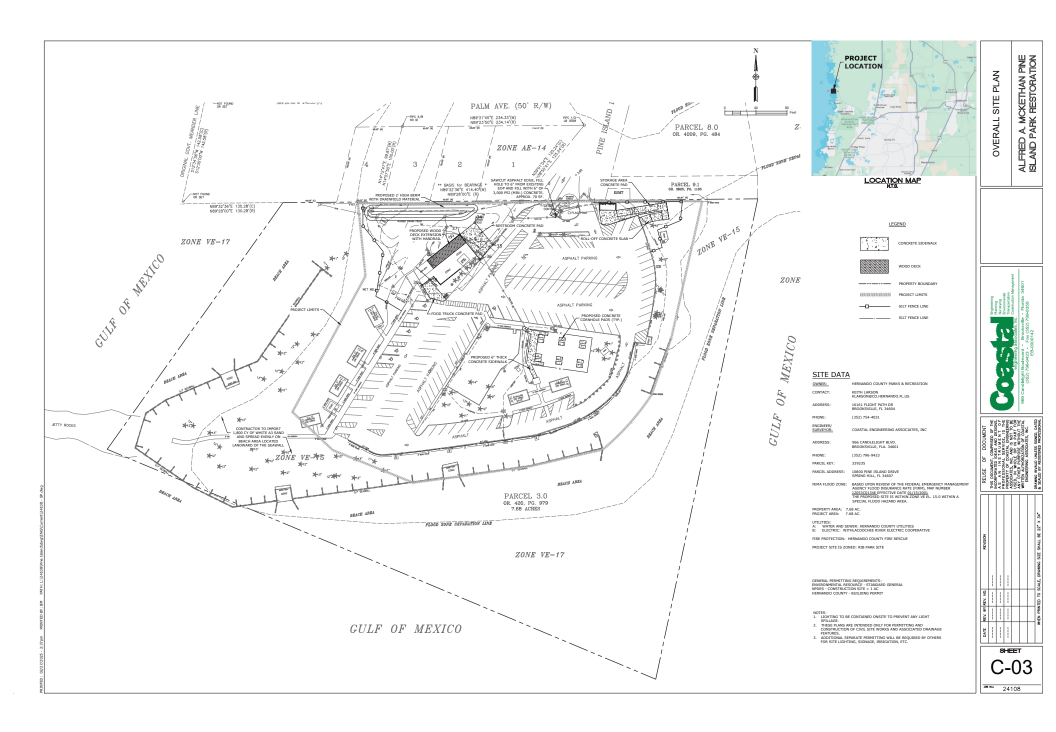
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SHEET LIST TABLE

C-01 COVER SHEET C-02 EXISTING CONDITIONS & DEMOLITION PLAN C-03 OVERALL Site Plan C-04 DETAILS C-05 SITE PLAN C-06 UTILITY PLAN

SITE DATA	
OWNER:	HERNANDO COUNTY PARKS & RECREATION
OFFICE ADDRESS:	16161 FLIGHT PATH DR BROOKSVILLE, FL 34604
CONTACT:	KEITH LARSON KLARSON@CO.HERNANDO.FL.US
ENGINEER/SURVEYOR:	COASTAL ENGINEERING ASSOCIATES, INC. BRIAN MALMERG, P.E. REG#59405 966 CANDLEUGHT BLVD. BROOKSVILLE, FLA. 34601 PH: (352) 796-9423 BMALMBERG@COASTAL-ENGINEERING.CO
PROJECT ADDRESS:	10800 PINE ISLAND DRIVE SPRING HILL, FL 34607
PARCEL KEY:	339235
EXIST. ZONING:	R1B PARK SITE
TOTAL PROPERTY AREA:	±7.68 AC
PROJECT AREA:	±7.68 AC





NOTES

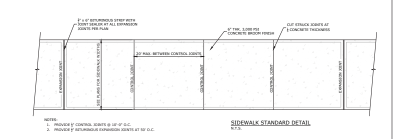
1. BENCHMARK DATUM IS NAVD 88.

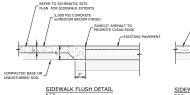
- 2. CONTRACTOR SHALL BE RESPONSIBLE FOR MAINTAINING ALL HORIZONTAL AND VERTICAL CONTROL MARKERS AND PROPERTY CORNERS (MONUMENTS, PIPES, ETC.) FOR THE DURATION OF CONSTRUCTION. MARKERS SHALL BE CONTINUOUSLY FLAGED AND SHALL BE RESET IMMEDIATELY BY A FLORIDA LICENSED LAND SURVEYOR IF ANY SHOLD BECOME DISTURBED.
- LOCATIONS, ELEVATIONS AND DIMENSIONS OF EXISTING UTILITIES, STRUCTURES AND OTHER FEATURES ARE SHOWN ACCORDING TO THE BEST INFORMATION AVAILABLE AT THE TIME OF THE REPARATION OF THESE DRAWINGS AND ON NOT PROPORT TO BE ABSOLUTELY CORRECT. THE CONTRACTOR SHALL VERITY THE LOCATIONS, ELEVATIONS AND DENORSHOLS OF ALL EXISTING UTILITIES, STRUCTURES, EFC. AFFECTIONS HIS WORK PRILOR TO COMMENSIONS OF ALL EXISTING UTILITIES, STRUCTURES, EFC.
- THE CONTRACTOR SHALL REPLACE ALL PAVING, STABILIZED EARTH, DRIVEWAYS, SIDEWALKS, RETAINING WALLS, ETC. REMOVED OR DAMAGED DURING CONSTRUCTION AT NO ADDITIONAL COSTS WITH THE SAME MATERIAL REMOVED OR DAMAGED OR AS DIRECTED BY THE ENGINEER.
- THE CONTRACTOR SHALL SATISPY HIMSELF AS TO POSSIBLE INCIDENTAL CONFLICTS WITH EXISTING STRUCTURES SUCH AS MAIL BOXES, SIGNS, FENCES, BILLBOARDS, ETC. AND SHALL INCLUDE IN HIS OVERALL COSTS THE REMOVAL AND OR REPURZEMENT AND PROTECTION OF SUCH INCIDENTAL THEM 5.
- 6. THE CONTRACTOR, PRIDR TO BIDDING THIS WORK, SHALL APPRATE HIMSELF AS TO ALL ABOVE AND BELOW (ROUND FEATURES THAT HE MAY ENCOUNTER DURING CONSTRUCTION AND INCLUDE INTO HIS OVERALL BID ALL COSTS FOR SPECIFIC CONSTRUCTION NETHODS AND PROCEDURES THAT NEED TO BE TAKEN TO WORK ABOUND SOLCH APPURTENANCES.
- CONSTRUCTION SHALL BE CARRIED OUT 'IN THE DRY'. THE CONTRACTOR SHALL REVIEW SITE CONDITIONS AND DETENMINE HETHODS AND EXTENT OF DEWATERING NECESSARY AND SHALL INCLUDE COSTS OF DEWATERING IN THE BUD. NO ADDITIONAL COMPENSITION SHALL BE PROVIDED FOR CONTROL OF GROUND OR SUBFACE WATER OR FOR ADDITIONAL MATERIALS OR REWORK REQUIRED AS A RESULT OF INADEQUATE OR INSEFFICIENT DEWATERING.
- 8. ALL WORK TO BE PERFORMED FOR THE COMPLETION OF THIS PROJECT SHALL BE CONSTRUCTED ACCORDING TO THE BEST PRACTICES OF THE INDUSTRY AND IN ACCORDANCE WITH APPLICABLE FEDERAL, STATE, AND/OR COUNTY CODES, ORDINANCES, STANDARDS AND PERMIT CONDITIONS. FLORIDA BUILDING CODE (LATEST EDITION) AS APPLICABLE.
- CONTRACTOR SHALL PROVIDE ADDITIONAL COMPACTION TESTING IN ACCORDANCE WITH "HERNANDO COUNTY FACILITY DESIGN GUIDELINES", LATEST EDITION, ON ANY PIPE TRENCH WITHIN 7' OF COUNTY ROADWAY PAYEMENT.
- 10. THE CONTRACTOR IS ADVISED THAT AN INDES CONSTRUCTION REPAIT MAY BE REQUIRED FOR THIS PROJECT AND THAT THE CONTRACTOR IS REPORTS HE FOR ARVING FOR AND ADVENING TO PROVIDE DID THAT THE CONTRACTOR SIZE PROVIDENCE TO A REVENTION FOR AND ADVENING TO REVIDE DID THAT THE SUPPO NOTES AND DETAILS SHETS ARE FOR CONFLIANCE WITH INVIRONMENTION REVIDED IN THE SWIPP NOTES AND DETAILS SHETS ARE FOR CONFLIANCE WITH INVIRONMENTATION. RESOURCE PERMITTING UNDER CHAPTER 62-333, F.A.C. AND MAY BE USED AS A REFERENCE FOR COMPLIANCE WITH NPDES PERMITTING BUT ARE NOT NECESSARILY INCLUSIVE OF ALL NPDES REOUIREMENTS
- 11. CONSTRUCTION EQUIPMENT SHALL NOT BE OPERATED IN WEILAND AREAS UNLESS SUCH CONSTRUCTION PRACTICES ARE APROVED IN A PLAN OF OPERATION SUBMITTED TO THE COUNTY A 1TH APPROPRIATE REGULATORY AUTHORITIES. WHERE CONSTRUCTION IN RECESSARY ACOUSTS OR ADDIACTION VOTION TO WEILAND JURISDICTIONAL AREAS, SILT DARRIERS SHALL DE INSTALLED AS SHOWN ON THE FLANS. SILT BARRIERS SHALL DE CONSTRUCTION WHITHIN OR ADJUCCHT D'UNISDICTIONAL AREAS.
- 12. ALL TASH AND CONSTRUCTION DEBRIS PRODUCED FROM THIS PRODECT SHALL BE COLLECTED BY THE CONTRACTOR DAILY. THESE MATERIALS SHALL BE STAGED OR CONTAINENTEZD AS INCESSARY TO PREVENT ACCIDENTAL RELEASE. DISPOSAL OF SOLID WASTE MATERIALS SHALL BE IN ACCORDANCE WITH APPLICABLE MUNICIPAL, COUNTY AND STATE REQUIATIONS.
- THE CONTRACTOR IS RESPONSIBLE FOR PROVIDING AND MAINTAINING PORTABLE SANITARY WASTE UNITS ON-SITE FOR USE BY HIS EMPLOYEES DURING CONSTRUCTION.
- THE CONTRACTOR SHALL MAINTAIN CONTROL OF ANY HAZARDOUS MATERIALS UTILIZED ON-SITE FOR CONSTRUCTION. STORAGE CONTAINERS. VEHICLES. ETC. WILL BE INSPECTED REGULARLY FOR LEAKAGE. TIORAGE CONTAINERS, VEHICLES, ETC. WILL BE INSPECTED REGULARLY FOR LEAK A SPILL PREVEN APPROPRIATE GOVERNMENT AGENCIES.
- 15. CONTRACTOR SHALL NOT REMOVE TREES WITHOUT APPROVAL OF THE LOCAL GOVERNING JURISDICTION. TREE PROTECTION SHALL BE IN ACCORDANCE WITH LOCAL GOVERNING AUTHORITY.
- 16. THE CONTRACTOR IS RESPONSIBLE FOR CONTROLLING SITE FROSION AND SHALL NOT LINNECESSARILY THE CONTRACTOR IS RESPONSIBLE FOR CONTROLLING SITE ENSION AND SHALL NOT UNRECESSARILY REMOVE EXISTING VEGETATION OR ALTER EXISTING FOROGRAPHY. THE CONTRACTOR SHALL NOT UNRECESSARILY ADDITIONAL SCID, SIVITETIC HAT BALES, AND DAGS OR SEED & MULCH, AS NECESSARIY, TO ACHERE MA FINAL ACCEPTIONE. ALL SWALES AND SUBJECTS 41 - 00 STEPERS SHALL BE SODOED, ALL ON THE UNRAVED SUBFACES WHICH EXPERIENCE UNDUE EROSION THAT CANNOT BE CONTROLLED BY OTHER MEASURES SHALL BE SODOED. ALL DO SHALL ES ARGENTIE BAHLA UNESS SPECIFICALIES DOWN OTHERWISE IN THE CONTRACT DOCUMENTS. ALL SODDED SLOPES OVER 4:1. SHALL BE INSTALLED WITH SOD PEGS
- 17. THE CONTRACTOR SHALL BE RESPONSIBLE FOR REMOVAL OF TEMPORARY SEDIMENT/EROSION CONTROL DEVICES WHEN NO LONGED MEEDED.

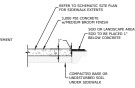
MINIMUM REQUIRED AS-BUILTS GENERAL

- 1 THE CONTRACTOR SHALL BE RESPONSTRUE FOR SLIDDLYING A RECORD SURVEY(S) PREPARED AND THE CONTRACTOR SHALL BE RESPONSIBLE FOR SUPPLYING A RECORD SURVEY(S) PREPARED AND SUMPTTED bY A TORONAL DECRED PROFESSIONAL SUPPLYING AND AMPRIFE NILLIDING, BUT NOT THE TORONAL DECRED SUPPLYING AND AMPRIFE NILLIDING, BUT NOT TO DETENTINE DIRECTION OF SITE DRAINAGE AND ELEVATIONS OF RETENTION/DETENTION AREAS, NITICATION AREAS AND DITC/CVIANMAC STRUCTURE CARTYLINE, THE AUTONN, STORDARD AND DIRECTION OF SITE DRAINAGE STRUCTURE CARTYLINE, THE AUTONN, STORDARD AND DIRECTION AND SUPPLY AND ADDID CONTOL STRUCTURES, POND BOTTOMS AND WATER LEVELS, ELEVATIONS OF DIMENSIONS OF POND CONTOL STRUCTURES, STULWAYS AND UNCERSTRAINS, DRAINGE STRUCTURE ORATINICIPATI RELATIONS, STORDARD PHYS SIZES, CONSTRUCTION COMPONENTS WHICH WAR FROM THE DESIGN, UTILITY INFORMATION SHALL INCLUDE LOCATION OF WARE LINE CONNECTIONS, WHITES AND ELEVATIONS OF DRAVE STRUES DE WHERE DEPTH OF COURT VARIES FROM DESIGN, TIES TO SANITARY SEWE LINES, MANHOLE RIM AND INVERT ELEVATIONS, CLANOLISA AND STRUCTURE CONNECTIONS.
- ALL DIMENSIONS SHALL BE IN FEET DIMENSIONED OFF CENTERLINE OF ROADS OR OTHER PERMANEN STRUCTURES. IF ONLY ONE DIMENSION CAN BE TAKEN OFF THE CENTERLINE OF ROAD, THE SECOND S BE OFF A PERMANENT MARKER OR REFERENCE POINT. 2. OAD, THE SECOND SHALL
- FOUR (4) SETS OF 24X36 SIGNED AND SEALED AS-BUILT DRAWINGS, ONE (1)CD WITH AUTOCAD AND ADOBE PDF'S OF ALL SHEETS SHALL BE SUBMITTED TO THE ENGINEER UPON COMPLETION OF THE PROJECT.

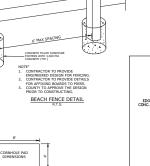
CONCRETE NOTE: IF STEEL REINFORCING IS USED IN ANY CONCRETE SLABS, MIN. 5,000 PSI CONCRETE OR EPOXY COATED REBAR IS REQUIRED BY ACI-308, CHAPTER 19, CONCRETE IN A CORROSIVE ENVIRONMENT.





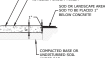


SIDEWALK AT GREEN AREA

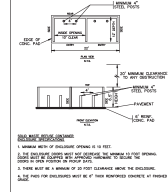




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CORNHOLE PAD DETAIL









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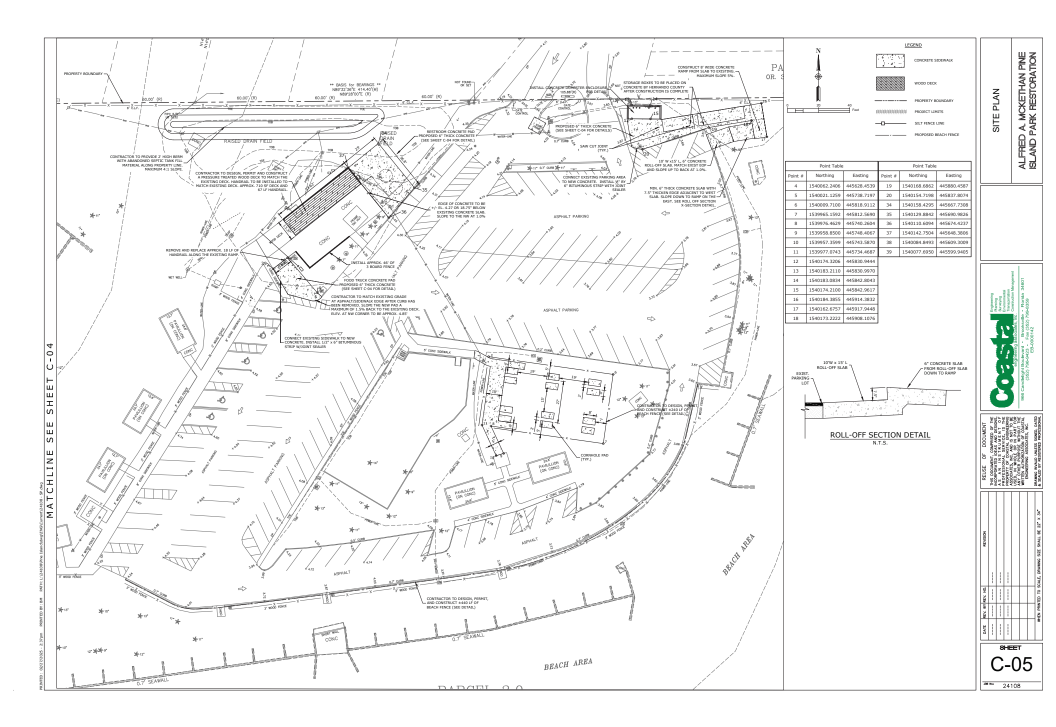
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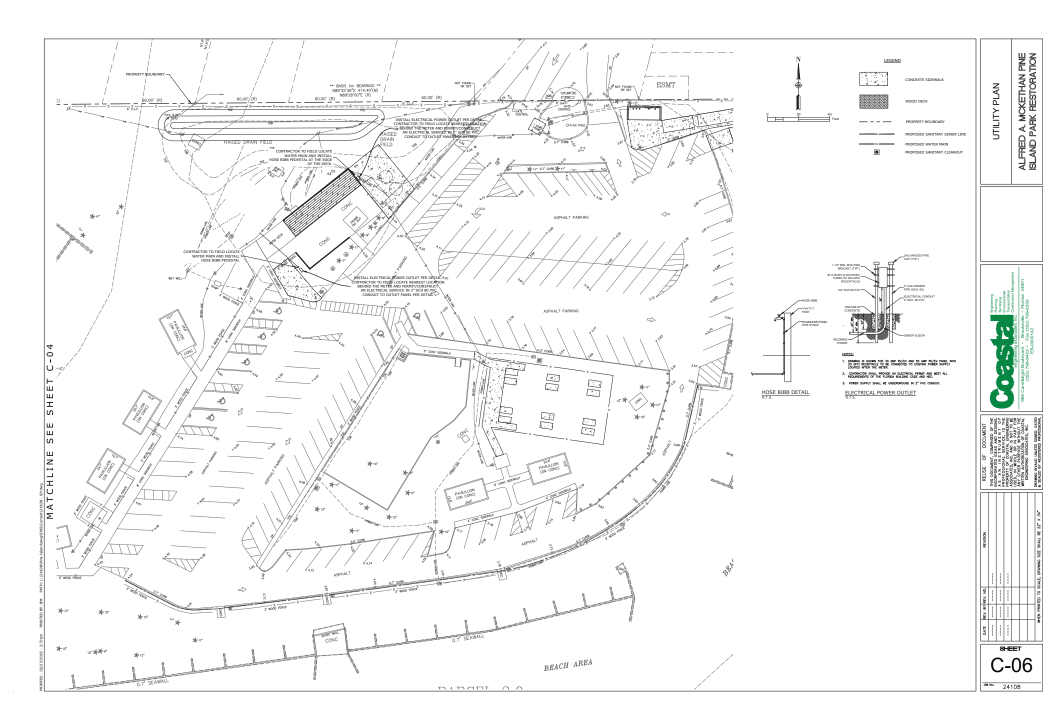
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DETAILS









15470 FLIGHT PATH DRIVE • BROOKSVILLE, FLORIDA 34604 P 352.754.4020 • F 352.754.4199 • W www.HernandoCounty.us

ADDENDUM # ONE (1)

TO THE CONTRACT DOCUMENTS FOR THE Pine Island Park Hurricane Helen Repairs IN

HERNANDO COUNTY, FLORIDA Request for Quote 24-TFG00704/AP Q4

Bidders are required to acknowledge receipt of this Addendum via OpenGov prior to the time of the Bid Opening.

The following changes, additions and/or deletions are hereby made a part of the Contract Documents for the above-referenced Request for Quote as fully and completely as if the same were fully set forth therein: **A. CLARIFICATIONS**

1. The Request for Quote timeline is hereby revised as follows as the Pre-Proposal Meeting is <u>MANDATORY</u>:

Release Project Date:	March 4, 2025
Pre-Proposal Meeting (NON -Mandatory):	March 12, 2025, 10:00am 10800 Pine Island Dr, Weeki Wachee, FL 34607
Question Submission Deadline:	March 14, 2025, 5:00pm
Response Submission Deadline:	April 1, 2025, 10:00am
Contractor Selection Date:	April 2, 2025

BOARD OF COUNTY COMMISSIONERS OF HERNANDO COUNTY, FLORIDA

Erin L Kluis Briggs Date: 2025.03.10 07:47:33 -04'00'

For: Carla Rossiter-Smith, MSM PMP Chief Procurement Officer

PROCUREMENT DEPARTMENT



15470 FLIGHT BROOKSVILLE, FLORIDA 34604 PATH DRIVE ٠ 352,754,4020 P F 352.754.4199 W www.HernandoCounty.us

ADDENDUM No. TWO (2)

TO THE CONTRACT DOCUMENTS FOR THE **Pine Island Park Hurricane Helen Repairs** IN HERNANDO COUNTY, FLORIDA Request for Quote 24-TFG00704/AP Q4

Bidders are required to acknowledge receipt of this Addendum via OpenGov prior to the time of the Bid Opening.

The following changes, additions and/or deletions are hereby made a part of the Contract Documents for the above-referenced Request for Quote as fully and completely as if the same were fully set forth therein:

A. QUESTIONS

- 1.A. Will we have power available at the time of construction? The power is currently off.
- **1.A**. Power at Pine Island will be turned on before construction begins.

BOARD OF COUNTY COMMISSIONERS OF HERNANDO COUNTY, FLORIDA

Erin L Kluis Briggs

Digitally signed by Erin L Kluis Briggs Date: 2025.03.19 09:45:53 -04'00'

For: Carla Rossiter-Smith, MSM PMP **Chief Procurement Officer**



Request for Quotes Mandatory Pre-Proposal Meeting and Site Visit Sign-In Sheet Wednesday, March 12, 2025 at 10:00 AM Request 24-TFG00704/AP Q4 Pine Island Park Hurricane Helen Repairs Board of County Commissioners Hernando County, Florida Procurement Department 15470 Flight Path Dr. Brooksville, FL 34604

PLEASE PRINT ALL INFORMATION LEGIBLY AND PROVIDE US WITH YOUR BUSINESS CARD. THANK YOU!

ATTENDEE NAME	FULL LEGAL BUSINESS NAME COMPLETE MAILING ADDRESS CITY, STATE, ZIP CODE	PHONE NUMBER & EXTENSION	EMAIL ADDRESS
	Hernando County BOCC – Procurement	352-754-4778	ebriggs@co.hernando.fl.us
Chris Linsbeck	Hernando County BOCC – Community Services	352-754-4031	CLinsbeck@co.hernando.fl.us
Rob Talmage RD7	Hernando County BOCC- Parks & Recreation	352-754-4031	RTalmage@co.hernando.fl.us
Keith Larson NAZ	Hernando County BOCC- Parks & Recreation	352-754-4031	KLarson@co.hernando.fl.us
	SEGGIE CUSTOM BUILDERS	352	PERMITTING & SEGGIEGUSTOM
JOHN SEGGIE	8494 ELDRIDGE 34608		
Brian Malmberg	Coastal Engineeri Assor. Inr. 966 Condictight Bhill, BrooksvilleFC	352-303-4657	BUILDERS. Com branberg e castal-egining. can
Tina Malmbog	Coastal Engineering Assoc. Inc. 3703 E Forct Blud, Invoness, FL	352. 584 - 7470	
Patrick Gant	Titan Consultants + Engineers POBOX 677716 Orlandus FL 37867	407-494-8870	pgant @ titanconsultants.com

Page _____ of ____