TUSKAWILLA ROAD OVER HOWELL CREEK SCOUR COUNTERMEASURES (CC-4916-23/TAD)

THIS AGREEMENT is dated as of the _____ day of ______ 20____, by and between SHORELINE FOUNDATION, INC., duly authorized to conduct business in the State of Florida, whose address is 2781 SW 56th Avenue, Pembroke Park, Florida 33023, in this Agreement referred to as "CONTRACTOR", and SEMINOLE COUNTY, a charter county and political subdivision of the State of Florida, whose address is Seminole County Services Building, 1101 E. 1st Street, Sanford, Florida 32771, in this Agreement referred to as "COUNTY".

COUNTY and CONTRACTOR, in consideration of the mutual covenants set forth in this Agreement, agree as follows:

Section 1. Work. CONTRACTOR shall complete all work as specified or indicated in the Contract Documents, including the Scope of Services, attached to this Agreement as Exhibit A, and the solicitation package, all addenda to this package, and CONTRACTOR's submission in response to this solicitation. The work is generally described as the Tuskawilla Road Over Howell Creek Scour Countermeasures Project.

Section 2. Engineer.

- (a) The Engineer of Record ("ENGINEER") as named in the Contract Documents is Ayres Associates, whose address is 8875 Hidden River Parkway, Suite 200, Tampa, Florida 33637.
- (b) COUNTY's contracted consultant for construction, engineering, and inspection ("CEI") services as named in the Contract Documents is Tierra, Inc., whose address is 591 Susan B. Britt Court, Winter Garden, Florida 34787.

Section 3. Contract Time.

(a) All provisions regarding contract time are essential to the performance of this

Agreement.

(b) The work must be substantially completed as described in subsection 14.13 of the

General Conditions within one hundred fifty (150) calendar days after the date when the contract

time begins to run as provided in subsection 2.2 of the General Conditions. The work must be

finally completed and ready for final payment in accordance with subsection 14.9 of the General

Conditions within thirty (30) calendar days after the actual date of substantial completion.

(c) The parties acknowledge that the contract time provided in this Section includes

consideration of adverse weather conditions common to Central Florida, including the possibility

of hurricanes and tropical storms.

(d) The contract time provided for in this Section includes thirty (30) days allocated

specifically to CONTRACTOR's responsibility for utility coordination or relocation of utilities at

or adjacent to the Project site. CONTRACTOR shall depict this thirty (30) days as float time not

impacting controlling work items on CONTRACTOR's critical path scheduling. No contract time

extensions will be considered related to utility coordination matters, including, but not limited to

utility relocations and conflicts, unless the utility related time impacts exceed thirty (30) days

impact on controlling items of work in accordance with the Project schedule.

(e) In the event that the work requires phased construction, then multiple points of

substantial completion may be established in the Supplementary Conditions.

Section 4. Contract Price.

(a)

COUNTY shall pay CONTRACTOR for performance of the work in accordance

with the Contract Documents on the basis of the total bid (original contract price).

CONTRACTOR's total compensation is ONE MILLION SIXTY-TWO THOUSAND ONE

HUNDRED FIFTY-NINE AND NO/100 DOLLARS (\$1,062,159.00), subject only to increases

or decreases made in strict conformance with the Contract Documents.

(b) CONTRACTOR shall accept the contract price as full compensation: for

performance of all work and providing all materials embraced in the Contract Documents; for all

loss or damage arising out of performance of the work and from the action of the elements, or from

any unforeseen or unknown difficulties or obstructions which may arise or be encountered in the

prosecution of the work until the final acceptance; and for all risks of every description connected

with the work.

(c) CONTRACTOR acknowledges that CONTRACTOR has studied, considered, and

included in its total bid (original contract price) all costs of any nature relating to: (1) performance

of the work under Central Florida weather conditions; (2) applicable law, licensing, and permitting

requirements; (3) the Project site conditions, including, but not limited to subsurface site

conditions; and (4) the terms and conditions of the Contract Documents, including, but not limited

to the indemnification and no damage for delay provisions of the Contract Documents.

(d) CONTRACTOR acknowledges that performance of the work will involve

significant work adjacent to, above, and in close proximity to underground facilities, including

utilities which will require the support of active utilities as well as the scheduling and sequencing

of utility installations and relocations (temporary and permanent) by CONTRACTOR.

(1) In addition to the acknowledgments previously made, CONTRACTOR

acknowledges that its total bid (original contract price) specifically considered and relied upon

CONTRACTOR's own study of underground facilities, utilities in their present, relocated

 $Tuskawilla\ Road\ Over\ Howell\ Creek\ Scour\ Countermeasures$

(temporary and permanent), and proposed locations, and conflicts relating to utilities and

underground facilities.

(2) CONTRACTOR acknowledges that its total bid (original contract price)

considered and included all of its costs relating to the responsibilities to coordinate and sequence

the work of CONTRACTOR with the work of COUNTY, the work of other utility contractors,

and the work of others at the Project site.

Section 5. Payment Procedures.

(a) Application for Payment. CONTRACTOR shall submit Applications for Payment

in accordance with Section 14 of the General Conditions. Applications for Payment will be

processed by ENGINEER as provided for in the General Conditions.

(b) <u>Progress Payments</u>. COUNTY shall make progress payments on the basis of

CONTRACTOR's Applications for Payment as recommended by ENGINEER and in accordance

with Section 14 of the General Conditions.

(c) Final Payment. Upon Final Completion and acceptance of the work in accordance

with subsection 14.9.1 of the General Conditions, COUNTY shall pay the remainder of the

contract price as provided in that subsection.

Section 6. Additional Retainage for Failure to Maintain Progress on the Work.

(a) Retainage under the Contract Documents is held as collateral security to secure

completion of the work.

(b) In the event that CONTRACTOR fails to physically mobilize to the work site as

required by Section 6.19 of the General Conditions, COUNTY may withhold additional retainage

to secure completion of the work in an amount equal to the product of the number of days after the

31st day following the date of commencement of contract time and the liquidated damage amount

for substantial completion set forth in Section 9 of this Agreement. The additional retainage will

be withheld from the initial and each subsequent progress payment. The additional retainage held

under this subsection will be released to CONTRACTOR in the next progress payment following

ENGINEER's approval of a supplementary progress schedule demonstrating that the requisite

progress will be regained and maintained as required by Section 6.19.2 of the General Conditions.

If CONTRACTOR is behind schedule and it is anticipated by COUNTY that the

work will not be completed within the contract time, COUNTY may withhold additional retainage

in anticipation of liquidated damages equal to the product of the number of days after the scheduled

contract time (substantial completion or final completion) and the amount of liquidated damages

set forth in Section 9 of this Agreement. The additional retainage under this subsection may, at

COUNTY's discretion, be withheld from subsequent progress payments. Any additional retainage

held under this subsection will be released to CONTRACTOR in the next progress payment

following ENGINEER's approval of a supplemental progress schedule demonstrating that the

requisite progress will be regained and maintained as required by Section 6.19.2 of the General

Conditions.

(c)

Section 7. CONTRACTOR's Representations. In order to induce COUNTY to enter

into this Agreement, CONTRACTOR makes the following representations:

(a) CONTRACTOR has familiarized itself with the nature and extent of the Contract

Documents, work, locality, weather, utility locations, all local conditions, Chapter 220, Part 1,

Purchasing Code, Seminole County Code, and Federal, State, and local laws, ordinances, rules,

policies, and regulations that in any manner may affect cost, progress, or performance of the work.

Tuskawilla Road Over Howell Creek Scour Countermeasures

(b) CONTRACTOR has studied carefully and considered in its bid all reports of

investigations and tests of subsurface and physical conditions of the site affecting cost, progress,

scheduling, or performance of the work.

(c)

(f)

CONTRACTOR has studied carefully and considered in its bid the Plans and

Specifications, performed necessary observations and examinations, and studied the physical

conditions at the site related to underground facilities, utility installations, conflicts, relocations

(temporary and permanent), and all other underground facilities and utility related conditions of

the work and site that may affect cost, progress, scheduling, or any aspect of performance of the

work, and that its bid reflects all such conditions. CONTRACTOR, by submitting its bid and

executing this Agreement, acknowledges the constructability of the work under the Plans and

Specifications. CONTRACTOR, by its study, excludes and releases COUNTY from any implied

warranties, including, but not limited to the Spearin Doctrine, and acknowledges that the Plans and

Specifications are adequate to perform the work.

(d) CONTRACTOR has made or caused to be made examinations, investigations,

tests, and studies as it deems necessary for the performance of the work at the contract price, within

the contract time, and in accordance with the other terms and conditions of the Contract

Documents. CONTRACTOR does not and will not require any additional examinations,

investigations, tests, reports, or similar data for such purposes.

(e) CONTRACTOR has correlated the results of all such observations, examinations,

investigations, tests, reports, and data with the terms and conditions of the Contract Documents.

CONTRACTOR has provided COUNTY written notice of all conflicts, errors, or

discrepancies that CONTRACTOR has discovered in the Contract Documents. CONTRACTOR

hereby accepts COUNTY's written resolution of all such conflicts, errors, or discrepancies.

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(g) CONTRACTOR declares and agrees that the approval or acceptance of any part of

the work or material by COUNTY, ENGINEER, or any agent relating to compliance with the

Contract Documents will not operate as a waiver by COUNTY of strict compliance with the terms

and conditions of the Contract Documents.

(h) CONTRACTOR's resident Superintendent at the work site will be **Jessica Welch**.

CONTRACTOR shall use only this person as Superintendent, unless otherwise approved by

COUNTY's Project Manager after following the procedure indicated in the General Conditions.

(i) CONTRACTOR has studied carefully and considered all permit requirements

related to performance of the work. CONTRACTOR declares and agrees that all costs related to

performing the work in compliance with the requirements of all permits at the contract price are

included in the contract price. CONTRACTOR agrees that it will be solely responsible for

payment of all fines and penalties of any nature assessed to CONTRACTOR, COUNTY, or both,

by any governmental entity, district, or authority, or other jurisdictional entity relating to all

permits required for performance of the work.

(j) CONTRACTOR acknowledges that the performance of the work under the

Contract Documents fulfills a COUNTY, CONTRACTOR, and public purpose. To that end,

CONTRACTOR shall respond to citizen complaints related to alleged damage caused by

CONTRACTOR's performance of the work within ten (10) days of receipt of the complaint from

any citizen, ENGINEER, or COUNTY. CONTRACTOR shall respond separately to each

complaint. When a complaint is brought to CONTRACTOR by a citizen, CONTRACTOR shall

report the citizen, the street address, and a summary of the complaint and any action taken in

response. Responses and action taken by CONTRACTOR must specifically identify the problem

and specific actions taken. Generic statements such as "addressed the problem" are unacceptable.

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If CONTRACTOR fails to respond within ten (10) days, COUNTY may take corrective action and

deduct the actual costs of corrective action from subsequent progress payments or the retainage.

(k) CONTRACTOR acknowledges that COUNTY-owned property obtained for

performance of the work within the project limits includes temporary construction easements. In

the event that CONTRACTOR fails to perform the work within the contract time, then

CONTRACTOR shall be solely responsible for payment of all costs for additional or extended

temporary construction easements. CONTRACTOR authorizes COUNTY to deduct the actual

costs of additional or extended temporary construction easements from subsequent progress

payments or the retainage.

Section 8. Contract Documents.

(a) The Contract Documents, which constitute the entire agreement between COUNTY

and CONTRACTOR, are made a part of this Agreement and are to be treated and interpreted as a

unified whole to the maximum extent possible. The initial Contract Documents consist of the

following items, listed in order of precedence below to the extent there may be any conflicts

between them:

(1) This Agreement and its Exhibits.

(2) Any Addenda to COUNTY's Solicitation Package.

(3) COUNTY's Solicitation Package, including the General Conditions.

(4) Drawings and Plans.

(5) Technical Specifications.

(b) As the Project progresses, additional Contract Documents may become part of the

Agreement between COUNTY and CONTRACTOR and will consist of the following:

- (1) Modifications through Change Orders as provided in the General Conditions or an Amendment to the Agreement, which will supersede the provisions in the Contract Documents affected by the Change Order or Amendment.
 - (2) Performance Bond.
 - (3) Payment Bond.
 - (4) Contractor's Certificate of Insurance and Insurance Policies.
 - (5) Notice to Proceed.
 - (6) Certificate of Substantial Completion.
 - (7) Contractor's Waiver of Lien (Partial).
 - (8) Contractor's Waiver of Lien (Final and Complete).
 - (9) Subcontractor/Supplier's Waiver of Lien (Final and Complete).
 - (10) Certificate of Final Completion.
 - (11) Contractor's Release.
 - (12) Consent of Surety to Final Payment.
 - (13) Material and Workmanship Bond.
- (c) There are no Contract Documents other than those listed above in this Section. The Contract Documents may only be modified or amended by a change order as provided in the General Conditions or by an Amendment to this Agreement.

Section 9. Liquidated Damages.

(a) COUNTY and CONTRACTOR recognize that time is essential to the performance of this Agreement, and CONTRACTOR recognizes that COUNTY will suffer financial loss if the work is not substantially completed as described in subsection 14.13 of the General Conditions within the time specified below, plus any extensions of time allowed in accordance with Section

12 of the General Conditions. If the work is not completed on time, the parties also recognize the

delays, expense, and difficulties involved in proving in a legal or alternative dispute resolution

proceeding the damages resulting from the delay in COUNTY's ability to use the completed Work.

Accordingly, CONTRACTOR and CONTRACTOR's Surety agree to pay COUNTY as liquidated

damages the amount of Five Hundred and No/100 Dollars (\$500.00) per day for each day

CONTRACTOR exceeds the contract time for substantial completion until the work is

Substantially Complete. It is agreed that if the work is not completed by the final completion date

in accordance with the Contract Documents, CONTRACTOR shall pay COUNTY as liquidated

damages for delay one quarter (1/4) of the rate set forth above. The parties acknowledge and agree

that the liquidated amounts described in this Section are not a penalty, but instead a reasonable

measure of damages based upon the parties' experience in the relevant industry and given the

nature of the losses to COUNTY that may result from delay in Substantial or Final Completion.

(b) CONTRACTOR shall pay or reimburse, in addition to the liquidated damages

specified in this Agreement, COUNTY's actual damages which may include, but are not limited

to, expenses for engineering fees and inspection costs arising from CONTRACTOR's failure in

meeting either or both the substantial completion and final completion dates.

(c) The liquidated damages provided in this Section will apply regardless of whether

CONTRACTOR is terminated, is in default, or has abandoned the work.

Section 10. Definitions, Assignment, and Binding Effect.

(a) Terms used in this Agreement that are defined in Section 1 of the General

Conditions have the meanings indicated in the General Conditions.

(b) No assignments by a party of any rights under or interests in the Contract

Documents will be binding on any other party without the written consent of the party sought to

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be bound and any such assignment without such written consent will be void and of no effect.

Specifically, but without limitation, monies that may become due and monies 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). 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.

(c) COUNTY and CONTRACTOR each binds itself and its partners, successors,

assigns, and legal representatives to the other party, its partners, successors, assigns, and legal

representatives in respect to all covenants, agreements, and obligations contained in the Contract

Documents.

Section 11. CONTRACTOR's Specific Consideration. In consideration of

CONTRACTOR's indemnity agreements as set out in the Contract Documents, COUNTY

specifically agrees to pay CONTRACTOR the sum of Two Hundred Fifty and No/100 Dollars

(\$250.00). CONTRACTOR acknowledges receipt of the specific consideration for

CONTRACTOR's indemnification of COUNTY and that the specific consideration is included in

the original contract price allocated by CONTRACTOR among all pay items, receipt of which is

hereby acknowledged.

Section 12. Patents and Royalties. Unless otherwise provided, CONTRACTOR is solely

responsible for obtaining the right to use any patented or copyrighted materials in the performance

of this Agreement. CONTRACTOR, without exception, shall indemnify and save harmless

COUNTY and its employees from liability of any nature or kind, including costs and expenses for

or on account of any copyrighted, patented, or unpatented invention, process, or article

manufactured or supplied by CONTRACTOR. In the event of any claim against COUNTY of

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copyright or patent infringement, COUNTY shall promptly provide written notification to

CONTRACTOR. If such a claim is made, CONTRACTOR shall use its best efforts to promptly

purchase for COUNTY the legitimate version of any infringing products or services or procure a

license from the patent or copyright holder at no cost to COUNTY that will allow continued use

of the service or product. If none of these alternatives are reasonably available, COUNTY shall

return the article on request to CONTRACTOR and receive reimbursement, if any, as may be

determined by a court of competent jurisdiction.

Section 13. Notices. Whenever either party desires to give notice to the other including,

but not limited to contract claims, it must be given by written notice, hand delivered, signed and

dated for receipt, or be sent by certified United States mail, return receipt requested, addressed to

the party for whom it is intended at the place last specified. The place for giving of notice will

remain such until it has been changed by written notice in compliance with the provisions of this

Section. For the present, the parties designate the following as the respective places for giving of

notice:

For COUNTY:

Seminole County Public Works Engineering Division

100 E. 1st Street

Sanford, FL 32771

With a copy to:

Seminole County Purchasing & Contracts Division

1301 E. Second Street

Sanford, FL 32771

Copy to ENGINEER:

Ayers Associates, Inc.

8875 Hidden River Parkway, Suite 200

Tampa, FL 33637

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Shoreline Foundation, Inc.

2781 SW 56th Street

Pembroke Park, FL 33023

Section 14. Conflict of Interest.

(a) CONTRACTOR shall not engage in any action that would create a conflict of

interest in the performance of its obligations pursuant to this Agreement with COUNTY or which

would violate or cause others to violate the provisions of Chapter 112, Part III, Florida Statutes,

relating to ethics in government.

(b) CONTRACTOR certifies that no officer, agent, or employee of COUNTY has any

material interest (as defined in Section 112.312(15), Florida Statutes, as over 5%), either directly

or indirectly in the business of CONTRACTOR to be conducted under this Agreement and that no

such person will have any such interest at any time during the term of this Agreement.

Section 15. Material Breaches of Agreement.

(a) The parties recognize that breaches of the Contract Documents may occur and that

remedies for those breaches may be pursued under the Contract Documents. The parties further

recognize that the safety of the traveling public is of paramount concern. Therefore, the parties

agree that any breach of the Contract Documents related to life safety, including, but not limited

to the maintenance of traffic requirements of the Contract Documents will be considered a material

breach of the Contract Documents.

(b) Upon a material breach of the Contract Documents related to life safety as

determined by COUNTY, COUNTY will issue a Stop Work Order suspending the work or any

specific portion of the work until the conditions are corrected. If the life safety conditions giving

rise to the Stop Work Order are not corrected within a reasonable time, as determined by

COUNTY, then the material breach will entitle COUNTY to terminate this Agreement. The

recognition of breaches of the provisions of the Contract Documents related to life safety as

material breaches will not be construed as a limitation on other remedies for breaches or material

breaches of the Contract Documents.

Section 16. Indemnification of COUNTY. CONTRACTOR shall indemnify and hold

harmless COUNTY, its commissioners, officers, and employees, from liabilities, damages, losses

and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by the

negligence, recklessness, or intentional wrongful misconduct of CONTRACTOR and persons

employed or utilized by CONTRACTOR in the performance of this Agreement.

Section 17. Public Records Law.

(a) CONTRACTOR acknowledges COUNTY's obligations under Article 1, Section

24, Florida Constitution and Chapter 119, Florida Statutes, to release public records to members

of the public upon request. CONTRACTOR acknowledges that COUNTY is required to comply

with Article 1, Section 24, Florida Constitution and Chapter 119, Florida Statutes, in the handling

of the materials created under this Agreement and this statute controls over the terms of this

Agreement. Upon COUNTY's request, CONTRACTOR shall provide COUNTY with all

requested public records in CONTRACTOR's possession, or shall allow COUNTY to inspect or

copy the requested records within a reasonable time and at a cost that does not exceed costs as

provided under Chapter 119, Florida Statutes.

(b) CONTRACTOR specifically acknowledges its obligations to comply with Section

119.0701, Florida Statutes, with regard to public records and shall perform the following:

 $Tuskawilla\ Road\ Over\ Howell\ Creek\ Scour\ Countermeasures$

(1) CONTRACTOR shall keep and maintain public records that ordinarily and

necessarily would be required by COUNTY in order to perform the services or provide the

materials required under this Agreement.

(2) CONTRACTOR shall provide COUNTY with access to public records on

the same terms and conditions that COUNTY would provide the records and at a cost that does

not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law.

(3) CONTRACTOR shall ensure public records that are exempt or confidential

and exempt from public records disclosure requirements are not disclosed, except as authorized by

law.

(c) Upon termination of this Agreement, CONTRACTOR shall transfer, at no cost to

COUNTY, all public records in possession of CONTRACTOR, or keep and maintain public

records required by COUNTY under this Agreement. If CONTRACTOR transfers all public

records to COUNTY upon completion of this Agreement, CONTRACTOR shall destroy any

duplicate public records that are exempt or confidential and exempt from public records disclosure

requirements. If CONTRACTOR keeps and maintains the public records upon completion of this

Agreement, CONTRACTOR shall meet all applicable requirements for retaining public records.

All records stored electronically must be provided to COUNTY, upon request of COUNTY, in a

format that is compatible with the information technology systems of COUNTY.

(d) Failure to comply with this Section will be deemed a material breach of this

Agreement for which COUNTY may terminate this Agreement immediately upon written notice

to CONTRACTOR. CONTRACTOR may also be subject to statutory penalties as set forth in

Section 119.10, Florida Statutes.

Tuskawilla Road Over Howell Creek Scour Countermeasures

(e) IF CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTRACTOR MAY CONTACT THE CUSTODIAN OF PUBLIC RECORDS, THE SEMINOLE COUNTY PURCHASING AND CONTRACTS MANAGER, AT 407-665-7116, PURCH@SEMINOLECOUNTYFL.GOV, **PURCHASING** AND CONTRACTS DIVISION, 1301 E. SECOND STREET, SANFORD, FL 32771.

Section 18. Dispute Resolution.

(a) In the event of a dispute related to any performance or payment obligation arising under this Agreement, the parties shall exhaust COUNTY administrative dispute resolution procedures prior to filing a lawsuit or otherwise pursuing legal remedies. COUNTY administrative dispute resolution procedures for proper invoice and payment disputes are set forth in Section 22.15, "Prompt Payment Procedures," Seminole County Administrative Code. COUNTY administrative dispute resolution procedures for contract claims related to this Agreement, other than for proper invoice and payment disputes, are set forth in Section 3.5541, "Contract Claims," Seminole County Administrative Code.

(b) In any lawsuit or legal proceeding arising under this Agreement, CONTRACTOR hereby waives any claim or defense based on facts or evidentiary materials that were not presented for consideration in COUNTY administrative dispute resolution procedures set forth in subsection (a) above of which CONTRACTOR had knowledge and failed to present during COUNTY administrative dispute resolution procedures.

(c) In the event that COUNTY administrative dispute resolution procedures are

exhausted and a lawsuit or legal proceeding is filed, the parties shall exercise best efforts to resolve

disputes through voluntary mediation and to select a mutually acceptable mediator. The parties

participating in the voluntary mediation shall share the costs of mediation equally.

Section 19. All Prior Agreements Superseded. This Agreement incorporates and

includes all prior negotiations, correspondence, conversations, agreements, or understandings

applicable to the matters contained in this Agreement and the parties agree that there are no

commitments, agreements, or understandings concerning the subject matter of this Agreement that

are not contained or referred to in this document. Accordingly, it is agreed that no deviation from

the terms of this Agreement may be predicated upon any prior representations or agreements,

whether oral or written.

Section 20. Modifications, Amendments, or Alterations. No modification, amendment,

or alteration in the terms or conditions contained in this Agreement will be effective unless

contained in a written amendment executed with the same formality and of equal dignity with this

Agreement.

Section 21. Independent Contractor. Nothing in this Agreement is intended or may be

construed as in any manner creating or establishing a relationship of co-partners between the

parties, or as constituting CONTRACTOR (including its officers, employees, and agents) as an

agent, representative, or employee of COUNTY for any purpose or in any manner whatsoever.

CONTRACTOR is and will remain forever an independent contractor with respect to all services

performed under this Agreement.

Section 22. Employee Status. Persons employed by CONTRACTOR in the performance

of services and functions pursuant to this Agreement will have no claim to pension, workers'

Tuskawilla Road Over Howell Creek Scour Countermeasures (CC-4916-23/TAD)

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compensation, unemployment compensation, civil service, or other employee rights or privileges

granted to COUNTY's officers and employees either by operation of law or by COUNTY.

Section 23. Services Not Provided For. No claim for services provided by

CONTRACTOR not specifically provided for in this Agreement will be honored by COUNTY.

Section 24. Rights At Law Retained. The rights and remedies of COUNTY provided

under this Agreement are in addition to any other rights and remedies provided by law.

Section 25. Governing Law, Jurisdiction, and Venue. The laws of the State of Florida

govern the validity, enforcement, and interpretation of this Agreement. The sole jurisdiction and

venue for any legal action in connection with this Agreement will be in the courts of Seminole

County, Florida.

Section 26. Compliance with Laws and Regulations. In providing all services pursuant

to this Agreement, CONTRACTOR must abide by all statutes, ordinances, rules, and regulations

pertaining to or regulating the provision of such services, including those now in effect and

subsequently adopted. Any violation of such statutes, ordinances, rules, or regulations will

constitute a material breach of this Agreement and will entitle COUNTY to terminate this

Agreement immediately upon delivery of written notice of termination to CONTRACTOR.

Section 27. Headings and Captions. All headings and captions contained in this

Agreement are provided for convenience only, do not constitute a part of this Agreement, and may

not be used to define, describe, interpret or construe any provision of this Agreement.

Section 28. Additional Requirements. CONTRACTOR shall comply with the Bid Form

attached to this Agreement as Exhibit B, the Trench Safety Act document attached to this

Agreement as Exhibit C, and the Americans with Disabilities Act Affidavit attached to this

Tuskawilla Road Over Howell Creek Scour Countermeasures (CC-4916-23/TAD)

Agreement as Exhibit D. CONTRACTOR shall use the Construction Forms attached to this

Agreement as Exhibit E during the course of this Agreement as appropriate.

Section 29. E-Verify System Registration.

(a) CONTRACTOR must register with and use the E-Verify system to verify the work

authorization status of all new employees prior to entering into this Agreement with COUNTY. If

COUNTY provides written approval to CONTRACTOR for engaging with or contracting for the

services of any subcontractors under this Agreement, CONTRACTOR must require certification

from the subcontractor that at the time of certification, the subcontractor does not employ, contract,

or subcontract with an unauthorized alien. CONTRACTOR must maintain a copy of the foregoing

certification from the subcontractor for the duration of the agreement with the subcontractor.

(b) If COUNTY has a good faith belief that CONTRACTOR has knowingly violated

this Section, COUNTY shall terminate this Agreement. If COUNTY terminates this Agreement

with CONTRACTOR, CONTRACTOR may not be awarded a public contract for at least one (1)

year after the date on which this Agreement is terminated. If COUNTY has a good faith belief

that a subcontractor knowingly violated this Section, but CONTRACTOR otherwise complied

with this Section, COUNTY must promptly notify CONTRACTOR and order CONTRACTOR o

immediately terminate its agreement with the subcontractor.

(c) CONTRACTOR shall execute and return the Affidavit of E-Verify Requirements

Compliance, attached to this Agreement as Exhibit F, to COUNTY.

IN WITNESS WHEREOF, the parties have executed this Agreement. All portions of the

Contract Documents have been signed or identified by COUNTY and CONTRACTOR or by

ENGINEER on their behalf.

Tuskawilla Road Over Howell Creek Scour Countermeasures (CC-4916-23/TAD)

SHORELINE FOUNDATION, INC.

	By:
Witness	By: JAMES A. ROYO, President
Print Name	Date:
Witness	
Print Name	
	SEMINOLE COUNTY, FLORIDA
	By:
Witness	ROBERT BRADLEY, Procurement Administrator
Print Name	Date:
Witness	
Print Name	
For the use and reliance of Seminole County only.	As authorized for execution by the Board of County Commissioners at its
Approved as to form and legal sufficiency.	20, regular meeting.
County Attorney RM/lpk 2/23/23 T:\Users\Legal Secretary CSB\Purchasing 2023\CC-4916.docx	
Attachments: Exhibit A – Scope of Services Exhibit B – Bid Form Exhibit C – Trench Safety Act Exhibit D – Americans with Disabilities Ac Exhibit E – Construction Forms Exhibit F – Affidavit of E-Verification Rec	

CC-4916-23/TAD - Scope

The Contractor is responsible for all labor, materials, equipment, transportation, coordination, and incidentals necessary to install the scour countermeasures shown in the plans to remove the bridges from the scour critical list. Countermeasures include but, not limited to, complete removal of existing riprap, channel excavation as necessary, and installation of new rip-rap on the abutment slopes and gabion mattresses. The location of the project is Tuskawilla Road over Howell Creek Northbound and Southbound Bridges 774036 and 774040, Winter Springs, Florida (Section 24, Township 21 South, Range 30 East, Seminole County). Prior to and during construction the limits of construction shall be delineated by silt fencing and turbidity barriers. Best management practices for erosion control shall be implemented prior to construction commencement and shall be maintained at all times during construction to prevent siltation and turbid discharges. Any fill material used shall be clean fill and free of vegetative matter, trash, garbage, toxic or hazardous waste or any other materials the County considers unsuitable. The Contractor shall be responsible for meeting all permit conditions for the project's ERP and 404 permits and for securing and meeting conditions of an NPDES permit if one is required.

4. BID PRICE - Shoreline Foundation, Inc.

CC-4916-23/TAD BID FORM

TUSKAWILLA ROAD OVER HOWELL CREEK SCOUR COUNTERMEASURES STRUCTURES NOS. 774036 and 774040 Seminole County CIP No. 01785447

Line Item	Description	Quantity	Unit of Measure	Unit Cost	Total
101-1	Mobilization	1	LS	\$55,962.00	\$55,962.00
102-1	Maintenance of Traffic (MOT)	1	LS	\$29,195.00	\$29,195.00
104-13-1	Silt Fence Staked (Type III)	141	LF	\$32.00	\$4,512.00
104-11	Floating Turbidity Barrier	158	LF	\$29.00	\$4,582.00
120-5	Channel Excavation	639.5	CY	\$122.00	\$78,019.00
530-5-12	Gabion Mattress, 1 Foot Ot Greater	1,504	SY	\$535.00	\$804,640.00
999-1	Removal of Existing Riprap	1,271	CY	\$60.00	\$76,260.00
570-1-2	Performance Turf, Sod (Bahia)	178	SY	\$50.50	\$8,989.00
TOTAL \$1,062,159.00					

TRENCH SAFETY ACT (if applicable for this project) SECTIONS 553.60-553.64, FLORIDA STATUTES

NOTICE TO BIDDERS:

In order to comply with the Trench Safety Act, the Bidder is required to specify the costs of compliance. These costs <u>are not a separate pay item.</u> The Bidder must also reference the Trench Safety Standards which will be in effect during construction, and assure in writing that the Bidder will comply with the applicable Trench Safety Standards.

TRENCH SAFETY MEASURE	UNITS OF MEASURE	QUANTITY	UNIT COST	EXTENDED COST
Barricades	Each	20	\$100.00	\$2,000.00
	·	· · · · · · · · · · · · · · · · · · ·		
		3		
		(•	
<u> </u>		¥		
			TO	TAL \$ <u>2,000.00</u>
James Roy	Δ	Shoveline	Founda	dian, Inc.
Representative Name		4	Bidder Name	•
Representative Signa	ture		Date	

AMERICANS WITH DISABILITIES ACT AFFIDAVIT

The undersigned CONTRACTOR/CONSULTANT swears that the information herein contained is true and correct and that none of the information supplied was for the purpose of defrauding the COUNTY.

The CONTRACTOR/CONSULTANT will not discriminate against any employee or applicant for employment because of physical or mental handicap in regard to any position for which the employee or applicant for employment is qualified. The CONTRACTOR/CONSULTANT agrees to comply with the rules, regulations and relevant orders issued pursuant to the Americans with Disabilities Act (ADA), 42 USC s. 12101 *et seq.* It is understood that in no event shall the COUNTY be held liable for the actions or omissions of the CONTRACTOR/CONSULTANT or any other party or parties to the Agreement for failure to comply with the ADA. The CONTRACTOR/CONSULTANT agrees to hold harmless and indemnify the COUNTY, its agents, officers, or employees from any and all claims, demands, debts, liabilities or causes of action of every kind or character, whether in law or equity, resulting from the CONTRACTOR/CONSULTANT's acts or omissions in connection with the ADA.

CONTRACTOR:	
Signature:	
Printed Name:	
Title:	
Date:	
Affix Corporate Seal (if applicable)	
STATE OF	
COUNTY OF	- ore me by means of \Box physical presence or \Box online
	_, $\underline{20}$, by
	(name of person making statement)
	Signature of Notary Public
	Print/Type/Stamp Commissioned Name of Notary Public
Personally Known OR	Produced Identification
Type of Identification Produced:	

SEMINOLE COUNTY BOARD OF COUNTY COMMISSIONERS CONSTRUCTION FORMS EXHIBIT TO THE AGREEMENT

TO BE PROVIDED TO THE CONTRACTOR WITH THE AGREEMENT

Application for Payment	
Continuation Sheet for Application for Payment	C-01 (2)
Change Order Form	
Shop Drawing Submittals	
Authorized Field Change (AFC)	
Certificate of Substantial Completion	
Certificate of Final Completion	
Contractor's Release	
Contractor's Waiver of Lien (Partial)	
Subcontractor's Waiver of Lien (Partial)	
Contractor's Waiver of Lien (Final and Complete)	
Subcontractor's Waiver and Release of Lien (Final)	
Consent of Surety to Final Payment	C-12

Any manipulations of these documents would be grounds for fraud and misrepresentation.

APPLICATION FOR PAYMENT

Contract for:	Payment Applicat	ion No.:
County Contract No.: CIP No.:		
CHANGE ORDER SUMMARY	ADDITIONS	DEDUCTIONS
Total changes approved in previous months by County	\$	\$
Total approved this month	\$	\$
TOTAL	\$	\$
NET CHANGES by Change Order	\$	
1. ORIGINAL CONTACT SUM		\$
2. NET CHANGE BY CHANGE ORDER		
3. CONTACT SUM TO DATE (Line 1 & Line 2)		\$
4. TOTAL COMPLETED AND STORED TO DATE		
5. RETAINAGE:		,
(a) % of Completed Work	\$	
(b) % of Stored Material	\$	<u></u>
Total Retainage (Lines 5a + 5b, or Total in Column 1)		\$
6. TOTAL EARNED LESS RETAINAGE		\$
7. LESS PREVIOUS CERTIFICATES FOR PAYMENT		\$
(Line 6 from Prior Payment Application)		
8. CURRENT PAYMENT DUE		\$
9. BALANCE TO FINISH INCLUDING RETAINAGE (Line 3 mir	nus Line 6)	\$
The undersigned Contractor certifies that (1) all previous payments for Work Contractor incurred in connection with Work covered by prior payment applic Equipment incorporated in the project are free and clear of liens, security interest to pay in full, minus retainage, all amounts owed to its subcontractors and supplied to the project are free and clear of liens, security interest to pay in full, minus retainage, all amounts owed to its subcontractors and supplied to the project are free and clear of liens, security interests.	eations (1 through) under the eats and encumbrances; (3) all p	this Agreement; (2) all Materials and revious payments have been applied
CONTRACTOR:	DATE:	
By: (Print)	(Signature)
By: (Print) STATE OF FLORIDA COUNTY OF		oignatur <i>e)</i>
Sworn to (or affirmed) and subscribed before me by means of day of, 20, by		
Signature of Notary Public – State of Florida	Print/Type/Stamp Commiss	ioned Name of Notary Public
Personally Known OR Produced Identification	Identification Type:	
COUNTY: In accordance with the Contract Documents, the un	dersigned recommend pay	ment as presented.
Engineer:	Date:	
Project Manager:	Date:	

CONTINUATION SHEET

APPLICATION AND CERTIFICATION FOR PAYMENT

Containing Contractor's signed certification is attached

APPLICATION #:
APPLICATION DATE:
PERIOD TO:
PROJECT #

Α	В			С	D	Е	F	G		Н	I
ITE M#	DESCRIPTION OF WORK	QTY	UNIT	SCHEDULED VALUE	WORK CO	MPLETED	MATERIALS	TOTAL COMPLETED	%	BALANCE	RETAINAGE
				(original base bid value)	FROM PREVIOUS	THIS PERIOD	PRESENTLY STORED	AND STORED	(G / C)	TO FINISH	(IF VARIABLE RATE)
				bia vaido)	APPLICATION (D + E)		NOT IN D OR E	TO DATE (D+E+F)		(C - G)	10112)
					(2 : 2)			(3.2.1)			
	GRAND TOTALS										

CHANGE ORDER

CONSTRUCTION PROJECTS

CONTRA	CTOR:	Date:				
Contract	No.:	Project Name:				
Change C	Order No.:	Wo	rk Order No.: (if ap	plicable)		
Original C	Contract / Work Order Amount:				\$	
Amount p	orior to this Change Order, if differe	ent:			\$	
Change C	Order Amount:	Decrease	☐ No Chang	e	\$	
Revised (Contract / Work Order Amount incl	uding this Change Orde	er:		\$	
Change C	Order Time:	Decrease	☐ No Chang	e		_ Days
Date of S	Substantial Completion through this	Change Order:				_
	inal Completion through this Chan	_				_
Acknowle by this Cha effect on the This Char	ntitled to no more costs or time, direct, in tidgements: The aforementioned change ange Order; and it is expressly unders the original Agreement other than matter ange Order does or of the Architect or Engineer of Recounty Project Manager:	e, and work affected therel tood and agreed by the C irs expressly provided here does not involve chan cord and County Project Architect / Engine	by, is subject to all pro ounty and the Contra ein. ges to the design o t Manager.	visions of the original ctor that the approva	al of this Change	e Order will have no
Sign: Date:						
PURCHA	SING AND CONTRACTS DIVISIO	DN:				
Signature	o:		Date			
As author	Procurement Administrative by Section 3.554, Seminole Control of the Control of t		ode			
WITNESS	S:		WITNESS: _			
	For Board approved Items:	Meeting Date:		Item #		

Seminole County Board of County Commissioners

SHOP DRAWING SUBMITTALS

Date:					Submittal #:		
	ENGINEER OF RECORD:			CONTRACT	OR:		
Attentior	n:F	Project Mai	nager				
Project N	Name:						
Contract	: No.:		CIP#		Contractor:		
Item No.	Copies		Description		Previous Submission No.	Specification Section(s)	Plan Sheet No.
Contract	or's Author	rized Repre	esentative:				
го ве с	COMPLETE	ED BY EN	GINEER OF F	RECORD:			
Item No.	Copies	Resu Yes	lbmit No		Commer	nts	
	(5)						
:nginee	r of Record	1:			Date:	·	

AUTHORIZED FIELD CHANGE (AFC)

FIELD ORDER NO.:	
AGREEMENT TITLE:	
CONTRACT NO.:	
CIP#:	
CONTRACTOR:	
ARCHITECT/ENGINEER:	
AGREEMENT DATE:	
CONTRACT DAY:	OF
CONTRACTOR authorizes minor	that amends the Contract Documents. This AFC issued by ENGINEER to variations in the Work and not a change in the Work. An AFC does not entitle in Contract Price or Contract Time. FINAL AS-BUILT PLANS WILL REFLECT
I. Minor Variations Author	orized:
II. Justification	
III. Acknowledgements: I	Mutually agreed to by the CONTRACTOR and the COUNTY.
This AFC authorized by:	
Includes attachments:	ARCHITECT/ENGINEER By:
	Date:
Receipt of this AFC:	
Acknowledged By:	CONTRACTOR By:
	Date:

Seminole County Board of County Commissioners

CERTIFICATE OF SUBSTANTIAL COMPLETION

Construction Projects

Contractor:		Date:
Contract No.:	Project Name:	
Master Agreement (if appli	cable):	
CIP No.:		
	bstantial Completion applies wing specified parts thereof:	to all work under the Contract
To:	Architect/Engineer of Record	(Print)
To:	Contractor	(Print)
CONTRACTOR, and A		ted by authorized representatives of t Work is hereby declared to be cuments on:
	Date of	Substantial Completion
and the failure to includ complete and warrant all	e an item in it does not alter the the Work in accordance with the Corrected by CONTRACTOR with the	to. This list may not be all-inclusive, responsibility of CONTRACTOR to contract Documents. All items on the thin calendar days of the

This Certificate does not constitute an acceptance of Work not in accordance with the Contract Documents nor is it a release of CONTRACTOR's obligations to complete the Work in accordance with the Contract Documents, including "As-Built" drawings.

Executed by ARCHITECT/EN	NGINEER on th	ne	day of		_, 20
	ARCHITECT/	<u>ENGINEER</u>	:		
		Print Name)		
		Signature			
Accepted by CONTRACTOR	on the	day of		_, 20	-
	CONTRACTO	DR:			
		Print Name)		
		Signature			
Executed by County's PROJE	ECT MANAGEF	R on the	day of		, 20
	PROJECT MA	ANAGER:			
		Print Name)		
		Signature			

Seminole County Board of County Commissioners

CERTIFICATE OF FINAL COMPLETION

Construction Projects

Contr	actor:		Date:
Contr	act No.:	Project Name:	
Maste	er Agreement (if applicable): _		
CIP N	lo.:		
This (Certificate of Final Comp	letion applies to all work under t	he Contract Documents.
То:	Arc	chitect/Engineer of Record	(Print)
To:		ntractor	(Print)
То:	Seminole County Board	of County Commissioners or Desig	inee
autho	rized representatives of Co	te applies has been inspected on ONTRACTOR, and ARCHITECT/Enpleted in accordance with the Cor	ENGINEER, and that Work is
		 Date of Final C	Completion

This Final Completion Certificate constitutes an acceptance of Work excepting latent defects, warranty work, maintenance, and other post Final Completion obligations of the CONTRACTOR under the Contract Documents.

Executed by ARCHITECT/ENGINEER on the second of the second	he day of	_, 20
ARCHITECT/	<u>'ENGINEER</u> :	
	Print Name	
	Signature	
Accepted by CONTRACTOR on the	day of, 20	-
CONTRACTO	DR:	
	Print Name	
	Signature	
Accepted by SEMINOLE COUNTY on the _	day of, 20	
WITNESSES:	BOARD OF COUNTY COMMISSIONE SEMINOLE COUNTY, FLORIDA	RS
	Procurement Administrator	
	As authorized by Section 3.554, Seminole C	ounty

CONTRACTOR'S RELEASE

This Release must be submitted simultaneously with the Contractor's request for Final Payment and Subcontractor Affidavits.

Agreement Title:	County Contract No.: Construction Contract # OR Master Services Agreement # & Work Order #
	Construction Contract # OR Master Services Agreement # & Work Order #
Contractor:	CIP No.:
BEFORE ME, the undersig	ned authority in said County and State, appeared(Name of Affiant) who, being duly sworn and personally know to me(Title of Affiant) of gal Company Name), a company and/or corporation authorized to do business
deposes and says that he/she is _	(Title of Affiant) of
(Full Leg	gal Company Name), a company and/or corporation authorized to do busines:
(Agreement	the CONTRACTOR on day o
	conent is duly authorized to make this affidavit by resolution of the Board of corporation; that deponent knows of their own knowledge that said Agreement particular by said CONTRACTOR and that all parts of the Work have been tect/Engineer; that there are no bills remaining unpaid for labor, Materials, of discrement and Word, and that there are no suits pending against the or anyone in connection with the Work done and Materials furnished of the final estimate in the amount of \$ which has been submitted.
to the COUNTY simultaneously wire COUNTY on account of said Agreestimate in the amount of \$COUNTY from any further claims,	th the making of this affidavit constitutes all claims and demands against the eement or otherwise, and that acceptance of the sum specified in said fina will operate as a full and final release and discharge of the demands or compensation by CONTRACTOR under the above Agreement parantees under this Agreement shall start and be in full force from the date or
	Affiant
State of Florida County of	
Sworn to (or affirmed) and subscribed of, 20	before me by means of □ physical presence OR □ online notarization, this day
	(Name of Affiant)
	Signature of Notary Public – State of Florida
	Print, Type, Stamp Commissioned Name of Notary Public
Personally Known OR	Produced Identification
Type of Identification Produced:	

CONTRACTOR'S WAIVER OF LIEN (Partial)

Copy of Waiver to be submitted with Each Pay Request

Agree	eement Title:	County	Contract No.: tion Contract # OR Master:	Services Agreement # & Work Order #	
CIP N	No.:				
From	n:				
	Full Legal Name of Co	ontractor			
То:	Seminole County Board of County Commiss	sioners			
	cuant to the Contract, identified above, entered into Contractor and Seminole County for the following p				
CON	ITRACTOR CERTIFIES THAT:				
1.	All Work covered by Application For Payment No Contract Documents;	o:	has been performed in	accordance with the terms of the)
2.	The materialmen, subcontractors, mechanics, a the County on account of Work performed;	and laborers	s have been paid from	previous payments received fron	1
3.	All Material and Equipment obligations of the Co County on account of Work performed; and	ontractor ha	ave been paid from pre	vious payments received from the)
4.	All just and lawful claims of the Contractor arisin Payment have been paid and satisfied.	ng out of the	e performance of the W	ork covered by this Application fo	r
IN WI 20	/ITNESS WHEREOF, the undersigned has signed a 	and sealed	this instrument this	day of	,
Witne	ess:				
		Signatur	e – Contractor's Repre	sentative	
Witne	ess:	Printed N	Name & Title		
	e of Florida nty of				
	rn to (or affirmed) and subscribed before me by me of, 20_, by	-		online notarization, this	
	Name	of Person	making statement	_	
		Signatur	e of Notary Public – Sta	ate of Florida	
		Print, Ty	pe, Stamp Commission	ed Name of Notary Public	
	Personally Known OR Produ	uced Identi	ication		
Type	of Identification Produced:				

SUB-CONTRACTOR'S WAIVER OF LIEN (Partial)

Copy of Waiver to be submitted with Each Pay Request

Agree	ement Title:	County Contract No.: Construction Contract # OR Master Services A	 Agreement # & Work Order #
CIP N	lo.:		•
From:	:		-
	Full Legal Name of Sub-	-Contractor	
To:	Seminole County Board of County Commission	oners	
	nant to the Contract, identified above, entered into o contractor and Seminole County for the following pro		
SUB-	CONTRACTOR CERTIFIES THAT:		
1.	The materialmen, subcontractors, mechanics, and the County on account of Work performed;	d laborers have been paid from previous	payments received from
2.	All Material and Equipment obligations of the Contractor have been paid from previous payments received from the County on account of Work performed; and		
3.	All just and lawful claims of the Contractor arising out of the performance of the Work covered by this Application fo Payment have been paid and satisfied.		
20	TNESS WHEREOF, the undersigned has signed and	d sealed this instrument this day of	,
•••••		Signature – Sub-Contractor's Represent	ative
Witne	ess:		
		Printed Name & Title	
	of Florida ty of		
	n to (or affirmed) and subscribed before me by mea		notarization, this
	Name o	of Person making statement	
		Signature of Notary Public – State of Flo	rida
		Print, Type, Stamp Commissioned Name	e of Notary Public
	Personally Known OR Produced:	ed Identification	
I V/DA	OF IGENTIFICATION PROGUEDO.		

CONTRACTOR'S WAIVER OF LIEN (Final and Complete)

Copy of Waiver to be submitted with Final Pay Request

Agreement Title:	County Contract No.:Construction Contract # OR Master Services Agreement # & Work Order #
Contractor:	CIP No.:
	(Affiant), being duly sworn according to law, deposes and states that he/she
s the (Titl	le) of (Full Legal Name or ered into between the Contractor and Seminole County for the
	(Agreement Title) and that he is authorized to and does make
this affidavit on behalf of the Contractor.	
THE AFFIANT FURTHER DEPOSES AND STA	
	e with the terms of the Contract Documents, the Contractor alone has made subcontractors have purchased all materials and fixtures and employed al
following: services, labor, fixtures, or mate	nufacturers and subcontractors who have furnished any one or all of the trials have been satisfied and paid in full for the Work performed, and foll, and that the Contractor is not indebted to any person or firm in connection
	ture, contractual or otherwise, or for any personal injury, death or property experience of the Work that might be the basis of any claim, suit, lien of er the County or the Contractor.
 All Bonds and Insurance policies required I within the time periods stated in the Contract 	by the Contract are presently in effect and shall not be permitted to expire ct Documents.
	ducing the County to make Final Payment, and acceptance of such Finale County from any further liability under the Contract Documents.
IN WITNESS WHEREOF, the undersigned has s	signed and sealed this instrument this day of
20	
Witness:	
	Signature – Contractor's Representative
Witness:	
	Printed Name & Title
State of Florida County of	
Sworn to (or affirmed) and subscribed before m day of , 20 , by	e by means of □ physical presence OR □ online notarization, this
day of, 20_, by	Name of Person making statement
	Signature of Notary Public – State of Florida
	Print, Type, Stamp Commissioned Name of Notary Public
Personally Known OR	_ Produced Identification
Type of Identification Produced:	

C-10 - CONTRACTOR'S WAIVER OF FINAL AND COMPLETE LIEN (Rev 100120)

SUB-CONTRACTOR'S WAIVER AND RELEASE OF LIEN UPON FINAL PAYMENT

Copy of Waiver to be submitted with Contractor's Final Pay Request

Agreement Title:	County C	Contract No.: zion Contract # OR Master Servic	es Agreement # & Work Order #
Contractor:	CIP No.:	:	
State of:	County o	f:	
(Tire Subcontractor), Subcontractor/Vendon behalf of the Subcontractor.	(Affiant), being duly sword tle) of or/Lienor to the above Contrac (Agreement Title	n according to law, deposes ctor under Contract with Sen) and that he is authorized to	and states that he/she is the (Full Legal Name of minole County for the and does make this affidavit
The undersigned, in consideration of to claim a lien for labor, services, or above listed project to the following of	materials furnished to	unt of \$, her	reby waives its lien and right (Contractor) on the
Property Address:			
Tax Parcel Number:			
IN WITNESS WHEREOF, the under			
Signature of Subcontractor's	s Representative	Title	
STATE OF FLORIDA			
COUNTY OF:			
The Foregoing instrument was ackrithis day of is personally known to me or who ha			
	_	Signature of No	tary Public – State of Florida
	Printec	d/Typed/Stamped Commissi	oned Name of Notary Public
			Title or Rank
			Serial Number (if any)

CONSENT OF SURETY TO FINAL PAYMENT

Agreement Title:	County Contract No.:Construction Contract # OR Master Services Agreement # & Work Order #
Contractor:	CIP No.:
Payment Bonds for the above named Contractor	(Name of Surety), having heretofore executed Performance and covering the Project referenced above in the sum of
payment of the final estimate, including the retain	(\$) hereby agree that the County may make full ned percentage, to said Contractor. The Surety concurs that full payment expressly releases the County from all liability to Surety resulting from full
and/or his assigns shall in no way relieve this Sure and Bonds pertaining to the above referenced Pro	nt to the County to make payment of the final estimate to the Contractor ety of its obligations under its bonds as set forth in the Contract Documents object. By execution of this Consent, Surety specifically acknowledges that, as failed to pay any subcontractors under this Project, the Surety will make part, and hold the County harmless therefrom.
IN WITNESS WHEREOF, be executed on behalf of its and its corporate seal shall be affixed, on this	(Name of Surety) has caused this instrument to and its duly authorized attorney-in-fact, day of, 20
Signature – Surety's Representative	Signature – Attorney-in-Fact *Power of Attorney must be attached if signed by Attorney-in-Fact
Printed Name & Title	
STATE OF FLORIDA COUNTY OF:	
	efore me by means of \square physical presence OR \square online notarization, on , <u>20</u> , by (Name of as produced as
	Signature of Notary Public – State of Florida
	Printed/Typed/Stamped Commissioned Name of Notary Public
	Title or Rank
	Serial Number (if any)

A 1	of Manage	
_	nt Name:	
Agreement	nt Number:	
	AFFIDAVIT OF E-VERIFY REQUIREMENTS COMPLIANCE	CE
	ne CONSULTANT/CONTRACTOR agrees to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in all subcontracts the obligation to comply with section 448.095, Floorporate in the section of the sectio	
sysi tern serv Ver	ne CONSULTANT/CONTRACTOR shall utilize the U.S. Department of Homel stem to verify the employment eligibility of all new employees hired by the Common of the Agreement and shall expressly require any subcontractors performing the revices pursuant to the Agreement to likewise utilize the U.S. Department of Herify system to verify the employment eligibility of all new employees hired by the Agreement term.	DNSULTANT during the ng work or providing lomeland Security's E-
veri and autl for v pen tern	nat the CONSULTANT/CONTRACTOR understands and agrees that its failure trification requirements of Section 448.095, Florida Statutes or its failure to end subcontractors performing work under Agreement Number	are legally reach of this Agreement notice and without nat in the event of such r any costs incurred by
STATE OF	OF	
this	O(or affirmed) and subscribed before me by means of — day of, 20, by	Name of Affiant).