APPENDIX A TECHNICAL SPECIFICATIONS

029-18 Construction of 16" Water Main Crossing of Silver Smith Creek

901. Scope of Work

The scope of work specified herein includes installation of approximately 400 LF of sixteen inch (16") HDPE water main (via horizontal directional drill) and 20 LF of sixteen inch (16") Ductile Iron Pipe (DIP) water main (via open cut), across Silver Smith Creek.

In addition, the scope includes removal of approximately 125 LF of existing sixteen inch (16") water main installed above grade supported by piles and piles caps and abandoning and grouting of approximately 162 LF of existing buried sixteen inch (16") water main. Additional incidental work is shown on the Contract Drawings.

The proposed work is within State Road 10 Right-of-Way and across Silver Smith Creek. The Work also include complying with FDOT permit conditions.

All Work shall be done in accordance with the January 2017 Edition of JEA Water & Wastewater Standards Manual. The following is a link to the JEA Water and Sewer Standards:

https://www.jea.com/engineering_and_construction/water_and_wastewater_standards/

The following scope of work will be defined as the base bid for this contract and shall include, but is not necessarily limited to, the following:

- Installation of approximately 400 LF of sixteen inch (16") HDPE water main (via horizontal directional drill) and 20 LF of sixteen inch (16") Ductile Iron Pipe (DIP) water main (via open cut), across Silver Smith Creek.
- Removal of approximately 125 LF of existing sixteen inch (16") water main installed above grade supported by piles and piles caps and abandoning and grouting of approximately 162 LF of existing buried sixteen inch (16") water main.
- Mobilization/demobilization, general requirements, and insurance.
- Coordination with FDOT prior to mobilization.
- Installation of Maintenance of Traffic (MOT), devices, and measures to construct the project.
- Installation/maintenance of erosion & sediment control devices/measures (E&SC) & other aspects of the stormwater pollution prevention plan (SWPPP)
- Installation of floating turbidity barriers in the Creek.
- Installation of temporary construction fence and gates along the temporary construction easement boundary and removal.
- Site work, clearing and grubbing.
- Restoration including grading, seeding, and sodding.
- Installation of leakage testing assembly as per the construction drawings.
- Installation of connections to existing water main.
- Performance of all testing and swabbing required during construction.

- Performance of all permits necessary to complete the work.
- Performance of all site restoration to preconstruction (or better) condition.

902. General Conditions

The General Conditions Lump Sum price shown on the Bid Form shall be compensation to complete the Work as required in this contract (except for items listed separately on the bid form), including but not limited to, Payment Bond, Performance Bond, Safety, Quality Control, Preparation of Daily Reports, Maintenance of Traffic, Attendance at Meetings, Scheduling, Testing (if not included elsewhere). Payment of the General Conditions Lump Sum Price shall be based upon the percentage of Work completed: however, if the Company executed bond(s) accompany the first pay request then the amount paid will be deducted from the associated subtotal. Also, the Company shall include the cost for performing survey of the existing roadway horizontal alignment (prior to initiating any construction or MOT) in their initial General Conditions payment. In the event that changes to the work are required that are covered under the Supplemental Work Authorization account, the General Conditions Lump Sum Price will not be increased unless the total value of the SWA exceeds the original SWA account provided in the original contract bid.

903. Permits and Regulations

JEA will provide the following permits for the Project:

- FDEP Notice of Intent to use the General Permit for Construction of Water Main Extensions for PWSs Permit No. _____, issued _____. (permit information will be provided once acquired)
- FDOT Utility Permit Permit No. _____, issued _____. (permit information will be provide once acquired)

Prior to commencing Work the Company is responsible for obtaining the following permits, including but not limited to:

- City of Jacksonville (COJ) Site Work Tree Removal Permit (Mitigation Charges Previously Paid by JEA)
- FDEP NOI to Use NPDES Generic Permit for Stormwater Discharge from Large and Small Construction Activities (CGP) Form 62-621.300(4)(b).
- SJRWMD Notice to District of Dewatering Activity Form 40C-2-900-12.
- SJRWMD Individual Consumptive Use Permit if unable to qualify for general permit under Rule 40C-2.042(9).

All costs associated with obtaining such permits shall not be paid for separately but shall be included in the cost of the associated item of work in the Bid Form. The Company shall comply with all conditions of permits issued for the Work, either directly or indirectly, issued by federal, state, or local governmental agencies.

904. Permit Coordination Meetings

Company shall be responsible for being thoroughly familiar with all permit requirements prior to mobilizing and starting work associated with a particular permit. If a permit requires a notification or meeting with the issuing agency prior to starting work, Company shall be responsible for arranging said meeting and informing the JEA Representative. The following shall be attended by, but not limited to, the Company's Project Manager, Company's Site Superintendent, Permitting Agency Representative, JEA Project Engineer and JEA Inspector.

905. FDOT Utility Permit

The Company shall comply with all requirements and instructions of the latest edition of FDOT's Standard Specifications for Road and Bridge Construction and FDOT Utility Permit including, but not limited to, the following:

- Dewatering Plan signed and sealed by a Florida licensed professional engineer prior to commencing work.
- Shoring Plan signed and sealed by a Florida licensed professional engineer prior to commencing work.
- Frac Out and Containment Plan for Bentonite Drilling Slurries s prior to commencing work. As a minimum the frac out plan shall describe how the Contract intends to address the following:
 - Notifications
 - Containment and cleanup
 - o Equipment
 - o Documentation
 - Alternative Drilling Procedure to be implemented to prevent further frac outs

906. Maintenance of Traffic

Payment for maintenance of traffic shall be the lump sum price set forth in the Bid Form and shall include, but not be limited to, mobilization, excavation, embankment, pavement overbuild, sod, pavement marking removal, pavement marking removable tape, thermoplastic pavement marking, thermoplastic preformed pavement marking, permanent tape for concrete bridges, permanent tape for concrete surfaces, temporary reflective pavement markers, permanent reflective pavement markers, work zone signs, temporary barrier wall, temporary crash cushion, channelizing devices, milling existing asphalt pavement, superpave asphaltic concrete, grounding rumble strips and portable changeable message sign, removal of all MOT components, restoration of the FDOT Right-of-Way to existing conditions, cleaning up the site; furnishing all material, labor, tools, and equipment and all incidental and related work required to complete the work of the item. Maintenance of traffic shall be in accordance with the approved maintenance of traffic drawings and plan and the FDOT Utility Permit. Payment shall be made for the MOT mobilization and installation as two-thirds of the lump sum price.

907. Traffic Signage

Costs incurred by the Company to provide new signage and pavement markers, or remove and replace existing signage as necessary to accomplish the work shall not be paid for separately but shall be merged with the cost of the associated item of work. Damaged signage shall be replaced with new signage. All signage and pavement markers shall be in accordance with the drawings and FDOT requirements.

908. Swale and Ditch Construction/Regrading

The Company shall regrade all existing swales and ditches as necessary to restore the swales and ditches to their pre-construction (or better) condition. No separate payment shall be made for regrading or construction of new drainage ditches as required for restoration, but shall be included in the associate item on the Bid Form.

909. Company's Use of Premises

Company shall coordinate with FDOT Personnel, prior to mobilization, on the Company's Work Plan addressing its staging, storage, pipe stringing, pipe installation, and limits of disturbance areas within FDOT Right-of-Way.

The Company is responsible for securing and obtaining any additional off site storage areas necessary.

Coordinate uses of premises with JEA, FDOT, and any other contractors.

Company shall assume full responsibility for security of all its and its subcontractors' materials and equipment stored on the site.

If directed by the JEA or ENGINEER, move any stored items which interfere with operations of JEA or FDOT.

Company is responsible for obtaining and paying for the use of additional storage or work areas if needed to perform the work.

910. Company's Staging, Storage and Stockpile Area

No additional staging, storage, and stockpile will be made available by the JEA along the project site. The Company is not allowed to store any equipment or materials outside the right-of-way and JEA's designated easement limits. The location will be agreed to upon and discussed at the pre-construction meeting.

911. Surveying

In addition to the Surveying requirements set forth elsewhere in this solicitation, the Company shall be responsible for surveying and staking the project stationing, permanent easements, temporary construction easements, and/or right-of-way boundaries. The survey datum used for this project is NAVD 1988. Staking shall be maintained throughout construction, including resurveying and restaking if the stakes are damaged or removed. All surveying shall be performed by a Professional Surveyor and Mapper (PSM) licensed in the State of Florida.

912. Construction Work Area

The Company shall limit all construction activities either within FDOT right of way or within the easements shown on the construction drawings.

All utility installation shall be either within FDOT right of way or on the parcels noted to be permanent easement or owned by JEA. Any utility installation or work outside the FDOT right of way and the acquired parcels will not be allowed and any costs associated with relocating improperly installed utility lines or trespassing on non-JEA acquired properties will be the responsibility of the Company.

No work shall commence on any property not currently owned by JEA until all acquisition activities are complete for that Parcel.

913. Existing Utilities

Known surface and subsurface utilities are shown or noted on the drawings as accurately available information will permit. JEA does not guarantee the information shown or noted or that utilities other than those indicated (on the drawings) do not exist. It is the responsibility of the Company to notify each of the utilities at least (15) fifteen working days prior to construction and request that the location of their respective utility or material be located and staked in the field. Should the Company encounter unidentified

utility, work in the immediate area shall promptly cease and the JEA representative shall be advised. JEA shall investigate the condition and propose remedial action. The Company is reminded of the laws of Florida requiring notification of Gas Company, at least four (4) working days in advanced of any digging operation. The Company shall call the Sunshine State One-Call of Florida (811) to request location of all facilities owned by utilities that participate in the locate program. Failure by the Company to contact Sunshine State One-Call of Florida prior to digging shall obligate the Company for damages to participating utility Company and associated repair cost.

In order to reduce the disruption and cost of utility damages occurring in the FDOT Right of Way (R/W) and Easements, the Company shall prevent damages to existing utilities caused by its work through field verification of the location of existing utilities. In the case of open excavation, verification may be performed during the Company's work.

Company shall verify the location of existing utilities as needed to avoid contact. Existing utilities shall be exposed using detection equipment or other acceptable means. Such methods may include but shall not be limited to "soft dig" equipment and ground penetrating radar (GPR). The excavator shall be held liable for damages caused to the city's infrastructure and the existing facilities of other utility companies.

914. Coordination of Construction with Existing Utilities

Company shall verify size and type of existing pipe at each connection prior to ordering materials for connections. All costs associated with connections to existing water and sewer utilities shall not be paid for separately, but shall be included in the cost of the associated line items shown on the Bid Form.

The Company shall establish liaison with and coordinate work with (including; but, not limited to) JEA, AT&T, TECO Peoples Gas, Comcast Cable Communications, Windstream Communications, Fibernet Direct and Tower Cloud, Inc. to prevent interference with overhead and buried gas, electrical, telephone, and television cables.

The Company shall at all times conduct his operation so as to interfere as little as possible with the existing utilities. The Company shall develop a program in cooperation with JEA and interested representatives of Utilities and City agencies, which shall provide for the construction of, and putting into service, the new work in the most orderly manner possible. This program shall be adhered to, except as deviations there from are expressly permitted. All work of connecting with, cutting into, and reconstructing existing pipes and structures shall be planned so as not to interfere with the operation of the existing utility.

915. Tie-In Connections Sequencing Constraints

The following tie-in connections sequencing constraints are to emphasize critical tasks related to connections to existing systems for the work in this Contract. It is not a complete list of all work to be completed.

- The Company shall give a minimum of five (5) working days advance written notice to JEA of each component proposed for shutdown, tie-in, or disruption, all of which shall be subject to JEA's approval and limitations. The request shall include, but not be limited to, points of connection, fittings to be used, method of flushing, and estimated construction time for connection.
- All connections and ties to the existing system and transfer of services shall be performed by the Company under the JEA's direction. The Company shall not operate any valves in the existing system.
- The JEA reserves the right to postpone connections to existing utilities due to operational and/or weather related concerns.

- Connection to the existing system may depend on the closure of certain valves. The existing valves may be not be operable or may not seal properly. The Company shall coordinate with the JEA in advance of connections to determine condition of existing valves.
- Connection to existing system may require night time operations to minimize downtime of commercial and residential customers.

916. Dewatering

If the Company encounters groundwater, the Company shall be responsible for utilizing a dewatering system(s) to remove water from the excavations. Prior to beginning any dewatering activities, the Company shall comply with all requirements listed in Florida Department of Environmental Protection (FDEP) Dewatering Regulations.

Additionally, prior to any dewatering, the Company shall apply for a St. Johns River Water Management District (SJRWMD) Generic Permit for Short Term Dewatering, and comply with all SJRWMD requirements.

If the above requirements are not followed, the Company shall be held liable for any fines and/or violations incurred by JEA.

917. Landscaping

Except for trees designated for removal and/or replacement and areas within the designated limits of clearing on the drawings, the Company shall be responsible for protection and preservation of all trees, palms, shrubs, irrigation systems, landscaping, signs, and etc. along the route of the proposed work including hand digging, removal and storage of such and subsequent replacement to the fullest extent possible of the pre-existing condition. No trees shall be removed in the FDOT Right-of-Way unless designated for relocation on the construction drawings. All costs associated with such shall not be paid for separately but shall be included in the cost of the associated item of work shown on the Bid Form.

918. Clearing and Grubbing

Payment for clearing and grubbing shall not be paid for separately, but shall be included in the cost of the associated item of work. Payment will be compensation in full for all clearing and grubbing required for the roadway right-of-way and for any other clearing and grubbing indicated or required for the construction of the entire project area including area of excavated trenches and where trenchless operations are required, including all necessary hauling, furnishing equipment, equipment operation, furnishing any areas required for disposal of debris, leveling of terrain and the landscaping work of trimming, etc. as required.

919. Grassing/Sodding

Disturbed areas within the FDOT right of way must be restored to original or better conditions using sod which complies with FDOT requirements and specifications. All disturbed areas shall be restored by resodding (if grass was established pre-construction) or seeding and mulching in accordance with Section 441 of the JEA Water and Wastewater Standards Manual, titled, Grassing.

920. Dust Control

The Company shall utilize a water spray truck to mitigate dusty conditions when roadways are unpaved and construction areas have a lack of vegetative cover.

921. Earthwork

It shall be the sole responsibility of the Company to evaluate the geotechnical findings and recommendations along with the construction drawings to determine the quantity of soil to be managed or removed/disposed and replaced in order to meet the requirements of the Contract Documents. No separate payment shall be made for stockpiling, managing, mixing, and/or removal, disposal, importation and placement of A-3 sand required for backfill and/or over-excavation (bedding) material for the pipeline(s) and structures, but all costs shall be merged with the associated item of work shown in the Bid Form. Excess and/or unsuitable material shall become the property of the Company and shall be disposed of outside of the right-of-way and easements.

922. Updated As-Builts

Upon submission of each payment application, Company shall furnish to the JEA Engineer a photocopy "redline" set of drawings identifying those field changes made to the Work to date, along with a photocopy set of the associated field notes. Revisions and recording of information on the photocopy set of drawings shall be done in scale in red ink clearly and accurately identifying those changes in the Work by a competent drafter. All "As-Built" information shall be recorded and kept current during the progress of the Work. The JEA Engineer may review and comment on the drawings which shall be incorporated into the next month's as-built submittal. Failure to incorporate changes the following month may result in denial of pay application request. These requirements only supplement the requirements of the General Conditions.

When the payment of application submitted includes associated items of final restoration for a project, or a portion of the project thereof, then the associated final as-builts shall be submitted as a "redline" marked photocopy set of drawings for that pay period. The JEA Engineer may review and comment on the drawings with the view toward final as-built submittal. The subsequent month submittal made with the payment application shall incorporate a photocopy set of CAD drawing final as-builts. The JEA Engineer shall review and comment on the photocopy set of CAD drawings which shall be incorporated into the final as-built submittal. These requirements only supplement the requirements of the General Conditions.

923. Quality Control and Quality Assurance

The Company shall provide Quality Control to ensure the Work is performed in accordance with the Contract. Quality Control shall be appropriate for the nature of the Work, and shall be conducted in a manner consistent with sound quality management and industrial engineering principles. The Company shall have only personnel trained in Quality Control techniques and experienced with the nature of the Work perform the Quality Control function.

JEA may perform Quality Assurance activities. Such activities whether performed or not, do not in any way limit or reduce the Company's requirements. JEA may become aware of quality related problems during its performance of Quality Assurance, but has no obligation to notify the Company of its findings. The Company shall provide access to all areas of Work, including the Company's facilities, for JEA Quality Assurance personnel and JEA Representatives. JEA will conduct Quality Assurance activities so as not to excessively interfere with the Work, however, where JEA Quality Assurance personnel request specific actions of the Company, the Company shall comply with the request and agrees that such compliance is included as part of its Contract Price.

924. Reporting

The Company shall provide daily reports and other reports as defined in the Contract Documents.

Where the reporting frequency is daily, reports shall be submitted by noon of the following workday. Where the reporting frequency is weekly, reports are due by Monday at noon, covering the prior workweek. Where

Monday is a Holiday, the reports are due at noon on the next workday. Where reports are due monthly, reports are due by noon on the first business day of each month. Sample forms for reports may be included in the Contract Documents. Where they are included they are to be used. Where they are not included, the Company shall provide a sample of its proposed report format for each report to the Contract Administrator at least one-week prior to its initial due date. The JEA Engineer will review and either approve or reject use of the report. Where proposed report is rejected, Company shall resubmit revised report formats, until JEA Engineer approves format. Reporting cycle shall begin upon PO date, or, if used, date of Notice to Proceed.

925. Responsible Bidders List (RBL) GC-11 Locate Line Verification

Upon request by JEA, Company shall identify which subcontractor on JEA's RBL GC-11 Locate Line Verification listing will be utilized for the installation of locate wire on HDPE piping. Company may obtain a list of prequalified persons and/or companies by contacting the JEA Procurement Bid Office, 21 W. Church Street, Customer Center 1st Floor – Room 002, Jacksonville, FL 32202, (904) 665-6740, or by fax (904) 665-7294, or online at JEA.com.

926. JEA Company / Subcontractor Safety Requirements

Company and Subcontractors must be prequalified under JEA's safety prequalification program. Bids from Companies not prequalified under the safety program will not be opened. Subcontractors do not need to be safety prequalified at time of bid opening, but must prequalified before they step on the jobsite. To inquire as to status of safety prequalification, contact Jerry Fulop, JEA, 21 W. Church Street, Jacksonville, FL 32202, (904) 665-5810, e-mail: fuloje@jea.com

Company agrees to abide by all JEA's Safety Rules and Regulations in accordance with JEA Company Safety Requirement. In addition, ALL Company employees will be required to attend and successfully complete Company's orientation and supervisor's training at Company's expense prior to the start of any work activities. This is a condition of employment for Company and Subcontractors who perform work for JEA. There will be at least four (4) categories of training mandated. 1) Orientation, 2) Supervisor, 3) Competent Person, and 4) Certified Flagger.

ORIENTATION - Required one day training class for ALL personnel working at JEA's sites. Acceptable training will be EITHER attendance at an OSHA 10 hour class in the last two (2) years (will require an OSHA issued card for proof) or attend the NCCER (National Center for Construction Education and Research) 8 hour Orientation. Company personnel utilizing the OSHA ten (10) hour class must also attend the JEA two (2) hour Operation specific training. This training must be completed prior to starting work on a JEA job site.

SUPERVISOR - Orientation and the JEA Safety Leadership Development (SLD) Class. This requirement is for ALL employees paid as a foreman, general foreman, superintendent or any employee that will direct or may be expected to direct work.

CERTIFIED FLAGGER – All Company's performing any construction to or on City of Jacksonville, or State of Florida streets and highways shall provide certified flaggers to direct traffic in accordance with the approved MOT of the project.

NOTE: OSHA ten (10) hour classes are available from the following: Trained and Certified OSHA Instructors, Consultants, Safety Councils, etc. Other training mandated by JEA has been developed and approved by the NCCER. This training will be available from Certified Master Instructors, JEA, Northeast Florida Safety Council or other approved sources and will be tracked in the form of an individual transcript for each employee by NCCER.

Company may request exemption for specialty work based on task to be performed, hazard involved, and duration of work.

THE MINIMUM QUALIFICATIONS SHALL BE SUBMITTED ON THIS FORM. IN ORDER TO BE CONSIDERED A QUALIFIED BIDDER BY JEA YOU MUST MEET THE MINIMUM QUALIFICATIONS LISTED BELOW, AND BE ABLE TO PROVIDE ALL THE SERVICES LISTED IN THIS SOLICITATION/TECHNICAL SPECIFICATION.

THE BIDDER MUST COMPLETE THE BID INFORMATION SECTION BELOW AND PROVIDE ANY OTHER INFORMATION OR REFERENCE REQUESTED. THE BIDDER MUST ALSO PROVIDE ANY ATTACHMENTS REQUESTED WITH THIS MINIMUM QUALIFICATIONS FORM.

PLEASE SUBMIT THE ORIGINAL AND THREE (3) COPIES AND ONE (1) CD OF THIS FORM AND ANY REQUESTED ADDITIONAL DOCUMENTATION WITH THE BID SUBMISSION.

BIDDER INFORMATION

| COMPANY NAME: |
|--|
| |
| BUSINESS ADDRESS: |
| CITY, STATE, ZIP CODE: |
| TELEPHONE: |
| |
| FAX: |
| E-MAIL: |
| PRINT NAME OF AUTHORIZED REPRESENTATIVE: |
| SIGNATURE OF AUTHORIZED REPRESENTATIVE: |
| NAME AND TITLE OF AUTHORIZED REPRESENTATIVE: |
| |

MINIMUM QUALIFICATIONS:

- Bidder must be listed on JEA's Responsible Bidders List (RBL) in the following category: WM3 Water and Sewer Main Construction Underground Trench
- Bidder must have a State of Florida General Contractor OR Underground Utility and Excavation Contractor License.

The Horizontal Directional Drilling (HDD) Contractor shall meet the following minimum requirements:

• The HDD Contractor must have successfully completed the installation of three (3) HDD projects within the last fifteen (15) years with each project containing a minimum pipe diameter of at least sixteen (16) inches and overall single pull length of at least 1,000 LF.

Appendix B - Minimum Qualifications Form 029-18 Construction of 16" Water Main Crossing of Silver Smith Creek

| PROJECT 1: | |
|------------------------------------|--|
| Client Name: | |
| Client Contact Name: | |
| Client Contact Phone Number: | |
| Client Contact Email Address: | |
| Date of Contract Completion: | |
| Minimum Pipe Diameter (Inches): | |
| Overall Single Pull Length (Feet): | |
| Description of Project: | |
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Appendix B - Minimum Qualifications Form 029-18 Construction of 16" Water Main Crossing of Silver Smith Creek

Appendix B - Minimum Qualifications Form 029-18 Construction of 16" Water Main Crossing of Silver Smith Creek

| PROJECT 3: | |
|------------------------------------|---|
| Client Name: | |
| Client Contact Name: | - |
| Client Contact Phone Number: | _ |
| Client Contact Email Address: | - |
| Date of Contract Completion: | |
| Minimum Pipe Diameter (Inches): | |
| Overall Single Pull Length (Feet): | |
| Description of Project: | |
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APPENDIX B - BID FORM 029-18 Construction of 16" Water Main Crossing of Silver Smith Creek

| | n <u>original, two (2) copies and one (1)</u> urch St., Bid Office, Customer Center, | | | | lope to: JEA Procurement Dept., | | |
|---|--|--|---|--|---|--|--|
| Company | Name: | | | | | | |
| Company | 's Address: | | | | | | |
| Florida G | C or Underground Contractor License | Number: | | | | | |
| Excavatio | on Contractor License Number: | | | | | | |
| Phone Nu | mber: FAX No: | | _ Email Address: | | | | |
| ☐ None ⊠ Certif | BID SECURITY REQUIREMENTS TERM OF CONTRACT None required One Time Purchase Certified Check or Bond Five Percent (5%) Annual Requirements Other, Specify- Project Completion | | | | | | |
| None Samp Samp Bid C | les required prior to Bid Opening les may be required subsequent to pening | None | 255.05, FLORIDA S required required 100% of Bid . | | NTRACT BOND | | |
| OUANTITIES INSU Quantities indicated are exacting Insu | | | | | <u>URANCE REQUIREMENTS</u> Insurance required | | |
| 1% 20 2% 10 Other | NT DISCOUNTS), net 30), net 30 Offered | | | | | | |
| Item No. | Enter a Total Bid Price for: | | | | TOTAL BID PRICE | | |
| 1 | Construction of 16" Wate | | | reek | \$ | | |
| 1 (Cell G22 from the Bid Workbook) φ I have read and understood the Sunshine Law/Public Records clauses contained within this solicitation. I | | | | | | | |
| underst | and that in the absence of a redac | ted copy m | y proposal will be d | isclosed to the | public "as-is". | | |
| person sig in the Sta The Bidd | tting this Bid, the Bidder certifies that gning below is an authorized representa te of Florida, and that the Company ma er also certifies that it complies with al on, and that the Bidder is an authorized ein. | it has read an ative of the B aintains in act l sections (inc | idder's Company, that ive status an appropria cluding but not limited | ocuments pertain the Company is l te contractor's lic to Conflict Of In | legally authorized to do business cense for the work (if applicable). tterest and Ethics) of this | | |
| We have received addenda Handwritten Signature of Authorized Officer of Company or Agent Date | | | | | | | |
| | _ through | | | | | | |
| | Prin | nted Name ar | nd Title | | | | |
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