## RESOLUTION NO. 12-1000

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, TO APPROVE AWARD OF CONTRACT FOR ITB 2012-33, SEVILLA ESTATES PARK IMPROVEMENTS, IN THE AMOUNT OF \$179,087.50 TO J.B. BUILDERS & CONTRACTORS, INC.; AUTHORIZING THE TOWN MANAGER TO TAKE ALL NECESSARY STEPS TO IMPLEMENT THE TERMS AND CONDITIONS OF THE CONTRACT; AUTHORIZING THE TOWN MANAGER TO EXPEND BUDGETED FUNDS; AUTHORIZING THE TOWN MANAGER TO EXECUTE THE CONTRACT; PROVIDING FOR INCORPORATION OF RECITALS; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Town of Miami Lakes (the "Town") issued an Invitation to Bid ("ITB")

No. 2012-33 on May 24, 2012, for Sevilla Estates Park Improvements; and

WHEREAS, the Town Manager, has determined that J.B. Builders & Contractors, Inc. ("J.B. Builders"), is the lowest responsive and responsible bidder, and recommends Award of Contract ITB 2012-33 to same; and

WHEREAS, J.B. Builders will be responsible for furnishing all labor, materials, tools, means of transportation, supplies, equipment and services necessary to complete the park improvements at Sevilla Estates Park; and

WHEREAS, the Town Council approves the recommendations of the Town Manager and authorizes the Town Manager to enter into contract with J.B. Builders, for Award of Contract ITB 2012-33, for Sevilla Estates Park Improvements, in an amount not to exceed \$179,087.50.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, AS FOLLOWS:

- Section 1. Recitals. The foregoing Recitals are true and correct and incorporated herein by this reference.
- Section 2. Approval of the Contract. The Town Council hereby approves the award of ITB No. 2012-33, to J.B. Builders, in an amount not to exceed \$179,087.50 for Sevilla Estates Park Improvements.
- Section 3. Authorization of Town Officials. The Town Manager and/or his designee and the Town Attorney are authorized to take all steps necessary to implement the terms and conditions of the Contract with J. B. Builders for Sevilla Estates Park Improvements.
- Section 4. Authorization of Fund Expenditure. The Town Manager is authorized to expend budgeted funds to implement the terms and conditions of the Contract.
- Section 5. Execution of the Contract. The Town Manager is authorized to execute the Contract with J.B. Builders for park improvements on behalf of the Town for Sevilla Estates Park Improvements, in an amount not to exceed \$179,087.50, in substantially the form attached hereto.

#### INTENTIONALLY LEFT BLANK

Section 6. Effective Date. This Resolution shall take effect immediately upon adoption.

PASSED AND ADOPTED	this 10 day of July, 2012.
Motion to adopt by Councilment	per Puliclosecond by Councilmember Collins
FINAL VOTE AT ADOPTION	
Mayor Michael Pizzi Vice Mayor Ceasar Mestre Councilmember Mary Collins Councilmember Tim Daubert Councilmember Nelson Hernandez Councilmember Nick Perdomo Councilmember Richard Pulido	Michael Pizzi
Attest:  Marjorie Tejeda TOWN CLERK	Approve as to Form and Legal Suffriciency  Joseph S. Geller  Greenspoon Marder PA TOWN ATTORNEY

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# **INVITATION TO BID**

# SEVILLA ESTATES PARK IMPROVEMENTS

Contract No. 2012-33



# The Town of Miami Lakes Council:

Mayor Michael Pizzi
Vice Mayor Ceasar Mestre
Councilmember Mary Collins
Councilmember Timothy Daubert
Councilmember Nelson Hernandez
Councilmember Nick Perdomo
Councilmember Richard Pulido

Alex Rey, Town Manager The Town of Miami Lakes 15150 NW 79<sup>th</sup> Court Miami Lakes, Florida 33016

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## SECTION 1

## NOTICE TO BIDDERS

## **TOWN OF MIAMI LAKES**

### SEVILLA ESTATES PARK IMPROVEMENTS

## ITB 2012-33

The Town of Miami Lakes (the "Town") will be accepting sealed Bids for the Town's <u>Sevilla Estates Park Improvements</u> ("Project"). Bidders are to submit three (3) Bids, with original signatures, signed in <u>blue ink</u> together with a copy of the Bid on a CD-ROM. <u>Sealed Bids, including the CD-ROM must</u> be received by the Town of Miami Lakes, Town Clerk at 15150 NW 79<sup>th</sup> Court, Miami Lakes, Florida by 2:00 P.M. on June 25, 2012.

## Scope of Work:

The Work consist of furnishing all labor, materials, machinery, tools, means of transportation, supplies, equipment and services necessary for the construction of Sevilla Estates Park located at the North West corner of N.W. 169<sup>th</sup> Terrace and N.W. 89<sup>th</sup> Court. The Work shall include the installation of concrete sidewalks throughout the park, benches, picnic tables, trash cans, landscaping such as trees and sod, irrigation layout, irrigation, a 47'x50' half basketball court with an asphalt setback of 8' all around the basketball court with acrylic coating and striping, basketball goal installation, a 25'x12' fishing/observation pier, a 15'x15' picnic shelter, four-seat swing set, playground equipment (including foundation), playground rules signs and funder signage, and a 6'-0" chain link fence along the canal The Town shall provide the playground equipment and other park furnishings, which shall be installed and certified by the Contractor. In accordance with the grant funding agreement, Town residents and volunteers will assist with the installation of the playground.

## Minimum Qualification Requirements:

Prospective Bidder shall hold a current certified license as a General Contractor, from the State of Florida, a Certificate of Competency from the Miami-Dade County's Construction Trades Qualifying Board as a General Engineering Contractor or as a Specialty Engineering Contractor, commensurate with experience meeting the requirements of the Scope of Work. Bidder must also possess a minimum of five (5) years' experience and have successfully completed at least five (5) projects of a similar size, scope, and complexity during the past five (5) years. The Bidder must self-perform fifty percent (50%) of the primary physical construction Work. Contractor or the subcontractor performing the playground installation should be certified by the National Playground Contractors Association (NPCA/NPCAI), as a certified playground installation contractor.

The Town will consider a Bid as responsive where a Bidder has less than the stipulated minimum number of years of experience in instances where the Bidder has undergone a name change and such change of name has been filed with the State of Florida. This is the sole exception to the experience requirement.

A Non-Mandatory Pre-Bid Conference will be held on June 7, 2012 at 10:00 am in the Town Hall Conference Room, which is located at 15150 NW 79<sup>th</sup> Court, Miami Lakes, FL 33016.

Bid Documents may be obtained by visiting the Town's website at <a href="www.miamilakes-fl.gov">www.miamilakes-fl.gov</a> and selecting "Contractual Opportunities". Any further inquiries regarding the Project may be directed exclusively via e-mail to Gary Fabrikant, at <a href="mailto:fabrikantg@miamilakes-fl.gov">fabrikantg@miamilakes-fl.gov</a>. It is the sole responsibility of all firms to ensure the receipt of any addendum and it is recommended that firms periodically check the Town's Procurement webpage for updates and the possible issuance of addenda.

All Bids shall be submitted in accordance with the Instructions to Bidders. Any Bids received after the specified time and date will not be considered. The responsibility for submitting a Bid before the stated time and date is solely and strictly the responsibility of the Bidder.

Pursuant to subsection (t) "Cone of Silence" of Section 2-11.1 "Conflict of Interest and Code of Ethics Ordinance" of Miami Dade County, public notice is hereby given that a "Cone of Silence" is imposed concerning this purchase.

## SECTION 2

## INSTRUCTIONS TO BIDDERS

#### 2.1 DEFINITION OF TERMS

Basis of Design means a specific manufacturer's product that is named; including the make or model number or other designation, establishing the significant qualities related to type, function, dimension, in-service performance, physical properties, appearance, and other characteristics for purposes of evaluating comparable products of other manufacturers.

Bid means the Submittal tendered by a Bidder in response to this solicitation, which includes the price, authorized signature and all other information or documentation required by the Invitation to Bid ("ITB") at the time of submittal.

**Bid Form** means the form that contains the goods or services to be purchased and that must be completed and submitted with the Bid.

**Bidder** means any person, firm incorporated or unincorporated business entity, acting directly or through an authorized representative, tendering a Submittal in response to this solicitation.

Build Day means the date(s) selected by the Town and the Contractor for Town residents and volunteers to assist in the construction/installation of the playground.

Change Order means a written document ordering a change in the Contract price or Contract time or a material change in the Work. A Change Order must comply with the Contract Documents.

Completed Project means that the applicable regulatory authority has issued a Certificate of Completion.

**Construction Change Directive** means a written directive to effect changes to the Work, issued by the Consultant or the Project Manager that may affect the Contract price or time.

**Construction Schedule** means a critical path schedule or other construction schedule, as defined and required by the Contract Documents.

**Contract** means the ITB and the Bid documents that have been executed by the Bidder and the Town subsequent to approval of award by the Town.

**Contract Documents** means the Contract as may be amended from time to time, any and all plans, specification, bonds, addendum, clarifications, directives, change orders, payments and other such documents issued under or relating to the Contract.

**Contractor** means the person, firm, or corporation with whom the Town has contracted and who will be responsible for the acceptable performance of any Work and for the payment of all legal debts pertaining to the Work under the Contract.

Cure means the action taken by the Contractor promptly, after receipt of written notice from the Town of a breach of the Contract Documents, which shall be performed at no cost to the Town, to repair, replace, correct, or remedy all material, equipment, or other elements of the Work or the Contract Documents affected by such breach, or to otherwise make good and eliminate such breach.

**Cure Period** means the period of time in which the Contractor is required to remedy deficiencies in the Work or compliance with the Contract Documents after receipt of a written Notice to Cure from the Town identifying the deficiencies and the time to Cure.

Days mean calendar days unless otherwise specifically stated in the Contract Documents.

**Design Documents** means the construction plans and/or specifications included as part of the ITB prepared by the Consultant for this Project.

**Drawings or Plans** means the graphic and pictorial portions of the Work, which serve to show the design, location and dimensions of the Work to be performed, including, without limitation, all notes, schedules and legends on such Drawings.

**Field Directive** means a written direction from the Consultant or Project Manager directing the Contractor to proceed with Work requested by the Town, which is minor in nature and typically should not involve additional cost.

**Final Completion** means the date subsequent to the date of Substantial Completion at which time the Contractor has completed all the Work under a Work Order and submitted all documentation required by the Contract Documents.

**Inspector** means an authorized representative of the Town assigned to make necessary inspections of materials furnished by Design-Build Firm and of the Work performed by Design-Build Firm. The Town, at is sole discretion may hire a professional consultant to perform the inspections.

Materials mean goods or equipment incorporated in a Project, or used or consumed in the performance of the Work.

**Notice of Award** means the written letter to the Contractor notifying the Contractor that it has been awarded the Contract.

**Notice to Proceed** means a written letter or directive issued by the Town Manager or designee acknowledging that all conditions precedent to award have been met and directing that the Contractor may begin Work.

**Project or Work** as used herein refers to all reasonably necessary and inferable construction and services required by the Contract Documents whether completed or partially completed, and includes all other labor, materials, equipment and services provided or to be provided by the Contractor to fulfill its obligations, including completion of the construction in accordance with the Drawings and Specifications. The Work may constitute the whole or a part of the Project.

Project Manager means the individual assigned by the Town Manager to manage the Project.

Request For Information (RFI) means a request from the Contractor seeking an interpretation or clarification relative to the Contract Documents. The RFI, which shall be clearly marked RFI, shall clearly and concisely set forth the issue(s) or item(s) requiring clarification or interpretation and why the response is required. The RFI must set forth the Contractor's interpretation or understanding of the document(s) in question, along with the reason for such understanding.

**Subcontractor** means a person, firm or corporation having a direct contract with Contractor, including one who furnishes material worked to a special design according to the Contract Documents, but does not include one who merely furnishes materials not so worked.

Submittal means the documents submitted by the Bidder in response to this ITB.

Substantial Completion means that point at which the Work is at a level of completion in substantial compliance with the Contract Documents, and is fit for use in its intended purpose. Substantial Compliance shall not be deemed to have occurred until any and all governmental entities, with regulatory authority or which have jurisdiction over the Work, have conducted all final inspections, and approved the Work. Beneficial use or occupancy

shall not be the sole factor in determining whether Substantial Completion has been achieved, unless a temporary certificate of completion has been issued.

Town means the Town Council of the Town of Miami Lakes or the Town Manager, as applicable.

**Town Manager** means the duly appointed chief administrative officer of the Town of Miami Lakes or his designee.

#### 2.2 GENERAL REQUIREMENTS

The ITB and any addendum that may be issued constitute the complete set of specification requirements and Bid forms. The Bid Form page(s), and all forms contained in the ITB shall be completed, signed, and submitted in accordance with the requirements of Section 1. All Bids must be typewritten or filled in with pen and ink, and must be signed in <u>blue ink</u> by an officer or employee having authority to bind the company or firm. Errors, corrections, or changes on any document must be initialed by the signatory of the Bid. Bidder shall not be allowed to modify its Bid after the opening time and date.

## 2.3 PREPARATION OF BID

The Bid Form contains multiple line items and the Bidder must provide prices for all line items and must provide the price for the total Bid amount. Failure to include pricing on all line items as well as the total Bid amount shall result in the Bid being found non-responsive.

Bidder must use the blank Town forms provided herein. The Bid must be signed and acknowledged by the Bidder in accordance with the directions on the ITB. Failure to utilize the Town's forms, or fully complete the required forms may result in a determination that the Bid is non-responsive.

A Bid will be considered non-responsive if it is conditioned on modifications, changes, or revisions to the terms and conditions of the ITB.

The Bid is to include the furnishing of all labor, materials, equipment, all overhead/indirect expenses and profit, necessary for the completion of the Work, except as may be otherwise expressly provided in the Contract Documents.

Joint venture firms shall not be considered for award under this ITB.

## 2.4 BID PREPARATION AND RELATED COSTS

All cost involved with the preparation and submission of a Bid to the Town or any work performed in connection therewith, shall be the sole responsibility of the Bidder(s). No payment shall be made for any Bid received, or for any other effort required of or made by the Bidder prior to commencement of Work as defined by a contract duly approved by the Town Council or Town Manager, as applicable. The Town shall bear no responsibility for any cost associated with any judicial proceedings resulting from the ITB process.

# 2.5 PRE-BID CONFERENCE

A <u>Non-Mandatory</u> pre-proposal conference will be held on June 7, 2012 at 10:00 A.M. The conference will be held at Town Center Conference Room, located at 15150 NW 79<sup>th</sup> Court Miami Lakes, FL 33016. Prospective Bidders should attend this meeting to obtain information relative to the ITB. Attendees are requested to sign-in and provide the requested information

at the time of sign-in. Failure to attend or sign-in will not result in a Bidder's Response being rejected as non-responsive.

### 2.6 PERFORMANCE OF THE WORK

Bidder must be capable of self- performing thirty (30%) percent of the primary physical construction Work. By submitting a Bid the Bidder certifies that it will meet these requirements. As part of the Bid, the Bidder is to include the form entitled "Questionnaire". Failure to complete and submit this form or to meet this requirement shall result in the Bid being deemed non-responsive. If the Contractor is deemed to not meet this requirement during the performance of the Work, the Contractor shall be in default of the Contract Documents.

### 2.7 EXAMINATION OF CONTRACT DOCUMENTS AND THE SITE

It is the responsibility of each Bidder, before submitting a Bid in response to this ITB to:

- Carefully review the ITB, including any Addendum and notify the Town of any conflicts, errors or discrepancies.
- Visit the site to become familiar with conditions that may affect costs, progress, or performance of the Work.
- Take into account federal, state and local, including, without limitation, the Town's Code, and Miami-Dade County and the State of Florida's statutes laws, rules, regulations, and ordinances that may affect a Bidder's ability to perform the Work.
- Study and carefully correlate Contractor's observations with the requirements of the ITB.

The submission of a Bid in response to this solicitation shall constitute an incontrovertible representation by Bidder that it will comply with the requirements of the Contract Documents and that without exception, the Bid is premised upon performing and furnishing the Work required under the Contract Documents and that the Contract Documents are sufficient in detail to indicate and convey understanding of all terms and conditions for performance of the Work.

## 2.8 INTERPRETATIONS AND CLARIFICATIONS

All questions about the meaning or intent of the ITB, drawings, or specifications shall be directed in writing and <u>submitted by e-mail</u> to Gary Fabrikant, at <u>fabrikantg@miamilakes-fl.gov</u>. Interpretation or clarifications considered necessary by the Town in response to such questions will be issued by means of addenda. All addenda will be posted on the Town's website, <u>www.miamilakes-fl.gov</u>. <u>It is the sole responsibility of the Bidder to obtain all addenda</u> by visiting the Town's website. Written questions must be received no less than ten (10) days prior to bid opening. Only questions answered by written addenda shall be binding. Oral and other interpretation or clarifications shall be without legal effect.

## 2.90 POSTPONEMENT OF BID OPENING DATE

The Town reserves the right to postpone the date for receipt and opening of Bids and will make a reasonable effort to give at least five (5) calendar days' notice prior to the Bid opening date, of any such postponement to prospective Bidders. Any such postponement will be announced through the issuance of an addendum posted to the Town's website.

## 2.10 ACCEPTANCE OR REJECTION OF BIDS

The Town reserves the right to reject any and all Bids or portions of any Bid, with or without cause, to waive technical errors and informalities, or to cancel or re-issue this solicitation. The Town also reserves the right to reject the Bid of any Bidder who has failed to previously perform under a contract or who is in arrears to the Town.

Reasonable efforts will be made to either award the Contract or reject all Bids within ninety (90) calendar days after the Bid opening date. A Bidder may not withdraw its Bid unilaterally before the expiration of one hundred twenty (120) days from the date of bid opening. A Bidder may withdraw its Bid after the expiration of one hundred twenty (120) calendar days from the date of Bid opening by delivering written notice of withdrawal to the Town's Procurement Manager prior to award of the Contract. Once the Town makes the award, the Bid cannot be withdrawn under this Article.

## 2.11 WITHDRAWAL OF BID

A Bidder may withdraw its Bid at any date and time prior to the date and time the Bids are scheduled to be opened.

## 2.12 OPENING OF BIDS

Bids will be publicly opened at the appointed time and place stated in the ITB and the names of the Bidders will be announced. Late Bids will not be opened. Town staff is not responsible for the premature opening of a Bid if the Bid is not properly sealed, addressed and labeled. Bidders or their authorized agents are invited to be present at the Bid opening. Any additional information on the Bid Submittals will be made available in accordance with Florida Statute 119.071, Paragraph (b) of subsection (1), item 2, as amended. Review of the Bid Submittals by Town staff will determine the lowest responsive and responsible Bidder.

#### 2.13 AWARD OF CONTRACT

The Award of the Contract will be to the lowest responsive and responsible Bidder. The Town may require demonstration of competency and, at its sole discretion, conduct site visit(s) and inspections of the Bidder's place of business, require the Bidder to furnish documentation and/or require the Bidder to attend a meeting to determine the Bidder's qualifications and ability to meet the terms and conditions of this Contract. The Town shall consider, but not be limited to, such factors as financial capability, labor force, equipment, experience, knowledge of the trade work to be performed, the quantity of Work being performed by the Contractor and past performance on Town and other contracts. In no case will the Award be made until all necessary investigations have been made into the responsibility of the Bidder and the Town Manager is satisfied that the Bidders are qualified to perform the Work.

Any Bidder who, at the time of submission, is involved in an ongoing bankruptcy as a debtor, or in a reorganization, liquidation, or dissolution proceeding, or if a trustee or receiver has been appointed over all or a substantial portion of the property of the Bidder under federal bankruptcy law or any state insolvency, the Bid may be declared non-responsive. Any Bidder who has filed a lawsuit against the Town or where the Town has filed a lawsuit or won a court judgment against a Bidder, such Bidder may be declared non-responsible.

If the Town accepts a Bid, the Town will notify the Bidder that it is the apparent awardee and that award is conditioned upon executing the Contract, and submission and approval of the

required insurance certificates. The Town will provide a written notice of award upon the Bidder meeting these requirements.

If the successful Bidder forfeits the Award by failing to meet the conditions as stated above, the Town may, at the Town's sole option, award the Contract to the next lowest Responsive and Responsible Bidder or reject all Bids or re-issue the ITB.

## 2.14 COLLUSION

Where two (2) or more related parties, as defined in this Article, each submit a response to an ITB<sub>7</sub> such submissions shall be presumed to be collusive. The foregoing presumption may be rebutted by the presentation of evidence as to the extent of ownership, control and management of such related parties in preparation and submission under such ITB. Related parties shall mean employees, officers or the principals thereof which have a direct or indirect ownership interest in another firm or in which a parent company or the principals thereof of one Bidder have a direct or indirect ownership interest in another Bidder for the same project(s). ITB responses found to be collusive shall be rejected.

### 2.15 BIDDER IN ARREARS OR DEFAULT

Bidder represents and warrants that the Bidder is not in arrears to the Town and is not a defaulter as a surety or otherwise upon any obligation to the Town. Bidder further warrants that the Bidder has not been declared "not responsible" or "disqualified" by or debarred from doing business with any state or local government entity in the State of Florida, the Federal Government or any other State/local governmental entity in the United States of America, nor is there any proceeding pending pertaining to the Bidder's responsibility or qualification to receive public agreements. The Bidder considers this warrant as stated in this Article to be a continual obligation and shall inform the Town of any change during the term of the Contract.

## 2.16 PUBLIC ENTITY CRIMES ACT

In accordance with the Public Entity Crimes Act, (Section 287.133, Florida Statutes) a person or affiliate who is a contractor, who had been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to the Town, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases or real property to the Town, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with the Town in excess of the threshold amount provided in Section 287.917, Florida Statutes, for Category Two for a period of 36 months from the date of being placed on the convicted vendor list. Violation of this section by the Contractor shall result in rejection of the Bid, termination of the contract, and may cause Contractor debarment.

## 2.17 E-VERIFY REQUIREMENTS

Bidder and all Subcontractors must demonstrate that they meet the U.S. Department of Homeland Security's E-Verify requirements. The requirements and access to the E-Verify system can be found at <a href="http://www.dhs.gov/files/programs/gc\_1185221678150.shtm">http://www.dhs.gov/files/programs/gc\_1185221678150.shtm</a>. Bidder shall also comply with State of Florida Executive Order Number 11-116.

## SECTION 3

# GENERAL TERMS AND CONDITIONS

#### 3.1 INTENTION OF THE TOWN

It is the intent of the Town to describe in the ITB the Project to be completed in accordance with all codes and regulations governing all the Work to be performed under this Contract. Any work, labor, materials and/or equipment that may reasonably be inferred from the Contract as being required to produce the intended results shall be supplied by Contractor whether or not specifically called for in the Contract Documents. Where words, which have well-known technical or trade meanings are used to describe Work, materials or equipment, such words shall be interpreted in accordance with that meaning. Reference to standard specifications, manuals, or codes of any technical society, organization or association, or to the laws or regulations of any governmental authority, whether such reference be specific or by implication, shall mean the latest standard specification, manual, code or laws or regulations in effect at the time of opening of Bids and Contractor shall comply therewith. TOWN shall have no duties other than those duties and obligations expressly set forth within the Contract Documents.

## 3.2 TIME IS OF THE ESSENCE

Contractor will promptly perform its duties under the Contract and will give the Work as much priority as is necessary to cause the Work to be completed on a timely basis in accordance with the Contract Documents.

The date and period of time set forth in the Notice to Proceed for the commencement, commencement and completion of the Work was included because of its importance to the Town.

## 3.3 NOTICES

Whenever either party desires to give written notice to the other relating to the Contract, such must be addressed to the party for whom it is intended at the place specified below; and the place for giving the notice shall remain until it shall have been changed by written notice in compliance with the provisions of this Article. Notice shall be deemed given on the date received or within 3 days of mailing, if mailed through the United States Postal Service. Notice shall be deemed given on the date sent via e-mail or facsimile. Notice shall be deemed given via courier/delivery service upon the initial delivery date by the courier/delivery service. For the present, the parties designate the following as the respective places for giving of notice:

For Town:

Mr. Alex Rey Town Manager Town of Miami Lakes 15150 NW 79<sup>th</sup> Court Miami Lakes, Florida 33016 Mr. Gary Fabrikant Procurement Manager Town of Miami Lakes 15150 NW 79<sup>th</sup> Court Miami Lakes, Florida 33016 For Contractor:
J.B.Builders & Contractors, Inc.
dba BALLARENA CONSTRUCTION
3727 S.W. 8<sup>TH</sup> STREET SUITE 105
CORAL GABLES, FL 33134

Ph: (305) 441-9118 Fax: (305) 441-8111 jb@ballarenagroup.com

Contact Person: Jorge Ballarena

During the Work the Contractor shall maintain continuing communications with designated Town representative (s). The Contractor shall keep the Town fully informed as to the progress of the Work under the Contract.

### 3.4 PRIORITY OF PROVISIONS

If there is a conflict or inconsistency between any term, statement requirement, or provision of any exhibit attached hereto, any document or events referred to herein, or any document incorporated into the Contract Documents by reference and a term, statement, requirement, the specifications or any plans, or provision of the Contract Documents the following order of precedence shall apply:

In the event of conflicts in the Contract Documents the priorities stated below shall govern;

- Revisions and Change Orders to the Contract shall govern over the Contract
- The Contract Documents shall govern over the Contract
- The Special Conditions shall govern over the General Conditions of the Contract
- Addendum to an ITB shall govern over the ITB

In the event that Drawings and specifications are provided with a Work Order the priorities stated below shall govern:

- · Scope of Work and Specifications shall govern over Plans and Drawings
- Schedules, when identified as such shall govern over all other portions of the Plans
- Specific notes shall govern over all other notes, and all other portions of the Plans, unless specifically stated otherwise
- Larger scale drawings shall govern over smaller scale drawings
- · Figured or numerical dimensions shall govern over dimensions obtained by scaling
- Where provisions of codes, manufacturer's specifications or industry standards are in conflict, the more restrictive or higher quality shall govern

## 3.5 INDEMNIFICATION-

The Contractor shall indemnify and hold harmless the Town, its officers, agents and employees from and against all liability, claims, damages, losses and expenses, including reasonable attorney's fees and costs at both trial and appellate levels arising out of or resulting from the performance of the Work under this Contract, caused by negligence, recklessness, intentional misconduct, or any act or omission of the Contractor or anyone

directly or indirectly employed by Contractor or anyone for whose acts Contractor may be liable. The Contractor expressly understands and agrees that any insurance protection required by this Contract or otherwise provided by Contractor shall in no way limit the responsibility to indemnify, keep and save harmless and defend the Town or its officers, employees, agents and instrumentalities as herein provided.

The Contractor agrees and recognizes that the Town shall not be held liable or responsible for any claims which may result from any actions or omissions of the Contractor in which the Town participated either through review or concurrence of the Contractor's actions. In reviewing, approving or rejecting any submissions by the Contractor or other acts of the Contractor, the Town in no way assumes or shares any responsibility or liability of the Contractor or Sub-Contractor, under this Agreement. The Contractor shall defend the Town or provide for such defense at its own expense, at the Town's option.

This indemnification obligation shall survive the expiration or termination of this Contract.

The Town has provided specific consideration for the indemnification of \$10.00 from the sums due to the Contractor under this Contract.

## 3.6 INSURANCE

Without limiting any of the other obligations or liabilities of Contractor, the Contractor shall secure and maintain throughout the duration of this Contract, insurance of such type and in such amounts necessary to protect its interest and the interest of the Town against hazards or risks of loss as specified below. The underwriter of such insurance shall be qualified to do business in the State of Florida, be rated "B" as to management and "Class V" as to strength or better as rated by the latest edition of Best's Insurance Guide, published by A.M. Best Company, Oldwick, New Jersey, or its equivalent, The insurance carrier shall have agents upon whom service of process may be made in the State of Florida. The insurance coverage shall be primary insurance with respect to the Town, its officials, employees, agents and volunteers. Any insurance maintained by the Town shall be in excess of the Contractor's insurance and shall not contribute to the Contractor's insurance. The insurance coverages shall include a minimum of:

- a. Worker's Compensation and Employer's Liability Insurance: Coverage to apply for all employees for statutory limits as required by the State of Florida's Statutory Workers' Compensation Law and all applicable Federal laws. The policy(ies) must include Employer's Liability with minimum limits of \$500,000 each accident and a waiver of subrogation. The policies must include:
  - Waiver of subrogation
  - Statutory State of Florida
  - Limit of Liability
- <u>b.</u> Employer's Liability: Limit for each bodily injury by an accident shall be \$1,000,000 policy limit for each accident, per employee, including bodily injury caused by disease.

- c. Comprehensive Business Automobile and Vehicle Liability Insurance: This insurance shall be written in comprehensive form and shall protect the Contractor and the Town against claims for injuries to members of the public and/or damages to property of others arising from the Contractor's use of motor vehicles or any other equipment and shall cover operation with respect to onsite and offsite operations and insurance coverage shall extend to any motor vehicles or other equipment irrespective of whether the same is owned, non-owned, or hired. The limit of liability shall not be less than \$1,000,000 per occurrence, combined single limit for Bodily Injury Liability and Property Damage Liability. Coverage must be afforded on a form no more restrictive than the latest edition of the Business Automobile Liability Policy, without restrictive endorsement, as filed by the Insurance Services Office.
- d. Commercial General Liability ("CGL"). This insurance shall be written in comprehensive form and shall protect the Contractor and the Town against claims arising from injuries to members of the public or damage to property of others arising out of any act or omission to act of the Contractor or any of its agents, employees, or subcontractors. The limit of liability shall not be less than \$1,000,000 per occurrence, combined single limit for Bodily Injury Liability and Property Damage Liability. Coverage must be afforded on a primary and non-contributory basis and with a coverage form no more restrictive than the latest edition of the Commercial General Liability Policy, without restrictive endorsements, as filed by the Insurance Services Office, and must include: (1) Premises and/or Operations; (2) Independent contractors and Products and/or completed Operations; (3) Broad Form Property Damage, Personal Injury and a Contractual Liability Endorsement, including any hold harmless and/or indemnification agreement.
  - Products and/or Completed Operations for contracts with an Aggregate Limit
    of One Million Dollars (\$1,000,000) per project. Contractor shall maintain in
    force until at least three years after completion of all Work required under the
    Contract, coverage for Products and Completed Operations, including Broad
    Form Property Damage.
  - Personal and Advertising Injury with an aggregate limit of One Million Dollars (\$1,000,000).
  - CGL Required Endorsements
    - Employees included as insured
    - Contingent Liability/Independent Contractors Coverage
    - Contractual Liability
    - · Waver of Subrogation
    - Premises and/or Operations
    - Explosion, Collapse and Underground Hazards (if not specifically covered under the policy)
    - Loading and Unloading

 Mobile Equipment (Contractor's Equipment) whether owned, leased, borrowed or rented by Contractor or employees of the Contractor.

Town is to be expressly included as an **Additional Insured** pursuant to endorsement number CG 2010 11/85 or its equivalence.

e. Umbrella Policy: Contractor shall provide a \$3,000,000, per occurrence, coverage with a \$3,000,000 aggregate limit. The policy shall provide excess coverage on CGL, Business Automobile, and Employer's liability.

## f. Pollution Liability

Each Occurrence \$500,000
 Aggregate Limit \$1,000,000

- g. Certificate of Insurance: Contractor shall provide the Town Manager or designee with Certificates of Insurance for all required policies within fifteen (15) days of notification of a conditional award by the Town. The Certificates of Insurance shall not only name the types of policy(ies) provided, but also shall specifically cite this Contract and shall state that such insurance is as required by this Contract. The Town reserves the right to require the Contractor to provide a certified copy of such policies, upon written request by the Town. Each policy certificate shall be endorsed with a provision that not less than thirty (30) calendar days' written notice shall be provided to the Town before any policy or coverage is cancelled, restricted, or a material change is made. Acceptance of the Certificate(s) is subject to approval of the Town Manager or designee.
- h. Additional Insured The Town is to be specifically included as an Additional Insured for the liability of the Town resulting from operations performed by or on behalf of Contractor in performance of this Contract. The Town shall be named as additional insured under the CGL, business automobile insurance and umbrella policies. Town shall be named as an additional insured under Contractor's insurance, including that applicable to the Town as an Additional Insured, shall apply on a primary basis and any other insurance maintained by the Town shall be in excess of and shall not contribute to Contractor's insurance. Contractor's insurance shall contain a severability of interest provision providing that, except with respect to the total limits of liability, the insurance shall apply to each Insured or Additional Insured in the same manner as if separate policies had been issued to each.

All deductibles or self-insured retentions must be declared to and be approved by the Town Manager. The Contractor shall be responsible for the payment of any deductible or self-insured retentions in the event of any claim.

#### 3.7 PERFORMANCE AND PAYMENT BOND

Contractor shall within fifteen (15) calendar days of being notified of award, furnish a Performance/Payment containing all the provisions of the attached Performance/Payment forms.

Each Bond shall be in the amount of one hundred percent (100%) of the Contract value guaranteeing to Town the completion and performance of the Work covered in the Contract Documents as well as full payment of all suppliers, laborers, or subcontractors employed pursuant to this Project(s). Each Bond shall be with a Surety, which is qualified pursuant to Article 3.8, Qualification of Surety.

Each Bond shall continue in effect for one year after Final Completion and acceptance of the Work with liability equal to one hundred percent (100%) of the Contract value, or an additional bond shall be conditioned that Contractor will, upon notification by Town, correct any defective or faulty work or materials which appear within one year after Final Completion of the Project.

The Town must be listed as an Obligee.

Pursuant to the requirements of Section 255.05(1)(a), Florida Statutes, as may be amended from time to time, Contractor shall ensure that the bond(s) referenced above shall be recorded in the public records and provide Town with evidence of such recording.

Alternate Form of Security:

In lieu of a Performance/Payment Bond, Contractor may furnish alternate forms of security, which may be in the form of cash, money order, certified check, cashier's check or an unconditional letter of credit. Such alternate forms of security shall be subject to the prior approval of Town and for same purpose and shall be subject to the same conditions as those applicable above and shall be held by Town for one year after completion and acceptance of the Work.

#### 3.8 QUALIFICATIONS OF SURETY

Each Bond must be executed by a surety company of recognized standing, authorized to do business in the State of Florida as surety, having a resident agent in the State of Florida and having been in business with a record of successful continuous operation for at least five (5) years.

The Surety shall hold a current certificate of authority as acceptable surety on federal bonds in accordance with United States Department of Treasury Circular 570, Current Revisions. If the amount of the Bond exceeds the underwriting limitation set forth in the circular, in order to qualify, the net retention of the Surety shall not exceed the underwriting limitation in the circular, and the excess risks must be protected by coinsurance, reinsurance, or other methods in accordance with Treasury Circular 297, revised September 1, 1978 (31 DFR Section 223.10, Section 223.111). Further, the Surety shall provide Town with evidence satisfactory to Town, that such excess risk has been protected in an acceptable manner.

The Town will accept a surety bond from a company with a rating of "B+" or better and a Financial Size Category of "Class II", provided, however, that if any surety company appears on the watch list that is published quarterly by Intercom of the Office of the Florida Insurance Commissioner, the Town shall review and either accept or reject the surety company based on the financial information available to the Town. A surety company that

is rejected by the Town may be substituted by the Bidder with a surety company acceptable to the Town, only if the Bid amount does not increase.

### 3.9 GENERAL REQUIREMENTS

The employee(s) of the Contractor shall be considered to be at all times its employee(s), and not employee(s) or agent(s) of the Town or any of its departments.

The Contractor agrees that the Contractor will at all times employ, maintain and assign to the performance of the Contract a sufficient number of competent and qualified professionals and other personnel to meet the requirements of the Work to be performed.

The Contractor agrees to adjust staffing levels or to replace any staff personnel if so requested by the Town Manager or designee, should the Town Manager or designee make a determination that said staffing is unacceptable or that any individual is not performing in a manner consistent with the requirements for such a position.

The Contractor represents that its staff personnel have the proper skills, training, background, knowledge, experience, rights, authorizations, integrity, character and licenses necessary to perform the Work, in a competent and professional manner.

The Contractor shall at all times cooperate with the Town, or the Consultant (if any) and coordinate its respective Work efforts to most effectively and efficiently progress the performance of the Work.

The Town, the Consultant (if any) and other agencies authorized by the Town, shall have full access to the Project site at all times.

The apparent silence of the Contract Documents as to any detail, or the apparent omission from them of a detailed description concerning any Work to be done and materials to be furnished, shall be regarded as meaning that only best practices are to prevail and only materials and workmanship of the best quality are to be used in the performance of the Work.

#### 3.10 RULES AND REGULATIONS

The Contractor shall comply with all laws and regulations applicable to provision of services specified in the Contract Documents. The Contractor shall be familiar with all federal, state and local laws, rules, regulations, codes, and ordinances that affect the Work.

#### 3.11 SITE INVESTIGATION AND REPRESENTATION

The Contractor acknowledges that it has satisfied itself as to the nature and location(s) of the Work under the Contract Documents including the general and local conditions, particularly those bearing upon availability of installation, transportation, disposal, handling and storage of materials, and all other matters which can in any way affect the Work or the cost thereof under the Contract Documents.

Work site(s) may have existing utilities, such as, but not limited to, irrigation, phone, water and sewer, CATV, traffic signals, electrical, and storm sewer. Known utilities and structures adjacent to or encountered in the Work will be shown on the Drawings. The locations

shown are taken from existing records and the best information available from existing plans and utility investigations; however, it is expected that there may be some discrepancies and omissions in the locations and quantities of utilities and structures shown. Those shown are for the convenience of the Contractor only, and no responsibility is assumed by the Town for their accuracy or completeness. No request for additional compensation or Contract time resulting from encountering utilities not shown will be considered.

It shall be the responsibility of the Contractor to verify the location of all such utilities, structures, etc., by hand excavation or other appropriate measures before performing any Work. The Contractor shall call Sunshine State One Call of Florida, Inc. (811) and other appropriate agencies, as applicable, prior to the commencement of any excavation or digging to determine the locations of existing utilities prior to the commencement of any Work. The Contractor is responsible for any and all claims resulting from the damage caused to any utilities, identified or not.

Should the Contractor identify any utilities, structures, etc., which will or may be encountered during the performance of the Work, the Town shall be consulted immediately in order for a decision to be made on the potential relocation or other action(s) to be taken as it relates to the work.

Should the Town direct the Contractor to relocate any utilities that would be impacted by any Work then the Town shall compensate the Contractor for such relocation in accordance with the Change Order provisions of the Contract.

The Contractor shall not purposefully disrupt or disconnect any type of utility whatsoever without first obtaining the prior written approval of the Town or applicable utility owner. Requests for any disconnection, including those required of other utilities must be in writing and received by the Town at least seventy-two (72) hours prior to the time of the requested interruption. The Town may require that the Contractor notify, in writing, any property owners to be impacted by service interruptions to their utilities.

Any failure by the Contractor to familiarize itself with any utilities that may impact the performance of the Work shall not relieve Contractor from responsibility for properly estimating the difficulty or cost of performing the Work and shall not entitle the Contractor to any additional compensation.

#### 3.12 METHOD OF PERFORMING THE WORK

The apparent silence of the Contract Documents as to any detail, or the apparent omission from them of a detailed description concerning any Work to be done and materials to be furnished, shall be regarded as meaning that only the best general practice is to prevail and that only material and workmanship of the best quality is to be used, and interpretation of the Contract Documents shall be made upon that basis.

The Contractor shall comply with the manufacturer's requirements for the handling, delivery and storage of all equipment and materials. Contractor shall inspect all equipment and materials immediately prior to installation and shall not install any damaged or defective items.

Contractor shall comply with the manufacturer's applicable instructions and recommendations for the performance of the Work, to the extent that these instructions and recommendations are more explicit or more stringent than requirements indicated in the Contract Documents.

The Contractor shall familiarize itself with normal Town operations where the Work is to be performed so that it can conduct the Work in the best possible manner to the complete satisfaction of the Project Manager.

The Work to be performed shall be done in such a manner so as not to interfere with the normal Town operations. The manner in which the Work is performed shall be subject to the approval of the Project Manager, whom if necessary, shall have the authority to require changes in the manner in which the Work is performed. There shall be no obstruction of Town services without the prior written approval of the Project Manager. All requests for such interruption or obstruction must be given in writing to the Project Manager twenty-four (24) hours in advance of the interruption of Town operations.

If the Project Manager or Consultant reasonably determines the rate of progress of the Work is not such as to ensure its completion within the designated completion time, or if, in the opinion of the Project Manager, the Contractor is not proceeding with the Work diligently or expeditiously or is not performing all or any part of the Work according to the Project schedule accepted by or determined by the Project Manager, the Project Manager shall have the right to order the Contractor to do either or both of the following: (1) improve its work force; and/or (2) improve its performance in accordance with the schedule to ensure completion of the Project within the specified time. The Contractor shall immediately comply with such orders at no additional cost to the Town. (3) The Town at its sole option may also have Work performed by a third party contractor and deduct such cost from any monies due the Contractor.

Where materials are transported in the performance of the Work, vehicles shall not be loaded beyond the capacity recommended by the vehicle manufacturer or permitted by Federal, State or local law(s). When it is necessary to cross curbing or sidewalks, protection against damage shall be provided by the Contractor and any damaged curbing, drainage, grass areas, sidewalks or other areas shall be repaired at the expense of the Contractor to the satisfaction of the Project Manager.

Contractor is responsible to control dust and prevent it from becoming a public nuisance or causing off-site damage. Contractor shall take all necessary and prudent measure to control dust.

Depending on the nature of the Work the Project Manager may require a staging plan be submitted to and approved by the Project Manager prior to the start of construction and issuance of the Notice to Proceed. Such staging plan shall be revised and resubmitted as necessary during construction.

# 3.13 CONTRACTOR TO CHECK PLANS, SPECIFICATIONS AND DATA

Contractor shall verify all dimensions, quantities and details shown on any plans, specifications or other data received from Project Manager and shall notify the Project

Manager of all errors, omissions and discrepancies found therein within three (3) calendar days of discovery. Contractor will not be allowed to take advantage of any error, omission or discrepancy, as full instructions will be furnished to the Project Manager. Contractor shall not be liable for damages resulting from errors, omissions or discrepancies in the Contract Documents unless Contractor recognized such error, omission or discrepancy and knowingly failed to report it to Project Manager.

#### 3.14 SUPPLEMENTAL DRAWINGS AND INSTRUCTIONS

The Project Manager or Consultant shall have the right to approve and issue supplemental instructions setting forth written orders, instructions, or interpretations concerning the Contract Documents or its performance, provided such Supplemental Instructions involve no change in the Contract Documents Price or this Contract Documents Time, unless a Change Order is issued in accordance with the Contract Documents.

Project Manager or Consultant shall have the right to modify the details of the plans and specifications, to supplement the plans and specifications with additional plans, drawings or additional information as the Work proceeds, all of which shall be considered as part of the Contract Documents. In case of disagreement between the written and graphic portions of the Contract Documents, the written portion shall govern.

#### 3.15 SHOP DRAWINGS AND SUBMITTALS

Contractor shall submit Shop Drawings as required by the Contract Documents or as necessary to complete the Work. The purpose of the Shop Drawings is to show, in detail, the suitability, efficiency, technique of manufacture, installation requirements, details of the item, and evidence of its compliance or noncompliance with Contract Documents.

Within five (5) calendar days after Town's award of the Contract, Contractor shall submit to Project Manager or Consultant a complete list and submittal log of items for which Shop Drawings are to be submitted and shall identify the critical items and all submittal dates. Approval of this list by Project Manager or Consultant shall in no way relieve the Contractor from submitting complete Shop Drawings and providing materials, equipment, etc., fully in accordance with the Contract Documents. This procedure is required in order to expedite final approval of Shop Drawings.

After the approval of the list of items required in above, Contractor shall promptly request Shop Drawings from the various manufacturers, fabricators, and suppliers.

Contractor shall thoroughly review and check the Shop Drawings and each and every copy shall show its signed approval thereon. Contractor shall submit three (3) sets of shop drawings.

Some shop drawings as either denoted in the Contract Documents or by the Florida Building Code (Code) or Florida Statute, such as structural drawings, require that they be prepared by a licensed engineer. It is the sole responsibility of the Contractor to ensure that the Shop Drawings meet all Code requirements.

In addition to all shop drawings required by the Contract Documents the Contractor must provide shop drawings for; all drainage structures including catch basins, drainage pipe, ballast rock, and exfiltration trench filter fabric.

If the Shop Drawings show or indicate departures from the Contract Documents, Contractor shall make specific mention thereof in its letter of transmittal. Failure to point out such departures shall not relieve Contractor from its responsibility to comply with the Contract and Documents.

Project Manager or Consultant shall review and accept or reject with comments, Shop Drawings within fourteen (14) calendar days from the date received. Project Manager's or Consultant's approval of Shop Drawings will be general and shall not relieve Contractor of responsibility for the accuracy of such Shop Drawings, nor for the proper fitting and construction of the Work, nor for the furnishing of materials or Work required by the Contract Documents and not indicated on the Shop Drawings. No Work called for by Shop Drawings shall be performed until said Shop Drawings have been approved by Project Manager and/or Consultant. Approval shall not relieve Contractor from responsibility for errors or omissions of any sort on the Shop Drawings.

No approval will be given to partial submittals of Shop Drawings for items which interconnect and/or are interdependent where necessary to properly evaluate the design. It is Contractor's responsibility to assemble the Shop Drawings for all such interconnecting and/or interdependent items, check them and then make one submittal to Project Manager and/or Consultant along with its comments as to compliance, noncompliance, or features requiring special attention.

If catalog sheets or prints of manufacturers' standard drawings are submitted as Shop Drawings, any additional information or changes on such drawings shall be typewritten or lettered in ink.

The minimum size for shop drawings shall be 11" X 17". Each shop drawing shall be clear, thoroughly detailed and shall have listed on it all Contract Documents references, drawing number(s), specification section number(s) and the shop drawing numbers of related work. Shop drawings must be complete in every detail, including location of the Work. Materials, gauges, methods of fastening and spacing of fastenings, connections with other work, cutting, fitting, drilling and any and all other necessary information per standard trade practices or as required for any specific purpose shall be shown.

Where professional calculations and/or certification of performance criteria of materials, systems, and or equipment are required, the Project Manager and/or Consultant are entitled to rely upon the accuracy and completeness of such calculations and certifications submitted by the Contractor. Calculations, when required, shall be submitted in a neat clear and easy format to follow.

Contractor shall keep one set of Shop Drawings marked with Project Manager's and/or Consultant's approval at the job site at all times.

## 3.16 PRODUCT DATA AND SAMPLES

Contractor may be required to provide product data for any or the materials utilized under this contract, including but not limited to the asphalt. The Town reserves the right to inspect the samples at the manufacturing plant or at the Project site

#### 3.17 SUBSTITUTIONS

Substitution of any specified material or equipment shall require the prior written acceptance of the Project Manager. It is the sole responsibility of the Contractor to provide sufficient information and documentation to the Project Manager to allow for a thorough review and determination on the acceptability of the substitution.

Contractor shall certify that the proposed substitute shall perform adequately the functions and achieve the results called for by the general design, be similar and of equal substance to that specified and be suited to the same use as that specified. The request for substitution shall state that the evaluation and acceptance of the proposed substitute will not prejudice Contractor's achievement of Substantial Completion on time, whether or not acceptance of the substitute for use in the Work will require a change in any of the Contract Documents to adapt the design to the proposed substitute and whether or not incorporation or use by the substitute in connection with the Work is subject to payment of any license fee or royalty. All variations of the proposed substitute from that specified will be identified in the application and available maintenance, repair and replacement service shall be indicated. The application also shall contain an itemized estimate of all costs that will result directly or indirectly from acceptance of such substitute, including costs for redesign and claims of other contractors affected by the resulting change, all of which shall be considered by the Project Manager and Consultant in evaluating the proposed substitute. The Project Manager or Consultant may require the Contractor to furnish at Contractor's expense additional data about the proposed substitute.

If a specific means, method, technique, sequence or procedure of construction is indicated in or required by Contract Documents, Contractor may furnish or utilize a substitute means, method, technique, sequence or procedure of construction acceptable to the Project Manager and Consultant, if the Contractor submits sufficient information to allow the Project Manager and Consultant to determine that the substitute proposed is equivalent to that indicated or required by the Contract Documents.

The Project Manager and Consultant shall be allowed a reasonable time within which to evaluate each proposed substitute. The Project Manager and Consultant shall be the sole judges of the acceptability of any substitute. No substitute shall be ordered, installed or utilized without the Project Manager's and Consultant's prior written acceptance, which shall be evidenced by either a Change Order or a written approval of the request for substitution. The Project Manager and Consultant may require the Contractor to furnish at Contractor's expense a special performance guarantee or other surety with respect to any substitute. If the Project Manager and Consultant reject the proposed substitute, at their discretion, the Town may require the Contractor to reimburse the Town for the charges incurred as a result of the Consultant evaluating the proposed substitute.

Approval of a substitution does not waive or mitigate the Contractor's sole responsibility to meet the requirements of the Contract Documents.

## 3.18 DIFFERING SITE CONDITIONS

In the event that during the course of the Work on a Project the Contractor encounters subsurface or concealed conditions at the Project site which differ materially from those shown in the Contract Documents, and from those ordinarily encountered and generally recognized as inherent in work of the character called for in the Contract Documents, Contractor, without disturbing the conditions and before performing any Work affected by such conditions, shall, within twenty-four (24) hours of its discovery, notify the Project Manager and/or Consultant in writing of the existence of the aforesaid conditions. Project Manager or the Consultant shall, within two (2) business days after receipt of Contractor's written notice, investigate the site conditions identified by Contractor. If, in the sole opinion of Project Manager or the Consultant, the conditions do materially so differ and cause an increase or decrease in Contractor's cost of, or the time required for, the performance of any part of the Work, whether or not charged as a result of the conditions, Project Manager or Consultant shall recommend an equitable adjustment to cost of the Work or the time to complete the Work, or both. If the Project Manager and Contractor cannot agree on an adjustment in the Contract Price and/or Contract Time, the adjustment shall be referred to the Town's Procurement Manager for determination. Should the Town's Procurement Manager determine that the conditions of the Project site are not so materially different to justify a change in the terms of the Contract Documents, the Director shall so notify the Project Manager, Consultant, and Contractor in writing, stating the reasons, and such determination shall be final and binding upon the parties hereto.

No request by Contractor for an equitable adjustment to the Contract Documents under this provision shall be allowed unless Contractor has given written notice in strict accordance with the provisions of this Article. No request for an equitable adjustment or change to the Contract Price or Contract Time for differing site conditions shall be allowed if made after the date certified by Consultant or Project Manager as the date of substantial completion.

# 3.19 PROTECTION OF PROPERTY, UTILITIES, AND THE PUBLIC

The Contractor shall continuously maintain adequate protection of all its Work from all losses or damage and shall protect public and private property, and utilities from injury or loss arising in connection with the Work, and take all necessary precautions to prevent accidents, injuries, or damage to persons or property on or near the Work.

Contractor shall be responsible to restore all areas impacted by the Work, including by not limited to swale areas, existing structures, driveways and approaches, landscaping, drainage, and lighting to pre-existing conditions to the satisfaction of the Project Manager.

# 3.20 CONTRACTOR'S RESPONSIBILITY FOR UTILITY PROPERTIES AND SERVICE

Where the Contractor's operations could cause damage or inconvenience to telephone, fiber optic, television, electrical power, oil, gas, water, sewer, or irrigation systems, the

Contractor shall make all arrangements necessary for the protection of these utilities and services or any other known utilities.

Notify all utility companies that are affected by the construction operation at least fortyeight (48) hours in advance. Under no circumstance expose any utility without first obtaining permission from the appropriate agency. Once permission has been granted, locate, expose, and provide temporary support for all existing underground utilities and utility poles where necessary.

The Contractor and its Subcontractors shall be solely and directly responsible to the owner and operators of such properties for any damage, injury, expense, loss, inconvenience, delay, suits, actions, or claims of any character brought because of any injuries or damage which may result from the construction operations under the Contract Documents.

Neither the Town nor its officers or agents shall be responsible to the Contractor for damages as a result of the Contractor's failure to protect property encountered in the Work.

In the event of interruption to domestic water, sewer, storm drain, or other utility services as a result of accidental breakage due to construction operations, Contractor shall promptly notify the owner, any required regulatory authority, and the Project Manager. Cooperate with said authority in restoration of service as promptly as possible and bear all costs of repair and any required interim measures to ensure safety. In no event shall interruption of any utility service be allowed unless granted by the owner of the utility.

In the event water service lines that interfere with trenching are encountered, the Contractor may, by obtaining prior approval of the water utility, cut the service, dig through, and restore the service with similar and equal materials at the Contractor's expense and as approved by the Project Manager.

Replace, with material approved by the Project Manager or Consultant, at Contractor's expense, any and all other laterals, existing utilities or structures removed or damaged during construction, unless otherwise provided for in the Contract Documents and as approved by the Project Manager or Consultant.

Replace with material approved by the Project Manager or Consultant, at Contractor's expense, any existing utilities damaged during the Work.

## 3.21 MAINTENANCE OF TRAFFIC

Maintenance of Traffic (M.O.T.) shall be performed, if required, in accordance with the applicable FDOT Index Numbers (600 Series). The manual on Uniform Traffic Control Devises for Streets and Highways (U.S. Department of Transportation, FHWA), shall be followed in the design, application, installation, maintenance and removal of all traffic control devices, warning devices and barriers necessary to protect the public and workmen from hazards with the Project limits. Pedestrian and vehicular traffic shall be maintained and protected at all times.

Contractor shall submit the M.O.T. plan to the Project Manager for approval two (2) weeks prior to commencement of the Work.

Failure by the Contractor to comply with the M.O.T. requirements will result in the Town issuing a stop work order until corrective action is taken. The Contractor shall not be entitled to any additional time resulting in any delays due to issuance of a stop work order.

## 3.22 COORDINATION OF THE WORK

Prior to the commencement of the Work, the Project Manager will make every effort, based on available information, to notify the Contractor of any ongoing project(s) or project(s) scheduled to commence during the Work on a Project that may require coordination. The Contractor shall be solely responsible for coordinating the Work with any other project(s) to minimize any potential adverse impact. Contractor shall not be entitled to any days of delay for failure to properly coordinate the Work. The Project Manager may assist the Contractor in coordinating the Work. However, any such assistance, or lack thereof shall form the basis for any claim for delay or increased cost.

If any part of Contractor's Work depends for proper execution or results upon the work of any other persons, Contractor shall inspect and promptly report to Project Manager any defects in such work that render it unsuitable for such proper execution and results. Contractor's failure to so inspect and report shall constitute an acceptance of the other person's work as fit and proper for the reception of Contractor's Work, except as to defects which may develop in other contractor's work after the execution of Contractor's Work.

Contractor shall conduct its operations and take all reasonable steps to coordinate the prosecution of the Work so as to create no interference or impact on any other contractor on the site. Should such interference or impact occur, Contractor shall be liable to the affected contractor for the cost of such interference or impact.

To ensure the proper execution of subsequent Work, Contractor shall inspect the Work already in place and shall at once report to Project Manager any discrepancy between the executed Work and the requirements of the Contract Documents.

# 3.23. ACCESS TO THE PROJECT SITE

Town shall provide, as may be indicated in the Contract Documents or Work Order, the lands upon which the Work is to be performed, rights-of-way and easements for access thereto and such other lands as are designated by Town for the use of Contractor.

Contractor shall provide, at Contractor's own expense and without liability to Town, any additional land and access thereto that may be required for temporary construction facilities, or for storage of materials. Contractor shall furnish to the Town copies of written permission obtained by Contractor from the owners of such facilities.

## 3.24 SAFETY PRECAUTIONS

Contractor shall be solely responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the Work. Contractor shall take all necessary precautions for the safety of, and shall provide the necessary protection to prevent damage, injury or loss to:

- All employees on the Project(s) site(s) and other persons who may be affected thereby;
- All the Work and all materials or equipment to be incorporated therein, whether in storage on or off the Project site; and
- Other property at the Project site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of construction.

The Contractor shall take all necessary precautions for the safety of employees in the performance of the Work on, about or adjacent to the premises, and shall comply with all applicable provisions of Federal, State, and local laws, including, but not limited to the requirements of the Occupational Safety and Health Act of 1970, and amendments thereto, to prevent accidents or injury to persons on, about or adjacent to the premises where the Work is being performed. Contractor shall notify owners of adjacent property and utilities when prosecution of the Work may affect them.

The Contractor shall comply with the OSHA "Federal Right to Know' Regulation regarding informing employees of toxic substances in the workplace, providing training, and emergency procedures.

Contractor must adhere to applicable environmental protection guidelines for the duration of the Work. The Contractor shall comply with all codes, ordinances, rules, orders and other legal requirements of public authorities (including OSHA, EPA, DERM, the Town, Miami-Dade County, State of Florida), which bear on the performance of the Work

All open trenches or holes shall be properly marked and barricaded to assure the safety of both vehicular and pedestrian traffic. No open trenches or holes are to be left open during nighttime or non-working hours without the prior written approval of the Project Manager.

The Contractor shall provide such equipment and facilities as are necessary or required, in the case of accidents, for first aid service to person who may be injured during the Project(s) duration.

Contractor's duties and responsibilities for the safety and protection of the Work shall continue until such time as all the Work is completed and Project Manager has issued the Contractor a notice of Final Acceptance.

# 3.25 MATERIAL SAFETY DATA SHEETS

In compliance with Chapter 442, Florida Statutes, any toxic substance listed in Section 38F-41.03 of the Florida Administrative Code delivered as a part of the Project must be accompanied by a Material Safety Data Sheet (MSDS) which shall be obtained from the manufacturer. The MSDS must include the following information:

- The chemical name and the common name of the substance.
- The hazards or other risks in the use of the substance, including:
  - The potential for fire, explosion, corrosion, and reaction;

- The known acute and chronic health effects of risks from exposure, including the medical conditions which are generally recognized as being aggravated by exposure to the substance; and
- The primary routes of entry and symptoms of overexposure.
- The proper precautions, handling practices, necessary personal protective equipment, and other safety precautions in the use of or exposure to the substances, including appropriate emergency treatment in case of overexposure.
- · The emergency procedure for spills, fire, disposal, and first aid.
- A description in lay terms of the known specific potential health risks posed by the substance intended to alert any person reading this information.

The year and month, if available, that the information was compiled and the name, address, and emergency telephone number of the manufacturer responsible for preparing the information.

### 3.26 LABOR AND MATERIALS

Unless otherwise provided herein, Contractor shall provide and pay for all materials, labor, water, tools, equipment, light, power, transportation and other facilities and services necessary for the proper execution and completion of the Work. All materials shall be new unless otherwise specified in a Work.

## 3.27 VEHICLES AND EQUIPMENT

Contractor shall have on hand at all times clean and in good working order such vehicles, machinery, tools, accessories, and other items necessary to perform the Work under this Contract. The Town may require the repair or replacement of equipment as reasonably necessary.

#### 3.28 PROJECT MANAGEMENT

Contractor shall be responsible for all Project management, including any and all subcontracts necessary to ensure that the Work is performed in accordance with the Contract Documents. Project Management shall include, but is not limited to: obtaining bids from subcontractors and suppliers; coordinating the securing of all permits; obtaining licenses and inspections; ensuring that subcontractors comply with the requirements of the Contract Documents; performing the Work in accordance with the Contract Documents to the satisfaction of the Project Manager; paying all subcontractors; obtaining release of liens/claims fees; and obtaining temporary and final Certificates of Occupancy or Completion, as applicable.

Contractor shall have a competent English speaking Superintendent full time on the Project site, who shall represent Contractor and all directions given to the Superintendent shall be as binding as if given to Contractor. The Superintendent shall not be changed except with the prior written consent of Project Manager. Contractor will provide properly licensed personnel where such personnel are required by any rule, regulations, or law. Contractor shall give efficient supervision to the Work, using its best skill and attention.

Contractor's Superintendent shall record, at a minimum, the following information in a bound log: the day; date; weather conditions and how any weather condition affected progress of the Work; time of commencement of Work for the day; the Work being performed; materials, labor, personnel, equipment and subcontractors at the Project site; visitors to the Project site, including representatives of the Town, regulatory representatives; any special or unusual conditions or occurrences encountered; and the time of day Work stopped for the day. All information shall be recorded in the daily log in indelible ink. The daily log shall be kept on the Project(s) site(s) and shall be available at all times for inspection and copying by Project Manager.

The Project Manager, and the Contractor as determined by the Project Manager, during the course of the Work to review and agree upon the Work performed and outstanding issues. The Contractor shall publish, keep, and distribute minutes and any comments thereto of each such meeting.

## 3.29 SUBCONTRACTORS

Contractor is solely responsible for all acts and omissions of its Subcontractors. Nothing in the Contract Documents shall create any contractual relationship between any Subcontractor and the Town. Contractor is responsible for the timely payment of its Subcontractors and suppliers as required by Florida Statute Chapter 218.735. Failure to comply with these payment requirements will place the Contractor in default of the Contract.

Contractor shall not employ any subcontractor against whom Town may have a reasonable objection.

Contractor shall utilize the Subcontractors identified in its Bid submission. The replacement, addition, or deletion of any Subcontractor(s) shall be subject to the prior written approval of the Town Manager or designee.

## 3.30 CONSULTANT SERVICES

The Town, at its sole discretion may hire a Consultant who shall serve as the Town's Representative for the Project. The Consultant and the Project Manager will both have authority to act on behalf of the City to the extent provided in the Contract Documents and as outlined in Article 3.31, Authority of the Project Manager, of the General Terms and Conditions.

The Project Manager will work with the Consultant in conducting inspections to determine the date or dates of Substantial Completion and Final Acceptance and will receive and review written warranties and related documents required by the Contract Documents. The Consultant will be responsible for receiving all documentation for review and acceptance. Upon acceptance by the Consultant of such documentation said documents will be forwarded to the Project Manager. The Project Manager in conjunction with the Consultant will approve Schedules of Values, Project Schedules, subcontractors and invoices.

In case of the termination of employment of the Consultant, the Town may, at its sole discretion, appoint another Consultant, whose status under the Contract shall be as that of the former Consultant.

# 3.31 AUTHORITY OF THE PROJECT MANAGER

The Town Manager hereby authorizes the Project Manager or the Consultant to determine, all questions of any nature whatsoever arising out of, under or in connection with, or in any way relating to or on account of the Work, and questions as to the interpretation of the Work to be performed under the Contract Documents.

The Contractor shall be bound by all determinations or orders of the Project Manager and Consultant and shall promptly respond to requests of the Project Manager and Consultant, including the withdrawal or modification of any previous order, and regardless of whether the Contractor agrees with the Project Manager's and/or Consultant's determination or requests. Where requests are made orally, the Project Manage and/or Consultant will follow up in writing, as soon thereafter as is practicable.

The Project Manager and Consultant shall have authority to act on behalf of the Town to the extent provided by the Contract, unless otherwise modified in writing by the Town. All instructions to the Contractor shall be issued in writing. All instructions to the Contractor shall be issued through the Town Manager, Project Manager or the Consultant.

The Project Manager and Consultant will not be responsible for construction means, methods, techniques, sequences or procedures, or for safety precautions and programs in connection with the Work, and will not be responsible for the Contractor's failure to carry out the Work in accordance with the Contract Documents.

All interpretations and recommendations of the Project Manager and Consultant shall be consistent with the intent of the Contract Documents.

The Project Manager and Consultant will have authority to reject Work that does not conform to the Contract Documents. Whenever, in their opinion, it is considered necessary or advisable to ensure the proper completion of the Work the Project Manager and Consultant have authority to require special inspections or testing of the Work, whether or not such Work is fabricated, installed or completed.

Neither the Project Manager's nor Consultant's authority to act under this paragraph, nor any decision made in good faith either to exercise or not to exercise such authority, shall give rise to any duty or responsibility of the Project Manager or Consultant to the Contractor, any subcontractor, supplier or any of their agents, employees, or any other person performing any of the Work.

The Project Manager and Consultant will not be responsible for the acts or omissions of the Contractor, any Subcontractor, or any of their agents or employees, or any other persons performing any of the Work.

## 3.32 INSPECTION OF THE WORK

The Project Manager, Inspectors, other Town representatives, and inspectors representing the Town and other public entities having jurisdiction over the Work shall at all times have access to the Work

Should the Contract Documents, or any laws, ordinances, or any public authority require any of the Work to be tested, Contractor shall provide timely notice of readiness of the Work for testing and timely notice shall be given of the date fixed for such testing so that the appropriate representatives of the Town, DERM, or other entities can be present for such testing. Contractor shall be responsible for making arrangements for all tests and for all associated costs for all required testing. The original copies of all testing reports are to be sent directly to the Project Manager by the testing firm, with a copy to the Contractor.

The Town, at its sole discretion may conduct testing in addition to the required testing. In such instances the Town shall pay all testing costs unless the tests determine that the material, Work, or equipment is not compliant with the requirements of the Contract Documents. In such instances the Contractor shall reimburse the Town for all incurred testing cost and the Contractor shall be responsible for any costs associated with re-testing to ensure compliance.

Inspectors shall have no authority to permit deviations from, or to relax any of the provisions of the Contract Documents or to delay the Work by failure to inspect the materials and Work with reasonable promptness without the written permission or instruction of Project Manager or Consultant.

## 3.33 TOWN LICENSES, PERMITS AND FEES

In accordance with the Public Bid Disclosure Act, 218.80, Florida Statutes, each license, permit, or fee the Contractor will have to pay the Town before or during the Work or the percentage method or unit method of all licenses, permits and fees required by the Town and payable to the Town by virtue of the Work as part of the Contract are as follows:

- Contractor shall have and maintain during the term of this Contract all appropriate
  Town licenses. Fees for which shall be paid in full in accordance with the Town's Fee
  structure for such licenses. THERE WILL NOT BE ANY PERCENTAGE REDUCTION OR
  WAIVING OF TOWN LICENSE FEES.
- 2) During the performance of this Contract there may be times when the Contractor will be required to obtain a Town permit for such Work. It is the responsibility of the Contractor to insure that the appropriate Town permits to perform such work as may become necessary during the performance of the Work have been obtained. Any fees related to Town required permits in connection with this Contract will be the responsibility of the Contractor and will be reimbursed by the Town.

Licenses, permits, and fees that may be required by County, State or Federal entities are not included in the above list.

## 3.34 TAXES

Contractor shall pay all applicable sales, consumer, use and other taxes required by law. Contractor is responsible for reviewing the pertinent state statutes involving state taxes and complying with all requirements.

## 3.35 REMOVAL OF UNSATISFACTORY PERSONNEL

Contractor shall at all times enforce strict discipline and good order among its employees and subcontractors at the Project(s) site(s) and shall not employ on the Project any unfit person or anyone not skilled in the Work to which they are assigned.

The Town may make written request to the Contractor for the prompt removal and replacement of any personnel employed or retained by the Contractor, or any or Subcontractor engaged by the Contractor to provide and perform services or Work pursuant to the requirements of the Contract Documents. The Contractor shall respond to the Town within five (5) calendar days of receipt of such request with either the removal and replacement of such personnel or written justification as to why that may not occur. The Town shall make the final determination as to the removal of unsatisfactory personnel from the Work. The Contractor agrees that the removal of any of such individual(s) does not require the termination or demotion of said individual(s).

#### 3.36 UNCOVERING FINISHED WORK

The Project Manager's, right to make inspections shall include the right to order the Contractor to uncover or take down portions of finished Work. The Project Manager shall notify the Contractor in writing concerning all uncovered finished Work. Should the Work prove to be in accordance with the Contract Documents, the uncovering or taking down and the replacing and the restoration of the parts removed will be treated as additional Work for the purpose of computing additional compensation and an extension of time. Should the Work examined prove unsatisfactory, such uncovering, taking down, replacing and restoration shall be at the expense of the Contractor. Such expenses shall also include repayment to the Town for any and all expenses or costs incurred by it, including employee salaries or related cost, in connection with such uncovering, taking down, replacing and restoration at the Project site.

## 3.37 DEFECTIVE OR NON-COMPLIANT WORK

The Town Manager, Project Manager, or Consultant shall have the authority to reject or disapprove Work that is found to be defective or not in compliance with the requirements of the Contract. If required, Contractor shall promptly either correct all defective or non-compliant Work or remove such defective Work and replace it with non-defective/non-compliant Work. Contractor shall bear all direct, indirect and consequential costs of such removal or corrections.

Re-examination of any of the Work may be ordered by the Project Manager or Consultant, and if so ordered, the Work must be uncovered by Contractor. If such Work is found to be

in accordance with the Contract Documents, the Town shall pay the cost of reexamination and replacement by means of a Change Order. If such Work is not in accordance with the Contract Documents, Contractor shall pay such cost.

Should Contractor fail or refuse to remove or correct any defective or non-compliant Work or to make any necessary repairs in accordance with the requirements of the Contract Documents within the time indicated in writing by the Town Manager of designee, the Town Manager or designee shall have the authority to cause the defective/non-compliant Work to be removed or corrected, or make such repairs or corrections as may be necessary at Contractor's expense. Any expense incurred by the Town in making such removals, corrections or repairs, shall be paid for out of any monies due or which may become due to Contractor, or may be charged against the Performance Bond, if required by the Contract Documents. In the event of failure of Contractor to make all necessary repairs promptly and fully, the Town Manager or designee may declare the Contractor in default.

If, within the warranty period required by the Contract Documents, or by any specific provision of the Contract, any of the Work is found to be defective or not in accordance with the Contract Documents, Contractor, after receipt of written notice from Town, shall promptly correct such defective or nonconforming Work within the time specified by Town without cost to Town. Should the Contractor fail to take such action the Town may take any necessary and appropriate action and hold the Contractor liable and responsible for all costs. The Town may take any action allowed under this Contract or in law to recover all such costs. Nothing contained herein shall be construed to establish a period of limitation with respect to any other obligation which Contractor might have under the Contract Documents including but not limited to any claim regarding latent defects.

Failure to reject any defective Work or material shall not in any way prevent later rejection when such defect is discovered, or obligate Town to accept.

## 3.38 FIELD DIRECTIVE

The Project Manager or Consultant may at times issue Field Directives to the Contractor based on visits to the Project Site. Such Field Directive(s) shall be issued in writing and the Contractor shall be required to comply with the directive. Where the Contractor believes that the directive is outside the scope of the Work, the Contractor shall, within 48 hours, notify the Project Manager that the work covered by the Field Directive is outside the scope of the Work. At that time the Field Directive may be rescinded or the Contractor may be required to submit a request for a change to the Contract. Where the Contractor is notified of the Town's position that the Work is within the scope and the Contractor disagrees, the Contractor shall notify the Project Manager that the Contractor reserves the right to make a claim for the time and monies based on the Field Directive, in accordance with the requirements of Article 3.43. At no time shall the Contractor refuse to comply with the Field Directive. Failure to comply with the Field Directive may result in a determination that the Contractor is in default of the Contract.

# 3.39 CHANGE ORDERS

Without invalidating the Contract Documents and without notice to any Surety, the Town reserves and shall have the right, from time to time, to make such increases, decreases or other changes in the character or quantity of the Work under the Contract Documents as may be considered necessary or desirable to complete the Work in a manner satisfactory to the Town. The Town reserves the right to order changes which may result in additions to or reductions from the amount, type or value of the Work shown in the Contract and which are within the general scope of the Contract Documents and all such changes shall be authorized only by a Change Order approved in advance, and issued in accordance with provisions of the Town.

Any changes to the Contract must be contained in a written document, executed by the both parties. However, under circumstances determined necessary by Town, Change Orders may be issued unilaterally by Town.

In the event satisfactory adjustment cannot be reached and a Change Order has not been issued, the Town reserves the right, at its sole option to direct the Contractor to proceed on a time and materials basis or make such arrangements as may be deemed necessary to complete the proposed additional Work.

Where the Town directs the Contractor to proceed on a time and materials basis, Contractor shall maintain detailed records of all labor and material costs for review by the Town. In addition, the Contractor shall be entitled to a combined profit and overhead rate that shall not be in excess of ten (10%) percent of the direct labor and material costs, unless the Procurement Manager determines that the complexity and risk of the Change Order Work is such that an additional factor is appropriate. The final amount to be paid to the Contract for Change Order Work shall be subject to negotiation between the Town and the Contractor.

Failure by the Contractor to proceed with Change Order Work when so directed by the Town Manager or designee may result in the Contractor being found in default of the Contract.

## 3.40 FORCE MAJEURE

Should any failure to perform on the part of Contractor be due to a condition of force majeure as that term is interpreted under Florida law, then, the Town may allow an extension of time reasonably commensurate with the cause of such failure to perform or cure.

If the Contractor is delayed in performing any obligation under the Contract Documents due to a force majeure condition, the Contractor shall request a time extension from the Town within two (2) working days of said force majeure occurrence. Any time extension shall be subject to mutual agreement and shall not be cause for any claim by the Contractor for extra compensation unless additional services are required. **Do Not Include** inclement weather except as permitted by Florida law and may not include the acts or omissions of Subcontractors.

# 3.41 EXTENSION OF TIME

Any reference in this section to the Contractor shall be deemed to include suppliers, and permitted Subcontractors, whether or not in privities of contract with the Contractor for the purpose of this article.

If the Contractor is delayed at any time during the progress of the Work beyond the Contract Time and/or Notice to Proceed (NTP) by the neglect or failure of the Town or by a Force Majeure, then the Contract Time set forth in the Contract shall be extended by the Town subject to the following conditions:

- The cause of the delay arises after issuance of the NTP and could not have been anticipated by the Contractor by reasonable investigation before proceeding with the Work;
- The Contractor demonstrates that the completion of the Work will be actually and necessarily delayed;
- The effect of such cause cannot be avoided or mitigated by the exercise of all reasonable precautions, efforts and measures whether before or after the occurrence of the cause of delay.

**Note:** A delay meeting all the conditions of the above, shall be deemed an Excusable Delay.

The Town reserves the right to rescind or shorten any extension previously granted if subsequently, the Project Manager determines that any information provided by the Contractor in support of a request for an extension of time was erroneous; provided however, that such information or facts, if known, would have resulted in a denial of the request for an Excusable Delay. Notwithstanding the above, the Project Manager will not rescind or shorten any extension previously granted if the Contractor acted in reliance upon the granting of such extension and such extension was based on information which,

although later found to have been erroneous, was submitted in good faith by the Contractor.

The request for an Excusable Delay shall be made within five (5) calendar days after the time when the Contractor knows or should have known of any cause for which it may claim an extension of time and shall provide any actual or potential basis for an extension of time, identifying such causes and describing, as fully as practicable at that time, the nature and expected duration of the delay and its effect on the completion of that part of the Work identified in the request. The Project Manager may require the Contractor to furnish such additional information or documentation, as the Project Manager shall reasonably deem necessary or helpful in considering the requested extension.

The Contractor shall not be entitled to an extension of time unless the Contractor affirmatively demonstrates that it is entitled to such extension.

The Project Manager shall endeavor to review and respond to the Contractor's request for Excusable Delays in a reasonable period of time; however, the Contractor shall be obligated to continue to perform the Work required regardless of whether the Project Manager has issued a decision or whether the Contractor agrees or disagrees with that decision.

With regard to an injunction, strike or interference of public origin which may delay the Project, the Contractor shall promptly give the Project Manager a copy of the injunction or other orders and copies of the papers upon which the same shall have been granted. The Town shall be afforded the right to intervene and become a party to any suit or proceeding in which any such injunction shall be obtained and move to dissolve the same or otherwise, as the Town may deem proper.

Where the Contractor is delayed for any period of time by two or more of the causes mentioned in Article 3.42, Excusable Delay, Non-Compensable, the Contractor shall not be entitled to a separate extension for each one of the causes, only one period of extension shall be granted for the delay.

The permitting of the Contractor to proceed with the Work subsequent to the date specified in the Contract (as such date may have been extended by a change order), the making of any payment to the Contractor, the issuance of any Change Order, shall not waiver the Town's rights under the Contract, including but not limited to the assessment of liquidated damages or declaring Contractor in default.

## 3.42 EXCUSABLE DELAY, NON-COMPENSABLE

Excusable Delay is either (i) caused by circumstances that could not be foreseen and are beyond the control of Contractor, its subcontractors, or suppliers, or is (ii) caused jointly or concurrently by Contractor or its subcontractors, suppliers or vendors and by the Town. Then Contractor shall be entitled only to a time extension and no compensation for the delay.

Contractor is entitled to a time extension of the Contract time for each day the Work is delayed due to Excusable Delay. Contractor shall document its claim for any time extension as provided in Article 3.43 and Article 3.44.

Failure of Contractor to comply with Article 3.43 and Article 3.44, as to any particular event of delay shall be deemed conclusively to constitute a waiver, abandonment or relinquishment of any and all claims resulting from that particular event of delay.

## 3.43 CLAIMS

Any claim for a change in the Contract time for completion of any Work, the Contract Term, or Contract price shall be made by written notice by Contractor to the Town Manager or designee and to Procurement Manager within ten (10) business days of the commencement of the event giving rise to the claim and stating the general nature and cause of the claim. Thereafter, within twenty (20) calendar days of the termination of the event giving rise to the claim, written notice of the extent of the claim with supporting information and documentation shall be provided unless the Town Manager or designee allows an additional period of time to ascertain more accurate data in support of the claim. The written notice must be accompanied by Contractor's written notarized statement that the adjustment(s) claimed is the entire adjustment to which the Contractor has reason to believe it is entitled as a result of the occurrence of said event. All claims and disputes shall be determined in accordance with the Contract. It is expressly and specifically agreed that any and all claims for changes to the Contract shall be waived if not submitted in strict accordance with the requirements of this Article.

The Contract time will be extended in an amount equal to time lost on critical Work items due to delays beyond the control of and through no fault or negligence of Contractor if a claim is made as provided in this Article. Such delays shall include, but not be limited to, acts or neglect by any separate contractor employed by Town, fires, floods, labor disputes beyond the control of the Contractor, epidemics, abnormal weather conditions (if applicable), or acts of God.

The Contractor shall not be entitled to an increase in the Contract price or payment or compensation of any kind from the Town for direct, indirect, consequential, impact or other costs, expenses or damages, including but not limited to costs of acceleration or inefficiency, arising because of delay, disruption, interference or hindrance from any cause whatsoever, whether such delay, disruption, interference or hindrance be reasonable or unreasonable, foreseeable or unforeseeable, avoidable or unavoidable; provided, however, that this provision shall not preclude recovery of damages by Contractor for actual delays due solely to fraud, bad faith or active interference on the part of Town. Contractor shall be entitled only to extensions of the Contract time for completion of the Work, as the sole and exclusive remedy for such resulting excusable delay.

The Contractor agrees to make no claim for damages for delay of any kind in the performance of the Contract Documents whether occasioned by any act or omission of the Town or any of its representatives and the Contractor agrees that any such claim shall be compensated solely by an extension of time to complete performance of the Work due to an Excusable Delay as defined in Article 3.42. The Contractor alone specifically assumes the risk of such delays, including, without limitation: delays in processing or approving any submittals to the Town, or the failure to render determinations, approvals, replies,

inspections, in a timely manner. Contractor shall not receive monetary compensation for Town delay(s).

Failure of Contractor to comply with this Article as to any particular event of claim shall be deemed conclusively to constitute a waiver of any and all claims resulting from that particular event.

## 3.44 DISPUTES AND MEDIATION

Contractor understands and agrees that all disputes between it and the Town upon an alleged violation of the terms of this Contract by the Town shall be submitted for resolution in the following manner.

Initial effort(s) should be made by the Contractor to resolve any issues with the Project Manager or other Town representative(s) it works within in the coordination and performance of the Work.

Should the initial efforts at resolution not end in a mutual resolution then the Contractor notify in writing the Procurement Manager identified in Article 3.3, Notices, of the claim or dispute

The Contractor shall submit its dispute in writing, with all supporting documentation, to the Procurement Manager, as identified in Article 3.3, Notices. Upon receipt of said notification the Procurement Manager shall review the issues relative to the claim or dispute and issue a written finding.

Should the Contractor and the Procurement Manager fail to resolve the claim or dispute the Contractor shall submit their dispute in writing within five (5) calendar days of the written finding being issued by the Procurement Manager to the Town Manager. Failure to submit such appeal in the stated timeframe of the written finding shall constitute acceptance of the finding by the Contractor. Upon receipt of said notification the Town Manager shall review the issues relative to the claim or dispute and issue a written finding.

Appeal to the Town Manager for resolution is required prior to Contractor being entitled to seek judicial relief in connection therewith. Should the Contractor be entitled to compensation hereunder, the Town Manager's decision may be subject to approval by the Town Council. Contractor shall not be entitled to seek judicial relief unless:

- (i) it has first received Town Manager's written decision, approved by the Town Council if applicable, or
- (ii) a period of sixty (60) days has expired after submitting to the Town Manager a detailed statement of the dispute, accompanied by all supporting documentation, or a period of (90) days has expired in an instance where Town Manager's decision is subject to Town Council for approval; or
- (iii) Town has waived compliance with the procedure set forth in this Article by written instrument(s) signed by the Town Manager.

In the event the determination of a dispute under this Article is unacceptable to either party hereto, the party objecting to the determination must notify the other party in writing within fourteen (14) calendar days of receipt of the written determination. The

notice must state the basis of the objection and must be accompanied by a statement that any Contract price or Contract time adjustment claimed is the entire adjustment to which the objecting party has reason to believe it is entitled to as a result of the determination. Within sixty (60) calendar days after completion of the Work or expiration of the Contract Term, the parties shall participate in mediation to address all objections to any determinations hereunder and to attempt to prevent litigation. A certified Mediator, who the parties find mutually acceptable, will conduct any mediation proceedings in Miami-Dade County, State of Florida. The costs of a certified Mediator shall be shared on a 50/50 basis. Should claim or dispute not be resolved in mediation, the parties retain all their legal rights and remedies provided under State law. A party objecting to a determination specifically waives all of its rights provided hereunder, including its rights and remedies under State law, if said party fails to comply in strict accordance with the requirements of this Article.

## 3.45 CONTINUING THE WORK

Contractor shall continue to perform all Work under the Contract Documents during all disputes or disagreements with Town, including disputes or disagreements concerning a request for a Change Order and Work shall not be delayed or postponed pending resolution of any disputes or disagreements without the prior written approval of the Project Manager.

## 3.46 FRAUD AND MISREPRESENTATION

The Town may terminate this Contract, or any other contract(s) with the Town, with any person, individual, corporation, entity, or affiliate that attempts to meet its contractual obligations with the Town through fraud, misrepresentation or material misstatement. Such person, individual, corporation, entity, or affiliate shall be responsible for all direct or indirect costs associated with termination or cancellation of the contract(s).

## 3.47 STOP WORK ORDER

The Town may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part, of the Work for a period of up to ninety (90) days (or any lesser period), commencing no sooner than the date the order is delivered to the Contractor, and for any further period to which the parties may agree. Any such order shall be specifically identified as a "Stop Work Order" issued pursuant to this paragraph. Within the period of ninety (90) days (or the lesser period specified) after a Stop Work Order is delivered to the Contractor, or within any extension to which the parties have agreed the Town shall either:

- Cancel the Stop Work Order; or
- Terminate the Work covered by such order as provided in Article 3.52,
   Termination for Convenience.

If a Stop Work Order issued under this Article is canceled or the period of the order or any extension thereof expires, the Contractor shall resume the Work without compensation to the Contractor for such suspension other than extending the time to complete any Work under the Contract or extending the Contract Term to the extent that, in the opinion of the Town Manager or designee, the Contractor may have been delayed by such suspension. In

the event the Town Manger or designee determines that the suspension of Work was necessary due to Contractor's defective or incorrect Work, unsafe Work conditions caused by the Contractor, or any other reason caused by Contractor's fault or omission, the Contractor shall not be entitled to an extension of time or Contract Term or (Time) as a result of the issuance of a Stop Work Order.

Suspension of the Work caused by a threatened or actual storm event, regardless of whether the Town has directed such suspension, will entitle the Contractor to additional Contract time as non-compensable, Excusable Delay, and shall not give rise to a claim for compensable delay.

## 3.48 HURRICANE PREPAREDNESS

During such periods of time as are designated by the United States Weather Bureau as being a hurricane warning, the Contractor, at no cost to the Town, shall immediately respond by taking all precautions necessary to secure any Work threatened by storm events, regardless of whether the Contractor has been given notice of same by Project Manager or other Town representative.

Compliance with any specific hurricane warning or alert precautions will not constitute additional work.

Suspension of the Work caused by a threatened or actual storm event, regardless of whether the Town has directed such suspension, will entitle the Contractor to additional Contract time as non-compensable, excusable delay, and shall not give rise to a claim for compensable delay.

# 3.49 CLEANING UP; TOWN'S RIGHT TO CLEAN UP

Contractor shall at all times keep the Work site(s) free from accumulation of excess materials, waste materials or rubbish caused by its operations. At the completion of Work at a work site(s), Contractor shall remove all its excess materials, waste materials and rubbish from and about the Project(s) as well as any tools, equipment, machinery and surplus materials or supplies. If Contractor fails to clean up during the performance of the Work or at the completion of the Work, Town may do so and the cost incurred shall be charged to Contractor. Any combustible waste materials must be removed from the work site(s) at the end of each day.

Should the Contractor leave any open trenches at any time that Work is not being performed, the Town may have the open trenches covered and deduct any cost incurred from any outstanding payments due or to become due to the Contractor. The Town may also invoice the Contractor for all costs incurred in mitigating any open trenches.

## 3.50 SET-OFFS, WITHHOLDING, AND DEDUCTIONS

The Town may set-off, deduct or withhold from any payment due the Contractor, such sums as may be specifically allowed in the Contract or by applicable law including, without limitation, the following:

Any amount of any claim by a third party;

- Any Liquidated Damages, and/or;
- Any unpaid legally enforceable debt owed by the Contractor to the Town.

The Town shall notify the Contractor in writing of any such withholdings.

Any withholding, which is ultimately held to have been wrongful, shall be paid to the Contractor in accordance with the Local Government Prompt Payment Act

# 3.51 CONTRACTOR DEFAULT

## a. Event of Default

An event of default shall mean a breach of the Contract by the Contractor. Without limiting the generality of the foregoing and in addition to those instances referred to herein as a breach, an Event of Default, shall include but not be limited to, the following:

- The Contractor has not performed the Work in a timely manner;
- The Contractor has refused or failed to supply properly skilled staff or provided sufficient quantities of staff to perform the Work;
- The Contractor has failed to make prompt payment to Subcontractors or suppliers for any services, materials, or supplies provided to Contractor;
- The Contractor has become insolvent or has assigned the proceeds received for the benefit of the Contractor's creditors, or the Contractor has taken advantage of any insolvency statute or debtor/creditor law or if the Contractor's affairs have been put in the hands of a receiver;
- The Contractor has failed to obtain the approval of the Town where required by the Contract Documents;
- The Contractor has failed in the representation of any warranties stated herein;
- When, in the opinion of the Town, reasonable grounds for uncertainty exist with respect to the Contractor's ability to perform the Work.

## b. Notice of Default-Opportunity to Cure

Where an Event of Default ("Default") occurs under the Contract, the Town may at its sole discretion notify the Contractor, specifying the basis for such Default, and advising the Contractor that such Default must be cured within a time frame specified by the Town; or, the Contract with the Town may be terminated. The Town is under no obligation to issue such notification. The Town may grant an extension to the cure period if the Town deems it appropriate and in the best interest of the Town, without waiver of any of the Town's rights hereunder. The Town, at its sole discretion, may have a default corrected by its own forces or another contractor and any such costs incurred will be deducted from any sums due the Contractor under any contract with the Town.

The Town Manager or designee may also suspend any payment or part thereof or order a Work stoppage until such time as the issue(s) concerning compliance are resolved.

# c. Termination for Default

Where a Default is not cured within the time specified to cure the Default, the Town Manager in addition to all remedies available by law, may immediately, upon written notice to Contractor, terminate this Contract. Contractor understands and agrees that termination of this Contract under this Article shall not release Contractor from any obligation accruing prior to the effective date of termination.

In the event of termination by the Town Manager or designee, the Town Manager or designee may immediately take possession of all applicable documentation and data, material, equipment, and supplies to which it is entitled to under the Contract or by law.

Where the Town erroneously terminates the Contract for default, the terminations shall be converted to a Termination for Convenience, and the Contractor shall have no further recourse of any nature for wrongful termination.

# 3.52 TERMINATION FOR CONVENIENCE

In addition to cancellation or termination as otherwise provided for in the Contract, the Town may at any time, in its sole discretion, with or without cause, terminate the Contract by written notice to the Contractor. Such Written Notice shall state the date upon which Contractor shall cease all Work under the Contract, and if applicable vacate the Project(s) site(s).

Upon receipt of such notice, unless otherwise directed by the Town,

the Contractor shall, Stop all Work on the date specified in the notice ("the Effective Date") and;

- Take such action as may be necessary for the protection and preservation of the Town's materials and property;
- Cancel all cancelable orders for materials and equipment;
- Remove all materials, supplies or equipment that may be used by the Contractor on the Work;
- Assign to the Town and deliver to the Town, at a site(s) specified by the Town, any non-cancelable orders for materials and equipment that can not otherwise be used by the Contactor on other work;
- Take no action that shall increase the amounts payable by the Town under the Contract Documents; and take reasonable measures to mitigate the Town's liability under the Contract Documents; and
- All documents, including electronic documents, related to Work authorized under the Contract, whether finished or not, must be turned over to the Town. Failure to timely deliver the documentation shall be cause to withhold any payments due without recourse by Contractor until all documentation is delivered to the Town.

In the event that the Town exercises its right to terminate the Contract pursuant to the Contract Documents, the Town will pay the Contractor for the actual cost, or the fair and reasonable value, as substantiated by invoice documentation, of any non-cancelable material(s) and equipment that cannot be used elsewhere by the Contractor in the performance of its work.

In no event, shall any payments under this Paragraph exceed the maximum cost set forth in the Contract and the amount due hereunder may be offset by payments made to the Contractor or any claims made against the Contractor. Contractor shall not be entitled to lost profits, overhead or consequential damages as a result of a Termination for Convenience.

## 3.53 TOWN MAY AVAIL ITSELF OF ALL REMEDIES

The Town may avail itself of each and every remedy stated in the Contract Documents or existing at law or in equity. The exercise or the beginning of the exercise, of one remedy shall not be deemed a waiver of the right to exercise, at the same time or thereafter, of any other remedy.

## 3.54 COMPLIANCE WITH APPLICABLE LAWS

The Contractor shall comply with the most recent editions and requirements of all applicable laws, rule, regulations, codes, and ordinances of the Federal government, the State of Florida, Miami-Dade County, and the Town.

# 3.55 NONDISCRIMINATION, EQUAL EMPLOYMENT OPPORTUNITY, AND AMERICANS WITH DISABILITIES ACT

Contractor shall not unlawfully discriminate against any person, shall provide equal opportunities for employment, and comply with all applicable provisions of the Americans with Disabilities Act in its performance of the Work under the Contact. Contractor shall comply with all applicable Federal, State of Florida, Miami-Dade County, and Town rules regulations, laws, and ordinance as applicable.

# 3.56 INDEPENDENT CONTRACTOR

The Contractor is engaged as an independent business and agrees to perform Work as an independent contractor. In accordance with the status of an independent contractor, the Contractor covenants and agrees that the Contractor will conduct business in a manner consistent with that status, that the Contractor will not claim to be an officer or employee of the Town for any right or privilege applicable to an officer or employee of the Town, including, but not limited to: worker's compensation coverage; unemployment insurance benefits; social security coverage; retirement membership, or credit.

#### 3.57 THIRD PARTY BENEFICIARIES

Neither Contractor nor Town intends to directly or substantially benefit a third party by this Contract. Therefore, the parties agree that there are no third party beneficiaries to this Contract and that no third party shall be entitled to assert a claim against either of them based upon this Contract.

#### 3.58 ASSIGNMENT OR SALE OF CONTRACT

The performance of this Contract shall not be transferred pledged, sold, delegated or assigned, in whole or in part, by the Contractor without the prior written consent of the Town. It is understood that a sale of the majority of the stock or partnership shares of the Contractor, a merger or bulk sale, an assignment for the benefit of creditors shall each be

deemed transactions that would constitute an assignment or sale hereunder. The Town may request any information it deems necessary to review any request for assignment or sale of the Contract.

Any transference without Town approval shall be cause for the Town to terminate this Contract for default and the Contractor shall have no recourse from such termination.

Nothing herein shall either restrict the right of the Contractor to assign monies due to, or to become due or be construed to hinder, prevent or affect any assignment by the Contractor for the benefit of its creditors, made pursuant to applicable law.

#### 3.59 MATERIALITY AND WAIVER OF BREACH

Town and Contractor agree that each requirement, duty, and obligation set forth in the Contract Documents is substantial and important to the formation of the Contract Documents and, therefore, is a material term hereof. The Town's failure to enforce any provision of the Contract Documents shall not be deemed a waiver of such provision or modification of the Contract Documents. A waiver of any breach of a provision of the Contract Documents shall not be deemed a waiver of any subsequent breach and shall not be construed to be a modification of the terms of the Contract Documents.

## 3.60 DEFENSE OF CLAIMS

Should any claim be made or any legal action brought in any way relating to the Work under the Contract, the Contractor shall diligently render to the Town any and all assistance which the Town may require of the Contractor.

## 3.61 FUNDS AVAILABILITY

Funding for this Contract is contingent on the availability of Town funds and the Contract is subject to amendment or termination due to lack of funds, reduction of funds and/or change in regulations, upon thirty (30) days notice.

#### 3.62 ACCESS TO AND REVIEW OF RECORDS

Town shall have the right to inspect and copy, at Town's expense, the books, records, and accounts of Contractor which relate in any way to the Contract. The Contractor agrees to maintain an accounting system that provides for accounting records that are supported with adequate documentation and adequate procedures for determining allowable costs.

The Contractor shall comply with the applicable provisions of Chapter 119, Florida Statutes and Town shall have the right to immediately terminate this Contract for the refusal by the Contractor to comply with Chapter 119, Florida Statutes. The Contractor shall retain all records associated with this Contract for a period of five (5) years from the date of termination.

#### 3.63 ROYALTIES AND PATENTS

All fees, royalties, and claims for any invention, or pretended inventions, or patent of any article, material, arrangement, appliance, or method that may be used upon or in any

manner be connected with the construction of the Work or appurtenances, are hereby included in the prices stipulated in the Contract for said Work.

## 3.64 TIME IN WHICH TO BRING ACTION AGAINST THE TOWN

In the event the Contractor may be deemed to have a cause of action against the Town, no action shall lie or be maintained by the Contractor against the Town upon any claim arising out of or based upon the Contract Documents by reason of any act or omission or requirement of the Town or its agents, unless such action shall be commenced within six (6) months after the date of issuance of a final payment under the Contract, or if the Contract is terminated under the provisions of the Contract, unless such action is commenced within six (6) months after the date of such termination by the Town.

## 3.65 APPLICABLE LAW AND VENUE OF LITIGATION

This Contract shall be enforceable in Miami-Dade County, Florida, and if legal action is necessary by either party with respect to the enforcement of any or all of the terms or conditions the sole venue shall be Miami-Dade County, Florida.

## 3.66 NON-EXCLUSIVE CONTRACT

It is the intent of the Town to enter into a Contract with all successful Bidder(s) that will satisfy its needs as described herein. However, the Town reserves the right, as deemed in its best interest, to perform, or cause to be performed, the Work and services, or any portion thereof, as it sees fit, including but not limited to: award of other contracts, use of another contractor, or perform the Work with its own employees.

# 3.67 SEVERABILITY

In the event any provision of the Contract Documents is determined by a Court of competent jurisdiction to be illegal or unenforceable, then such unenforceable or unlawful provision shall be excised from this Contract, and the remainder of the Contract Documents shall continue in full force and effect. Notwithstanding the foregoing, if the result of the deletion of such provision will materially and adversely affect the rights of either party, such party may elect, at its option, to terminate the Contract in its entirety. An election to terminate the Contract based upon this provision shall be made within seven (7) calendar days after the finding by the Court becomes final.

#### 3.68 CONTRACT DOCUMENTS CONTAINS ALL TERMS

The Contract Documents and all documents incorporated herein by reference contain all the terms and conditions agreed upon by the parties hereto, and no other agreement, oral or otherwise, regarding the subject matter of the Contract Documents shall be deemed to exist or to bind any of the parties hereto, or to vary any of the terms contained herein.

## 3.69 ENTIRE AGREEMENT

The Contract Documents, as they may be amended from time to time, represent the entire and integrated Contract between the Town and the Contractor and supersede all prior negotiations, representations or agreements, written or oral. This Contract may not be amended, changed, modified, or otherwise altered in any respect, at any time after the

execution hereof, except by a written document executed with the same formality and equal dignity herewith. Waiver by either party of a breach of any provision of the Contract Documents shall not be deemed to be a waiver of any other breach of any provision of the Contract Documents.

# **SECTION 4**

# SPECIAL TERMS AND CONDITIONS

# 4.1 SCOPE OF WORK

The Work consist of furnishing all labor, materials, machinery, tools, means of transportation, supplies, equipment and services necessary for the construction of Sevilla Estates Park located at the North West corner of N.W. 169<sup>th</sup> Terrace and N.W. 89<sup>th</sup> Court. The Work shall include the installation of concrete sidewalks throughout the park, benches, picnic tables, trash cans, landscaping such as trees and sod, irrigation, a 47'x50' half basketball court with an asphalt setback of 8' all around the basketball court with acrylic coating and striping, basketball goal installation, a 25'x12' fishing/observation pier, a 15'x15' picnic shelter, four-seat swing set, playground equipment (including foundation), playground rules signs and funder signage, and a 6'-0" chain link fence along the canal The Town shall provide the playground equipment and other park furnishings, which shall be installed and certified by the Contractor. In accordance with the grant funding agreement, Town residents and volunteers will assist with the installation of the playground.

# 4.2 GRANT REQUIREMENTS

This Project is funded through multiple grant programs, including a federally funded grant.

A copy of the grant agreements, together with their applicable required clauses, terms or conditions, including those required by federal grantor agency are hereby attached and are deemed as being incorporated by reference and made a part of the Contract Documents. Copies of the grant agreements are included as Exhibit A.

The grant agreement with KaBoom! Dr. Pepper Snapple Group requires that Town residents be able to volunteer on Build Day to help with the construction/installation of the playground. Attached is a document entitled "Volunteer Work Activities", which identifies the types of activities the volunteers can perform. The Project Manager will work with the Contractor to clarify and finalize the actual work to be performed by the volunteers. All volunteers will be required to sign a waiver of liability form prior to participating in the Work.

# 4.3 WAGE RATE FOR FEDERALLY FUNDED PROJECTS

Payment of Davis-Bacon wage rates apply to this Contract. For this Contract, payment of predetermined minimum wages applies. The U.S. Department of Labor Wage Rates applicable to this Contract are listed in Wage Rate Decision Number(s) FL120168, 2/17/2012, FL168, as modified up through ten days prior to the opening of bids. Obtain the applicable General Decision(s) (Wage Tables) through the Department of Labor website <a href="http://www.wdol.gov/dba.aspx#0">http://www.wdol.gov/dba.aspx#0</a> and ensure that employees receive the minimum wages applicable. You may, if applicable, refer to the Wage Table—current as of this Contract date—attached and incorporated in the ITB.

Review the General Decisions for all classifications necessary to complete the Project. When multiple wage tables are assigned to a Contract, general guidance of their use and examples of construction applicability is available on the Department of Labor website.

Weekly payrolls must be submitted to the Town's Project Manager. They shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses SHALL NOT be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last four digits of the employee's social security number).

As this Project is federally funded, the rate of wages and fringe benefit payments for all laborers, mechanics, and apprentices shall not be less than those payments for similar skills in classification of work in a like construction industry as determined by the Secretary of Labor and as published in the Federal Register (latest revision is attached hereto).

All mechanics, laborers, and apprentices, employed or working directly upon the site of the Work shall be paid in accordance with the above referenced wage rates. Contractor shall post notice of these provisions at the site of the Work in a prominent place where it can be easily seen by the workers.

If the parties cannot agree on the proper classification of a particular class of laborers or mechanics or apprentices to be used, the Contractor shall submit a question, together with its recommendation, to the Procurement Manager for final determination.

In the event it is found by the Procurement Administrator that any laborer or apprentice employed by Contractor , or any Subcontractor directly on the site of the Work has been or is being paid at a rate of wages less than the rate of wages required by the Secretary of Labor , the Procurement Manager may :(1) by written notice to Contractor terminate its right to proceed with the work or such part of the Work for which there has been a failure to pay said required wages; and (2) prosecute the Work or portion thereof to completion by contract or otherwise . Whereupon, Contractor and its sureties, if any, shall be liable to City for any excess costs occasioned to the Town for all incurred costs.

Contractor shall maintain payrolls and basic records relating thereto during the course of this Work and shall preserve such for a period of three (3) years thereafter for all laborers, mechanics, and apprentices working at the site of the Work. Such records shall contain the name and address of each such employee; its current classification; the rate of pay (including rates of contribution for, or costs assumed to provide, fringe benefits); daily and weekly number of hours; deductions made; and actual wages paid.

If applicable, Contractor shall submit a sworn statement of compliance with this section. The Procurement Manager may withhold or cause to be withheld from Contractor so much of the payments requisitioned as may be considered necessary to pay laborers and mechanics,. Including apprentices, trainees, and guards employed by Contractor or any Subcontractor on the work, the full amount of the wages required by the Contract.

If Contractor or any Subcontractor fails to pay any laborer, mechanic, apprentice, or material person employed or working at the site all or part of the wages required by the Contract, the Procurement Manager may, after written notice to Contractor, take such action as may be necessary to cause suspension of further payments or advances until such violations have ceased.

## 4.2 TIME FOR PERFORMANCE OF THE WORK

The playground area including the installation of the playground equipment must be completed no later than August 30, 2012. Contractor shall complete the remainder of the Work and obtain Final Acceptance by the Town of the entire Project within one hundred twenty (120) days from the date of issuance of the Notice To Proceed.

# 4.3 CONTRACT TERM

This Agreement shall be effective upon execution by both parties and shall continue until expiration of the warranty period.

# 4.4 HOURS FOR PERFORMING WORK

All Work shall be performed in accordance with the hours set forth in the Town's noise Ordinance No. 04-50.

Any Work to be performed outside these hours will require the prior written approval of the Town Manager. A Work Order may establish different working hours than those stated herein.

## 4.5 PROGRESS PAYMENTS

Contractor may make application for payment for Work completed during the Project at intervals of not more than one invoice per month or upon completion and Final Acceptance of the Work, with the exception of the cost for the Work associated with the installation of the Playground.

Contractor shall invoice separately for the Work associated with the installation of the Playground and shall invoice immediately upon completion of the Work associated with the installation of the Playground even if this requires the submission of more than one invoice in a month.

Contractor will be paid based on the line item breakdown, contained in the Bid Form, with payments based on the information contained in the Bid Form. All applications shall be submitted in triplicate and the Contractor shall only use the Town's Contractor Payment Application Form or an invoice format approved by the Town. Supporting evidence to be included with any application for payment shall include, but is not limited to, an updated Project schedule as required by Article 4.10 and a partial or final release of liens or consent of Surety relative to the Work, which is the subject of the application for payment and any other information required by the Project Manager. Each application for payment shall be submitted in duplicate for approval.

Ten percent (10%) of all monies earned by Contractor shall be retained by Town until Final Acceptance by the Town. Any interest earned on retainage shall accrue to the benefit of

Town. All requests for retainage reduction shall be in writing in a separate stand-alone document.

Town may withhold, in whole or in part, payment to such extent as may be necessary to protect itself from loss on account of:

- Defective Work not remedied.
- Claims filed or reasonable evidence indicating probable filing of claims by other parties against Contractor or Town because of Contractor's performance.
- Failure of Contractor to make payments properly to Subcontractors or for material or labor.
- Damage to another contractor not remedied.
- Liquidated damages and costs incurred by Town and/or Consultant for extended construction administration.
- Failure of Contractor to provide any and all documents required by the Contract Documents.

Contractor may be paid for materials or equipment purchased and stored at the Project(s) Site(s) or another location, subject to the sole discretion and approval of the Project Manager. Where a payment request is made for materials or equipment not incorporated in the Project, but delivered and suitably stored at the site or at some other location agreed upon in writing, the written documentation must be submitted at the time of request for payment. Payment shall be conditioned upon submission by the Contractor of paid invoices and an executed Material Purchased/Stored On-Premises form to establish the Town's title to such materials or equipment, or otherwise protect the Town's interest, including applicable insurance in the name of Town and transportation to the Project site.

Contractor retains sole liability to replace such stored materials or equipment as a result of damage or loss for any reason.

## 4.6 INVOICES

Contractor shall provide the Town with one invoice for progress payments in accordance with Article 4.6 above. Multiple invoices will not be accepted and the Town will not make payment based on statements of accounts. At a minimum the invoice must contain the following information:

- Name and address of the Contractor
- Contract number
- Date of invoice
- Invoice numbers (Invoice numbers cannot be repeated)
- Description of Work performed or installed, including location(s) where the Work was performed
- Unit prices of Work performed
- Quantities of Work Performed or installed
- Extended prices
- Total value of the invoice

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Failure to include the above information will delay payment. Payments will not be made based on statements of accounts.

The Town will take action to pay, reject or make partial payment on an invoice in accordance with the Florida Local Government Prompt Payment Act. No payments shall be due or payable for Work not performed or materials not furnished or where the Work has not been accepted by the Town. If there is a dispute with regard to an invoice, the Town will pay the amount not in dispute and reject the remainder that is in dispute.

The Contractor shall be compensated at the unit prices specified in the Proposal/Bid Form of the Contract.

All payment(s) shall be made in accordance with the State of Florida Local Government Prompt Payment Act.

## 4.7 LIQUIDATED DAMAGES

The Contractor is obligated and guarantees to complete the Project in the time frames set forth in the Contract or any approved extension of time the Contractor may be granted by the Town. In the event of a delay in completion beyond the timeframe set forth in the Contract for completion of the playground area, the Contractor shall pay to the Town one thousand five hundred dollars (\$1,500.00) for each and every calendar day of Unexcused Delay, which is hereby agreed upon not as a penalty but as liquidated damages. In the event of a delay in completion of the remaining Work beyond the timeframe set forth in the Contract, the Contractor shall pay to the Town seven hundred fifty dollars (\$750.00) for each and every calendar day of Unexcused Delay, which is hereby agreed upon not as a penalty but as liquidated damages. The Contractor will be notified in writing of any approved exceptions or extensions. The total amount of liquidated damages shall not exceed the value of the Project.

The Town shall have the right to deduct liquidated damages assessments from any payment due or which may thereafter become due to the Contractor under any contract the Contractor has with the Town. In case the amount, which may become due hereunder, shall be less than the amount of liquidated damages due the Town, the Contractor shall pay the difference upon demand by the Town. Should the Contractor fail to compensate the Town for any liquidated damages, the Town shall consider this as a form of indebtedness and may deny any future Work under the Contract or any other Town contract until such indebtedness is paid in full to the Town.

The Town shall notify the Contractor that it is incurring liquidated damages.

#### 4.8 SCHEDULE OF VALUES

The Contractor must submit two copies of a Schedule of Values, which must be submitted within ten (10) calendar days of the issuance of the Notice of Award. The Schedule of Values shall indicate a complete breakdown of labor and material of all categories of Work on the Project. Contractor's overhead and profit should be listed as separate line items. Each line item shall be identified with the number and title of the major specification section or major components of the items. The Project Manager may require further

breakdown after review of the Contractor's submittal. The Town reserves the right to require such information from the Contractor as may be necessary to determine the accuracy of the Schedule of Values. The combined total value for mobilization under the Schedules of Values shall not exceed 5% of the value of the Contract.

The approved Schedule of Values shall be updated with the submittal of the Contractor Payment Application Form.

# 4.9 PROJECT SCHEDULE

Contractor shall submit a proposed Project schedule as follows:

- Schedule identifying all tasks within the critical path. The proposed Project schedule shall be submitted within ten (10) calendar days of the Notice of Award and such submittal shall be subject to the Project Manager's review. Subsequent to such review of said schedule the Contractor shall establish said schedule as the baseline schedule.
- All updates of schedules shall be tracked against the baseline schedule and shall be at a minimum submitted with each pay application. An updated schedule against the baseline shall also be submitted upon execution of each change order that impacts the Contract Documents Time for completion. Failure to submit such schedules shall result in the rejection of any submitted payment application.
- All Project Schedules shall be prepared in Microsoft Project 2007 or earlier unless otherwise approved by the Project Manager. At the time of submission of schedules, Contractor shall submit a hard copy as well as an electronic version. Electronic versions shall not be submitted in a .pdf format.

Subsequent to review of the initial schedule submission the Contractor shall establish the reviewed schedule as the "baseline schedule". Contractor shall then prepare and submit all updates to the schedules utilizing the tracking mode within Microsoft Project.

In addition to the Project Schedule the Contractor shall provide a two (2) week look-ahead schedule that reflects the Work to be performed during the two (2) week period. The loo-ahead schedule shall be provided to the Project Manager and Consultant every other Thursday prior to the start of the two-week period. This schedule will, at a minimum, include the area(s) where Work is to be performed and the Work to be performed in the area(s).

## 4.10 RELEASE OF LIENS/SUBCONTRACTOR'S STATEMENT OF SATISFACTION

The Contractor warrants and guarantees that title to all Work, materials and equipment covered by an application for payment, whether incorporated in the Project or not, will pass to the Town upon the receipt of such payment by the Contractor, free and clear of all liens, claims, security interests or encumbrances and that no Work, materials or equipment will have been acquired by the Contractor or by any other person performing Work at the site or furnishing materials and equipment for the Project, subject to an agreement under which an interest therein or an encumbrance thereon is retained by the seller or otherwise imposed by the Contractor or such other person.

The Contractor shall, upon request by the Project Manager, provide the Project Manager a Final Release of Lien/Subcontractor's Statement of Satisfaction for the Project. Failure to submit such documentation may delay payment(s) by the Town on this or other Projects awarded by the Town, or may preclude the Contractor from future awards by the Town until such time as the Contractor provides the required documentation. The Town may, in its sole discretion withhold any payments for any work performed by the Contractor where a requested Final Release of Lien has not been submitted.

# 4.11 PURCHASE AND DELIVERY, STORAGE AND INSTALLATION

All materials shall be F.O.B. delivered. The Contractor shall be solely responsible for the purchase, delivery, and installation of all equipment and material(s). Contractor shall make all arrangement for delivery. Contractor shall be solely liable receiving, inspecting, accepting, and for replacing any damaged equipment or material(s) and filing any and all claims with suppliers. All transportation must comply with all federal, FDOT, Miami-Dade County, and Town rules and regulations.

Contractor is responsible for the protection of all equipment and material(s) from adverse weather conditions, damage, deterioration, and theft until the Work has been accepted by the Town.

## 4.12 TOWN FURNISHED DRAWINGS

The Town has furnished design drawings for this Project. It shall be the sole responsibility of the Contractor to bring to the immediate attention of the Project Manager any discrepancies between the drawings and existing conditions, excluding hidden or unforeseen conditions, discovered prior to commencing and during the Work. The Contractor shall be solely responsible for verifying the accuracy of the drawings prior to commencing the Work, and shall be responsible for any errors or revisions of the Work, which might have been avoided by notifying the Town prior to commencement. This shall also apply to any revisions or omissions identified by the Contractor. The Contractor shall submit all requests for information entitled Request for Information (RFI).

During the performance of the Project(s), should any errors, omissions, conflicts, ambiguities or discrepancies be found in the drawings and/or specifications, the Project Manager or the Consultant will clarify in writing the intent of the drawings and the Contractor agrees to abide by the Project Manager's or Consultant's interpretation and perform the Work in accordance with the decision of the Project Manager or the Consultant. In such event, the Contractor will be held to have included in its Contract Price the best materials suitable for the purpose and/or methods of construction.

The Contractor shall have no basis for any claim for additional costs resulting from their failure to identify any required revisions, omissions and/or errors, not identified in writing to the Project Manager prior to commencing the Work.

## 4.13 TOWN FURNISHED PROPERTY

The Town shall provide to the Contractor the Town owned property ("Property") identified in Exhibit B. The Town shall mark all of the equipment and materials provided by the

Town. Contractor shall inspect the Property upon delivery by the Town to ensure that it is not damaged and is fit for its intended purpose. Contractor shall advise the Project Manager in writing, within twenty-four (24) hours of receipt of the Property of any issues related to the Property. Subsequent to delivery, unless otherwise identified as stated herein, the Contractor assumes all risk and responsibility for loss or damage to the Property, except (1) for reasonable wear and tear; (2) to the extent that any Property or portion thereof is consumed in performing the Work; or (3) as otherwise provided in the Contract Documents.

Upon completion of the Work the Contractor shall dispose of any remaining Property, unless directed otherwise by the Project Manager. Should the Contractor receive any credits for the sale of such Property, the value of such credits shall accrue to the Town.

Title to the Property shall remain with the Town. The Contractor shall only use the Property in connection with the Work. The Contractor shall maintain adequate property control records in accordance with sound industry practice and will make the records available to the Town upon request.

Should the Town fail to provide the Property in a timely manner the Contractor may be entitled to an Excusable Delay in accordance with the provision of the Contract.

## 4.14 PLAYGROUND INSTALLATION

The installation of the Playground equipment shall be performed in accordance with the manufacturer's specifications. Any deviations from the manufacturer's installation requirements shall require the prior written approval of the Project Manager.

The Town prefers that the Contractor or Subcontractor who installs the playground equipment be certified by the National Playground Contractor's Association (NPCA) or the International Playground Contractor's Association (NPCAI), certified by the manufacturer of the playground equipment or have the installation inspected by a certified NPCA or IPSI safety inspector. As required by E-Verify such Subcontractor must also have an E-Verify certification. Where the Contractor or Subcontractor who is to install the playground equipment is not certified by NPCA or NPCAI the Contractor or the installation will not be supervised and inspected by a Certified Playground Safety Inspector (CPSI) the Contractor shall provide to the Town a written document from the manufacturer confirming that they will honor their manufacturer's warranty. Failure to submit such letter may result in the Bidders Bid Submittal being rejected as non-responsive.

The Contractor or Subcontractor performing the playground installation shall be familiar with the following:

- Consumer Product Safety Commission Handbook for Public Playground Safety
- ASTM F 1487-07: Standard Consumer Safety Performance Specification for Playground Equipment for Public Use

The Contractor or Subcontractor shall allow an installer representing the selected manufacturer to be on site on Build Day to oversee the installation of the playground and

to review the playground structure to insure that it is safe and built to all appropriate standards and guidelines.

# 4.15 SUBSTITUTIONS

The Contractor may request the Town to approve substitution where the specified materials are not available. Such requests must be submitted in writing to the Project Manager in advance with sufficient information to evaluate the substitution. The Contractor must provide the substitute materials plant designation, type, grade, quality, and size. Acceptance of substitutions shall be at the sole discretion of the Town.

The request for substitution shall state that the evaluation and acceptance of the proposed substitute will not prejudice Contractor's achievement of Substantial Completion on time, whether or not acceptance of the substitute for use in the Work will require a change in any of the Work to adapt the design to the proposed substitute and whether or not incorporation or use by the substitute in connection with the Work is subject to payment of any license fee or royalty. All variations of the proposed substitute from that specified will be identified in the application and available maintenance, repair and replacement service shall be indicated. The application also shall contain an itemized estimate of all costs that will result directly or indirectly from acceptance of such substitute(s), including costs for redesign and claims of other contractors affected by the resulting change, all of which shall be considered by the Project Manager or Consultant in evaluating the proposed substitution(s). The Project Manager or Consultant may require the Contractor to furnish at Contractor's expense additional data about the proposed substitute(s).

If a specific means, method, technique, sequence or procedure of construction is indicated in or required by the Contract Documents, Contractor may furnish or utilize a substitute means, method, technique, sequence or procedure of construction acceptable to the Project Manager or Consultant, who will make a determination only after the Contractor submits sufficient information to determine that the substitute proposed is equivalent to that indicated or required by the Contract Documents. The procedures for submission to and review by the Project Manager or Consultant shall be the same as those provided herein for substitute materials and equipment.

The Project Manager or Consultant shall be allowed a reasonable time within which to evaluate each proposed substitute. The Project Manager or Consultant shall be the sole judges of the acceptability of any substitute. No substitute shall be ordered, installed or utilized without the Project Manager or Consultant issuing prior written concurrence, which shall be evidenced by either a Change Order or an approved substitution. The Project Manager or Consultant may require the Contractor to furnish at Contractor's expense a special performance guarantee or other surety with respect to any substitute. If the Town and the Engineer of Record reject the proposed substitute, at their discretion, the Town may require the Contractor to reimburse the Town for the charges of the Consultant for evaluating the proposed substitute.

Contractor shall maintain sole liability and responsibility for ensuring that all substitutions and any required design of such are in full compliance with and meet all the requirements of the Contract Documents.

The Town may require an adjustment in price based on any proposed substitution.

## 4.16 REQUEST FOR INFORMATION

The Contractor shall submit a Request for Information (RFI) where the Contractor believes that the Contract Document's specifications are unclear or conflict. All requests must be submitted in a manner that clearly identifies the specification section or drawing detail, if furnished, where clarification or interpretation is being requested. As part of the RFI, Contractor shall include its recommendation for resolution. The Town shall respond in writing.

# 4.17 WARRANTY

Contractor warrants to the Town that all materials and equipment furnished under the Contract Documents will be new unless otherwise specified and that all of the Work will be of good quality, free from faults and defects and in conformance with the Contract Documents. All Work not conforming to these requirements, including substitutions not properly approved and authorized, may be considered defective. If required by the Project Manager or Consultant, Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment. This warranty is not limited by any other provisions within the Contract Documents.

All Work shall have a one (1) year warranty on labor from the date of Final Acceptance and the Contractor shall provide such written warranty prior to the Town issuing final payment. Contractor shall provide a minimum written warranty of one (1) year on all equipment, parts, or material unless the manufacturer provides a longer warranty. Where the manufacturer of the equipment, parts, or material provides a warranty greater than one (1) year or the time frame stipulated in a Contract, then the manufacturer's warranty term shall take precedence. Contractor shall be required to provide the Project Manager a copy of the manufacturer's warranty prior to the Town issuing final payment. Manufacturer's warranties will become effective upon Final Acceptance of the Project.

All warranties, expressed and/or implied, shall be provided to the Town for material and equipment covered by the Contract Documents. All material and equipment furnished shall be fully guaranteed by the Contractor against factory defects and workmanship. At no expense to the Town, the Contractor shall correct any and all apparent and latent defects that may occur within the manufacturer's standard warranty. The Contract Documents may supersede the manufacturer's standard warranty. Manufacturer's warranties will become effective upon Final Acceptance of the Project.

Should the Contractor fail to perform any required warranty work the Town, at its sole discretion, may have the work performed by others, and deduct such costs from any monies due the Contractor from the Town. Where such funds are not available, the Town will bill the Contractor and Contractor shall reimburse the Town within thirty (30) calendar

days. The Town may take any necessary and appropriate action provided under this Contract or with law to collect such payment due the Town.

## 4.18 ACCESS TO WATER AND UTILITIES

The Contractor is responsible for providing all water and power that may be required for the performance of the Work, including the use of a generator. The use of a generator may be subject to the prior approval of the Town's representative should the Work be in a primarily residential neighborhood.

The Town may at its sole discretion provide access to Town utilities and/or water should such be available at the Work site. However, the Contractor is responsible to ascertain the location and accessibility of utilities and potable water sources required for the Work.

## 4.19 PROGRESS MEETINGS

The Town shall conduct a pre-construction conference prior to the commencement of the Work. Contractor shall hold progress and coordination meetings as required by the Project Manager or Consultant, to provide for the timely completion of the Work.

## 4.20 STAGING SITE

The Contractor is solely responsible for making all arrangements for any staging site(s) that may be necessary for the performance of the Work and the Contractor shall be responsible for all site(s) security and any loss, damage or theft to its equipment and materials. The Project Manager at its sole discretion may make a staging site(s) available for use by the Contractor. Contractor shall not utilize the Staging Site for worker's parking without the prior written approval of the Project Manager. If such site is made available by the Town, the Town assumes no responsibility or liability, and the Contractor shall be responsible for any loss, damage or theft to its equipment and materials. The Contractor shall also be responsible for restoring the site(s) to its pre-existing condition prior to the Contractor's use of the site(s).

#### 4.21 PROJECT SITE FACILITIES

The Contractor shall arrange for all Project site facilities as may be necessary to perform the Work.

Contractor's, Subcontractor's, supplier's, materialmen's personnel shall not use the Town office or public restrooms that may be available at the Project(s) site without the prior consent of the manager of the facility or the Project Manager where there is no manager of a facility. The Contractor shall provide and maintain at its own expense, in a sanitary condition, such accommodations for the use of his employees as is necessary to comply with the requirements including Chapter 46 of the Building Code and regulations of the State of Florida Department of Health and Rehabilitative Services or Dade County Health Department. The Contractor, his employees or his Subcontractors shall commit no public nuisance or use any facilities that have not been specifically provided for use by the Contractor.

The Contractor shall furnish an adequate supply of drinking water for its and its Subcontractors' employees.

There shall be adequate provisions made by the Contractor to ensure all disposable materials are properly disposed of and do not create a nuisance to the Town or the public. The location of the temporary facilities shall be subject to the approval of the Project Manager.

Contractor is required to provide any necessary temporary utilities to the site, such as electric, water, and sanitary services to the site for new construction or additions to a facility. The Project Manager may authorize the use of existing utilities. Such decision will be made at the sole discretion of the Project Manager.

The Contractor shall be required to obtain all necessary permits required for any Project site facilities. Contractor shall also be responsible to maintain such facilities in a safe and working condition.

All such facilities remain the property of the Contractor and the Contractor shall be responsible for removal and disposal of such facilities prior to Final Acceptance.

## 4.22 PROJECT LABORATORY TESTING SERVICES

The Town shall provide and pay for all Project Laboratory Services to perform quality assurance and quality control testing, except for those that may be required by regulatory agencies, which the Contractor shall be required to provide and pay. Contractor shall be responsible for the costs associated with all retesting due to the product or Work failing a test. Costs for such retests shall be deducted from pending invoices.

## 4.23 SUBSTANTIAL COMPLETION, PUNCH LIST, & FINAL COMPLETION

The Work shall be substantially complete when the Project Manager, in the reasonable exercise of his/her discretion determines that the Work is complete and there are no material and/or substantial variations from the Contract Documents and the Work is fit for its intended purpose. Upon Substantial Completion, the Project Manager and the Contractor shall sign the Substantial Completion Inspection Form. The signing of this form shall not relieve the Contractor from its obligation to complete the Project.

When the Contractor believes that the Work is substantially complete, the Contractor shall request in writing that the Project Manager or Consultant inspect the Work to determine if Substantial Completion has been achieved. Where the Work requires the Contractor to obtain a Certificate of Completion no request for Substantial Completion inspection is to be submitted until the Contractor has obtained the Certificate(s) of Completion. The Project Manager or Consultant shall schedule the date and time for any inspection and notify the Contractor and any other parties deemed necessary. During this inspection, the Project Substantial Completion Inspection Form will be completed as necessary. Any remaining Construction Work shall be identified on this form and shall be known as Punch List Work. The Punch List shall be signed by the Project Manager and the Contractor confirming that the Punch List contains the item(s) necessary to complete the Work. The failure or refusal of the Contractor to sign the Project Substantial Completion Inspection Form or Punch List

shall not relieve the Contractor from complying with the findings of the Project Substantial Completion Inspection and completing the Project to the satisfaction of the Town.

The Project Manager or Consultant, and the Contractor shall agree on the time reasonably required to complete all remaining Work included in the Punch List.

Upon Substantial Completion and the receipt and acceptance of any required documentation, including warranty documents, the Project Manager shall determine that a Project has achieved Final Completion and authorize final payment.

The acceptance of final payment shall constitute a waiver of all claims by Contractor, except those previously made in strict accordance with the provisions of the Contract and identified by Contractor as unsettled at the time of the application for final payment.

# 4.24 ACCEPTANCE AND FINAL PAYMENT

Upon receipt of written notice from Contractor that the Work is ready for final inspection and acceptance, Project Manager shall, within ten (10) calendar days, make an inspection thereof. If Project Manager find the Work acceptable, the requisite documents have been submitted and the requirements of the Contract Documents fully satisfied, and all conditions of the permits and regulatory agencies have been met, a Final Certificate for Payment shall be issued by Project Manager, stating that the requirements of the Contract Documents have been performed and the Work is ready for acceptance under the terms and conditions thereof.

Before issuance of the Final Certificate for Payment, Contractor shall deliver to the Project Manager a final release of all liens arising out of the Contract Documents, receipts in full in lieu thereof; an affidavit certifying that all suppliers and subcontractors have been paid in full and that all other indebtedness connected with the Work has been paid, and a consent of the surety to final payment; the final corrected as-built drawings; operations and maintenance data, and the final bill of materials, if required, and payment application. Contractor shall deliver the written Contractor's and all Manufacturer's warranties prior to issuance of the final invoice.

If, after the Work has been substantially completed, full completion thereof is materially delayed through no fault of Contractor, and Project Manager so certifies, Town shall, upon such certification of Consultant, and without terminating the Contract Documents, make payment of the balance due for that portion of the Work fully completed and accepted. Such payment shall be made under the terms and conditions governing final payment, except that it shall not constitute a waiver of claims.

The acceptance of final payment shall constitute a waiver of all claims by Contractor, except those previously made in strict accordance with the provisions of the Contract and identified by Contractor as unsettled at the time of the application for final payment.

# 4.25 OWNERSHIP OF THE WORK

The Contractor is solely responsible for all Work materials, supplies, and equipment, prior to final written acceptance. Contractor shall be liable for all damage, theft, safety, transport and maintenance, until the Town issues final acceptance. The Contractor is

responsible for the protection, and maintenance of all of its own tools, equipment, and vehicles.

## 4.26 RECORD SET

Contractor shall maintain in a safe place one record copy and one permit set of the Contract Documents, including, but not limited to, all Drawings, Specifications, amendments, Change Orders, RFIs, and Field Directives, as well as all written interpretations and clarifications issued by the Project Manager, in good order and annotated to show all changes made during construction. The record documents shall be continuously updated by Contractor throughout the prosecution of the Work to accurately reflect all field changes that are made to adapt the Work to field conditions, changes resulting from Change Orders, Construction Change Directives, and Field Directives as well as all written interpretations and clarifications, and all concealed and buried installations of piping, conduit and utility services. Contractor shall certify the accuracy of the updated record documents. The record documents shall be clean and all changes, corrections and dimensions shall be given in a neat and legible manner in red. Upon completion of the Work and as a condition precedent to Contractor's entitlement to final payment, the Record Set shall be delivered to the Project Manager by the Contractor. The Record Set of Drawings, shall be submitted in both hard copy and as electronic plot files.

## 4.27 AS-BUILT DRAWINGS

During the Work, Contractor shall maintain records of all deviations from the Drawings as approved by the Project Manager or Consultant and prepare two copies of As-Built Record Drawings showing correctly and accurately all changes and deviations made during construction to reflect the Work as it was actually constructed. It is the responsibility of the Contractor to check the As-Built Drawings for errors and omissions prior to submittal to the Town and to certify in writing that the As-Built Record Drawings are correct and accurate, including the actual location of all internal piping, electrical/signal conduits in or below the concrete floor. Indicate the size, depth and voltage in each conduit.

To record actual construction, Contractor shall legibly mark on-site structures and site Work as follows:

- Depths of various elements of foundation in relation to finish first floor datum.
- All underground piping and ductwork with elevations and dimensions and locations of valves, pull boxes, etc. Changes in location. Horizontal and vertical locations of underground utilities and appurtenances, referenced to permanent surface improvements. Actual installed pipe material, class, etc.
- Location of internal utilities and appurtenances concealed in the construction, referenced to visible and accessible features of the structure. Air conditioning ducts with locations of dampers, access doors, fans and other items needing periodic maintenance.
- Field changes in dimensions and details.
- Changes made by Project Manager's or Consultant's written instructions or by Change Order.

- Details not on original Contract Drawings.
- Equipment, conduit, electrical panel locations.
- Project Manager's or Consultant's schedule changes according to Contractor's records and shop drawings.

Specifications and Addenda: Legibly mark each section to record:

- Manufacturer, trade name, catalog number and Supplier of each product and item of equipment actually installed.
- Changes made by Project Manager's or Consultant's written instructions or by Change Order.

Approved Shop Drawings: Provide record copies for each process, equipment, piping, electrical system and instrumentation system.

As-built documents shall be updated monthly as a condition precedent to payment. A final survey signed and sealed by a surveyor shall be provided to the Town at no additional cost, including digital I (CAD and PDF) versions.

For construction of new building, or building additions, field improvements, and or roadway improvements as-built drawings shall be signed and sealed by a Florida Licensed Registered Land Surveyor.

# 4.28 NDPES REQUIREMENTS

If applicable Contractor shall comply with the State of Florida rules and regulations for the National Pollutant Discharge Elimination System (NPDES) including but not limited to all permitting, Notices of Intent, and the Storm Water Pollution Prevention Plan (SWPPP). All costs for NPDES and SWPPP shall be included in the Bid price. For further information on compliance requirements for NPDES and SWPPP visit the State of Florida website at <a href="http://www.dep.state.fl.us/water/stormwater/npdes/">http://www.dep.state.fl.us/water/stormwater/npdes/</a>. Contractor is responsible for obtaining, completing and paying for any required NPDES application or permits that may be required.

#### 4.29 PROJECT SIGNAGE

Contractor shall furnish and install a Project sign in accordance with the requirements on the drawings. Shop drawing shall be submitted to the Project Manager for approval prior to the Contractor ordering the signs. The sign shall be free standing and shall display on both sides and include the following:

- Project name
- Town Logo
- Names of Town Manager and elected officials
- Other specified names
- Funding Sources other than the Town, if applicable
- A phone number that residents can contact for information

Contractor shall be required to install signage in accordance with the grant agreements for the playground and/or park recognizing the funder(s).

# SECTION 5

# SPECIFICATIONS

## 5.01 IRRIGATION SYSTEM

The following requirements are in addition to those contained on the drawings and are for the design and installation of an irrigation system. 100 percent sprinkler system coverage is essential to avoid dry spots. To achieve this there needs to be an overlap spray pattern. "Head to Head" coverage refers to the sprinkler head layout that allows spray from each sprinkler head to reach the adjacent head, ensuring overlap.

The submission of Shop Drawings is required for the irrigation system and must include sufficient detail to reflect the following:

- 1. Provision of a well.
- 2. Application of Florida Statute 375.62.
- 3. 2 HP pump, electrical system, and digital timer with rain sensor.
- 4. The west and east sides are open areas that will need rotary sprinkler heads.
- The middle section will need popup sprinkler heads.
- 6. A rust prevention kit.

# **SECTION 6**

# **BID FORM (REVISED)**

Bid submittal of_	J.O. Denilder & Contractors Inc.						
17			(Name of				
	3727	Sw	8th St.	#105	Coul	3-56, Fe 33134	
			(Addre	ss)		0	
Submitted on: _	6.25.	12					
_	(Date	2)					

to furnish all Work as stated in the ITB and Contract Documents for the

Sevilla Estates Park Renovations Bid No: 2012-33

To: Town of Miami Lakes, Florida

Attn: Town Clerk

Town Hall

15150 NW 79th Court

Miami Lakes, Florida 33016

The undersigned, as Bidder, hereby declares that the only person or persons interested in this Bid, as principal(s) are named herein and that no other person than herein mentioned has any interest in this Bid or in the Contract to be entered into or which the Work pertains; that this Bid is made without connection with any other person, company, firm, or parties making a Bid; and that the Bid is, in all respects, made fairly and in good faith without collusion or fraud.

The Bidder further declares that it has examined the geographic location(s) of the Work, performed sufficient investigations, and informed itself fully of the suitability of the Work and all conditions pertaining to the place where the Work is to be done; that it has examined the ITB and all of the Contract Documents and all addenda thereto issued prior to Bid opening, as acknowledged in its Bid; and that it has satisfied itself about the Work to be performed; and that it has submitted the Bid Guaranty, if required; and all other required information with the Bid; and that this Bid is submitted voluntarily and willingly.

The Bidder had determined based on its business and profession expertise that the Work can be performed and completed in accordance with the Contract Documents.

The Bidder agrees, if this Bid is accepted, to timely execute a contract with the Town, pursuant to the terms and conditions of the Contract Documents and to furnish all necessary materials, equipment, machinery, tools, apparatus, means of transportation, and all labor necessary to complete the Work.

The Bidder also agrees to furnish the required Certificate(s) of Insurance.

The undersigned further agrees that the Bid guaranty, if required, accompanying the Bid shall be forfeited if Bidder fails to execute said Contract, or fails to furnish the required Performance Bond, if required by the Contract Documents, or fails to furnish the required Certificate(s) of Insurance within fifteen (15) calendar days after being notified of the award of the Contract.

In the event of arithmetical errors, the Bidder agrees that these errors are errors which may be corrected by the Town. In the event of a discrepancy between the price Bid in figures and the price Bid in words, the price in words shall govern. Bidder agrees that any unit price listed in the Bid is to be multiplied by the stated quantity requirements in order to arrive at the extended value and the unit price shall prevail over the extended value.

Note: Item numbers 108, 110, 111, 120, and 122 are estimated quantities. For this Items Contractor shall be paid based on actual Work performed. For all other Items Contractor shall be paid based on the Extended Price unless otherwise change through the issuance of a Change Order.

<u>Notes</u>	Item No.	<u>Task</u>	<u>Unit</u>	Amount	Unit Cost	Extended Cost
	100	Clearing	LS	1	3,750.	\$3,750.
	101	Playground surface preparation	LS	1	6.500.	\$6,500
*	102	Fiber system drainage	LS	1	8,125.	\$8,125.
	103	Playground and swing set footers	LS	1	3,125.	\$3,125.
	104	Playground and swing set installation	LS	1	10,312.10	\$10,312.
*	105	Playground certification	EA	2	625.	\$625.
	106	Observation pier foundation	LS	1	4375."	\$4,375
	107	Observation pier framing & decking	LS	1	4875	\$4,875
	108	Observation pier railings	LF	38	27.50	\$27.50
	109	Foundation and installation of 15' x 15' Shelter	EA	1	3125.	\$3,125.
1600	110	Sidewalks	SF	4,000	4,38	\$17,500
	111	Furnish and Install Sidewalk railing	LF	24	18.75	\$ 450.
	112	Ramp to pier w/railing footings	EA	1	1250,	\$ 1,250.
*	113	Furnish and Install Fiber	LS	1	7,500.	\$7.500.

*	114	Half Basketball court	LS	1	33.687	\$ 33,68+
	115	Hoop foundation	EA	1	625.	\$ 625.
*	116	Hoop installation	EA	1	187.10	\$187.50
	117	Benches installation	EA	8	93.75	\$750.
	118	Picnic table installation	EA	1	125	\$125,
	119	Litter receptacles installation	EA	2	125.	\$ 250.
	120	Furnish and Install Chain Link Fence	LF	320	12.50	\$ 4000.
*	121	Furnish and Install Irrigation system	LS	1	35,220.	\$ 32,250.
*	122	Furnish and Install Sod	SF	25,000	0.53	\$13,125,
*	123	Furnish and Install Trees	EA	10	437.70	\$4,375.
	124	Signage Installation	EA	2	125.	\$ 250.
					TOTAL	\$ 162,8

*Notes				
102	Includes connection to existing Catch Basin			
105	The price of two certifications is being requested. One certification includes the equipment (playground and swing set) installed by the contractor and the other certification includes the equipment assembled by the residents and certified by the contractor (contractor shall install structural elements).			
113	Includes timber installation (see attached exhibit A)			
114	Includes base, 2" virgin asphalt surface, acrylic coating and striping			
116	The installation of the hoop system needs to include bolts covers			
121	Irrigation system includes pop-up heads, rotary heads, piping, zone controls, low voltage cables, pump, well, electrical connections, controls, shop drawings, rain sensor and all items to have a complete operational turnkey system.			

Sod must be maintained until the project is accepted	
The installation of trees include temporary bracing	

TOTAL BID AMOUNT (not to exceed)	\$ 162,807.50
Firm's Name: J. B. Bu. Herr &	Contractors, Inc.
Signature:	Jul-
Printed Name/Title: Tarpe Ballard	Tuo - President
Town/State/Zip: Corol Gabler,	FC 33134
Telephone No.: 301- 441- 9118	
E-Mail Address: jb@ ballarenagroup. co	m.
Social Security No. or F.E.I.N. No.: 20 - 275	53807
Dun and Bradstreet No. (if applicable):	

END OF SECTION

### ADDENDUM ACKNOWLEDGEMENT FORM

	Addendum No/	Dated 6/11/12
	Addendum No. 2	Dated
	Addendum No. 3_,	Dated
	Addendum No	Dated
	Addendum No,	Dated
	_3_N	o Addendum issued for this ITB
Firm's Name:	J. O. Buildes	& Gatocters Inc.
Signature:	( Y-	Ely
	Toma hal	Varena - President.

### Town of Miami Lakes ITB 2012-33

### **Title: Sevilla Estates Park Improvements**

### Addendum #1

### Bid Opening Date: June 25, 2012

This addendum is hereby incorporated into and made a part of the Invitation to Bid ("ITB") 2012-33. The following may include clarifications, revisions, additions, deletions, and/or answers to questions received relative to the ITB, which take precedence over the ITB documents. <u>Underlined</u> word(s) indicate additions and deletion are indicated by strikethrough.

### Request for Clarification or Information:

- 1. Question: Fence No Specification
  - Response: Please refer to FDOT Design Standards 2012/2013 Index No. 802 with the following:
    - 4. Fence Component Options:
      - A. Line Post Option:
        - (1) Galvanized steel pipe
      - B. Corner, end, and pull post options:
        - (1) Galvanized steel pipe
      - C. Rail Options: (for top and bottom rail)
        - (1) Galvanized steel pipe
      - D. Chain Link Fabric Options:
        - (3) Polyvinyl coated steel (Town to select color)
      - E. Tension Wire Options: N/A
      - F. Tie wire and hog ring options:
        - (1) Steel wire
- 2. Question: Picnic Shelter Is this the shade structure?

**Response:** Picnic Shelter is being revised to a 16x16 shade structure. Please be on notice that an addendum will be posted on the web site once shop drawings and reviewed plans are received.

3. Question: Asphalt Court. 2" Surface. Does it need to be done in two lifts?

Response: Asphalt court may be done in either one or two lifts as long as virgin asphalt is utilized and a 2" surface is achieved.

4. Question: Court Line Striping - No Specification

Response: For basketball court striping, Laykold or similar product should be utilized. Please refer to Exhibit B attached to addendum.

5. Question: What is the playground surface?

**Response:** An engineered wood fiber system specification has been attached to the Invitation to Bid package. This system is to be used for the playground surface and the swing set surface. Please refer to specifications attached to bid package

6. Question: Fiber system drainage. - Where does it drain to?

Response: Please see plan revision attached as Exhibit A to addendum

7. Question: You have a cut sheet for a picnic table. You do not show any

Response: The picnic table is to be surface mounted underneath the picnic shelter

8. Question: Basketball Equipment - No Specification

Response: Basketball equipment is to be provided by the Town and contractor is responsible for installing the equipment as well as building the footing. Please refer to Exhibit C attached to addendum

9. Question: You specify manufacturer of equipment and play structures. Is this an exclusive or will you accept an equal?

Response: All the equipment being installed in the park (including playground, swing set, picnic shelter, picnic table, benches, basketball hoop and litter receptacles) is to be provided by the Town of Miami Lakes. It is the sole responsibility of the contractor to install the swing set as well as the playground main structure and footings. The contractor is also responsible for the assistance and supervision of the volunteers and town residents that will assist with the installation of non-structural members of the playground

10. Question: Can you provide the project budget.

Response: The anticipated project budget is \$320,000, which is inclusive of all hard and soft costs.

Name of Bidder

### **Documents Attached to Addendum:**

- · Exhibit A: Architectural plans revised
- Exhibit B: Basketball court striping specifications
- Exhibit C: Basketball hoop specifications

The Bidder shall acknowledge receipt of this addendum by completing the applicable section of the ITB or by completing the section below acknowledgment information below. Either form of acknowledgement must be completed and returned by no later than the date and time for receipt of the Bid Submittal.

Acknowledgement:

TORGE BAHARENA

Name of Signatory

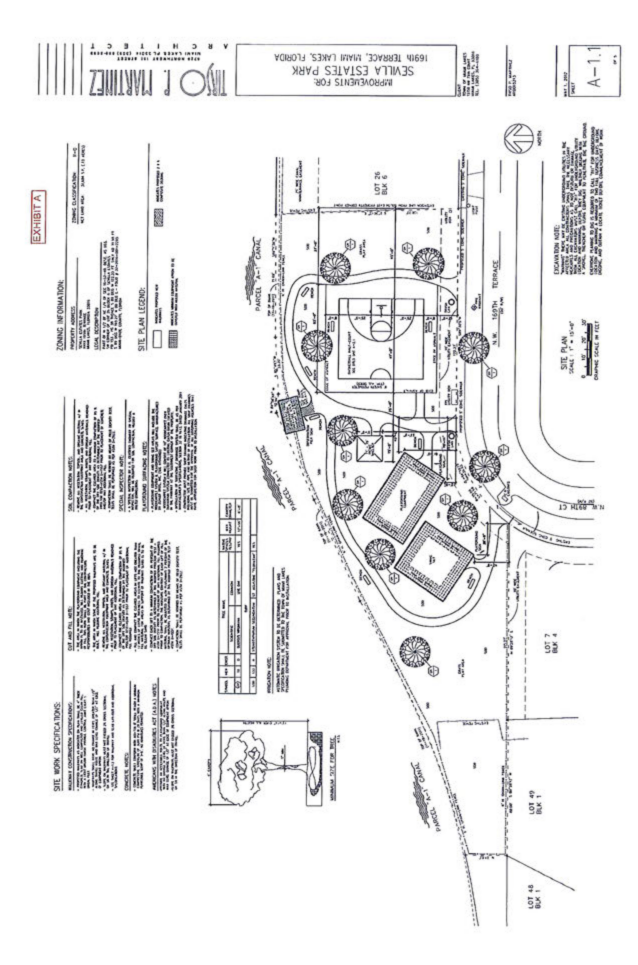
PRESIDENT

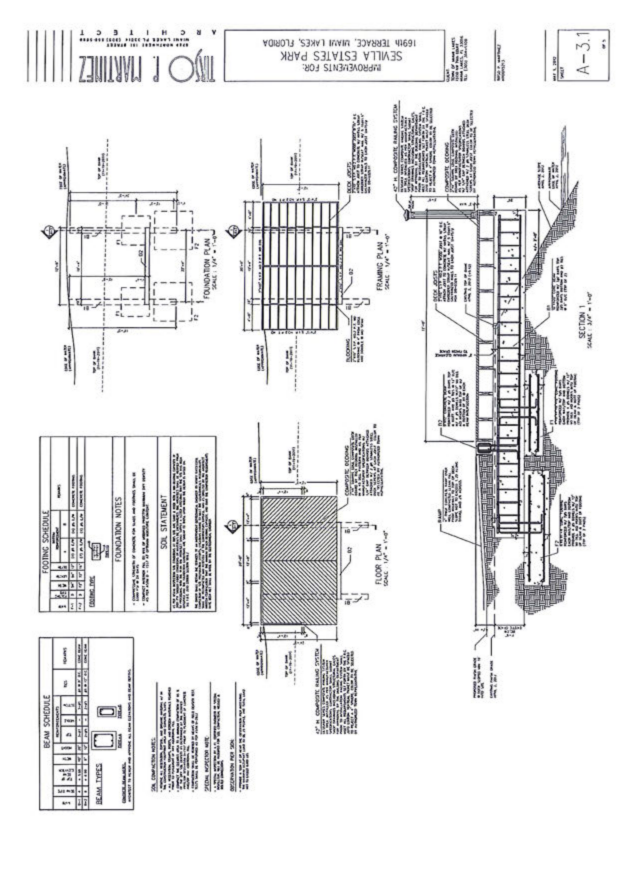
Title

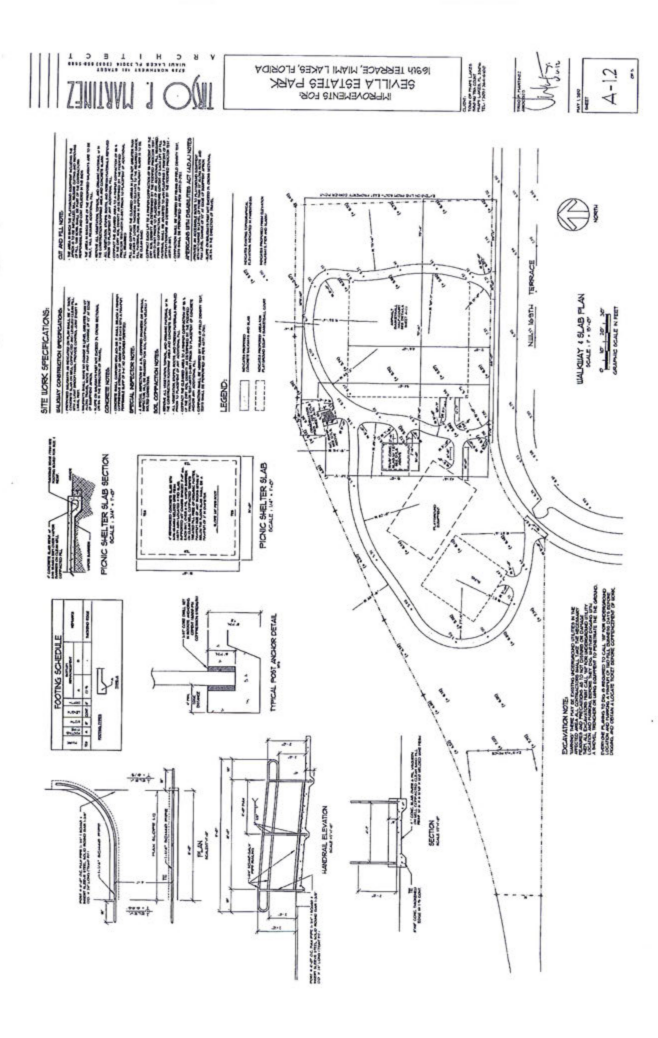
Date

Gary Fabrikant Procurement Manager

Date Issued: June 8, 2012







### LAYKOLD. Acrylic Resurfacer

### PRODUCT DESCRIPTION

LAYKOLD Acrylic Resurfacer is a 100% acrylic-based emulsion blended with selected fibers and fillers to be used for smoothing rough pavements. Acrylic Resurfacer does not contain asbestos, lead or mercury.

Acrylic Resurfacer when combined with silica sand is designed as an acrylic filler (resurfacer) coat for use over new or existing asphalt and properly prepared concrete surfaces.

### SURFACE PREPARATION

Existing surface shall be clean, free from all dirt, dust and foreign debris, and shall be dry. New asphalt and concrete should be allowed a 30 day curing period before applying any coatings. If Acrylic Resurfacer is to be applied over concrete, please refer to the LAYKOLD Concrete Primer product data sheet.

Prior to applying the material, the entire area should be flooded with water and checked for depressions of 1/16" or greater. Depressions shall be filled using LAYKOLD Deep Patch or LAYKOLD Asphalt Resurfacer (refer to the individual product data sheets for application of these patch materials).

Acrylic Resurfacer may also be used to fill very minor depressions (1/8" or less) by mixing 1 part of Acrylic Resurfacer to 1 part #60-#100 mesh silica sand. Only add a small amount of water, if necessary, to achieve workability.

### INSTALLATION

Once patching is complete, 1-2 applications of LAYKOLD Acrylic Resurfacer shall be applied to the surface.

When adding water and silica sand, the Acrylic Resurfacer must then be mixed thoroughly until the material is consistent.

The amount and size of the sand may be varied to achieve different textures and filling properties. A larger sand will have greater filling properties.

The mixed product shall be applied to the surface using a soft, rubber squeegee. The finished surface shall have a uniform appearance and be free of ridges and tool marks. If more than 1 application is applied, the 2nd application should be pulled at a 90° angle to the 1st application.

### MIXTURE

- 55 gallons of Acrylic Resurfacer
- 600-800 lbs. of #60-#100 mesh silica sand
- 30 gallons of clean water

### COVERAGE

LAYKOLD Acrylic Resurfacer coverage is approximately .05-.07 gallons per square yard per application of undiluted material. Coverage may vary depending on pavement porosity or texture.

### EXHIBIT B

### ADVANCED POLYMER TECHNOLOGY

LAYKOLD Distributor
Agile Courts Construction Co., Inc.

7335 S. W. 104 Street, Miami, Florida 33156 USA TEL (305) 667-1228 FAX (305) 667-6959

### LIMITATIONS

- Do not apply when temperatures are below 50°F (10°C) or when rain is imminent.
- Do not allow to freeze.
- Do not over dilute with water.
- Drying time of 2-4 hours depending on weather condtions.

### WARRANTY

APT warrants its products to be free of manufacturing defects and to meet published physical-properties when applied, cured, and tested in accordance with the ASTM and APT standards. This warranty is in lieu of all warranties expressed or implied including any warranty of merchantability or fitness for a particular purpose in connection with this product. Neither seller nor supplier shall be liable for any loss or damage either direct, incidental or consequential regardless of legal theory asserted, including negligence, merchantability and for strict liability. Seller's and supplier's obligation shall be to replace such quantity of product proven to be defective. Before using, user shall determine suitability of product for the intended use and user assumes all risk in connection therewith.

### LAYKOLD.

### **Colorcoat Concentrate**

### PRODUCT DESCRIPTION

LAYKOLD Colorcoat Concentrate is a wear-resistant, 100% acrylic emulsion consisting of brilliant pigments and quality polymers that are blended into a highly concentrated form. Colorcoat Concentrate does NOT contain any asbestos, lead, or mercury.

An excellent advantage of the Colorcoat Concentrate product, is that it can be used for both the texture and finish coats, by job-mixing with water and/or silica sand to achieve the desired ball speed and playability. The Colorcoat Concentrate is an upgraded product to the discontinued LAYKOLD 100/200 system.

LAYKOLD Colorcoat Concentrate can be applied to asphalt or properly prepared concrete for the protection and beautification of many recreational surfaces, including tennis courts, basketball courts, playgrounds, handball courts, paddle tennis courts, etc.

Colorcoat Concentrate is available in (3) three standard colors: Dark Green, Medium Green, and Red. Other colors are available upon request.

### SURFACE PREPARATION

Existing surface shall be clean, free from all dirt, dust and foreign debris, and shall be dry. New asphalt and concrete should be allowed a 30 day curing period before applying any coatings. If Colorcoat Concentrate is to be applied over concrete, please refer to the LAYKOLD Concrete Primer product data sheet.

Prior to applying the material, the entire area should be flooded with water and checked for depressions of 1/16" or greater. Depressions shall be filled using LAYKOLD Deep Patch or LAYKOLD Asphalt Resurfacer (refer to the individual product data sheets for application of these patching materials).

Once patching is complete, 1-2 applications of LAYKOLD Acrylic Resurfacer or LAYKOLD Asphalt Resurfacer shall be applied to the surface (refer to the Individual product data sheets for application of these resurfacing materials).

Please note that resurfacer coats may NOT be necessary over previously coated surfaces that are in good condition.

### INSTALLATION

When adding water and/or silica sand, the Colorcoat Concentrate must then be mixed thoroughly until the material is consistent. The amount and size of sand may be varied to achieve different textures and filling properties. A larger sand will slow the speed of play.

The mixed product shall be applied to the surface using a soft, rubber squeegee. Two (2) applications of Colorcoat, minimum, are necessary and should be pulled at 90° angles. The final coat should be pulled parallel to the net.

### ADVANCED POLYMER TECHNOLOGY

LAYKOLD Distributor
Agile Courts Construction Co., Inc.

7335 S. W. 104 Street, Miami, Florida 33156 USA TEL (305) 667-1228 FAX (305) 667-6959

### TEXTURE COLORCOAT MIXTURE

- 55 gallons of Colorcoat Concentrate
- · 400-500 lbs. of #70-#100 mesh silica sand
- 45-50 gallons of clean water

### FINISH COLORCOAT MIXTURE

- . 55 gallons of Colorcoat Concentrate
- 50-55 gallons of clean water

### COVERAGE

Texture coat coverage is approximately .04-.05 gallons per square yard per application of undiluted material.

Finish coat coverage is approximately .03-.04 gallons per square yard per application of undiluted material.

Coverage may vary depending on pavement porosity and texture.

### LIMITATIONS

- Do not apply when temperatures are below 50°F (10°C) or when rain is imminent.
- Do not allow to freeze.
- Do not over dilute with water.
- Drying time of 2-4 hours depending on weather conditions.
- Minimum 1 hour to recoat.
- For indoor applications, sand should NOT be added to the final coat.

### WARRANTY

APT warrants its products to be free of manufacturing defects and to meet published physical properties when applied, cured, and tested in accordance with the ASTM and APT standards. This warranty is in lieu of all warranties expressed or implied including any warranty of merchantability or fitness for a particular purpose in connection with this product. Neither seller nor supplier shall be liable for any loss or damage either direct, incidental or consequential regardless of legal theory asserted, including negligenco, merchantability and for strict liability. Seller's and supplier's obligation shall be to replace such quantity of product proven to be defective. Before using, user shall determine sultability of product for the intended use and user assumes all risk in connection therewith.



### Colorcoat Chart for Tennis Court and Recreational Surfaces

Colors are as accurate as possible. Slight variations may occur due to job site conditions, mixing proportions, and installation methods. Premium Colors require additional lead time. Custom Colors available upon request.

### Standard Colors



Dark Green



Medium Green



Red

### **Premium Colors**



Dark Blue



Beige



Grev



Burgundy





A Division of Advanced Polymer Technology





Advanced Polymer Technology 109 Conica Lane P.O. Box 160 Harmony, PA 16037 USA Tel +1 724 452 1330

USA Tel. +1.724.452.1330 Fax. +1.724.452.1703 Internet: www.advpolytech.com

AUSTRALIA Advanced Polymer Technology Australasia Pty Ltd Factory 3 Dunlopillo Drive Dandenong Victoria 3175 Australia Tel. 461 3 8792 8000 Fax. 461 3 8792 8001 australasia@sii-sports.com AUSTRALIA
Sports Technology International
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Nerang Queensland 4211
Australia
Tel. +61 7 5527 3733
Fax. +61 7 5527 3309
australasia@sti-sports.com

EUROPE/AFRICA APT Chemieprodukte GmbH Hansetrasse 73 38112 Braunschweig Germany Tel. +49 531 23 17 28-0 Fax. +49 531 23 17 28-23 europe@sti-sports.com ASIA/MIDDLE EAST
Sports Technology International
Suite 504, 5F Chinachem
Leighton
Plaza, 29 Leighton Road
Causeway Bay Hong Kong
Tet. 4852 2882 3054
Fax. 4852 2882 3825
asia@atl-sports.com

OCEANIA
Sports Technology International
46 Zelanian Dr. East Tamaki
PO Box 259171 Greenmont
Auckland New Zealand
Tel. +64 9 274 9639
Fax. +64 9 274 0162
nz@sti-sports.com



### Vintop Sporting Goods Co., Ltd

Vintop

Fuyong Industry Zone, Shawan Town, Panyu District, Guangzhou 511483, China Tel.: 86-20-34879971, 34879972 Fax: 86-20-34876900 Email: galwy425@163.com

Email. garwy425@105.com

Letter of Certification

To Whom It May Concern:

Please accept this letter as our Certification that the manufacturer's components of the subject:

Pro Dunk Diamond, Pro Dunk Platinum, Pro Dunk Gold, Pro Dunk Bronze, Hercules Diamond, Hercules Platinum, Hercules Gold, Roof King Platinum, Roof King Gold Basketball Equipment.

Will meet or exceed the following wind load requirements:

Collateral load will be included with gravity loads in determining critical stresses. Load combinations will be in accordance with the governing code in Harris County, Texas.

These manufacturer's components, when properly erected on an adequate foundation, in accordance with the installation instructions as supplied, and using the components as furnished, will meet or exceed the wind loading requirements of 110 miles per hour. The design of this equipment for wind load assumes that components not supplied by the manufacturer will be designed to sustain the same design wind load requirements.

This certification does not cover field modifications or design of material not furnished by the manufacturer. The design and fabrication of this equipment will be performed and produced in one or more of the manufacturer's facilities.

Products Engineer

Vintop Sporting Goods Co., Ltd

Fuyong Industry Zone, Sha wan Town, Panyu District,

Guangzhou, China

Tel.: 86-20-34879971, 34879972

Fax: 86-20-34876900

### OWNER'S MANUAL



### Warning

- ! Do not slide, climb, or play on pole.
- I Keep organic material away from pole base. Grass, litter, etc. could cause corrosion and /or deterioration.
- ! Check pole system twice a year for signs of corrosion (rust, pitting, chipping).
   Remove rust and/or loose paint completely and repaint with exterior enamel paint.
   If rust has penetrated through the steel anywhere, replace pole immediately.
- I Check unit before each use for loose hardware, excessive wear, and signs of corrosion and repair before using.
- I During play, use extreme caution to keep players face away from the backboard, rim, and
- ! Wear a mouth guard when playing to avoid dental injuries.
- ! When adjusting height, keep hands and fingers away from moving parts.
- ! During play, do not wear jewelry (rings, watches, necklaces, etc.). Objects may entangle in net.



### Hercules Platinum/Gold

**Basketball System** 

MODEL NUMBER HER-P-G / HER-P-A / HER-G-G

### WELCOME TO THE FAMILY OF HERCULES OWNERS

Thank you for purchasing our basketball system. We try hard to ensure that our products are of high quality and free of manufacturing defects and of missing parts. However, if you have any problems with your basketball pole, such as a manufacturing defect or a missing part please contact us at the following:

Toll Free: 1.800.294.4667 Web: www.hoopsincorporated.com

FAX: (281) 357-4822

Hoops Incorporated 22047 Lutheran Church Rd. Tomball, TX 77377

Please provide model number, serial number, and/or part number of the product and/or part when you call, write or email. These numbers can be found on the product, packaging, or in this owner's manual.

Read this manual all the way through before starting to put up your pole. Then read each step completely before beginning that step.

### Installation Instructions

In order to have the safest fun and longest use of your Hercules system, please note and heed the following:

 Prior to main post preparation and goal assembly, call utility services for location of underground utility lines before you dig.

 NOTE: Immediately unpack all components and cross check against bill of materials. Report any shortages to Hoops customer service at 1.800.294.4667.

3. Vertical main post assembly is a two part process.

	PART 1		PART 2
Day 1.	Complete Anchor System Installation Instructions. (Below)	Day 5.	Complete Hercules assembly instructions.
Day 2.	Allow concrete to cure.		mondottons.
Day 3	Allow concrete to cure.		
Day 4.	Allow concrete to cure.		

 Assembly of this system requires special lifting equipment (ie Genie Lift, scaffolding, or other appropriate lifting equipment) and at least three capable people to raise the main extension arm and backboard to the proper height.

### ANCHOR SYSTEM INSTALLATION INSTRUCTIONS (Day 1)

### WARNING

Before digging the hole for this pole, check for buried power, gas, water, and telecommunication lines! Failure to do so could result in serious or fatal injury! Contact your local utility company if unsure.

distance chart in figure A to help you make your decision. When choosing the exact position to dig, make sure to maximize the amount

1. Choose the proper location to dig

for the concrete footing. Use the

of playing surface while minimizing

possible obstructions.

Dig hole 48" deep and 24" square. Be sure to bell out the bottom of the hole to give added stability to the footing.

> NOTE: If you live in an area where the frost line is below 48" it is advisable to dig to normal frost line. Do not cheat on the hole size, it is imperative that the hole be a minimum of 48" deep and 24" square!

- 3. Assemble the anchor kit as shown in figure B. First thread a 16mm Hex Nut (H) all the way on to each 16 mm J-Bolt (H). Place the threaded end of each 16mm J-Bolt (H) through the 4 holes located in the 30cm x 30cm Pier Plate (G). Then thread a second 16mm Hex Nut (H) on to each 16mm J-Bolt (H) until tight against the 30cm x 30cm Pier Plate (G), making sure to keep the 16mm J-Bolt (H) hooks pointing in toward the center of the 30cm x 30cm Pier Plate (G).
- 4. For this step you will need a level, broomstick, and tape measure. The 48" x 24" anchor footing will require a little over a 1/2 yard of 3000 psi concrete (32-34 60# sacks of premix concrete). More will be needed if you dig a larger hole.

NOTE: Make certain that you have enough concrete to finish the job. Allowing a portion to dry while you purchase more concrete will weaken the footing.

5. Mix the concrete according to the instructions on the bag. Fill the hole full to ground level with as little time between batches as possible.

> NOTE: It is better to mix it slightly wet than too dry.

6. Insert the broomstick in 3 or 4 different places and vibrate up and down to settle the concrete. Submerge the (4) another footing rebar pieces into the center of the hole spaced evenly. Next set the anchor both assembly into the wet concrete, vibrate it as it goes in to make sure the concrete fills in around the 16mm J-Bolt (H) hooks. Make sure the 30cm x 30cm Pier Plate (G) is pressed firmly against the top of the wet concrete. Use the level to ensure that it is level in all directions. Additionally, the center line of the 16mm J-Bolt (H) must be parallel with the edge of the playing surface. (See figure C).

STOP HERE!
Allow footing to cure for 3-7 days before proceeding.

### HERCULES ASSEMBLY INSTRUCTIONS

Loosen the top 16mm H Nuts (H) ½ turn from the 16mm J-Bolts (H). These
will be your level adjustment nuts. Loave 30cm x 30cm Pier Plate (G) in
place.

 Place the Vertical Post (A) down over the footing making sure not to damage the 16mm J-Bolts (H) threads. Using the final 4 16mm Hex Nuts (H), bolt

down Vertical Post (A) finger tight.

Level the Vertical Post (A) by adjusting the 16mm Hex Nuts (H) located underneath the base plate. Then tighten top nuts against the top side of the

base plate.

- 10. Install the 45 degree Main Extension Arm (D) as shown. It can be mounted loosely at ground level and slid up the Vertical Post (A) or mounted at correct height depending on lifting equipment available. Use 28cm x 21cm Rear Extension Arm Plate (F) and 3.5cm x 8mm Rear Short Extension Arm Securing Bolts (K) (See Figure A) You may use a Genie lift, scaffolding, or other appropriate lifting equipment to raise the Main Extension Arm (D). Raise the top of the 28cm x 21cm Rear Extension Arm Plate (F) to 9' 8" above the playing surface. This is your starting location for achieving 10' rim height. Tighten all 6 21.5cm x 16mm Rear Extension Nuts (I). (be sure these are all level and tightened before installing the Backboard, H-Bracket, Backboard Padding (C))
- 11. Attach the Short Extension Arm (E) to the attachment points on the bottom side of the Main Extension Arm (D).
- 12. Install Backboard, H-Bracket, Backboard Padding (C) Using the 4cm x 8mm H-Bracket to Main and Small Extension Arm Bolts (L). A Genie lift, scaffolding, or other appropriate lifting equipment should be used to lift equipment.
- 13. Prior to installing the Rim and Net (B), locate the 4 Steel/Plastic Backboard Rim Hole Grommets (M). Insert them into four rim holes in Backboard, H-Bracket, Backboard Padding (C). This is very important to prevent backboard breakage.

CAUTION: Do not proceed with rim installation without these spacers!

14. Tighten all bolts and nuts.

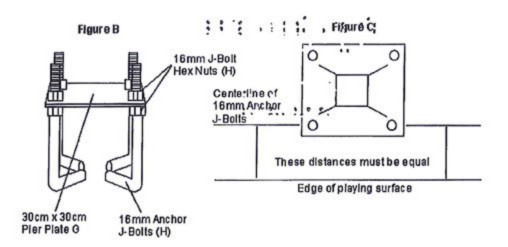
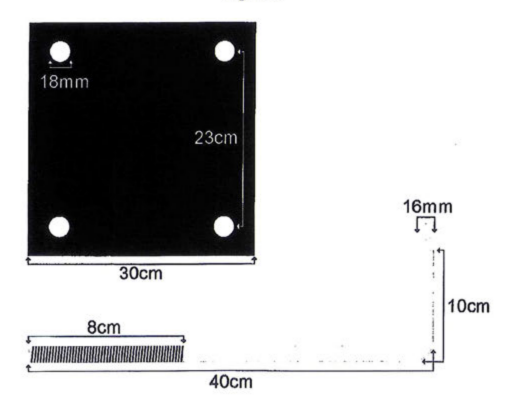


Figure D



### Hoops Inc. Hercules Limited Lifetime Warranty

Hoops Hercules basketball structural components are warranted to the original purchaser to be free from defects in material or workmanship for the duration of ownership by the original retail purchaser. The word "defects" is defined as imperfections that impair the use of the product.

### Warranty Fulfillment

Merchandise must be shipped prepaid with a copy of proof of purchase to Hoops Inc. for examination to see whether it needs to be repaired or replaced. Any labor costs, travel expenses and any other changes involved in the removal, installation or replacement of the defective/repaired parts from/to your Hoops Hercules system will be your (the purchaser's) responsibility. Shipping charges for replaced or warranted merchandise being sent back to the customer must be prepaid by the customer in advance. If not, the replacement shipment will be sent out collect. Hoops Inc. reserves the right to examine photographs or physical evidence of merchandise claimed to be defective, and to recover said merchandise, prior to authorization of warranty claims.

### What is not covered by this warranty

This warranty does not cover defects or damage due to improper installation, shipping, handling, alteration, accidents, vandalism, weather conditions (rusting), exposure to corrosives, negligence, misuse (anything other than a type of basketball activity or related contact with the unit), scratching, scuffing or any event beyond the control of the Hoops Inc.

### Liability

Hoops Inc. shall not be liable for indirect, special, or consequential damages arising out of or in connection with the use or performance of the products or other damages with respect to any economical loss, loss of property, loss of enjoyment of use, costs of removal, installation or other consequential damages for breach of any expressed or implied warranty on these products.

### Guidelines

Keep your proof of purchase (original retail purchaser). Without it, we will not be able to proceed with any warranty service.

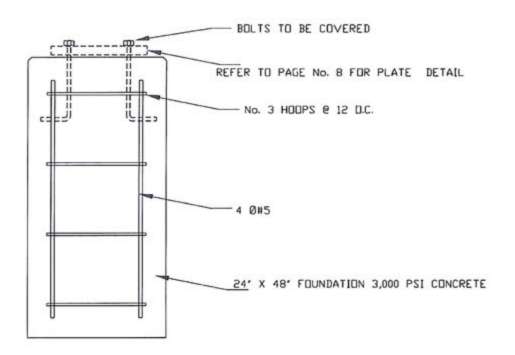
- Call 1-800-294-4667 / Warranty Dept.
- Write
   Hoops Inc.
   Attn: Warranty Dept
   22047 Lutheran Church Rd.
   Tomball TX 77377
- Email support@hoopsincorporated.com



Toll Free: 1.800.294.4667 Web: www.hoopsincorporated.com

FAX: (281) 357-4822

Hoops Incorporated 22047 Lutheran Church Rd. Tomball, TX 77377



FOUNDATION DETAIL

### Town of Miami Lakes ITB 2012-33

**Title: Sevilla Estates Park Improvements** 

Addendum #2

Bid Opening Date: June 25, 2012

This addendum is hereby incorporated into and made a part of the Invitation to Bid ("ITB") 2012-33. The following may include clarifications, revisions, additions, deletions, and/or answers to questions received relative to the ITB, which take precedence over the ITB documents. <u>Underlined</u> word(s) indicate additions and deletion are indicated by strikethrough.

### Revisions:

### 1. Revision to Bid Form and Technical Specifications

The Bid Form included in the Invitation to Bid is hereby deleted and replaced with the Bid Form posted on the Town's website (<a href="http://miamilakes-fl.gov/c-our\_govt/admin-procurement.php">http://miamilakes-fl.gov/c-our\_govt/admin-procurement.php</a>) titled 'Bid Form (Revised)' as changes have been made. Bidders must submit the revised bid form with their bid to be considered responsive.

### Clarification to Addendum #1:

Question #2, in Addendum #1 regarding the Picnic Shelter will remain as a 15' x 15'. See the specifications, shop drawings and plans, in the Invitation to Bid.

### **Documents Attached to Addendum:**

· Exhibit A: Border Timbers with Stakes

The Bidder shall acknowledge receipt of this addendum by completing the applicable section of the ITB or by completing the section below acknowledgment information below. Either form of acknowledgement must be completed and returned by no later than the date and time for receipt of the Bid Submittal.

Signature

Name of Bidder

J.B. BUILDERS & CONTRACTORS INC.

Acknowledgement:

TORGE BALLARENA.

Name of Signatory

Title

25/

Date

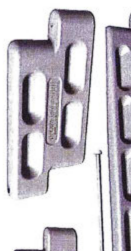
Gary Fabrikant

Procurement Manager

Date Issued: June 11, 2012









Assembly View (representative structure)

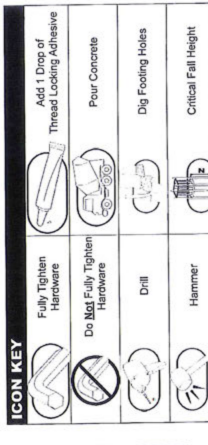
Model	Length	Weight
ZZXX9409	1' (305 mm)	6 lbs. (2,7 kg)
ZZXX9410	2' (610 mm)	7.8 lbs. (3,5 kg)
ZZXX9430	4' (1220 mm)	13.2 lbs. (6 kg)
ZZXX9450	4" (102 mm)	9.4 lbs. (4,3 kg)

# Installation Instructions

1 ft. (305 mm), 2 ft. (610 mm), 4 ft. (1219 mm) Playworld Systems® Models XX9409, XX9410. XX9430, & XX9450 Border Timbers with Stakes & Border Timber Retro-Fit

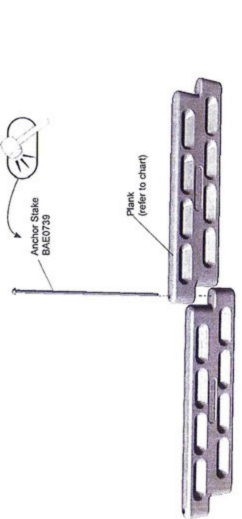
## Installation Preparation

One (1) adult	0.25 man-hour	. (refer to chart)	Refer to Master Drawing
Recommended Crew:	Installation Time:0.	Weight:(re	Use Zone:



## Installation Instructions

Follow the details in alphabetical order. For clarification, each detail references the step description. The step descriptions start on page 3.



Anchor Stake BAE0739

Border Timber
4" Spacer
BPL1401

Detail B Step 8

Model	Length	Plank Part Number
ZZXX9409	1' (305 mm)	BPL1404
ZZXX9410	2' (610 mm)	BPL1405
ZZXX9430	4" (1220 mm)	BPL1415

Detail A Steps 4 & 5

Models XX9409, XX9410, XX9430, & XX9450 CON 1842 SEC 1842

## Installation Instructions

Notes Before You Begin: Do not over tighten bolts during assembly, only snug tighten them until assembly is complete.

Carefully read and understand these installation instructions before you

Step 1: Before attempting to assemble your equipment, please review all installation information carefully. Should you experience any difficulty during the installation process, please call us at the phone number shown on the last page of these instructions.

Step 2: Separate and identify all components and hardware.

### Position border timbers.

Step 3: Refer to your structure drawing to locate appropriate position in which your equipment is to be assembled. Prepare a base around perimeter of area shown in the composite structure master diagram. Measure and mark the boarder location.

Note: If soil conditions are loose or unstable, other base arrangements may be required. Inquire with local contractors for appropriate recommendations.

Step 4: Begin by placing a timber at a starting point. Be sure that the counterbore is on the top of the plank. See Detail A. Choose another timber. Orient and place the timber as shown. Align the holes.

Note: There should be no mulch or fill below the timber. It should be flat on the ground.

### Anchor border timbers.

perimeter.

Step 5: Anchor the border timbers. See Detail A. Strike the head of the spike with a hammer until it is flush with the boarder timber. Continue this around the

Important Hint: It is helpful to connect all or a portion of the timbers with the pins (align a side or complete a circle) before driving them into the ground.

Step 6: Repeat these steps until border wall is complete.

CAUTION: When backfilling the area around the border timbers, care must be taken not damage timbers by driving over the timbers with heavy equipment.

Refer to Step 7 for retro-fitting instructions if applicable.

## Retro-fit the border timbers.

Step 7: See Detail B. Orient the spacer with the counterbore facing upward. Align the hole of the spacer with the hole of the end plank. Strike the head of the spike with a hammer until it is flush with the spacer.



# ZZXX9409 - 1 ft. (305 mm) BORDER TIMBER w/ STAKE

QTY.	-	-
DESCRIPTION	ANCHOR - 30 STAKE	PLANK - 11.75" x 4.00" x 16.00"
PART NO.	BAE0739	BPL1404

# ZZXX9410 - 2 ft. (610 mm) BORDER TIMBER w/ STAKE

QTY.	-	-
DESCRIPTION	ANCHOR - 30 STAKE	PLANK - 11.75" x 4.00" x 28.00"
	BAE0739	

	QTY.	-	
ZZXX9430 - 4 ft. (1219 mm) BORDER TIMBER w/ STAKE	DESCRIPTION	ANCHOR - 30 STAKE	PLANK - 11.75" x 4.00" x 52.00"
ZZXX9430	PART NO.	BAE0739	BPL1415

# ZZXX9450 - BORDER TIMBER RETRO-FIT w/ STAKE

DESCRIPTION	ANCHOR - 30 STAKE	SPACER - 4" BORDER TIMBER
PART NO.	BAE0739	BPL1401

ΩΤΥ. 2







- Inspect for loose spikes.
- worn or broken spikes are found, refer to the installation instructions for proper replacement spikes. If any damage is detected, barricade equipment to prevent use until repair is completed. Contact your sales representative Inspect for missing, worn or broken spikes. If any missing, immediately for a replacement part.

### Plastic Parts

or jagged edges. If any damage is detected and is Inspect all plastic surfaces for sharp points, cracks determined to be unsafe, barricade equipment to prevent use until repair is completed. Minor burrs or sharp edges may be removed by using a sharp utility knife or block plane to remove sharp burr.

Surfacing Refer to the specific surfacing maintenance detail sheet for additional information.

### Replacement Parts

- Refer to your installation instructions to obtain replacement part number.
  - Contact your sales representative or call Playworld Systems' Customer Service for a replacement part.

## **Equipment Maintenance**

Playworld Systems® Models XX9409, 4 ft. (1219 mm) Border Timbers with Stakes & Border Timber Retro-Fit 1 ft. (305 mm), 2 ft. (610 mm), XX9410. XX9430, & XX9450





## Inspection Form

- Be sure that you are using a copy of this Inspection Form and not your original.
   Use the Inspection Codes listed below and record condition of equipment at time of examination on the Inspection Checklist.

... for Safety's Sake!

Preventive Maintenance

- Document any item from the Inspection Checklist that will require maintenance along with
  any corrective action on the Maintenance Schedule.
   Be sure to include appropriate dates and signatures on each section to properly document
- maintenance procedure.

INSPECTION CHECKLIST	E.	Frequency Code Date	Date Completed		
Inspect plastic parts for damage.	M	Medium		Inspection Codes	n Codes
Inspect surfacing to insure proper depth and distribution.		High		P = Pass	F=Fail
Inspect for loose, missing, worn, or broken spikes.		High		NA = Not Applicable	Applicable
				Γ	
				П	
			+	Т	
				П	
Incorporate Name	i			7	
III SPECIAL INGILIE (Piosso Pirit)	Signature:			Date://	Ĩ
MAINTENANCE SCHEDULE					
Item in Question	Description of Problem	S	Corrective Action		Date
					l l
Repairer: Name (Ploase Print)	Signature:			O ctec	
				Date	1
Page 6 of 6		Mood	ALL YYOUND YYOU	CON O COPONA OF	
		POINT.	IEIS AASHUS, AAS	MODELS ANGLOS, ANGLATO, ANGLASO, & XX8450 mm	20 24

### Town of Miami Lakes ITB 2012-33

### Title: Sevilla Estates Park Improvements

### Addendum #3

Bid Opening Date: June 25, 2012

This addendum is hereby incorporated into and made a part of the Invitation to Bid ("ITB") 2012-33. The following may include clarifications, revisions, additions, deletions, and/or answers to questions received relative to the ITB, which take precedence over the ITB documents. <u>Underlined</u> word(s) indicate additions and deletion are indicated by strikethrough.

### Request for Clarification or Information:

 Question: The Picnic Shelter Slab detail on sheet A-1.2 asks for a 6x6 W1.4xW1.4 WWM over 6 mil vapor barrier. Please, clarify if the concrete sidewalks are to have the same reinforcement and vapor barrier. If not, please clarify if any reinforcement and/or vapor barrier is needed.

**Response:** Slab Reinforcement: Slab and concrete walkways reinforcement required is as per plans, and only for areas called for on the plans.

2. Question: Please, clarify the correct measurements of the observation pier's Foundation Plan on sheet A-3.1. The foundation plan is showing the left (B1) beam as being 17'-0" long, while the right (B1) beam is shown as being 34'-0" long. Furthermore, two different measurements are shown for the distance between said beams. A distance of 12'-0" is shown at the top of the detail, while a distance 22'-4" is shown at the bottom. Please, clarify which dimensions are correct and to be followed.

Response: Clarification of Dimensions: Dimensions have been added for further clarification, and discrepancies have been corrected on sheets A-1.1 and A-3.1. The correct measurement of beam "B1" is 17'-0", and the clear dimension between beams "B1" is 10'-4" have been corrected.

### Documents attached to Addendum #3:

Proposed Improvements for Sevilla Estates Park

The Bidder shall acknowledge receipt of this addendum by completing the applicable section of the ITB or by completing the section below acknowledgment information below. Either form of acknowledgement must be completed and returned by no later than the date and time for receipt of the Bid Submittal.

Acknowledgement:

PREE BALLARENA

varne or Signatory

ruck

Date

Gary Fabrikant Procurement Manager

Date Issued: June 15, 2012

Signature

V.B. BUILDERS & CONTRACTORS INO.

Name of Bidder

INPROVENTS FOR. SEVILLA ESTATES PARK 1691h TERRACE, MIAMI LAKES, FLORIDA

CARROLL MACES
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Sevilla Estates Park Proposed Improvements For:

Miami Lakes, Florida 169th Terrace

C-1 COVER SHEET
A-ti STE PLAN
A-ti WERKMAY LAY-OUT
A-21 BASKETIALL COURT DILS
A-31 OBSERVATION PER DILS INDEX OF DRAWINGS NO WOOM TER LOCATION PLAN 10 WW FN -

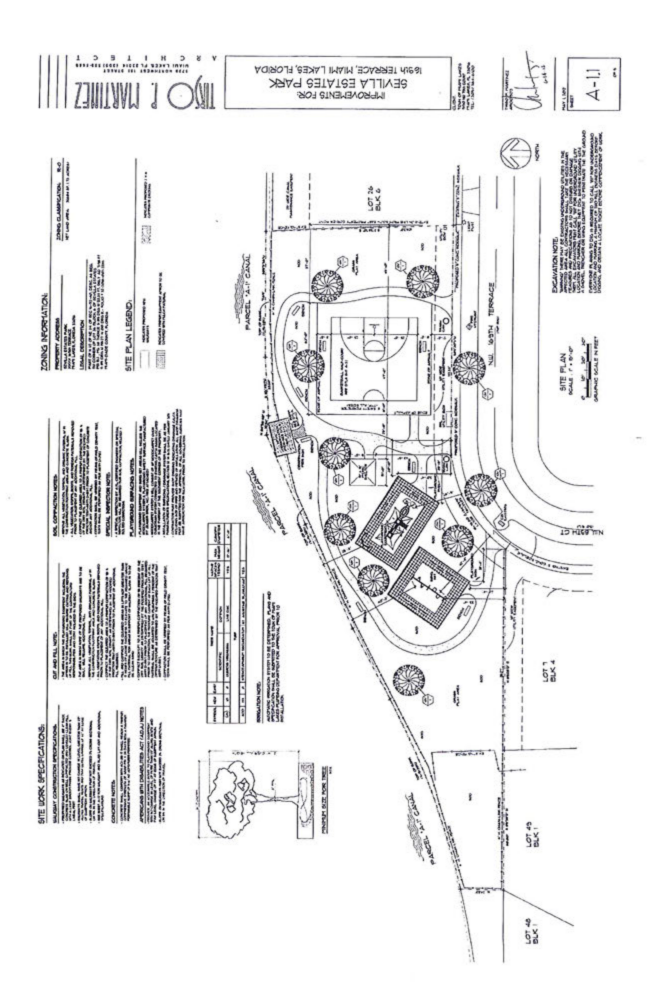
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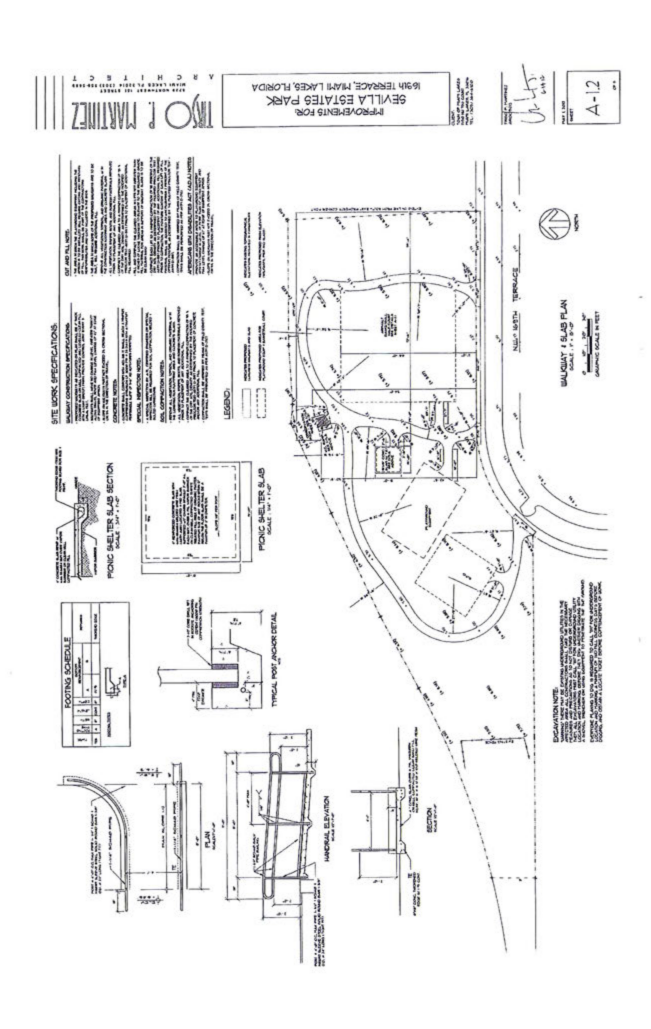
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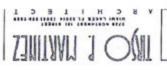
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### MPROVEMENTS FOR SEVILLA ESTATES PARK 16911 TERRACE, MILMI LAKES, FLORIDA

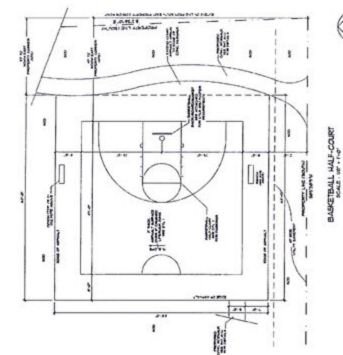






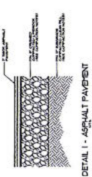


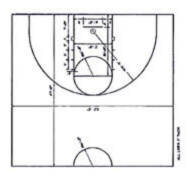


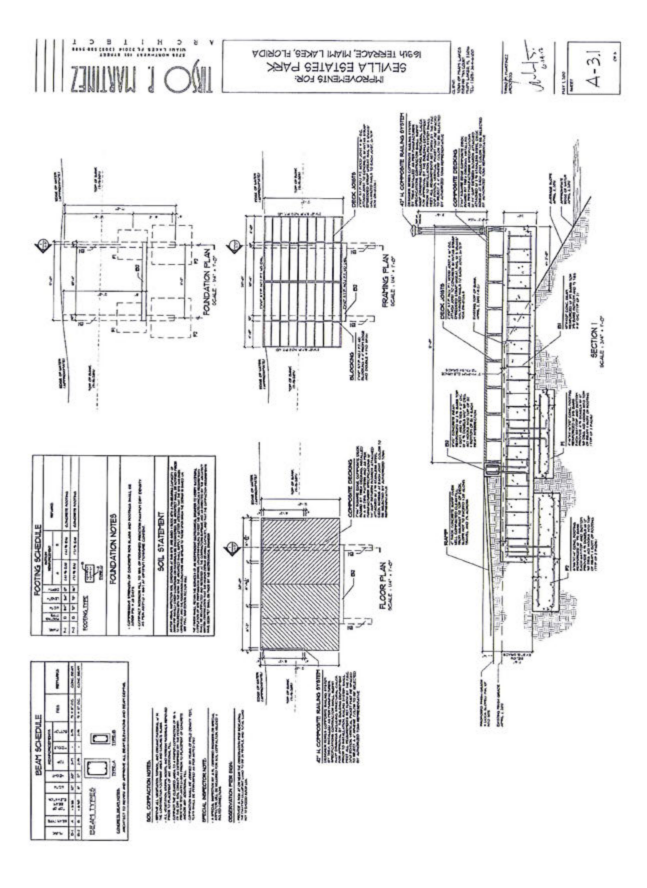


DETAIL 2 - HALF-COURT MARKINGS









### CERTIFICATE OF AUTHORITY (IF CORPORATION)

I HEREBY CERTIFY that at a meeting of the Board of Directors of No. Builder & Contractors Two., a corporation organized and existing under the laws of the State of Plorida, held on the day of Vune, a resolution was duly passed and adopted authorizing (Name) Vone Ballace Ballace A as (Title) President of the corporation to execute bids on behalf of the corporation and providing that his/her execution thereof, attested by the secretary of the corporation, shall be the official act and deed of the corporation. I further certify that said resolution remains in full force and effect.  IN WITNESS WHEREOP, thave hereunto set my hand this 25, day of Vune, 20 12.  Print: Vone Ballace A
CERTIFICATE OF AUTHORITY (IF PARTNERSHIP)
I HEREBY CERTIFY that at a meeting of the Board of Directors of a partnership organized and existing under the laws of the
State of, held on theday of,, a resolution was duly passed and adopted authorizing (Name) as (Title) of the to execute bids on behalf of the partnership and provides that his/her execution thereof, attested by a partner, shall be the official act and deed of the partnership.
IN WITNESS WHEREOF, I have hereunto set my hand this, day of  Partner:  Print:
CERTIFICATE OF AUTHORITY IF JOINT VENTURE)  Joint ventures must submit their joint venture agreement indicating that the person signing this Bid is authorized to sign Bid documents on behalf of the joint venture and submit the appropriate Certificate of Authority (corporate, partnership, or individual).
CERTIFICATE OF AUTHORITY  (IF INDIVIDUAL)
I HEREBY CERTIFY that, I (Name), individually and doing business as (d/b/a)  (If Applicable) have executed and am bound by the terms of the
Bid to which this attestation is attached.
IN WITNESS WHEREOF, I have hereunto set my hand this, day of, 20
Signed:
Print:

### NOTARIZATION

STATE OF FORIBA	
COUNTY OF MIANI DADE ) SS:	
The foregoing instrument was acknowledged  TUNE, 20 12, by VDRGE BACLAREDA	before me this 25 day of who is personally known to
me or who has produced	as identification and who (did / did
not) take an oath.	
SIGNATURE OF NOTARY PUBLIC	
STATE OF FLORIDA  ANED MADAN  Notary Public - State of Florida  My Comm. Expires Aug 19, 2015  Commission # EE 122924	
PRINTED, STAMPED OR TYPED	
NAME OF NOTARY PUBLIC	

### SECTION 7

### **BID FORM ATTACHMENTS**

### QUESTIONNAIRE

This Questionnaire <u>must</u> be submitted with the Bid, The Town may, at its sole discretion, require that the Bidder submit <u>additional</u> information not included in the Questionnaire. Such information must be submitted within seven (7) Calendar Days of the Town's request. Failure to submit the Questionnaire or additional information upon request by the Town shall result in the rejection of the Bid as Non-Responsive. Additional pages may be used following the same format and numbering. Some Information may not be applicable apply. In such instances insert "N/A".

By submitting its Bid, the Bidder certifies the truth and accuracy of all information contained herein.

	Business Information
1	How many years has your company been in business under its current name and ownership?
ě	a. Professional Licenses/Certifications (include name and number)* Issuance Date
	CERTIFIED GENERAL GONTRACTOR CGR 1509527 8/3/05
	CERTIFIED asBE LEVEL 1 CERT. NO. 14062 11/24/10
	(*Include active certifications of small or disadvantage business & name of certifying entity)
ŀ	b. Date company licensed by the State of Florida or Miami-Dade County: $8/3/os$
	State and Date of Incorporation: FCORIDA 4/08/0V
(	. What is your primary business? GENERAL CONTRACTOR
	(This answer should be specific  CIVIC, HORIZONTAL AND VERPLAC CONSTRUCTIONS.
c	l. Name of Qualifier, license number, and relationship to company:
	TORGE BALLARENA
e.	Names of previous Qualifiers during the past five (5) years including, license number relationship to company and years as qualifier for the company
	N/A
١	lame and Licenses of any prior companies
	Name of Company License No. Issuance Date
	,

	y been cited for any OSHA viol ment including all details on ea			
Provide an attachment listing all of the equipment, with a value of \$3,000 or greater, owned by your company. SEE 4774CHMEDT A-1み				
	ment listing of all equipment row for the performance of the			
Project Manageme	ent & Subcontract Details			
Project Manager fo	or this Project:			
a. Name: TOR	GE BALLARENA.			
b. Years with Com	pany:			
c Licenses/Certific	ations: 464 1509	527		
	with the company including role		of project:	
MIANI LAKES	5-59 Ave-Overview Open	ations, Drainage & A	sphalt 325,000	
MGCC Amph	sitheater-Overview Ope	rations, Trainage,	Park 745,000	
Veterans Par	rk-Overview Operation	S. Dranage & Park	807,000	
Subcontractors:	,	, /		
Name	Trade/Work to be performed	% of Work	License No.	
	be performed			
	V/A ·			
-				
Certified Playgrour				
Certified Playgrour	N/A ·		rtification No. (if any)	
Name of Comp	N/A ·	ntity/Company Ce		
Name of Compa	nd Installer or Inspector (If any)	entity/Company Ce	onding percentage of	

Sevilla Estates Park Improvements

Type of Company					¥20000	
	("S" Corporation ill be required to ract)					
Company Owners	hip					
a. identify all own	ners of the company	у				
Name		Title		% c	f ownershi	p
VORGE 0	ALLAREDA	PRESIDE	207 .		100	
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-			-			
	- t.l 116 - 1 - 1					_
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	dividuals authorize				g the leve	l of
Name	Title		natory Author			
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VORGE BAIL	ARENA - PRE	SIDENT .	_ 🗵	]		
s						
		The second second				
Explanation for Ot	her:			- 170		-
Employee Informa						
Total No. of Emplo		lumber of Manag	erial/Admin	Employe	es: 6	
Number of Trades	Personnel and tota	l number per clas		cp.oyc		
1 1	st be listed separately for e		(1)	0,,		
( Guipn	vent operator	3, (2) rorm	ans (d)	1pdas	rers	

	as any owner or employee of the company ever been convicted of a federal ffense or moral turpitude: If yes, please explain:
	NO
In	surance & Bond Information
a.	Insurance Carrier name & address: ACCURATE UNDER WRITERS, IN
	8300 WEST FLAGLER SUITE 114 MIAMI, Fl. 33144
b.	Insurance Contact Name, telephone, & e-mail: Lucia Esprella
	305-226-8727 LuciaesTrella@bellsouth.net
c.	Insurance Experience Modification Rating (EMR):
	(if no EMR rating please explain why)
	Number of Insurance Claims paid out in last 5 years & value:
	Bond Carrier name & address: ALTER SURETY GROUP. TWO.
	5979 N.W. 151 ST. ste 104 MIGNI LAKES, FC 33014
f.	Bond Carrier Contact Name, telephone, & e-mail: WARREN ALTER
	warrene altersurety com
g.	Number of Bond Claims paid out in last 5 years & value:
wl co	eve any claims lawsuits been file against your company in the past 5 years, If yes, in there your company has either settle or an adverse judgment has been issued aga impany. Identify the year basis for the claim or judgment & settlement unless the val ttlement is covered by a written confidentiality agreement.
	the best of your knowledge is your company or any officers of your company curren vestigation by any law enforcement agency or public entity. If yes, provide details:
	NO



## A-12 EQUIPMENT OWNED BY BALLARENA CONSTRUCTION

- 1. Equipment #1: Backhoe Loader (\$90,000)
- 2. Equipment # 2: Skid Steer. (\$40,000)
- 3. Equipment II 3: Roller Compactor. (\$40,000)

## A-13 EQUIPMENT TO BE RENTED BY BALLARENA CONSTRUCTION

- 1. Equipment # 1: Excavator
- 2. Equipment # 2: Safe Trench Plate

5. Asphalt Plant: (provide the company name, address, contact name, phone no. & e-mail address)

H & R PAVING, INO. 1955 NW 110 Ave Minni, Patro Genzalez

at and Prior Experience: Com ATTICHUEST A. C. Current and Prior Experience: SEE ATTACHYENT @1

- 1.
- Current Experience including current under projects or contracts, recently awarded, or pending award (Provide an attachment to this questionnaire that lists all such contracts or projects, including the owner's name, title and value of project, scope of work, projected or actual start date, projected completion date.
- 2. Prior contracts or projects of a similar size, scope, and complexity: Provide an attachment to this Questionnaire that includes contracts or projects the Bidder considers of a similar, size, scope and complexity that the Town should consider in determining the Bidders responsiveness and responsibility. This attachment must include the contracts or projects that meet the minimum number of contracts or projects identified by the bid solicitation. Information provided must include the owner's name, address and contract person, including telephone & e-mail, title of contract or project, location of project, scope, initial value and final cost of the contract or project, projected and final timeframes for completion in calendar days. A reference letter is to be completed by the owner of the Project and submitted as part of the Bid submission. SEE ATTACHMENT CO.

#### D. Bidder's References

Bidders are to include a minimum of five (5) references from contracts or projects listed in C.2 above. The attached form is to be used and is to be included with the Bid submission. The Town, at its sole discretion may allow the Bidder to submit the references after the specified date for Bid submission.



#### C.1 - CURRENT PROJECTS REFERENCES

1. Project # 1;

**Owners Name:** 

**Broward County Housing Authority** 

Title of Project:

Crystal Lakes Townhomes.

Scope:

New construction of 10 Townhomes and Common Areas

Value:

\$1,850,000

Start / Completion Dates

07/2011 to 6/2012

2. Project # 2:

**Owners Name:** 

City of Miami

Title of Project:

Restoration of Miami Fire Station # 2.

Scope:

**Historic Restoration** 

Value:

\$740,000

Start / Completion Dates

9/2010 to 5/2011

3. Project # 3:

**Owners Name:** 

Town of Miami Lakes

Title of Project:

General Roadway & Drainage Repair & Minor Construction

Scope:

Roadway, Drainage and Minor Construction

Value:

As per Work Orders

Start / Completion Dates

6/2011 to 2014 - 3 Years Contract.

4. Project # 4;

**Owners Name:** 

City of Miami

Title of Project:

**US-1 Concrete Barrier Wall** 

Scope:

Replacement of Concrete Barrier Wall

Value:

\$250,000

Start / Completion Dates

01/2012 to 5/2012



#### C.2 - PRIOR PROJECTS REFERENCES

1. Project # 1.

**Owners Name:** 

City of Sweetwater

Address:

500 SW 109th avenue, Sweetwater, FL 33174

**Contact Person:** 

Erick Gomez - Project Manager

Phone:

305-485-4526

E-mail address:

egomez@cityofsweetwater.fl.gov

Title of Project:

Claude & Pepper Senior Center CIP 2009-06

Location of Project:

10601 SW 5 ST., Sweetwater, Florida

Scope:

New Addition. Interior & Exterior Renovation

Initial / Final Cost:

\$608,387 / \$773,937 (Change Orders as per requested by owner)

Projected / Final Completion:

210 days / 210 Days

2. Project # 2.

**Owners Name:** 

City of Sweetwater

Address:

500 SW 109th avenue, Sweetwater, FL 33174

**Contact Person:** 

Erick Gomez - Project Manager

Phone:

305-485-4526

E-mail address:

egomez@cityofsweetwater.fl.gov

Title of Project:

Claude & Pepper Senior Center CIP 2009-06

Location of Project:

10601 SW 5 ST., Sweetwater, Florida

Scope:

New Addition. Interior & Exterior Renovation

Initial / Final Cost:

\$608,387 / \$773,937 (Change Orders as per requested by owner)

Projected / Final Completion: 210 days / 210 Days

3. Project # 3.

**Owners Name:** 

City of Sweetwater

Address:

500 SW 109th avenue, Sweetwater, FL 33174

Contact Person:

Erick Gomez - Project Manager

Phone:

305-485-4526

E-mail address:

egomez@cityofsweetwater.fl.gov

Title of Project:

Claude & Pepper Senior Center CIP 2009-06

Location of Project:

10601 SW 5 ST., Sweetwater, Florida

Scope:

New Addition. Interior & Exterior Renovation

Initial / Final Cost:

\$608,387 / \$773,937 (Change Orders as per requested by owner)

Projected / Final Completion:

210 days / 210 Days

#### 4. Project # 4.

**Owners Name:** 

City of Sweetwater

Address:

500 SW 109th avenue, Sweetwater, FL 33174

**Contact Person:** 

Erick Gomez - Project Manager

Phone:

305-485-4526

E-mail address:

egomez@cityofsweetwater.fl.gov

Title of Project:

Claude & Pepper Senior Center CIP 2009-06

**Location of Project:** 

10601 SW 5 ST., Sweetwater, Florida

Scope:

New Addition. Interior & Exterior Renovation

Initial / Final Cost:

\$608,387 / \$773,937 (Change Orders as per requested by owner)

Projected / Final Completion:

210 days / 210 Days

## 5. Project # 5.

**Owners Name:** 

City of Sweetwater

Address:

500 SW 109th avenue, Sweetwater, FL 33174

Contact Person:

Erick Gomez - Project Manager

Phone:

305-485-4526

E-mail address:

egomez@cityofsweetwater.fl.gov

Title of Project:

Claude & Pepper Senior Center CIP 2009-06

Location of Project:

10601 SW 5 ST., Sweetwater, Florida

Scope:

New Addition. Interior & Exterior Renovation

Initial / Final Cost:

\$608,387 / \$773,937 (Change Orders as per requested by owner)

Projected / Final Completion:

210 days / 210 Days



Name of Project:

Subject: Reference Letter for Bid No. 2012-33
Name of Bidder: BALLARENA CONSTRUCTION

Scope of work: M & B Developers - 16 New	Homes (including drainage and road)			
Value of Contract \$2,440,000 Is contrac	t active of expired? Active Expired			
Was the work performed timely: X Yes No  Was the work performed to acceptable quality standards? I Yes No				
If not to either of the above please provide details:				
Comments:				
Thank you for your assistance in helping us in eva	duating our bid solicitation.			
Name of individual completing this form: Jorge	Denis Date:			
Signature: Ques /	Title: Vice-President			
Signature: 186 39d 9264	E-mail: donts construction @ yahoo			
Sincerely,				
Gary Fabrikant				
Procurement Manager				



Subject: Reference Letter for Bid No. 2012-33 Name of Bidder: BALLARENA CONSTRUCTION

Name of Project:	nla Bade
Scope of work: City of Doral - Vetera	ns Park
Value of Contract \$807,311 Is a	contract active of expired? Active Expired
Was the work performed timely:	Yes No
Was the work performed to acceptable qu	uality standards? 🔳 Yes 🗌 No
Would you enter into a contract with the	[인진 경기 전기 전기 : 10 12 12 12 12 12 12 12 12 12 12 12 12 12
If not to either of the above please provid	e details:
Comments	
Comments: Ballarena Construction was very effective in completing the lo	gistics for construction for City of Dorai's Voleran's Park in a timely manner.
Company's communicating skills were detrimental and out:	standing in completing the project with the best quality product possible.
The work completed by Ballarena Construction was very we	ell accepted beyond satisfaction of the end users and throughout the city.
Thank you for your assistance in helping u	
Name of individual completing this form:	Jesus Palacios Date: 4/22/2012
Signature: /NOW /Q/Q Co	70 Title: Park Superintendent
Telephope: 305.593.6602	E-mail: Jesus.palacios@cityofdoral.com305.593.
Sincerely,	
2000 CONT.	
Gary Fabrikant Procurement Manager	



Subject: Reference Letter for Bid No. 2012-∂-3 Name of Bidder: BALLARENA CONSTRUCTION

Name of Project:						
Scope of work: Ritz Carlton K.B Ro	ad Improvement					
Value of Contract \$ 135,000 Is c	ontract active of expired? Active Expired					
Was the work performed timely: X Yes No  Was the work performed to acceptable quality standards? Yes No  Would you enter into a contract with the Contractor in the future? Yes No						
				If not to either of the above please provide details:		
Comments: The work performed by Ballarena Construction was at a	all times professional, on schedule, and within budget.					
As an architect these are the characteristics we v	velcome in contractors.					
Hook forward to working with this team in the futu	ие.					
Thank you for your assistance in helping us	in evaluating our bid solicitation.					
Name of individual confipleting this form:	Ernesto Cercas Date: 4/25/19					
Signature:	Title: Architect of Record					
Telephone: 786-512-0230	E-mail: ecercasarch@aol.com					
Sincerely,						
Gary Fabrikant						
Procurement Manager						



Subject: Reference Letter for Bid No. 2012-33 Name of Bidder: BALLARENA CONSTRUCTION

The above referenced contractor is submitting on a bid solicitation that has been issued by the Town. We require that the Bidder provide written references with their Bid submission and by providing you with this document the Contractor is requesting that you provide the following reference information. We would appreciate you providing the information requested below as well as any other information your feel is pertinent:

Name of Project: Scope of work: Town of M. Lakes - 59th Ave Drainage/Road Improvement Value of Contract § 325,000 Is contract active of expired? Active Expired Was the work performed timely: × Yes No Was the work performed to acceptable quality standards? | Yes | No Would you enter Into a contract with the Contractor in the future? I Yes No If not to either of the above please provide details: Comments: Ballarena has shown diligence and dedication when completing this project with good standards of care and high quality results Thank you for your assistance in helping us in evaluating our bid solicitation. Name of individual completing this form: Hiram Siaba Date: 4/20/2012 Title: Public Work Director Signature: Telephone: 305-364-6100 E-mall: siabah@miamilakes-fl.gov Sincerely, **Gary Fabrikant** Procurement Manager



Name of Project:

Subject: Reference Letter for Bid No. 2012-33 Name of Bidder: BALLARENA CONSTRUCTION

Scope of work: City of Sweetwater - New Addition, Parking Improvement and Renovation				
Value of Contract \$773,937.00 Is contract active of expired? Active Expired				
Was the work performed timely: X Yes No				
Was the work performed to acceptable quality standards? III Yes No				
Would you enter into a contract with the Contractor in the future?   Yes   No				
If not to either of the above please provide details:				
Comments:				
Thank you for your assistance in helping us in evaluating our bid solicitation.				
Name of individual completing this form: Eric Gomez Date: 4/19/12				
Signature Title: City Engineer				
Telephone: 1305 553-5457 E-mall: egomez@ertyofsweetungter. Pl. go				
Sincerely,				
Gary Fabrikant				
Procurement Manager				

# ANTI-KICKBACK AFFIDAVIT

STATE OF FLORIDA	)			
COUNTY OF MIAMI-DADE	} SS: }			
bid will be paid to any en	mployees of the T sign consultants, as	own of Miami I a commission, l	kickback, reward or g	ficials, and
		Title: <i>Pk</i>	resident.	
Sworn and subscribed befor	e this			
25 day of fune	_, 20 <u>/2</u>			
Notary Public, State of Florid	da			
Aned Made	am			
(Printed Name)	Produkti cade	draw die v. der Konglikk bei er bei er er er		
My commission expires:		My Comm. Expir	MADAN State of Florida res Aug 19, 2015	

## **NON-COLLUSIVE AFFIDAVIT**

State of MIAMI }  MIAMI } SS:  County of DADE }
TORGE BALLARENA being first duly sworn, deposes and says that:
a) He/she is the
<ul> <li>b) He/she is fully informed respecting the preparation and contents of the attached Proposal and of all pertinent circumstances respecting such Proposal;</li> <li>c) Such Proposal is genuine and is not collusive or a sham Proposal;</li> <li>d) Neither the said Bidder nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, have in any way colluded, conspired, connived or agreed, directly or indirectly, with any other Bidder, firm, or person to submit a collusive or sham Proposal in connection with the Work for which the attached Proposal has been submitted; or to refrain from proposing in connection with such work; or have in any manner, directly or indirectly, sought by person to fix the price or prices in the attached Proposal or of any other Bidder, or to fix any overhead, profit, or cost elements of the Proposal price or the Proposal price of any other Bidder, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against (Recipient), or any person interested in the proposed work;</li> <li>e) The price or prices quoted in the attached Proposal are fair and proper and are not tainted by any collusion, conspiracy, connivance, or unlawful agreement on the part of the Bidder or any other of its agents, representatives, owners, employees or parties in interest, including this affiant.</li> </ul>
Signed, sealed and delivered in the presence of:
Vorge Ballarena
Witness (Printed Name)
Witness  Vorge Ballarena  (Printed Name)  President  (Title)

## NON-COLLUSIVE AFFIDAVIT (CONTINUED)

## ACKNOWLEDGMENT

State of PEORIO 4)  MIAM') SS:
MIAM) SS:
County of DADE )
BEFORE ME, the undersigned authority, personally appeared <u>Gallarina</u> to me wel
known and known by me to be the person described herein and who executed the foregoing
Affidavit and acknowledged to and before me thatexecuted said Affidavit for the purpose therein expressed.
WITNESS, my hand and official seal this 25 day of fune, 2012.
My Commission Expires:  ANED MADAN  Notary Public - State of Florida  My Comm. Expires Aug 19, 2015  Commission # EE 122924
Notary Public State of Florida at Large

#### SWORN STATEMENT ON PUBLIC ENTITY CRIMES

#### SECTION 287.133(3)(a), FLORIDA STATUTES

THIS FORM MUST BE SIGNED AND SWORN TO IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS.

This sworn statement is submitted to the Town of Miami Lakes

by	Vorge Ballarena - President
	rint individual's name and title]
for v	B. BUILDERS AND CONTRACTORS IM. Aba Ballarena Construction
[p	rint name of entity submitting sworn statement]
	whose business address is
_	3727 S.W. 8th G. steror
_	Coral Gables, FL 33134
an	d (if applicable) its Federal Employer Identification Number (FEIN) is $20-2753807$
(If the	entity has no FEIN, include the Social Security Number of the individual
signin	g this sworn statement: VORGE BALLARENA )
Statut direct politic any bi or pol	inderstand that a "public entity crime" as defined in Paragraph 287.133(1)9g), Florida es, means a violation of any state or federal law by a person with respect to and ly related to the transaction of business with any public entity or with an agency or all subdivision of any other state or the United States, including, but not limited to, do rontract for goods and services to be provided to any public entity or an agency itical subdivision of any other state or of the United States involving antitrust, fraud, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
Florida withou charge	understand that "convicted" or "conviction" as defined in Paragraph 287.133(1)(b), a Statutes, means a finding of guilt or a conviction or a public entity crime, with or ut an adjudication of guilt, in any federal or state trial court of record relating to es brought by indictment or information after July 1, 1989, as a result of a jury verdict, ry trial, or entry of a plea of guilty or nolo contendere.
4. Tu mean:	inderstand than an "affiliate" as defined in Paragraph 287.133(1)(a), Florida Statutes, s:
	a. A predecessor or successor of a person convicted of a public entity crime; or
	b. An entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one

1.

person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate.

- 5. I understand that a "person" as defined in Paragraph 287.133(1)(e), Florida Statutes, means any natural person or entity organized under the laws of any state or of the United States with the legal power to enter into a binding contract and which bids or applies to bid on contracts for the provision of goods or services let by a public entity, or which otherwise transacts or applies to transact business with a public entity. The term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an entity.
- 6. Based on information and belief, the statement that I have marked below is true in relation to the entity submitting this sworn statement. [Indicate which statement applies.]
- Neither the entity submitting this sworn statement, nor any officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, not any affiliate of the entity, has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

\_\_\_\_ This entity submitting this sworn statement, or one or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

\_\_\_\_ The entity submitting this sworn statement, or one or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989. However, there has been a subsequent proceeding before a Hearing Officer of the State of Florida, Division of Administrative Hearings and the Final Order entered by the Hearing Officer determined that it was not in the public interest to place the entity submitting this sworn statement on the convicted vendor list. [attach a copy of the final order]

I UNDERSTAND THAT THE SUBMISSION OF THIS FORM TO THE CONTRACTING OFFICER FOR THE PUBLIC ENTITY IDENTIFIED IN PARAGRAPH 1 ABOVE IS FOR THAT PUBLIC ENTITY ONLY AND, THAT THIS FORM IS VALID THROUGH DECEMBER 31 OF THE CALENDAR YEAR IN WHICH IT IS FILED. I ALSO

UNDERSTAND THAT I AM REQUIRED TO INFORM THE PUBLIC ENTITY PRIOR TO ENTERING INTO A CONTRACT IN EXCESS OF THE THRESHOLD AMOUNT PROVIDED IN SECTION 287.017, FLORIDA STATUTES, FOR CATEGORY TWO OF ANY CHANGE IN THE INFORMATION CONTAINED IN THIS FORM.

Signature of Entity Submitting Sworn-Statement

Sworn to and subscribed before me this 25 day of fune, 2012

Personally known VORGE BALLARENA

OR produced identification \_\_\_\_\_

Notary Public - State of

My commission expires

FLORIDA

(type of identification)

ANED MADAN

Notary Public - State of Florida

My Comm. Expires Aug 19, 2015

Commission # EE 122924

(Printed, typed or stamped commissioned

name notary public)

**END OF SECTION** 





STATE OF FLORIDA ACCULATION OF BUSINESS AND PROFESSIONAL REGULATION

CGC1509527

08/23/10 107009576

CERTIFIED GENERAL CONTRACTOR BALLARENA, JORGE ALBERTO BALLARENA CONSTRUCTION

IS CERTIFIED under the provisions of Ch.409 Fs

MIAMI-DADE COURTY TAX COLLECTOR 140 V. FLAGLER ST. 161 FLOOR MIAMI, FL 33130

LOCAL BUSINESS TAX RECEIPT 2012 MIAMI-DADE COURTY - STATE OF FLORIDA EXPIRES SEPT, 30, 2012 MUST BE DISPLAYED AT PLACE OF BUSINESS PURSUANT TO COURTY CODE CHAPTER 0A - AITY, 0 & 10

FIRST-CLASS U.S. POSTAGE PAID MAME FL PERMIT NO. 231

559113-7

THIS IS NOT A BILL - DO NOT PAY

REHEWAL 583101-2 RECEIPT NO.

OUSPIES AND ACCOUNTS RUCTION 3727 SW 8 ST 33134 CORAL GABLES

105

OWNER BUILDERS & CONTRACTORS INC

EMPLOYEE/S

Sec\_Tyge of Bushy SERVICE BUSINESS

I SERVICE BUSINESS

I SERVICE BUSINESS

I SELVI A LOCAL HOT A CONTRACTORS RECEIPT

I SELVICE SERVICE

I SELVIC

DO NOT FORWARD

BALLARENA CONSTRUCTION JORGE BALLARENA PRES 3727 SW 8 ST 105 CORAL GABLES FL 33134

PATRICTURE COUNTY IAX COLLECTION 08/04/2011 60050000226 000045.00

hallandhadhallalaballandhalalalaadhallandh

SEE OTHER SIDE

MAMI-DADE COURTY YAX COLLECTOR 140 W. FLAGLER ST. 1st FLOOR MAMI, FL 33130

566334-0

2011 LOCAL BUSINESS TAX RECEIPT 2012 MIAMI-DADE COUNTY - STATE OF FLORIDA EXPINES SEPT. 30, 2012 MUST BE DISPLAYED AT PLACE OF BUSINESS PURSUART TO COUNTY CODE CHAPTER 8A - ANY, 9 & 10

FIRST-CLASS U.S. POSTAGE PAID MIAMI, FL PERMIT NO. 231

THIS IS NOT A BILL -- DO NOT PAY

REHEWAL

BUSINESS HAME/LOCATION
BALLARENA CONSTRUCTION
3727 SW 8 ST
33134 CORAL GABLES

590725-9 STATE# CGC1509527

J B BUILDERS & CONTRACTORS INC

Sec. Type of Business
196 GENERAL BUILDING CONTRACTOR
185 CALY A LOCAL
185 INT FEATURE
1801 FEAT

WORKER/S

DO NOT FORWARD

BALLARENA CONSTRUCTION JORGE A BALLAREHA PRES 3727 SW 8 ST CORAL GABLES FL 33134

PARTIENT RECEIVED PRANT DADE COUNTY TAX COLLEGION

09/09/2011 000045.00

իմետ Ուկահանան հերականական այլ և ա

SEE OTHER SIDE





ALEX SINK CHIEF FINANCIAL OFFICER

#### STATE OF FLORIDA DEPARTMENT OF FINANCIAL SERVICES DIVISION OF WORKERS' COMPENSATION

\* CERTIFICATE OF ELECTION TO BE EXEMPT FROM FLORIDA WORKERS' COMPENSATION LAW \* CONSTRUCTION INDUSTRY EXEMPTION

This certifies that the Individual listed below has elected to be exempt from Florida Workers' Compensation law,

EFFECTIVE DATE:

12/17/2010

EXPIRATION DATE: 12/16/2012

PERSON:

BALLARENA

FEIN:

202763807

JORGE

BUSINESS NAME AND ADDRESS: JB BUILDERS & CONTRACTORS INC 3727 SW BYH SYREET, SYE 105

MIAMI

FL 33134

SCOPES OF BUSINESS OR TRADE: 1- GENERAL CONTRACTOR

IMPORTABLE Personnel to Chapter 440. Obited, F.S., an officer of a corporation who elects exemption from this chapter by filing a certificate of election order this section may not recover benefits or compensation under this chapter. Personnel to Chapter 440.00[12], F.S., Certificates of election to be exemption apply only which the topps of the business or trails listed on the notice of election to be exempt and certificates of election to be exempt and certificates of election to be exempt and certificate to revocation if, at any time after the litting of the notice are the issuance of the certificate, the person named on the next the requirements of this section of the person named on the certificate to meet the requirements of this section.

AVC-262 CERTIFICATE OF ELECTION TO BE EXEMPT REVISED 09-06

QUESTIONS? (850) 413-1609

#### PLEASE CUT OUT THE CARD BELOW AND RETAIN FOR FUTURE REFERENCE

STATE OF FLORIDA
DEPARTMENT OF FINANCIAL SERVICES
DIVISION OF WORKERS' COMPENSATION
CONSTRUCTION INDUSTRY
CERTIFICATE OF ELECTION TO BE EXEMPT FROM FLORIDA
WORKERS' COMPENSATION LAW



PERSON: JORGE BALLARENA

010 EXPIRATION DATE: 12/18/2012

PERSON: FEIN:

202763807

BUSINESS NAME AND AUDRESS:
JO BURDERS & CONTRACTORS INC
3727 SW BIR STREET, STE 105
PINTE TE 33134

SCOPE OF BUSINESS OR TRADE:

IMPORTANT:

- O Pursuant to Chapter 440.05(14), F.S., on officer of a corporation who elects exemption from this chapter by filing a contificate of election to under this section may not recover benefits or compensation under this per
- H Pursuant to Chapter 440.05(12), F.S., Certificates of election to be exempt... apply only within the scope of the business or trade listed on the business of cleation to be exempt.
- If Pursuant to Chapter 440.05[13], F.S., Notices of election to be exempt and certificates of election to be exempt shall be subject to revocation if, at any time after the filing of the notice or the issuance of the certificate, the person named on the notice or certificate no longer meets the requirements of this section for issuance of a certificate. The department shall revoke a certificate at any time for failure of the person named on the certificate to meet the requirements of this section.

QUESTIONS? (860) 413-1609

#### CUT HERE

" Carry bottom portion on the job, keep upper portion for your records,



miamidade.gov

Small Business Development 111 NW 1 Street, 19<sup>th</sup> Floor Miaml, Florida 33128 T 305-375-3111 F 305-375-3160

CERT. NO: 14062

Approval Date: 11/30/2011 - CSBE Level 1

Expiration Date: 11/30/2014

ANNUAL ANNIVERSARY: 11/30/2012

October 25, 2011

Mr. Jorge Ballarena JB BUILDERS & CONTRACTORS, INC. D/B/A BALLARENA CONSTRUCTION 3727 SW 8th St, Suite 105 Coral Gables, FL 33134-0000

Dear Mr. Ballarena:

Small Business Development (SBD) a division of Sustainability, Planning and Economic Enhancement Department (SPEED) has completed the review of your application and attachments submitted for certification. Your firm is officially certified as a Community Small Business Enterprise (CSBE) in accordance with section 10-33-02 of the Code of Miami Dade County.

This certification is valid for three years provided there are no changes rendering your firm ineligible for certification. You are required to submit a "Continuing Eligibility Alfidavit" annually with specific supporting documents on or before your Anniversary Date as listed above. You will be notified in advance of your firm's Anniversary Date. Failure to comply with the said responsibilities may result in immediate action to decertify your firm. Every three years you will receive a full recertification review that may include an onsite investigation; SBD will also notify you accordingly.

If at any time during the certification period, there is a material change in your firm, including, but not limited to ownership, officers, Director, scope of work being performed, daily operations, affiliations with other business (es) or physical location of the firm, you must notify this office in writing within (30) days. Notification should include supporting documentation. You will receive timely instructions from this office as to how you should proceed, if necessary.

Your company is certified in the following categories as listed below, affording you the opportunity to bid and participate on contracts with small business measures. Please note that the categories listed are very general and are used only to assist our customers in searching the directory for certified firms to meet contract needs. The directory for all certified firms can be accessed on the Miami-Dade County SPEED website http://www.mlamidado.gov/sba.

Thank you for doing business with Miami Dade County.

Sincerdly.

Shefi McGilff, Director ( )
Business Opportunity Support Services
Small Business Dovelopment Division

Sustainability, Planning and Economic Enhancement Department

CATEGORIES: (Your firm may bid or participate on contracts only under these categories) NEW SINGLE-FAMILY HOUSING CONSTRUCTION (EXCEPT OPERATIVE BUILDERS) (CSBE) NEW MULTIFAMILY HOUSING CONSTRUCTION (EXCEPT OPERATIVE BUILDERS) (CSBE) NEW HOUSING OPERATIVE BUILDERS (CSBE) RESIDENTIAL REMODELERS (CSBE)

INDUSTRIAL BUILDING CONSTRUCTION (CSBE)

Mr. Ballerena JB BUILDERS & CONTRACTORS, INC. D/B/A BALLARENA CONSTRUCTION October 25, 2011

CATEGORIES: (Your firm may bid or participate on contracts only under these categories) COMMERCIAL AND INSTITUTIONAL BUILDING CONSTRUCTION (CSBE) WATER AND SEWER LINE AND RELATED STRUCTURES CONSTRUCTION (CSBE) POURED CONCRETE FOUNDATION AND STRUCTURE CONTRACTORS (CSBE) STRUCTURAL STEEL AND PRECAST CONCRETE CONTRACTORS (CSBE) SHE PREPARATION CONTRACTORS (CSBE)

 Karla Licona, Certification Specialist Veronica Clark, SPEED, SBD

# State of Florida Department of State

I certify from the records of this office that JB BUILDERS & CONTRACTORS, INC is a corporation organized under the laws of the State of Florida, filed on April 28, 2005.

The document number of this corporation is P05000062369.

I further certify that said corporation has paid all fees due this office through December 31, 2012, that its most recent annual report was filed on January 10, 2012, and its status is active.

I further certify that said corporation has not filed Articles of Dissolution.

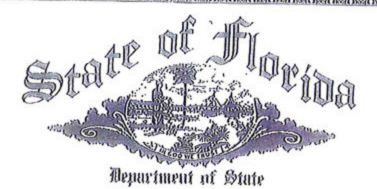
Given under my hand and the Great Seal of Florida, at Tallahassee, the Capital, this the Eleventh day of January, 2012

Secretary of State



Authentication ID: 900217946089-011112-105000062369

To authenticate this certificate, visit the following site, enter this ID, and then follow the instructions displayed. https://cfile.sumbfz.org/cerfauthver.html



I certify that the attached is a true and correct copy of the Application For Registration of Flotilious Name of BALLARENA CONSTRUCTION, registered with the Department of State on February 24, 2010, as shown by the records of this office.

The Registration Number of this Fictitious Name is G10000017626.

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the Twenty-fifth day of February, 2010

CH2EO22 (01-07)

Murt S. Perofoning Secretary of State

## **SECTION 8**

# **CONTRACT EXECUTION FORM**

This Contract $\frac{202-33}{\text{(contract number)}}$ made th	is 12 day of July in the year 2012 in
the amount of \$ 162,807. 50 by and by	petween the Town of Miami Lakes, Florida,
hereinafter called the "Town," and Contractors	(name of Contractor)
IN WITNESS WHEREOF, the parties have a first above written.	executed this Agreement as of the day and year
Attest:	TOWN OF MIAMI LAKES
By: Marjorie Tejeda/Town Clerk	By: Alex Rey, Town Manager
By: At All y Allly Town Attorney Greenpoon Months PA	
Signed, sealed and witnessed in the	As to the Contractor:
presence of:	J.B. Builders & Construction Inc.
Ву:	By:

(\*) In the event that the Contractor is a corporation, there shall be attached the original of the corporate resolution in the form contained in this Section, of the board of the corporation, authorizing the officer who signs the Contract to do so in its behalf.

# CORPORATE RESOLUTION

WHEREAS,	, Inc. desires to enter into a contract
with the Town of Miami Lakes for the	e purpose of performing the work described in the contract
to which this resolution is attached; a	and
WHEREAS, the Board of Direct	ctors at a duly held corporate meeting has considered the
matter in accordance with the By-Lav	vs of the corporation;
Now, THEREFORE, BE IT RESO	LVED BY THE BOARD OF
DIRECTORS that the	
	(type title of officer)
	, is hereby authorized
(type name of officer)	
and instructed to enter into a contra	ct, in the name and on behalf of this corporation, with the
Town of Miami Lakes upon the te	erms contained in the proposed contract to which this
resolution is attached and to execute	the corresponding performance bond.
DATED this	lay of, 20
	Corporate Secretary
	(Corporate Seal)

## **SECTION 9**

## **SPECIFICATIONS**

The following requirements are in addition to those contained on the drawings and are for the design and installation of an irrigation system. 100 percent sprinkler system coverage is essential to avoid dry spots. To achieve this there needs to be an overlap spray pattern. "Head to Head" coverage refers to the sprinkler head layout that allows spray from each sprinkler head to reach the adjacent head, ensuring overlap.

The submission of Shop Drawings are required for the irrigation system and must include sufficient detail to reflect the following:

- 1. Provision of a well.
- 2. Application of Florida Statute 375.62.
- 3. 2 HP pump, electrical system, and digital timer with rain sensor.
- 4. The west and east sides are open areas that will need rotary sprinkler heads.
- The middle section will need popup sprinkler heads.
- 6. A rust prevention kit.

# **Exhibit B**

# **Town Furnished Property**

ltem	Quantity		
Playground equipment	1 set		
Swing set	1 set		
Prefabricated shelter	1 shelter		
Benches	9		
Trash cans	2		
Basketball hoop system	1 set		
Shelter	l set		

#### FORM OF PERFORMANCE BOND (Page 1 of 2)

, as Principal,
, as Surety, are bound
d Town, in the amount of
yment whereof Contractor
rs, successors and assigns,
o a Contract, ITB No: 2012-
with Town which Contract
art hereof, and specifically
ified, and for the purposes

#### THE CONDITION OF THIS BOND is that if Contractor:

- Performs the Contract between Contractor and Town for construction of Lake Patricia Roadway and Drainage Improvements, the Contract being made a part of this Bond by reference, at the times and in the manner prescribed in the Contract; and
- Pays Town all losses, liquidated damages, expenses, costs and attorney's fees including appellate proceedings, that Town sustains as a result of default by Contractor under the Contract; and
  - 3.Performs the guarantee of all Work and materials furnished under the Contract for the time specified in the Contract; then THIS BOND IS VOID, OTHERWISE IT REMAINS IN FULL FORCE AND EFFECT.
- 4. Whenever Contractor shall be, and declared by Town to be, in default under the Contract, Town having performed Town obligations hereunder, the Surety may promptly remedy the default, or shall promptly:
  - Complete the Project in accordance with the terms and conditions of the Contract Documents; or

## FORM OF PERFORMANCE BOND (Page 2 of 2)

4.2. Obtain a bid or bids for completing the Project in accordance with the terms and conditions of the Contract Documents, and upon determination by Surety of the lowest responsible Bidder, or, if Town elects, upon determination by Town and Surety jointly of the lowest responsible Bidder, arrange for a contract between such Bidder and Town, and make available as Work progresses (even though there should be a default or a succession of defaults under the Contract or Contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the balance of the Contract Price; but not exceeding, including other costs and damages for which the Surety may be liable hereunder, the amount set forth in the first paragraph hereof. The term "balance of the Contract Price," as used in this paragraph, shall mean the total amount payable by Town to Contractor under the Contract and any amendments thereto, less the amount properly paid by Town to Contractor.

No right of action shall accrue on this bond to or for the use of any person or corporation other than Town named herein.

The Surety hereby waives notice of and agrees that any changes in or under the Contract Documents and compliance or noncompliance with any formalities connected with the Contract or the changes does not affect Surety's obligation under this Bond.

Signed and sealed this	day of		, 20
			Contractor
WITNESSES:		-	(t) (0)
			(Name of Corporation)
Secretary	-	By:	
(CORPORATE SEAL)			(Signature)
(CORPORATE SEAL)		_	
			(Print Name and Title)
IN THE PRESENCE OF:		1	NSURANCE COMPANY:
	-	By:	
			Agent and Attorney-in-Fact
		Address	:
			(Street)
-	-	=	(City/State/Zip Code)
		Telepho	ne No.:

#### FORM OF PAYMENT BOND (Page 1of 2)

BY THIS BOND, We				, as Principal, hereinafter							
called (	Contractor	, and				, as	Surety, a	re bo	ound to	the Tow	n of
Miami	Lakes,	Florida,	as	Obligee,	hereinafter	called	Town,	in	the	amount	of
				Dollar	s (\$	) for	the pay	ment	where	eof Contra	ctor
and Sur	ety bind t	hemselves	, the	ir heirs, exe	cutors, admin	istrators,	successo	ors an	d assig	gns, jointly	and
severall	у.										
	WHEREAS	, Contrac	tor h	as by writ	ten agreemer	nt enter	ed into	a Cor	ntract,	No. 2012	-20,
awarde	d the	day	of _		, 20	, with	Town w	hich	Contra	ct Docum	ents
are by i	reference	incorpora	ted h	erein and	made a part h	ereof, ar	d specifi	cally	include	e provision	for
liquidat	ed damag	es, and of	ther o	damages id	entified, and f	or the p	urposes o	of this	s Bond	are herea	fter
referred	to as the	"Contract	";								

#### THE CONDITION OF THIS BOND is that if Contractor:

- Pays Town all losses, liquidated damages, expenses, costs and attorney's fees including appellate proceedings, that Town sustains because of default by Contractor under the Contract; and
- Promptly makes payments to all claimants as defined by Florida Statute 255.05(1) for all labor, materials and supplies used directly or indirectly by Contractor in the performance of the Contract;

THEN CONTRACTOR'S OBLIGATION SHALL BE VOID; OTHERWISE, IT SHALL REMAIN IN FULL FORCE AND EFFECT SUBJECT, HOWEVER, TO THE FOLLOWING CONDITIONS:

- 2.1. A claimant, except a laborer, who is not in privity with Contractor and who has not received payment for its labor, materials, or supplies shall, within forty-five (45) days after beginning to furnish labor, materials, or supplies for the prosecution of the Work, furnish to Contractor a notice that he intends to look to the bond for protection.
- 2.2. A claimant who is not in privity with Contractor and who has not received payment for its labor, materials, or supplies shall, within ninety (90) days after performance of the labor or after complete delivery of the materials or supplies, deliver to Contractor and to the Surety, written notice of the performance of the labor or delivery of the materials or supplies and of the nonpayment.

## FORM OF PAYMENT BOND (Page 2 of 2)

- 2.3. No action for the labor, materials, or supplies may be instituted against Contractor or the Surety unless the notices stated under the preceding conditions (2.1) and (2.2) have been given.
- 2.4. Any action under this Bond must be instituted in accordance with the longer of the applicable Notice and Time Limitations provisions prescribed in Section 255.05(2), or Section 95-11, Florida Statutes.

The Surety hereby waives notice of and agrees that any changes in or under the Contract Documents and compliance or noncompliance with any formalities connected with the Contract or the changes does not affect the Surety's obligation under this Bond.

Signed and sealed this	day of	, 20
		Contractor
ATTEST:		(Name of Corporation)
	Ву:	
(Secretary)		(Signature)
(Corporate Seal)	(Print	Name and Title)
		day of, 20
IN THE PRESENCE OF:		INSURANCE COMPANY:
	Ву:	Agent and Attorney-in-Fact
		Address:
		(Street)
		(City/State/Zip Code)
		Telephone No.:

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## CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YY)

06/08/12 THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION PRODUCER Accurate ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE 8300 West Flagler Suite 114 HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR Miami, FL 33144 ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. Phone (305)226-8727 Fax (305)226-8767 INSURERS AFFORDING COVERAGE NAIC # INSURER A: Nautilus Insurance Company 17370 MSURED JB Builders & Contractors Inc. INSURER B: Progressive Express Insurance 10193 D/B/A Ballarena Construction INSURER C: Nautilus Insurance Company 17370 3727 SW 8 Street #105 INSURER D: National Union Fire Insurance 19445 Coral Gables. FL 33134 INSURER E: COVERAGES INSURER F: THE POLICIES OF INSURANCE LISTED HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR

MAY PERTAIN. THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INS	R ADD'I		POLICY NUMBER	POLICY EFFECTIVE DATE (MWDDYY)	POLICY EXPIRATION DATE (WANDOMY)	LIMITS	
Α	Ø	GENERAL LIABILITY  COMMERCIAL GENERAL LIABILITY  CLAIMS MADE COCCUR	CIBA000177-00	10/01/11	10/01/12	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurence) MED EXP (Any one person) PERSONAL & ADV INJURY	2,000,000 100,000 5,000 2,000,000
		GENL AGGREGATE LIMIT APPLIES PER POLICY PROJECT LOC		F = 0.00		GENERAL AGGREGATE PRODUCTS - COMPJOP AGG	2,000,000
		ANY AUTO	07911233-1	12/17/11	12/17/12	COMBINED SINGLE LIMIT (Ea accident)	1,000,000
В	V	✓ ALL OWNED AUTOS ✓ SCHEDULED AUTOS ✓ HIRED AUTOS ✓ NON OWNED AUTOS				BODILY INJURY (Per person) BODILY INJURY (Per accident)	
		✓ Comp 1,000 DED  ✓ Coll 1,000 DED  GARAGE LIABILITY	S 558			PROPERTY DAMAGE (Per accident) AUTO ONLY - EA ACCIDENT	1 1 14-
		OTUAYIAN O				OTHER THAN EA ACC AUTO ONLY: AGG	
С	П	EXCESSIUMBRELLA LIABILITY  COCCUR CLAIMS MADE	CIBA007878-00	10/01/11	10/01/12	EACH OCCURRENCE AGGREGATE	3,000,000 3,000,000
		DEDUCTIBLE RETENTION \$					1
D	ANY P OFFICI If yes, o	CERS COMPENSATION AND DYERS' LIMBILITY ROPRIETOR / PARTNER / EXECUTIVE ER / MEMBER EXCLUDED?  describa under AL PROVISIONS below	10646173	11/29/11		WC STATU. OTH- TORYLIMITS ER  EL. EACH ACCIDENT  EL. DISEASE - EA EMPLOYEE  EL. DISEASE - POLICY LIMIT	1,000,000 1,000,000 1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES / EXCLUSIONS ADDED BY ENDORSEMENT / SPECIAL PROVISIONS Certificate holder is names as an additional insured.

CERTIFICATE HOLDER

Town Of Miami Lakes 15160 NW 79th Ct Miami Lakes, FL 33016 CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE SHOULD ANY OF THE ABOVE DESCRIBED POLICIES DE CARGELLES DEFORE INC.

EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL.

30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHAY! IMPOSE NO OPLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER ITS ADENTS OF REPRESENTATIVES.

AUTHORIZED REPRESENTATIVE

Lucia Estrella

ACORD 25 (2001/08) QF

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