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BOCC CONTRACT APPROVAL FORM

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CONTRACT TRACKING NO. CM3723 ----'

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		_Email: <u></u> Email:	nassaucountyfl.com		
SECTION 2 - VENDOR INFO Name: Jet Dock Systems Inc. Address: 9601 Corporate Circle City: Cleveland Vendor's Administrator Name:		Stat	е: <u>ОН</u> Title: I	Zip Code:	44125 s
Telephone: (216) 525-7233		Email: pnuti@jetdo			
SECTION 3 – VENDOR AUT		RY			
Authorized Signatory Name: Per Authorized Signatory Email: PN (IDENTIFY WHO WILL SIGN THE CO	UTI@JETDOCK.COM	HE VENDOR. OFFIC	ER/DIRECTOR WIT	H AUTHORITY TO BING	COMPANY.)
SECTION 4 - CONTRACT IN					
Contract Name: <u>Contract for Parts Rela</u> Type: ■New Contract □Wo				ounty and Jet Dock Systems, Ir	IC.
Short Description of Product(s)/				d installation of 32ft performan	ce dock
	GOODS AND/OR SERVICES				
Procured Method: □Quotes □Other:		● □Piggyback	□Exemption	□Sole Source ■Si	ngle Source
Amount of Initial Contract Term Amount of Renewal Options (if a		· · · · · · · · · · · · · · · · · · ·	Year 2	:	
-	Year 3	:	Year 4	·	
Total Amount of Contract (Initial 2 Account Number: 01005521-564002	<i>Term</i> + <i>Renewal Options</i>): \$12, PRT24	325.00			(Estimate if necessary
Source of Funds: County					
County Authorized Signatory: (IDENTIFY WHO WILL SIGN CONTRA					
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ITEM NO.

Requisition Form

NASSAU COUNTY BOARD OF COUNTY COMMISSIONERS 96135 Nassau Place Suite 1

Yulee, FL 32097

DEPARTMENT OMB

VENDOR NAME/ADDRESS JET DOCK SYSTEM, INC. 9601 Corporate Circle

REQUESTED BY Cleveland, OH 44125 Margie Drawdy VENDOR NUMBER FUNDING SOURCE AMOUNT AVAILABLE STANDARD PO OR ENCUMBER ONLY CONTRACT NO PROJECT NAME 2024 PORT SECURITY-SILVEF 01005521-331200 PRT24 **Encumber Contract** CM3723 DESCRIPTION OUANTITY UNIT PRICE AMOUNT **Open Market Items - Single** PROJECT EXECUTION - OFFLOAD/ASSEMBLE/L 1.00 A00000H565 \$10,675.00 \$10,675.00 Source Purchase TMP00000041 FORKLIFT - RENTAL 1.00 \$1,650.00 \$1,650.00 C000002303 SACRIFICIAL ANODES REQ'D ON BEAM. WRRTY 1.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00

ORIGINAL - FINANCE Shipping **COPY - DEPARTMENT** Total

Department Head

I attest that, to the best of my knowledge, this requisition reflects accurate information, has been reviewed, budgeted for and follows the Nassau County

Purchasing Policy.

7/19/2024

Office of Management and Budget (signature required if greater than \$1,000.00 for services or if greater than \$5,000 for goods) I are st that, to the best of my knowledge, funds are available for payment. (uns a cambra 7/19/7/19/2024

Procurement Director (signature required if greater than \$5,000.00)

I attest that, to the best of my knowledge, this requisition is accurate and necessary and is consistent with the Nassau County Purchasing Policy. 7/19/2024

County Manager (signature required if greater than \$100,000.00)

I attest that, to the best of my knowledge, the appropriate staff have reviewed and approved this Requisition and no other conditions would prevent approval. 7/30/2024 1

L.BELTON ^{Clerk:}7/30/2024 Date:

\$ 0.00

\$12,325.00

\$ 0.00

Non-Competitive Justification Form (Exempt/Sole Source/Single Source) Required for Purchases Greater than \$10,000

Date:	December 6, 2023	Project:	Sheriff/Port Security Grant 2024
Vendor Name:	Jet Dock	FY Cost:	\$12,325.00
Address:	9601 Corporate Circle	Total Cost:	\$12,325.00
Phone:	216-525-7233	Account: 01005	521-356400 PRT24
Contact Name:	Pete Nuti		

Description of Goods and/or Services:

Universal 32 ft Perfomance Dock 15' wide by 36'8"-197MA. This will be used to launch boat for the Sheriff's Office Marine Unit

Source of Funds: 🖾 County 🗖 State 🖾 Federal 🗖 Other

Check one (1) of the following choices:

Exempt purchase:	Artistic Services FS 287.057 (3)(e)1. as defined under FS 287.012
	Communications including Internet Service and Newspaper Ads (5.2 – Nassau County Purchasing Policy
	Publications (5.3 – Nassau County Purchasing Policy Exemption)
	Real Property- purchase, lease, or rental (5.4 – Nassau County Purchasing Policy)
	Lodging and Transportation (5.5 – Nassau County Purchasing Policy)
	Other Professional Services not defined by F.S. 287.055 (5.8 – Nassau County Purchasing Policy)
X Single Source:	The goods or services can be purchased from multiple sources, but in order to meet certain functional or performance requirements, there is only one economically feasible source for this purchase.
Sole Source	The goods or services can be legally purchased from only one source. Were alternatives evaluated?

If Sole or Single Source: Why are the requested goods or services the only goods or services that can satisfy your requirements? Indicate the unique features of the product or qualifications that are not available in any other product or service. Provide what steps have been undertaken to make this determination.

The open market items will be purchased and installed by the vendor, Jet Docks. These items will have the standard warranty Jet Dock Systems as well as an extended 5 year warrant on metal support beams and pontoons. 1 Year warranty on airlift powerhead system including pumps and hoses.

Department Head/Managing Agent -I certify that, to the best of my knowledge, this requisition reflects accurate information, has been reviewed, budgeted for, and follows the Nassau County Purchasing Policy. (uns a country of the c

Office of Management and Budget Director - I certify that, to the best of my knowledge, funds are available for payment and this purchase is consistent with the Nassau County Purchasing Policy.

(liris lacambra 7/19/2024

Procurement Director - I certify that I have reviewed this request and concur that it is an Exempt, Sole or Single Source and is consistent with the Nassau County Purchasing Policy.

Kanace Milmore 7/19/2024

County Manager - *I* certify that, to the best of my knowledge, the appropriate staff have reviewed and approved this Requisition and no other conditions would prevent approval.

7/30/2024

<u>CONTRACT FOR PARTS RELATED TO THE INSTALLATION AND</u> <u>CONFIGURATION OF 32 FT PERFORMANCE DOCK BETWEEN NASSAU COUNTY</u> <u>AND JET DOCK SYSTEMS, INC.</u>

THIS CONTRACT is entered into by and between the BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY, FLORIDA, a political subdivision of the State of Florida, hereinafter referred to as the "County", and Jet Dock Systems, Inc., hereinafter referred to as the "Vendor" on the day and year last written below (hereinafter "Effective Date").

WHEREAS, the County has a separate piggyback agreement with Vendor for the purchase of one (1) 32-foot performance dock and related equipment using the General Services Administration cooperative pricing under contract number 47QSWA24D000G; and

WHEREAS, the County desires to purchase additional parts that are not covered under contract number 47QSWA24D000G in the amount of Twelve Thousand Three Hundred Twenty-Five Dollars and 00/100 cents (\$12,325.00); and

WHEREAS, the County received a proposal/quote for said goods and/or services from the Vendor on or about March 25, 2024; a copy which is attached hereto as Exhibit "A" and made a part hereof; and

WHEREAS, the County has determined that the goods and/or services are either an exempt, single or sole source purchase; and

WHEREAS, the County has completed all necessary steps under the applicable Nassau County Purchasing Policy in regard to the sole or single source acquisition of the Vendor's goods and/or services.

NOW, THEREFORE, in consideration of the terms and conditions herein set forth, the County and the Vendor agree as follows:

SECTION 1. Recitals.

1.1 The above recitals are true and correct and are incorporated herein, in their entirety, by

this reference.

SECTION 2. Contract Exhibits.

2.1 The Exhibits listed below are incorporated into and made part of this Contract:

Exhibit "A" VENDOR'S PROPOSAL/QUOTE

Exhibit "B" INSURANCE REQUIREMENTS

Exhibit "C" FEDERAL REQUIREMENTS

SECTION 3. Description of Goods and/or Services to be Provided.

3.1 The Vendor shall provide the goods and/or services further described in Exhibit "A" in a timely and professional manner in accordance with specifications referenced herein.

SECTION 4. Payment and Invoicing.

4.1 The County shall pay the Vendor in an amount not to exceed Twelve Thousand Three Hundred Twenty-Five Dollars and 00/100 cents (\$12,325.00) for the goods and/or services referenced in Exhibit "A". No payment shall be made for goods and/or services without a proper County work authorization or purchase order. The Vendor shall submit a copy of all invoices to both Chris Lacambra, Director of Office of Management and Budget or designee and to invoices@nassaucountyfl.com for payment. The invoice submitted shall include the contract number referenced and shall be in sufficient detail as to item, quantity, and price in order for the County to verify compliance with the specifications and conditions of this Contract. Payment shall not be made until goods and/or services have been received, inspected, and accepted by the County in the quantity and/or quality ordered. Payment in advance of receipt of goods and/or services by the County <u>cannot</u> be made. The County shall pay the Vendor within forty-five (45) calendar days of receipt and acceptance of invoice by Chris Lacambra, Director of Office of Management and Budget, pursuant to and in accordance with the promulgations set forth by the State of

Florida's Prompt Payment Act found at Section 218.70, Florida Statutes. The Vendor shall honor all purchase orders or work authorizations issued prior to the expiration of the term of this Contract.

SECTION 5. Acceptance of Goods and/or Services.

5.1 Receipt of goods and/or services shall <u>not</u> constitute acceptance by the County. Final acceptance and authorization of payment shall be given only after a thorough inspection by the County indicates that the goods and/or services meet this Contract specifications and conditions. Should the quantity and/or quality differ in any respect from specifications, payment shall be withheld by the County until such time as the Vendor takes necessary corrective action. If the proposed corrective action is not acceptable to the County, the County Manager's Office may authorize the refusal of final acceptance of the quantity and/or quality received. Should a representative of the County agree to accept the goods and/or services on condition that the Vendor shall correct their performance within a stipulated time period, then payment shall be withheld until said corrections are made.

SECTION 6. Term of Contract and Option to Extend or Renew.

6.1 The term of this Contract shall begin upon the date of execution by both parties to this Contract and shall terminate on February 12, 2026. The County Manager is hereby authorized to execute any Contract renewal, amendment and/or modification upon approval by the County Attorney's Office. Any extension or amendment to this Contract shall be subject to availability of funds of the County as set forth in Section 8 hereinbelow.

6.2 In the event that the Contract is continued beyond the term provided above by mutual consent of the parties and not reduced to writing, this Contract shall be carried out on a month-to-month basis and shall not constitute an implied renewal of the Contract. Said month-to-month extension shall be upon the same terms of the Contract and at the compensation and payment provided herein.

SECTION 7. Firm Prices.

7.1 Prices for goods and/or services covered in the specifications of this Contract shall remain firm for the period of this Contract pursuant to pricing as reflected in Exhibit "A"; net delivered to the ordering agency, **F.O.B. DESTINATION**. No additional fees or charges shall be accepted or paid for by the County.

SECTION 8. Funding.

8.1 The County's performance and obligation under this Contract is contingent upon an annual appropriation by the Board of County Commissioners for subsequent fiscal years and is subject to termination based on lack of funding.

SECTION 9. Expenses.

9.1 The Vendor shall be responsible for all expenses incurred while providing the goods and/or services under this Contract including, but not limited to, license fees, memberships and dues; automobile and other travel expenses; meals and entertainment; insurance premiums; and all salary, expenses and other compensation paid to the Vendor's agents, if any, hired by the Vendor to complete the work under this Contract.

SECTION 10. Taxes, Liens, Licenses and Permits.

10.1 The Vendor recognizes that the County, by virtue of its sovereignty, is not required to pay any taxes on the goods and/or services provided under the terms of this Contract. As such, the Vendor shall refrain from including taxes in any billing. The Vendor is placed on notice that this exemption generally does not apply to nongovernmental entities, contractors, or subcontractors. Any questions regarding this tax exemption shall be addressed to the County Manager.

10.2 The Vendor shall secure and maintain all licenses and permits required to provide the goods and/or services under this Contract and to pay any and all applicable sales or use tax, or any other tax or assessment which shall be imposed or assessed by any and all governmental

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authorities, required under this Contract, and to meet all federal, state, county and municipal laws, ordinances, policies and rules.

10.3 The Vendor acknowledges that property being improved that is titled to the County, shall not be subject to a lien of any kind for any reason. The Vendor shall include notice of such exemptions in any subcontracts and purchase orders issued under this Contract.

SECTION 11. Governing Law, Venue and Compliance with Laws.

11.1 This Contract shall be deemed to have been executed and entered into within the State of Florida and any dispute arising hereunder, shall be governed, interpreted, and construed according to the laws of the State of Florida, the Ordinances of Nassau County, and any applicable federal statutes, rules, and regulations. Any and all litigation arising under this Contract shall be brought in Nassau County, Florida, and any trial shall be non-jury. Any mediation, pursuant to litigation, shall occur in Nassau County, Florida.

11.2 The Vendor shall comply with applicable regulatory requirements including federal, state, and local laws, rules, regulations, codes, orders, criteria, and standards. Moreover, Vendor shall comply with the federal requirements provided in Exhibit "C" and incorporated herein.

SECTION 12. Change Orders.

12. 1 The County reserves the right to order, in writing, changes in the work within the scope of the Contract, such as change in quantity or delivery schedule. The Vendor has the right to request an equitable price adjustment in cases where changes to the Contract under the authority of this clause result in increased costs to the Vendor.

SECTION 13. Modifications.

13. 1 The terms of this Contract may be modified only upon the written and mutual consent of both parties, and approval by appropriate legal authority in the County.

SECTION 14. Assignment and Subcontracting.

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14.1 The Vendor shall not assign, sublet, convey, or transfer its interest in this Contract without the prior written consent of the County.

14.2 In order to assign this Contract, or to subcontract any of the work requirements to be performed, the Vendor shall ensure and provide assurances to the County, that any subcontractor selected for work under this Contract has the necessary qualifications and abilities to perform in accordance with the terms and conditions of this Contract. The Vendor shall provide the County with the names of any subcontractor considered for work under this Contract; the County reserves the right to reject any subcontractor whose qualifications or performance, in the County's judgement, are insufficient. The Vendor shall be responsible for all work performed and all expenses incurred as a result thereof. Any subcontract arrangements shall be evidenced by a written document available to the County upon request. The Vendor further agrees that the County shall not be liable to any subcontractor for any expenses or liabilities incurred under the subcontract. The Vendor, at its expense, shall defend the County against such claims.

14.3 The Vendor shall make payments to any of its subcontractors within seven (7) working days after receipt of full or partial payments from the County in accordance with Section 287.0585, Florida Statutes, unless otherwise stated in the contracts between the Vendor and subcontractors. The Vendor's failure to pay its subcontractor(s) within seven (7) working days shall result in a penalty charged against the Vendor and paid to the subcontractors in the amount of one-half of one percent (0.50%) of the amount due per day from the expiration of the period allowed herein for payment. Such penalty shall be in addition to the actual payments owed and shall not exceed fifteen percent (15%) of the outstanding balance due.

SECTION 15. Severability.

15.1 If any section, subsection, sentence, clause, phrase, or portion of this Contract is, for any reason, held invalid, unconstitutional, or unenforceable by any Court of Competent

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Jurisdiction, such portion shall be deemed as a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions thereof.

SECTION 16. Termination for Default.

16.1 If the Vendor fails to perform any of its obligations under this Contract, and if such default remains uncured for a period of more than fifteen (15) days after notice thereof was given in writing by the County to the Vendor, then the County may, without prejudice to any right or remedy the County may have, terminate this Contract.

16.2 Upon termination of this Contract, the Vendor shall immediately (1) stop work on the date specified; (2) terminate and settle all orders and subcontracts relating to the performance of the terminated work; (3) transfer all work in process, completed work, and other materials related to the terminated work to the County; (4) render to the County all property belonging to the County, including but not limited to, equipment, books, and records.

SECTION 17. Termination for Convenience.

17.1 The County reserves the right to terminate this Contract in whole or part by giving the Vendor written notice at least thirty (30) days prior to the effective date of the termination. Upon receipt of written notice of termination from the County, the Vendor shall only provide those goods and/or services specifically approved or directed by the County. All other rights and duties of the parties under the Contract shall continue during such notice period, and the County shall continue to be responsible to the Vendor for the payment of any obligations to the extent such responsibility has not been excused by breach or default of the Vendor. The Vendor shall promptly contact the County to make arrangements to render to the County all property belonging to the County, including but not limited to, equipment, books, and records.

SECTION 18. Force Majeure.

18.1 Neither party of this Contract shall be liable to the other for any cost or damages if the failure to perform the Contract arises out of causes beyond the control and without the fault or negligence of the parties. Such causes may include, but are not restricted to, acts of nature, fires, quarantine restrictions, strikes and freight embargoes. In all cases, the failure to perform shall be totally beyond the control and without any fault or negligence of the party.

18.2 In the event of delay from the foregoing causes, the party shall take all reasonable measures to mitigate any and all resulting delay or disruption in the party's performance obligation under this Contract. If the delay is excusable under this section, the delay shall not result in any additional charge or cost under the Contract to either party. In the case of any delay that the Vendor believes is excusable under this section, the Vendor shall notify the County in writing of the delay or potential delay and describe the cause of the delay either: (1) within ten (10) calendar days after the cause that created or will create the delay first arose, if the Vendor could reasonably foresee that a delay could occur as a result; or (2) within five (5) calendar days after the date the Vendor first had reason to believe that a delay could result, if the delay is not reasonably foreseeable. THE FOREGOING SHALL CONSTITUTE THE VENDOR'S SOLE REMEDY OR EXCUSE WITH RESPECT TO DELAY. Providing notice in strict accordance with this section is a condition precedent to such remedy. The County, in its sole discretion, shall determine if the delay is excusable under this section and shall notify the Vendor of its decision in writing. No claim for damages, other than for an extension of time, shall be asserted against the County. The Vendor shall not be entitled to an increase in the Contract price or payment of any kind from the County 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. If performance is suspended or delayed, in whole or in part, due to any of the causes described in this section, after the causes have ceased to exist, the

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Vendor shall perform at no increased cost, unless the County determines, in its sole discretion, that the delay will significantly impair the value of the Contract to the County, in which case, the County may do any or all of the following: (1) accept allocated performance or deliveries from the Vendor, provided that the Vendor grants preferential treatment to the County with respect to goods and/or services subjected to allocation; (2) purchase from other sources (without recourse to and by the Vendor for the related costs and expenses) to replace all or part of the goods and/or services that are the subject of the delay, which purchases may be deducted from the Contract quantity; or (3) terminate the Contract in whole or in part.

SECTION 19. Access and Audits of Records.

19.1 The Vendor shall maintain adequate records to justify all charges, expenses, and costs incurred in providing the goods and/or services for at least three (3) years after completion of work contemplated under this Contract. The County and the County Clerk of Court shall have access to such books, records, and documents as required in this section for the purpose of inspection or audit during normal business hours upon five (5) days' written notice to the Vendor.

SECTION 20. Public Emergencies.

20.1 The Vendor agrees that before, during, and after a public emergency, disaster, hurricane, tornado, flood, or other acts of nature that the County shall require a "First Priority" for goods and/or services. The County expects to pay a fair and reasonable price for all goods and/ or services rendered or contracted in the event of a disaster, emergency, hurricane, tornado, or other acts of nature.

SECTION 21. Probationary Period.

21.1 The first ninety (90) days of this Contract are to be considered a "probationary period." Notwithstanding Sections 16 and 17 hereinabove, during the probationary period, the County may terminate this Contract based upon the performance of the Vendor and a new award be granted without another formal bid.

SECTION 22. Independent Vendor Status.

22.1 The Vendor shall provide the goods and/or services under this Contract as an independent contractor and nothing contained herein shall be construed to be inconsistent with this relationship or status. Nothing in this Contract shall be interpreted or construed to constitute the Vendor or any of its agents or employees to be an agent, employee, or representative of the County.

22.2 The Vendor and the County agree that during the term of this Contract: (a) the Vendor has the right to provide the goods and/or services for others; (b) the Vendor has the right to provide the goods and/or services required by this Contract; and (c) the Vendor has the right to hire assistants as subcontractors, or to use employees to provide the goods and/or services required by this Contract pursuant to Section 14 hereinabove.

SECTION 23. Indemnification.

23.1 The Vendor shall indemnify and hold harmless the County and its agents and employees from all claims, liabilities, damages, losses, expenses, and costs, including attorney's fees, arising out of or associated with or caused by the negligence, recklessness, or intentionally wrongful conduct of the Vendor or any persons employed or utilized by the Vendor, in the performance of this Contract. The Vendor shall, at its own expense, defend any and all such actions, suits, or proceedings which may be brought against the County in connection with the Vendor's performance under this Contract.

SECTION 24. Insurance.

24.1 The Vendor shall provide and maintain at all times during the term of this Contract, without cost or expense to the County, such commercial (occurrence form) or comprehensive general liability, workers compensation, professional liability, and other insurance policies as detailed in Exhibit "B". The policy limits required are to be considered minimum amounts.

24.2 The Vendor shall provide to the County a Certificate of Insurance for all policies of insurance and renewals thereof in a form acceptable to the County. Said certificates shall provide that the Nassau County Board of County Commissioners is an additional insured, and that the County shall be notified in writing of any reduction, cancellation or substantial change of policy or policies at least thirty (30) days prior to the effective date of said action with the exception of ten (10) days for non-payment. All insurance policies shall be issued by responsible companies who are acceptable to the County and licensed and authorized under the laws of the State of Florida.

SECTION 25. Dispute Resolution Process.

25.1 In the event of a dispute regarding the interpretation of the terms of this Contract, the County, in its sole discretion, may elect to use the dispute resolution process as set forth in this section.

25.2 In the event the County elects to use the dispute resolution process under this section, the County shall send a written communication to the Vendor pursuant to Section 32 hereinbelow. The written notification shall set forth the County's interpretation of the terms of this Contract.

25.3 The County shall then set a date and time for the parties to meet with the County Manager or designee. This meeting shall be set no more than twenty (20) days from the date that the written communication was sent to the Vendor. The Vendor may submit a written response to the County's written communication no less than five (5) days prior to the meeting with the County Manager or designee.

25.4 If no satisfactory resolution as to the interpretation of the Contract terms is reached at the meeting with the County Manager or designee, then the parties may elect to submit the dispute to mediation in accordance with mediation rules as established by the Florida Supreme Court. Mediators shall be chosen by the County and the cost of mediation shall be borne by the Vendor.

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The Vendor shall not stop work during the pendency of the dispute resolution or mediation process as set forth in this section.

SECTION 26. E-Verify.

26.1 The Vendor shall comply with Section 448.095, Florida Statutes, and use the United States Department of Homeland Security's E-Verify system ("E-Verify") to verify the employment eligibility of all persons hired by the Vendor during the term of this Contract to work in Florida. Additionally, if the Vendor uses subcontractors to perform any portion of the work (under this Contract), the Vendor shall include a requirement in the subcontractor's contract that the subcontractor use E-Verify to verify the employment eligibility of all persons hired by subcontractor to perform any such portion of the work. Answers to questions regarding E-Verify as well as instructions on enrollment may be found at the E-Verify website: <u>www.uscis.gov/e-verify</u>.

26.2 The Vendor shall maintain records of its participation and compliance with the provisions of the E-Verify program, including participation by its subcontractors as provided above, and to make such records available to the County or other authorized entity consistent with the terms of the Vendor's enrollment in the program. This includes maintaining a copy of proof of the Vendor's and subcontractors' enrollment in the E-Verify program. If the Vendor enters into a contract with a subcontractor, the subcontractor shall provide the Vendor with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an unauthorized alien. The Vendor shall maintain a copy of such affidavit for the duration of the Contract.

26.3 Compliance with the terms of the E-Verify program provision is made an express condition of this Contract and the County may treat a failure to comply as a material breach of the Contract. If the County terminates the Contract pursuant to Section 448.095(2)(c), Florida Statutes, the Vendor may not be awarded a public contract for at least one (1) year after the date

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on which the contract was terminated and the Vendor is liable for any additional costs incurred by the County as a result of the termination of this Contract.

SECTION 27. Public Records.

27.1 The County is a public agency subject to Chapter 119, Florida Statutes. IF THE VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE VENDOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (904) 530-6090, RECORDS@NASSAUCOUNTYFL.COM, 96135 NASSAU PLACE, SUITE 6, YULEE, FLORIDA 32097. Under this Contract, to the extent that the Vendor is providing goods and/or services to the County, and pursuant to Section 119.0701, Florida Statutes, the Vendor shall:

a. Keep and maintain public records required by the County to provide goods and/or services.

b. Upon request from the County's custodian of public records, provide the County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law.

c. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Contract term and following completion of the Contract if the Vendor does not transfer the records to the County.

d. Upon completion of the Contract, transfer, at no cost, to the County all public Page 13 of 20 Revised 7-5-2023 records in possession of the Vendor or keep and maintain public records required by the County to perform the service. If the Vendor transfers all public records to the County upon completion of the Contract, the Vendor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Vendor keeps and maintains public records upon completion of the Contract, the Vendor shall meet all applicable requirements for retaining public records. All records stored electronically shall be provided to the County, upon request from the County's custodian of public records, in a format that is compatible with the information technology systems of the County.

27.2 A request to inspect or copy public records relating to the County's contract for goods and/or services shall be made directly to the County. If the County does not possess the requested records, the County shall immediately notify the Vendor of the request, and the Vendor shall provide the records to the public agency or allow the records to be inspected or copied within a reasonable time.

27.3 If the Vendor does not comply with the County's request for records, the County shall enforce the Contract provisions in accordance with the Contract.

27.4 If the Vendor fails to provide the public records to the County within a reasonable time, the Vendor may be subject to penalties under Section 119.10, Florida Statutes.

27.5 If a civil action is filed against the Vendor to compel production of public records relating to the Contract, the Court shall assess and award against the Vendor the reasonable costs of enforcement, including reasonable attorney fees if:

(a) The Court determines that the Vendor unlawfully refused to comply with the public records request within a reasonable time; and

(b) At least eight (8) business days before filing the action, the plaintiff provided written notice of the public records request, including a statement that the Vendor has not complied with the request, to the County and to the Vendor.

27.6 A notice complies with Section 27.5 (b) hereinabove if it is sent to the County's custodian of public records and to the Vendor at the Vendor's address listed on its Contract with the County or to the Vendor's registered agent. Such notices shall be sent pursuant to Section 32 hereinbelow.

27.7 If the Vendor complies with a public records request within eight (8) business days after the notice is sent, the Vendor is not liable for the reasonable costs of enforcement.

27.8 In reference to any public records requested under this Contract, the Vendor shall identify and mark specifically any information which Vendor considers confidential and/or proprietary, inclusive of trade secrets as defined in Section 812.081, Florida Statutes, and which the Vendor believes to be exempt from disclosure, citing specifically the applicable exempting law and including a brief written explanation as to why the cited Statute is applicable to the information claimed as confidential and/or proprietary information. All materials shall be segregated and clearly identified as "EXEMPT FROM PUBLIC DISCLOSURE."

27.9 In conjunction with the confidential and/or proprietary information designation, the Vendor acknowledges and agrees that after notice from County, the Vendor shall respond to a notice from the County immediately, but no later than 10 calendar days from the date of notification or the Vendor shall be deemed to have waived and consented to the release of the confidential and/or proprietary designated materials.

27.10 The Vendor further agrees that by designation of the confidential/proprietary material, the Vendor shall defend the County (and its employees, agents and elected and appointed officials) against all claims and actions (whether or not a lawsuit is commenced) related to the

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Vendor's designation of the material as exempt from public disclosure and to hold harmless the County (and its employees, agents and elected and appointed officials) from any award to a plaintiff for damages, costs and attorneys' fees, incurred by the County by reason of any claim or action related to Vendor's designation of material as exempt from public disclosure.

SECTION 28. Disclosure of Litigation, Investigations, Arbitration or Administrative Decisions.

28.1 During the term of this Contract, or any extension thereto, the Vendor shall have the continued duty to disclose to the County Attorney, in writing, upon occurrence, all civil or criminal litigation, arbitration, mediation, or administrative proceeding involving the Vendor. If the existence of the proceeding causes the County concerns that the Vendor's ability or willingness to perform this contract is jeopardized, the Vendor may be required to provide the County with reasonable written assurance to demonstrate the Vendor can perform the terms and conditions of the Contract.

SECTION 29. Scrutinized Companies and Public Entity Crimes.

29.1 The Vendor is directed to the Florida Public Entities Crime Act, Section 287.133, Florida Statutes, as well as Section 287.135, Florida Statutes, regarding Scrutinized Companies, and represents to County that the Vendor is qualified to transact business with public entities in Florida, and to enter into and fully perform this Contract subject to the provisions stated therein. Failure to comply with any of the above provisions will be considered a material breach of the Contract.

SECTION 30. Anti-Discrimination.

30.1 The Vendor agrees that it will not discriminate in employment, employee development, or employee advancement because of religious or political opinions or affiliations,

race, color, national origin, sex, age, physical handicap, or other factors, except where such factor is a bonified occupational qualification or is required by State and/or Federal Law.

SECTION 31. Advertising.

31.1 The Vendor shall not publicly disseminate any information concerning this Contract without prior written approval from the County, including but not limited to, mentioning the Contract in a press release or other promotional material, identifying the County as a reference, or otherwise linking the Vendor's name and either description of this Contract or the name of the County in any material published, either in print or electronically, to any entity that is not a party this Contract, except potential or actual authorized distributors, dealers, resellers, or service representative.

SECTION 32. Notices.

32.1 All notices, demands, requests for approvals or other communications given by the parties to another in connection with this Contract shall be in writing, and shall be sent by registered or certified mail, postage prepaid, return receipt requested, or overnight delivery service (such as federal express), or courier service or by hand delivery to the office of each party indicated below:

County:	Nassau County Board of County Commissioners
	Attn: Chris Lacambra
	Director of Office of Management and Budget
	96135 Nassau Place, Suite 2
	Yulee, Florida 32097
Vendor:	Jet Docks Systems, Inc
	Attn: Peter A. Nuti
	Director of Government Sales
	9601 Corporate Circle

Cleveland, OH 44125

SECTION 33. Attorney's Fees.

33.1 Notwithstanding the provisions of Section 27 hereinabove, in the event of any legal action to enforce the terms of this Contract each party shall bear its own attorney's fees and costs.

SECTION 34. Authority to Bind.

34.1 The Vendor represents and warrants that the Vendor's undersigned representative if executing this Contract on behalf of a partnership, corporation or agency has the authority to bind the Company to the terms of this Contract.

<u>SECTION 35. Conflicting Terms, Representations and No Waiver of Covenants or</u> Conditions.

35.1 In the event of any conflict between the terms of this Contract and the terms of any attachments or exhibits, the terms of this Contract shall prevail.

35.2 All representations, indemnifications, warranties, and guaranties made by the Vendor in this Contract, as well as all continuing obligations indicated in this Contract, shall survive final payment and termination or completion of this Contract.

35.3 The failure of either party to insist on strict performance of any covenant or condition herein, or to exercise any option herein contained, shall not be construed as a waiver of such covenant, condition, or option in any other instance.

35.4 The Vendor warrants that all goods and/or services provided by the Vendor under this Contract shall be merchantable. All goods and/or services provided shall be of good quality within the description given by the County, shall be fit for their ordinary purpose, shall be adequately contained, and packaged with the description given by the County, shall conform to the agreed

upon specifications, and shall conform to the affirmations of facts made by the Vendor or on the container or label.

SECTION 36. Construction of Contract.

36.1 The parties hereby acknowledge that they have fully reviewed this Contract and any attachments and have had the opportunity to consult with legal counsel of their choice, and that this Contract shall not be construed against any party as if they were the drafter of this Contract.

SECTION 37. Headings.

37.1 The section headings and captions of this Contract are for convenience and reference of the parties and in no way define, limit, or describe the scope or intent of this Contract or any part thereof.

SECTION 38. Entire Agreement and Execution.

38.1 This Contract, together with any attachments, constitutes the entire Contract between the County and the Vendor and supersedes all prior written or oral understandings.

38.2 This Contract may be executed in any number of counterparts; each executed counterpart hereof shall be deemed an original; and all such counterparts, when taken together, shall be deemed to constitute one and the same instrument.

SECTION 39. Change of Laws.

39.1 If there is a change in any state or federal law, regulation or rule or interpretation thereof, which affects this Contract or the activities of either party under this Contract, and either party reasonably believes in good faith that the change will have a substantial adverse effect on that party's rights or obligations under this Contract, then that party may, upon written notice, require the other party to enter into good faith negotiations to renegotiate the terms of this Contract. If the parties are unable to reach an agreement concerning the modification of this Contract within fifteen (15) days after the date of the notice seeking renegotiation, then either party may terminate

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this Contract by written notice to the other party. In such event, Vendor shall be paid its compensation for goods and/or services provided prior to the termination date.

IN WITNESS WHEREOF, the parties have executed this Contract which shall be deemed an original on the day and year last written below.

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

By: Taco E. Pope, AICP Its: County Manager and Designee Date:

Approved as to form and legality by the Nassau County Attorney

Denise (. May, Esq., B(S

DENISE C. MAY

JET DOCK SYSTEMS, INC.

At h what

By: Peter A. Nuti Its: Director of Government Sales Address: 9601 Corporate Circle Cleveland, OH 44125

Date: 7/26/2024



OUOI for



OrderID

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\$12,325.00

BALANCE

		Nass	au (County Sh	eriff]	FL				
Your T	ficket To Ride™			-					3/25/2	24 3:12:13 PM
From J	ET DOCK [®] Systems, Inc.	Mailing: Nassau County Sheriff FL					Ship	ping: Nassa	u County Sher	ff FL
Pet	e Nuti	Clements		Ken Clements						
)1 Corporate Circle		77151	l Citizens Circle,				251 C	reekside Dr.	
	eveland, OH 44125		Yulee	e, 32097				Ferna	ndina Beach, F	L, 32034
	216.525.7233 uti@jetdock.com	Home:					Site:	(904)2	225-0331	
pin	1 • 877 • GSA • DOCK	Work:	(904)	225-0331			Cell:	(904)	314-4949	
0		Wk Fax:	. ,]	E-Ma		ents@nassauso	o.com
G	SA Contract - A7QSWA24D000G									
	Description			Item Code	Qty	MA	\	Price	Sell Price	Total
PROJECT EXE OFFLOAD/ASS MARKET	CUTION - SEMBLE/LAUNCH/MOOR/CALIBRATE/TRAININ	G/ADMIN - OPEI	N	A00000H565	1	0		\$10,675.00	\$10,675.00	\$10,675.00
FORKLIFT - RE	NTAL - OPEN MARKET			TMP00000041	1	0		\$1,650.00	\$1,650.00	\$1,650.00
SACRIFICIAL	ANODES REQ'D ON BEAM. WRRTY VOID IF NOT	MAINTAIN - OPE	EN	C0000002303	1			\$0.00	\$0.00	\$0.00
	SYSTEM - 4" x 25'-0" PAIR w/HRDWR (15MA) - 0 IT FOR BROKEN BUNKS ON SECONDARY DOCK	A0000007594	1	0		\$423.50	\$0.00	\$0.00		
				T-4-1 MA		0	_			
				Total MA		0				
Notes to	NET 45 FROM COMPLETION - PURCHASE C	ORDER								
Accounting:	SECONDARY ORDER FOR OPEN MARKET I	TEMS AS PER CO	UNTY A	TTORNEY REQUIREME	ENTS		-			
Notes to	DOCK TO BE CONFIGURED FOR A 2005 29'					EA				
Production:	CHASER HFC STEPPED HULL, 8200 LB CRA LOCATION FOR CRAFT SUPPORT, CUSTOM									
	DIFFICULT DRIVE-ON MAY BE EXPERIENCE	CED BY THE 27' ' W	VATERC	CRAFT DUE TO DISSIMI	LAR LENGTH					
	AND CRAFT WEIGHTS. TRAVEL LIFT AT T DOCK - 25' X 45' AREA IN MARINA TO BE S	ET ASIDE FOR TR	UCK OF	FLOAD, ASSEMBLY AN	ND LAUNCH	OF				
	DOCK - FORKLIFT RENTAL REQUIRED (6' F NASSAU COUNTY SHERIFF HAS ADDITON					FT) -				
	REQUIRED.		10 100.10							
	SEE COMPLETED R&D APPROVAL FROM R COMPLETED SEPTEMBER 2022.	RECENT INSTALL	OF THE	AM 900 SILVERSHIPS I	DOCK THAT	WAS				
	INSTALL NEW BUNKS ON AM 900 SILVERS				BUNKS HAV	/E				
N-4 4-	BROKEN AT THE MOUNTING POINT - SEE . DOCK TO BE CONFIGUR ED FOR A 2005 29'				A 2022 27/ 51	F A				
Notes to Customer:	CHASER HFC STEPPED HULL, 8200 LB CRA	FT AT TIMES - IN	CLUDE	ADDITONAL PROPER E	BUNKS AND	LA		TOTAL CH	ADGEG	\$12,325.00
LOCATION FOR CRAFT SUPPORT, CUSTOMER CAN MOVE AND RELOCATE AS NEEDED/ POTENTIAL DIFFICULT DRIVE-ON MAY BE EXPERIENCED BY THE 27' WATERCRAFT DUE TO DISSIMILAR LENGTH							т	TOTAL CH DTAL ADJUST		\$12,323.00
	AND CRAFT WEIGHTS. TRAVEL LIFT AT THE AMELIA ISLAND MARINA TO BE UTILIZED FOR LAUNCH OF DOCK - 25' X 45' AREA IN MARINA TO BE SET ASIDE FOR TRUCK OFFLOAD, ASSEMBLY AND LAUNCH OF DOCK - FORKLIFT RENTAL REQUIRED (6' FORKS NEEDED FOR OFFLOAD AND ASSMBLY, 5519 FORKLIFT) - NASANI COUNTY SUBJECT AND ADDITIONAL ASSETS AT THE READY SUBJECT OF DOLD AND ASSMELY.						10			
									Total	\$12,325.00
	REQUIRED.	NASSAU COUNTY SHERIFF HAS ADDITONAL ASSETS AT THE READY SHOULD TOW BY WATER BE REQUIRED.							% Tax	\$0.00
	SEE COMPLETED R&D APPROVAL FROM R	RECENT INSTALL	OF THE	AM 900 SILVERSHIPS I	DOCK THAT	WAS		0.00% St	URTAX	\$0.00
	COMPLETED SEPTEMBER 2022.						Shi	IPPING & HAN	IDLING	\$0.00
	10-12 WEEK INSTALL TIMING PENDING AN	NY SUPPLY CHAIN	N ISSUE:	s				FINAL T	OTAL	\$12,325.00
	Jet Dock Systems, Inc will also extend a 5-year w warranty on the airlift powerhead system includir		l support	beams and pontoons for ai	irlift docks, a 1	-year		I neg D-		¢0.00
		-						LESS DE	POSIT	\$0.00

Payment Options Card Holder: Credit Card Type: Purchase Order Card Number: Expiration Date: Pin Code: Billing Address: "I have read and agree to the Invoice and Terms and Conditions. I authorize any outstanding balance to be billed to my credit card." Signature: Date: JET DOCK Sales Advisor: Pete Nuti JET DOCK Promotional Source: Referral Contact Create Date: 6/24/2016 10:41:20 AM Quote ID : 36473 Origin: Ohio Delivery Method: Install Freight Carrier: Dedicated Carrier IBF: \$0.00 Ship/Pick-up Date: See Special Accounting Notes Install Date Range: - (Where practical by JDSI) Sol. Cust. ID: NAS108 Your Ticket To Ride[™]

JET DOCK® ©2016 Jet Dock Systems, Inc.

	ET DOCK Drive-On Docking	WORK OR For Production U				3/25/2024	OrderII 3:12:13 PN
		Nassau County	Sheriff F	FL			
Shipping:	Nassau County Sheriff FL Nassau County Sheriff - Ken Clements 251 Creekside Dr. Fernandina Beach, FL 32034	Site: (904)225-0331 Cell: (904) 314-4949 Work: (904) 225-0331 Work Fax	Home Home E-Mai E-Mai	: Fax: l: kclem	ents@nassa	auso.com	
Notes to Accourt	nting:	Notes to Production:		Notes to Custome	r:		
NET 45 FROM SECONDARY	COMPLETION - PURCHASE ORDER ORDER FOR OPEN MARKET ITEMS AS PER ORNEY REQUIREMENTS	ONZI ZF, DOCK TO BE CONFIGUR ED FOR A 2005 29' DONZI ZF, 27' SEA CHASER STEPPED HULL, 9000 LB CRAFT AND A 2022 27' SEA CHASER ES - INCLUDE HFC STEPPED HULL, 9000 LB CRAFT AT TIMES - INCLUDE ADDITONAL PROPER BUNKS AND LOCATION FOR CRAFT ADDITONAL PROPER BUNKS AND LOCATION FOR CRAFT OCATE AS SUPPORT, CUSTOMER CAN MOVE AND RELOCATE AS MAY BE NEEDED/ POTENTIAL DIFFICULT DRIVE-ON MAY BE UE TO EXPERIENCED BY THE 27' WATERCRAFT DUE TO S, TRAVEL LIFT DISSIMILAR LENGTH AND CRAFT WEIGHTS. TRAVEL LIFT TILIZED FOR AT THE AMELIA ISLAND MARINA TO BE UTILIZED FOR NA T BE SET LAUNCH OF DOCK - 25' X 45' AREA IN MARINA TO BE SET ND LAUNCH OF SAIDE FOR TRUCK OFFLOAD, ASSEMBLY AND LAUNCH OF DOCK + FORKLIFT RENTAL REQUIRED (6' FORKS NEEDED FOR OFFLOAD AND ASSMBLY, 5519 FORKLIFT) - NASSAU COUNTY SHERIFF HAS ADDITONAL ASSETS AT THE READY SHOULD TOW BY WATER BE REQUIRED. SCENT INSTALL SEE COMPLETED R&D APPROVAL FROM RECENT INSTALL VAS OF THE AM 900 SILVERSHIPS DOCK THAT WAS COMPLETED SEPTEMBER 2022. 10-12 WEEK INSTALL TIMING PENDING ANY SUPPLY HIIPS DOCK AS LAUNCH OF DOCK - 25' X 45' AREA IN MARINA TO BE VAS OF THE AM 900 SILVERSHIPS DOCK THAT WAS					
ET DOCK F	Sales Advisor: Pete Nuti Promotional Source: Referral Date: See Special Accounting Notes	SET ASIDE FOR TRUCK OFFLOAD, ASSEMB FOR OFFLOAD AND ASSMBLY, 5519 FORKL Origin: Ohio Delivery Method: Install Est. Install Date Range: -	IFT)	Fre	ight Carrie ight Charg	er: Dedicated C	arrier
· · ·	Descri	* Where practical by JDSI	Item Code	Qty	MA	Recv'd	1
	PROJECT EXECUTION - OFFLOAD/ASSEMBLE/LAUNCH/MOOR/CAL MARKET		A00000H565		0		
	FORKLIFT - RENTAL - OPEN MARKET		TMP0000004		0		
	SACRIFICIAL ANODES REQ'D ON BEAM. WR MARKET	RTY VOID IF NOT MAINTAIN - OPEN	C000002303	3 1			
	INNER BUNK SYSTEM - 4" x 25'-0" PAIR w/H REPLACEMENT FOR BROKEN BUNKS ON SE	. ,	A0000007594	4 1	0		

For Installed Orders and Orders Delivered by JDSI Directly

Total MA

Please acknowledge that you have received all of the above listed material, or that any discrepancies have been noted above and discussed with your JDSI representative on-site. <u>Any remaining materials will need to be disposed</u> of by the customer for installation orders.

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Customer

Date

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Your Ticket To Ride[™]

Customer Site & Craft Specifications Checklist

Customer Name: Nassau County Sheriff FL

Craft Information:

Make	Model	Year	Craft Type	Length	Beam	Weight	Bottom Paint	Obstruction	Over 30 HP
Donzi	ZF	2005	Out Board	29.00	9.00 ft	9000	No	Yes - See Notes	Yes
Silver Ships	AM900	2022	Out Board	28'9"	10'	14,000	No	No	Yes
Sea Chaser	HFC	2022	Out Board	27.00	9'6"	8200	No	Yes - See Notes	Yes

FOR ALL ORDERS BEING INSTALLED BY JDSI, CUSTOMER AND OPERATIONALCRAFT MUST BE AVAILABLE

> .IDSI WILL PERFORM SYSTEM TRAINING IMMEDIATELY FOLLOWING **INSTALLATION COMPLETION; TO BE 1/2 DAY PER 2 BOAT DOCKING SYSTEM**

Scheduling Point of Contact: Primary: Secondary:

On-Site Point of Contact: Primary: Secondary:

Work Hours JDSI Permitted to Work On-Site:

Monday thru Friday -Saturday and Sunday -

Work Hours Customer Staff to be Available for Assistance and/or Training: Monday thru Friday -Saturday and Sunday -

JDSI Clearance/Authorization to Obtain Site Access:

Existing Customer Dock or Seawall (A):

Structure Jet Dock will attach to: Wood Existing structure material: Floating Attach Tide Manager Bracket to (B): Floating Dock

Site Measurements:

Standard Water/Tidal Fluctuation: 3 - 5 ft Extreme Water/Tidal Fluctuation: Water Depth at High Water at Bow of Jet Dock (C): 3 - 5Ft. Water Depth at Low Water at Stern of Jet Dock (E): Over 6Ft. Height above High Water to Connection Point (D):>9 IN (Fendoff & Photos Required)

Site Conditions:

Max. Wave/Wake/Surge Action: 0 - 1Ft. 0 - 10% of the time (Customer is aware that wave conditions over 3 ft are excessive and damage to dock and/or craft are more likely and accepts responsibility) Seafloor Composition (F): Mud, Sand Does water ever go above Connection Point (B)?: No

Items to Discuss with Customer:

System:

Dock Operation:

☐Winch System ☐Winch Launch System Buoyancy Beam Mooring

Was Drive-on Discussed? Was Launch Discussed?

Customer Signature

I certify that the above information is correct

Date _____

Additional Site Information for PSAP

Electric available at site: Yes - < 10 Ft Voltage: 110 Volts Amps: 20 Amps Water available at site: Boat Ramp to launch dock? 20 Amps Distance to Boat Ramp: Tow provided to site: Crane Provided: Assistance Provided:

Alternate launch/off load location if needed: TRAVEL LIFT ON SITE

Maintenance:

Winch Maintenance Line Maintenance Keeping the Jet Dock Clean



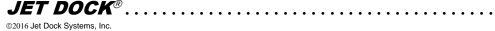
JET DOCK[®]......Your Ticket To Ride[™]

Terms and Conditions between Jet Dock Systems, Inc or Dealer ("Us" or "We") and Customer "You" regarding the Jet Dock floating drive-on docking system (the "Jet Dock" or "Dock"):

- 1. **Safe and Proper Operation:** You are responsible for the safe and proper operation of the Jet Dock, and will provide instruction (including a copy of the Instructions) for operation by others. You are solely responsible to determine the feasibility and safety of dry-docking the craft by "driving-on". You may have to shift your weight back during a pwc drive-on to ascend the tracking cube. In rare instances, a boat's bow eye may need to be removed. All riders and craft are different as to acceleration, size, weight, etc. Practice is essential. Bottom painted or fouled hulls must be sanded smooth.
- 2. Idle Approach/Safety Pause: You agree to: a) approach the Jet Dock at 2 mph or less; b) never drive-on while a person is standing on the Jet Dock; and c) perform a "Safety Pause" within the first third of the stern of the Jet Dock before attempting to drive-on.
- 3. Determination of Safe Drive-on: If safe and proper drive-on is not feasible due to operator capability, weather conditions, craft operation, etc., You agree not to drive-on. You will exercise caution when launching craft and acknowledge that launching requires physical aptitude and dexterity. You agree to launch the craft only if you possess such abilities, and assume all responsibility therefore, and are responsible to determine such ability in others. You agree to read and follow launch instructions in Owner's Manual and all related supplements and video. Customer must maintain all decals and contact Jet Dock for replacements as needed.
- 4. **Damage to Craft:** We cannot supervise the operation of your craft in the waterways, during trailering or while driving on the Jet Dock. We also cannot control inconsistencies and inadequacies of watercraft hull integrity, or the effects that wind or wave action may have on the Jet Dock or craft. Therefore, you agree that we are not responsible for abrasions, damage or chipping to craft due to improper operation, failure to keep the Jet Dock clean of dirt, sand, salt deposits or debris, or for any other reason, nor for any superficial scratches or marks of any kind.
- 5. Night Storage Position: You agree to pull up and secure the craft into the "Night Storage Position" and to regularly confirm that the stern of the craft is above contact with the water. We are not responsible for marine growth or corrosion that may occur to craft by improper storage or failure to inspect the stern for marine exposure. A secondary tension relief line may be necessary to secure craft depending upon site conditions.
- 6. Safe Mooring: You are solely responsible for the safe mooring of the Jet Dock, including the Tide Manager[™] System, and agree to frequently secure, maintain, inspect or repair the mooring. For Stand-Alone Mooring Systems, we will provide guidelines for maximum water depth and sea-floor penetration. However, due to different sea-floor compositions, fluctuating water levels, waves, and changing watercraft applications, you remain solely responsible for Stand-Alone moorings.
- 7. **Sound Mooring Structure:** You are solely responsible to verify the structural integrity of the structure to which the Jet Dock mooring is attached. Your structure will be exposed to substantial forces during drive-on, and must exhibit sufficient structural integrity to withstand these forces. You agree to choose and maintain structures which possess sufficient structural integrity to sustain the combined mass of the Dock, craft on the Dock, craft tied about the perimeter of the Dock, craft driving on the Dock, and/or any combination thereof. Failure to select, inspect and/or maintain the appropriate mooring structure can result in sudden failure of equipment, property damage and/or serious injury or death.
- 8. Improper Use: The Jet Dock and Tide Manager[™] are intended for the original specified craft(s) only. Driving-on larger, heavier or otherwise unsuitable craft may cause damage to the Jet Dock, mooring or craft itself. Consult us for modification suggestions. We are not responsible for damage to craft or the Jet Dock or other property or injury or death to you or others by the use of any Jet Dock which has been altered, redesigned, abused or misused by you or others.
- 9. Ice: Ice will not normally harm the Jet Dock when the Jet Dock can rest freely away from obstructions. However; moving ice may damage or tear away the Jet Dock. When in question, store the Jet Dock on land during winter. Ice may also damage or destroy rigid moorings like the Tide Manager. It is recommended that craft and rigid moorings be removed and safely stored on land from any Jet Dock that is intended to be iced in.
- 10. Footwear: The Jet Dock drive-on systems may become hot when exposed to the sun. Footwear must be worn. Avoid skin contact with drive-on systems.
- 11. **Traverse with Caution:** The Jet Dock is engineered with openings, cradles, ramps, flex points, perimeters and multi-level fluctuation. You agree to use caution and to wear an approved Personal Floatation Device at all times while on the Jet Dock and agree to require the same of others.
- 12. Fueling on or from the Jet Dock material: Fueling and/or working with flammable materials on or from the Jet Dock is not recommended and the customer assumes all risks.
- 13. **Regulations / Insurances:** You are responsible to obtain the required permits, variances, registrations and/or approvals for the Jet Dock, if any, and agree to comply with all regulations. We carry insurances which are normal and customary in the industry. You will be responsible for costs associated with excess premiums for any insurances which you require of us which are beyond the standard limits that are currently in effect.
- 14. Handling on Land/ Non-buoyant Cubes: The Jet Dock has its greatest structural integrity while in the water. You are responsible for any damage to the Jet Dock while launching, removing, dragging, bending or stacking of the Jet Dock when out of the water. The tracking cubes, ballast cubes, winch cubes, and keel deflection cubes are pre-drilled and are not intended to provide buoyancy.
- 15. Wind, Waves, etc: We are not responsible for damage to the Jet Dock, mooring or craft due to winds, waves, wakes, high, low or no-water conditions, etc. You should remove and land-store craft and spring-tie the Jet Dock freely, or remove them from the water when such conditions are imminent.
- 16. Warranty: The Jet Dock is sold upon the standard Warranty and subject to the limitations and exclusions specified thereon. You acknowledge receipt of the Warranty, Owners Manual, Product Video, and the Assembly and Installation Instructions. You agree to allow us to use photographs of the installation for literature and publication.
- 17. Returns: Orders canceled or reduced before departing either the Dealer's or the factory's facility shall be subject to a 15% order adjustment fee plus full cost of all non-stock items. Once departed from the facility, all "authorized" returns shall be subject to a 25% restocking fee, freight/delivery cost to be borne by you. Contact Dealer for returns procedure. Items which CANNOT be authorized for return: used items, items placed in the water, items which you have had for 30 days or more, "custom" made orders or non-stock items, air-assisted systems, and items which have been damaged by a freight company and said damage was not noted on the freight bill. Coordination with the freight company, off-loading and movement of shipped Docks are your responsibility. Docks shipped to you immediately become the responsibility of and owned by you and cannot be refused or returned without triggering this Returns provision.
- 18. Checklist; Site Conditions. You certify that the information contained in the Customer Site and Craft Specifications Checklist is accurate. You are aware of the dimensions of the Jet Dock system and confirm that the system will fit in the intended mooring location completely unobstructed as to: a) the moored position of the Jet Dock, b) the drive-on of the craft with sufficient ingress, and c) the launch of the craft with sufficient egress. You are responsible for costs, damages and/or cancellation charges associated with inaccurate Checklist information or site incompatibility, and/or unavailable or inoperable watercraft, personnel or equipment as agreed. Customer agrees to be available any time during the stated installation time frame with 72 hrs notice, if not, installation timing at dealer discretion. You also hold us harmless for any damage caused in connection with moving watercraft, docks or any other objects necessary to perform your Contract.
- 19. Whole Agreement / Governing Law. You agree that this written contract constitutes the entire agreement between the parties and that no other verbal representations, conditions or warranties were made by us, nor any conflicting statements in literature, the website, Owner's Manual etc., are being relied upon by you. This Agreement shall be governed by and construed under the domestic laws of the State of Ohio, non-exclusive of its conflict or choice of law rules that would otherwise be applicable. The state or federal courts in Cleveland, Ohio shall have exclusive jurisdiction to adjudicate any dispute arising out of this Agreement.
 JET DOCK® is a trademark of Jet Dock Systems, Incorporated.

I have read and agree the Terms and Conditions of this Contract

Your Ticket To Ride[™]



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EXHIBIT "B"

INSURANCE REQUIREMENTS

GENERAL INFORMATION AND MINIMUM INSURANCE REQUIREMENTS

COMMERCIAL GENERAL LIABILITY INSURANCE

The Vendor/Contractor shall purchase and maintain at the Contractor's expense Commercial General Liability insurance coverage (ISO or comparable Occurrence Form) for the life of this Contract. Modified Occurrence or Claims Made forms are not acceptable.

The Limits of this insurance shall not be less than the following limits:	
Each Occurrence Limit	\$1,000,000
Personal & Advertising Injury Limit	\$1,000,000
Products & Completed Operations Aggregate Limit	\$2,000,000
General Aggregate Limit (other than Products &	
Completed Operations) Applies Per Project	\$2,000,000

General liability coverage shall continue to apply to "bodily injury" and to "property damage" occurring after all work on the Site of the covered operations to be performed by or on behalf of the additional insureds has been completed and shall continue after that portion of "your work" out of which the injury or damage arises has been put to its intended use.

WORKERS' COMPENSATION AND EMPLOYER'S LIABILITY INSURANCE (USL&H)

This additional coverage will be required for all vendors engaging in projects that are on, in or around navigable U.S. waters, such as marine construction, dock repair, etc.

The Contractor shall purchase and maintain at the Contractor's expense Workers' Compensation and Employer's Liability insurance coverage for the life of this Contract. The Limits of this insurance shall not be less than the following limits:

Part One – Workers' Compensation Insurance – Unlimited Statutory Benefits as provided in the Florida Statutes and Part Two – Employer's Liability Insurance Bodily Injury By Accident \$1,000,000 Each Accident Bodily Injury By Disease \$1,000,000 Policy Limit Bodily Injury By Disease \$1,000,000 Each Employee

*If leased employees are used, policy must include an Alternate Employer's Endorsement

AUTOMOBILE LIABILITY INSURANCE

The Vendor/Contractor shall purchase and maintain at the Contractor's expense Automobile Liability insurance coverage for the life of this Contract.

The Limits of this insurance shall not be less than the following limits: Combined Single Limit – Each Accident

\$1,000,000

Covered Automobiles shall include any auto owned or operated by the insured Vendor/Contractor, including autos which are leased, hired, rented or borrowed, including autos owned by their employees which are used in connection with the business of the respective Vendor/Contractor.

UMBRELLA (EXCESS) LIABILITY INSURANCE

The Vendor/Contractors hall purchase and maintain at the Subcontractor's expense Excess Liability (Umbrella Form) insurance coverage for the life of this Subcontract.

The Limits of this insurance shall not be less than the following limits:

Each Occurrence Limit	\$2,000,000
Aggregate Limit	\$2,000,000

Vendor/Contractor shall require each of his Subcontractors to likewise purchase and maintain at their expense Commercial General Liability insurance, Workers' Compensation, Employer's Liability, Auto Liability and Umbrella Liability insurance coverage meeting the same limit and requirements as the Contractors insurance.

Certificates of Insurance and the insurance policies required for this Agreement shall contain -

- Endorsement that coverage afforded under the policies will not be cancelled or allowed to expire until at least thirty (30) days prior written notice has been given to Nassau County Board of County Commissioners.
 - Nassau County Board of County Commissioners must be named as an Additional Insured and endorsed onto the Commercial General Liability (CGL), Auto Liability and Umbrella Liability policy (ies).
 - CGL policy for construction related contracts
 - Additional Insured Endorsement must include Ongoing and Completed
 - CGL policy shall not be endorsed with Contractual Liability Limitation Endorsement or Amendment of Insured Contract Definition
 - CGL policy shall include broad form contractual liability coverage for the Contractors covenants to and indemnification of the Authority under this Contract
- Provision under General Liability, Auto Liability and Workers' Compensation to include a Waiver of Subrogation clause in favor of Nassau County Board of County Commissioners.
- Provision that policies, except Workers' Compensation, are primary and noncontributory.

All Insurers must be authorized to transact insurance business in the State of Florida as provided by Florida Statute 624.09(1) and the most recent Rating Classification/Financial Category of the insurer as published in the latest edition of "Best's Key Rating Guide' (Property-Casualty) must be at least A- or above.

All of the above referenced Insurance coverage is required to remain in force for the duration of this Agreement and for the duration of the warranty period. Accordingly, at the time of submission of final application for payment, Vendor/Contractor shall submit an additional Certificate of Insurance evidencing continuation of such coverage.

If the Vendor/Contractor fails to procure, maintain or pay for the required insurance, Nassau County Board of County Commissioners shall have the right (but not the obligation) to secure same in the name of and for the account of Vendor/Contractor, in which event, Vendor/Contractor shall pay the cost thereof and shall furnish upon demand, all information required to procure such insurance. Nassau County Board of County Commissioners shall have the right to back-charge Vendor/Contractor for the cost of procuring such insurance. The failure of Nassau County Board of County Commissioners to demand certificates of insurance and endorsements evidencing the required insurance or to identify any deficiency in Vendor/Contractors coverage based on the evidence of insurance provided by the Vendor/Contractor shall not be construed as a waiver by Nassau County Board of County Commissioners of Vendor/Contractor's obligation to procure, maintain and pay for required insurance.

The insurance requirements set forth herein shall in no way limit Vendor/Contractors liability arising out of the work performed under the Agreement or related activities. The inclusions, coverage and limits set forth herein are minimum inclusion, coverage and limits. The required minimum policy limits set forth shall not be construed as a limitation of Vendor/Contractor's right under any policy with higher limits, and no policy maintained by the Vendor/Vendor/Contractor shall be construed as limiting the type, quality or quantity of insurance coverage that Vendor/Vendor/Contractor should maintain. Vendor/Vendor/Contractor shall be responsible for determining appropriate inclusions, coverage and limits, which may be in excess of the minimum requirements set forth herein.

If the insurance of any Vendor/Vendor/Contractor or any Sub-Vendor/Vendor/Contractor contains deductible(s), penalty(ies) or self-insured retention(s), the Vendor/Vendor/Contractor or Sub-Vendor/Vendor/Contractor whose insurance contains such provision(s) shall be solely responsible for payment of such deductible(s), penalty(ies) or self-insured retention(s).

The failure of Vendor/Vendor/Contractor to fully and strictly comply at all times with the insurance requirements set forth herein shall be deemed a material breach of the Agreement.

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FEDERAL PROVISIONS

FEDERAL PROVISIONS

All recipients of federally funded grants or use federal assistance to support procurements must comply with the applicable provisions of the Federal procurement standards 2 CFR pt. 200. As result, firms awarded federally funded contracts by Nassau County must comply with the following contract provisions set forth herein, unless a particular award term or condition specifically indicates otherwise. These terms and conditions are hereby incorporated into any resulting contract.

Definition	Firm means any company, corporation, partnership, individual, sole proprietorship, joint-stock company, joint venture, governmental body or similar legal entity.
Age Discrimination Act of 1975	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the requirements of the <i>Age</i> <i>Discrimination Act of 1975</i> (Title 42 U.S. Code, § 6101 <i>et seq</i> .), which prohibits discrimination on the basis of age in any program or activity receiving Federal financial assistance.
Americans with Disabilities Act of 1990	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the requirements of Titles I, II, and III of the <i>Americans with Disabilities Act</i> , which prohibits discriminating on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities. (42 U.S.C. §§ 12101–12213).
Byrd Anti-Lobbying Amendment	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the Byrd Anti-Lobbying Amendment, 31 U.S.C. § 1352 (as amended). Suppliers, contractors, subcontractors, consultants, and sub-consultants who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of an agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient.
<i>Civil Rights Act of 1964</i> – Title VI	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the requirements of Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq.), which provides that no person in the United States will, on the grounds of race, color, or national origin, be excluded from participation in, be

denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

Civil Rights Act of 1968	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with Title VIII of the <i>Civil Rights Act of</i> <i>1968</i> , which prohibits discriminating in the sale, rental, financing, and advertising of dwellings, or in the provision of services in connection therewith, on the basis of race, color, national origin, religion, disability, familial status, and sex (42 U.S.C. § 3601 et seq.), as implemented by the Department of Housing and Urban Development at 24 C.F.R. Part 100. The prohibition on disability discrimination includes the requirement that new multifamily housing with four or more dwelling units—i.e., the public and common use areas and individual apartment units (all units in buildings with elevators and ground-floor units in buildings without elevators)—be designed and constructed with certain accessible features (See 24 C.F.R. § 100.201).
Clean Air Act and Federal Water Pollution	
Control Act (Clean Water Act)	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the Clean Air Act (42 U.S.C. 7401– 7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387), as amended—when contract amounts exceed \$150,000 and agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251–1387).
Contract Work Hours and Safety Standards Act	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the <i>Contract Work Hours and</i> <i>Safety Standards Act</i> (40 U.S.C. 3701–3708) and where applicable, all contracts awarded in excess of \$100,000 that involve the employment of mechanics or laborers must comply with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5).
Copeland "Anti-Kickback" Act	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the with the Copeland "Anti- Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Sub- contractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or sub-recipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled.

Davis-Bacon Act	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with <i>Davis-Bacon Act</i> , as amended (40 U.S.C. 3141–3148).When required by Federal program legislation, all prime construction contracts in excess of \$2,000 must comply with the Davis-Bacon Act (40 U.S.C. 3141–3144, and 3146–3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction").
Debarment and Suspension	All suppliers, contractors, subcontractors, consultants, and sub- consultants are subject to the non-procurement debarment and suspension regulations implementing Executive Orders 12549 and 12689, and 2 C.F.R. Part 180. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in federal assistance programs or activities.
Drug-Free Workplace Regulations	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the Drug-Free Workplace Act of 1988 (41 U.S.C. § 701 et seq.), which requires agreement to maintain a drug-free workplace.
Education Amendments of 1972 (<i>Equal</i> <i>Opportunity in Education Act</i>) – Title IX	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the requirements of Title IX of the Education Amendments of 1972 (20 U.S.C. § 1681 et seq.), which provide that noperson in the United States will, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any educational program or activity receiving Federal financial assistance.
Energy Policy and Conservation Act	All Suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the requirements of 42 U.S.C. § 6201 which contain policies relating to energy efficiency that are defined in the state energy conservation plan issued in compliance with this Act.
Fly America Act of 1974	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with Preference for U.S. Flag Air Carriers: (air carriers holding certificates under 49 U.S.C. § 41102) for international air transportation of people and property to the extent that such service is available, in accordance with the International Air Transportation Fair Competitive Practices Act of 1974 (49 U.S.C. § 40118) and the interpretative guidelines issued by the Comptroller General of the United States in the March 31, 1981, amendment to Comptroller General Decision B-138942.

Hotel and Motel Fire Safety Act of 1990	In accordance with Section 6 of the Hotel and Motel Fire Safety Act of 1990,15 U.S.C. § 2225a, all suppliers, contractors, subcontractors, consultants, and sub-consultants must ensure that all conference, meeting, convention, or training space funded in whole or in part with Federal funds complies with the fire prevention and control guidelines of the Federal Fire Prevention and Control Act of 1974, as amended, 15 U.S.C. § 2225.
Limited English Proficiency (<i>Civil Rights Act</i> <i>of 1964,</i> Title VI)	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the <i>Title VI of the Civil Rights Act</i> <i>of 1964</i> (Title VI)prohibition against discrimination on the basis of national origin, which requires taking reasonable steps to provide meaningful access to persons with limited English proficiency (LEP) to their programs and services.
Patents and Intellectual Property Rights	Unless otherwise provided by law, suppliers, contractors, subcontractors, consultants, and sub-consultants are subject to the Bayh-Dole Act, Pub. L. No. 96-517, as amended, and codified in 35 U.S.C. § 200 et seq. All suppliers, contractors, and subcontractors, consultants, sub-consultants are subject to the specific requirements governing the development, reporting, and disposition of rights to inventions and patents located at 37 C.F.R. Part 401 and the standard patent rights clause located at 37 C.F.R. § 401.14.
Procurement of Recovered Materials	All suppliers, contractors, and subcontractors, consultants, sub- consultants must comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 C.F.R. Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition.
Terrorist Financing	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with E.O. 13224 and U.S. law that prohibit transactions with, and the provisions of resources and support to, individuals and organizations associated with terrorism.
Trafficking Victims Protection Act of 2000	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the requirements of the government-wide award term which implements Section 106(g) of the <i>Trafficking Victims Protection Act of 2000</i> , (TVPA) as amended (22 U.S.C. § 7104). The award term is located at 2 CFR

FEDERAL PROVISIONS		
	§ 175.15, the full text of which is incorporated here by reference in the standard terms and conditions for federally-funded procurements.	
Rehabilitation Act of 1973	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the requirements of Section 504of the <i>Rehabilitation Act of 1973</i> , 29 U.S.C. § 794, as amended, which provides that no otherwise qualified handicapped individual in the United States will, solely by reason of the handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.	
Universal Identifier and System of		
Award Management (SAM)	All suppliers, contractors, subcontractors, consultants, and sub- consultants are required to comply with the requirements set forth in the government-wide Award Term regarding the System for Award Management and Universal Identifier Requirements located at 2 C.F.R. Part 25, Appendix A, the full text of which is incorporated here by reference in the standard terms and conditions for federally funded procurements.	
USA Patriot Act of 2001	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with requirements of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (USA PATRIOT Act), which amends 18 U.S.C. §§ 175–175c.	
Whistleblower Protection Act	All suppliers, contractors, subcontractors, consultants, and sub- consultants must comply with the statutory requirements for whistleblower protections (if applicable) at 10 U.S.C § 2409, 41 U.S.C. 4712, and 10 U.S.C. § 2324, 41 U.S.C. §§ 4304 and 4310.	
Termination Provisions	Nassau County may terminate any resulting contract should the Contractor fail to abide by its requirements.	
Legal Remedies Provisions	In instances where the Contractor violates or breaches contract terms the County shall use such sanctions and penalties as may be appropriate.	
Conflict of Interest Provisions	Interest of Members, Officers, or Employees of the Recipient Members of Local Governing Body or Other Public Officials. No member officer or employee of the recipient or its agent no member of the governing body of the locality in which the program is situated and no other public official of such locality or localities who exercises any functions or responsibilities with respect to the program during his tenure or for one year thereafter shall have any financial interest direct or indirect in	

	any contract or subcontract or the proceeds under this agreement. Immediate family members of said member's officers, employees and officials similarly barred from having any financial interest in the program. The recipient shall incorporate or cause to be incorporated in all such contracts or subcontracts a provision prohibiting such interest pursuant to the purpose of this section.
Access to Records and Record Retainage	In general all official project records and documents must be maintained during the operation of this project and for a period of five years following close out.
	Nassau County, the comptroller General of the United States, or any of their duly authorized representatives shall have access to any books documents papers and records of the of the Administering Agency which are pertinent to the execution of the Agreement for the purpose of making audits, examinations, excerpts, and transcriptions.
Domestic Procurement Preference.	As appropriate and to the extent consistent with law, Nassau County Contractor should, to the greatest extent practicable under a federal award, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including, but not limited to iron, aluminum, steel, cement, and other manufactured products)." For purposes of this clause, (i) "produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States, and (ii) "manufactured products" means items and construction materials composed in whole or in part of nonferrous materials such as aluminum; plastics and polymer based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.
Telecommunications Huawei / ZTE Ban	2 C.F.R. 200.216 prohibits non-federal entities receiving federal grant funds from entering into a contract (or extend or renew a contract) to procure or obtain equipment, services, or system that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system from the Chinese manufacturers Huawei and ZTE.

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Certificate Of Completion

Envelope Id: 398FE836BC2F42E2B49678150A741F87 Subject: Contract No.: CM 3723 Vendor Name: Jet Docks \$12,325.00 Description: Port Security 2024 Source Envelope: Document Pages: 35 Signatures: 16 Certificate Pages: 6 Initials: 6 AutoNav: Enabled EnvelopeId Stamping: Enabled

Time Zone: (UTC-05:00) Eastern Time (US & Canada)

Record Tracking

Signer Events

Status: Original 7/18/2024 4:42:51 PM Holder: Margie Drawdy mdrawdy@nassaucountyfl.com

Signature

chris lacambra clacambra@nassaucountyfl.com OMB Director Nassau County BOCC Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Tracy Poore tpoore@nassaucountyfl.com

OMB Admin

Nassau County BOCC

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

chris lacambra clacambra@nassaucountyfl.com

OMB Director

Nassau County BOCC Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Michelle Proctor mproctor@nassaucountyfl.com Risk Manager Security Level: Email, Account Authentication (None)

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Chris Lacambra

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Lanaee Gilmore lgilmore@nassaucountyfl.com **Procurement Director** Nassau County BOCC Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Pete Nuti

pnuti@jetdock.com Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Accepted: 7/26/2024 2:04:24 PM ID: 28136190-aa37-4f64-ba3d-90e5cf21f930

Elizabeth Moore

emoore@nassaucountyfl.com

Assistant County Attorney

Nassau County

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Denise C. May, Esq., BCS dmay@nassaucountyfl.com County Attorney Nassau County BOCC Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Taco Pope, AICP tpope@nassaucountyfl.com **County Manager** Nassau County BOCC

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

BOCC AP

boccap@nassauclerk.com Nassau County Clerk Security Level: Email, Account Authentication (None)

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Denise (. May, Esq., B(S

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Editor Delivery Events	Status	Timestamp		
Agent Delivery Events	Status	Timestamp		
Intermediary Delivery Events	Status	Timestamp		
Certified Delivery Events	Status	Timestamp		
Carbon Copy Events	Status	Timestamp		
Clerk Services BOCCClerkServices@nassauclerk.com Security Level: Email, Account Authentication (None) Electronic Record and Signature Disclosure: Not Offered via DocuSign Procurement procurement@nassaucountyfl.com Security Level: Email, Account Authentication (None) Electronic Record and Signature Disclosure: Not Offered via DocuSign	COPIED	Sent: 7/30/2024 9:39:34 AM Viewed: 7/30/2024 9:54:28 AM Sent: 7/30/2024 9:39:35 AM		
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Payment Events	Status	Timestamps		
Electronic Record and Signature Disclosure				

Electronic Record and Signature Disclosure

ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, County of Nassau (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through the DocuSign system. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to this Electronic Record and Signature Disclosure (ERSD), please confirm your agreement by selecting the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

Getting paper copies

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after the signing session and, if you elect to create a DocuSign account, you may access the documents for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. Further, you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

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Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

How to contact County of Nassau:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows: To contact us by email send messages to: bsimmons@nassaucountyfl.com

To advise County of Nassau of your new email address

To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at bsimmons@nassaucountyfl.com and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

If you created a DocuSign account, you may update it with your new email address through your account preferences.

To request paper copies from County of Nassau

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to bsimmons@nassaucountyfl.com and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with County of Nassau

To inform us that you no longer wish to receive future notices and disclosures in electronic format you may:

i. decline to sign a document from within your signing session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;

ii. send us an email to bsimmons@nassaucountyfl.com and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process.

Required hardware and software

The minimum system requirements for using the DocuSign system may change over time. The current system requirements are found here: <u>https://support.docusign.com/guides/signer-guide-signing-system-requirements</u>.

Acknowledging your access and consent to receive and sign documents electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please confirm that you have read this ERSD, and (i) that you are able to print on paper or electronically save this ERSD for your future reference and access; or (ii) that you are able to email this ERSD to an email address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format as described herein, then select the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

By selecting the check-box next to 'I agree to use electronic records and signatures', you confirm that:

- You can access and read this Electronic Record and Signature Disclosure; and
- You can print on paper this Electronic Record and Signature Disclosure, or save or send this Electronic Record and Disclosure to a location where you can print it, for future reference and access; and
- Until or unless you notify County of Nassau as described above, you consent to receive exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you by County of Nassau during the course of your relationship with County of Nassau.