(Signature required if greater than \$100,000.00)

# PO MODIFICATION FORM

SECTION 1 - GENERAL INFORMATION  Date Submitted: 07/15/2024 Requesting Department: Capital Projects Management Contact Person: Tabitha Givens  Contact Phone Number: (904) 530-6370 Email: tgivens@nassaucountyfl.com					
SECTION 2 – ORIGNAL PURCHASE ORDER INFORMATION PO Number: 24000516					
□Re-Open for Amount \$	unt Increase	Amount Decrease			
Total Sum of Previous Modification PO Sum Prior to this Modification Amount of this Modification:	Original PO Sum:         \$ \$1,351,977.00           Total Sum of Previous Modifications:         \$ \$18,231.78           PO Sum Prior to this Modification:         \$ \$1,370,208.78           Amount of this Modification:         \$ \$3,516.98           New PO Sum Including this Modification:         \$ \$1,373,725.76           Account Code Change From:         To:				
SECTION 4 – REASON FOR Adjustment requested by the architect 2" bull the other two courtrooms.		ION  h the other millwork called out on the original plans so that when completed it will match			
APPROVALS PURSUANT TO NAS		PURCHASING POLICY			
1. Robert Companion Department Head/Managing Agent		1 <del>,P</del>			
2. <u>Cliris Carambra</u>	7/24/2024	<i>/</i> ·			
Office of Mgrm. & Budget Date (Signature required if greater than \$1,000.00)					
Procurement (Signature required if greater than \$5	Date 5,000.00)				
4. County Manager	Date				

L.BELTON Clerk: Date7/29/2024

CS-23-538

## **CHANGE ORDER APPROVAL FORM**

PROJECT: COURTROOM 3/C AND JUDICIAL CHAMBERS BO	UILDUUI		
CHANGE ORDER NUMBER: 03			
DATE: <u>05/23/2024</u>			
CONTRACT NUMBER: CM3393			
TO CONTRACTOR: C.C. BORDEN CONSTRUCTION, INC.			
Description: Adjustment of the wood lane framing			
Reason for Change Order: Adjustment requested by the architect: 2" millwork called out on the original plans so that when completed it w			
Original Contract Sum  Net Change by Previous Change Order/Supplemental Agreement.  Contract Sum Prior to This Change Order	\$ \$ \$	1,351,977.00 18,231.78 1,370,208.78	
Amount of this Change Order (Add)	\$	3,516.98	
New Contract Sum Including this Change Order	\$	1,373,725.76	
The Contract Time will be increased or decreased (select one)  Previous Substantial Completion: 03/20/2024 Previous Final C  New Substantial Completion: 04/04/2024 New Final Comp			
APPROVED BY: Kobert Companion  Department Head/Managing Agent	DATE: _	7/23/2024	
APPROVED BY: Chris Lacambra Procurement	DATE: _	7/24/2024	
APPROVED BY:  Office of Management and Budget	DATE: _	7/26/2024	
APPROVED BY: Denise C. May, Esq., BCS  County Attorney	DATE: _	7/29/2024	as
APPROVED BY: Tour E. Pope, AICP  County Manager	DATE: _	7/29/2024	
County Managoi			

APPROVED BY:	N/A	DATE:
	John F. Martin, Chairman	
ATTEST:	N/A	DATE:
	John A. Crawford, Clerk of Courts	
Account No(s).	36IM.006.519 <i>,</i> \$1.562100.CTRM3	_
	6T006519-5623	Creation and the state of



## C.C. BORDEN CONSTRUCTION, INC.

November 17, 2023

Attn: Ray Albury

Nassau County Capital Projects Management

96161 Nassau Pl Yulee, FL 32097

RE: Nassau County Courthouse 3/C Courtroom/ Judicial Chambers BuildGut-COR

Ray,

Please find below our **additional** monies requested for the adjusted framing work as requested. See detailed breakdown below:

1. Woodlane - As requested by Architect: 2" Bullnose stained to match the other millwork called out on the original plans so that when completed it will match the other 2 Courtrooms.

Labor and Material: \$3,300

2. CC Borden Construction

OH&P 5%

\$165

Subtotal:

\$3,465

Bond 1.5%

\$51.98

**GRAND TOTAL this request:** 

\$3,516,98

Do not hesitate to contact me with any questions.

an CROID

Sincerely,

Camille C. Borden

President



P.O. Box 180190 Tallahassee, FL 32318 Phone: 850-562-0491 accounting@woodlane.co woodlane.co

# **Change Order**

9820

Camille Borden

9/28/23

Project

Nassau County ...

Rep Brett

Description

F&I Cove molding in courtroom 3 to match millwork in courtroom

Total

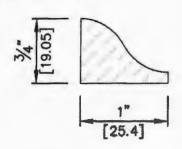
\$3,300.00



# SHOE & COVE PROFILES

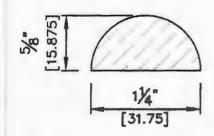
03:01

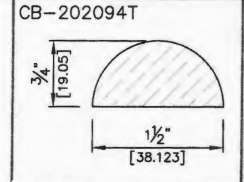
CB-51173T

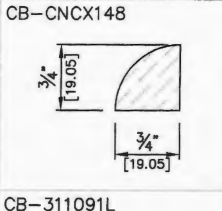




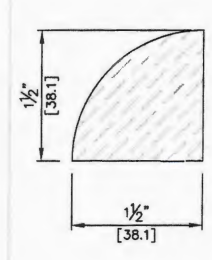
CB-202093A



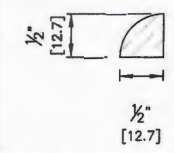




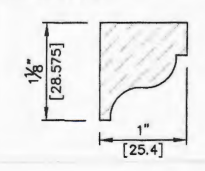
CB-1013081A

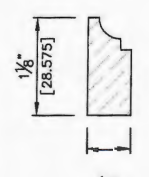


CB-CNCW160



CB-311092L





½" [12.7]

### CHANGE ORDER REQUEST FORM

Nassau County Courthouse 3c Courtroom/ Judicial Cha PROJECT	ambers Buildout No. 03
06/26/2024	
NASSAU COUNTY BOARD OF COUNTY COMMISSIONERS COUNTY Contract / Purchase Order No.: CM3393 CONTRACTOR: C. C. BORDEN CONSTRUCTION, INC.	ENGINEER / ARCHITECT: PQH Group Design, Inc
The undersigned parties agree to amend this Contract to add Wood lane framework requested by Architect.  Attachments: N/A	d an additional \$3,516.98 to the contract amount adjustment of
CHANGE IN CONTRACT PRICE:	CHANGE IN CONTRACT TIMES:
Original Contract Price	Original Contract Times 294 Days
\$ <u>1.351.977.00</u>	Ready for Final Payment: 4/10/2024
	(days and dates)
Net change from previous Change Orders No. 0 to No. 2	Net change from previous Change Orders No. 0_to No. 1  14 Days
s <u>18,231.78</u>	(days)
Contract Price prior to this Change Order	Contract Times Prior to this Change Order
\$ <u>1,370,208.78</u>	Substantial Completion: 308 Days
	Ready for Final Payment: 4/24/2024
	(days and dates)
Net Increase of this Change Order	Net Increase (decrease) of this Change Order N/A
\$ 3,516.98	(days)
Contract Price with all approved Change Orders	Contract Times with all approved Change Orders
\$ <u>1.373.725.76</u>	Substantial Completion: 308 days
	Ready for Final Payment: 04/24/2024 (days and dates)
RECOMMENDED:  By: Infert D. Househal By: Raymona COUNT (Authorized Signature)  Date: 1/1/Z4  Date: 07/01/20	ACCEP(ED: Or ()) S  By:  Contractor (Authorized Signature)  Camil The C. Borden. President

#### Docusign Envelope ID: F5502BE6-C277-4600-A348-522E6A440CF1



Attachment A - Nassau County Standard Purchase Order Terms and Conditions The following Standard Purchase Order Terms and Conditions shall apply to all Purchase Orders by or on behalf of Nassau County:

1. Electronic/Facsimile

Transmission:

If any Purchase Order is fully executed and transmitted by fax or by other means of electronic transmission, such transmission shall have the legal force and effe...

COMMISS

.001

Ship To NASSAU COUNTY BOARD OF

NASSAU COUNTY ENGINEERING DEPT 96161 NASSAU PLACE

YULEE,, FL 32097

YULEE, FL 32097

Vendor 18581 CC BORDEN CONSTRUCTION 1019 ROSSELLE ST JACKSONVILLE, FL 32204

76347 VETERANS WAY STE 1010

### Purchase Order

Fiscal Year

2024

Page 1 of 1

THIS NUMBER MUST APPEAR ON ALL INVOICES, PACKAGES AND SHIPPING PAPERS.

Purchase Order Number

24000516

Purchase Order Date

06/21/2024

Department

CAPITAL IMPROVEMENT MANAGEMENT

STATE SALES TAX CERTIFICATION NUMBER: 85-8012559204C-5 FEDERAL IDENTIFICATION NUMBER: 59-1863042

VENDOR PHONE NUMBER

**VENDOR EMAIL** 

**VENDOR NUMBER** 

REQUISITION NUMBER

420

**BUYER NAME** 

DELIVERY REFERENCE

18581

Lacie Belton

NOTES

CM3393 COURTROOM 3/C & CHAMBER BUILD HVAC VENTS

The Above Purchase Order Number Must Appear On All Correspondence - Packing Sheets And Bills Of Lading FORMAL COMPETITIVE SOLICITATIONS CONTRACTS GREATER THAN \$100K

CM3993 NTE:\$1,366,964.64

TERMS:14 DAYS

6/12/23-4/24/24 PRIOR CONTRACT BAL \$351,738.00 CO#1 \$14,987.64

итем#	DESCRIPTION		QUANTITY	UOM	UNIT PRICE	EXTENDED PRICE
1	PREVIOUS CONTRACT BALANCE		1.0000	EACH	\$351,738.0000	\$351,738.00
	GL #: 61006519 - 562100 - CTRM3	\$351,738.00				열실하면 연절.
2	FRAMING SOFFIT FOR HVAC VENTS	시민 경기 회가는 이 경험을 가 먹다	1.0000	EACH	\$14,987.6400	\$14,967.64
	GL #: 61006519 - 562100 - CTRM3	\$14,987.64			The second second	

#### Nassau County, FL Standard Purchase Order Terms and Conditions (Rev. 3/30/2023)

- ard Purchase Order Terms and Conditions shall apply to all Purchase Orders by or on behalf of Nassau County; Be Transmission: If any Purchase Order is fully executed and transmitted by fax or by other means of electroni mission, such transmission shall have the legal force and effect as a duly executed original deli
- 2. Prompt Payment: The County shall pay all vendors within forty-live (45) calendar days of receipt of an invoice, in accordance with the Local Government Prompt Payment Act (Florida Statute 218. 70). Payment shall not be made until goods/senices have been received, inspected, and accepted by the Ce
- er, Vendor s name, address and ph 3. Involces: All involces shall be sent to the County address on the Piarchase Order and shall include the Piarchase Order au
- 4. Extra Charges: No additional charges of any bind, including charges for boaling, packing, transportation or other entries shall be allowed unless specifically agreed to in writing by an authorized agent of Nassau County.

  5. Discounts: Discounts shall be computed from the date of satisfactory delivery, acceptance, or from receipt of correct invoke, whichever is later.
- 6. Tax Exemption: Nassau County is tax exempt. As such, the County will not pay any Federal Excise or State of Fiorida Sales and Use Taxes. Vendors shall not include taxes in any response, invoice, or staten
- 7. Entire Agreement: The Purchase Order and this Attachment A and any additional attachments and/or addends hereto shall constitute the entire and exclusive agreement between the parties and marges and supersedes all prior sed contemporaneous agreements, dealings and negotiations. The County's placement of any order is expressly conditioned upon the Vendor's acceptance of these terms and conditions provided by the Vendor's marges and supersedes all prior sed contemporaneous agreements, dealings and negotiations. The County's placement of any order is expressly conditioned upon the Vendor's acceptance of these terms. No additional terms or conditions provided by the Vendor in
- accepting or acknowledging any purchase order shall be binding upon the County. 3. Amendment or Medification: No modification, situration, or amendment shall t 3. Amendment or Medification: No modification, plantation, or amendment shall be effective unless made in writing by change order, dated and signed by the County's authorized agent. Any additional or different terms in the Yendor's documents are deemed to be material alterations and notice of objection to and rejection of them is hereby given. Vendor shell not substitute the Goods. In the event this Purchase Order is the result of an executed contract, the executed contract shall take precedence.
- ment: Vandor shall not assign any right or interest under the Purchase Order or attachments without the written permission of County.
  Teer Funding Appropriations: A Purchase Order for supplies or services may be entered into for any period of time dearmed to be in the best interest of County, provided the term of the Purchase Order and conditions of renewel and ent issioners of Nassau County. When funds are not appropriated or otherwise made available to supp available for the initial fiscal period of the purchase order. Payment and performance obligations for succeeding fiscal periods shall be subject to annual appropriations by the Board of County Commissioners of the of performance in a subsequent fiscal period, the Purchase Order shall be cancelled and Vendor shall be entitled to reimbursement for the reasonable value of any work performed up to the date of cancellation.

  13. Time is of the Essence: Time is of the essence. If completed deliveries are not made at the time spreed, the County reserves the right to cancel or purchase elsewhere and hold Vendor accountable for all dame.
- there and hold Vendor accountable for all demages sustained. If delivery dates cannot be met, Vendor agrees to advise the County, in writing, of the earliest possible shipping date for acceptance by the County. This provision is not in lieu of, and the County does not waive, any other available remedies provided by law.
- ire to Perform: failure of the Vendor to perform as specified under the Purchasing Order may be cause for termination of that Purchase Order, The County reserves the right (in addition to any other remedies available by law) to cancel the Purchase Order with respect to goods/services not provided purchase goods/services from another source and to hold Vendor accountable for all damages sustained.

  13. Termination for Convenience: The Country may terminate any Purchase Order for convenience at any time, in whole or in part, in such event, Country shall be liable only for materials or components procured, or work done or supplies partially fabricated under and wall the date of termination of the Purchase
- Order. In no event shall County be liable for incidental or consequ ential damages.

- 14. Delivery: All prices shall be F.O.S. Destination, freight prepaid. Vandor assumes that responsibility for packing, crating, merking, transportation and liability for loss and/or damage.

  15. Packaging: All shipments shall include an iteraticed list of each package s content, and reference the Purchase Order Number.

  16. Risk of Loss: Regardless of F.O.B. point, Vender agrees to bear ell risk of loss, injury or destruction shall release Vendor from any obligat
- 17. Inspection: Goods and Materials must be properly packaged. Damaged goods and materials will not be accepted, or if the damage is not readily apparent at the time of delivery, the goods shall be returned to Vendor at no cost to the County. The County The County reserves the right to inspect the goods at a reasonable time subsequent to delivery where circumstances or conditions prevent effective inspection of the goods at the time of delivery. The cest of inspection of goods rightfully rejected shall be charged to the Vendor. If reasonable inspection discloses that part of the goods received are defective or no County shall have the right to cancel any unshipped portion of the order.
- 18. Quantity: The quantities of goods/services as indicated on the Purchase Order shall not be exceeded without prior written authorization from the County. Excess of ntities shall be returned to Vandor at Van
- 19. Warranty: Vendor warrants that all goods/sendors provided by whole under the purpose, shell be merchantable. All goods/services provided shell be of good quality within the description given by the County, shall be fit for their ordinary purpose, shell be adeq description given by the County, shall conform to the agreed upon specifications, and shall conform to the
- affirmations of fact made by the Vendor or on the container or label. Vendor warrants the goods and services are suitable for and will perform in accordance with the purposes for which they were intended, in addition, Vendor warrants that the goods/services furnished hereunder are free of any claims or liens of whatever nature whether rightful or otherwise, or any person, corporation, partnership, or association.
- 20. Non-Waiver of Rights: No failure of either party to exercise any power or right given to it hereunder or to insist upon strict compliance by the other party with its obligations hereunder shall coastitude a weiver of either party a power or right to demand exact compliance with the terms of this Purchase Order. 21. Indiamnalification: Vendor agrees to indiamnility and hold harmless the County, its officers, agants, and employees from and against any and all liability, claims, demands, demages, lines, less, expenses, penalties, suits, proceedings, actions and cost of actions, including attorney a fees for trial and appeal, of any lind and nature arising or growing out of or in any way connected with Vendor a performance under this vendor a performance under this county in connection with the Vendor a performance under this Purchase Order.
- 22.1 Vendor shall carry inst rance to the categories and coverage amounts as follows:
- a. Warker's Compen fred by Florida Law
- sation full and complete coverage as required by Florida Lav ombined single limits of not less than \$1,000,000.00 for Boo My Injury and Property Demage per oc

- b. General Liability: combines usage mass or not issue than 31,000,00000 for become injury and respect yearnage per accident.

  2.4. Automothed Usability minimum amount of \$1,000,000.000 combined injury and implicit property Damage per accident.

  2.2. The Country shall be included under the comprehensive general liability policy as an additional insured. The Vendor shall provide thirty days written notice to the County prior to cancelling a policy before its arpiration date.

  2.2. Patents and Copyrightic Vendor shall pay all revalides and assume all costs arising from the use of any invention, design, process, materials, equipment, product or device which is the subject of patent rights or copyrights. Vendor agrees at its own expense, to hold insuriess and to defend County and its agents against any claims, suites, or proceedings brought against county for patent or copyright infringement occusioned by the materials supplied under this Purchase Order and to indernatify County against any damages occasioned by such dains whether justified or unjustified.

  24. Website Incorporation: Nesseu County shall not be bound by any content on the Vendor's has specificative referenced that content and attempted to incorporate that content into any other communication with the County.
- 25. Compliance with Lawre Vendor cartifies that Vendor will comply with all applicable provisions of the Federal, State and local laws regulations, rules and orders. Vendor shall secure and maintain all literates and permits required to perform the services under this Purchase Order.
  26. Public Entity Crimes in accordance with Section 287.133, Florids Statutes, Vendor certifies that it, its affiliates, suppliers, jubcontractors and consultants who will perform hereunder, have not been placed on the convicted vendor flat maintained by the State of Florids Department. ed by the State of Florida Department of Manag
- the thirty-six (36) months immediately preceding the date of this Purchase Order.
- 27. Governing Law: The Purchase Order 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 Country, and any applicable Federal statutes, rules and regulations. Any and all litigation arising under this Purchase Order shall be arrought in Massau County, Florida, and any triel shall be non-jury. Any mediation, pursuant to litigation, shall occur in Nazau County, Florida.

  28.Anti-Discrimination: Vendor agrees that it will not discriminate in employment, employee development, or employee advancement because of religious or political opinions or efficiency, race, color, national origin, sex, age, physical handicap, or other factors, except where such factor is a bonil
- occupational qualification or is required by State and/or Federal Law.
- 29.1 Neither party of this Purthers Order shall be liable to the other for any cost or damages if the failure to perform the Purchase Order arises out of causes beyond the control and without the failur or negligence of the parties. Such causes may include, but are not restricted to, acts of nature, lifes, oursentine restrictions, strikes and freight embargoes. In all cases, the failure to perform shall be totally beyond the control and without any fault or negligance of the party.

  29.2 in the event of delay from the foregoing causes, the party shall take all reasonable measures to mitigate any and all resulting delay or citruption in the party s performance obligation under this Purchase Order. If the delay is excusable under this section, the delay shall not result in any add
- cost under the Purchase Order to either party. In the case of any delay that the Vandor believes is accusable under this section, the Vendor shall notify the County in writing of the delay or potantial delay and describe the cause of the delay (that the Vandor believes is accusable under this section, the Vendor shall notify the Vandor could result. If the delay is not reasonably foreses that a delay could occur as a result; or [2] within five [5] calender days after the date the Vendor first that reason to believe that a delay could result. If the delay is not reasonably foreses blat. THE FOREGOINS SHALL CONSTITUTE THE VENDOR SOLE REMEDY OR EXCLUSE WITH RESPICE TO DELAY. Providing notice in strict accordance with this section is a condition in writing. No claim for a extension of time, the delay is accusable under this section and shall notify the Vendor shall not extension of time, the delay is accusable under under under providing the vendor that in the vendor is a condition or perment of any hind from the County to direct, consequently influence, or other costs, expenses or changes, include but not limited to costs of acceleration or inefficiency arising because of delay, disrupt ever. If performance is suspended or delayed, in whole or in part, due to any of the causes described in this section, after the ca costs of acceleration of interments; answer goods or of oders, disciplion, interference, or renorance from any cause a miscovers. It performance is suspensed or relayed, in wroni or in part, our event or may excess enscribed in our acceleration of the interference, or renorance from any cause a miscovers. It performance is suspensed or related to the following: (1) accept a footant performance or other from the Vendor or post of the the value of the following: (2) accept a floorant performance or other from the Vendor or post of the value of the following: (3) accept a floorant performance or other from the Vendor or post of the value of the following: (3) accept a floorant performance or other from the Vendor or post of the value of the following: (3) accept a floorant performance or other from the Vendor or post of the value of the following: (4) accept a floorant performance or other formance or other formance or other value of the following: (4) accept a floorant performance or other value of the following: (4) accept a floorant performance or other value of the value of the following: (4) accept a floorant performance or other value of the following: (4) accept a floorant performance or other value of the value of t
- 30.1 Public Records Requirement: The County is a public agency subject to Chapter 119, Florida Statutes.
- VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE VENDOR S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS PURCHASE ORDER, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (904) 580 6060, RECORDS MASSAUCOL NTYFL. COM., AU PLACE, SUITE 6, YULEE, PLORIDA 32097. Under this Purchase Order, to the extent that the Vendor Is providing services to the Courty, and pursuant to Section 118,0701, Florida Statutes, the Vendor shall: (a) Keep and maintain public records required by the public agency to perform the service.
- (b) Upon request from the public agency a custodian of public records, provide the public agency 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 disclosure a suthorized by law for the duretion of the Purchase Order tarm and following completion of the Purchase Order if the Vendor does not transfer the records to the public agency.
- (d) Upon completion of the Purthese Order, transfer, at no cost, to the public agency all public records in possession of the Vendor or keep and maintain public records required by the public agency to perform the service. If the Vendor transfers all public records to the public agency upon completion of the Purchese Order, the Vendor shall destroy and duplicate public records that are exempt or confidential and exempt from public records disclosure requirements, if the Vendor shall never and maintains public records upon completion of the Purchess Order, the Vendor shall meat all applicable require relating public records, and records stored electronically must be provided to the public agency upon request from the public agency accurately records, in a former that is competible with the information laddenology systems of the public agency.

  30.3 Request for Records, Noncompliance
- cords to the public agency or allow the records to be inspected or copied within a reasonable time.
- (b) if a Vendor does not comply with the public agency s request for records, the public agency shall enforce the Purchase Order provisions in accordance with the Purchase Order, (c) A Vendor who falls to provide the public records to the public agency within a reasonable time may be subject to penalties under s. 119.10, Florida Statutés.

(a) A request to inspect or copy public records relating to a public agency a Purchase Order for services must be made directly to the public agency. If the public ag

- (a) if a civil action is filed against a Vendor to compel production of public records relating to a public agency a Purchase Order for services, the court shall assess and award against the Vendor the reasonable access of enforcement, including reasonable attorney feez, if; (1) The court details inflawfully refused to comply with the public records request, within a reasonable time; and (2) At least 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, the public records request.

ncy does not possess the requested records, the public agency shall imme

- (b) A notice complies with subparagraph(a)(2) hereinsbowe, if it is sent to the public agency is custodian of public records and to the Vendor at the Vendor at the Vendor and the sent to the public agency or to the Vendor is registered agent. Such notices must be sent by con-
- service or by registered, Global Express Guaranteed, or certified mail, with postage or shipping paid by the sender and with avidence of delivery, which may be in an electronic format (c) A Vendor who compiles with a public records request within 8 business days after the notice is sent is not liable for the reasonable costs of enforcement.
- 31.Advertising: Vendor shall not publicly disseminate any information concerning the Purchase Order without prior written approved from the County, including but not limited to, mentioning the Purchase Order in a press release or other promotional material, identifying the County as a reference, or otherwise limiting the Vendor's name and either a description of the Purchase Order or the name of the County in any material published, either in print or electronically, to any entity that is not a party to the Purchase Order, except potential or actual authorized distributors, dealers, resellers, or service representative. hip of Parties; The Ve for shall perform the services under this Purchase Order as an independent Vandor and nothing contained herein shall be construed to be inconsistent with this relationship or status. Nothing in this Purchase Order shall be interpreted or constitute the Vendor or
- 31. Severability: If any section, substance, disase, phrase, or portion of this Purchase Order is, for any reason, held invalid, unconstituted the validity of the remaining portions thereof. stional, or unenforceable by any Court of Competent Jurisdiction, such portion shall be deemed as a separate, distinct, and inde
- 34. Modices: All notices, consents, requests or other communications to the County shall be in writing and shall be sent by hand delivery, or by requested) to the address below. Notices shall be deemed given: (i) at the time delivered, if personally delivered; (ii) at the time received, if mailed; and (iii) budness day after timely delivery to the courier, if by overnight courier service, in the event either party needs to change addresses they may do so by sending written notice to the other party. 34.Notices: All notices, consents, non ISBU County
- Attention: Procurement Director 95135 Nascau Place

any of its agents or employees to be an agent, employee or representative of the County.

# **DocuSign**

Certificate Of Completion

Envelope Id: F5502BE6C2774600A348522E6A440CF1

Subject: CM3393 CC Borden Courtroom Build out Change Order 3 Approval form \$3,516.98

Source Envelope:

Document Pages: 9

Certificate Pages: 6

AutoNav: Enabled

**Envelopeld Stamping: Enabled** 

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

Status: Completed

**Envelope Originator: Tabitha Givens** 

tgivens@nassaucountyfl.com

IP Address: 50.238.237.26

Record Tracking

Status: Original

7/23/2024 4:28:13 PM

Holder: Tabitha Givens

tgivens@nassaucountyfl.com

Location: DocuSign

Signer Events

Robert Companion

RCompanion@nassaucountyfl.com

Deputy County Manager - County Engineer

Nassau County BOCC

Security Level: Email, Account Authentication

(None)

Signature

Signatures: 7

Initials: 4

Robert Companion

Signature Adoption: Pre-selected Style Using IP Address: 50.238.237.26

Timestamp

Sent: 7/23/2024 4:30:45 PM Viewed: 7/23/2024 4:33:39 PM

Signed: 7/23/2024 4:33:46 PM

**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)

10

Signature Adoption: Pre-selected Style

Using IP Address: 50,238,237,26

Sent: 7/23/2024 4:33:48 PM

Viewed: 7/24/2024 11:25:30 AM Signed: 7/24/2024 11:26:48 AM

**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)

Chris Lacambra

Signature Adoption: Pre-selected Style

Sent: 7/24/2024 11:26:50 AM Viewed: 7/24/2024 11:38:03 AM Signed: 7/24/2024 11:42:52 AM

Using IP Address: 50.238.237.26

**Electronic Record and Signature Disclosure:** Not Offered via DocuSign

Lanaee Gilmore

lgilmore@nassaucountyfl.com

**Procurement Director** 

Nassau County BOCC

Security Level: Email, Account Authentication

(None)

Lanes Delmose

Signature Adoption: Pre-selected Style

Sent: 7/24/2024 11:42:54 AM Viewed: 7/26/2024 12:22:59 PM Signed: 7/26/2024 12:23:05 PM

Using IP Address: 50.238.237.26

**Electronic Record and Signature Disclosure:** Not Offered via DocuSign

Signer Events	Signature	Timestamp
Abigail Jorandby		Sent: 7/26/2024 12:23:07 PM
ajorandby@nassaucountyfl.com	as	Viewed: 7/26/2024 6:36:17 PM
Deputy County Attorney		Signed: 7/26/2024 6:36:52 PM
Nassau BOCC	Signature Adoption: Pre-selected Style	
Security Level: Email, Account Authentication (None)	Using IP Address: 50,238,237,26	
Electronic Record and Signature Disclosure: Not Offered via DocuSign		
Denise C. May, Esq., BCS		Sent: 7/26/2024 6:36:54 PM
dmay@nassaucountyfl.com	Denise C. May, Esq., BCS	Viewed: 7/29/2024 8:19:05 AM
County Attorney		Signed: 7/29/2024 8:19:09 AM
Nassau County BOCC	0	
Security Level: Email, Account Authentication (None)	Signature Adoption: Pre-selected Style Using IP Address: 50.238.237.26	
Electronic Record and Signature Disclosure: Not Offered via DocuSign		
Taco E. Pope, AICP		Sent: 7/29/2024 8:19:13 AM
tpope@nassaucountyfl.com	Taco E. Pope, AICP	Viewed: 7/29/2024 8:48:56 AM
County Manager		Signed: 7/29/2024 8:49:02 AM
Nassau County BOCC		
Security Level: Email, Account Authentication (None)	Signature Adoption: Pre-selected Style Using IP Address: 50.238.237.26	
Electronic Record and Signature Disclosure: Not Offered via DocuSign		
BOCC AP		Sent: 7/29/2024 8:49:06 AM
boccap@nassauclerk.com	L.BELTON	Viewed: 7/29/2024 9:31:21 AM
Nassau County Clerk		Signed: 7/29/2024 9:31:53 AM
Security Level: Email, Account Authentication		
(None)	Signature Adoption: Uploaded Signature Image	
	Using IP Address: 12.23.69.254	

Electronic Record and Signature Disclosure: Accepted: 2/4/2021 9:59:11 AM ID: 6238f06a-a4ad-4d45-a7f5-929d04629059

Raymond Albury	COPIED	Sent: 7/29/2024 9:31:55 AM	
Carbon Copy Events	Status	Timestamp	
Certified Delivery Events	Status	Timestamp	
Intermediary Delivery Events	Status	Timestamp	
Agent Delivery Events	Status	Timestamp	
Editor Delivery Events	Status	Timestamp	
In Person Signer Events	Signature	Timestamp	

Security Level: Email, Account Authentication

Electronic Record and Signature Disclosure: Not Offered via DocuSign

**Carbon Copy Events** 

Status

**Timestamp** 

George Murray

gmurray@nassaucountyfl.com

Project Manager

Nassau County

Security Level: Email, Account Authentication

Electronic Record and Signature Disclosure: Not Offered via DocuSign

**BOCC Procurement** 

boccprocurement@nassaucountyfl.com

Security Level: Email, Account Authentication

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

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Sent: 7/29/2024 9:31:57 AM

Sent: 7/29/2024 9:31:56 AM

Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	7/23/2024 4:30:45 PM
Certified Delivered	Security Checked	7/29/2024 9:31:21 AM
Signing Complete	Security Checked	7/29/2024 9:31:53 AM
Completed	Security Checked	7/29/2024 9:31:57 AM
Payment Events	Status	Timestamps
Electronic Record and Signature	Disclosure	