S-22-357

### **CONSTRUCTION & MAINTENANCE AGREEMENT**

**THIS CONSTRUCTION & MAINTENANCE AGREEMENT** ("Agreement") is made and entered into by and between the State of Florida Department of Transportation ("Department") and Nassau County, Florida ("Agency").

- The term "Property" shall refer to certain real property located in Nassau County, Florida, owned by the Agency and referred to as County Road 108 ("CR 108"), highlighted in red on Exhibit "A"; and
- The Agency desires to mill and resurface CR 108, as well as install various other improvements ("Project") on the Property, commencing at Bay Road/County Road 115 and extending approximately 8 miles east towards Middle Road/County Road 121A; and
- 3. The term "Improvements" collectively means and shall refer to the milling, resurfacing, shoulder reconstruction, and overbuild of CR 108, as more particularly shown and highlighted in blue on attached Exhibit "B", Composites B-1 to B-16; and
- 4. The Department shall fund construction of the Improvements via a separate Local Agency Program Agreement ("LAP') associated with Financial Project Number 441214-1-58-01 and previously entered into by and between the Department and the Agency on April 25, 2022, attached as Exhibit "C"; and
- 5. The Agency shall construct, own, operate, maintain and repair the Improvements on the Property; and
- 6. The Agency by Resolution 2023-145 dated August 16, 2023 authorizes its

representative to enter into this Agreement, see attached Exhibit "D".

**NOW THEREFORE**, with full knowledge and understanding of the laws governing the subject matter of this Agreement, and in consideration of the foregoing recitals and the mutual covenants and conditions contained in this Agreement, the parties, intending to be legally bound, acknowledge and agree as follows:

#### 1. RECITALS AND EXHIBITS

The above recitals and the attached exhibits are specifically incorporated herein by reference and made part of this Agreement.

## 2. EFFECTIVE DATE

The "Effective Date" of this Agreement shall be the date the last of the parties to be charged executes the Agreement.

#### 3. ACCESS

This Agreement authorizes the Department to access the Property for the limited purpose of performing this Agreement.

## <u>4. TERM</u>

The initial term of this Agreement shall be for a period pf one (1) year, commencing on the Effective Date and concluding on the anniversary of the Effective Date. This Agreement shall automatically renew for successive and continuing like one (1) year terms unless terminated by the Department in writing.

#### 5. E-VERIFY

The Agency (A) shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Agency during the term of the contract; and (B) shall expressly require any subcontractors performing work or providing services pursuant to the state contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term.

#### 6. COMPLIANCE

טיטטאון בוויפוטאי וע. ט ובאסבטייטאו זייטטיטיטבאטיט ורסטיט ו ווומווטמו ו וטסטרוט. ויט. יייד וב וייי יטטיט ו

Federal Id. No.: D220-096-B

Project Description: Resurfacing CR 108 from CR 115 to CR 121A Off System Agency Construct & Maintain

The Agency shall perform the Agreement in a good and workmanlike manner, with reasonable care, in accordance with the terms and provisions of this Agreement and all applicable federal, state, local, administrative, regulatory, safety and environmental laws, codes, rules, regulations, policies, procedures, guidelines, standards, specifications and permits, as the same may be constituted and amended from time to time, including, without limitation, those of the Department, Water Management District with requisite jurisdiction, Florida Department of Environmental Protection, Environmental Protection Agency, Army Corps of Engineers, United States Coast Guard and local governmental entities ("Governmental Law").

## 7. PERMITS

In the performance of the Agreement the Agency may be required to obtain one or more Department permits which may include copies of the Agreement as an exhibit. Notwithstanding the inclusion or incorporation of the Agreement as part of any such Department permits, the Agreement shall remain separate and apart from such permits and shall not be merged into the same absent the prior written express consent of the Department. Should any term or provision of the Agreement conflict with any term, provision or requirement of any Department permit, the terms and provisions of the Agreement shall control unless specifically noted otherwise in any such Department permit. For purposes of this Agreement, the term "permit" shall also include the Department's Construction Agreement which may be required for permanent improvements installed within the Department's right-of-way.

## 8. PRECONSTRUCTION ACTIVITIES

The Department is hereby authorized to act on the Agency's behalf and engage in various preconstruction activities related to the Improvements. The Department is under no obligation to engage in preconstruction activities and the decision to do so shall be within the Department's sole discretion. Preconstruction activities include, by way of example and without limitation, the acquisition of right of way or assistance in obtaining various permits. In those instances where the Department acquires right of way or a permit on behalf of the Agency, regardless of whether the Department or the Agency provides the funding, the Agency shall immediately accept the right of way or permit upon delivery by the Department without condition or delay.

#### 9. UTILITIES

The Agency shall be responsible for locating, removing and relocating utilities, both aerial and underground, if required for the Agency to perform this Agreement. The Agency shall ensure all utility locations are accurately documented on the construction Plans and Specifications, including the final as-built plans. All utility conflicts shall be resolved by the Agency directly with the applicable utility.

#### 10. CONSTRUCTION

The Agency shall construct the Improvements in a good and workmanlike manner, with reasonable care, in accordance with the terms and provisions of this Agreement and applicable Governmental Law.

#### 11. OPERATION, MAINTENANCE & REPAIR

A. The Agency shall own, operate, maintain, and repair the Improvements at its sole cost and expense, in a good and workmanlike manner, with reasonable care, in accordance with the terms and provisions of this Agreement including applicable Governmental Law.

B. The Agency agrees that it will be solely responsible for the operation, maintenance, and repair of the Improvements. Should the Agency fail to operate, maintain, and repair the Improvements in accordance with the terms and provisions of this Agreement and applicable Governmental Law, and the Department be required to perform such operation, maintenance, or repair under the authority of and pursuant to the directives of 23 CFR 1.27 and Title 23, Section 116, U.S. Code, the Agency agrees that it shall be fully responsible to the Department for repayment of any funds expended by the Department for the operation, maintenance, or repair of the Improvements. The Department shall invoice the Agency for any operation, maintenance, or repair expenses charged to the Department, and the Agency shall pay such invoices in accordance with the Payment section of this Agreement. Nothing in this Agreement shall relieve the Agency of its financial obligations to the Department should this occur.

C. The Agency further agrees to allow the Department access to the Property and the Improvements pursuant to Paragraph 3 above should the events described in Paragraph B occur.

## 12. FEDERAL NON-PARTICIPATION/FUNDING

A. The parties agree that any Improvements constructed on the Property will be compensable by the Department only if such items are deemed to be federal participating as determined in accordance with the Federal Aid Policy Guide 23, CFR Section 635.120 ("CFR"). Examples of non-participating items may include, without limitation, the following: fishing piers; premium costs due to design or CEI errors/omissions; material or equipment called for in the plans but not used in construction of the Improvements.

B. The example items listed in paragraph A, above, are not intended to be an exhaustive list. A determination of an item as a federal non-participating cost, shall be made in the Department's sole discretion and, without limitation, in accordance with the CFR. Any item or Improvements deemed to be a federal non-participating item shall be funded at the sole expense of the Agency.

a. Should the Department identify a federal non-participating item, the Agency shall provide a deposit for the amount of the federal non-participating item to the Department within fourteen (14) calendar days of the Department's determination and notification of the same to the Agency.

b. The Department shall notify the Agency as soon as it is determined that a non-participating federal item exists; however, failure of the Department to so notify the Agency shall not relieve the Agency of its obligation to pay for the entire amount of all federal non-participating costs accrued during the construction of the Improvements and upon final accounting.

c. In the event the Agency cannot provide the deposit within fourteen (14) calendar days, a letter, prior to expiration of that time, must be submitted to and approved by the Department's contract manager establishing a mutually agreeable date of deposit.

d. The Agency understands the extension of time, if so approved, may delay construction of the Improvements, and additional federal non-participating costs may be incurred due to the delay.

C. The Department intends to have its final and complete accounting of all costs incurred in connection with the work performed hereunder within three hundred sixty days (360) of final payment to the Contractor. The Department considers the Project complete when the final payment has been made to the Contractor, not when the construction work is complete. All federal non-participating fund cost records and accounts shall be subject to audit by a representative of the Agency for a period of three (3) years after final close out of the Project. The Agency will be notified of the final federal non-participating costs of the Project. Both parties agree that in the event the final accounting of total federal non-participating costs pursuant to the terms of this Agreement is less than the total deposits to date, a refund of the excess will be made by the Department to the Agency. If the final accounting is not performed within three hundred and sixty (360) days, the Agency is not relieved of its obligation to pay. In the event the final accounting of total federal non-participating costs is greater than the total deposits to date, the Agency will pay the additional amount within forty (40) calendar days of the date of the invoice from the Department.

D. The payment of funds pursuant to this Agreement provision will be made directly to the Department for deposit.

# 13. EMINENT DOMAIN AND DAMAGES

Under no circumstances shall the Department's exercise of any right provided in this Agreement create any right, title, interest or estate entitling the Agency to full and just compensation from the Department either through inverse condemnation or eminent domain laws or any similar laws regarding the taking of property for public purposes. The Agency forever waives and relinquishes all legal rights and monetary claims which it has, or which may arise in the future, for compensation or damages, including, without limitation, special damages, severance damages, removal costs, and loss of business profits resulting in any manner from the Department's exercise of any right provided in this Agreement. This waiver and relinquishment specifically includes all damages flowing from adjacent properties owned, leased or otherwise controlled by the Agency, as a result of the Department's exercise of any right provided in this Agreement.

## 14. PAYMENT

All Department invoices submitted for payment pursuant to the terms and provisions of this Agreement are due and payable within thirty (30) days of the date of the invoice ("Due Date"). Any portion of an invoice not received by the Department by the Due Date shall immediately thereafter begin accruing interest at a

Federal Id. No.: D220-096-B

Project Description: Resurfacing CR 108 from CR 115 to CR 121A

Off System Agency Construct & Maintain

rate of interest established pursuant to §55.03, Florida Statutes, until paid in full (past due principal and accrued interest shall be collectively referred to as "Past Due Sums").

## 15. INDEMNIFICATION

A. The Agency shall promptly defend, indemnify, hold the Department harmless from and pay all demands, claims, judgments, liabilities, damages, fines, fees, taxes, assessments, costs, losses, penalties, construction delay costs / penalties, expenses, attorneys' fees and suits of any nature or kind whatsoever caused by, arising out of or related to the Agency's performance, or breach, of this Agreement ("Liabilities"). The term "Liabilities" shall also specifically include all civil and criminal environmental liability arising, directly or indirectly under any Governmental Law, including, without limitation, liability under the Resource Conservation and Recovery Act ("RCRA"), the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), the Clean Air Act ("CAA") and the Clean Water Act ("CWA"). The Agency's duty to defend, indemnify and hold the Department harmless specifically does not encompass indemnifying the Department for its negligence, intentional or wrongful acts, omissions or breach of contract.

B. The Agency shall notify the Department in writing immediately upon becoming aware of any Liabilities. The Agency's obligation to defend, indemnify and hold the Department harmless from any Liabilities, or at the Department's option to participate and associate with the Department in the defense and trial of any Liabilities, including any related settlement negotiations, shall be triggered by the Department's written notice of claim for indemnification to the Agency. The Agency's inability to evaluate liability, or its evaluation of liability, shall not excuse performance of the provisions of this paragraph.

## 16. SOVEREIGN IMMUNITY & LIMITATION OF LIABILITY

Nothing in this Agreement shall be deemed or otherwise interpreted as waiving the Department's sovereign immunity protections, or as increasing the limits of liability set forth in §768.28, Florida Statutes, as the same may be amended from time to time. Nothing in this Agreement shall be deemed or otherwise interpreted as waiving the Department's limits of liability set forth in sections 376.305 and 337.27(4), Florida Statutes, as the same may be amended from time to time. The Department's liability for breach of this Agreement is specifically: (1) limited to actual damages incurred by the Agency as a direct result of the Department's breach; and (2) further limited in amount and shall not, under any circumstances, exceed the limitations of liability for tort actions set forth in §768.28(5), Florida Statutes, as the same may be amended from time to time.

## 17. NOTICE

All notices, communications and determinations between the parties hereto and those required by the Agreement, including, without limitation, changes to the notification addresses set forth below, shall be in writing and shall be sufficient if mailed by regular United States Mail, postage prepaid, to the parties at the following addresses:

Department:	Florida Department of Transportation Attention: Jacksonville Maintenance Engineer 838 Ellis Road Jacksonville, FL 32205
Agency:	Nassau County Attention: Robert Companion, County Engineer 96161 Nassau Place Yulee, FL 32097

#### **18. GOVERNING LAW**

This Agreement shall be governed in all respect by the laws of the State of Florida.

## **19. INITIAL DETERMINATION OF DISPUTES**

The Department's District Two Secretary ("District Secretary") shall act as the initial arbiter of all questions, difficulties, and disputes concerning the interpretation, validity, performance or breach of the Agreement.

## 20. VENUE AND JURISDICTION

A. Venue for any and all actions arising out of or in any way related to the interpretation, validity, performance or breach of the Agreement that are not resolved to the mutual satisfaction of the parties by

Federal Id. No.: D220-096-B

Project Description: Resurfacing CR 108 from CR 115 to CR 121A Off System Agency Construct & Maintain

the Department's District Secretary shall lie exclusively in a state court of appropriate jurisdiction in Leon County, Florida.

B. The Agency and all persons and entities accepting an assignment of this Agreement, in whole or in part, shall be deemed as having consented to personal jurisdiction in the State of Florida and as having forever waived and relinquished all personal jurisdiction defenses with respect to any proceeding related to the interpretation, validity, performance or breach of this Agreement.

## 21. JURY TRIAL

The parties hereby waive the right to trial by jury of any dispute concerning the interpretation, validity, performance or breach of the Agreement, including, without limitation, damages allegedly flowing therefrom.

## 22. ASSIGNMENT

The Agency shall not assign, pledge or transfer any of the rights, duties and obligations provided in this Agreement without the prior written consent of the Department's District Secretary or his/her designee. The Department has the sole discretion and authority to grant or deny proposed assignments of this Agreement, with or without cause. Nothing herein shall prevent the Agency from delegating its duties hereunder, but such delegation shall not release the Agency from its obligation to perform the Agreement.

## 23. THIRD PARTY BENEFICIARIES

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Nothing in this Agreement is intended to confer any rights, privileges, benefits, obligations or remedies upon any other person or entity except as expressly provided for herein.

## 24. VOLUNTARY EXECUTION OF AGREEMENT

Each party warrants and represents to the other: (i) that it understands all of the rights and obligations set forth in the Agreement and the Agreement accurately reflects the desires of said party; (ii) each provision of the Agreement has been negotiated fairly at arm's length; (iii) it fully understands the advantages and disadvantages of the Agreement and executes the Agreement freely and voluntarily of its own accord and not as a result of any duress, coercion, or undue influence; and (iv) it had the opportunity to have independent legal advice by counsel of its own choosing in the negotiation and execution of the Agreement.

#### 25. ENTIRE AGREEMENT

This instrument, together with any exhibits and documents made part hereof by reference, contains the entire agreement of the parties and no representations or promises have been made except those that are specifically set out in the Agreement. All prior and contemporaneous conversations, negotiations, possible and alleged agreements and representations, covenants, and warranties with respect to the subject matter of the Agreement, and any part hereof, are waived, merged herein and superseded hereby.

#### 26. EXECUTION OF DOCUMENTS

The parties agree that they shall promptly execute and deliver to the other all documents necessary to accomplish the intent and purpose of the Agreement and shall do all other acts to effectuate the Agreement.

### 27. SUFFICIENCY OF CONSIDERATION

By their signature below, the parties hereby acknowledge the receipt, adequacy and sufficiency of consideration provided in the Agreement and forever waive the right to object to or otherwise challenge the same.

#### 28. WAIVER

The failure of either party to insist on the strict performance or compliance with any term or provision of the Agreement on one or more occasions shall not constitute a waiver or relinquishment thereof and all such terms and provisions shall remain in full force and effect unless waived or relinquished in writing.

#### 29. INTERPRETATION

No term or provision of the Agreement shall be interpreted for or against any party because that party or that party's legal representative drafted the provision.

## 30. CAPTIONS

Federal Id. No.: D220-096-B Project Description: Resurfacing CR 108 from CR 115 to CR 121A

Off System Agency Construct & Maintain

Paragraph title or captions contained herein are inserted as a matter of convenience and reference and in no way define, limit, extend or describe the scope of the Agreement, or any provision hereof.

## 31. SEVERANCE

If any section, paragraph, clause or provision of the Agreement is adjudged by a court, agency or authority of competent jurisdiction to be invalid, illegal or otherwise unenforceable, all remaining parts of the Agreement shall remain in full force and effect and the parties shall be bound thereby so long as principle purposes of the Agreement remain enforceable.

## 32. COMPUTATION OF TIME

In computing any period of time prescribed in the Agreement, the day of the act, event or default from which the designated period of time begins to run, shall not be included. The last day of the period shall be included unless it is a Saturday, Sunday or legal holiday, in which event the period shall run until the end of the next day which is not a Saturday, Sunday or legal holiday.

## 33. MODIFICATION OF AGREEMENT

A modification or waiver of any of the provisions of the Agreement shall be effective only if made in writing and executed with the same formality as the Agreement.

## 34. PUBLIC RECORDS

Agency shall comply with Chapter 119, Florida Statutes. Specifically, the Agency shall:

A. Keep and maintain public records that ordinarily and necessarily would be required by the Department to perform this Agreement.

B. Upon request from the Department's custodian of public records, provide the Department 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 Chapter 119, Florida Statutes, 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 this Agreement and following completion of the Agreement if Agency does not transfer the records to the Department.

D. Upon completion of this Agreement, transfer, at no cost, to the Department all public records in possession of Applicant or keep and maintain public records required by the Department to perform this Agreement. If Agency transfers all public records to the public Agency upon completion of this Agreement, Agency shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If Agency keep and maintain public records upon completion of this Agreement, Agreement, Agency shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the Department, upon request from the Department's custodian of public records, in a format that is compatible with the information technology systems of the Department.

Failure by Agency to act in accordance with Chapter 119 and the foregoing shall be grounds for immediate unilateral cancellation of this Agreement by the Department. Agency shall promptly provide the Department with a copy of any request to inspect or copy public records in possession of Agency and shall promptly provide the Department a copy of Applicant's response to each such request.

IF THE CONSULTANT/CONTRACTOR/VENDOR HAS QUESTIONS THE APPLICATION OF CHAPTER 119, **FLORIDA** REGARDING CONSULTANT'S/CONTRACTOR'S/VENDOR'S THE STATUTES. TO RELATING THIS TO PUBLIC RECORDS DUTY TO PROVIDE AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:

> District 2 386-758-3727 D2prcustodian@dot.state.fl.us

Off System Agency Construct & Maintain

Florida Department of Transportation District 2 - Office of General Counsel 1109 South Marion Avenue, MS 2009 Lake City, FL 32025

# 35. ANNUAL APPROPRIATION / FUNDING

Pursuant to §339.135(6)(a), Florida Statutes, the Department's obligation to fund construction of the Improvements is contingent upon annual appropriation by the Florida Legislature. This Agreement may be terminated by the Department without liability to the Agency if sufficient funds are not appropriated to the Department. The provisions of §339.135(6)(a), Florida Statutes, are set forth herein verbatim and made part of this Agreement, to wit:

"The department, during any fiscal year, shall not expend money, incur any liability, or enter into any contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such fiscal year. Any contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The department shall require a statement from the comptroller of the department that funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contained shall prevent the making of contracts for periods exceeding 1 year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years; and this paragraph shall be incorporated verbatim in all contracts of the department which are for an amount in excess of \$25,000 and which have a term for a period of more than 1 year."

SIGNATURE ON FOLLOWING PAGE

# INTENTIONALLY LEFT BLANK

DocuSign Envelope ID: C12ABE64-3915-4D15-8D00-C2A50617B84C Federal Id. No.: D220-096-B Project Description: Resurfacing CR 108 from CR 115 to CR 121A Off System Agency Construct & Maintain

> IN WITNESS WHEREOF, intending to be legally bound hereby, the parties execute this Agreement, consisting oxfxfxifxify-five(55) pages. fifty-seven (57)

Florida Department of Transportation By: Dry Cm	Attest: DocuSigned by: By: Elizabeth Engle
Printed Name: Greg Evans	F8E740BE5218496 Printed Name: <u>Elizabeth Engle</u>
Title: <u>District Two Secretary</u> Date: <sup>09/13/2023</sup>   9:12 AM EDT	Title:       Office of the District Two Secretary         Date:       09/13/2023   4:34 PM EDT
Legab Resigneris: BV: Angela Hensel Office 768 1984 General Counsel	-

Florida Department of Transportation
Nassau County By:
177
Printed Name: Klynt A. Farmer

Attest:
By: John U
Printed Name: John A. Crawford
Title: Ex-Officio Clerk

0...0

Date: August 16, 2023

Legal Review:

Title: Chairman

Date: August 16, 2023

By: Legal Counsel for Agency

INTENTIONALLY LEFT BLANK

DocuSign Envelope ID: C12ABE64-3915-4D15-8D00-C2A50617B84C Federal Id. No.: D220-096-B Project Description: Resurfacing CR 108 from CR 115 to CR 121A Off System Agency Construct & Maintain

> IN WITNESS WHEREOF, intending to be legally bound hereby, the parties execute this Agreement, consisting oxfxfxifxty-five(55) pages. fifty-seven (57)

Florida Department of Transportation	Attest:	
Ву:	Ву:	
Printed Name: <u>Greg Evans</u>	Printed Name: <u>Elizabeth Engle</u>	
Title:District Two Secretary	Title:Office of the District Two Secretary	
Date:	Date:	

#### Legal Review:

By:	
	Office of the General Counsel
	Florida Department of Transportation

Nassau County	
By:	
Drinted Names Klupt & Former	

Printed Name: Klynt A. Farmer

Title:	Chai	rman

Date: August 16, 2023

Legal Review:

By: Legal Counsel for Agency

Attest:
By:
Title: Ex-Officio Clerk
Date: August 16, 2023

#### INTENTIONALLY LEFT BLANK

# EXHIBIT "A" Project Location



Federal Id. No.: D220-096-B Project Description: Resurfacing CR 108 from CR 115 to CR 121A

Off System Agency Construct & Maintain



EXHIBIT "B" Composite B-1





Federal Id. No.: D220-096-B

Project Description: Resurfacing CR 108 from CR 115 to CR 121A Off System Agency Construct & Maintain

PT7132210680 DAT MATCHLINE STA. 218+00.00 205+00.00 +21.18 25.53 LT. MATCHLINE STA +29.54 +29.54 28.97 LT. AVW LINE (TTP.) RAW LINE TYPJ DESCRIPTION IL SU SEDIMENT BARRIER STA 208+02 54 CUT CUT DATE AND REMOVE EXCESS PAN 19.21 LT STA +67.75 ON AND STATE STA +68.14 12.00 HT. MA +41.67 SEDIMENT ENENT STA +1256 5TA +12.56 12.76 MI SEDIMENT BANRIER A SURVEY 101 B NN INN BARRIER SEDIMENT BANQUER ALAW WICKZ, P.E. UICENSE NUMBER 80052 POND & COMPANY IZOD RIVERPLACE BLYD, STE 600 JACK SOMVILLE FL. 12200 SEDIMENT BARRIER ED SHOWLDER SEDIMENT ENT BARRIER STA +73.17 ENGINEER OF RECORD WW LINE (TTP. RAW LINE (TYP. BARRIE 18 JUMPING JAX LN +75.07 IENT MILLING AND RESURFACING INLET PROTECTION SEDIMENT BARRIER 1512 RT. +31 33 BANKLEI NO.40 NO. 2 SEDUMENT EL-SE+ 415 34 DUTUD WINE DR EASTWOOD RD G. HARRIES 2 90765+ 115 1 FERRY NASSAU COUNTY COUNT MARAO CO 57A +93 45 15 27 RT +76 17 33 00 RT. B SEDIMENT UN BUIC SEWER FINANCIAL PROJECT ID 106.41 LT. SANITA 441214-1-58-01 BANNIEN SEDIMENT PI STA - age + 574. 0 96++12 VIS 1d ........ A C7 36\*56 05 36\*56 00 07\*15\*00 263.92 263.92 509.29 212+32 13 212+32 13 212+32 13 STA +36.49 ROADWAY PLAN STA + 35 89 (10) BARRIER SIA WATCHLINE STA 218400.00 WILLING AND RESURFACING 100 1"=100 Z NO. -MATCHLINE STA. 232+50.00 THE OFFICIAL RECORD OF THIS SHEET IS THE ELECTRONIC FILE DIGITALLY SIGNED AND SEALED UNDER AULE 61615-23.004, F.A.C.









EXHIBIT "B" Cont'd Composite B-16

Federal Id. No.: D220-096-B

Project Description: Resurfacing CR 108 from CR 115 to CR 121A Off System Agency Construct & Maintain



LUCUSIGIT ETIVERUPE ID. C 12ADE04-0310-4010-0000-02A00017 D040

Federal Id. No.: D220-096-B

Project Description: Resurfacing CR 108 from CR 115 to CR 121A

Off System Agency Construct & Maintain





EXHIBIT "B" Cont'd Composite B-19



DUCUOIGIT ETIVAIUDA ID. C 12ADE04-0810-4010-0000-02A0001/D040 Federal Id. No.: D220-096-B Project Description: Resurfacing CR 108 from CR 115 to CR 121A Off System Agency Construct & Maintain



Federal Id. No.: D220-096-B

Project Description: Resurfacing CR 108 from CR 115 to CR 121A

Off System Agency Construct & Maintain



> 41214158 MATCHLINE STA. 487+50.00 RATE MATCHLINE STA. 502+00.00 DETAILS FOR MSCAIPTION SELOT-62.81+89 5 WETLAND OTHER SURFACE PI STA. -• 33= STA. LINE DATE A CI0 4884/3.39 07-56.30 199.00 397.36 2.864.78 486474.28 486474.35 00'05+ VIS THER SURFACE 59 11 VIS 1d (17) DESCRIPTION 5TA +34.76 WATER 1 · OP 00 HE+ VIS 16 07 RT. CR HAAN HICKZ, P.E. INCENSE GNIMBER 90052 IDOD & COMPANY IDOD RIVERPLACE BLVD, STE 600 108 ENGINEER OF RECORD RAW LINE (TYP) -RAW LINE (TYP.) CR SBATD AFT 108 -RAN LINE (TYP.) 00'00+ VIS INE MOND NO. CR 308 NOTE- NUT CONNECTION AREAS SHOWN IN A SINGLE DIRECTION ARE BOUNDED BY THE PGL (EXISTING CROWN) AND EDGE OF TRAVELED WAY LALU NASSAU COUNTY BOARD OF COUNTY CONDESSIONERS NASSAU COUNTY Sav-Ju- NB FINANCIAL PROJECT ID 441214-1-58-01 30 R. ROADWAY PLAN ŀ 1 WILLING AND RESURFACING SEDIMENT BARRIER AUT CONNECTION WILLING AND RESURFACING MILLING AND RESURFACING SEDIMENT BARRIER F-30 ARFA 1"=100 1"=100 Z 2 NO. MATCHLINE STA. 502+00.00 28 MATCHLINE STA. 516+50.00

EXHIBIT "B" Cont'd Composite B-23

THE OFFICIAL RECORD OF THIS SHEET IS THE ELECTRONIC FILE DIGITALLY SIGNED AND SEALED UNDER MULE GIG15-23.004, F.A.C.

Federal Id. No.: D220-096-B Braint Operation D220-096-B Braint Operation D220-096-B

Project Description: Resurfacing CR 108 from CR 115 to CR 121A

Off System Agency Construct & Maintain



EXHIBIT "B" Cont'd Composite B-24

> DATE EGIN OVERBUILD AT \*33 PI STA 51A OTHER SURFACE WATER DATA 2.864 397 0 ESCRIPTING 50.28 (LT) SURFACE EFTS STA 487+10.00 30 57 RT STA. 487+20.00 32.50 RT V+ VIC OTHER SURFACE WATER DESCRIPTION AND LINET END FRANSITION AT BEGIN FULL SUPERELEVATION AT STA 487+15.00 33 00 RT. 5.00 - MAN WICKZ, P.E. BICENSS KUMBER 90032 POND & COMPANY 1200 RIVERPLACE BLVD, STE 600 JACKSOWVILLE FL, 32207 STA. 488+21.00 35.00 RT BEGIN UNPAVED SHOULDER TRANSITION STA 488+64.00 18.87 RT. ENGINEER OF RECORD STA. 488+60.00 36.00 RT UNPAVED SMOULDER STA 488+74.00 33.26 MT CURVE 010 62.82+84 CR 108 WETLAND BOARD WETLAND LINE LINE ę STA 489+11.06 NASSAU P COUNTY COU STA 489+14.00 COUNTY STA 489+24.00 34.67" RT. END UNPAYED SHOULDER TRANSITION STA 489+24.00 18.57 RT. S LINE OTHER RAW LINE DANTIT DANAS JONE JOS FINANCIAL PROJECT ID WATER 441214-50-01 00 5 END FULL SUPERELEVATION AT BEGIN TRANSITION AT STA. 490-31 00 DTHER SURFACE WATER STA 490+50.00 34.00 AT VIS SPECIAL DETAILS WILLING AND RESURFACING SHOULDER RECONSTRUCTION WILLING AND RESURFACING (P) STA 491+00.00 \$9.0 491+10.0G 1==50 Z END OVERBUILD AT END TRANSITION RT NO. 8 THE OFFICIAL ABCOND OF THIS SHEET IS THE ELECTRONIC FILE DIGITALLY SIGNED AND SEALED UNDER AULE 61613-23.004, F.A.C.



		-6FA05C7748F2	CM3118
	I	STATE OF FLORIDA DEPARTMENT OF TRANSPORTAT	
EPN- 441'	214-1-58-01	FPN: 441214-1-68-02	FPN:
Federal N	o (FAIN): D220-096-B	Federal No (FAIN): <u>D220-096-B</u>	Enderal No (EAIN)
Federal A	ward Date:	Federal Award Date:	Eederal Award Date:
Fund:		Fund:	Fund:
Org Code	-	Org Code:	Ora Code:
FLAIR AD	DFOD:	FLAIR Approp:	FLAIR Appropri
FLAIR Ob	i:	FLAIR Obj:	FLAIR Obj:
County No	D: <u>74</u>	Contract No:G2819	
		3 Recipient DUNS No: 829978514	
Catalog of	Federal Domestic Assistar	nce (CFDA): 20.205 Highway Planning a	nd Construction
of the Stat		, by and between the State of Florida , and <u>Nassau County</u> ("Recipient"). of the mutual benefits to be derived from	a Department of Transportation, an age joint participation on the Project, the Par
		part of this rigit of horizon i	ts officers to execute this Agreement or
	behalf. Purpose of Agreement: <u>constructon and CEI pro</u> <u>121A (Middle Road)</u> , as f and incorporated in this state the terms and cond which the Project will be a	The purpose of this Agreement is to p <u>ject management of safety improvements</u> further described in <b>Exhibit "A"</b> , Project I Agreement ("Project"), to provide Depart litions upon which Department funds will undertaken and completed.	rovide for the Department's participatio on <u>CR 108 from CR 115 (Bay Road) to</u> Description and Responsibilities attache iment financial assistance to the Recipi be provided, and to set forth the manne
	behalf. Purpose of Agreement: <u>construction and CEI proj</u> <u>121A (Middle Road)</u> , as f and incorporated in this state the terms and cond which the Project will be a <b>Term of Agreement</b> : The does not complete the Pro- completion as provided in and granted in writing by the pro- completion as provided in and granted in writing by the pro- completion as provided in and granted in writing by the pro- completion as provided in and granted in writing by the pro- completion as provided in and granted in writing by the pro- completion as provided in and granted in writing by the pro- completion as provided in and granted in writing by the pro- state of the	The purpose of this Agreement is to p ject management of safety improvements further described in Exhibit "A", Project I Agreement ("Project"), to provide Depart litions upon which Department funds will undertaken and completed. The Recipient agrees to complete the Projec oject within this time period, this Agreement in this paragraph unless an extension of the the Department prior to the expiration of the ation of the Project. The cost of any work	rovide for the Department's participatio on CR 108 from CR 115 (Bay Road) to Description and Responsibilities attache ment financial assistance to the Recipi be provided; and to set forth the manne ct on or before <u>12/31/2023</u> . If the Recip nt will expire on the last day of the schedu te time period is requested by the Recipi his Agreement. Expiration of this Agreem
3.	behalf. Purpose of Agreement: construction and CEI proj 121A (Middle Road), as f and incorporated in this state the terms and cond which the Project will be a Term of Agreement: Th does not complete the Pro completion as provided in and granted in writing by will be considered terminin	The purpose of this Agreement is to p ject management of safety improvements further described in Exhibit "A", Project I Agreement ("Project"), to provide Depart litions upon which Department funds will undertaken and completed. The Recipient agrees to complete the Projec oject within this time period, this Agreement in this paragraph unless an extension of the the Department prior to the expiration of the ation of the Project. The cost of any work	rovide for the Department's participatio on CR 108 from CR 115 (Bay Road) to Description and Responsibilities attache ment financial assistance to the Recipi be provided; and to set forth the manne ct on or before <u>12/31/2023</u> . If the Recip nt will expire on the last day of the schedu te time period is requested by the Recipi his Agreement. Expiration of this Agreem
3.	behalf. Purpose of Agreement: construction and CEI proj 121A (Middle Road), as f and incorporated in this state the terms and cond which the Project will be a Term of Agreement: Th does not complete the Pro- completion as provided in and granted in writing by will be considered termina will not be reimbursed by Project Cost: a. The estimated cost of Assistance in Exhibition	The purpose of this Agreement is to p ject management of safety improvements further described in Exhibit "A", Project I Agreement ("Project"), to provide Depart litions upon which Department funds will undertaken and completed. The Recipient agrees to complete the Projec oject within this time period, this Agreement in this paragraph unless an extension of the the Department prior to the expiration of the ation of the Project. The cost of any work	rovide for the Department's participatio on <u>CR 108 from CR 115 (Bay Road) to</u> Description and Responsibilities attache iment financial assistance to the Recipi be provided, and to set forth the manne of on or before <u>12/31/2023</u> . If the Recipi nt will expire on the last day of the schedu the time period is requested by the Recipi his Agreement. Expiration of this Agreem to performed after the term of this Agreement as performed after the term of this Agreement.
3.	<ul> <li>behalf.</li> <li>Purpose of Agreement: construction and CEI proj 121A (Middle Road), as f and incorporated in this state the terms and cond which the Project will be a Term of Agreement: Th does not complete the Pro- completion as provided in and granted in writing by will be considered termina will not be reimbursed by</li> <li>Project Cost:</li> <li>a. The estimated cost of Assistance in Exhibition by mutual execution of the Department agree more fully described amount of Federal-ai determination of the Recipient agrees to the</li> </ul>	The purpose of this Agreement is to p ject management of safety improvements further described in Exhibit "A", Project I Agreement ("Project"), to provide Depart litions upon which Department funds will undertaken and completed. The Recipient agrees to complete the Project oject within this time period, this Agreement in this paragraph unless an extension of the the Department prior to the expiration of the ation of the Project. The cost of any work the Department.	rovide for the Department's participation on CR 108 from CR 115 (Bay Road) to Description and Responsibilities attache timent financial assistance to the Recipi- be provided, and to set forth the manne of the or before <u>12/31/2023</u> . If the Recipi- nt will expire on the last day of the schedu- te time period is requested by the Recipi- his Agreement. Expiration of this Agreem a performed after the term of this Agreem a performed after the term of this Agreem a sagreement. Exhibit "B" may be mode graph 5.i. the maximum amount of \$ <u>3,046,053</u> and eral-aid funds which are limited to the ac- ipation may be increased or reduced u e mutual execution of an amendment.
3.	<ul> <li>behalf.</li> <li>Purpose of Agreement: construction and CEI proj 121A (Middle Road), as f and incorporated in this state the terms and cond which the Project will be a Term of Agreement: The does not complete the Pro- completion as provided in and granted in writing by will be considered termina will not be reimbursed by Project Cost:</li> <li>a. The estimated cost of Assistance in Exhibition by mutual execution of b. The Department agree more fully described in amount of Federal-aid determination of the Recipient agrees to b connection with the construction.</li> </ul>	The purpose of this Agreement is to p ject management of safety improvements further described in Exhibit "A", Project I Agreement ("Project"), to provide Depart litions upon which Department funds will undertaken and completed. The Recipient agrees to complete the Project oject within this time period, this Agreement in this paragraph unless an extension of the the Department prior to the expiration of the the Department prior to the expiration of the ation of the Project. The cost of any work the Department.	rovide for the Department's participatio on CR 108 from CR 115 (Bay Road) to Description and Responsibilities attache iment financial assistance to the Recipi- be provided, and to set forth the manne of on or before <u>12/31/2023</u> . If the Recipi- nt will expire on the last day of the schedu- he time period is requested by the Recipi- his Agreement. Expiration of this Agreement a performed after the term of this Agreement as Agreement. Exhibit "B" may be modi- graph 5.i. the meximum amount of \$ <u>3,046,053</u> and teral-aid funds which are limited to the ac- ipation may be increased or reduced us a mutual execution of an amendment. but of the Project and any deficits incurred wed only from the date of this Agreement

	pe ID: 35338999	-4775-4860-AE 45-6FA05C7748F2	Contract No. CM3118
		STATE OF FLORIDA DEPARTMENT OF TRANSPORTA LOCAL AGENCY PROGRAM AGRE	
	i.	Legislative approval of the Department's appropriation Project is scheduled to be committed;	n request in the work program year that th
	11.	Availability of funds as stated in paragraphs 5.1. and 5	i.m. of this Agreement;
	ili.	Approval of all plans, specifications, contracts or othe this Agreement; and	r obligating documents and all other terms of
	iv.	Department approval of the Project scope and budget available.	t at the time appropriation authority become
5. Rei	quisitions an	d Payments	
	must s comple	acipient shall provide quantifiable, measurable, and veri pecify the required minimum level of service to be perfor ation. The Project and the quantifiable, measurable, and ully in <b>Exhibit "A"</b> .	med and the criteria for evaluating successfi
	on the Deliver payme suppor	es shall be submitted by the Recipient in detail sufficien quantifiable, measurable and verifiable units of delivers rables must be received and accepted in writing by the ents. Requests for reimbursement by the Recipient sha rting documentation for the period of services being billo ecipient shall use the format for the invoice and progres tment.	ables as established in Exhibit "A". Department's Project Manager prior to all include an invoice, progress report and ed that are acceptable to the Department.
	borne or attri consid the Re	ecipient shall charge to the Project account all eligible of by the Recipient or its contractors and subcontractors, butable to actions which have not received the requir ered eligible costs. All costs charged to the Project, inc cipient or others, shall be supported by properly execut chers evidencing in proper detail the nature and proprie	Costs in excess of the programmed fundin ed approval of the Department shall not b luding any approved services contributed b ed payrolls, time records, invoices, contract
	the Re the cri shall b in pro	rting documentation must establish that the deliverable cipient and must also establish that the required minimu- teria for evaluating successful completion as specified re supported by properly executed payrolls, time records per detail the nature and propriety of charges as de rements.	Im level of service to be performed based of in Exhibit "A" was met. All costs invoice s, invoices, contracts or vouchers evidencin
	Contra	or travel expenses specifically authorized in this Agreen actor Travel Form No. 300-000-06 and will be paid in as and the most current version of the Disbursement Ha	accordance with Section 112.061, Florid
	are au	ent shall be made only after receipt and approval of go thorized by the Chief Financial Officer of the State of f es or the Department's Comptroller under Section 334.0	Florida under Chapters 215 and 216, Florid
		If this box is selected, advance payment is author Alternative Advance Payment Financial Provision Agreement.	rized for this Agreement and Exhibit "H s is attached and incorporated into th
	notify be spe provid	Department determines that the performance of the Rec the Recipient of the deficiency to be corrected, which co actified by the Department. The Recipient shall, within thir e the Department with a corrective action plan describin lot non-performance, unacceptable performance, failur	prection shall be made within a time-frame ( ty (30) days after notice from the Department of how the Recipient will address all issues (

	35338999-4775-4860-AE 45-6FA05C7748F2 Contract No. CM3118
	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION S05-010-40 PROGRAM MANAGEMENT LOCAL AGENCY PROGRAM AGREEMENT DGC/00C0521 Plg9 3 015
	Department, the Recipient will not be reimbursed to the extent of the non-performance. The Recipient will not be reimbursed until the Recipient resolves the deficiency. If the deficiency is subsequently resolved, the Recipient may bill the Department for the unpaid reimbursement request(s) during the next billing period. If the Recipient is unable to resolve the deficiency, the funds shall be forfeited at the end of the Agreement's term.
9-	Agencies providing goods and services to the Department should be aware of the following time frames Inspection and approval of goods or services shall take no longer than 20 days from the Department's receipt of the invoice. The Department has 20 days to deliver a request for payment (voucher) to the Department of Financial Services. The 20 days are measured from the latter of the date the invoice is received or the goods or services are received, inspected, and approved.
	If a payment is not available within 40 days, a separate interest penalty at a rate as established pursuan to <b>Section 55.03(1)</b> , <i>F.S.</i> , will be due and payable, in addition to the invoice amount, to the Recipient Interest penalties of less than one (1) dollar will not be enforced unless the Recipient requests payment Invoices that have to be returned to an Recipient because of Recipient preparation errors will result in it delay in the payment. The invoice payment requirements do not start until a property completed invoice i provided to the Department.
	A Vendor Ombudsman has been established within the Department of Financial Services. The duties of this individual include acting as an advocate for Agencies who may be experiencing problems in obtainin timely payment(s) from a state agency. The Vendor Ombudsman may be contacted at (850) 413-5516.
h.	The Recipient shall maintain an accounting system or separate accounts to ensure funds and projects an tracked separately. Records of costs incurred under the terms of this Agreement shall be maintained an made available upon request to the Department at all times during the period of this Agreement and for fivy years after final payment is made. Copies of these documents and records shall be furnished to the Department upon request. Records of costs incurred include the Recipient's general accounting record and the project records, together with supporting documents and records, of the contractor and a subcontractors performing work on the project, and all other records of the Contractor and subcontractor considered necessary by the Department for a proper audit of costs.
ι.	Prior to the execution of this Agreement, a Project schedule of funding shall be prepared by the Recipier and approved by the Department. The Recipient shall maintain said schedule of funding, carry out th Project, and shall incur obligations against and make disbursements of Project funds only in conformity with the latest approved schedule of funding for the Project. The schedule of funding may be revised b execution of a Local Agency Program ("LAP") Supplemental Agreement between the Department and th Recipient. The Recipient acknowledges and agrees that funding for this project may be reduced upo determination of the Recipient's contract award amount.
ł	If, after Project completion, any claim is made by the Department resulting from an audit or for work or services performed pursuant to this Agreement, the Department may offset such amount from payment due for work or services done under any agreement which it has with the Recipient owing such amount is upon demand, payment of the amount is not made within 60 days to the Department. Offsetting any amount pursuant to this paragraph shall not be considered a breach of contract by the Department.
k.	The Recipient must submit the final invoice on the Project to the Department within 120 days after th completion of the Project. Invoices submitted after the 120-day time period may not be paid.
I.	The Department's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the Legislature. If the Department's funding for this Project is in multiple fiscal years, fund approval from the Department's Comptroller must be received each fiscal year prior to costs being incurred See Exhibit "B" for funding levels by fiscal year. Project costs utilizing these fiscal year funds are no eligible for reimbursement if incurred prior to funds approval being received. The Department will notify th Recipient, in writing, when funds are available.
	. In the event this Agreement is in excess of \$25,000 and has a term for a period of more than one year, th

	relope ID: 35338999-4775-4860-AE45-6FA05C7748F2 Contract No. CM3118
	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION 525-010-40 STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION PROGRAM MANAGEMENT LOCAL AGENCY PROGRAM AGREEMENT OGC/00/2-09/21 Page 4 of 16 Page 4
	"The Department, during any fiscal year, shall not expend money, incur any liability, or enter into any contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such fiscal year. Any contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The Department shall require a statement from the comptroller of the Department that funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contract so made shall prevent the making of contracts for periods exceeding 1 year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years, and this paragraph shall be incorporated verbatim in all contracts of the Department which are for an amount in excess of \$25,000 and which have a term for a period of more
6 D/	than 1 year."
Subjec pursua	epartment Payment Obligations. It to other provisions of this Agreement, the Department will honor requests for reimbursement to the Recipier ant to this Agreement. However, notwithstanding any other provision of this Agreement, the Department may elec ice in writing not to make a payment if:
а.	The Recipient shall have made misrepresentation of a material nature in its application, or any supplement or amendment to its application, or with respect to any document or data furnished with its application or pursuant t this Agreement;
b.	There is any pending litigation with respect to the performance by the Recipient of any of its duties or obligation which may jeopardize or adversely affect the Project, the Agreement or payments to the Project;
c.	The Recipient shall have taken any action pertaining to the Project which, under this Agreement, requires th approval of the Department or has made a related expenditure or incurred related obligations without having bee advised by the Department that same are approved;
d.	There has been any violation of the conflict of interest provisions contained in paragraph 14.f.; or
θ.	The Recipient has been determined by the Department to be in default under any of the provisions of the Agreemen
The D	epartment may suspend or terminate payment for that portion of the Project which the Federal Highway Administratio (A*), or the Department acting in lieu of FHWA, may designate as ineligible for Federal-aid.
("FHW	
In detri the De are no the Re and co	ermining the amount of the payment, the Department will exclude all Project costs incurred by the Recipient prior t epartment's issuance of a Notice to Proceed ("NTP"), costs incurred after the expiration of the Agreement, costs whic of provided for in the latest approved schedule of funding in Exhibit "B" for the Project, costs agreed to be borne t ecipient or its contractors and subcontractors for not meeting the Project commencement and final invoice time line osts attributable to goods or services received under a contract or other arrangements which have not been approve ing by the Department.
In detri the De are no the Re and co in writ	epartment's issuance of a Notice to Proceed ("NTP"), costs incurred after the expiration of the Agreement, costs whic of provided for in the latest approved schedule of funding in Exhibit "B" for the Project, costs agreed to be borne b ecipient or its contractors and subcontractors for not meeting the Project commencement and final invoice time line costs attributable to goods or services received under a contract or other arrangements which have not been approve
In deta the De are no the Re and cc in writ <b>7. G</b> The R accore all app <b>Local</b>	epartment's issuance of a Notice to Proceed ("NTP"), costs incurred after the expiration of the Agreement, costs whic of provided for in the latest approved schedule of funding in Exhibit "B" for the Project, costs agreed to be borne b ecipient or its contractors and subcontractors for not meeting the Project commencement and final invoice time line osts attributable to goods or services received under a contract or other arrangements which have not been approve ing by the Department.
In deta the De are no the Re and cc in writ <b>7. G</b> The R accore all app <b>Local</b>	epartment's issuance of a Notice to Proceed ("NTP"), costs incurred after the expiration of the Agreement, costs which of provided for in the latest approved schedule of funding in <b>Exhibit "B"</b> for the Project, costs agreed to be borne be accipient or its contractors and subcontractors for not meeting the Project commencement and final invoice time lines osts attributable to goods or services received under a contract or other arrangements which have not been approve ing by the Department. eneral Requirements: Recipient shall complete the Project with all practical dispatch, in a sound, economical, and efficient manner, and dance with the provisions in this Agreement, and all applicable laws. The Project will be performed in accordance wi plicable Department procedures, guidelines, manuals, standards, and directives as described in the Department (Agency Program Manual (FDOT Topic No. 525-010-300), which by this reference is made a part of this Agreement

DocuSign Envelope ID: 3533	3999-4775-4860-AE45-6FA05C7748F2	Contract No.	CM3118
	STATE OF FLORIDA DEPARTMENT OF TRANS	PORTATION	525-D10-40 PROGRAM MANACEMENT
	LOCAL AGENCY PROGRAM A	GREEMENT	DGC/DDC- 05/21 Page 5 of 15
	adherence to contract requirements, construction	n quality and scope of Federal-	aid projects;
	ii. Maintains familiarity of day to day Project operati	ions, including Project safety is	seues;
	<li>Makes or participates in decisions about changed change orders or supplemental agreements;</li>	d conditions or scope changes	that require
	<ol> <li>Visits and reviews the Project on a frequency tha complexity of the Project;</li> </ol>	It is commensurate with the ma	agnitude and
	<ul> <li>Reviews financial processes, transactions and do place to minimize fraud, waste, and abuse;</li> </ul>	ocumentation to ensure that sa	afeguards are in
	<ul> <li>Directs Project staff, agency or consultant, to car oversight, including proper documentation;</li> </ul>	ry out Project administration a	nd contract
	vii. Is aware of the qualifications, assignmenta and o consultant staff at all stages of the Project.	n-the-job performance of the F	Recipient and
or be De to to fue fue to fue to fue to fue to fue fue to fue f fue to fue to fue to fue to fue fue to fue fue fue fo fue fo fue fo fue fo fue fo fue fo fue fo fue fo fue f fue fue fue f fue f fue fue fue f	nce the Department issues the NTP for the Project, the other request for reimbursement to the Department eginning from the day the NTP is issued. If the Re apartment, and in the event the failure to timely submit moving any unbilled funding or the loss of state appro- ate and federal funds, if there are state funds programm sponsible to provide all funds necessary to complete the provide any additional funding for the Project. The Re- nds by the Department, if the removal is related to FHW the loss of state appropriation authority. In addition to t It also consider the de-certification of the Recipient for det this Agreement until after the Recipient has rec acipient agrees to advertise or put the Project out to b sues the NTP to advertise the Project. If the Recipient e Department District LAP Administrator should be noti	t no less than once every 9 scipient fails to submit quarter t involces to the Department re opriation authority (which may led to the Project), then the Rer e Project and the Department v cipient waives the right to contri (A's withdrawal of funds or if the the loss of funding for the Project future LAP Projects. No con- prived a written NTP from the bid thirty (30) days from the da- is not able to meet the schedu	0 days (quarterly), any invoices to the esults in the FHWA include the loss of cipient will be solely will not be obligated est such removal of e removal is related ect, the Department st may be incurred a Department. The ate the Department
re ha	all funds are removed from the Project, including ar imbursed to the Recipient, and the Project is off the s ave to request repayment for the previously billed and sed on off-system projects, unless authorized pursuant e attached to and incorporated in this Agreement in the	State Highway System, then t punts from the Recipient. No to Exhibit "I", State Funds Ad	the Department will state funds can be Idendum, which will
re Pr	the event that any election, referendum, approval, per quired under applicable law to enable the Recipient t roject or to observe, assume or carry out any of the prov nd consummate, as provided by law, all actions necess	to enter into this Agreement of visions of the Agreement, the F	or to undertake the Recipient will initiate
e. Th re	ne Recipient shall initiate and prosecute to completion quirements, to enable the Recipient to provide the neo	all proceedings necessary, in essary funds for completion of	cluding Federal-aid the Project.
re	ne Recipient shall submit to the Department such data, lating to the Project as the Department and FHWA ubmissions using Department-designated information s	may require. The Recipien	
ar pr of	ederal-aid funds shall not participate in any cost which is nd state laws, the regulations in 23 Code of Federal Rep rocedures prescribed by the Division Administrator of Fl any cost incurred prior to authorization by FHWA to the recof involving such cost (23 C.F.R. 1.9 (a)). If FHWA	gulations (C.F.R.) and 49 C.F. HWA. Federal funds shall not he Department to proceed with	R., and policies and be paid on account in the Project or part

DocuSign Envelope (D: 3	35338999-4775-4860-AE45-6FA05C7748F2	Contract No. CM3118
	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION	525-010-40
	LOCAL AGENCY PROGRAM AGREEMENT	PROGRAM MANAGEWENT OGCNOOC- 05/21 Page 5 of 15
	claimed is not eligible, federal participation may be approved in the am supported and the Department shall notify the Recipient in writing citing the are not eligible for federal participation. Where correctable non-complian requirements exists federal funds may be withheld until compliance is of not correctable, FHWA or the Department may deny participation in p- total. For any amounts determined to be ineligible for federal reimburser advanced payment, the Recipient shall promptly reimburse the Department days of written notice.	he reasons why items and amounts nee with provisions of law or FHWA btained. Where non-compliance is arcel or Project costs in part or in ment for which the Department has
h.	For any project requiring additional right-of-way, the Recipient must su report of its real property acquisition and relocation assistance activities reported on a federal fiscal year basis, from October 1 through September using the format prescribed in 49 C.F.R. Part 24, Appendix B, and be su than October 15 of each year.	s on the project. Activities shall be er 30. The report must be prepared
8. Audit Rep	orts:	
audits and/or i conduct or arra agency inspec	ation of resources awarded through the Department to the Recipient by monitoring by the Department. The following requirements do not limit t ange for the conduct of additional audits or evaluations of federal awards tor general, the State of Florida Auditor General, or any other state officia udit reporting requirements as specified below.	the authority of the Department to s or limit the authority of any state
monito includi issuing provid compl Recipi	ition to reviews of audits conducted in accordance with 2 CFR Part 200, rring procedures may include, but not be limited to, on-site visits by Depart ing, reviewing any required performance and financial reports, following u g management decisions on weaknesses found through audits when those ed through the Department by this Agreement. By entering into this Agr y and cooperate fully with any monitoring procedures/processes deemed a ent further agrees to comply and cooperate with any inspections, reviews sary by the Department, State of Florida Chief Financial Officer ("CFO"), of	ment staff and/or other procedures up, ensuring corrective action, and e findings pertain to federal awards greement, the Recipient agrees to appropriate by the Department. The s, investigations, or audits deemed
	ecipient, a non-federal entity as defined by 2 CFR Part 200, as a subrecip partment through this Agreement is subject to the following requirements	
es pro Su idd Su co thr av Ax	the event the Recipient expends a total amount of federal awards equitablished by 2 CFR Part 200, Subpart F – Audit Requirements, the Recipient specific audit for such fiscal year conducted in accordance with ubpart F – Audit Requirements. <b>Exhibit</b> "E" to this Agreement proventification information needed by the Recipient to further comply with the ubpart F – Audit Requirements. In determining federal awards expended onsider all sources of federal awards based on when the activity related to e federal award provided through the Department by this Agreement. The events expended should be in accordance with the guidelines established words expended should be in accordance with the guidelines established with Requirements. An audit conducted by the State of Florida Audito ovisions of 2 CFR Part 200, Subpart F – Audit Requirements, will meet the state of the state o	pient must have a federal single or the provisions of 2 CFR Part 200, vides the required federal award e requirements of 2 CFR Part 200, in a fiscal year, the Recipient must the federal award occurs, including determination of amounts of federal d by 2 CFR Part 200, Subpart F – r General in accordance with the
ii. In re	connection with the audit requirements, the Recipient shall fulfill the re sponsibilities as provided in 2 CFR Part 200, Subpart F - Audit Requirem	iquirements relative to the auditee ents.

DocuSign Envelope ID: 3	35338999-4775-4860-AE45-6FA05C7748F2	Contract No. CM3118
	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM AGREEMEN	525-010-40 PROGRAM MANAGEMENT OGC/00C- 05/1 Page 7 of 15
Re Ho FD eau Pa Coi the	the event the Recipient expends less than the threshold established by quirements, in federal awards, the Recipient is exempt from federal au wever, the Recipient must provide a single audit exemption <u>IOTSingleAudit@dot.state.fl.us</u> no later than nine months after the en- ch applicable audit year. In the event the Recipient expends less than rt 200, Subpart F – Audit Requirements, in federal awards in a fisca inducted in accordance with the provisions of 2 CFR Part 200, Subpart a audit must be paid from non-federal resources ( <i>i.e.</i> , the cost of su cipient's resources obtained from other than federal entities).	idit requirements for that fiscal year. statement to the Department at d of the Recipient's audit period for the threshold established by 2 CFR al year and <u>elects</u> to have an audit F – Audit Requirements, the cost of
htti Au afti Su rep afti	e Recipient must electronically submit to the Federal A <u>ps://harvester.census.gov/facweb/</u> the audit reporting package as requi dit Requirements, within the earlier of 30 calendar days after receipt of t er the end of the audit period. The FAC is the repository of record for bpart F – Audit Requirements, and this Agreement. However, the Dep porting package also be submitted to <u>FDOTSingleAudit@dot.state.fl.us</u> er receipt of the auditor's report(s) or nine months after the end of the au 0, Subpart F – Audit Requirements.	red by 2 CFR Part 200, Subpart F – the auditor's report(s) or nine months audits required by 2 CFR Part 200, artment requires a copy of the audit within the earlier of 30 calendar days
rep dei aw aci coi by	thin six months of acceptance of the audit report by the FAC, the Depart porting package, including corrective action plans and management termine whether timely and appropriate action on all deficiencies has rard provided through the Department by this Agreement. If the Recipier cordance with 2 CFR Part 200, Subpart F – Audit Requirements, the nditions to remedy noncompliance. If the Department determines that imposing additional conditions, the Department may take appropriate a tions may include but not be limited to the following:	letters, to the extent necessary to been taken pertaining to the federal nt fails to have an audit conducted in Department may impose additional noncompliance cannot be remedied
	<ol> <li>Temporarily withhold cash payments pending correction or more severe enforcement action by the Department</li> <li>Disallow (deny both use of funds and any applicable cost of the activity or action not in compliance;</li> <li>Wholly or partly suspend or terminate the federal award</li> <li>Initiate suspension or debarment proceedings as auth federal awarding agency regulations (or in the case of proceeding be initiated by the federal awarding agency</li> <li>Withhold further federal awards for the Project or prog</li> <li>Take other remedies that may be legally available.</li> </ol>	t; matching credit for) all or part of the d; norized under 2 C.F.R. Part 180 and the Department, recommend such a y);
CF	a condition of receiving this federal award, the Recipient shall permit FO, or State of Florida Auditor General access to the Recipient's record dependent auditor's working papers, and project records as necessary. dings, appeals, or litigation shall be retained until the action is complete	ts including financial statements, the Records related to unresolved audit
vii. Th	e Department's contact information for requirements under this part is a	as follows:
60 Ta	fice of Comptroller, MS 24 5 Suwannee Street Illahassee, Florida 32399-0450 DOTSingleAudit@dot.state.fl.us	
of five ye of Florid papers a	ipient shall retain sufficient records demonstrating its compliance with the sars from the date the audit report is issued and shall allow the Departme a Auditor General access to such records upon request. The Recipien are made available to the Department or its designee, the CFO, or Si for a period of five years from the date the audit report is issued, unless e	ent or its designee, the CFO, or State at shall ensure that the audit working tate of Florida Auditor General upon
9. Terminati	on or Suspension of Project:	

	Executed LAP Agreement	
ocuSign Envelope ID:	35338999-4775-4860-AE 45-6FA05C7748F2	Contract No. CM3118
	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM AGREEMENT	S25-019-40 PROGRAM MANADEMENT OGCHOOC-05/21 Page 8 of 15
Agreement for	ent may, by written notice to the Recipient, suspend any or all of the De the Recipient's failure to comply with applicable law or the terms of this a tion resulting in such suspension has ceased or been corrected.	
a.	If the Department intends to terminate the Agreement, the Department termination in writing at least thirty (30) days prior to the termination of the the effective date of termination or specify the stage of work at which the	e Agreement, with instructions to
ь.	The Parties to this Agreement may terminate this Agreement when its beneficial results commensurate with the further expenditure of funds. In upon the termination conditions.	
c.	If the Agreement is terminated before performance is completed, the Re work satisfactorily performed for which costs can be substantiated. S exceed the equivalent percentage of the Department's maximum financia Project is located on the Department's right-of-way, then all work in pro- way will become the property of the Department and will be turned over p	uch payment, however, may not al assistance. If any portion of the gress on the Department right-of-
d.	In the event the Recipient fails to perform or honor the requirements and Recipient shall promptly refund in full to the Department within thirty (3 Agreement any funds that were determined by the Department to have Agreement.	0) days of the termination of the
e.	The Department reserves the right to unilaterally cancel this Agreeme comply with the Public Records provisions of Chapter 119, Florida Statut	
10. Contr	acts of the Recipient:	
a.	Except as otherwise authorized in writing by the Department, the Recipie or obligate itself in any manner requiring the disbursement of Departme construction contracts or amendments thereto, with any third party with written approval of the Department. Failure to obtain such approv- nonpayment by the Department. The Department specifically reserves the of any consultant or contractor and to approve or disapprove the en- contractor.	ent funds, including consultant or respect to the Project without the val shall be sufficient cause for re right to review the qualifications
b.	It is understood and agreed by the parties to this Agreement that participal with the Recipient, where said project involves a consultant contract surveying services, is contingent on the Recipient's complying in full with Florida Statutes, Consultants' Competitive Negotiation Act, the federal B U.S.C. 112. At the discretion of the Department, the Recipient will involve selection process for all projects funded under this Agreement. In all ca the Department that selection has been accomplished in compliance w Negotiation Act and the federal Brooks Act.	t for engineering, architecture of th provisions of Section 287.055 Brooks Act, 23 C.F.R. 172, and 23 a the Department in the consultan ases, the Recipient shall certify to
c.	The Recipient shall comply with, and require its consultants and cont federal law pertaining to the use of Federal-aid funds. The Recipient sha FHWA-1273 form as set forth in <b>Exhibit "G"</b> , FHWA 1273 attached to an The Recipient shall include FHWA-1273 in all contracts with contractors	Il comply with the provisions in the incorporated in this Agreement
d.	The Recipient shall require its consultants and contractors to take eme road whenever there is a risk to life, health and safety of the travelling p public is the Department's first priority for the Recipient. If lane or road of ensure the life, health, and safety of the travelling public, the LA mu Engineer and District Traffic Operations Engineer immediately once the trisk. The Department expects professional engineering judgment be delivered projects. Defect management and supervision of LAP project	bublic. The safety of the travelling closures are required by the LA to st notify the District Construction ravelling public are not at imminen applied in all aspects of locally

DocuSign Envelope ID: 35338999-4775-4860-AE45-6FA05C7748F2

#### Contract No. CM3118

STATE DE FLORIDA DEPARTMENT DE TRANSPORTATION LOCAL AGENCY PROGRAM AGREEMENT 525-010-40 PROGRAM MANAGEMENT OGC/00C- 05/21 Page \$ of 15

proactively managed, monitored, and inspected by department prequalified structures engineer(s). The District Construction Engineer must be notified immediately of defect monitoring that occurs in LAP project construction, whether or not the defects are considered an imminent risk to life, health, or safety of the travelling public. When defects, including but not limited to, structural cracks, are initially detected during bridge construction, the engineer of record, construction engineering inspector, design-build firm, or local agency that owns or is responsible for the bridge construction has the authority to immediately close the bridge to construction personnel and close the road underneath. The LA shall also ensure compliance with the CPAM, Section 9.1.8 regarding actions for maintenance of traffic and safety concerns.

#### 11. Disadvantaged Business Enterprise (DBE) Policy and Obligation:

It is the policy of the Department that DBE's, as defined in 49 C.F.R. Part 26, as amended, shall have the opportunity to participate in the performance of contracts financed in whole or in part with Department funds under this Agreement. The DBE requirements of applicable federal and state laws and regulations apply to this Agreement.

The Recipient and its contractors agree to ensure that OBE's have the opportunity to participate in the performance of this Agreement. In this regard, all recipients and contractors shall take all necessary and reasonable steps in accordance with applicable federal and state laws and regulations to ensure that the DBE's have the opportunity to compete for and perform contracts. The Recipient and its contractors and subcontractors shall not discriminate on the basis of race, color, national origin or sex in the award and performance of contracts, entered pursuant to this Agreement.

#### 12. Compliance with Conditions and Laws:

The Recipient shall comply and require its contractors and subcontractors to comply with all terms and conditions of this Agreement and all federal, state, and local laws and regulations applicable to this Project. Execution of this Agreement constitutes a certification that the Recipient is in compliance with, and will require its contractors and subcontractors to comply with, all requirements imposed by applicable federal, state, and local laws and regulations, including the "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transactions," in 49 C.F.R. Part 29, and 2 C.F.R. Part 200 when applicable.

#### 13. Performance Evaluations:

Recipients are evaluated on a project-by-project basis. The evaluations provide information about oversight needs and provide input for the recertification process. Evaluations are submitted to the Recipient's person in responsible charge or designee as part of the Project closeout process. The Department provides the evaluation to the Recipient no more than 30 days after final acceptance.

- a. Each evaluation will result in one of three ratings. A rating of Unsatisfactory Performance means the Recipient failed to develop the Project in accordance with applicable federal and state regulations, standards and procedures, required excessive District involvement/oversight, or the Project was brought in-house by the Department. A rating of Satisfactory Performance means the Recipient developed the Project in accordance with applicable federal and state regulations, standards and procedures, with minimal District involvement/oversight. A rating of Above Satisfactory Performance means the Recipient developed the Project in accordance with applicable federal and state regulations, standards and procedures, with minimal District involvement/oversight. A rating of Above Satisfactory Performance means the Recipient developed the Project in accordance with applicable federal and state regulations, standards and procedures, and the Department did not have to exceed the minimum oversight and monitoring requirements identified for the project.
- b. The District will determine which functions can be further delegated to Recipients that continuously earn Satisfactory and Above Satisfactory evaluations.

#### 14. Restrictions, Prohibitions, Controls, and Labor Provisions:

During the performance of this Agreement, the Recipient agrees as follows, and agrees to require its contractors and subcontractors to include in each subcontract the following provisions:

a. The Recipient will comply with all the requirements imposed by Title VI of the Civil Rights Act of 1964, the regulations of the U.S. Department of Transportation issued thereunder, and the assurance by the Recipient pursuant thereto. The Recipient shall include the attached Exhibit "C", Title VI Assurances in all contracts
DocuSign Envelope ID: 35338999-4775-48	60-AE45-6FA05C7748F2	Contract No.	CM3118
	STATE OF FLORIDA DEPARTMENT OF TRANSPOR		528-010-40 PROGRAM MANAGEMENT OGC/OOC 06/21 Page 10 of 16
	nts and contractors performing work on the Pro ct of 1964, 49 C.F.R. Part 21, and related statu		e with Title VI of the
	t will comply with all the requirements as impo- issued thereunder, and assurance by the Reci		ions of the Federal
entity crime n submit a bid work; may no as a contract transact busi	affiliate who has been placed on the convicted hay not submit a bid on a contract to provide an on a contract with a public entity for the cons t submit bids on leases of real property to a put or, supplier, subcontractor or consultant under ness with any public entity in excess of the th tes, for CATEGORY TWO for a period of 36 ndor list.	ny goods or services to a pu truction or repair of a public plic entity; may not be award a contract with any public mreshold amount provided in	iblic entity; may not c building or public led or perform work entity; and may not n Section 287.017,
Discriminator on a contract entity for the property to a	e with Section 287.134, Florida Statutes, an y Vendor List, kept by the Florida Department of to provide goods or services to a public entity; construction or repair of a public building or pub public entity; may not be awarded or perform v der a contract with any public entity; and may	of Management Services, m may not submit a bid on a co blic work; may not submit bio work as a contractor, supplie	ay not submit a bid ontract with a public ds on leases of reat er, subcontractor or
been determi	ffiliate who has had its Certificate of Qualification ned by the Department to be a non-responsib construction or repair of a public building or put	ble contractor may not subn	nit a bid or perform
subcontract of included in the tenure or for officer or emp and if such i Department, officer or em contract, sub with the Proj	Recipient nor any of its contractors or their or arrangement in connection with the Project ne Project in which any member, officer or en 2 years thereafter has any interest, direct or in ployee involuntarity acquires or had acquired pr interest is immediately disclosed to the Recip may waive the prohibition contained in this para ployee shall not participate in any action by contract or arrangement. The Recipient shall i ect or any property included or planned to be p insert in each of their subcontracts, the follow	ct or any property included mployee of the Recipient or ndirect. If any such present ior to the beginning of tenur itent, the Recipient, with pr agraph provided that any suc the Recipient or the local nsert in all contracts entered included in any Project, a	I or planned to be the locality during or former member, e any such interest, ior approval of the th present member, ity relating to such d into in connection
	officer or employee of the Recipient or of the all have any interest, direct or indirect, in this or		
The provision fiscal deposit governmenta	ns of this paragraph shall not be applicable to ories or to any agreement for utility services t I agency.	any agreement between th the rates for which are fixed	e Recipient and its d or controlled by a
	or delegate to the Congress of the United State r any benefit arising therefrom.	es shall be admitted to any s	share or part of this
15. Indemnification and	Insurance:		
provisions of beneficiary u for personal Recipient gu	Ily agreed between the parties executing this <i>i</i> i any part of this Agreement to create in the nder this Agreement, or to authorize anyone n injuries or property damage pursuant to the arantees the payment of all just claims for ma at the Recipient or any subcontractor, in conne	<ul> <li>public or any member th not a party to this Agreement e terms or provisions of the aterials, supplies, tools, or l</li> </ul>	ereof, a third-party Int to maintain a suit Inis Agreement. The

DocuSign Envelope ID: 3	5338999-4775-4860-AE45-6FA05C7748F2
	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION 525-010-40 EDGRAM MANAGEMENT EDGRAM MANAGEMENT DGGC00C-05/21
	Page 11 of 13
b.	To the extent provided by law, Recipient shall indemnify, defend, and hold harmless the Department against any actions, claims, or damages arising out of, relating to, or resulting from negligent or wrongful act(s) of Recipient, or any of its officers, agents, or employees, acting within the scope of their office or employment, in connection with the rights granted to or exercised by Recipient hereunder, to the extent and within the limitations of Section 768.28, Florida Statutes. The foregoing indemnification shall not constitute a waiver of the Department's or Recipient's sovereign immunity beyond the limits set forth in Florida Statutes, Section 768.28, nor shall the same be construed to constitute agreement by Recipient to indemnify the Department for the negligent acts or omissions of the Department, its officers, agents, or employees, or for the acts of third parties. Nothing herein shall be construed as consent by Recipient to be sued by third parties in any manner arising out of this Agreement. This indemnification shall survive the termination of this Agreement.
с.	Recipient agrees to include the following indemnification in all contracts with contractors, subcontractors, consultants, or subconsultants (each referred to as "Entity" for the purposes of the below indemnification) who perform work in connection with this Agreement:
	"To the extent provided by law, [ENTITY] shall indemnify, defend, and hold harmless the [RECIPIENT] and the State of Florida, Department of Transportation, including the Department's officers, agents, and employees, against any actions, claims, or damages arising out of, relating to, or resulting from negligent or wrongful act(s) of [ENTITY], or any of its officers, agents, or employees, acting within the scope of their office or employment, in connection with the rights granted to or exercised by [ENTITY].
	The foregoing indemnification shall not constitute a waiver of the Department's or [RECIPIENT']'s sovereign immunity beyond the limits set forth in Florida Statutes, Section 768.28. Nor shall the same be construed to constitute agreement by [ENTITY] to indemnify [RECIPIENT] for the negligent acts or omissions of [RECIPIENT], its officers, agents, or employees, or third parties. Nor shall the same be construed to constitute agreement by [ENTITY] to indemnify the Department for the negligent acts or omissions of the Department, its officers, agents, or employees, or third parties. Nor shall the same be construed to constitute agreement by [ENTITY] to indemnify the Department for the negligent acts or omissions of the Department, its officers, agents, or employees, or third parties. This indemnification shall survive the termination of this Agreement."
d.	The Recipient shall, or cause its contractor or consultant to carry and keep in force, during the term of this Agreement, a general liability insurance policy or policies with a company or companies authorized to do business in Florida, affording public liability insurance with combined bodily injury limits of at least \$200,000 per person and \$300,000 each occurrence, and property damage insurance of at least \$200,000 each occurrence, for the services to be rendered in accordance with this Agreement. The Recipient shall also, or cause its contractor or consultant to carry and keep in force Workers' Compensation Insurance as required by the State of Florida under the Workers' Compensation Law. With respect to any general liability insurance policy required pursuant to this Agreement, all such policies shall be issued by companies licensed to do business in the State of Florida. The Recipient shall provide to the Department certificates showing the required coverage to be in effect with endorsements showing the Department to be an additional insured prior to commencing any work under this Agreement. Policies that include Self Insured Retention will not be accepted. The certificates and policies shall provide that in the event of any material change in or cancellation of the policies reflecting the required coverage, thirty days advance notice shall be given to the Department or as provided in accordance with Florida law.
incorp	enance Obligations: In the event the Project includes construction then the following provisions are prated into this Agreement:
a.	The Recipient agrees to maintain any portion of the Project not located on the State Highway System constructed under this Agreement for its useful life. If the Recipient constructs any improvement on Department right-of-way, the Recipient
	⊠ shall ⊡ shall not
	maintain the improvements located on the Department right-of-way for their useful life. If the Recipient is required to maintain Project improvements located on the Department right-of-way beyond final acceptance, then Recipient shall, prior to any disbursement of the state funding provided under this

- see angir El		35338999-4775-4860-AE45-6FA05C7748F2	Contract No. CM3118
		STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM AGREEMENT	525-010-4 PROGRAM MANAGEMEN OGC/OOC- 05-2 Page 12 of 1
		Agreement, also execute a Maintenance Memorandum of Agreement in Department. The Recipient has agreed to the foregoing by resolution, a incorporated into this Agreement as Exhibit "D". This provision will sur-	nd such resolution is attached ar
17.	Miscel	llaneous Provisions:	
	<b>a</b> .	The Recipient will be solely responsible for compliance with all applica any liability arising from non-compliance with these regulations, and will loss incurred in connection therewith. The Recipient will be responsible f The Recipient shall include in all contracts and subcontracts for amounts requiring compliance with all applicable standards, orders or regulation. Act (42 U.S.C. 7401-7671g) and the Federal Water Pollution Control # 1387).	reimburse the Department for an or securing any applicable permit in excess of \$150,000, a provision s issued pursuant to the Clean A
	b.	The Department shall not be obligated or liable hereunder to any indi Agreement.	vidual or entity not a party to th
	c.	In no event shall the making by the Department of any payment to the R as a waiver by the Department of any breach of covenant or any defaul of the Recipient and the making of such payment by the Department, wh exist, shall in no way impair or prejudice any right or remedy available such breach or default.	It which may then exist on the pa ile any such breach or default sha
	d.	If any provision of this Agreement is held invalid, the remainder of this A such an instance, the remainder would then continue to conform to applicable law.	greement shall not be affected. the terms and requirements
	8.	By execution of the Agreement, the Recipient represents that it has not any bonus or commission for the purpose of obtaining an approval hereunder.	
	f.	Nothing in the Agreement shall require the Recipient to observe or enform or perform any act or do any other thing in contravention of any applicab of the Agreement violate any applicable state law, the Recipient will at or in order that appropriate changes and modifications may be made by the the end that the Recipient may proceed as soon as possible with the Pro-	le state law. If any of the provision nce notify the Department in writin e Department and the Recipient
	g.	In the event that this Agreement involves constructing and equipping of to to the Department for approval all appropriate plans and specifica Department will review all plans and specifications and will issue to the any approved portions of the Project and comments or recommendation Project deemed appropriate. After resolution of these comment Department's satisfaction, the Department will issue to the Recipient a w of the Project. Failure to obtain this written approval shall be suffic Department.	tions covering the Project. The Recipient a written approval witten approval witten source of the so
	h.	Upon completion of right-of-way activities on the Project, the Recipier applicable federal and state requirements. Certification is required prior for or solicitation of bids for construction of the Project, including if no rig	r to authorization for advertiseme
	i.	The Recipient will certify in writing, prior to Project closeout that the Pro with applicable plans and specifications, is in place on the Recipien Recipient's name, and the Project is accepted by the Recipient as suita	t's facility, adequate title is in t
	j.	The Recipient agrees that no federally-appropriated funds have been p of the Recipient, to any person for influencing or attempting to influen federal agency, a Member of Congress, an officer or employee of Cong of Congress in connection with the awarding of any federal contract, th	ice any officer or employee of a gress or an employee of a Memb

DocuSign Envelope (D: 3	15338999-4775-4860-AE45-6FA05C7748F2	ontract No. CM3118
	STATE OF REORIDA DEPARTMENT OF TRANSPORTATION	525-010-40 PROGRAM MANAGEMENT OCC:00C-05/21 Page 13 of 13
	making of any federal loan, the entering into of any cooperative agreement, a renewal, amendment or modification of any federal contract, grant, loan or funds other than federally-appropriated funds have been paid by the Recipie or attempting to influence an officer or employee of any federal agency, a M or employee of Congress or an employee of a Member of Congress in connundersigned shall complete and submit Standard Form-LLL, "Disclosure accordance with its instructions. The Recipient shall require that the language in the award documents for all subawards at all tiers (including subcontrunder grants, loans, and cooperative agreements) and that all subrecipi accordingly. No funds received pursuant to this contract may be expended figuration for a state agency.	cooperative agreement. If any ant to any person for influencing Member of Congress, an officer rection with this Agreement, the Form to Report Lobbying," in ge of this paragraph be included acts, subgrants, and contracts ents shall certify and disclose
k.	The Recipient may not permit the Engineer of Record to perform Constructi services on the Project.	on, Engineering and Inspection
L.	The Recipient shall comply with all applicable federal guidelines, procedu time a review conducted by Department and or FHWA reveals that the procedures, and regulations were not followed by the Recipient and FHWA funds, the Recipient will be responsible for repayment to the Department terms of this Agreement.	applicable federal guidelines, requires reimbursement of the
m.	The Recipient shall:	
	<ol> <li>utilize the U.S. Department of Homeland Security's E-Verify sys eligibility of all new employees hired by Recipient during the term of</li> </ol>	
	ii. expressly require any contractor and subcontractors performin pursuant to the state contract to likewise utilize the U.S. Departm Verify system to verify the employment eligibility of all new employ during the contract term.	ient of Homeland Security's E-
n.	This Agreement may be executed in one or more counterparts, each of white but all of which shall constitute the same Agreement. A facsimile or Agreement with a signature on behalf of a party will be legal and binding or	electronic transmission of this
0.	The Parties agree to comply with s.20.055(5), Florida Statutes, and to including obligation to comply with s.20.055(5), Florida Statutes.	orporate in all subcontracts the
	If the Project is procured pursuant to Chapter 255 for construction services a solicitation for the Project 50 percent or more of the cost of the Project is to I funds, then the Recipient must comply with the requirements of Section 255	be paid from state-appropriated
18. Exhibi		
a.	Exhibits "A", "B", "C", "D", "E" and "F" are attached to and incorporate	d into this Agreement.
b.	If this Project includes Phase 58 (construction) activities, then Exhib attached and incorporated into this Agreement.	it "G", FHWA FORM 1273, is
c.	Atternative Advance Payment Financial Provisions are used on this Project is used on this Project, then <b>Exhibit</b> "H", Alternative Advance Payment F and incorporated into this Agreement.	ct. If an Alternative Pay Method inancial Provisions, is attached
d.	State funds are used on this Project. If state funds are used on this I Funds Addendum, is attached and incorporated into this Agreement. Assistance (Florida Single Audit Act), is attached and incorporated into this	Exhibit "J", State Financial
<b>9</b> ,	This Project utilizes Advance Project Reimbursement. If this Pro Reimbursement, then Exhibit "K", Advance Project Reimbursement is atta Agreement.	oject utilizes Advance Project ached and incorporated into this

DocuSign Envelope ID: 35	5338999-4775-4860-AE45-6FA05C7748F2	Contract No. CM3118
	STATE OF HORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM AGREEMENT	S25-010-40 PROGRAM MANAGEMENT OGC/COOC-D5/21 Page 14 of 15
f.	This Project includes funding for landscaping. If this Project include Exhibit "L", Landscape Maintenance, is attached and incorporated into the	es funding for landscaping, then this Agreement.
g.	This Project includes funding for a roadway lighting system. If the Pro- lighting system, Exhibit "M", Roadway Lighting Maintenance is atta Agreement.	ject includes funding for roadway ched and incorporated into this
	This Project includes funding for traffic signals and/or traffic signal funding for traffic signals and/or traffic signals systems, Exhibit "N", Traffi and incorporated into this Agreement.	
	A portion or all of the Project will utilize Department right-of-way and, the Conditions of Construction in Department Right-of-Way, is attached and it	
j.	The following Exhibit(s) are attached and incorporated into this Agree	ment:
k.	<ul> <li>Exhibit and Attachment List</li> <li>Exhibit A: Project Description and Responsibilities</li> <li>Exhibit B: Schedule of Financial Assistance</li> <li>Exhibit C: Title VI Assurances</li> <li>Exhibit D: Recipient Resolution</li> <li>Exhibit F: Contract Payment Requirements</li> <li>Exhibit F: Contract Payment Requirements</li> <li>Exhibit I: State Financial Assistance (Florida Single Audit Act)</li> <li>Exhibit I: State Financial Assistance (Florida Single Audit Act)</li> <li>Exhibit I: State Financial Assistance (Florida Single Audit Act)</li> <li>Exhibit I: State Financial Assistance (Florida Single Audit Act)</li> <li>Exhibit I: State Financial Assistance (Florida Single Audit Act)</li> <li>Exhibit I: Landscape Maintenance</li> <li>Exhibit I: Landscape Maintenance</li> <li>Exhibit I: Traffic Signal Maintenance</li> <li>Exhibit O: Terms and Conditions of Construction in Department Right-or</li> <li>Additional Exhibit(s):</li> <li>Indicates that the Exhibit is only attached and Incorporated If appli</li> </ul>	(-Way

DocuSign Envelope ID: 35338999-4775-4860-AE45-6FA05C7748F2	Contract No. CM3118
	IDA DEPARTMENT OF TRANSPORTATION 525-010-40 PROGRAM AAGREEMENT 0GC/00C-0521 Page 15 of 15
IN WITNESS WHEREOF, the parties have executed t	his Agreement on the day and year written above.
By: Name: Aaron C. Bell Title: Chairman	STATE OF FLORIDA: DEPARTMENT OF TRANSPORTATION By: Name: Greg Evans Title: District 2 Secretary
	Legal Review: Docusigned by: Angela frensel OB4237001700402

DocuSign En velope ID: 35338999-4775-480 Ar: Form \$25-010-40A	60-AE 45-6FA05C7748F2 STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM AGREEMEN	Contract No. CM3118 525-011-0A PROGRAM MANAGEMENT 35/21
	EXHIBIT A	
	PROJECT DESCRIPTION AND RESPONSIBIL	ITIES
	FPN: 44	\$1214-1-58-01 & 68-02
This exhibit forms an integral p	art of the Agreement between the State of Florida, De	
Nassau County (the Recipient		
PROJECT LOCATION:		
The project is on the Nation	al Highway System.	
The project is on the State I	Highway System.	
PROJECT LENGTH AND MILI	E POST LIMITS: 7.803 Miles; MP 7.489 to MP 15.292	
	El oversight and construction of safety improvements to ) CR 108 from CR 115 (Bay Road) to CR 121A (Mic	
SPECIAL CONSIDERATIONS	BY RECIPIENT:	
	rovide a copy of the design plans for the Department , and notify the Department prior to commencement of	
The Recipient shall commence accordance with the following s	e the project's activities subsequent to the execution of schedule:	t this Agreement and shall perform in
d) Right-of-Way to be c	ted by N/A ments identified and provided to the Department by N/ ertified by N/A t to be let by 7/31/2022	Α.
If this schedule cannot be met subject to the withdrawal of fur	, the Recipient will notify the Department in writing wit iding.	h a revised schedule or the project is
SPECIAL CONSIDERATIONS Nassau County will be managi Department.	BY DEPARTMENT: ng a Construction, Engleering and Inspection (CEI) co	ntract that has been procured by the
	Page 1 of 1	

		FELORIDA DEPARTMENT OF TRANS			ntract No. CM31	.18 525-011-0 PROGRAM MANAGEMEN
						8/2 Page 1 of
		EXHIBIT B		_		
DEOIS		E OF FINANCIAL AS	SISTANCE			
-	PIENT NAME & BILLING ADDRESS:				AL PROJECT N	JMBER:
96161	Nassau Place			44   2   4-	1-58-01 & 68-02	
Yulee,	, Florida 32097					
L						
			MAXIMUI		PATION	
		(1)				
F	PHASE OF WORK By Fiscal Year	TOTAL PROJECT FUNDS	(2) LOCAL F	UNDS	(3) STATE FUNDS	(4) FEDERAL F
Design-	Phase 38					
FY: FY:	(Insert Program Name) (Insert Program Name)	\$	\$		s	\$ \$
FY:	(Insert Program Name)	s	s		S	s
	Total Design Cos	st \$ 0.00	\$ 0.00		\$ 0.00	\$ 0.00
	-Way- Phase 48					
FY: FY:	(Insert Program Name) (Insert Program Name)	<u>s</u>	\$ \$		\$ \$	\$ \$
FY:	(Insert Program Name)	s	\$		S	\$
	Total Right-of-Way Cos	st \$ 0.00	\$ 0.00		\$ 0.00	\$ 0.00
	ction- Phase 58					
FY: 202 FY:	(Insert Program Name)	\$ <u>3.001.037.00</u> \$	\$ \$		\$ \$	\$ <u>3,001,037</u> \$
FY:	(Insert Program Name)	\$	\$		<u>s</u>	5
	Total Construction Cos	it \$ 3,001,037.00	\$ 0.00		\$ 0.00	\$ 3,001,037
	ction Engineering and Inspection (CEI)- Phase 68					
	1-2022 (ACSS)	\$ 45,016.00	S		\$	\$ 45.016.00
			1 \$		15	15
FY: 202 FY: FY:	(Insert Program Name) (Insert Program Name)	\$ \$	\$ \$		\$ \$	\$ \$
FY:	(Insert Program Name)	\$ \$				\$
FY: FY: (Insert P	(Insert Program Name) (Insert Program Name) Total CEI Cos hase)	\$ \$	\$		\$	\$
FY: FY: (Insert P FY:	(Insert Program Name) (Insert Program Name) Total CEI Cos (Insert Program Name)	\$ \$ st \$ 45,016.00	\$ \$ 0.00		\$ \$_0.00	\$
FY: FY: (Insert P	(Insert Program Name) (Insert Program Name) Total CEI Cos hase)	\$ \$	\$		\$	\$ \$ 45,016.00 \$
FY: FY: (Insert P FY: FY:	(Insert Program Name) (Insert Program Name) Total CEI Cos (Insert Program Name) (Insert Program Name) (Insert Program Name)	\$ \$ 45,016.00 \$ \$ \$	\$ \$ 0.00 \$		\$ \$ 0.00 \$	\$ \$ 45,016.00 \$
FY: FY: (Insert P FY: FY:	(Insert Program Name) (Insert Program Name) Total CEI Cos (Insert Program Name) (Insert Program Name) (Insert Program Name)	\$ \$ 45,016.00 \$ \$ \$ 0.00	\$ \$ 0.00 \$ \$ \$ \$		\$ \$ \$	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ 0.00
FY: FY: FY: FY: FY: FY: COST A	(Insert Program Name) (Insert Program Name) (Insert Program Name) (Insert Program Name) (Insert Program Name) (Insert Program Name) Total Phase Cost TOTAL COST OF THE PROJEC NALYSIS CERTIFICATION AS REQUIRED BY SEC	\$\$ \$ 45,016.00 \$	\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00 TATUTES:		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$45,016.00 \$ \$ \$ \$ 0.00 \$3,046,055
FY: FY: FY: FY: FY: FY: COST A I certify 1	(Insert Program Name) (Insert Program Name) Total CEI Cos (Insert Program Name) (Insert Program Name) (Insert Program Name) Total Phase Cost TOTAL COST OF THE PROJEC	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$45,016.00 \$ \$ \$ \$ 0.00 \$3,046,053
FY: FY: FY: FY: FY: FY: COST A I certify 1	(Insert Program Name) (Insert Program Name) Total CEI Cos (Insert Program Name) (Insert Program Name) (Insert Program Name) (Insert Program Name) Total Phase Cost TOTAL COST OF THE PROJEC NALYSIS CERTIFICATION AS REQUIRED BY SEC that the cost for each line item budget category has 216.3475, F.S. Documentation is on file evidencing th	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$45,016.00 \$ \$ \$ \$ 0.00 \$3,046,053
FY: FY: FY: FY: FY: COST A I certify t Section : Xim E <sup>1</sup> Amy R	(Insert Program Name) (Insert Program Name) Total CEI Cos (Insert Program Name) (Insert Program Name) (Insert Program Name) (Insert Program Name) Total Phase Cost TOTAL COST OF THE PROJEC NALYSIS CERTIFICATION AS REQUIRED BY SEC that the cost for each line item budget category has 216.3475, F.S. Documentation is on file evidencing th vans Oberson	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
FY: FY: FY: FY: FY: FY: COST A L certify I Section 2 K îm E <sup>1</sup> Amy R	(Insert Program Name) (Insert Program Name) Total CEI Cost (Insert Program Name) (Insert Program Name) (Insert Program Name) (Insert Program Name) Total Phase Cost TOTAL COST OF THE PROJEC NALYSIS CERTIFICATION AS REQUIRED BY SEC that the cost for each line item budget category has 216.3475, F.S. Documentation is on file evidencing th vans Oberson Grant Manager Name	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
FY: FY: FY: FY: FY: FY: FY: FY:	(Insert Program Name) (Insert Program Name) Total CEI Cos (Insert Program Name) (Insert Program Name) (Insert Program Name) (Insert Program Name) Total Phase Cost TOTAL COST OF THE PROJEC NALYSIS CERTIFICATION AS REQUIRED BY SEC that the cost for each line item budget category has 216.3475, F.S. Documentation is on file evidencing th vans Oberson	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
FY: FY: FY: FY: FY: FY: FY: FY:	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$45,016.00 \$ \$ \$ \$ 0.00 \$3,046,053
FY: FY: FY: FY: FY: FY: FY: COST A I certify I Section I Kim E District C District C C	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$45,016.00 \$ \$ \$ \$ 0.00 \$3,046,053
FY: FY: FY: FY: FY: FY: FY: COST A I certify I Section I Kim E District C District C C	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$45,016.00 \$ \$ \$ \$ 0.00 \$3,046,053
FY: FY: FY: FY: FY: FY: FY: COST A I certify I Section I Kim E District C District C C	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
FY: FY: FY: FY: FY: FY: FY: COST A I certify I Section I Kim E District C District C C	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
FY: FY: FY: FY: FY: FY: FY: COST A I certify I Section I Kim E District C District C C	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
FY: FY: FY: FY: FY: FY: FY: COST A I certify I Section I Kim E District C District C C	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$45,016.00 \$ \$ \$ \$ 0.00 \$3,046,053
FY: FY: FY: FY: FY: FY: FY: COST A I certify I Section I Kim E District C District C C	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
FY: FY: FY: FY: FY: FY: FY: COST A I certify I Section I Kim E District C District C C	(Insert Program Name) (Insert Program Name)	\$	\$     \$ 0.00     \$		\$ \$ 0.00 \$ \$ \$ 0.00 \$ 0.00	\$ \$ 45,016.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

Е

DocuSign Envelope ID: 35338	1999-4775-4860-AE 45-6FA05C7748F2 Contract No. CM3118	
Ait form 525-010-40C	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION	525-011-0C PROGRAM MANAGEMENT 05/21 Page 1 of 2
	EXHIBIT C	
	TITLE VI ASSURANCES	
	e performance of this contract, the consultant or contractor, for itself, its assignees and successors in ereinafter collectively referred to as the "contractor") agrees as follows:	
(1.)	<b>Compliance with REGULATIONS:</b> The contractor shall comply with the Regulations relative to nondiscrimination in federally-assisted programs of the U.S. Department of Transportation (hereinafter, "USDOT") <i>Title 49, Code of Federal Regulations, Part 21,</i> as they may be amended from time to time, (hereinafter referred to as the <i>REGULATIONS</i> ), which are herein incorporated by reference and made a part of this contract.	7. 9
(2.)	Nondiscrimination: The Contractor, with regard to the work performed by it during the contract, shall not discriminate on the basis of race, color, national origin, or sex in the selection and retention of sub- contractors, including procurements of materials and leases of equipment. The contractor shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the <b>REGULATIONS</b> , including employment practices when the contract covers a program set forth in Appendix B of the <b>REGULATIONS</b> .	- t
(3.)	Solicitations for Sub-contractors, including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by the contractor for work to be performed under sub-contract, including procurements of materials or leases of equipment, each potential sub-contractor or supplier shall be notified by the contractor of the contractor's obligations under this contract and the <b>REGULATIONS</b> relative to nondiscrimination on the basis of race, color, national origin, or sex.	
(4.)	Information and Reports: The contractor shall provide all information and reports required by the <i>REGULATIONS</i> or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the <i>Florida Department of Transportation or the Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, and Federal Motor Carrier Safety Administration to be pertinent to ascertain compliance with such <i>REGULATIONS</i>, orders and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish this information the contractor shall so certify to the <i>Florida Department of Transportation</i>, or the <i>Federal Highway Administration, Federal Administration</i>, <i>Federal Administration</i>, <i>Federal Administration</i>, and high and the sources of another who fails or refuses to furnish this information the contractor shall so certify to the <i>Florida Department of Transportation</i>, or the <i>Federal Highway Administration</i>, <i>Federal Transit Administration</i>, <i>Federal Administration</i>, or <i>Federal Highway Administration</i>, and shall set forth what efforts it has made to obtain the information.</i>	
(5.)	Sanctions for Noncompliance: In the event of the contractor's noncompliance with the nondiscrimination provisions of this contract, the Florida Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, or	ł

ocuSign Envelope ID: 35	
	338999-4775-4860-AE 45-6FA05C7748F2 Contract No. CM9146-0C Program WWAGNENT DS21 Page 2 of 2
	Federal Motor Carrier Safety Administration may determine to be appropriate, including, but not limited
	to: 8. withholding of payments to the contractor under the contract until the contractor
	complies, and/or
	D. cancellation, termination or suspension of the contract, in whole or in part.
(6.)	<b>Incorporation of Provisions:</b> The contractor shall include the provisions of paragraphs (1) through (7) in every sub-contract, including procurements of materials and leases of equipment, unless exempt by the <b>REGULATIONS</b> , or directives issued pursuant thereto. The contractor shall take such action with respect to any sub-contract or procurement as the <i>Florida Department of Transportation</i> or the <i>Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, or Federal Highway Administration may</i> direct as a means of enforcing such provisions including sanctions for noncompliance, provided, however, that, in the event a contractor becomes involved in, or is threatened with, litigation with a sub-contractor or supplier as a result of such direction, the contractor may request the <i>Florida Department of Transportation</i> , and, in addition, the contractor may request the United States to enter into such litigation to protect the interests of the United States.
(7.)	<b>Compliance with Nondiscrimination Statutes and Authorities</b> : Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq., 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin); and 49 CFR Part 21; The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects); Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 et seq.), (prohibits discrimination on the basis of sex); Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 et seq.), as amended, (prohibits discrimination on the basis of sex); Section 504, of the seq.), (prohibits discrimination on the basis of seq); Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex); The Civil Rights Restoration Act of 1967, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expending the definition of the terms 'programs or activities' to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not); Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (24 U.S.C. § 1213) – 12189) as implemented by Department of Transportation regulations at 49 C.F.R. parts 37 and 38; The Federal Aution Administration's Non-discrimination stutue (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex); Executive Order 12898, Federal Actions to Address Environmen

DocuSign En velope ID: 35338999-4775-4860-	AE 45-6FA05C7748F2	Contract No. CM3118
At Form \$25-010-400	STATE OF FLORIDA DEPARTMENT OF TRANSPOR LOCAL AGENCY PROGRAM AGE	ITATION 525-0*1-00 REEMENT PROGRAM MANAGEMENT 0521 Page 1 of 7
	EXHIBIT D	
	RECIPIENT RESOLUTION	
The Recipient's Resolution Agreement.	n authorizing entry into this Agreement is a	tached and incorporated into this

#### EXHIBIT "C" Cont'd Executed LAP Agreement

DocuSign Envelope ID: 35338999-4775-4860-AE45-6FA05C7748F2

#### RESOLUTION NO. 2022-03

#### A RESOLUTION AUTHORIZING THE EXECUTION OF THE AGREEMENT BETWEEN THE STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION AND THE BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY, FLORIDA

WHEREAS, the County Engineer has recommended that the Board of County Commissioners of Nassau County, Florida, execute a Local Agency Program Agreement between the State of Florida Department of Transportation and Nassau County, Florida regarding the construction and Construction Engineering Inspection of safety improvements on CR 108 from CR 115 (Bay Road) to CR 121A (Middle Road) (Financial Project ID No. 441214-1-58-01);

NOW, THEREFORE, BE IT RESOLVED, this <u>10th</u> day of <u>January</u>, 2022, by the Board of County Commissioners of Nassau County, Florida as follows:

 The Local Agency Program Agreement between the State of Florida Department of Transportation and Nassau County is hereby approved, and the Chairman is authorized to execute said agreement.

CERTIFIED TRUE COPY 144 GFFICIO, Clerk of the Board of County Comm. Nassau County, Florida Skather The 1J

DocuSign Envelope ID: 35338999-4775-4860-AE 45-6FA05C7748F2 Resolution No. 2022-03 BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA Aaron C. Bell, Chairman Attest as to Chairman's Approved as to form by the Nassau County Attorney: Signature: Michael S. Mullin John A Crawford

	ign Envelope ID: 3533899	9-4775-4860-AE45-6FA05C7748F2 Co	ntract No. CM3118
EXHIBIT E FEDERAL FINANCIAL ASSISTANCE (SINGLE AUDIT ACT) FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE AS FOLLOWS: CFDA NII: 20205 CFDA TIII: Highway Planning and Construction Federal-Aid Highway Program, Federal Lands Highway Program Forda Deprogram Fito: Federal-Aid Highway Program, Federal Lands Highway Program Fito: Federal Aid Highway Program, Federal Lands Highway Program Forda Case Fito: Federal Resources Awards Fito: Federal Fito: No Fito: Sources Awards Program Intext-tito: Federal Aid Requirements for Federal Awards Fito: Jouwwe edr. gov/cou-bin/text-tito: Program Fito: Jouwwe edr. gov/cou-bin/text-tito: Program Fito: Jouwwe edr. gov/cou-bin/text-tito: Program Intext States Code Fito: Jouscode: house gov/browse/prelim@ittle0498edition=prelim Federal Highway Administration – Florida Division Fito: Jouwwe addi gov/fidv: Federal Funding Accountability and Transparency Act (FFATA) Sub-eward Reporting System (FSRS)	I Form \$25-010-40E		525-011 PROGRAM MANAGEME 05
FEDERAL FINANCIAL ASSISTANCE (SINGLE AUDIT ACT)         FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE AS FOLLOWS:         CFDA NO:       20.205         CFDA TTIM:       Highway Planning and Construction Exederal-Aid Highway Program, Federal Lands Highway Program         CFDA Program       https://beta.sam.gov/fal/10937263166:3409a8e5014c75f56f2c6/view?keywords=20.205&sort=.         Awarding       Florida Department of Transportation         Awarding Florida Department of Transportation       Awarding         Award arount:       \$3,046,053.00         Awarding For No       Rai:         BOE       NiA         Rate:       FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE FOLLOWING:         2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards         http://www.ecfr.gov/cqi-bin/text-idx?node=2:11.2.2.1         FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE FOLLOWING:         Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@ittle23&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         thtp://www.epa.gov/fdsvspkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fnwa.dot.gov/fdw/         Federal Highway Administration – Florid			Page 10
CFDA No.: 20.205 CFDA Title: Highway Planning and Construction Federal-Aid Highway Program, Federal Lands Highway Program CFDA Program https://beta.sam.gov/fal/1093726316c3409a8e5014c75f5ef2c6tview?keywords=20.205&sort= Site: relevance&indexrecfda&is_active=true&page=1 Award Amount: \$2,046,053.00 Awarding Florida Department of Transportation Agency: Award is for No R&D: Indirect Cost N/A Rate: FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE FOLLOWING: 2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards http://www.ecfr.gov/cgi-bin/text-idx?node=2:1.1.2.2.1 FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE FOLLOWING: Title 23 – Highways, United States Code http://uscode.house.gov/browse/prelim@Utitle23&edition=prelim Title 49 – Transportation, United States Code http://uscode.house.gov/browse/prelim@Utitle3&edition=prelim Map-21 – Moving Ahead for Progress in the 21 <sup>st</sup> Century, Public Law 112-141 http://www.gpo.gov/fdsys/skg/PLAW-112publ141/pdf/PLAW-112publ141.pdf Federal Highway Administration – Florida Division http://www.fhwa.dot.gov/fdsys/skg/PLAW-112publ141/pdf/PLAW-112publ141.pdf Federal Highway Administration – Florida Division http://www.fhwa.dot.gov/fdsys.pstem (FSRS)			
CFDA Title:       Highway Planning and Construction Federal-Aid Highway Program, Federal Lands Highway Program CFDA Program         CFDA Program       http://beta.sam.gov/fai/10937263162:409386e50/4c75f5ef2c6/view?keywords=20.205&sort=- Site: relevance&index=cfda&is active=true&page=1         Award Amount:       \$3,046,053.00         Award Amount:       \$3,046,053.00         Award Amount:       \$3,046,053.00         Award Amount:       \$3,046,053.00         Award Sister       No         R&D:       Indirect Cost         Indirect Cost       N/A         Rate:       FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE FOLLOWING:         2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards         http://www.ecfr.gov/cgi-bin/text-idx?node=2:11.12.2.1         FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE FOLLOWING:         Title 23 – Highways, United States Code http://uscode.house.gov/browse/prelim@ittle43&edition=prelim         Title 49 – Transportation, United States Code http://uscode.house.gov/browse/prelim@ittle43&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141 http://www.goo.gov/fdsys;pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division http://www.fhwa.dot.gov/fldw/         Federal Hunding Accountability and Transparency Act (FFATA) Sub-award Reporting S	FEDERAL RESC	DURCES AWARDED PURSUANT TO THIS AGREEMENT ARE AS F	OLLOWS:
Federal-Aid Highway Program, Federal Lands Highway Program https://beta.sam.gov/fal/1093726316c3409a8e50f4c75f5ef2c6iview?keywords=20.205&sort=- Site: relevance&index=cfda&is_active=true&page=1 Award Amount: \$3,046,053.00 Awarding Florida Department of Transportation Agency: Award is for No R&D: Indirect Cost N/A Rate: FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE FOLLOWING: 2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards http://www.ecfr.gov/cgi-bin/text-idx?node=2:1.1.2.2.1 FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE FOLLOWING: Title 23 – Highways, United States Code http://uscode.house.gov/browse/prelim@ittle23&edition=prelim Title 49 – Transportation, United States Code http://uscode.house.gov/forowse/prelim@ittle49&edition=prelim Map-21 – Moving Ahead for Progress in the 21 <sup>st</sup> Century, Public Law 112-141 http://www.fbwa.dot.gov/fdiy/ Federal Highway Administration – Florida Division http://www.fbwa.dot.gov/fdiy/ Federal Highway Administration – Florida Division http://www.fbwa.dot.gov/fdiy/ Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	CFDA No.:	20.205	
Site:       relevance@index=cfda&is_active=true&page=1         Award Amount:       \$3,046,053.00         Awarding       Florida Department of Transportation         Agency:       Award is for         No       R&D:         Indirect Cost       N/A         Rate:       PEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE         FOLLOWING:       2         2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards         http://www.ecfr.gov/cgi-bin/text-idx?node=2:1.1.2.2.1         PEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE         FOLLOWING:         Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         http://uscode.house.gov/flowse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         http://www.gpo.gov/fdsys:pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldw/         Federal Funding Accountability and Transparency Act (FFATA) Sub-a		Federal-Aid Highway Program, Federal Lands Highway Program	
Awarding       Florida Department of Transportation         Agency:       Avardis for No         R&D:       Indirect Cost N/A         Rate:       FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE         FOLLOWING:       2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards         Awards       http://www.ecfr.gov/cgi-bin/text-idx?node=2:1.1.2.2.1         FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE         FOLLOWING:         Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldw/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	Site:	https://beta.sam.gov/fal/1093726316c3409a8e50f4c75f5ef2c6/view?keyw relevance&index=cfda&is_active=true&page=1	ords=20.205&sort=-
Award is for       No         R&D:       Indirect Cost         Indirect Cost       N/A         Rate:       FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE         FOLLOWING:       2         2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal         Awards       http://www.ecfr.gov/cgi-bin/text-idx?node=2:1.1.2.2.1         FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE         FOLLOWING:         Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         http://www.dpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fdw/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	Awarding		
Indirect Cost N/A Rate: FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE FOLLOWING: 2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards http://www.ecfr.gov/cqi-bin/text-idx?node=2:1.1.2.2.1 FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE FOLLOWING: Title 23 – Highways, United States Code http://uscode.house.gov/browse/prelim@title23&edition=prelim Title 49 – Transportation, United States Code http://uscode.house.gov/browse/prelim@title49&edition=prelim Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141 http://www.gpo.gov/fdsys:pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf Federal Highway Administration – Florida Division http://www.fhwa.dot.gov/fldsy: Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	Award is for	No	
FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJECT TO THE         2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards         http://www.ecfr.gov/cgi-bin/text-idx?node=2:1.1.2.2.1         FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE         FOLLOWING:         Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21st Century, Public Law 112-141         http://www.gpo.gov/fdsys:pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldiv/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	Indirect Cost	N/A	
FOLLOWING:         2 CFR Part 200 – Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards         http://www.ecfr.gov/cqi-bin/text-idx?node=2:1.1.2.2.1         FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE FOLLOWING:         Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21st Century, Public Law 112-141         http://www.qpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldiv/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)		URCES AWARDED PURSUANT TO THIS AGREEMENT ARE SUBJ	ECT TO THE
Awards http://www.ecfr.gov/cgi-bin/text-idx?node=2:1.1.2.2.1 FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE FOLLOWING: Title 23 – Highways, United States Code http://uscode.house.gov/browse/prelim@title23&edition=prelim Title 49 – Transportation, United States Code http://uscode.house.gov/browse/prelim@title49&edition=prelim Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141  http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf Federal Highway Administration – Florida Division  http://www.fhwa.dot.gov/fldiv/ Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)			
http://www.ecfr.gov/cqi-bin/text-idx?node=2:1.1.2.2.1         FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO BE SUBJECT TO THE FOLLOWING:         Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldiv/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)		Uniform Administrative Requirements, Cost Principles & Audit Require	ments for Federal
FOLLOWING:         Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21** Century, Public Law 112-141         http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldiv/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)		v/cgi-bin/text-idx?node=2:1.1.2.2.1	
Title 23 – Highways, United States Code         http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldiv/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	FEDERAL RESO	URCES AWARDED PURSUANT TO THIS AGREEMENT MAY ALSO	BE SUBJECT TO THE
http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldiv/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	FOLLOWING:		
http://uscode.house.gov/browse/prelim@title23&edition=prelim         Title 49 – Transportation, United States Code         http://uscode.house.gov/browse/prelim@title49&edition=prelim         Map-21 – Moving Ahead for Progress in the 21* Century, Public Law 112-141         http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf         Federal Highway Administration – Florida Division         http://www.fhwa.dot.gov/fldiv/         Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	Title 23 – Highway	vs. United States Code	
http://uscode.house.gov/browse/prelim@title49&edition=prelim Map-21 – Moving Ahead for Progress in the 21 <sup>st</sup> Century, Public Law 112-141 http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf Federal Highway Administration – Florida Division http://www.fhwa.dot.gov/fldiv/ Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)			
Map-21 – Moving Ahead for Progress in the 21 <sup>st</sup> Century, Public Law 112-141 http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf Federal Highway Administration – Florida Division http://www.fhwa.dot.gov/fldiv/ Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)			
http://www.gpo.gov/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf Federal Highway Administration – Florida Division http://www.fhwa.dot.gov/fldiv/ Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	Map-21 - Moving	Ahead for Progress in the 21* Century, Public Law 112-141	
http://www.fhwa.dot.gov/fldiv/ Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)	http://www.gpo.go	v/fdsys/pkg/PLAW-112publ141/pdf/PLAW-112publ141.pdf	
			stem (FSRS)

#### EXHIBIT "C" Cont'd Executed LAP Agreement

DocuSign Envelope ID: 35338999-4775-4860-AE 45-6FA05C7748F2 Contract No. CM3118 Alt Form 525-010-40F STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM AGREEMENT **EXHIBIT F CONTRACT PAYMENT REQUIREMENTS** Florida Department of Financial Services, Reference Guide for State Expenditures **Cost Reimbursement Contracts** Invoices for cost reimbursement contracts must be supported by an itemized listing of expenditures by category (salary, travel, expenses, etc.). Supporting documentation shall be submitted for each amount for which reimbursement is being claimed indicating that the item has been paid. Documentation for each amount for which reimbursement is being claimed must indicate that the item has been paid. Check numbers may be provided in lieu of copies of actual checks. Each piece of documentation should clearly reflect the dates of service. Only expenditures for categories in the approved agreement budget may be reimbursed. These expenditures must be allowable (pursuant to law) and directly related to the services being provided. Listed below are types and examples of supporting documentation for cost reimbursement agreements: Salaries: Timesheets that support the hours worked on the project or activity must be kept. A payroll register, or similar documentation should be maintained. The payroll register should show gross salary charges, fringe benefits, other deductions and net pay. If an individual for whom reimbursement is being claimed is paid by the hour, a document reflecting the hours worked times the rate of pay will be acceptable. Fringe benefits: Fringe benefits should be supported by invoices showing the amount paid on behalf of the employee, e.g., insurance premiums paid. If the contract specifically states that fringe benefits will be based on a specified percentage rather than the actual cost of fringe benefits, then the calculation for the fringe benefits amount must be shown. Exception: Governmental entities are not required to provide check numbers or copies of checks for fringe benefits. Travel: Reimbursement for travel must be in accordance with s. 112.061, F.S., which includes submission of the claim on the approved state travel voucher along with supporting receipts and invoices. Other direct costs: Reimbursement will be made based on paid invoices/receipts and proof of payment processing (cancelled/processed checks and bank statements). If nonexpendable property is purchased using state funds, the contract should include a provision for the transfer of the property to the State when services are terminated. Documentation must be provided to show compliance with DMS Rule 60A-1.017, F.A.C., regarding the requirements for contracts which include services and that provide for the contractor to purchase tangible personal property as defined in s. 273.02, F.S., for subsequent transfer to the State. Indirect costs: If the contract stipulates that indirect costs will be paid based on a specified rate, then the calculation should be shown. Indirect costs must be in the approved agreement budget and the entity must be able to demonstrate that the costs are not duplicated elsewhere as direct costs. All indirect cost rates must be evaluated for reasonableness and for allowability and must be allocated consistently.

DocuSign Envelope ID: 35338999-4775-4860-AE45-6FA05C7748F2

Contracts between state agencies may submit alternative documentation to substantiate the reimbursement request, which may be in the form of FLAIR reports or other detailed reports.

The Florida Department of Financial Services, online Reference Guide for State Expenditures can be found at this web address https://www.myfloridacfo.com/Division/AA/Manuals/documents/ReferenceGuideforState Expenditures.pdf.

# **Executed LAP Agreement** Contract No. CM3118 S25-011-0G PROGRAM MANAGEMENT 05/21 Page 1 of 1 DocuSign Envelope ID: 35338999-4775-4860-AE45-6FA05C7748F2 Alt Form 525-010-40G STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM AGREEMENT **EXHIBIT G** FHWA FORM 1273 FEDERAL RESOURCES AWARDED PURSUANT TO THIS AGREEMENT ARE AS FOLLOWS: LEGAL REQUIREMENTS AND RESPONSIBILITY TO THE PUBLIC - COMPLIANCE **WITH FHWA 1273.** The FHWA-1273 version dated May 1, 2012 is appended in its entirety to this Exhibit. FHWA-1273 may also be referenced on the Department's website at the following URL address: http://www.fhwa.dot.gov/programadmin/contracts/1273/1273.pdf Sub-recipients of federal grants awards for Federal-Aid Highway construction shall take responsibility to obtain this information and comply with all provisions contained in FHWA-1273.

EXHIBIT "C" Cont'd

#### EXHIBIT "C" Cont'd Executed LAP Agreement

DocuSign Envelope ID: 35338999-4775-4860-AE45-6FA05C7748F2

#### RESOLUTION NO. 2022-03

#### A RESOLUTION AUTHORIZING THE EXECUTION OF THE AGREEMENT BETWEEN THE STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION AND THE BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY, FLORIDA

WHEREAS, the County Engineer has recommended that the Board of County Commissioners of Nassau County, Florida, execute a Local Agency Program Agreement between the State of Florida Department of Transportation and Nassau County, Florida regarding the construction and Construction Engineering Inspection of safety improvements on CR 108 from CR 115 (Bay Road) to CR 121A (Middle Road) (Financial Project ID No. 441214-1-58-01);

NOW, THEREFORE, BE IT RESOLVED, this 10th day of January \_\_\_\_\_, 2022, by the Board of County Commissioners of Nassau County, Florida as follows:

 The Local Agency Program Agreement between the State of Florida Department of Transportation and Nassau County is hereby approved, and the Chairman is authorized to execute said agreement.

A CERTIFIED TRUE COPY

ry buttle me

KIN CL. Church a Col EXOFFICIO, Clerk of the Board of County Comm. Nassau County, Florida



Executed	LAP Agreement
DocuSign Envelope ID: 35338999-4775-4860-AE 45-6FA05C7748F2	
	Resolution No. 2022-03
	BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA
	Aaron C. Bell, Chairman
Attest as to Chairman's Signature:	Approved as to form by the Nassau County Attorney:
John A. Crawford	Michael S. Muffin

# EXHIBIT "C" Cont'd Executed LAP Agreement

DocuSign Envelope ID: 35338999-4775-4860-AE45-6FA05C7748F2

To: kimberly.evans@dot.state.fl.us

#### FLORIDA DEPARTMENT OF TRANSPORTATION FUNDS APPROVAL

G2819

4/22/2022

#### CONTRACT INFORMATION

Contract:	G2819	
Contract Type:	GD - GRANT DISBURSEMENT (GRANT)	
Nethod of Procurement:	G - GOVERMENTAL AGENCY (287.057,F.S.)	
Vendor Name:	NASSAU COUNTY BOARD OF COUNTY C	
Vendor ID:	F591863042053	
Beginning Date of This Agreement:	04/20/2022	
Ending Date of This Agreement:	12/31/2023	
Contract Total/Budgetary Celling:	ct = \$3,046,053.00	
Description:	Construction and CEI project management of safety improvements on CR 108 from Bay to Middle Road	

#### FUNDS APPROVAL INFORMATION

FUNDS APPROVED/REVIEWED FOR ROBIN M. NAITOVE, CPA, COMPTROLLER ON 4/22/2022

Action:	Original	Original
Reviewed or Approved:	APPROVED	APPROVED
Organization Code:	55024010206	55024010206
Expansion Option:	Al	A8
Object Code:	780000	780000
Amount:	\$3,001,037.00	\$45,016.00
Financial Project;	44121415801	44121416801
Work Activity (FCT):	215	215
CFDA:	20 205	20 205
Fiscal Year:	2022	2022
Budget Entity:	55150200	55150200
Category/Category Year:	088796/22	088718/22
Amendment ID:	0001	0001
Sequence:	00	01
User Assigned ID:	3	
Enc Line (0s)/Status:	0001/04	0002/04

Total Amount: \$3,046,053.00

Page1 of 1

		Decucigi
Certificate Of Completion		
Envelope Id: 3533899947754860AE456FA05C7	748F2	Status: Completed
Subject: LAP CST APRIL TARGET - CR 108 from	n Bay to Middle Rd	
Contract Number (ex. CSA12, optional): G2819		
Document Contains Confidential Information ?: No	D	
Fin Proj Num (ex.123456-1-32-01, Optional): 441	214-1-58,68.01,02	
Office (contact Procurement if add is needed):		
Local Programs		
HR Action?: No		
Source Envelope: 74422CB705664E499BD3409		
Document Pages: 29	Signatures 2	Envelope Originator:
Certificate Pages: 2	Initials: 0	Kimberly Evans
AutoNav: Disabled		605 Suwannee Street
EnvelopeId Stamping. Enabled		MS 20
Time Zone: (UTC-05:00) Eastern Time (US & Ca	nada)	Tallahassee, FL 32399-0450
		kimberty.evans@dot.state.fl.us
		IP Address: 156.75.252.6
Record Tracking		
Status: Original	Holder: Kimberly Evans	Location: DocuSign
4/25/2022 11:15:30 AM	kimberly evans@dot.state.fl.us	Estation. Doctorgn
425/2022 11.10.00 PM	Kinoeny evanageou.atate.it.ua	
Signer Events	Signature	Timestamp
Angela Hensel	DocaSigned by:	Sent: 4/25/2022 11:18:39 AM
angela.hensel@dot.state.fl.us	Angela Hensel	Viewed: 4/25/2022 1:43:03 PM
District Legal Counsel	0Di237C8170D4C2.	Signed: 4/25/2022 2:08:54 PM
Florida Department of Transportation	Signature Adoption: Pre-selected Style	
Security Level: Email, Account Authentication	Signed by link sent to angela.hensel@dot.state.fl.us	
(None)	Using IP Address: 156.75.252.6	
Electronic Record and Signature Disclosure:		
Not Offered via DocuSign		
Greg Evans	Docastigned by:	Sent: 4/25/2022 2:08:56 PM
greg evans@dot state.fl us	Grig Evans	Viewed: 4/25/2022 2:13:58 PM
D2 Secretary	- anglesangecsan	Signed: 4/25/2022 2:14:28 PM
FLDOT		
Security Level: Email, Account Authentication	Signature Adoption: Pre-selected Style	
(None)	Signed by link sent to greg.evans@dot.state.fl.us	
	Using IP Address: 156.75.252.6	
Electronic Record and Signature Disclosure: Not Offered via DocuSign		
in Person Signer Events	Signature	Timestamp
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

Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	4/25/2022 11:18:39 AM
Certified Delivered	Security Checked	4/25/2022 2:13:58 PM
Signing Complete	Security Checked	4/25/2022 2:14:28 PM
Completed	Security Checked	4/25/2022 2:14:28 PM
Payment Events	Status	Timestamps

Financial Project Id. No.: 441214-1-58-01 Federal Id. No.: D220-096-B Project Description: Resurfacing CR 108 from CR 115 to CR System Agency Construct & Maintain



Mather MO

**RESOLUTION NO. 2023-** 145

A RESOLUTION AUTHORIZING THE EXECUTION OF THE AGREEMENT BETWEEN THE STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION AND THE BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY, FLORIDA FOR THE CONSTRUCTION AND MAINTENANCE OF CR 108 FROM CR 115 (BAY ROAD) TO CR 121A (MIDDLE ROAD)

WHEREAS, the Deputy County Manager / County Engineer has recommended that the Board of County Commissioners of Nassau County, Florida, execute a Construction and Maintenance Agreement between the State of Florida Department of Transportation and Nassau County, Florida regarding the Construction and Maintenance of CR 108 from CR 115 (Bay Road) to CR 121A (Middle Road) in Nassau County, Florida (Financial ID No. 441214-1-58-01)

NOW, THEREFORE, BE IT RESOLVED, this <u>16th</u> day of <u>August</u>,

2023, by the Board of County Commissioners of Nassau County, Florida as follows:

1. The Construction and Maintenance Agreement between the State of Florida

Department of Transportation and Nassau County is hereby approved and the Chairman is authorized to execute said agreement.

Attest as to Ghairman's Signature:

John A. Crawford Its: Ex-Officio Clerk

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

Klynt A. Farmer Its: Chairman

Approved as to form by the Nassau County Attorney:

Denise C. May