

CONSTRUCTION CONTRACT

Contract for **UPC for Roads, Transit, Trails, Sidewalks and Drainage, Bid #122213CS,**

This Contract made and entered into this day July 9, 2013, by and between
Fredrick Derr & Company, Inc., a Florida corporation hereinafter
called the 'Contractor' and Sarasota County, a political subdivision of the State of Florida, hereinafter
called the 'County'.

WITNESSETH:

I. Construction Materials, Services, and Labor: That for and in consideration of the mutual promises and covenants hereinafter contained, together with the money consideration hereinafter recited, the Contractor shall furnish all the labor, services and materials for the construction of **UPC for Roads, Transit, Trails, Sidewalks and Drainage, Bid #122213CS**. All work and labor shall be done in accordance with the plans and specifications on file with the Sarasota County Engineer, as listed in Article III, receipt of which is hereby acknowledged and which plans and specifications are made a part of the Contract, the same as though they were set forth at length herein and by reference hereto made a part hereof.

II. Contract Amount and Work Assignment Price: Contractor understands that the County may award more than one Contract for the Work as outlined in the Contract specifications. The cumulative total for all Work Assignments issued under each Contract shall not exceed the Contract amount indicated below as selected for this Contract. That Contract Amount for all Work Assignments shall not exceed \$2,432,201.00.

Two Million, Four Hundred Thirty Two Thousand, Two Hundred One Dollars and No Cents.

(Contract price in words)

In consideration of the work, labor, services and materials to be furnished by the Contractor, in accordance with said plans and specifications, the County agrees to pay to the Contractor, upon the completion and acceptance thereof by the County, or its duly authorized agent, the not to exceed amount derived from the agreed to extended bid line item prices. The total Contract amount set forth above is an estimate based upon anticipated Work Assignments for all said Contracts. However, the Contractor understands and acknowledges that no minimum amount of work is guaranteed under this Contract.

This Contract shall commence immediately upon execution by both the County and the Contractor and shall continue for a period of three (3) years. At the conclusion of three (3) years, the Contract may be renewed for two (2) additional successive one (1) year terms, subject to written agreement of both parties. Adherence to the original bid terms and conditions for a total of up to five (5) years or the expenditure of available funds, whichever comes first.

III. Contract Documents: The Contract Documents, which comprise the entire Contract between County and Contractor and which are made a part hereof by this reference, consist of the following:

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1. Public Bid Disclosure Act Form
 2. Invitation for Bids
 3. Instructions, Terms, and Conditions
 4. Accepted Unit Price Schedule
 5. Sworn Statement, Florida Trench Safety Act
 6. Status of Contracts On-Hand Report
 7. Contractor's Qualification Forms (FDOT & Non-FDOT)
 8. List of Subcontractors
 9. Stored Materials Affidavit
 10. Letter of Bondability
 11. Performance and Payment Bond and Power of Attorney
 12. Construction Contract
 14. Insurance Certificates
 15. Contractor's Final Affidavit and Release of Lien
 16. General Provisions
 17. Special Provisions
 18. Technical Provisions
 19. Sarasota County Standard Specifications
 20. Sarasota County Supplemental to FDOT Specifications
 21. EPA Stormwater Management Guide
 22. Florida Statute 556, Underground Facility Damage Prevention and Safety Act
 23. FDOT Special Provisions and Supplemental Specifications
 24. Project Special Provisions
 25. List of Past & Potential Work Assignment Project Sites
 26. Transit Facility & Trails Draft Details
 27. Standard Speed Table
 28. All addenda issued before the bid opening date
 29. All Work Assignments inclusive of Project Drawings, Specifications and addenda
 30. Work Assignment Purchase Orders
 31. Work Assignment Notice(s) to Proceed Issued By the Administrative Agent
 32. All Modifications inclusive of all Contract and Project Change Orders (IFCA) Contingency Allowances Issued

In the event of any conflict among or between Contract Documents, the more specific provision shall control.

IV. Performance and Payment Bond: A Performance and Payment Bond will be required on Work Assignments having an initial total of \$200,000 or more. If required, the Contractor shall furnish to the County, prior to the commencement of operations hereunder, a Performance and Payment Bond executed by the Contractor, and a surety company authorized to do business in the State of Florida, in an amount no less than the Work Assignment price herein, which bond shall be conditioned upon the successful completion of all work, labor, services, and materials to be provided and furnished hereunder, and the payment of all subcontractors, materialmen, and laborers. The County shall reimburse the Contractor for the actual cost of the Performance and Payment Bond whose cost shall be delineated on the Work Assignment form. The County will only accept a Performance and Payment Bond with an A.M. Best rating of 'A-' (Excellent) or better for Bids requiring bonds of \$500,000 or greater, or 'B+' (Very Good) or better for Bids requiring a bond of less than \$500,000. Said bond shall be subject to the approval of the Board of County Commissioners of Sarasota County, Florida.

V. Insurance: Before performing any Contract work, a Contractor shall procure and maintain during the life of the Contract, unless otherwise specified, insurance listed below. The policies of insurance shall be primary, written on forms acceptable to

the County, placed with insurance carriers approved and licensed by the Insurance Department in the State of Florida, and meet a minimum financial AM Best Company rating of no less than "A- Excellent: FSC VII." No changes are to be made to these specifications without prior written specific approval by Sarasota County Risk Management.

- 1. WORKERS' COMPENSATION:** CONTRACTOR will provide Workers' Compensation insurance on behalf of all employees who are to provide a service under this contract, as required by the laws of the state where the contractor is domiciled. Florida Contractors must provide evidence of Workers' Compensation insurance which meets the requirements of Florida Statutes, Chapter 440, **AND** Employer's Liability with limits of not less than **\$100,000** per employee per accident, **\$500,000** disease aggregate, and **\$100,000** per employee per disease. If applicable, coverage for the **Jones Act and Longshore Harbor Workers Exposures must also be included.** ****NOTE**** Contractors who are exempt from Florida's Workers' Compensation law must provide proof of such exemption issued by the Florida Department of Financial Services, Bureau of Workers' Compensation and qualify for the County waiver.

In the event the Contractor has "leased" employees, the Contractor or the employee leasing company must provide evidence of a Workers' Compensation policy for all personnel on the worksite. All documentation must be provided to Sarasota County Risk Management, 1660 Ringling Blvd., 4th Floor, Sarasota, FL 34236.

- 2. COMMERCIAL GENERAL LIABILITY:** Including but not limited to bodily injury, property damage, contractual, products and completed operations, watercraft, if under 26 feet and Ocean Marine if over, and personal injury with limits of not less than **\$1,000,000** each occurrence, covering all work performed under this Contract.
- 3. BUSINESS AUTOMOBILE LIABILITY:** Contractor agrees to maintain Business Automobile Liability at a limit of liability not less than **\$1,000,000** each accident covering all work performed under this Contract.

Contractor further agrees coverage shall include liability for Owned, Non-Owned & Hired automobiles. In the event Contractor does not own automobiles, Contractor agrees to maintain coverage for Hired & Non-Owned Auto Liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy. If private passenger automobiles are used in the business, they must be commercially insured.

If the Contractor is shipping a product via common carrier, the contractor shall be responsible for any loss or damage sustained in delivery/transit.

- 4. UMBRELLA LIABILITY:** With limits of not less than **\$2,000,000** each occurrence covering all work performed under this Contract.
- 5. HAZARDOUS MATERIALS INSURANCE:** For the purpose of this section, the term "hazardous materials" includes all materials and substances which are now designated or defined as hazardous by Florida or federal law or by the rules or regulations of Florida or any federal agency. If work being performed involves hazardous materials, the need to procure and maintain any or all of the following coverage will be specifically addressed upon review of exposure. However, if hazardous materials are identified while carrying out this Contract, no further work is to be performed in the area of the hazardous material until County Risk Management has been consulted as to the

potential need to procure and maintain any or all of the following coverage through an addendum to the Contract:

Contractors POLLUTION LIABILITY – For sudden and gradual occurrences and in an amount no less than **\$1,000,000** per claim and **\$1,000,000** in the aggregate arising out of work performed under this contract, including but not limited to, all hazardous materials identified under the contract.

- a. **ASBESTOS LIABILITY** – For sudden and gradual occurrences and in an amount no less than **\$1,000,000** per claim and **\$1,000,000** in the aggregate arising out of work performed under this contract.
- c. **DISPOSAL** – When applicable, the Contractor shall designate the disposal site and furnish a Certificate of Insurance from the disposal facility for Environmental Impairment Liability Insurance, covering liability for sudden and accidental occurrences in an amount not less than **\$3,000,000** per claim and **\$3,000,000** in the aggregate and shall include liability for non-sudden occurrences in an amount not less than \$6,000,000 per claim and **\$6,000,000** in the aggregate.
- d. **HAZARDOUS WASTE TRANSPORTATION** – When applicable, the Contractor shall designate the hauler and furnish a Certificate of Insurance from the hauler for Automobile Liability insurance with Endorsement MCS90 for liability arising out of the transportation of hazardous materials with an amount not less than **\$1,000,000** annual aggregate and provide a valid EPA identification number.

******* Note: Certificates of Insurance shall clearly state the hazardous material exposure work being performed under the Contract. *******

- 6. **INSTALLATION COVERAGE – BUILDERS’ RISK:** For installation, Contractor must provide Builders’ Risk installation coverage to include coverage for materials stored at the project site, property while in transit, and property stored at a temporary location for the amount of materials involved in this contract.

POLICY FORM

- 1. Unless specific approval is given, all policies required by this contract with the exception of Professional Liability and Workers’ Compensation are to be written on an occurrence basis. Commercial General Liability policies shall name Sarasota County Government as additional insured as their interest may appear under this contract.
- 2. Insurance requirements itemized in this contract and required of the Contractor shall be provided on behalf of all subcontractors to cover their operations performed under this contract. The Contractor shall be held responsible for any modifications, deviations, or omissions in these insurance requirements as they apply to subcontractors.
- 3. Each insurance policy required by this contract shall:

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- a. Apply separately to each insured against whom claim is made and suit is brought, except with respect to limits of the insurer's liability
 - b. Not be suspended, voided or canceled by either party except after thirty (30) calendar days prior written notice by certified mail, return receipt requested, has been given to County Risk Management.
4. The County shall retain the right to review, at any time, coverage, form, and amount of insurance.
 5. The procuring of required policies of insurance shall not be construed to limit Contractor's liability nor to fulfill the indemnification provisions and requirements of this contract.
 6. The Contractor shall be solely responsible for payment of all premiums for insurance contributing to the satisfaction of this contract and shall be solely responsible for the payment of all deductibles and retentions to which such policies are subject.
 7. Claims Made Policies will be accepted for Professional Liability, Workers' Compensation and Hazardous Materials, and such other risks as are authorized by County Risk Management. All Claims Made Policies contributing to the satisfaction of the insurance requirements herein shall have an extended reporting period option or automatic coverage of not less than two years. If provided as an option, the Contractor agrees to purchase the extended reporting period on cancellation or termination unless a new policy is effected with a retroactive date, including at least the last policy year.
 8. Certificates of Insurance evidencing Claims Made or Occurrence Form Coverage and conditions to this Contract are to be furnished to Sarasota County Risk Management (1660 Ringling Boulevard, 4th Floor, Sarasota, FL 34236) prior to commencement of work AND a minimum of thirty (30) calendar days prior to expiration of the insurance contract, when applicable. All insurance certificates shall be received by County Risk Management before the Contractor will be allowed to commence or continue work.
 9. Notices of Accidents (occurrences) and Notices of Claims associated with work being performed under this Contract, shall be provided to the Contractor's/sub-Contractor's/Consultant's insurance company and County Risk Management as soon as practicable after notice to the insured.
 10. The Certificate of Insurance must include the following:
 - a. In the "Description of Operations/Special Provisions" section:
 - Sarasota County Government is named as an additional insured, as their interests may appear on Commercial General Liability.
 - Note: ACORD 2009 edition can use "X" for General Liability Additional Insured inclusion.
 - b. In the "Certificate Holder" section:

Sarasota County Government

Attn: Risk Management
1660 Ringling Blvd., 4th floor
Sarasota, FL 34236

VI. Contractor's Affidavit: When all Work contemplated by the Contract has been completed, inspected, and approved by the County or its duly authorized agent, the

Contractor shall furnish to the County the Contractor's affidavit as required by the Construction Lien Law, Florida Statutes Chapter 713. Signed Release of Lien may also be required by the County at its option.

VII. Price Adjustments: Prices shall remain firm for the first twelve-month base Contract term.

1. Requested price changes for the remaining terms will be adjusted using the Bureau of Labor Statistics Consumer Price Index (CPI-U), U.S.A. 1982-84 equals 100. To calculate the inflation rate, the prior year's index is subtracted from the current years index, then divided by the prior year's index, and this number is multiplied by 100 to generate the percentage of adjustment.
 - a) If, on the anniversary date, the index shows a change from the index of the previous year, this percentage, not to exceed 4% annually, will be used to adjust the Contract unit prices.

VIII. Payment:

1. For Work Assignments of less than 90 days duration and less than \$100,000.00 dollars in value: Upon certification and approval by the County or its duly authorized agent, monthly payments may be made to the Contractor upon his application for all services or work completed or materials furnished in accordance with the Work Assignment.
2. For Work Assignments greater than 90 days duration but less than \$100,000.00 dollars in value: Upon certification and approval by the County or its duly authorized agent, monthly payments may be made to the Contractor upon his application for all services or work completed or materials furnished in accordance with the Contract. Prior to completion, monthly payments shall not exceed 80% of the value of the materials furnished or services and work completed up to the time of said application. The Contractor must update each new request in accordance with any changes made to the previous submittal. Final payment shall be made after approval by the County or its duly authorized agent of all work, materials or services required under this Work Assignment.
3. For Work Assignments greater than \$100,000.00 in value: Upon certification and approval by the County or its duly authorized agent, monthly payments may be made to the Contractor upon his application for all services or work completed or materials furnished in accordance with the Contract. All pay requests must be submitted on diskette, with a hard copy attached, and in a form satisfactory to the Clerk of Court who initiates disbursements. Prior to substantial completion, monthly payments shall be made on the value of materials furnished or services and work completed up to the time of said application, less an amount retained as shown on the "Retainage Table" of **General Provision 8.7.1** Retainage. Retainage may be reduced upon issuance of the Certificate of Substantial Completion by the County if, in the sole opinion of the County, sufficient progress on the schedule has been accomplished, all Notices of Lien have been resolved, and the County has retained adequate retainage for the final completion of the Project and all estimated liquidated damages. The County shall inform the Contractor's Surety of any reduction in retainage. Contractors must update each new pay request in accordance with any changes made to the previous submittal.

Final payment shall be made after approval by the County or its duly authorized agent of all work, materials or services required under this Contract.

- a. Monthly pay requests shall be submitted each month on the anniversary date of the Notice to Proceed.
- b. Monthly pay requests for less than \$200 are not acceptable and will not be processed, except for a final pay request.

- IX. Invoicing:** All invoices must be mailed or delivered to the Sarasota County Finance Department, Post Office Box 8, Sarasota FL 34230-0008. Invoices must contain the purchase order number, required identification information, and reflect the Contract prices, terms, and conditions. Invoices containing deviations or omissions will be returned to the vendor for correction and resubmission. Vendors shall not perform any service or provide products until they have been issued a purchase order number.
- X. Time for Performance:** Time is of the essence in the performance of this Contract. The Contractor specifically agrees that contract time will begin on the date both the Project Purchase Order and the Work Assignment's Notice to Proceed have been issued. Contractor also agrees no work will begin prior to such date, and that all work to be performed under the provisions of the Work Assignment shall be **completed** to **Substantial Completion** within the time frame specified in each individual Work Assignment, and additional 30 calendar days to Final Acceptance, subject only to delays caused through no fault of the Contractor or acts of God.
- XI. Liability of the Contractor:** Pursuant to F.S.S. 725.06(2), the Contractor shall indemnify and hold harmless Sarasota County government from liabilities, damages, losses, and costs, including but not limited to attorney's reasonable fees to the extent caused by the negligence, recklessness, or intentional wrongful conduct of the Contractor and persons employed or utilized by the Contractor in the performance of the Contract. This Section of the Contract will survive the completion or termination of the Contract.
- XII. Changes:** No changes to this Contract or the performance contemplated hereunder shall be made unless the same are in writing and signed by the Parties hereto. In the event of any disagreement as to the provisions of this Contract with the plans and specifications that are made a part hereof by reference, the Contract shall control.
- XIII. Liquidated Damages:** The Parties to this Contract agree that time is of the essence in the work provided for herein and that a precise determination of actual damages which would be incurred by the County for delay in the completion of the work provided for herein, aside from the additional cost of inspection and supervision, would be difficult to ascertain. Accordingly, the Parties to the Contract agree that the liquidated damages for those items of damage not otherwise provided for by this Contract, for each and every day that the time consumed in completing the work provided for in the Work Assignment documents exceeds the time(s) allowed therefore, shall be the amount(s) per day as stipulated in the Work Assignment, including Saturdays, Sundays, and legal holidays. The Parties specifically agree that the liquidated damages provided for herein do not constitute a penalty. Furthermore, since the additional cost of inspection and supervision arising from a delay is not difficult to ascertain, it is agreed that the Contractor shall pay, in addition to the liquidated damages provided for herein, all expenses for inspection and supervision occasioned by the failure of the Contractor to

Work Assignment(s). The amount(s) of liquidated damages together with the additional costs for inspection and supervision occasioned by the Contractor's delay will be deducted and retained out of the monies payable to the Contractor. If not so deducted, the Contractor and sureties for the Contractor shall be liable therefore. The amount of liquidated damages to be assessed for each calendar day that Substantial Completion for each individual Work Assignment is delayed beyond the required date of Substantial Completion shall be **negotiated at the time of the Work Assignment between the Administrative Agent and the Contractor**. The amount of liquidated damages to be assessed for each calendar day that Final Acceptance for each individual Work Assignment is delayed beyond the required date of Final Acceptance shall be **25% of the Substantial Completion amount**.

XIV. Contractor's Representations: Contractor makes the following representations:

1. Contractor has familiarized himself with the nature and extent of the Contract Documents, work, locality, all local conditions, and federal, state, and local laws, ordinances, rules, and regulations that in any manner may affect cost, progress, or performance of work.
2. Contractor declares that he has reviewed the information provided in Section 14 of the bid documents, and other Contract Documents relative thereto and has read all the addenda furnished prior to the opening of bids, and that he has satisfied himself relative to the work performed.
3. Contractor has investigated and is fully informed of construction and labor conditions, potential obstructions to be encountered, character, quality, and quantities of work to be performed, materials to be furnished, and requirements of the plans where supplied in the bid documents and other Contract Documents.
4. Contractor has given County written notice of all conflicts, errors, or discrepancies that he has discovered in the Contract Documents and the written resolution thereof by Engineer is acceptable to the Contractor.
5. Contractor declares that submission of a bid for the work constitutes an incontrovertible representation that the Contractor has complied with every requirement of this Section, and that Contract Documents are sufficient in scope and detail to indicate and convey understanding of all terms and conditions for performance of work.
6. Equal Opportunity: The Contractor assures that no person shall be discriminated against on the grounds of race, color, creed, national origin, handicap, age or sex, in any activity under this Contract.
7. Public Entity Crimes: In accordance with Section 287.133, FS, a person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases or real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017 FS for Category Two for a period of 36 months from the date of being placed on the convicted vendor list.

XV. Entire Contract: These Contract Documents constitute the entire understanding and Contract between the parties and supersede any and all written or oral representations, statements, negotiations, or contracts previously existing between

the parties with respect to the subject matters of this Contract. The Contractor recognizes that any representations, statements, or negotiations made by County staff do not suffice to legally bind the County in a contractual relationship unless they have been reduced to writing and signed by an authorized County representative. This Contract shall inure to the benefit of and be binding upon the

Parties, their respective assigns, and successors in interest.

XVI. Notice Provision: Any notice or other communications concerning material changes to the Contract shall be sent via certified U.S. mail, return receipt requested, postage prepaid to the relevant address listed below.

Contract clarifications or questions regarding the interpretation of plans and/or specifications not involving: (a) any Contract claim and/or dispute, (b) questions of time not involving extension, delay, or reduction of time, (c) monetary or compensatory issues, (d) fully executed IFCA's (Interim Field Change Agreement) and/or (e) material changes to the Contract, shall be sufficiently given if delivered personally or sent via facsimile, email, or U.S. mail, postage prepaid, addressed as follows.

Contractor Representative:
print or type information

County's Administrative Agent:

Name Roland Carter
Title Project Manager
Address 3801 N. Orange Ave.
Sarasota, FL. 34234
Telephone 941-355-8575
Fax 941-351-8854
e-mail gator@frederickderrcompany.com

Name Michael W. Elfers
Title Public Works Construction
Manager
Address 1001 Sarasota Center
Boulevard
Sarasota FL 34240
Telephone 941-861-0896
Fax 941-861-0589
e-mail Melfers@scgov.net

XVII. Waivers: Failures or waivers to insist on strict performance of any covenant, condition, or provision of this Contract by the Parties, their successors or assigns shall not be deemed a waiver of any of its rights or remedies, nor shall it relieve the other party from performing any subsequent obligations strictly in accordance with the terms of this Contract.

XVIII. Modifications: This Contract may be modified only by instrument in writing and signed by the Parties hereto as aforesaid.

XIX. Counterparts: This Contract may be executed in any number of counterparts, any one of which may be taken as an original.

XX. No Third Party Rights: The parties hereto do not intend nor shall this Contract be construed to grant any rights, privileges or interest to any third party.

XXI. Remedies: The parties hereto agree that remedies for damages or any other remedies provided for herein shall be construed to be cumulative and not exclusive of any other remedy otherwise available under law.

XXII. Access To Records: Contractor, its employees and agents including all subcontractors, shall allow access to its records during normal business hours to the County, its employees, and agents.

XXIII. Severability: If any provision of this Contract is found by a court of competent jurisdiction to be in conflict with an applicable statute or ordinance, or is otherwise unenforceable, then such provision shall be deemed null and void to the extent of such conflict, but shall not invalidate any other provision of this Contract.

XXIV. Jurisdiction and Venue: Jurisdiction and venue for purposes of any legal action founded upon this Contract shall be in Sarasota County, Florida. This Contract shall be governed by the laws of the State of Florida.

There will be no arbitration on claims allegedly arising under this Contract between the County and the Contractor.

In the event of a dispute or claim arising out of this Contract, the parties agree first to try in good faith to settle the dispute by mediation in Sarasota County, Florida under the Commercial Mediation Rules of the American Arbitration Association, before resorting to litigation. In the event such mediation does not result in a suitable resolution, then litigation will be used. The parties agree that in the event of litigation they waive any and all rights to a trial by jury.

XXIII. Amount of Work: The contract amount set forth in Section II, above, is an estimate based upon anticipated Work Assignments. However, the Contractor understands and acknowledges that no minimum amount of work is guaranteed under this contract.

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IN WITNESS WHEREOF, the parties have hereto set their hands and seal the day and year first above-mentioned.

WITNESS:

Print name: Gemma M. Fulton
Secretary
Signed by: [Signature]
Date: 6/12/13

CONTRACTOR:

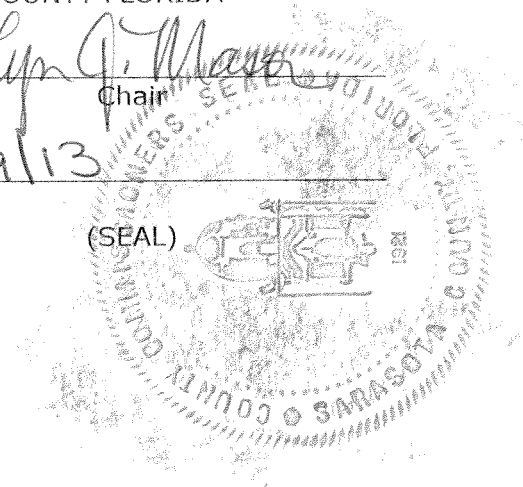
Print name: William D. Bartlett
Signed by: [Signature]
Title: Vice Pres. / Director of PM
Date: 6-12-13

(SEAL)

SARASOTA COUNTY
BOARD OF COUNTY COMMISSIONERS
OF SARASOTA COUNTY FLORIDA

By: [Signature]
Chair
Date: 4/9/13

(SEAL)



ATTEST:

Karen E. Rushing, Clerk of Circuit
Court and Ex-Officio Clerk of the Board
of County Commissioners

By: [Signature]
Deputy Clerk

APPROVED AS TO FORM AND CORRECTNESS:

By: [Signature]
County Attorney *TRW*

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
5-7-1	Survey of existing boundary monuments referenced/reset, certified	EA	90.00
5-7-3	Construction stakeout	HR	90.00
5-7-8	As-builts surveys for Roadway Construction, Piping, Conduit and Structures Plan	HR	75.00
6-1	Quality Control Management	HR	200.00
98-1	Project sign, furnish and install	EA	610.00
98-2	Project sign, install	EA	200.00
101-1-1	Mobilization (Work Assignment Total less than \$50,000)	EA	500.00
102-1-2	Mobilization (Work Assignment Total between \$50,001 - \$100,000)	EA	500.00
102-1-3	Mobilization (Work Assignment Total \$100,001 and greater)	EA	500.00
102-1-2S	MOT	DA	360.00
102-2	Traffic control plan	EA	210.00
102-2	Traffic control plan Signed and Sealed by PE	EA	1,350.00
102-3	Driveway maintenance commercial material	CY	65.00
102-1-10	Temporary pavement (6.00" base and 1.00"asphalt)	SY	48.00
102-60	Sign, work zone	DA	0.50
102-70-11	Barrier Wall, Temporary, Concrete	LF	50.00
102-70-21	Concrete Barrier Wall, Temporary, Relocate	LF	35.00
102-74-1	Barricades, type I, II, VP, drum, temporary	DA	0.30
102-74-2	Barricades, type III, temporary	DA	1.00
102-74-9S	Cones	DA	0.25
102-76	Advance warning arrow panels	DA	15.00
102-78	RPMs, temporary	EA	4.50
102-99	Sign, variable message, temporary	DA	30.00
104-10-1	Hay or straw, baled, replace ea 3 mo	LF	2.50
104-11	Turbidity barrier, floating	LF	8.25
104-12	Turbidity barrier, staked	LF	13.00
104-13-1	Fence, silt, staked, type III	LF	0.80
104-13-2	Fence, silt, staked, type IV	LF	1.15

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
104-30S	Prevention, control, abatement of erosion & water pollution	LS	500.00
104-31	Inlet Protection	EA	110.00
106-7-1	Gopher Tortoise (& Indigo Snake) Survey	HR	280.00
106-7-2	Scope Gopher Tortoise Burrow	EA	190.00
106-7-3	Excavate Gopher Tortoise Burrow	EA	875.00
106-7-5	Gopher Tortoise (& Indigo Snake) Relocation	EA	1,900.00
110-1	Clearing & grubbing 1 to 5 acres	AC	1,000.00
110-1-5	Clearing & grubbing over 5 acres	AC	1,000.00
110-1M	Clearing & grubbing minimum charge (less than 1 acre)	EA	1,000.00
110-1F	Clearing & grubbing forested (more than 1 acre)	AC	11,000.00
110-4	Pavement, remove existing	SY	6.00
110-7	Mailboxes	EA	100.00
110-9-2S	Exotic/Nuisance Species Eradication	AC	7,500.00
110-9-3S	Exotic/Nuisance Species Eradication	EA	6,500.00
120-1	Excavation, regular	CY	7.50
120-2-2	Excavation, borrow, truck measure	CY	20.00
120-3	Lateral Ditch Excavation	CY	7.50
120-4	Subsoil Excavation	CY	7.50
120-5	Channel Excavation	CY	7.50
120-6	Embankment	CY	10.00
121-70	Flowable fill	CY	140.00
124-2-4	Slope erosion protection, GEOWEB or equal, topsoil infill - 4" thick	SY	32.00
124-2-6	Slope erosion protection, GEOWEB or equal, topsoil infill - 6" thick	SY	37.00
124-2-8	Slope erosion protection, GEOWEB or equal, topsoil infill - 8" thick	SY	44.00
124-3-4	Slope erosion protection, GEOWEB or equal, shell infill - 4" thick	SY	31.00
124-3-6	Slope erosion protection, GEOWEB or equal, shell infill - 6" thick	SY	23.00
124-3-8	Slope erosion protection, GEOWEB or equal, shell infill - 8" thick	SY	42.00
124-4-4	Slope erosion protection, GEOWEB or equal, aggregate infill - 4" thick	SY	34.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS

Item No.	Description	Unit	Unit Price
124-4-6	Slope erosion protection, GEOWEB or equal, aggregate infill - 6" thick	SY	40.00
124-4-8	Slope erosion protection, GEOWEB or equal, aggregate infill - 8" thick	SY	45.00
124-5-4	Slope erosion protection, GEOWEB or equal, concrete infill - 4" thick	SY	34.00
124-5-6	Slope erosion protection, GEOWEB or equal, concrete infill - 6" thick	SY	50.00
124-5-8	Slope erosion protection, GEOWEB or equal, concrete infill - 8" thick	SY	58.00
145-1	Geosynthetic reinforced soil slopes	SY	9.00
145-2	Geosynthetic reinforced foundations over soft soils	SY	9.50
160-4-12	Stabilization, type 'B', 12"	SY	9.50
160-4-8	Stabilization, type 'B', 8"	SY	8.00
162-1-44S	Prepared soil layer, tree installation soil layer, 36"	SY	35.00
162-2-12	Topsoil, 12"	SY	20.00
162-2	Topsoil, variable	CY	20.00
162-2-6	Topsoil, 6"	SY	10.00
204-70-5	Base, graded aggregate (LBR100) or recycled concrete (LBR 150, 5"	SY	18.00
204-70-6	Base, graded aggregate (LBR100) or recycled concrete (LBR 150, 6"	SY	19.00
204-70-7	Base, graded aggregate (LBR100) or recycled concrete (LBR 150, 7"	SY	23.00
204-70-8	Base, graded aggregate (LBR100) or recycled concrete (LBR 150, 8"	SY	24.00
204-70-9	Base, graded aggregate (LBR100) or recycled concrete (LBR 150, 9"	SY	28.00
210-1	Reworking Limerock Base	SY	15.00
210-2	Limerock, New Material	CY	40.00
230-1	Limerock stabilized 6" base	SY	15.00
230-2	Limerock stabilized 8" base	SY	16.00
230-3	Limerock stabilized 10" base	SY	19.00
250-1-6	Shell base for roads, 6" minimum	SY	10.00
250-1-7	Shell base for roads, 7" minimum	SY	12.00
250-1-8	Shell base for roads, 8" minimum	SY	13.00
250-1-9	Shell base for roads, 9" minimum	SY	17.00
250-1-10	Shell base for roads, 10" minimum	SY	18.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #I22213CS			
Item No.	Description	Unit	Unit Price
250-1-11	Shell base for roads, 11" minimum	SY	20.00
250-2-6	Shell base for driveways, 6" minimum	SY	12.00
250-3-6	Shell base for parking lot, 6" minimum	SY	12.00
250-70	Shell Material	CY	25.00
265-1-5	Base, cement-stabilized, 5"	SY	11.00
265-1-6	Base, cement-stabilized, 6"	SY	13.00
265-1-7	Base, cement-stabilized, 7"	SY	16.00
265-1-8	Base, cement-stabilized, 8"	SY	17.00
265-1-9	Base, cement-stabilized, 9"	SY	21.00
280-1-3	Asphalt Base Course Type 3, 3"	SY	17.00
280-1-4	Asphalt Base Course Type 3, 4"	SY	23.00
280-1-5	Asphalt Base Course Type 3, 5"	SY	29.00
280-1-6	Asphalt Base Course Type 3, 6"	SY	35.00
280-2	Base, asphalt, type 3	TN	100.00
286-1	Turnout Construction	SY	42.00
286-2	Turnout Construction (Asphalt)	TN	120.00
327-70-1	Asphalt, mill 1"	SY	10.00
327-70-5	Asphalt, mill 2"	SY	10.00
327-70-6	Asphalt, mill 1.5"	SY	10.00
331-2	Asphalt, type S1	TN	100.00
331-2-1R	Type S1H Asphalt Concrete Pavement, leveling course	TN	100.00
331-2-2R	Type S1H Asphalt Concrete Pavement, surface course	TN	100.00
331-72-12	Type S1 Asphalt Concrete 1.25"	SY	10.00
331-72-14	Type S1 Asphalt Concrete 1.50"	SY	11.00
331-72-20	Type S1 Asphalt Concrete 2.00"	SY	12.00
331-72-24	Type S1 Asphalt Concrete 2.5"	SY	16.00
331-72-30	Type S1 Asphalt Concrete 3.00"	SY	20.00
333-1-1	Type III Asphaltic Concrete, 1.00", includes bituminous material	SY	10.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
333-1-29	Type III Asphaltic Concrete, 1.25", includes bituminous material	SY	11.00
333-1-39	Type III Asphaltic Concrete, 1.50", includes bituminous material	SY	12.00
333-2-9	Asphalt, type 3, 75#/SY min, leveling	TN	100.00
334-1-9	Superpave Asphaltic Concrete Type SP-9.5	TN	100.00
334-1-12	Superpave Asphaltic Concrete Type SP-12.5	TN	100.00
334-1-19	Superpave Asphaltic Concrete Type SP-19.0	TN	150.00
337-7-2	Asphalt, FC2, 5/8" includes bituminous material	SY	15.00
337-7-3	Asphalt, FC3, 1" includes bituminous material	SY	15.00
337-7-31	Asphalt, FC3, 1" includes bituminous material	TN	200.00
339-1	Miscellaneous asphalt pavement	TN	150.00
400-0	Class NS Concrete	CY	600.00
400-1	Class I Concrete	CY	600.00
400-2	Class II Concrete	CY	650.00
400-3	Class III Concrete	CY	700.00
400-4	Class IV Concrete	CY	700.00
400-1-11	Concrete, class I, retaining walls	CY	600.00
400-1-15	Concrete, class I, miscellaneous	CY	600.00
400-1-2	Concrete, class I, endwalls	CY	750.00
400-4-1	Concrete, class IV, culverts	CY	800.00
400-4-15	Concrete, class IV, miscellaneous	CY	600.00
410-70-16	Box culvert, precast, class IV, 4'x6'	LF	375.00
425-1-351	Inlet, curb, type P5, <10'	EA	4,000.00
425-1-361	Inlet, curb, type P6, <10'	EA	4,000.00
425-1-501	Inlet, DB, type 'A', <10'	EA	2,200.00
425-1-511	Inlet, DB, type 'B', <10'	EA	2,800.00
425-1-521	Inlet, DB, type 'C', <10'	EA	1,600.00
425-1-531	Inlet, DB, type 'C', modified, <10'	EA	1,600.00
425-1-541	Inlet, DB, type 'D', <10'	EA	2,200.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
425-1-551	Inlet, DB, type 'E', <10'	EA	2,500.00
425-1-561	Inlet, DB, type 'F', <10'	EA	2,500.00
425-1-571	Inlet, DB, type 'G', <10'	EA	3,700.00
425-2-41	Manhole, P7, <10'	EA	2,200.00
425-2-61	Manhole, P8, <10'	EA	2,200.00
425-2-71	Manhole, J7, <10'	EA	3,200.00
425-2-91	Manhole, J8, <10'	EA	3,200.00
425-3-81	Junction box, special, <10'	EA	5,000.00
425-3-41	Junction box, P6, <10'	EA	7,000.00
425-3-61	Junction box, J7, <10'	EA	5,000.00
425-4	Inlet adjustment	EA	1,000.00
425-5	Manhole adjustment	EA	1,000.00
425-5-2S	Adjust manholes, new MH lid	EA	1,500.00
425-6	Valve box adjustment	EA	600.00
425-8	Adjust miscellaneous structures	EA	600.00
425-11	Structure, drainage, modify existing	EA	1,000.00
430-11-323	15" RCP, class III, SS	LF	25.00
430-11-325	18" RCP, class III, SS	LF	40.00
430-11-329	24" RCP, class III, SS	LF	40.00
430-11-333	30" RCP, class III, SS	LF	45.00
430-11-338	36" RCP, class III, SS	LF	70.00
430-11-340	42" RCP, class III, SS	LF	75.00
430-11-341	48" RCP, class III, SS	LF	100.00
430-11-342	54" RCP, class III, SS	LF	130.00
430-11-343	60" RCP, class III, SS	LF	140.00
430-11-345	72" RCP, class III, SS	LF	200.00
430-94-18	Desilting pipe 18" diam	LF	5.00
430-94-24	Desilting pipe 24" diam	LF	5.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
430-94-36	Desilting pipe 36" diam	LF	6.00
430-94-48	Desilting pipe 48" diam	LF	8.00
430-94-60	Desilting pipe 60" diam	LF	20.00
430-94-72	Desilting pipe 72" diam	LF	20.00
430-141-101	12"x18" ERCP, HEIII, SS	LF	40.00
430-141-102	14"x23" ERCP, HEIII, SS	LF	40.00
430-141-103	19"x30" ERCP, HEIII, SS	LF	45.00
430-141-104	24"x38" ERCP, HEIII, SS	LF	50.00
430-141-105	29"x45" ERCP, HEIII, SS	LF	75.00
430-141-108	34"x53" ERCP, HEIII, SS	LF	100.00
430-141-109	38"x60" ERCP, HEIII, SS	LF	150.00
430-141-111	43"x68" ERCP, HEIII, SS	LF	175.00
430-141-112	48"x76" ERCP, HEIII, SS	LF	200.00
430-141-114	58"x91" ERCP, HEIII, SS	LF	300.00
430-721-421	15" HDPE, N12	LF	20.00
430-721-422	18" HDPE, N12	LF	23.00
430-721-423	24" HDPE, N12	LF	33.00
430-721-434	30" HDPE, N12	LF	38.00
430-721-425	36" HDPE, N12	LF	46.00
430-721-426	42" HDPE, N12	LF	60.00
430-721-427	48" HDPE, N12	LF	70.00
430-721-428	54" HDPE, N12	LF	110.00
430-721-429	60" HDPE, N12	LF	120.00
430-731-421	12" HDPE, perforated w/sock	LF	35.00
430-731-423	15" HDPE, perforated w/sock	LF	35.00
430-830	Filling and plugging pipe	CY	250.00
430-950	Desilting concrete box culvert	CY	150.00
430-982-123	15" MES, CD	EA	1,500.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS

Item No.	Description	Unit	Unit Price
430-982-125	18" MES, CD	EA	1,500.00
430-982-129	24" MES, CD	EA	1,500.00
430-982-133	30" MES, CD	EA	2,600.00
430-982-138	36" MES, CD	EA	3,000.00
430-982-201	12"x18" MES, CD	EA	1,500.00
430-982-202	14"x23" MES, CD	EA	1,500.00
430-982-203	19"x30" MES, CD	EA	2,200.00
430-982-204	24"x38" MES, CD	EA	3,000.00
430-982-205	29"x45" MES, CD	EA	3,000.00
430-984-205	29"x45" MES, SD	EA	4,000.00
430-984-SPI	15" MES, CMP, SD	EA	1,500.00
430-984-225	Concrete MES, for 18" Round Pipe, SD	EA	1,500.00
430-984-229	Concrete MES, for 24" Round Pipe, SD	EA	1,500.00
430-984-233	Concrete MES, for 30" Round Pipe, SD	EA	2,500.00
430-984-238	Concrete MES, for 36" Round Pipe, SD	EA	2,500.00
430-984-239	Concrete MES, for 42" Round Pipe, SD	EA	2,500.00
430-984-240	Concrete MES, for 48" Round Pipe, SD	EA	2,500.00
430-984-241	Concrete MES, for 54" Round Pipe, SD	EA	2,500.00
430-984-242	Concrete MES, for 60" Round Pipe, SD	EA	3,000.00
430-984-325	18" CMP MES, SD	EA	1,100.00
430-984-329	24" CMP MES, SD	EA	1,200.00
430-984-333	30" CMP MES, SD	EA	2,500.00
430-984-338	36" CMP MES, SD	EA	3,000.00
430-984-401	12"x18" MES, SD	EA	1,100.00
430-984-402	14"x23" MES, SD	EA	1,200.00
430-984-403	19"x30" MES, SD	EA	2,500.00
430-984-404	24"x38" MES, SD	EA	3,000.00
430-984-406	34"x53" MES, SD	EA	6,000.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
430-984-407	38"x60" MES, SD	EA	6,000.00
430-984-408	43"x68" MES, SD	EA	7,000.00
430-984-409	48"x76" MES, SD	EA	8,000.00
430-984-221	12" MES, SD	EA	1,000.00
430-984-223	15" MES, SD	EA	1,100.00
440-1A	Underdrain w/sock 6" pipe, HDPE	LF	30.00
440-70	Underdrain inspection box	EA	150.00
440-73	Underdrain outlet pipe 6"	LF	30.00
443-71	Ballast rock	CY	50.00
455-133	Sheet piling, steel, permanent	SF	50.00
455-133-1	Sheet piling, steel, temporary	SF	50.00
458-1	Bridge Deck Expansion Joint	LF	40.00
480-70-115	Transit shelter (42" X 112"): inventory, inspect, transport, assemble, construct	EA	1,800.00
480-70-116	Transit shelter (54" X 142"): inventory, inspect, transport, assemble, construct	EA	1,800.00
480-70-117	Transit shelter (77" X 183"): inventory, inspect, transport, assemble, construct	EA	1,800.00
480-75-101	Transit bench (4'): inventory, inspect, transport, assemble, construct	EA	260.00
480-75-102	Transit bench (6'): inventory, inspect, transport, assemble, construct	EA	260.00
480-75-103	Simme-seat (3'9" X 1'4"), inventory, inspect, transport, assemble, construct	EA	90.00
480-75-105	Transit bench (4'), relocate existing	EA	200.00
480-75-106	Transit bench (6'), relocate existing	EA	200.00
480-75-107	Simme-seat (3'9" X 1'4"), relocate existing	EA	100.00
480-76-101	Alternative A existing concrete bus stop bench anchorage, assemble, construct	EA	200.00
480-76-102	Alternative B existing concrete bus stop bench anchorage, assemble, construct	EA	200.00
480-77-103	Bike racks: load, transport, construct	EA	100.00
480-78-101	Electrical riser stub (3" pvc conduit with end caps and 90 degree sweep)	LF	100.00
480-99-101	Shelter, 2-pole, new, construct following plans	EA	4,800.00
480-99-102	Shelter, 2-pole, existing, relocate and assemble	EA	1,700.00
514-71-2	Filter fabric, plastic, subsurface, type stabilization	SY	13.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
514-71-3	Filter fabric, plastic, subsurface, type D2	SY	16.00
515-1-2	Handrail, aluminum pipe, 2-tier, grade 0-5%	LF	29.00
515-2-1	Handrail, aluminum pipe, picket rail, grade 0-5%	LF	46.00
520-1-10	Curb & gutter, type 'F'	LF	16.00
520-1-11	Curb & gutter, type 'FB'	LF	16.00
520-1-7	Curb & gutter, type 'E'	LF	16.00
520-1-8	Curb & gutter, type 'M'	LF	16.00
520-2-1	Curb, FDOT type 'A'	LF	16.00
520-2-2	Curb, FDOT type 'B'	LF	16.00
520-2-4	Curb, FDOT type 'D'	LF	16.00
520-2-6	Curb, FDOT type 'F'	LF	16.00
520-3	Gutter, concrete, valley	LF	18.00
520-4	Gutter, concrete, special	LF	27.00
520-5	Traffic separator, variable	SY	55.00
522-1-3	Sidewalk, fibrous-reinforced, 4"	SY	24.00
522-21-3	Driveway, fibrous-reinforced, 6"	SY	34.00
522-2-3	Sidewalk, fibrous-reinforced, 6"	SY	34.00
522-2	Slab, concrete, fibrous-reinforced, 8"	SY	44.00
523-1	Pattered/Textured pavement	SY	100.00
524-1-6	Concrete ditch pavement, 6"	SY	80.00
524-2-4	Concrete slope pavement, 6"	SY	80.00
526-1-1	Pavers, architectural, roadway	SY	95.00
526-1-2	Pavers, architectural, sidewalk	SY	95.00
527-1	Detectable warnings on walking surfaces	SF	27.00
530-1	Riprap, sand-cement	CY	140.00
530-3-4	Riprap, rubble	TN	100.00
530-74	Bedding stone	TN	35.00
536-1-1	Guardrail	LF	20.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
536-2	Guardrail (shop-bent panels)	LF	22.00
536-4	End anchorage assembly, type I, single	EA	550.00
536-7	Special guardrail post	EA	175.00
536-8	Bridge anchorage assembly	EA	2,500.00
536-73	Removal of existing guardrail	LF	5.00
536-75	Special steel guardrail posts with accessories	EA	175.00
536-76	Special length guardrail posts	EA	95.00
536-82	Guardrail anchorage (concrete barrier wall)	EA	2,400.00
536-83	Guardrail post replacement	EA	90.00
536-85	Guardrail, end anchorage assembly	EA	2,500.00
536-SP1	Vehicle barrier, post and rope	LF	15.00
538-1	Resetting guardrail	LF	12.00
547-70-2	Riprap, fabric-formed concrete	SY	43.00
547-70-3	Riprap, articulated block, fabric-formed, min 38#/SF, 4.5"	SY	199.00
547-70-4	Riprap, precast block, fabric-formed, min 38#/SF, 4.5"	SY	199.00
550-1	Fence, type 'A'	LF	7.50
550-2	Fence, type 'B', 6'	LF	11.50
550-10-210	Fence, type 'B', 4'	LF	11.00
550-74-2	Fence, relocate type 'B'	LF	9.00
550-74-1	Fence, relocate type 'A'	LF	7.50
550-75-121	Fence gate, type 'A', 12' opening, single	EA	800.00
550-75-122	Fence gate, type 'A', 12' opening, double	EA	1,200.00
550-SP1	Fence, 2-rail mortise-type	LF	16.00
550-SP1-2	Fence, relocate 2-rail mortise-type	LF	8.00
555-2-1	2" - 3" PVC directional bore, nonpressure, under horizontal surfaces (intersections, driveways, sidewalks etc.)	LF	40.00
556-2-1	2" - 3" PVC jack and bore, nonpressure, under horizontal surfaces (intersections, driveways, sidewalks etc.)	LF	40.00
570-1-1	Sod, bahia	SY	2.50
570-1-4	Sod, St. Augustine	SY	3.50

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
570-1-P	Sod, Paspalum, Seaside or Seashore	SY	4.50
570-2	Hydro-seed and mulch	SY	0.50
570-3	Seed and mulch, grassing by hydroseeding w/biodegradable erosion control blanket	SY	3.25
570-4	Seeding including wildflower mix	SY	0.75
571-1	Plastic erosion mat	SY	4.50
580-18SP	Plants, sabal palm, 18'	EA	150.00
580-336	Nature trail mix, compacted, 4"	SY	15.00
580-334-1	Mulch derived from melaleuca trees	CY	56.00
580-334-5	Small 0.5" washed shell	CY	59.00
580-334-6	Medium 5/8" to 1 1/2" washed shell	CY	48.00
580-334-7	Large 3" to 8" washed shell	CY	48.00
580-332-2	Tree cut & removal	EA	600.00
580-6	Tree protection	EA	150.00
580-8WR	Plants, washingtonia robusta, 16'	EA	390.00
580-QV	Plants, quercus virginiana, live oak, 10'-12'x3'-5' spr, 2"-2.5" cal, 65 gal	EA	280.00
580-322-1	Tree relocation	EA	600.00
580-400	Additional watering for trees and plants	MG	1.25
586-99	Littoral shelf planting (bareroot)	AC	3,600.00
590-2-1S	Florida native obligate wetland and facultative wet herbaceous plant species (various), 3' centers, bare-root	EA	1.00
590-2-2S	Florida native obligate wetland and facultative wet herbaceous plant species (various), 4"	EA	2.00
590-2-2T	Florida native obligate wetland and facultative wet herbaceous plant species (various), 1 gallon	EA	4.00
590-2-3S	Florida native obligate wetland and facultative wet shrub plant species (various), 10' centers, 1 gallon	EA	4.00
590-2-3T	Florida native obligate wetland and facultative wet shrub plant species (various), 10' centers, 3 gallon	EA	8.00
590-2-4S	Florida native obligate wetland and facultative wet tree plant species (various), 10' centers, 3 gallon	EA	9.00
590-2-4T	Florida native obligate wetland and facultative wet tree plant species (various), 10' centers, 7 gallon	EA	34.00
620-1-1	Grounding electrode	LF	5.50
630-1-11	Conduit, above ground, sch 40	LF	14.50
630-1-12	Conduit, UG, sch 40	LF	4.50

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
630-1-14	Conduit, UP, jack & bore	LF	15.50
632-7-1	Signal cable	PI	4,200.00
632-8-112	Cable interconnect, underground	LF	2.50
633-121-1	Fiber optic cable, 24 fibers	LF	3.00
635-12-11	Pull box, 25"x15"x18", with concrete slab (1' collar)	EA	300.00
635-13-11	Pull box, 32"x19"x18", with concrete slab (1' collar)	EA	530.00
639-1-12	Electrical power service, overhead	AS	1,625.00
639-1-22	Electrical power service, underground	AS	1,400.00
639-2-1	Electrical service wire, overhead	LF	4.00
639-3-11	Electrical service disconnect	EA	280.00
653-181	Signal, pedestrian, 1-way	AS	840.00
653-182	Signal, pedestrian, 2-way	AS	1,350.00
659-101	Signal head auxiliaries, back plate, 3-section	EA	67.00
659-106	Signal head auxiliaries, tunnel visor	EA	11.00
659-107	Signal head auxiliaries, aluminum pedestal	EA	975.00
659-108	Signal head auxiliaries, steel pedestal	EA	415.00
659-118	Signal head auxiliaries, back plate, 5-section	EA	170.00
660-1-101	Inductive loop detector type 1	EA	240.00
660-1-109	Inductive loop detector type 9, 2CH, SS, RM	EA	240.00
660-1-110	Inductive loop detector type 10, 2CH, SS, RM, TD	EA	240.00
660-2-101	Loop assembly, type 'A'	AS	855.00
660-2-102	Loop assembly, type 'B', 3'	AS	530.00
660-2-126	Loop assembly, type 'F', 20'	AS	1,090.00
660-2-146	Loop assembly, type 'F', 40'	AS	1,350.00
660-3-109	Loop sealant, Craftco	GA	28.00
665-11	Pole- or cabinet-mounted detector station	EA	280.00
670-5-4	Modify controller assembly	AS	1,950.00
670-113-000	Actuated solid state controller, D4-4, dual ring 8 phase	AS	6,425.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
670-113-034	Actuated solid state controller assembly	AS	6,425.00
676-110-503	Controller Cabinet	EA	26,000.00
680-115	External modem	EA	4,200.00
684-11	System communications, furnish and install, multi-pair cable	LF	4.00
684-14	System communications, fiber optic cable	LF	5.00
685-128	Interface Panel	EA	5,000.00
690-10	Signal, remove head assembly	EA	415.00
690-20	Pedestrian signal assy, remove	EA	615.00
690-30-1	Remove poles (shallow removal)	EA	1,100.00
690-30-2	Remove poles (deep removal)	EA	1,600.00
690-50	Remove controller assembly	EA	865.00
690-90	Remove cable and conduit	PI	560.00
690-100	Remove miscellaneous signal equipment	PI	560.00
700-40-1	Sign, single post, <12sf	AS	300.00
700-46-11	Sign, single post, remove	AS	40.00
700-46-21	Sign & single post, relocate	EA	80.00
700-46-30S	Sign, existing, install on breakaway supports	AS	110.00
705-1	Delineators, single post	EA	140.00
705-11	Delineators, 8" wide	EA	170.00
706-3	RPMs	EA	5.00
710-11	Paint, remove existing markings	SF	2.25
710-11-11	6" Temporary striping	LF	0.50
710-11-22	8" Temporary striping	LF	0.75
710-11-33	18" Temporary striping	LF	1.25
710-29	Paint, reflective, island nose white	SY	6.00
710-30	Paint, reflective, island nose yellow	SY	6.00
710-7	Paint pavement messages	EA	30.00
711-3	Thermoplastic pavement message	EA	100.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS

Item No.	Description	Unit	Unit Price
711-7	Thermoplastic pavement markings, remove	SF	3.00
711-8-2	Thermoplastic pavement markings	SF	3.35
711-11-5S	Thermoplastic, standard, all shapes, widths, colors	SF	3.90
715-1-113	Conductor, insulated, #6	LF	1.85
715-1-114	Conductor, insulated, #4	LF	2.00
715-1-115	2" PVC conduit, sch 40, UG	LF	4.50
715-2-116	Conduit, PVC, Sch 40, Underground, 3" lighting	LF	5.50
715-2-117	Conduit, PVC, Sch 40, Underground, 4" lighting	LF	8.00
715-2-215	Conduit, PVC, Sch 40, Under Pavement, 2" lighting	LF	15.00
715-2-216	Conduit, PVC, Sch 40, Under Pavement, 3" lighting	LF	16.00
715-2-335	Conduit, Rigid Galvanized, Above Ground, 2" lighting	LF	13.00
715-2-336	Conduit, Rigid Galvanized, Above Ground, 3" lighting	LF	16.00
715-2-345	Conduit, PVC, Sch 80, Surface-mount, 2" lighting	LF	9.00
715-2-415	2" PVC conduit, sch 40, directional drill UP, lighting	LF	16.00
715-7-11	Load center, secondary voltage, w/breaker panel, encl-mount on concrete power ped	EA	12,000.00
715-4-428	Light Pole Complete Relocate (complete removal of existing, new foundation and all incidentals)	EA	1,700.00
715-11-111	Luminaire, Roadway, Cobra Head, Bronze, 120 Volt, 400W	EA	650.00
715-11-113	Luminaire, 120V, 400W HPS, constant wattage ballst w/photocell, NEMA III Medium Cutoff, flat glass lens, 2" Slip-fit on Davit Arm, Type A	EA	650.00
715-11-511	Luminaire, Roadway, Cobra Head, Remove	EA	85.00
715-14-11	Pull box, lighting, roadside, 18"	EA	300.00
715-14-12	Pull box, lighting, sidewalk, 18"	EA	300.00
715-14-42	Pull box, lighting, adjust	EA	160.00
736-1	Manhole adjustment	EA	500.00
736-2	Adjust existing manhole cover with approved cover grade ring	EA	150.00
736-3	Replace manhole frame and cover with County-supplied frame and cover	EA	250.00
736-4	Adjust existing valve box and cover	EA	250.00
736-5	Adjust existing valve cover with approved cover grade ring	EA	250.00
736-6	Replace valve box and cover with County-supplied box and cover	EA	250.00

Roads, Transit, Trails, Sidewalks, & Drainage Unit Price Contract, Bid #122213CS			
Item No.	Description	Unit	Unit Price
738-1	Water service adjustment	EA	500.00
783-1-423	Fiber optic cable, relocate 49 to 96 fibers	EA	950.00
783-1-523	Fiber optic cable, adjust/modify 49 to 96 fibers	EA	950.00
783-2-51	Fiber optic cable connection (splicing of individual fibers, or cables terminated)	EA	230.00
783-3-56	Fiber optic cable connection hardware (includes materials for splices)	EA	1,000.00
CS-1	Crack sealant, fiber-modified	GA	100.00
CIR-101	Cold-in-place recycled bituminous course	SY	35.00
AS-1	Asphalt Seal Coat	SY	1.00
AS-2	Prepare Surface for seal coat	HR	50.00
BS-1	#250 sand	CY	25.00
BS-4	#4 Stone Base	CY	50.00
BS-5	#57 Stone	CY	50.00
BF-1	Bollard, Fixed	EA	800.00
BF-2	Bollard, Lockable	EA	1,100.00
TC SP1	Asphalt Speed table, 22'	EA	4,000.00
WS-1	Wheel Stops (bumper blocks), concrete 6', with 3/4" rebar pins 18" long	EA	60.00
WS-2	Wheel Stops (bumper blocks), recycled plastic 6', with 1/2" rebar pins 14" long	EA	200.00
NSBB SP1	Baffle box, nutrient separating, for 30-48" pipe	EA	24,000.00
NSBB SP2	Baffle box, nutrient separating, for 42-60" pipe	EA	28,000.00
NSBB SP3	Baffle box, nutrient separating, for 54-72" pipe	EA	37,000.00

DESCRIPTIONS (Continued from Page 1)

to General Liability. In the event of cancellation of the listed policies, the companies will endeavor to mail thirty (30) days written notice to Certificate Holder, ten (10) days notice for non-payment of premium.

NOTICE OF CANCELLATION AND NON-RENEWAL TO THIRD PARTIES

It is hereby understood and agreed PART SIX: CONDITIONS, Section D, of the policy is amended by adding the following subsection 5:

If we initiate cancellation of this policy, we will notify the person(s) or organization(s) as shown at the address in the Schedule below, as follows:

- a. 30 days notice will be given for notice of cancellation for non-payment of premium.
- b. 30 days notice will be given for notice of cancellation for any reason other than non-payment of premium.
- c. 30 days notice will be given for notice of non-renewal.

If the insured initiates cancellation of this policy, notification will be mailed upon receipt of the cancellation request from the insured.

Notwithstanding the provisions above, in no event will the number of days notice of cancellation or non-renewal be fewer than the number of days required by the applicable state workers compensation law.

SCHEDULE

Name of Person or Organization: Sarasota County Government

Mailing Address: 1660 Ringling Blvd
Sarasota, FL 34236-6808

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

Date Prepared: June 11, 2013

Carrier: Bridgefield Employers Insurance Company

Effective Date of Endorsement: June 11, 2013

Policy Number: 0830-29662

Countersigned by:



Insured: Frederick Derr & Company Incorporated

WAIVER OF OUR RIGHT TO RECOVER FROM THE OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement with us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

Sarasota County Government
1660 Ringling Blvd
Sarasota, FL 34236-6808

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

Date Prepared: June 11, 2013

Carrier: Bridgefield Employers Insurance Company

Effective Date of Endorsement: June 11, 2013

Policy Number: 0830-29662

Countersigned by:



Insured: Frederick Derr & Company Incorporated

WC 00 03 13 (Ed. 4-84)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**ADDITIONAL INSURED - OWNERS, LESSEES OR
CONTRACTORS - AUTOMATIC STATUS WHEN
REQUIRED IN CONSTRUCTION AGREEMENT -
COMPLETED OPERATIONS**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. Section II - Who Is An Insured** is amended to include as an additional insured any person or organization when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy. Such person or organization is an additional insured only with respect to liability caused, in whole or in part, by "your work" performed for that insured and included in the "products-completed operations" hazard.

The coverage afforded to the Additional Insured is solely limited to liability specifically resulting from the conduct of the Named Insured, which may be imputed to the Additional Insured.

- B.** This endorsement provides no coverage to the Additional Insured for liability caused, in whole or in part, out of the claimed negligence of the Additional Insured, other than which may be imputed to the Additional Insured by virtue of the conduct of the Named Insured.
- C.** With respect to the insurance afforded these additional insureds, the following additional exclusion applies:

This insurance does not apply to:

1. "Bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part by the rendering of, or the failure to render, any professional architectural, engineering, or surveying services, including:
 - a. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders, or drawing and specifications; and
 - b. Supervisory, inspection, architectural, or engineering activities.
2. Willful misconduct of, or for defects in design furnished by, the additional insured or its "employees".

As a condition of coverage, the additional insured shall be obligated to tender the defense and indemnity of every claim or suit to all other insurers that may provide coverage to the additional insured, whether contingent, excess or primary.

POLICY NUMBER:

COMMERCIAL GENERAL LIABILITY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**WAIVER OF TRANSFER OF RIGHTS OF RECOVERY
AGAINST OTHERS TO US**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

SCHEDULE

Name Of Person Or Organization:

Any person or organization for whom you are required in a written contract or agreement to include a waiver of transfer of rights of recovery against others to us, provided the "bodily injury" or "property damage" occurs subsequent to the execution of the written agreement.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV - Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

DESIGNATED CONSTRUCTION PROJECT(S) GENERAL AGGREGATE LIMIT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Designated Construction Projects:

All Projects

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

- A.** For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I - Coverage A and for all medical expenses caused by accidents under Section I - Coverage C, which can be attributed only to ongoing operations at a single designated construction project shown in the Schedule above:
1. A separate Designated Construction Project General Aggregate Limit applies to each designated construction project, and that limit is equal to the amount of the General Aggregate Limit shown in the Declarations.
 2. The Designated Construction Project General Aggregate Limit is the most we will pay for the sum of all damages under Coverage A, except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard", and for medical expenses under Coverage C regardless of the number of:
 - a. Insureds;
 - b. Claims made or "suits" brought; or
 - c. Persons or organizations making claims or bringing "suits".
 3. Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the Designated Construction Project General Aggregate Limit for that designated construction project. Such payments shall not reduce the General Aggregate Limit shown in the Declarations nor shall they reduce any other Designated Construction Project General Aggregate Limit for any other designated construction project shown in the Schedule above.
 4. The limits shown in the Declarations for Each Occurrence, Damage To Premises Rented To You and Medical Expense continue to apply. However, instead of being subject to the General Aggregate Limit shown in the Declarations, such limits will be subject to the applicable Designated Construction Project General Aggregate Limit.
- B.** For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I - Coverage A and for all medical expenses caused by accidents under Section I - Coverage C, which cannot be attributed only to ongoing operations at a single designated construction project shown in the Schedule above:
1. Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the amount available under the General Aggregate Limit or the Products-Completed Operations Aggregate Limit, whichever is applicable; and
 2. Such payments shall not reduce any Designated Construction Project General Aggregate Limit.

- C. When coverage for liability arising out of the "products-completed operations hazard" is provided, any payments for damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard" will reduce the Products-completed Operations Aggregate Limit, and not reduce the General Aggregate Limit nor the Designated Construction Project General Aggregate Limit.
- D. If the applicable designated construction project has been abandoned, delayed, or abandoned and then restarted, or if the authorized contracting parties deviate from plans, blueprints, designs, specifications or timetables, the project will still be deemed to be the same construction project.
- E. The provisions of Section - III Limits of Insurance not otherwise modified by this endorsement shall continue to apply as stipulated.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

DESIGNATED LOCATION(S) GENERAL AGGREGATE LIMIT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Designated Location(s):

All Locations

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

- A.** For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I - Coverage A and for all medical expenses caused by accidents under Section I - Coverage C, which can be attributed only to operations at a single designated "location" shown in the Schedule above:
1. A separate Designated Location General Aggregate Limit applies to each designated "location", and that limit is equal to the amount of the General Aggregate Limit shown in the Declarations.
 2. The Designated Location General Aggregate Limit is the most we will pay for the sum of all damages under Coverage A, except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard", and for medical expenses under Coverage C regardless of the number of:
 - a. Insureds;
 - b. Claims made or "suits" brought; or
 - c. Persons or organizations making claims or bringing "suits".
 3. Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the Designated Location General Aggregate Limit for that designated "location". Such payments shall not reduce the General Aggregate Limit shown in the Declarations nor shall they reduce any other Designated Location General Aggregate Limit for any other designated "location" shown in the Schedule above.
- B.** For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I - Coverage A and for all medical expenses caused by accidents under Section I - Coverage C, which cannot be attributed only to operations at a single designated "location" shown in the Schedule above:
1. Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the amount available under the General Aggregate Limit or the Products-completed Operations Aggregate Limit, whichever is applicable; and
 2. Such payments shall not reduce any Designated Location General Aggregate Limit.
- 4.** The limits shown in the Declarations for Each Occurrence, Damage To Premises Rented To You and Medical Expense continue to apply. However, instead of being subject to the General Aggregate Limit shown in the Declarations, such limits will be subject to the applicable Designated Location General Aggregate Limit.

- C. When coverage for liability arising out of the "products-completed operations hazard" is provided, any payments for damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard" will reduce the Products-completed Operations Aggregate Limit, and not reduce the General Aggregate Limit nor the Designated Location General Aggregate Limit.
- D. For the purposes of this endorsement, the **Definitions** Section is amended by the addition of the following definition:
- "Location" means premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad.
- E. The provisions of Section III Limits of Insurance not otherwise modified by this endorsement shall continue to apply as stipulated.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

OTHER INSURANCE CONDITION AMENDED

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

When required by written contract with any additional insured owner, lessee, or contractor to provide insurance on a primary and noncontributory basis, Condition 4. of Section IV - Commercial General Liability Conditions is deleted and replaced by the following:

4. Other Insurance

If other valid and collectible insurance is available for a loss we cover under Coverages A or B of this Coverage Part, our obligations are limited as follows:

a. Primary Insurance

This insurance is primary and non-contributory except when **b.** below applies.

b. Excess Insurance

This insurance is excess over any of the other insurance, whether primary, excess, contingent, or on any other basis:

- (1) That is Fire, Extended Coverage, Builder's Risk, Installation Risk, or similar coverage for "your work;"
- (2) That is Fire insurance for premises rented to you or temporarily occupied by you with permission of the owner; or
- (3) If the loss arises out of the maintenance or use of aircraft, "autos," or watercraft to the extent not subject

to Exclusion **g.** of Section I - Coverage A.

- (4) If the loss is caused by the sole negligence of any additional insured, owner, lessee, or contractor.

When this insurance is excess, we will have no duty under Coverages A or B to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit." If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

When this insurance is excess over other insurance, we will pay only our share of the amount of loss, if any, that exceeds the sum of:

- (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.