



CITY OF VENICE, FLORIDA

Purchasing Department

**401 W. Venice Avenue
Venice, FL 34285**

Invitation to Bid

ITB Number 3061-17

Date of Issue: May 6, 2017

Submission Deadline: June 8, 2017 at 2:00 PM

Title and Purpose of ITB:

VENICE RESURFACING PROJECT, PHASE 1

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**CITY OF VENICE
RESURFACING PROJECT, PHASE 1**

TABLE OF CONTENTS

BIDDING AND CONTRACTING REQUIREMENTS

<u>SECTION</u>	<u>DESCRIPTION</u>	<u>PAGE NO.</u>
<u>DIVISION 0 – BIDDING AND CONTRACTING REQUIREMENTS</u>		
00111	Invitation to Bid	00111-1
00200	Instructions to Bidders	00200-1
00300	Special Conditions	00300-1
00410	Bid Form	00410-1
	Required Forms	
	Sample Contract	
	Payment Bond Form	
	Performance Bond Form	
	Contractor's Release of Lien	
	Certificate of Substantial Completion	
00451	Bidder Qualification Statement.....	00451-1
00700	General Provisions of the Construction Contract	00700-1
00710	Appendices A and E, Nondiscrimination.....	00710-1
00800	FDOT Special Provisions and Supplemental Specifications	00800-1
00900	Summary of Work.....	00900-1
00910	Roadway Resurfacing List with Curb, Sidewalk and Base Repairs	00910-1
00920	Roadway Resurfacing Maps	00920-1

+ + END OF TABLE OF CONTENTS + +

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INVITATION TO BID

The City of Venice invites sealed bids from qualified bidders to provide the following goods or services, which is described in detail in the Specifications.

Bid No.: 3061-17

Bid Title: VENICE RESURFACING PROJECT, PHASE 1

PROJECT DESCRIPTION: This project is for the milling, re-surfacing and striping of approximately 32.5 total miles of existing roadway, located within the City of Venice. The project also includes ADA sidewalk ramp upgrades, sidewalk panel replacement, curb replacement and base repairs. A table listing all roadways to be resurfaced and repair locations has been included within Section 00910 and a bid tabulation table is included under section 00410 including approximate material quantities for all curb, sidewalk and base repairs. Additionally, maps of all the roadways to be resurfaced are provided for reference in Section 00920.

BID OPENING LOCATION: City of Venice, Venice City Hall, Community Hall, room # 114, 401 West Venice Ave., Venice FL 34285

BID SUBMITTAL DEADLINE and BID OPENING DATE & TIME: June 8, 2017 at 2:00 PM

PRE-BID MEETING: YES

DATE & TIME: May 25, 2017 at 1:00 PM

LOCATION: City of Venice, Venice City Hall, Community Hall, room # 114, 401 West Venice Ave., Venice FL 34285

Specifications and Bid documents are available by calling Onvia DemandStar at (800) 711-1712 or by their Internet address at <http://www.demandstar.com>. Proposers may also pick up Bid documents at the City of Venice Procurement- Finance Department, Room 204, 401 West Venice Ave., Venice Florida 34285, (941) 882-7422 at no charge.

A non-mandatory pre-bid meeting will be held on May 25, 2017 at 1:00 p.m., City of Venice, Venice City Hall, Community Hall, room # 114, 401 West Venice Ave., Venice FL 34285. Representatives from the City will be present to discuss the overall project and the Invitation to Bid. **Interested Firms are encouraged to attend.**

All questions, comments, or concerns about this ITB must be submitted in writing to Mr. Peter Boers, Procurement- Finance Department, for the City of Venice, Room 204, 401 West Venice Avenue, Venice, FL 34285 or e-mail at pboers@venicegov.com. Mr. Boers is the only designated representative of the City authorized to respond to comments, questions, and concerns. The City will not respond to comments, questions or concerns addressed to any person other than Mr. Boers. If the City determines that a particular comment, question or concern

necessitates a global response to all Proposers, the City will issue a clarifying memorandum or addendum. The final day that the City will accept questions will be June 1, 2017 by 1:00 p.m.

Bids must be submitted in four sets and at least one set must bear an original signature, in a sealed envelope marked "Invitation to Bid # **3061-17: "VENICE RESURFACING PROJECT, PHASE 1"** and mailed or delivered to the City of Venice- Purchasing Department, 401 W. Venice Ave. Room # 204, Venice, FL 34285, no later than the deadline specified. The City assumes no responsibility for bids received after the bid submittal time or at any location other than that specified, no matter what the reason. Late bids will be held unopened and will not be considered for award.

No bid will be received after the specified time for acceptance and no bidder may withdraw his bid within a period of ninety (90) days after the actual date of opening thereof.

Bids will be considered only from bidders who have the applicable license, if a license is required by the City of Venice and/or State of Florida, for the type of work specified. A copy of the applicable license must be submitted with bid if a license is required.

The City reserves the right to reject any or all bids in whole or in part, with or without cause, to waive any requirements, irregularities or technical defects therein, when it is deemed to be in the interest of the City.

CITY OF VENICE, FLORIDA

Publish: May 06, 2017
May 10, 2017

City of Venice Utilities Department
City of Venice, Florida

VENICE RESURFACING PROJECT, PHASE 1

INSTRUCTIONS TO BIDDERS

TABLE OF ARTICLES

- | | |
|--|--|
| 1. Defined Terms | 31. Indemnification/Hold Harmless |
| 2. Bids Received | 32. Public Entity Crimes/Non-Collusive Affidavit |
| 3. Location and Description of Project | 33. Gratuities and Kickbacks |
| 4. Copies of Bidding Documents | 34. Equal Employment Opportunity |
| 5. Qualifications of Bidders | 35. Conflict of Interest |
| 6. Examination of Bidding Documents, Other Related Data and Site | 36. Drug Free Workplace |
| 7. Pre-Bid Meeting | 37. Applicable Laws |
| 8. Site and Other Areas | 38. Disclosure – Public Officer, Public Employee or Advisory Board Member of Owner |
| 9. Interpretations and Addenda | 39. Bid Protests |
| 10. Bid Security | 40. Scrutinized Companies |
| 11. Contract Times | |
| 12. Liquidated and Special Damages | |
| 13. Substitute and "Or Equal" Items | |
| 14. Subcontractors, Suppliers and Others | |
| 15. Preparation of Bid | |
| 16. Basis of Bids; Comparison of Bids | |
| 17. Submittal of Bid | |
| 18. Modification or Withdrawal of Bid | |
| 19. Opening of Bids | |
| 20. Disqualification of Bidders | |
| 21. Bids to Remain Subject to Acceptance | |
| 22. Evaluation of Bids and Award of Contract | |
| 23. Contract Securities | |
| 24. Contractor's Insurance | |
| 25. Signing of Agreement | |
| 26. Notice to Proceed | |
| 27. Partnering | |
| 28. Sales and Use Taxes | |
| 29. Local Preference No Local Preference | |
| 30. Public Records/Tabulation | |

ARTICLE 1 – DEFINED TERMS

- 1.01 Terms used in these Instructions to Bidders have the meanings indicated in the General Conditions and Supplementary Conditions. Additional terms used in these Instructions to Bidders have the meanings indicated below which are applicable to both the singular and plural thereof.
- A. Issuing Office: The office from which the Bidding Documents are to be issued and here the bidding procedures are to be administered.

ARTICLE 2 – BIDS RECEIVED

- 2.01 Refer to the Invitation to Bid for information on receipt of Bids.

ARTICLE 3 – LOCATION AND DESCRIPTION OF PROJECT

- 3.01 Refer to Summary of Work Section- (00800-17), in the General Requirements for the location and description of the Project.

ARTICLE 4 – COPIES OF BIDDING DOCUMENTS

- 4.01 Refer to the Invitation to Bid for information on location where Bidders may examine and obtain the Bidding Documents.
- 4.02 (Not Used)
- 4.03 Complete sets of Bidding Documents shall be used in preparing Bids; neither Owner nor Engineer assumes any responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents.
- 4.04 Owner and Engineer in making copies of Bidding Documents available on the above terms, do so only for the purpose of obtaining Bids for the Work and do not grant permission for any other use.
- 4.05 Bidders who obtain solicitation documents from sources other than the Owner or download from <http://www.demandstar.com/> must officially register receipt of the solicitation with the City's Procurement – Finance Department in order to be placed on the notification list for any forthcoming addendum or other official communications. Failure to register as a prospective Bidder may cause your submittal to be rejected as non-responsive if you have submitted a response without acknowledgment of issued addenda. The Owner is not responsible for the accuracy of bid documents and information obtained from any source other than <http://www.demandstar.com/>.

ARTICLE 5 – QUALIFICATIONS OF BIDDERS

- 5.01 Bidders shall be experienced in the kind of Work to be performed, shall have the necessary equipment therefor, and shall possess sufficient capital to properly execute the Work within the time allowed. Bids received from Bidders who have previously failed to complete work within the time required, or who have previously performed similar work in an unsatisfactory manner, may be rejected. A Bid may be rejected if Bidder cannot show that Bidder has the necessary ability, plant, and equipment to commence the Work at the time prescribed and thereafter to prosecute and complete the Work at the rate or within the times specified. A Bid may be rejected if Bidder is already obligated for the performance of other work which would delay the commencement, prosecution or completion of the Work.
- 5.02 To demonstrate qualifications to perform the Work, Bidder shall submit within 5 days after Bid opening, upon Owner's request, a separate Bidder Qualifications Statement that will be furnished by OWNER. An example of the Bidder Qualifications Statement is bound in the Project Manual.
- 5.03 Bidders shall be qualified to do business in the state where the Project is located or covenant to obtain such qualification prior to signing the Agreement.
- 5.04 Bids will be received only from contractors licensed or registered by the State of Florida.

ARTICLE 6 – EXAMINATION OF BIDDING DOCUMENTS, OTHER RELATED DATA, AND SITE

- 6.01 Subsurface and Physical Conditions
- A. The Supplementary Conditions identify:
1. Those reports of explorations and tests of subsurface conditions at or contiguous to the Site that have been utilized by Engineer in preparation of the Bidding Documents.
 2. Those drawings of physical conditions relating to existing surface or subsurface structures (except Underground Facilities) which are at or contiguous to the Site, that have been utilized by Engineer in preparation of the Bidding Documents.
- B. Electronic copies of the reports and drawings referenced in Paragraph 6.01.A above will be made available by Owner to any Bidder on request. Those reports and drawings are not part of the Contract Documents, but the "technical data" contained therein upon which Bidder is entitled to rely as provided in Paragraph 4.02 of the General Conditions, has been identified and established in Paragraph SC-4.02 of the Supplementary Conditions. Bidder is responsible for any interpretation or conclusion drawn from any "technical data" or any other data, interpretations, opinions, or information contained in such reports or shown or indicated in such drawings.

6.02 Underground Facilities - Physical Conditions

- A. Information and data shown or indicated in the Bidding Documents with respect to existing Underground Facilities at or contiguous to the Site is based upon information and data furnished to Owner and Engineer by owners of such Underground Facilities, including Owner, or others.

6.03 Hazardous Environmental Condition

- A. Owner has no actual knowledge of a Hazardous Environmental Condition at the Site.

6.04 Provisions concerning responsibilities for the adequacy of data, furnished to prospective Bidders with respect to subsurface conditions, other physical conditions, and Underground Facilities, and possible changes in the Bidding Documents due to differing or unforeseen subsurface or physical conditions appear in Paragraphs 4.02, 4.03 and 4.04 of the General Conditions. Provisions concerning responsibilities for the adequacy of data furnished to prospective Bidders with respect to a Hazardous Environmental Condition at the Site, if any, and possible changes in the Contract Documents due to any Hazardous Environmental Condition uncovered or revealed at the Site which was not shown or indicated in the Drawings or Specifications or identified in the Contract Documents to be within the scope of the Work appear in Paragraph 4.06 of the General Conditions.

6.05 Other Related Data (Not Used)

6.06 On request, Owner will provide Bidder access to the Site to conduct such examinations, investigations, explorations, tests, and studies as Bidder deems necessary for preparing and submitting a Bid. Bidder shall fill all holes and clean up and restore the Site to its original conditions upon completion of such explorations, investigations, tests, and studies. Bidder shall comply with all Laws and Regulations relative to such explorations, investigations, tests, and studies.

6.07 A single Site visit has been scheduled following the pre-bid conference. No other Site visits will be allowed without Owner's approval.

6.08 (Not Used)

6.09 (Not Used)

6.10 It is the responsibility of Bidder, before submitting a Bid to:

- A. examine and carefully study the Bidding Documents, the other related data identified in the Bidding Documents and Addenda (if any);
- B. visit the Site and become familiar with and satisfy Bidder as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work;

- C. become familiar with and satisfy Bidder as to the Laws and Regulations that may affect cost, progress and performance of the Work;
- D. carefully study all:
 - 1. reports of explorations and tests of subsurface conditions at or contiguous to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities), if any, that have been identified in the Supplementary Conditions in Paragraph SC-4.02 as containing reliable “technical data”, and
 - 2. reports and drawings of Hazardous Environmental Condition identified at the Site, if any, that have been identified in the Supplementary Conditions in Paragraph SC-4.06 as containing reliable “technical data”;
- E. consider the information known to Bidder; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and the Site-related reports and drawings identified in Bidding Documents with respect to the effect of such information, observation, and documents on
 - 1. the cost, progress and performance of the Work;
 - 2. the means, methods, techniques, sequences and procedures of construction to be employed by Bidder, including applying any specific means, methods, techniques, sequences and procedures of construction expressly required by the Bidding Documents; and
 - 3. Bidder’s safety precautions and programs;
- F. agree at the time of submitting its Bid that no further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of its Bid for the performance of the Work at the price(s) bid and within the times required and in accordance with the other terms and conditions of the Bidding Documents;
- G. become aware of the general nature of work (if any) to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents;
- H. promptly give Engineer written notice of all conflicts, errors, ambiguities, and discrepancies that Bidder discovers in the Bidding Documents and confirm that the written resolution thereof by Engineer is acceptable to Bidder; and
- I. determine that the Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance of the Work.

- 6.11 The submission of a Bid will constitute an incontrovertible representation by Bidder that Bidder has complied with every requirement of this Article 6, that without exception the Bid is premised upon performing the Work required by the Bidding Documents and applying any specific means, methods, techniques, sequences, or procedures of construction that may be shown or indicated or expressly required by the Bidding Documents, that Bidder has given Engineer written notice of all conflicts, errors, ambiguities, and discrepancies that Bidder has discovered in the Bidding Documents and the written resolutions thereof by Engineer are acceptable to Bidder, and that the Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performing the Work.

ARTICLE 7 – PRE-BID MEETING

- 7.01 A non-mandatory Pre-Bid Meeting will be held at the date and time indicated in the Invitation to Bid. Representatives of the Owner and Engineer will be present to discuss the Project. Owner will transmit to all prospective Bidders of record such Addenda as Owner considers necessary in response to questions raised at the pre-Bid conference. Oral statements may not be relied upon and will not be binding or legally effective.

ARTICLE 8 – SITE AND OTHER AREAS

- 8.01 The Site is identified in the Bidding Documents. Easements for permanent structures or permanent changes in existing facilities are to be obtained and paid for by Owner unless otherwise provided in the Bidding Documents. All additional lands and access thereto required for temporary construction facilities, construction equipment, or storage of materials and equipment, to be incorporated into the Work are to be obtained and paid for by Contractor.

ARTICLE 9 – INTERPRETATIONS AND ADDENDA

- 9.01 All questions about the meaning or intent of the Bidding Documents shall be submitted to Owner in writing. To receive consideration, questions must be received by Owner by the date indicated in the Invitation to Bid. Interpretations or clarifications considered necessary by Owner in response to such questions will be issued by Addenda mailed or delivered to all parties recorded by Owner as having received the Bidding Documents for receipt not later than three days prior to the date for the opening of Bids. Only questions answered by Addenda will be binding. Oral and other interpretations or clarifications will be without legal effect.
- 9.02 Addenda may also be issued to clarify, correct or change the Bidding Documents as deemed advisable by Owner or Engineer. Such Addenda, if any, will be issued in the manner and within the time period stated in Paragraph 9.01 of these Instructions to Bidders.

ARTICLE 10 – BID SECURITY

- 10.01 A Bid shall be accompanied by Bid security made payable to Owner in the amount of 5% of Bidder's maximum Bid price and in the form of Bid bond.
- 10.02 Bid bond shall be on the form bound in the Project Manual. Bid bond shall be issued by a surety complying with the requirements of Paragraphs 5.01 and 5.02 of the General Conditions.
- 10.03 The Bid security of the Successful Bidder will be retained until such Bidder has executed the Contract Documents, furnished the required contract security, and complied with the other conditions of the Notice of Award, whereupon the Bid security will be returned. If the Successful Bidder fails to sign and deliver the Contract Documents and furnish the required contract security within 15 days after the Notice of Award, Owner may annul the Notice of Award and may retain from the Bid security an amount equal to the damages which Owner may suffer by reason of such failure. Said damages shall be the difference between that Bidder's Bid and the Bid of the next lowest, responsible and responsive Bidder, but such amount shall not exceed the Bid security amount, and, if there is no such next lowest, responsible and responsive Bidder, then the Bid security amount of that Bidder will be forfeited to the Owner as liquidated damages for such failure.
- 10.04 The Bid security of other Bidders whom Owner believes to have a reasonable chance of receiving the award may be retained by Owner until the earlier of the seventh day after the Effective Date of the Agreement or the ninety-first day after the Bid opening whereupon the Bid security furnished by such Bidders will be returned. The Bid security of Bidders whom Owner believes do not have a reasonable chance of receiving an award will be returned within seven days of the Bid opening.

ARTICLE 11 – CONTRACT TIMES

- 11.01 The number of days within which Work is to be completed and ready for final payment (the Contract Times) are set forth in the Agreement.

ARTICLE 12 – LIQUIDATED AND SPECIAL DAMAGES

- 12.01 Provisions for liquidated and special damages, if any, are set forth in the Agreement.

ARTICLE 13 – SUBSTITUTE AND “OR EQUAL” ITEMS

- 13.01 The Contract, if awarded, will be on the basis of materials and equipment specified or described in the Bidding Documents without consideration of possible substitute or “or-equal” items. Whenever it is specified or described in the Bidding Documents that a substitute or “or-equal” item of material or equipment may be furnished or used by Contractor if accepted by Engineer, application for such acceptance will not be considered by Engineer until after the Effective Date of the Agreement. The procedure for submittal

of any such application by Contractor and consideration by Engineer is set forth in the General Conditions which may be supplemented in the General Requirements.

- 13.02 Refer to Substitution- Section 6.05, Article 6 of Contractor's Responsibilities, of the General Requirements for the period of time after the Effective Date of the Agreement during which the Engineer will accept applications for substitute items of material or equipment.

ARTICLE 14 – SUBCONTRACTORS, SUPPLIERS, AND OTHERS

- 14.01 If the Supplementary Conditions require the identity of certain Subcontractors, Suppliers, individuals, or entities to be submitted to Owner in advance of a specified date prior to the Effective Date of the Agreement, the apparent Successful Bidder, and any other Bidder so requested, shall within five days after Bid opening submit to Owner a list of all such Subcontractors, Suppliers, other individuals, and entities proposed for those portions of the Work for which such identification is required. Such list shall be accompanied by an experience statement with pertinent information regarding similar projects and other evidence of qualifications for each such Subcontractor, Supplier, individual, and entity if requested by Owner. If Owner or Engineer, after due investigation, has reasonable objection to any proposed Subcontractor, Supplier, individual, or entity, Owner may, before the Notice of Award is given, request the apparent Successful Bidder to submit an acceptable substitute without an increase in the Bid price.
- 14.02 If apparent Successful Bidder declines to make any such substitution, Owner may award the Contract to the next lowest Bidder that proposes to use acceptable Subcontractors, Suppliers and other individuals or entities. Declining to make requested substitutions will not constitute grounds for forfeiture of the Bid security of any Bidder. Any Subcontractor, Supplier, individual, or entity so listed and against which Owner or Engineer makes no written objection prior to the giving of the Notice of Award will be deemed acceptable to Owner and Engineer subject to revocation of such acceptance after the Effective Date of the Agreement as provided in Paragraph 6.06 of the General Conditions.
- 14.03 (Not Used)
- 14.04 Contractor shall not be required to employ any Subcontractor, Supplier, individual, or entity against whom Contractor has reasonable objection.

ARTICLE 15 – PREPARATION OF BID

- 15.01 A Bid shall be made on the Bid Form bound in the Project Manual. The Bid Form shall not be separated from the Project Manual nor shall the Bid Form be altered in any way.
- 15.02 All blanks in the Bid Form shall be completed in ink and the Bid Form signed in ink. Erasures or alterations shall be initialed in ink by the person signing the Bid Form. A Bid price shall be indicated for each Bid item listed therein. In the case of optional alternatives,

the words “No Bid”, “No Change”, or “Not Applicable” may be entered. Ditto marks shall not be used.

15.03 A Bid shall be executed as stated below.

- A. A Bid by an individual shall indicate the Bidder’s name and official address.
- B. A Bid by a partnership shall be executed in the partnership name and signed by a partner (whose title shall appear under the signature), accompanied by evidence of authority to sign. The official address of the partnership shall be indicated.
- C. A Bid by a joint venture shall be executed by each joint venturer in the manner indicated on the Bid Form. The official address of the joint venture shall be indicated.
- D. A Bid by a corporation shall be executed in the corporate name by an officer of the corporation and shall be accompanied by a certified copy of a resolution of the board of directors authorizing the person signing the Bid to do so on behalf of the corporation. The corporate seal shall be affixed and attested by the secretary or an assistant secretary of the corporation. The state of incorporation and the official corporate address shall be indicated.
- E. A Bid by a limited liability company shall be executed in the name of the firm by a member and accompanied by evidence of authority to sign. The state of formation of the firm and the official address of the firm shall be indicated below the signature.
- F. All names shall be printed in ink below the signature.
- G. If applicable, the Bid shall contain evidence of Bidder’s authority and qualification to do business in the state where the Project is located.
- H. Contractor’s license or registration number, if any, shall be entered in the space provided on the Bid Form.

15.04 The Bid shall contain an acknowledgment of the receipt of all Addenda, the numbers of which shall be filled in at the space provided on the Bid Form.

15.05 Postal and e-mail addresses and telephone number for communications regarding the Bid shall be indicated.

15.06 In addition to the Bid Form, the forms listed in the Required Forms List, which are bound in the Project Manual, shall be submitted with the Bid. Each document shall be executed in the manner described in Paragraph 15.03 unless another manner is indicated.

ARTICLE 16 – BASIS OF BIDS; COMPARISON OF BIDS

16.01 Base Bid with Alternatives

- A. Bidder shall submit its Bid on the basis of a lump sum for the Base Bid and shall provide a separate Bid price for each additive alternative described in the Bidding Documents and as provided for on the Bid Form.
- B. For determination of the apparent low Bidder, Bids will be compared on the basis of the aggregate amount of the Base Bid, plus the additive alternative Bid prices providing the most features of the Work within the funds determined by the Owner to be available before Bids are opened. If the addition of another alternative Bid price in the listed order of priority would make the aggregate amount exceed such available funds for all Bidders, it will be skipped and the next subsequent alternative Bid price in a lower amount will be added if award thereon can be made within such funds.
- C. After the determination of the apparent low Bidder as stated, award in the best interest of the Owner may be made to said Bidder on its Base Bid and any combination of its additive alternative Bids for which Owner determines funds will be available at the time of award, provided that the award on any such combination of Base Bid and additive alternative Bids does not exceed the amount offered by any other Bidder for the same combination.

16.02 (Not Used)

- 16.03 Discrepancies between words and numerals will be resolved in favor of words. Discrepancies between the multiplication of units of Work and unit prices will be resolved in favor of the unit prices. Discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum.

16.04 (Not Used)

ARTICLE 17 – SUBMITTAL OF BID

- 17.01 A Bid shall be received no later than the date and time prescribed and at the place indicated in the Invitation to Bid.
- 17.02 Bid shall be enclosed in an opaque sealed envelope plainly marked on the outside with the Project title, solicitation number, the name and address of the Bidder, and its license or registration number, if applicable. Bid shall be accompanied by Bid security and other required documents.
- 17.03 If the Bid is sent by mail or other delivery method, the sealed envelope containing the Bid shall be enclosed in a separate envelope plainly marked on the outside with the notation **“Invitation to Bid # 3061-17: “VENICE RESURFACING PROJECT, PHASE 1”**. A mailed Bid shall be addressed to:

*Procurement – Finance Department
City of Venice – Procurement
401 West Venice Ave., Room #204
Venice, FL, 34285*

ARTICLE 18 – MODIFICATION OR WITHDRAWAL OF BID

18.01 Withdrawal Prior to Bid Opening:

- A. A Bid may be withdrawn by an appropriate document duly executed, in the manner that a Bid must be executed and delivered to the place where Bids are to be submitted prior to the date and time fixed for the opening of Bids. Upon receipt of such written notice, the unopened Bid will be returned to the Bidder.

18.02 Modification Prior to Bid Opening:

- A. If a Bidder wishes to modify its Bid, Bidder must withdraw its initial Bid in the manner specified in Paragraph 18.01.A of these Instructions to Bidders and submit a new Bid.

18.03 Withdrawal After Bid Opening

- A. After expiration of the period for receiving Bids, no Bid may be withdrawn or modified.

ARTICLE 19 – OPENING OF BIDS

19.01 Bids will be opened at the time and place where Bids are to be submitted and, unless obviously non-responsive, read aloud publicly. An abstract of the Bids will be made available to Bidders after the opening.

19.02 Bids received by mail or otherwise after the date and time specified for the opening of Bids will not be accepted. It will be the Bidder's responsibility to make arrangements for the return of their submittal at their expense.

ARTICLE 20 – DISQUALIFICATION OF BIDDERS

20.01 More than one Bid for the same Work from an individual or entity under the same or different names will not be considered. Reasonable grounds for believing that any Bidder has an interest in more than one Bid for the Work may be cause for disqualification of that Bidder and the rejection of all Bids in which that Bidder has an interest.

ARTICLE 21 – BIDS TO REMAIN SUBJECT TO ACCEPTANCE

21.01 All Bids shall remain subject to acceptance for the period of time stated in the Bid Form, but Owner may, in its sole discretion, release any Bid and return the Bid security prior to the end of that period.

ARTICLE 22 – EVALUATION OF BIDS AND AWARD OF CONTRACT

- 22.01 Owner reserves the right to reject any or all Bids, including without limitation the right to reject any or all nonconforming, nonresponsive, unbalanced, or conditional Bids. Owner further reserves the right to reject the Bid of any Bidder whom it finds, after reasonable inquiry and evaluation, to be not responsible. Owner also reserves the right to waive any informality not involving price, time or changes in the Work.
- 22.02 Owner reserves the right to reject any Bid not accompanied by specified documentation and Bid security.
- 22.03 Owner reserves the right to reject any Bid that, in its sole discretion, is considered to be unbalanced or unreasonable as to the amount bid for any lump sum or unit price item.
- 22.04 In evaluating Bidders, Owner will consider the qualifications of Bidders, whether or not their Bids comply with the prescribed requirements, the alternatives, if any, the lump sum and unit prices, and other data as may be requested in the Bid Form or prior to the Notice of Award.
- 22.05 Owner may consider the qualifications and experience of Subcontractors, Suppliers, and other individuals or entities proposed for those portions of the Work for which the identity of Subcontractors, Suppliers, and other individuals or entities must be submitted as provided in the Supplementary Conditions.
- 22.06 Owner may conduct such investigations as Owner deems necessary to establish the responsibility, qualifications, and financial ability of the Bidders to perform the Work in accordance with the Contract Documents. Owner reserves the right to reject the Bid of any Bidder who does not pass any such evaluation to Owner's satisfaction.
- 22.07 If a Contract is to be awarded, Owner will award the Contract to the lowest responsive and responsible Bidder who has neither been disqualified nor rejected pursuant to Article 20 of the Instructions to Bidders or this Article 22.
- 22.08 A notice of intent for award will be posted for review by interested parties in City Hall or on the City's website prior to submission through the appropriate approval process to the appropriate level for final approval of award.

ARTICLE 23 – CONTRACT SECURITIES

- 23.01 Performance Bond shall be in the form "Construction Performance Bond". Payment Bond shall be in the form "Construction Payment Bond". The amounts of and other requirements for Performance and Payment Bonds are stated in Paragraph 5.01 of the General Conditions. The requirements for delivery of Bonds are stated in Paragraph 2.01 of the General Conditions. Additional requirements may be stated in the Supplementary Conditions.

23.02 (Not Used)

ARTICLE 24 – CONTRACTOR'S INSURANCE

24.01 The requirements for Contractor's insurance are stated in Article 5 of the General Conditions and in the Supplementary Conditions. The requirements for delivery of certificates of insurance and other evidence of insurance are stated in Paragraph 2.01.B of the General Conditions.

24.02 Successful Bidder shall within 15 days from the date of the Notice of Award deliver to Owner, for review and approval, the required policies of insurance. Upon approval, the policies will be returned to the Bidder and Bidder shall submit certificates of insurance and other evidence of insurance to the Owner as stated in the General Conditions.

ARTICLE 25 – SIGNING OF AGREEMENT

25.01 When Owner issues a Notice of Award to the Successful Bidder, it will be accompanied by the required number of unsigned counterparts of the Agreement along with the other Contract Documents which are identified in the Agreement as attached thereto. Within 15 days thereafter, Successful Bidder shall sign and deliver the required number of counterparts of the Agreement and attached documents to Owner. Within ten days thereafter, Owner will deliver one fully signed counterpart to Successful Bidder with a complete set of the Drawings with appropriate identification.

ARTICLE 26 – NOTICE TO PROCEED

26.01 Issuance of the Notice to Proceed shall be as stated in Article 2 of the General Conditions.

ARTICLE 27 – PARTNERING (Not Used)

ARTICLE 28 – SALES AND USE TAXES

28.01 Refer to the Paragraph SC-6.10 of the Supplementary Conditions for information on Owner's exemption from sales and use taxes on materials and equipment to be incorporated into the Work. Do not include said taxes in Bid.

ARTICLE 29 – LOCAL PREFERENCE No Local Preference

~~29.01 Unless otherwise noted in the solicitation, preference shall be given to a "local business" in the awarding of any Invitation to Bid (ITB), Request for Proposal (RFP) or Request for Qualifications (RFQ) in accordance with Section 2-217 of the City of Venice's Code. Local preference shall not apply to other types of solicitations unless explicitly stated in the subject solicitation.~~

- ~~29.02 “Local business” means the vendor has paid a local business tax to either Sarasota, Manatee, Desoto or Charlotte County, whichever county the Bidder is located, if applicable prior to bid submission that authorizes the Bidder to provide the commodities or services to be purchased, and maintains a permanent physical business address located within the limits of either Sarasota, Manatee, Desoto or Charlotte County from which the Bidder operates or performs business, and at which at least one full time employee is located.~~
- ~~29.03 In addition, fifty percent (50%) or more of the employees based at the local business location must reside within Sarasota, Manatee, Desoto or Charlotte County.~~
- ~~29.04 In the event the local office is not the primary location of the Bidder, at least ten percent (10%) of the Bidder’s entire full time employees must be based at the local office location. Alternatively, this requirement may be satisfied if at least one corporate officer, managing partner or principal owner of the Bidder resides in Sarasota, Manatee, Desoto or Charlotte County.~~
- ~~29.05 Bidders wishing to be given preference as a local business must submit with their Bid, all of the Local Preference documentation identified in the “Required Forms Section” of the solicitation.~~
- ~~29.06 For local preference to be granted, the name of the company represented on the required forms must be the same as the name on the Local Preference documentation.~~
- ~~29.07 Information regarding Sarasota County’s Local Business Tax can be found at www.sarasotataxcollector.governmax.com.~~
- ~~29.08 In case of a Bid submitted by more than one entity, any one of those entities can qualify the Bid for the local preference. Sub-contractors or sub-consultants cannot qualify a Bid for local preference.~~

ARTICLE 30 – PUBLIC RECORDS/TABULATION

- 30.01 Bids are not public records, subject to the provisions of Florida State Statutes, Chapters 119 and 120, until such time as notice of a decision or intended decision is provided, or within thirty (30) days after the bid opening, whichever is earlier. A copy of the tabulation results will be forwarded upon receipt of a stamped, self- addressed envelope. An electronic tabulation will be posted on Demand Star at the Internet Website at <http://www.demandstar.com/>.

ARTICLE 31 – INDEMNIFICATION/HOLD HARMLESS

- 31.01 The Bidder shall defend, indemnify and hold the Owner, the Owner’s representatives or agents, and the officers, directors, agents, employees, and assigns of each harmless for and against any and all claims, demands, suits, judgments, damages to persons or property, injuries, losses or expenses of any nature whatsoever arising directly or indirectly from or out of any negligent act or omission of the

Bidder, its sub-consultants and their officers, directors, agents or employees; any failure of the elected firm to perform its services hereunder in accordance with generally accepted professional standards; any material breach of the elected firm representations as set forth in the proposal or any other failure of the elected firm's to comply with the obligations on its part to be performed under this contract.

ARTICLE 32 - PUBLIC ENTITY CRIMES/NON-COLLUSIVE AFFIDAVIT

- 32.01 Each Bidder shall complete the Non-Collusive Affidavit and the Public Entity Crimes Form and shall submit the forms with the submittal. Owner considers the failure of the Bidder to submit these documents to be a major irregularity and may be cause for rejection of their submittal.
- 32.02 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 response on a contract to provide any goods or services to a public entity, may not submit a response on a contract with a public entity for the construction or repair of a public building or public work, may not submit responses on leases of real property to a public entity, may not be awarded or perform work as a Bidder, supplier, Sub-Bidder, 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, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.
- 32.03 Termination for Cause: Any Agreement with the Owner obtained in violation of this Section shall be subject to termination for cause. A Sub-Bidder who obtains a subcontract in violation of this Section shall be removed from the Project and promptly replaced by a Sub-Bidder acceptable to the City.

ARTICLE 33 – GRATUITIES AND KICKBACKS

- 33.01 Gratuities: It is unethical for any person to offer, give, or agree to give any employee or for any employee to solicit, demand, accept or agree to accept from another person, a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation of any part of program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, audit, or in any other advisory capacity in any proceeding or application, request for ruling, determination claim or controversy, or other particular matter, pertaining to any program requirement or an Agreement or subcontract, or to any solicitation or proposal therefore.
- 33.02 Kickbacks: It shall be unethical for any payment, gratuity, or offer of employment to be made by or on behalf of a Sub-Bidder under a Contract to Bidder or higher tier Sub-Bidder any person associated therewith, as an inducement of the award of a subcontract or order.
- 33.03 Contract Clause: The prohibition against gratuities and kickbacks prescribed in this section shall be conspicuously set forth in every Contract and subcontract and solicitation

therefore.

ARTICLE 34 – EQUAL EMPLOYMENT OPPORTUNITY

34.01 Bidder shall be in compliance with Executive Order 11426 Equal Opportunity as amended by Executive Order 11375, and as supplemented by the Department of Labor Regulations as applicable.

ARTICLE 35 – CONFLICT OF INTEREST

35.01 No employee of an agency acting in his or her official capacity as a purchasing agent, or public officer acting in his or her official capacity, shall either directly or indirectly purchase, rent, or lease any realty, goods, or services for his or her own agency from any business entity of which the officer or employee or the officer's or employee's spouse or child is an officer, partner, director, or proprietor or in which such officer or employee or the officer's or employee's spouse or child, or any combination of them, has a material interest. Nor shall a public officer or employee, acting in a private capacity, rent, lease, or sell any realty, goods, or services to the officer's or employee's own agency, if he or she is a state officer or employee, or to any political subdivision or any agency thereof, if he or she is serving as an officer or employee of that political subdivision. The foregoing shall not apply to district offices maintained by legislators when such offices are located in the legislator's place of business or when such offices are on property wholly or partially owned by the legislator. This subsection shall not affect or be construed to prohibit contracts entered into prior to:

- October 1, 1975
- Qualification for elective office
- Appointment to public office
- Beginning public employment

ARTICLE 36 – DRUG FREE WORKPLACE

36.01 The Owner has adopted a policy in observation of the Drug Free Work Place Act of 1988. Therefore, it is unlawful to manufacture, distribute, disperse, possess, or use any controlled substance in the Owner's workplace. The Owner requests the attached Drug Free Workplace Affidavit to accompany your response. This form has been adopted by the Owner in accordance with the Drug Free Workplace Act. The Owner will not disqualify any respondent who does not concur with the affidavit. The Drug Free Workplace Affidavit is primarily used as tiebreaker when two or more separate entities have submitted proposals at the same price, terms and conditions.

ARTICLE 37 – APPLICABLE LAWS

37.01 Interested parties are advised that all Owner contracts and/or documentation pertinent to this solicitation are subject in full or in part to all legal requirements provided in applicable

City Ordinances, State Statutes, and Federal Regulations. Uniform Commercial Code, Chapter 672, Florida State Statutes shall prevail, as the basis for contractual obligations between the Bidder and the Owner for any terms and conditions not specifically stated within the context of this contract.

ARTICLE 38 – DISCLOSURE – PUBLIC OFFICER, PUBLIC EMPLOYEE OR ADVISORY BOARD MEMBER OF OWNER

- 38.01 Sections 112.313(3) and 112.313(7), Florida Statutes, prohibit any public officer, employee, or advisory board member of the Owner from holding any employment or contractual relationship with any business entity doing business with the Owner. Section 112.313(12) provides that a public officer, employee, or advisory board member will not be in violation of the prohibition if all three of the following conditions are met. The filing of the disclosure form with the Supervisor of Elections is the sole responsibility of the Proposer and must be filed prior to or at the time of submission of the proposal. A copy of the filed disclosure form shall be submitted as part of the proposal.
- 38.02 Bid is awarded under a sealed, competitive Bid to lowest or best Bidder system. Advisory board member is required to, prior to or at the time of the submission of the Bid, file a statement with the Supervisor of Elections, disclosing his interest and the nature of the intended business. The form is entitled "Form 3A Interest in Competitive Proposal for Public Business," a copy of which is available from the Owner's Procurement- Finance Department.
- 38.03 The public officer, employee, or advisory board member, spouse, or child is required to have in no way used or attempted to use his influence to persuade a member of the Owner or any of its personnel to enter into such a contract other than by the mere submission of the Bid.
- 38.04 The public officer, employee, or advisory board member, spouse, or child is required to have in no way participated in the determination of the Bid specifications or the determination of the lowest or best Bidder.

ARTICLE 39 – BID PROTESTS

- 39.01. In any case where a bidder wishes to protest either the results of, or the intended disposition of any bid, the bidder must:
- A. File a written notice to the city manager of the bidder's intention to protest within one business day of the bid opening or the city's declaration of intent with regard to the disposition. Upon receipt of a protest, the bid process shall be suspended until the protest procedure herein described has been completed.
 - B. Within five days of filing the written notice of intent to protest, the protester shall file a formal written protest with the city manager, acting as the bid protest officer, explaining

in detail the nature of the protest and the grounds on which it is based. During this five-day period, the protester is encouraged to attempt to resolve the issue with the finance department.

- C. The protester must include with the formal written protest a bid protest bond in the form of a certified check, cashier's check or money order made payable to the city in an amount equal to five percent of the lowest acceptable bid or \$5,000.00 whichever is less. The bond will be deposited with the cashier's office where it will be put into an account and the protester will receive a receipt.

39.02 Upon timely receipt of the formal written protest and protest bond:

- A. The bid protest officer shall issue formal findings of fact and a written decision with regard to the validity or non-validity of the formal written protest within ten business days of the city's receipt of the protest.
- B. Within two business days of receipt of the formal findings of fact and written decision, the city shall notify the protester of the decision of the bid protest officer. Such notification shall be transmitted via certified return receipt mail.

39.03 Should the protest be found to be without merit or validity, the bid protest bond shall be forfeited to the city in its entirety, and the bid process may resume. If a decision favorable in whole or in part to the protest is rendered, a check for the full amount of the bond will be returned to the protester.

ARTICLE 40 – SCRUTINIZED COMPANIES

40.01 Pursuant to Section 287.135, F.S., a company that, at the time of bidding or submitting a proposal for a new contract or renewal of an existing contract, is on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to Section 215.473, F.S., is ineligible for, and may not bid on, submit a proposal for, or enter into or renew a contract with an agency or local governmental entity for goods or services of \$1 million or more. Any contract with an agency or local governmental entity for goods or services of \$1 million or more entered into or renewed on or after July 1, 2011, must contain a provision that allows for the termination of such contract at the option of the awarding body if the company is found to have submitted a false certification as provided under Subsection 287.135(5), F.S., or has been placed on either of the aforementioned lists. The Owner agrees to comply with the requirements of Section 287.135, F.S. in connection with the implementation of the Project.

+ + END OF INSTRUCTIONS TO BIDDERS

SPECIAL CONDITIONS

1. NOTIFICATIONS OF UTILITIES AND AGENCIES

It shall be the Contractor's responsibility to notify in writing, all utilities or other interested parties prior to the beginning of construction, including but not limited to, the following:

- (1) City of Venice Police Department
- (2) City of Venice Fire Department
- (3) City of Venice Utilities Department
- (4) City of Venice Public Works Department
- (5) Verizon Telephone Company
- (6) Florida Power & Light Company
- (7) Comcast Cable T.V.
- (8) South County Ambulance
- (9) TECO Peoples Gas

CONTRACTOR IS TO SUPPLY THE VENICE POLICE DEPARTMENT AND VENICE FIRE DEPARTMENT WITH AN AFTER-HOURS EMERGENCY CONTACT NAME AND TELEPHONE NUMBER.

2. CONSTRUCTION PHOTOS

The Contractor may wish to provide a video record of existing conditions before construction, to the City of Venice Engineering Department. The video may be used to determine liability in the event of damage claims by residents. Damages shall be presumed to be the result of the Contractor's work, in the absence of a video record demonstrating otherwise.

3. CONSTRUCTION - PLANS & SPECIFICATIONS

Unless specifically indicated otherwise in the plans and specifications, all construction methods and materials shall be in accordance with the latest edition of FLORIDA DEPARTMENT OF TRANSPORTATION SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION together with the latest edition of FDOT SUPPLEMENTAL SPECIFICATIONS.

4. PERMITTED WORKING HOURS

Under normal circumstances, work under this contract shall be permitted only on weekdays, Monday through Friday, from 7:00 a.m. to 5:00 p.m. Except in the event of an emergency involving the safety of the public or the protection of property, no work shall be permitted on weekends or recognized holidays without written permission from the City Engineer. Emergency work must be reported to the City Engineer in writing, at the next normal work period. Holidays recognized by the City of Venice and applicable to the terms of this contract are as follows:

New Year's Day	January 1
Martin Luther King, Jr. Day	3rd Monday in January

President's Day	3rd Monday in February
National Memorial Day	Last Monday in May
Independence Day	July 4
Labor Day	1st Monday in September
Veterans Day	November 11
Thanksgiving Day	4th Thursday in November
Day after Thanksgiving Day	4th Friday in November
Christmas Eve Day	December 24
Christmas Day	December 25

5. CONSTRUCTION SIGNAGE - TRAFFIC CONTROL

In accordance with the latest edition of "FLORIDA DEPARTMENT OF TRANSPORTATION SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION" and "FDOT SUPPLEMENTAL SPECIFICATIONS" (Sec. 102-3.1 through Sec. 102-3.2.7)

6. WATER FOR CONSTRUCTION

The City will provide water to the Contractor at no cost, as needed for CONSTRUCTION PURPOSES ONLY. The Contractor must notify the Engineering Department, in advance, of his need for a hydrant meter and desired location for same.

7. (DELETED)

8. QUALITY CONTROL

DESIGN MIXES ARE REQUIRED for soil cement, asphalt, and concrete, before the material is placed or tested. **Mix Design shall be certified by the supplier to meet or exceed the applicable City of Venice or FDOT specifications; no tolerances are allowed in thicknesses or strength requirements.**

The sampling, testing and inspection of all construction materials shall be done at the expense and control of the City of Venice. **THE CONTRACTOR SHALL BE BILLED BY THE CITY OF VENICE FOR RE-TESTS OF UNSATISFACTORY TESTS.** Methods of sampling and testing materials shall be in accordance with the latest edition and supplement of FDOT SPECIFICATIONS. Otherwise, they shall be in accordance with standards of AASHTO, ASTM, or other criteria as specifically designated.

All concrete shall be a minimum of 3,000 PSI at 28 days with fiber reinforcement and in accordance with City Standard Details.

All charts and records documenting the quality control shall be the property of the City. Trench backfill compaction testing for utility and drainage systems, under roads or future roads, shall be done as per FDOT specifications 125-8.3 for all stages of backfill, at intervals as determined by the City Engineer.

All quality control will be done by an independent testing laboratory contracted by the City. Reports by this testing laboratory will be submitted directly to the Engineer as soon as practical. All work done by the Contractor which may be affected by the test results must be approved by the Engineer prior to proceeding.

9. CORRECTING DEFICIENT ASPHALT THICKNESS

There will be no allowable thickness deficiencies in asphalt pavement to be paid for on a square yard basis. The minimum thickness permitted will be as noted on the plans and/or the Bid Schedule. This item does not correspond to the thickness tolerances as outlined in FDOT Specifications.

The thickness shall be determined from the length of core borings. The Contractor shall correct thickness or surface deficiencies, either by replacing the full thickness for a length extending at least fifty (50) feet from each end of the deficient area or (when permitted by the Engineer) by overlaying. The Contractor will receive no compensation for any pavement removed nor overlaying of pavement when correcting deficiencies.

10. PRESERVATION OF PROPERTY

In accordance with the latest edition and supplement of the FLORIDA DEPARTMENT OF TRANSPORTATION SPECIFICATIONS (Sec. 7-11.1).

11. CONCRETE OR PAVEMENT REMOVAL AND REPLACEMENT

Sidewalk, curb and gutter or other concrete work which has been damaged or destroyed during construction shall be replaced in entire sections or to a construction joint, as designated by the Engineer. Where there is no payment item for concrete, asphalt, base, or pavement removal, the cost of this work is incidental to the contract and not a pay item.

12. SOD REPLACEMENT

Prior to the final payment, all disturbed areas not otherwise designated shall be sodded with grass of a suitable quality to produce a lawn similar to that already in the area. The care of the sod until it has been stabilized and growing, will be the responsibility of the Contractor. No additional payment will be made for sod required outside the designated construction limits.

13. DISPOSAL OF EXCESS MATERIALS

In accordance with FLORIDA DEPARTMENT OF TRANSPORTATION SPECIFICATIONS (Sec. 110).

14. SITE CLEANUP

The maintenance of a presentable construction site is an essential element of this contract. General cleanup must proceed in step with construction. Therefore, an additional ten (10%) percent will be withheld for all areas where cleanup has not closely followed construction.

15. BUILDING CODES

Unless specifically indicated otherwise in the plans and specifications, all work shall be in conformance with the latest edition of the Southern Building Code Congress and other governing State and Local Codes.

16. (DELETED)

17. CONTRACTOR'S CONTROL OF PROJECT

No less than fifty percent (50%) of the work under this contract shall be performed with personnel under the direct control of the individual, partnership, or corporation signing the contract. Equipment shall also be under the Contractor's direct ownership and proof of such control must be supplied, if requested by the Engineer.

The intent of this item is to assure that the prime Contractor is truly the prime Contractor and is not acting to assemble subcontractors to accomplish the work of the project.

18. PAVEMENT JOINTS

All pavement joints with existing asphalt pavement shall be butt joints against saw-cut asphalt or concrete.

19. BASE MATERIALS

Subgrade and base material shall meet the specification of the City Standard Details. No shell base is allowed. Approval of subgrade and base material must be obtained from the City Engineer prior to placement of materials. Any material placed prior to approval or material that does not meet the City Standard Details and FDOT requirements shall be removed and replaced by the Contractor at the Contractor's expense.

20. MANHOLE ADJUSTMENTS

Any pavement adjustment rings shall be a one-piece cast or ductile iron casting. No adjusting or leveling devices will be permitted.

21. PRIME OR TACK COAT

The base or surface shall be primed or tacked as per FDOT specifications. This shall be incidental to the contract and not a pay item.

22. HYDRANT MARKERS/ THERMOPLASTIC STRIPING

Contractor will replace all blue reflective hydrant markers. Contractor will install thermoplastic striping for roads including center lines, stop bars and pedestrian crossings, and where directed by owner, bike lanes and symbols; in accordance with the Manual on Uniform Traffic Control Devices published by the National Committee on Uniform Traffic Control Devices.

23. CONCRETE CURB REPLACEMENT

Concrete curb and gutter or Miami curb is intended to be removed and replaced as designated by the Engineer, to replace broken, sunken, or raised portions. Therefore, this work will be piecemeal with MINIMUM CONTINUOUS LENGTHS OF TEN (10) FEET and running between existing joints, or to a new saw cut joint where directed.

24. (DELETED)

25. (DELETED)

26. SUPERINTENDENT - ROAD WORK

The prime contractor will keep a superintendent on the project 100% of the time. This person will be on the full-time payroll of the prime contractor and will not be a subcontractor who has been assigned that duty. The superintendent will be available at all times to the Engineer or his designated representative on the project.

27. RESTORATION - ROAD WORK

The Contractor, by signing this contract, agrees that he will begin restoration no later than 2 WEEKS (14 DAYS) after beginning work in an area. The Contractor will schedule his work to conform to this requirement or the City may stop work in any area (at no cost to the City) until restoration has been brought to schedule.

The Contractor is to use only certified subcontractors for restoration, including but not limited to, final grading, laying of sod, installing bushes or trees, or other landscape items. Contractor will provide name of Subcontractor assigned to restoration with his Bid.

28. RESPONSIBILITY

It shall be the Contractor's responsibility to move or replace landscaping, planters, irrigation systems, mailboxes, etc. This is incidental to the contract and not a pay item. Replacements and relocations shall be coordinated with the property owner and the City Engineer.

29. COMPLIANCE TO FDOT SPECIFICATIONS / P401

(A) When P401 Specifications are a part of the Contract and P401 Specifications exceed FDOT Specifications, the P401 Specifications shall be followed.

(B) Asphaltic concrete shall meet Section 330-335 of Florida Department of Transportation Standard Specifications for Road and Bridge Construction (hereafter referred to as the "manual"). Issue notarized letter stating that it does, along with a copy of the mix design. Copies of all asphalt tickets are required at the time of placing asphalt.

(C) Asphalt base shall meet Section 280 of manual. Issue notarized letter that it does, along with copy of mix design.

(D) Portland cement concrete with Fibermesh shall meet Section 346 of manual. Issue notarized letter stating that it does, along with a copy of mix design (3,000 PSI required).

(E) Concrete curb shall meet Section 520 of manual. Leveling shall be field determined between City Inspector and Contractor.

30. SIDEWALKS

All concrete sidewalks shall be four inches thick (six inches thick through driveways) and five feet wide. Expansion joints shall be against existing concrete at fifty feet intervals. **Concrete shall be minimum 3,000 PSI at 28 days** with fiber reinforcement.

31. HANDICAP RAMPS

Curb removal and replacement is required to a joint or shall be a saw cut. Expansion joints shall be installed against existing concrete. Type F curb shall be removed as necessary to install the ramp, together with a (3) three-foot transition to Type F curb, on each side of the sidewalk ramp. The sidewalk ramp shall be separated from the curb by an expansion joint and be (6) six inches thick at the curb, tapering to (4) four inches thick, over a distance of (48) forty-eight inches.

The Lump Sum cost for each handicap ramp location shall include the number of ramps specified at each location COMPLETE, including curb removal and replacement, walk removal, excavation, new concrete ramp, and sod to match existing, as appropriate.

32. (DELETED)

33. PROJECT STRIPING

Contractor shall follow standard FDOT Indices when applying pavement markings to each of the resurfaced roadways. Unless otherwise listed in the Roadway Resurfacing List (Section 00910) all existing roadway and parking striping shall be replaced in kind. The Roadway Resurfacing list provides additional striping detail in regards to bike lanes and lane widths. The FDOT double stripe bike lane shall only be used where the bike lane total width meets or exceeds 5 ft. All 4 ft. wide bike lanes shall have the traditional single 6" white stripe. Lane widths may need to be reduced to 11 ft. width to accommodate the bike lanes as specified.

All stop sign controlled intersections shall have stop bars installed. Contractor shall allow for City to perform a walk-through of all painted striping prior to applying thermoplastic. Any striping questions shall be submitted to the City prior to applying thermoplastic.

Bike lane symbols and arrows shall be placed within the bike lane after every intersection or every 500 ft. whichever is less.

Sharrow symbols where required shall be placed at least one within every City block or every 250 ft. whichever is less.

Roadway RPMs shall be replaced in-kind and blue RPMs shall be placed adjacent to all fire hydrants.

34. BASE REPAIRS

Base repairs are minimal and typically in small areas (10 SY) each. The City Inspector will determine final area limits and mark them in the field prior to Contractor starting operations. Base Repairs are paid for under Optional Base Group 04 bid item and are to include the removal of the existing base material, their disposal, and the installation of the new base material. Only B-12.5 is to be used for base repairs.

END OF SECTION

BID FORM

CITY OF VENICE VENICE RESURFACING PROJECT, PHASE 1

TABLE OF ARTICLES

1. Bid Recipient
2. Bidder's Acknowledgements
3. Bidder's Representations
4. Bidder's Certifications
5. Basis of Bid
6. Time of Completion
7. Attachments to this Bid
8. Defined Terms
9. Bid Submittal
10. Required Forms

ARTICLE 1 - BID RECIPIENT

- 1.01 The undersigned Bidder proposes and agrees, if this Bid is accepted, to enter into an AGREEMENT with OWNER in the form included in the Bidding Documents to perform all Work as specified or indicated in the Bidding Documents for the price(s) and within the times indicated in this Bid and in accordance with the Bidding Documents.

ARTICLE 2 - BIDDER'S ACKNOWLEDGEMENTS

- 2.01 Bidder accepts all of the terms and conditions of the Advertisement or Invitation to Bid and Instructions to Bidders, including without limitation those dealing with the disposition of Bid security. This Bid will remain subject to acceptance for 90 days after the Bid opening, or for such longer period of time that Bidder may agree to in writing upon request of OWNER. Bidder will sign the AGREEMENT and will furnish the required contract security, and other required documents within the time periods set forth in the Bidding Documents.

ARTICLE 3 - BIDDER'S REPRESENTATIONS

- 3.01 In submitting this Bid, Bidder represents that:

- A. Bidder has examined and carefully studied the Bidding Documents, the other related data identified in the Bidding Documents, if any, and the following Addenda, receipt of all of which is hereby acknowledged.

Addendum No.	Date Received	Addendum No.	Date Received
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

- B. Bidder has visited the Site and become familiar with and is satisfied as to the general, local and Site conditions that may affect cost, progress, and performance of the Work.
- C. Bidder is familiar with and is satisfied as to all federal, state and local Laws and Regulations that may affect cost, progress and performance of the Work.
- D. Bidder has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or contiguous to the Site and all drawings of physical conditions in or relating to existing surface or subsurface structures at or contiguous to the Site (except Underground Facilities) which have been identified in the Supplementary Conditions as provided in Paragraph 4.02 of the General Conditions, and (2) reports and drawings of Hazardous Environmental Conditions identified at the Site, if any, which that have been identified in the Supplementary Conditions as provided in Paragraph 4.06 of the General Conditions.
- E. Bidder has obtained and carefully studied (or accepts the consequences for not doing so) all additional or supplementary examinations, investigations, explorations, tests, studies and data concerning conditions (surface, subsurface and Underground Facilities) at or contiguous to the Site which may affect cost, progress or performance of the Work or which relate to any aspect of the means, methods, techniques, sequences and procedures of construction to be employed by Bidder, including applying the specific means, methods, techniques, sequences, and procedures of construction expressly required by the Bidding Documents to be employed by Bidder, and safety precautions and programs incident thereto.
- F. Bidder does not consider that any further examinations, investigations, explorations, tests, studies or data are necessary for the determination of this Bid for performance of the Work at the price(s) bid and within the times and in accordance with the other terms and conditions of the Bidding Documents.
- G. Bidder is aware of the general nature of work (if any) to be performed by OWNER and others at the Site that relates to the Work as indicated in the Bidding Documents.

- H. Bidder has correlated the information known to Bidder, information and observations obtained from visits to the Site, reports and drawings identified in the Bidding Documents, and all additional examinations, investigations, explorations, tests, studies and data with the Bidding Documents.
- I. Bidder has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder has discovered in the Bidding Documents, and the written resolution thereof by Engineer is acceptable to Bidder.
- J. The Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance of the Work for which this Bid is submitted.

3.02 Bidder further represents that:

- A. this Bid is genuine and is not made in the interest of or on behalf of any undisclosed individual or entity and is not submitted in conformity with any agreement or rules of any group, association, organization or corporation;
- B. Bidder has not directly or indirectly induced or solicited any other Bidder to submit a false or sham Bid; Bidder has not solicited or induced any individual or entity to refrain from bidding;
- C. Bidder has not sought by collusion to obtain for itself any advantage over any other Bidder or over OWNER; and
- D. No person or persons acting in any official capacity for the OWNER are directly or indirectly interested in this Bid, or in any portion of the profit thereof.

ARTICLE 4 – BIDDER’S CERTIFICATIONS

4.01 Bidder certifies that:

- A. this Bid is genuine and is not made in the interest of or on behalf of any undisclosed individual or entity and is not submitted in conformity with any agreement or rules of any group, association, organization or corporation;
- B. Bidder has not directly or indirectly induced or solicited any other Bidder to submit a false or sham Bid
- C. Bidder; has not solicited or induced any individual or entity to refrain from bidding; and
- D. Bidder has not engaged in corrupt, fraudulent, collusive or coercive practices in competing for the Contract. For the purposes of the Paragraph 4.01.D;
 - 1. “Corrupt practice” means the offering, giving, or soliciting of anything of value likely to influence the action of a public official in the bidding process

2. "Fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process to the detriment of Owner, (b) to establish bid prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition.
3. "Collusive practice" means to scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish bid prices at artificial, non-competitive levels.
4. "Coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the execution of the Contract.

ARTICLE 5 - BASIS OF BID

- 5.01 Bidder will complete the Work in accordance with the Contract Documents for the following price(s):

BID SCHEDULE
VENICE RESURFACING PROJECT, PHASE 1
ITB Number 3061-17

Item No	FDOT Ref. No.	BASE BID - Description	Unit	Qty	Unit Price	Amount
1	101-1	MOBILIZATION	LS	1		
2	102-1	MAINTENANCE OF TRAFFIC (FDOT INDEX)	LS	1		
3	285-704	BASE, OPTIONAL GROUP 4	SY	2,122		
4	327-70-6	ASPHALT, MILL EXISTING 1.5"	SY	402,743		
5	327-70-6	ASPHALT, MILL EXISTING 2.0"	SY	37,821		
6	327-70-6	ASPHALT, MILL EXISTING 3.0"	SY	49,262		
7	334-1-12	ASPHALT, SUPERPAVE, TRAFFIC B	TN	37,313		
8	337-7-71	ASPHALT FRICTION COURSE, TRAFFIC B, FC9.5, PG76-22, ARB	TN	2,198		
9	334-1-24	ASPHALT, SUPERPAVE, TRAFFIC LEVEL D, PG76-22, PMA	TN	4,295		
10	337-7-45	ASPHALT FRICTION COURSE, TRAFFIC LEVEL D, FC12.5, PG76-22, PMA	TN	4,295		
11	425-5	MANHOLE ADJUSTMENT	EA	50		
12	425-6	VALVE BOX ADJUSTMENT	EA	20		
13	520-1-10	CURB & GUTTER, TYPE F	LF	1500		
14	520	SIDEWALK CURB RAMP & CURB RETURNS (INDEX 304)	EA	50		

15	522-2	SIDEWALKS & DRIVEWAYS, 4" THICK, 3000 PSI	SY	2200		
16	522-2	SIDEWALKS & DRIVEWAYS, 6" THICK, 3000 PSI	SY	250		
17	527-2	DETECTABLE WARNINGS, BRICK RED IN COLOR (ROADWAY CONCEPTS OR EQUAL)	SF	1200		
18	570-1-1	PERFORMANCE TURF	SY	10000		
19	706-3	RPMs	EA	1000		
20	710-11-101	Paint pavement markings, std, white, solid, 6"	GM	24		
21	710-11-123	Paint pavement markings, std, white, solid, crosswalk & roundabout, 12"	LF	500		
22	710-11-125	Paint pavement markings, std, white, solid, stop line or crosswalk, 24"	LF	3000		
23	710-11-141	Paint pavement markings, std, white, 2-4 dotted guideline/6-10 dotted extension, 6"	GM	0.25		
24	710-11-160	Paint pavement markings, std, white, message	EA	20		
25	710-11-170	Paint pavement markings, std, white, arrows	EA	12		
26	710-11-224	Paint pavement markings, std, yellow, solid, diagonal or chevron, 18"	LF	100		
27	710-11-201	Paint pavement markings, std, yellow, solid, 6"	GM	8		
28	710-11-231	Paint pavement markings, std, yellow, skip, 6"	GM	4		
29	711-11-123	Thermoplastic, std, white, solid, crosswalk & roundabout, 12"	LF	500		
30	711-11-125	Thermoplastic, std, white, solid, stop line or crosswalk, 24"	LF	3000		
31	711-11-141	Thermoplastic, std, white, dotted/ guideline/6-10 dotted extension, 6"	GM	0.25		

32	711-11-170	Thermoplastic, std, white, arrows	EA	400		
33	711-11-224	Thermoplastic, std, yellow, solid, diagonal or chevron, 18"	LF	100		
34	711-14-160	Thermoplastic, preformed, white, message or symbol	EA	550		
35	711-16-101	Thermoplastic, std, other surface, white, solid, 6"	GM	24		
36	711-16-201	Thermoplastic, std, other surface, yellow, solid, 6"	GM	8		
37	711-16-201	Thermoplastic, std, other surface, yellow, skip, 6"	GM	4		
SUB-TOTAL BID PRICE:						
10% CITY RESERVE (INCLUDE IN BID TOTAL):						
TOTAL BID PRICE:						

- It is the Contractor's responsibility to verify field conditions and inspect the project site to determine the quantities required to complete the project prior to submitting the Unit Price Bid.
- Actual quantities and bid items listed must be verified by the contractor and inspector throughout the project.
- The Engineer and the City do not warranty that the provided quantities are accurate.
- The City reserves the right to remove or reduce line items above from the bid award due to budgeting constraints.
- The City reserves the right to discuss opportunities to value engineer the project with the lowest responsive bidder prior to bid award.
- City Reserve is for the exclusive use of the City (if required) and any request for use of City Reserve must be approved by the City in writing prior to the performance of such work.

NAME OF BIDDER: _____

BIDDER'S SIGNATURE: _____

CURRENT LICENSE NUMBER: _____

DATE: _____

THESE THREE (3) PAGES MUST BE COMPLETED & SUBMITTED WITH OFFER

- 5.04 Unit prices have been computed in accordance with Paragraph 11.03.B of the General Conditions.
- 5.05 Bidder acknowledges that estimated quantities of items of Unit Price Work are not guaranteed and are solely for the purpose of comparison of Bids, and final payment for all Unit Price items will be based on actual quantities of Unit Price Work determined as provided in the Contract Documents.
- 5.06 All specified cash allowances are included in the price(s) set forth above and have been completed in accordance with Paragraph 11.02 of the General Conditions.

ARTICLE 6 - TIME OF COMPLETION

- 6.01 Bidder agrees that the Work will be substantially complete within 120 calendar days after the date when the Contract Times commence to run as provided in Paragraph 2.03 of the General Conditions, and will be completed and ready for final payment in accordance with paragraph 14.07.B of the General Conditions within **150** calendar days after the date when the Contract Times commence to run, which days will be entered by OWNER into the AGREEMENT as the Contract Times.
- 6.02 Bidder accepts the provisions of the AGREEMENT as to liquidated and special damages, if any, in the event of failure to complete the Work within the Contract Times.

ARTICLE 7 - ATTACHMENTS TO THIS BID

- 7.01 The following documents are attached to and made a condition of this Bid:
- A. Required Bid security.
 - B. Required Bidder Qualifications Statement with supporting data.
 - C. Miscellaneous Bid Forms

ARTICLE 8 - DEFINED TERMS

- 8.01 The terms used in this Bid with initial capital letters have the meanings stated in the Instructions to Bidders and the General Conditions and Supplementary Conditions.

ARTICLE 9 - BID SUBMITTAL

- 9.01 This Bid submitted on _____, 2017 by:

If Bidder is:

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Individual

Name (Typed or Printed): _____

By _____
(Individual's Signature)

Doing business as _____

License or Registration Number: _____

Business Address: _____

Phone No.: _____ Facsimile: _____

A Partnership

Partnership Name: _____

By: _____
(Signature of General Partner - Attach evidence of authority to sign)

(Name (Typed or Printed): _____

License or Registration Number: _____

Business Address: _____

Phone No.: _____ Facsimile: _____

THIS PAGE MUST BE COMPLETED & SUBMITTED WITH OFFER

A Corporation

Corporation Name: _____

(State of Incorporation)

By _____
(Signature - Attach evidence of authority to sign)

Name and Title (Typed or Printed): _____

(CORPORATE
SEAL)

Attest: _____
(Secretary)

License or Registration Number: _____

Business Address: _____

Phone No.: _____ Facsimile: _____

Limited Liability Company

By: _____
(Firm Name)

(State of Formation)

By: _____
(Signature of Member/Authorized to Sign)

(Printed or Typed Name and Title of Member Authorized to Sign)
(Attach evidence of authority to sign.)

THIS PAGE MUST BE COMPLETED & SUBMITTED WITH OFFER

License or Registration Number: _____

Business Address: _____

Phone No.: _____ Facsimile: _____

A Joint Venture

Name of Joint Venture: _____

First Joint Venturer Name: _____

By: _____
(Signature of First Joint Venturer - Attach evidence of authority to sign)

Name (Typed or Printed): _____
(Title)

Title: _____

Second Joint Venturer Name: _____

By: _____
(Signature of Second Joint Venturer - Attach evidence of authority to sign)

Name (Typed or Printed): _____
(Title)

(Each joint venturer must sign. The manner of signing for each individual, partnership, corporation or limited liability company that is a party to the joint venture shall be in the manner indicated above).

Business Address: _____

Phone and FAX number and address for receipt of communications to joint venture:

Phone: _____ Facsimile: _____

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ARTICLE 10 – REQUIRED FORMS

Required Forms Check List: ITB# **3061-17: VENICE RESURFACING PROJECT, PHASE 1**

- Proposal Bond
- Qualifications Statement
- Co-operative Procurement with Other Jurisdictions
- Form 3A- Interest in Competitive Bid for Public Business
- Indemnification/Hold Harmless
- FDEP & U.S. EPA Construction Notices of Intent (NOI)
- Statement of References for Contractor
- Contractor's Statement of Sub-contractors
- Drug Free Workplace Certification
- Non-Collusive Affidavit
- Public Entity Crime Information
- MBE Planned Utilization
- E-Verify
- "Article 9"- Bid Submittal

All required forms are included in this package. All forms must be filled out and returned with the firm's proposal.

Failure to do so will result in the firm being considered non-responsive and their proposal will be disallowed.

Mark N/A if not applicable to your firm

PROPOSAL BOND

****Not to be completed if a certified check is submitted.***

KNOW ALL MEN BY THESE PRESENTS: That we, the undersigned,

_____ as Principal,

and _____ as Surety

are held and firmly bound unto the City of Venice, Florida, in the sum of

_____ \$_____, for the payment of which, well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors and assigns.

The condition of the above obligation is such that if the attached Proposal of Principal and Surety for work specified as:

all as stipulated in said Proposal, by doing all work incidental thereto, in accordance with the plans and specifications provided heretofore, all within Sarasota County, is accepted and the bidder shall within ten (10) days after notice of said award, enter into a contract, in writing, and furnish the required Performance Bond with surety or sureties to be approved by the Director of Purchasing, this obligation shall be void; otherwise the same shall be in full force and virtue by law and the full amount of this Proposal Bond will be paid to the City as stipulated or liquidated damages.

Signed this _____ day of _____, 2017.

Principal

Surety

Principal must indicate whether corporation, partnership, company, or individual.

The person signing shall, in his own handwriting, sign the Principal's name, his own name, and his title. The person signing for a corporation must, by affidavit, show his authority to bind the corporation.

THIS PAGE MUST BE COMPLETED & SUBMITTED WITH OFFER

QUALIFICATIONS STATEMENT

The undersigned certifies under oath the truth and correctness of all statements and all answers to questions made hereinafter:

SUBMITTED TO:

CITY OF VENICE
Procurement- Finance Department
401 W. Venice Avenue
Venice, Florida 34285

CHECK ONE:

- ☐ Corporation
☐ Partnership
☐ Individual
☐ Joint Venture
☐ Other

SUBMITTED BY:

NAME: _____
ADDRESS: _____
PRINCIPLE OFFICE: _____

State the true, exact, correct and complete legal name of the partnership, corporation, trade or fictitious name under which you do business and the address of the place of business.

The correct name of the Offeror is: _____

The address of the principal place of business is: _____

If the Offeror is a corporation, answer the following:

- a. Date of Incorporation: _____
- b. State of Incorporation: _____
- c. President's Name: _____
- d. Vice President's Name: _____
- e. Secretary's Name: _____
- f. Treasurer's Name: _____
- g. Name and address of Resident Agent: _____

If Offeror is an individual or partnership, answer the following:

- a. Date of Organization: _____
- b. Name, address and ownership units of all partners:

- c. State whether general or limited partnership: _____

If Offeror is other than an individual, corporation partnership, describe the organization and give the name and address of principals:

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If Offeror is operating under fictitious name, submit evidence of compliance with the Florida Fictitious Name Statute.

How many years has your organization been in business under its present business name?

- a. Under what other former names has your organization operated?
- _____
- _____
- _____
- _____

ACKNOWLEDGEMENT

State of _____ }
County of _____ } SS.

On this the _____ day of _____, 2017, before me, the undersigned Notary Public of the State of _____, personally appeared _____ and (Name(s) of individual(s) who appeared before notary) whose name(s) is/are Subscribed to the within instrument, and he/she/they acknowledge that he/she/they executed it.

NOTARY PUBLIC
SEAL OF OFFICE:

NOTARY PUBLIC, STATE OF _____

(Name of Notary Public: Print, stamp, or type as commissioned)

☐ Personally known to me, or ☐ Produced Identification: _____ ☐ **DID** take an oath, or ☐ **DID NOT** take an oath

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COOPERATIVE PROCUREMENT WITH OTHER JURISDICTIONS

The vendor, by submitting a bid, authorizes other Public Agencies to "Piggy-Back" or purchase equipment or services being proposed in this invitation to bid at prices bid unless otherwise noted on the proposal sheet.

Yes_____ No_____

AUTHORIZED SIGNATURE

By submission of the ITB, the undersigned certifies that:

1. He/She has not paid or agreed to pay any fee or commission, or any other thing of value contingent upon the award of this contract, to any City of Venice, Florida employee or official or to any current consultant to the City of Venice, Florida;
2. He/She has not paid or agreed to pay any fee or commission or any other thing of value contingent upon the award of this contract to any broker or agent or any other person;
3. The prices contained in this proposal have been arrived at independently and without collusion, consultation, communication or agreement intended to restrict competition.
4. He/She has the full authority of the Offeror or to execute the proposal and to execute any resulting contract awarded as the result of, or on the basis of, the proposal.

Authorized Representative: _____

Signature: _____

Title: _____

Company Name: _____

Address: _____

City, State, ZIP: _____

Telephone Number: _____

Fax Number: _____

E-mail address: _____

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FORM 3A INTEREST IN COMPETITIVE BID FOR PUBLIC BUSINESS

LAST NAME — FIRST NAME — MIDDLE INITIAL			OFFICE / POSITION HELD
MAILING ADDRESS			AGENCY
CITY	ZIP	COUNTY	ADDRESS OF AGENCY

WHO MUST FILE THIS STATEMENT

Sections 112.313(3) and 112.313(7), Florida Statutes, prohibit certain business relationships on the part of public officers and employees, their spouses, and their children. See Part III, Chapter 112, Florida Statutes, and/or the brochure entitled "A Guide to the Sunshine Amendment and Code of Ethics for Public Officers and Employees" for more details on these prohibitions. However, Section 112.313(12), Florida Statutes, provides certain limited exemptions to the above-referenced prohibitions, including one where the business is awarded under a system of sealed, competitive bidding; the public official has exerted no influence on bid negotiations or specifications; AND where disclosure is made, prior to or at the time of the submission of the bid, of the official's or his spouse's or child's interest and the nature of the intended business. This form has been promulgated by the Commission on Ethics for such disclosure, *if and when applicable* to a public officer or employee.

INTEREST IN COMPETITIVE BID FOR PUBLIC BUSINESS (Required by § 112.313(12)(b), Fla. Stat.)

1. The competitive bid to which this statement applies has been / will be (strike one) submitted to the following government agency:		
2. The person submitting the bid is:	NAME ▼	POSITION ▼
3. The business entity with which the person submitting the bid is associated is:		
4. My relationship to the person or business entity submitting the bid is as follows:		
5. The nature of the business intended to be transacted in the event that this bid is awarded is as follows:		
a. The realty, goods, and / or services to be supplied specifically include: _____		
b. The realty, goods, and / or services will be supplied for the following period of time: _____		
c. Will the contract be subject to renewal without further competitive bidding? <input type="checkbox"/> Yes <input type="checkbox"/> No. If so, how often?		
6. Additional comments:		
7. SIGNATURE	DATE SIGNED	DATE FILED

FILING INSTRUCTIONS

If you are a state officer or employee required to disclose the information above, please file this form with the Department of State in Room 316, R.A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250. If you are an officer or employee of a political subdivision of this state and are subject to this disclosure, please file the statement with the Supervisor of Elections of the county in which the agency in which you are serving has its principal office.

NOTICE: UNDER PROVISIONS OF FLORIDA STATUTES §112.017, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES GROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PENALTY NOT TO EXCEED \$10,000.

CE FORM 3A — REV. 1-95

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INDEMNIFICATION/HOLD HARMLESS

The elected firm shall (if required by City) defend, indemnify and hold the City, the City's representatives or agents, and the officers, directors, agents, employees, and assigns of each harmless for and against any and all claims, demands, suits, judgments, damages to persons or property, injuries, losses or expenses of any nature whatsoever (including attorneys' fees at trial at appellate level) arising directly or indirectly from or out of any negligent act or omission of the elected firm, its Sub-Offertors and their officers, directors, agents or employees; any failure of the elected firm to perform its services hereunder in accordance with generally accepted professional standards; any material breach of the elected firm's representations as set forth in the proposal or any other failure of the elected firm to comply with the obligations on its part to be performed under this contract.

I, _____, being an authorized representative of the firm of
_____ located at City
_____, State _____, Zip Code _____ Phone:
_____ Fax: _____. Having read and
understood the contents above, hereby submit accordingly as of this Date,
_____, 2017.

Please Print Name

Signature

This signed document shall remain in effect for a period of one (1) year from the date of signature or for the contract period, whichever is longer.

THIS PAGE MUST BE COMPLETED & SUBMITTED WITH OFFER

CITY OF VENICE, FLORIDA
FDEP & U.S. EPA CONSTRUCTION NOTICES OF INTENT (NOI)

The undersigned bidder acknowledges the requirement of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection (FDEP) which have published the rules for NPDES General Permits for stormwater discharges from construction sites and said bidder agrees to assist the owner in the preparation of these permits and associated plans. The bidder acknowledges that he has taken these permits and associated construction costs into account in the preparation of his lump sum bid. These permits are mandated under Section 402(p) of the Clean Water Act for "Stormwater Discharge from Construction Activities (including clearing, grading, and excavation activities) that result in the disturbance of five (5) or more acres total land area, including areas that are part of a larger common plan of development or sale." The EPA has published summary guidance for: "Developing Prevention Plans and Best Management Practices" (EPA 833-R-92-001, October 1992).

The EPA permit format is a *Notice of Intent (NOI) for Stormwater Discharges Associated with Construction Activity to be covered under a NPDES Permit*, and it is to be submitted according to the NOI instructions. The Stormwater Pollution Prevention Plan which must accompany the NOI must be signed by authorized representatives of the contractor and subcontractors as well as the facility Owner. Copies of the EPA NOI must be provided to state and local agencies who have issued stormwater management, grading, or land alteration permits or approvals.

An NOI must also be submitted to the Florida Department of Environmental Protection, NPDES Stormwater Notices Center, MS 2510, 2600 Blair Stone Road, Tallahassee, FL 32399. FDEP forms may be downloaded from the State's web site <http://www.dep.state.fl.us/water/stormwater/npdes/> or phone 850-921-9870 if you have questions.

Acceptance of the bid to which this certification and disclosure applies in no way represents the Owner or its Representative has evaluated and thereby determined that the information is adequate to comply with the applicable U.S. EPA or FDEP requirements nor does it in any way relieve the contractor of its sole responsibility to comply with the applicable U.S. EPA and FDEP requirements, including inspection of all control measures at least once each week and following any storm (rainfall) event of 0.5 inches or greater and maintaining reports of each inspection.

Bidder (Company): _____

Name and Title: _____

Address: _____

Telephone: _____

BY SIGNATURE BELOW OF AUTHORIZED REPRESENTATIVE, CONTRACTOR ACKNOWLEDGES RECEIPT OF A COPY OF CITY ORDINANCES 95-12 and 96-09 AND AGREES TO ABIDE BY THE REQUIREMENTS OF SAID ORDINANCES.

Signature: _____ **Date:** _____

Printed name/title:

THIS PAGE MUST BE COMPLETED & SUBMITTED WITH OFFER

ORDINANCE 95-12

AN ORDINANCE OF THE CITY OF VENICE, FLORIDA, AMENDING THE CODE OF ORDINANCES BY AMENDING CHAPTER 9, HEALTH AND SANITATION, ARTICLE IV, DISPOSAL OF EXCRETA, SECTION 9-71, DISCHARGE OF RAW SEWAGE INTO STORMWATER; DELETING ARTICLE V, PROHIBITED STORMWATER DISCHARGES; ADDING CHAPTER 19, WATER AND SEWERS, ARTICLE VI, STORMWATER QUALITY; DELETING CHAPTER 15, STREETS AND SIDEWALKS, ARTICLE IV, EXCAVATIONS, SECTION 15-53, STORM DRAINAGE AND POLLUTION; PROVIDING FOR CONFLICT WITH OTHER ORDINANCES; PROVIDING FOR A SEVERABILITY CLAUSE AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, control of stormwater runoff is necessary from individual lots that do not require a permit from the Southwest Florida Water Management District and requiring compliance with the provisions of the Clean Water Act 33 U.S.C.1251 et.seq., as amended by the Water Quality Act of 1987; and

WHEREAS, the City is desirous of complying with its U.S. Environmental Protection Agency National Pollutant Discharge Elimination System Permit and its Stormwater Master Plan, therefore, stormwater runoff and any discharge to the City storm sewer system will be closely monitored and regulated; and

WHEREAS, the control of stormwater runoff is the responsibility of each individual property owner; and

WHEREAS, the City is desirous of controlling stormwater runoff and insuring compliance with the Comprehensive Plan.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF VENICE, FLORIDA:

SECTION 1. Chapter 9, Water and Sewers, Article IV, Disposal of Excreta, Section 9-71, Discharge of Raw Sewage into Storm Sewer, is amended to read as follows:

Sec. 9-71. Discharge of raw sewage into storm sewer.

It shall be unlawful for any person to discharge raw sewage or to discharge the effluent of and from any septic tank into the storm sewer system of the city or to construct or maintain any system of drainage, pipes, conduits or other apparatus whereby raw sewage or the effluent of and from any septic tank shall or may be discharged into or through the storm sewer system of the city.

SECTION 2. Chapter 9, Water and Sewers, Article V, Prohibited Stormwater Discharges, is deleted in its entirety.

SECTION 3. Chapter 19, Water and Sewers, Article VI, Stormwater Quality is added to read as follows:

ARTICLE VI. STORMWATER QUALITY

Sec. 19-141. Definitions.

As used in this article "industrial stormwater" means stormwater runoff from a site with industrial activities, as defined under 40 CFR Section 122.26(a)(14) U.S. Environmental Protection Agency regulation.

As used in this article "construction sites" refers to all sites.

As used in this article, "illicit discharge" is any discharge of anything other than stormwater to the municipal separate storm sewer system (MS4) or the waters of the State of Florida or the United States.

As used in this article "industrial wastewater" refers to liquids used by an entity in their course of business, that if discharged to the MS4, would degrade the quality of stormwater.

Sec. 19-142. Disposal of industrial stormwater discharges.

The following types of discharges to the municipal separate storm sewer of the city must be controlled as indicated.

(1) **Industrial wastewater/illicit discharge:** Industrial wastewater/illicit discharge may not be discharged to the city's municipal separate storm sewer system.

(2) **Industrial stormwater:** As required to comply with NPDES regulations, the quality of industrial stormwater which is discharged through the city's municipal separate storm sewer system may be subject to regulation or permitting, and any violation of such regulation or permit may be subject to an order to immediately cease such discharge.

Sec. 19-143. Runoff stormwater and Best Management Practice (BMPs) for construction sites.

BMPs shall be implemented as necessary, to insure that all discharges from construction activities are in compliance with the City of Venice EPA/NPDES Stormwater Permit and the Stormwater Master Plan, or the SWFWMD Permit or EPA's NPDES Construction Activity General Permit, whichever is most stringent in its requirements.

Best Management Practices include but are not limited to, the following requirements:

- (a) All site grading shall be conducted in such a manner that all stormwater management facilities located adjacent to the site are not altered in any way which will diminish their designated flow or pollutant removal capacity or the shape of the drainage facility.
- (b) Maintenance of vegetative buffers or use of a silt fence and/or staked hay bales which minimize erosion and retain sediment on site, shall be implemented prior to any construction activities taking place at sites which discharge to surface water or the municipal separate storm sewer system (MS4). These controls, when utilized, shall be secured and properly maintained during construction activities until the site has been stabilized with sod and/or seed and mulch. A double silt fence may be required as an additional measure to insure that discharges from the site are in compliance with water quality standards as established by the EPA/NPDES Stormwater Permit. Undisturbed vegetative buffers shall be maintained intact to the maximum extent possible to reduce erosion and the discharge of sediment from stormwater runoff. All areas of exposed soil shall be stabilized within 72 hours of attaining final grade.
- (c) Storm sewer systems (eg. inlets, pipes and ditches, etc.) adjacent to the site must be protected by a silt fence and/or staked hay bales during construction, to keep solids from entering conveyance systems.
- (d) Vehicles such as concrete or dump trucks and other construction equipment shall not be washed at locations where the runoff will flow directly into a lake, wetland, watercourse or stormwater conveyance system. Special areas must be designated for washing vehicles. In all new subdivisions, a wash area may be established by the owner/developer which can be used by the site contractor and home builders. If established, wash areas shall be located where the wash water will spread out and evaporate or infiltrate directly into the ground, or where the runoff can be collected in a temporary holding or seepage basin. Gravel or rock bases are recommended for temporary holding or seepage basins, to minimize mud generation. Underdrains shall be installed where infiltration basins are provided as required by the owner/developer's engineer or the Southwest Florida Water Management District. Upon completion of the project, the wash areas shall be graded and stabilized and any trash or waste shall be collected and disposed of properly.
- (e) Fuel, chemicals, cements, solvents, paints, topsoil, or other potential water pollutants shall be stored in areas where they will not cause runoff pollution. Toxic chemicals and materials, such as pesticides, paints, and acids, must be stored in accordance with manufacturer's guidelines. Groundwater resources shall be protected from leaching by placing a plastic mat, packed clay, tar paper, or other impervious material on any areas where toxic liquids are to be opened and stored.
- (f) A minimum of one permitted driveway must be established prior to construction and shall be used as the only access for ingress/egress during construction in order to provide minimum disturbance of drainage facilities and vegetative cover on site.

Sec. 19-44. Owner responsibility for stormwater runoff.

- (a) The control of stormwater runoff is the responsibility of each individual property owner.
- (b) Any property owner constructing or causing to be constructed any building which requires an elevated slab and the elevation of the building pad is higher than that of adjoining properties, will control stormwater runoff during construction. Likewise, any property that is filled more than twelve inches above the adjacent property must provide additional control measures for stormwater during construction. Upon completion of the work, all stormwater runoff shall flow to its natural preconstruction drainage swale, ditch, etc., or be retained in a retention or detention pond(s) designed and constructed for that purpose.
- (c) For any construction where the elevation of the building pad or site fill will be higher than adjoining properties, construction plans certified by a professional engineer registered with the State of Florida, retained by the property owner, will be provided to the City prior to issuance of a building permit.
- (d) Any single lot not covered under Southwest Florida Water Management District rules, exceeding forty-five percent in impervious coverage (including buildings, drives, sidewalks, patios, etc.) shall require stormwater retention facilities to be designed by a Florida registered engineer. The design is to meet the City of Venice EPA/NPDES Permit requirements for quantity and quality of treatment.
- (e) The property owner's engineer will be required to certify to the City Engineer that construction was completed in accordance with the certified plans, prior to issuance of a Certificate of Occupancy.

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(f) All improvements to property affecting stormwater drainage must be done in compliance with the City's Comprehensive Plan.

Sec. 19-145. Illicit discharges.

It shall be unlawful for any person to discharge anything other than stormwater into the city's municipal separate storm sewer system whether such discharges occur through piping connections, runoff, exfiltration, infiltration, seepage, or leaks. No person may maintain, use, or establish any direct or indirect connection to any storm sewer owned by the city that results in any discharge in violation of any provision of federal, state, city, or other law or regulation. This provision is retroactive to January 1, 1995, and applies to connections made prior to the effective date of this provision, regardless of whether made under a permit, or other authorization, or whether permissible under laws or practices applicable or prevailing at the time the connection was made.

No materials other than those composed entirely of stormwater shall be disposed of, dumped, or spilled into the city's municipal separate storm sewer system, whether such materials are in a solid or liquid form.

Sec. 19-146. Inspections.

It shall be the duty of the city engineer or designee to carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance with this article.

SECTION 4. Chapter 15, Streets and Sidewalks, Article IV, Excavations, Section 15-53, Storm Drainage and Pollution, is deleted in its entirety.

SECTION 5. To the extent of any conflict between the provisions of this Ordinance, and any other Ordinance, Resolution, or Agreement of the City of Venice, Florida, the provisions of this Ordinance shall prevail.

SECTION 6. Severability. If for any reason a provision of this Ordinance or the application thereof to any person, group of persons, or circumstances is held invalid, the invalidity shall not affect other provisions or applications of the Ordinance which can be given effect without the invalid provision or application, and to this end the provisions of the Ordinance are severable.

SECTION 7. Effective Date. This Ordinance shall take effect immediately upon its adoption, as required by law.

PASSED BY THE COUNCIL OF THE CITY OF VENICE, FLORIDA, THIS 23RD DAY OF MAY, 1995.

First Reading: May 9, 1995 - Final Reading: May 23, 1995 - ADOPTION: May 23, 1995

ATTEST: /s/LORI STELZER, CMC, CITY CLERK /S/ MERLE L. GRASER, MAYOR

I, LORI STELZER, City Clerk of the City of Venice, Florida, a municipal corporation in Sarasota County, Florida, do hereby certify that the foregoing is a full and complete, true and correct copy of an Ordinance duly adopted by the Venice City Council, at a meeting thereof duly convened and held on the 23rd day of May, 1995, a quorum being present.

WITNESS my hand and the official seal of said City this 24th day of May, 1995.

/S/ LORI STELZER, CMC, CITY CLERK Approved as to form: /S/ ROBERT C. ANDERSON, CITY ATTORNEY

THIS PAGE MUST BE COMPLETED & SUBMITTED WITH OFFER

ORDINANCE 96-09

AN ORDINANCE OF THE CITY OF VENICE, FLORIDA, AMENDING THE CODE OF ORDINANCES BY AMENDING CHAPTER 19, WATER AND SEWERS, ARTICLE VI, STORMWATER QUALITY, SECTION 19-141, DEFINITION FOR INDUSTRIAL STORMWATER, SECTION 19-146, INSPECTIONS, PROVIDING FOR CONFLICT WITH OTHER ORDINANCES; PROVIDING FOR A SEVERABILITY CLAUSE AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Venice is responsible for the conservation, management, protection, control, use and enhancement of stormwater within its corporate limits, and for the acquisition, management, maintenance, extension, and improvement of the stormwater systems in the City; and

WHEREAS, the Environmental Protection Agency/National Pollutant Discharge Elimination System (EPA/NPDES) permit requires certain amendments to the existing Ordinance and extension of inspection authority on private properties.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF VENICE, FLORIDA:

SECTION 1. Chapter 19, Water and Sewers, Article VI, Stormwater Quality, Section 19-141, Definition, for Industrial Stormwater is amended to read as follows:

Sec. 19-141. Definitions.

As used in this article, "industrial stormwater" means stormwater runoff from a site with industrial activities, as defined under 40 CFR Section 122.26 (a) (b) (14), U.S. Environmental Protection Agency regulation.

SECTION 2. Chapter 19, Water and Sewers, Article VI, Stormwater Quality, Section 19-146, Inspections, is amended to read as follows:

Sec. 19-146. Inspections.

It shall be the duty of the city engineer or designee to carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance with this article. The city engineer or his duly authorized agents may enter at all reasonable times in or upon any private or public property for the purpose of inspecting and investigating conditions and practices which may be a violation of this ordinance, regulation or permit. The city engineer may, whenever necessary, make an inspection of construction sites to enforce any of the provisions of this ordinance, regulation or permit issued hereunder, or whenever an authorized official has reasonable cause to believe there exists any condition constituting a violation of this ordinance, regulation or permit issued hereunder. The city engineer shall inspect the work and shall require the owner to obtain services to provide adequate on-site inspection. If the city engineer finds that eroded soils are leaving the construction site, the city engineer may direct the owner(s) or his agents or his contractor on the site by written order to install any and all erosion controls that are deemed necessary to prevent said soil erosion from migrating off site. Notwithstanding the existence or pursuit of any other remedy, the City may maintain an action in its own name in any court of competent jurisdiction for an injunction or other process against any person to restrain or prevent violations of this ordinance.

SECTION 3. To the extent of any conflict between the provisions of this Ordinance, and any other Ordinance, Resolution, or Agreement of the City of Venice, Florida, the provisions of this Ordinance shall prevail.

SECTION 4. Severability. If for any reason a provision of this Ordinance or the application thereof to any person, group of persons, or circumstances is held invalid, the invalidity shall not affect other provisions or applications of the Ordinance which can be given effect without the invalid provision or application, and to this end the provisions of the Ordinance are severable.

SECTION 5. Effective Date. This Ordinance shall take effect immediately upon its adoption, as required by law.

PASSED BY THE COUNCIL OF THE CITY OF VENICE, FLORIDA, THIS 26TH DAY OF MARCH, 1996.

First Reading: March 12, 1996 - Final Reading: March 26, 1996 - ADOPTION: March 26, 1996

ATTEST: /s/LORI STELZER, CMC, CITY CLERK

/S/ MERLE L. GRASER, MAYOR

THIS PAGE MUST BE COMPLETED & SUBMITTED WITH OFFER

I, LORI STELZER, City Clerk of the City of Venice, Florida, a municipal corporation in Sarasota County, Florida, do hereby certify that the foregoing is a full and complete, true and correct copy of an Ordinance duly adopted by the Venice City Council, at a meeting thereof duly convened and held on the 26th day of March, 1996, a quorum being present.

WITNESS my hand and the official seal of said City this 27th day of March, 1996.

/S/ LORI STELZER, CMC, CITY CLERK Approved as to form: /S/ ROBERT C. ANDERSON, CITY ATTORNEY.

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STATEMENT OF REFERENCES
FOR CONTRACTOR

NAME OF CONTRACTOR: _____

BUSINESS ADDRESS: _____

How many years have you been engaged in the business under the present firm name? _____

List previous business experience: _____

List at least three construction references:

(1) Person to contact: _____

Company Name: _____

Address: _____

Telephone: _____ Date work performed: _____

(2) Person to contact: _____

Company Name: _____

Address: _____

Telephone: _____ Date work performed: _____

(3) Person to contact: _____

Company Name: _____

Address: _____

Telephone: _____ Date work performed: _____

(4) Person to contact: _____

Company Name: _____

Address: _____

Telephone: _____ Date work performed: _____

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**CONTRACTOR'S STATEMENT OF
SUBCONTRACTORS TO BE USED FOR THIS WORK**

NAME OF CONTRACTOR: _____

BUSINESS ADDRESS: _____

LIST SUBCONTRACTORS TO BE USED IN THE PROJECT:

(1) Company Name: _____

Address: _____

Telephone: _____ Phase of Work Sublet: _____

(2) Company Name: _____

Address: _____

Telephone: _____ Phase of Work Sublet: _____

(3) Company Name: _____

Address: _____

Telephone: _____ Phase of Work Sublet: _____

(4) Company Name: _____

Address: _____

Telephone: _____ Phase of Work Sublet: _____

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DRUG FREE WORKPLACE CERTIFICATION

If identical tie bids exist, preference will be given to the vendor who submits a certification with their bid/proposal certifying they have a drug-free workplace in accordance with Section 287.087, Florida Statutes. The drug-free workplace preference is applied as follows:

IDENTICAL TIE BIDS: Preference shall be given to businesses with drug-free workplace programs. Whenever two or more bids, which are equal with respect to price, quality, and service, are received by the State or by any political subdivision for the procurement of commodities or contractual services, a bid received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process. Established procedures for processing tie bids will be followed if none of the tied vendors have a drug-free workplace program.

As the person authorized to sign this statement, I certify that this firm complies fully with the following requirements:

- 1) This firm publishes a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- 2) This firm informs employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- 3) This firm gives each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection (1).
- 4) In the statement specified in subsection (1), this firm notifies the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
- 5) This firm imposes a sanction on or requires the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.
- 6) This firm will continue to make a good faith effort to maintain a drug-free workplace through implementation of this section.

Contractor's Name Signature

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NON-COLLUSIVE AFFIDAVIT

State of _____

County of _____

} SS.

_____ being first duly sworn, deposes and says that:

1. He/she is the _____, (Owner, Partner, Officer, Representative or Agent) of _____ the Offeror that has submitted the attached Proposal;
2. He/she is fully informed respecting the preparation and contents of the attached Proposal and of all pertinent circumstances respecting such Proposal;
3. Such Proposal is genuine and is not a collusive or sham Proposal;
4. Neither the said Offeror nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, have in any way colluded, conspired, connived or agreed, directly or indirectly, with any other Offeror, firm, or person to submit a collusive or sham Proposal in connection with the Work for which the attached Proposal has been submitted; or have in any manner, directly or indirectly sought by agreement or collusion, or have in any manner, directly or indirectly, sought by agreement or collusion, or communication or conference with any Offeror, firm, or person to fix the price or prices in the attached Proposal or of any other Offeror, or to fix any overhead, profit, or cost elements of the Proposal price or the Proposal price of any other Offeror, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against (Recipient), or any person interested in the proposal Work.

Signed, sealed and delivered
in the presence of:

By: _____

(Printed Name)

(Title)

ACKNOWLEDGEMENT

State of _____

County of _____

On this _____ day of _____, 2017, before me, the undersigned Notary Public of the State of _____, personally appeared _____ and (Name(s) of Individual(s) who appeared before notary) whose name(s) in/are Sub-scribed to the written instrument, and he/she/they acknowledge that he/she/they executed it.

NOTARY PUBLIC
SEAL OF OFFICE:

NOTARY PUBLIC, STATE OF _____

(Name of Notary Public: Print, stamp, or type as commissioned)

☐ Personally known to me, or ☐ Produced Identification: _____ ☐ **DID** take an oath, or ☐ **DID NOT** take an oath

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PUBLIC ENTITY CRIME INFORMATION

A person or affiliate who has been placed on the State of Florida's convicted vendor list following a conviction for a public entity crime may not submit a BID/ITB proposal on a contract to provide any goods or services to a public entity, may not submit a response on a contract with a public entity for services in the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a Contractor, supplier, Sub-Contractor, or Contractor 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 2876.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.**

I, _____, being an authorized representative
of the firm of _____, located at City:
_____ State: _____ Zip: _____, have
read and understand the contents of the Public Entity Crime Information and of this
formal BID/ITB package, hereby submit our proposal accordingly.

Signature: _____

Date: _____

Phone: _____

Fax: _____

Federal ID#: _____

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MBE PLANNED UTILIZATION

375-040-24
PROCUREMENT
12/09

PROCUREMENT NO. _____ FINANCIAL PROJECT NO. _____
(DEPARTMENT USE ONLY)

DESCRIPTION: _____

I, _____ , _____
(name) (title)

of _____

plan to subcontract at least _____% (percent) of the project costs on the above referenced project to Minority Business Enterprises.

If I have indicated above that a portion of the project costs will be subcontracted to MBE(s), the firms considered as proposed subconsultants/contractors and the types of services or commodities to be subcontracted are as follows:

MBE SUBCONSULTANTS/CONTRACTORS

TYPES OF SERVICES/COMMODITIES

I understand that I will need to submit Minority Business Enterprises (MBE) payment certification forms to the Department for reporting purposes only.

Signed: _____

Title: _____

Date: _____

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E-VERIFY

375-040-68
PROCUREMENT
01/11

Contract No: _____
Financial Project No(s): _____
Project Description: _____

Vendor/Consultant acknowledges and agrees to the following:

Vendor/Consultant shall utilize the U.S. Department of Homeland Security's E-Verify system, in accordance with the terms governing use of the system, to confirm the employment eligibility of;

1. all persons employed by the Vendor/Consultant during the term of the Contract to perform employment duties within Florida; and
2. all persons, including subcontractors, assigned by the Vendor/Consultant to perform work pursuant to the contract with the Department.

Company/Firm: _____

Authorized Signature: _____

Title: _____

Date: _____

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NO BID RESPONSE

IMPORTANT: If you choose not to submit a bid for the attached "Invitation to Bid," please complete and return this form only on/before bid closing date. Failure to respond will result in your company being negatively registered as non-responsive. In the event five (5) "no responses" are posted, you will be automatically dropped from our mailing list for future solicitations for the described product/service.

Thank you for taking this opportunity to help us update and improve the solicitation process.

Bid Open/Close Date: **JUNE 8, 2017 at 2:00 PM**

Bid Number: **3061-17**

Description: **VENICE RESURFACING PROJECT, PHASE 1**

Contact: Peter Boers, Procurement- Finance Department

Please check the appropriate response. We respectfully submit "No bid" for the following reason(s):

- ☐ 1. We are unable to meet the required delivery date
- ☐ 2. We cannot provide a product to meet the required specifications.
- ☐ 3. We no longer provide the requested product.
- ☐ 4. We do not represent the required brand name product.
- ☐ 5. The bid closing date does not allow adequate time to prepare a response.
- ☐ 6. The specifications are too restrictive.
- ☐ 7. We have chosen not to do business with the City
- ☐ 8. Other (feel free to provide our response on your company letterhead.)

Company Name _____ Vendor No. _____

Authorized Signature _____

Print Name _____

Title _____

Date _____ Telephone No. _____

+ + **END OF BID FORM** + +

SAMPLE CONTRACT

THIS CONTRACT, pursuant to City Council approval granted on _____, is made and entered into this _____ day of _____, 2017, by and between the City of Venice, Florida, hereinafter referred to as the City, and _____, hereinafter referred to as the Contractor.

W I T N E S S E T H:

THAT FOR and in consideration of the mutual covenants and obligations hereafter set forth, the parties hereto agree as follows:

(1) The Contract Documents consist of this Contract, Performance and Payment Bonds attached hereto as composite Attachment A and, the City's Invitation to Bid (ITB) # **3061-17: VENICE RESURFACING PROJECT, PHASE 1**, including: standard general conditions, supplemental conditions, special conditions, technical specifications, drawings, Contractor's bid proposal for ITB **3061-17**, all of which are incorporated herein by reference. All of the Contract Documents are made a part of this Contract.

(2) The Contractor shall perform all the work required by the Contract Documents and shall include installation of the listed items per the bid specifications.

(3) The work to be performed under this Contract shall be completed within **One Hundred and Fifty (150)** days of the issuance of the Notice to Proceed by the City.

(4) The City shall pay the Contractor for the performance of the work, in accordance with Exhibit B, subject to the terms and conditions of the Contract Documents and any written change orders, the contract sum not to exceed: _____ & ___/100s (\$_____).

(5) Time is of the essence in this contract. In the event that the work is not completed within the required time as specified in Section 3 herein, then from the compensation otherwise to be paid to the Contractor, the City may retain the sum of **three thousand six hundred forty-five dollars (\$ 3,645.00) per day** for each calendar day that the work remains incomplete beyond the time limit, which sum shall represent the actual damage which the City will have sustained per day by failure of the Contractor to complete the work within the required time, said sum not being a penalty but being the stipulated damages the City will have sustained in the event of such default by the Contractor.

(6) In connection with the performance of work under this Contract, the Contractor agrees not to discriminate against any employee or applicant for employment because of race, sex, religion, color, or national origin. The aforesaid provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, lay-off or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. The Contractor agrees to post hereafter in conspicuous places, available for employees or applicants for employment, notices to be provided by the contracting officer setting

forth the provisions of the non-discrimination clause. The Contractor further agrees to insert the foregoing provisions in all contracts hereunder, including contracts or agreements with labor unions and/or workers' representatives, except subcontracts for standard commercial supplies or raw materials.

(7) Contractor must secure and maintain any and all permits and licenses required to complete the work under this Contract, unless the Contract Documents provide otherwise.

(8) Throughout the term of this Contract the Contractor must maintain insurance in at least the amounts and coverage required as shown in Exhibit C. The Contractor must provide a Certificate of Insurance to the City evidencing such coverage prior to issuance of the Notice to Proceed by the City.

(9) Contractor agrees to comply with Florida's public records law by keeping and maintaining public records that ordinarily and necessarily would be required by the public agency in order to perform the Engineering Services; upon the request of the City's Custodian of Public Records, by providing the City with copies of or access to public records on the same terms and conditions that City would provide the records and at a cost that does not exceed the cost provided by Florida law; by ensuring that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed excepts as authorized by law for the duration of the term of the Contract and following completion of the Contract if the Contractor does not transfer the records to the City; and upon completion of the Contract by transferring, at no cost, to City all public records in possession of Contractor or by keeping and maintaining all public records required by the City to perform the Engineering Services. If the Contractor transfers all public records to the City upon completion of the Contract, the Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Contractor keeps and maintains public records upon completion of the Contract, the Contractor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the City, upon request from the City's custodian of public records, in a format that is compatible with the information technology systems of the City.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CITY'S CUSTODIAN OF PUBLIC RECORDS LORI STELZER, MMC, CITY CLERK, AT 401 WEST VENICE AVENUE, VENICE, FLORIDA 34285, (941) 882- 7390 OR LSTELZER@VENICEGOV.COM.

(10) Contractor shall indemnify, pay the cost of defense, including attorneys' fees, and hold harmless the City from all suits, actions, or claims of any kind brought on account of any injuries or damages received or sustained b any person or property by or from the Contractor or in consequence of any neglect in safeguarding the work; or by the use of any unacceptable materials related to the work; or on account of any act or omission, neglect or misconduct of the Contractor; or on account of any claim or amounts received under the "Workers' Compensation Law" or any other laws or ordinances, except only such injury or damage as shall have been caused by the negligence of the City. The first ten dollars (\$10.00) of compensation received by the Contractor represents specific consideration for this indemnification obligation.

(11) Contractor shall be responsible for compliance with the requirements under Chapter 556, Florida Statutes, the "Underground Facility Damage Prevention and Safety Act." Contractor's obligations to defend, indemnify, and hold harmless the City, as provided for under Section 10 of this Contract, shall specifically apply to any violations alleged against the City under the Underground Facility Damage Prevention and Safety Act related to the performance of the work under this Contract. Contractor acknowledges that included in the various items of the proposal and in the total bid price, are costs for complying with the Florida Trench Safety Act (90-96 Laws of Florida) effective October 1, 1990.

(12) Termination. This Contract may be terminated by the City without cause, by giving thirty (30) days prior written notice to contractor of the intention to cancel. or with cause at any time contractor fails to fulfill or abide by any of the terms or conditions specified. Failure of contractor to comply with any of the provisions of this agreement shall be considered a material breach of contract and shall be cause for immediate termination of the agreement at the discretion of the city. This Contract may be terminated by the Contractor only by mutual consent of both parties. If this Contract is terminated before performance is completed, the Contractor shall be paid only for that work satisfactorily performed for which costs can be substantiated.

(13) The laws of the State of Florida shall govern all provisions of this Contract. Venue for any dispute shall be Sarasota County, Florida. If any court proceeding or other action occurs between the parties as a result of this Contract or any other document or act required by this Contract, the prevailing party shall be entitled to recover attorney's fees and all court costs, including attorney's fees and court costs incurred in any pre-trial, trial, appellate, and/or bankruptcy proceedings, as well as, attorney's fees and costs incurred in determining entitlement to and reasonableness of fees and costs.

(14) This Contract and the Contract Documents constitute the entire agreement of the parties and may not be changed or modified, except by a written document signed by both parties hereto. This Contract shall be binding upon the successors and assigns of the parties.

IN WITNESS WHEREOF, the parties to the agreement have hereunto set their hands and seals and have executed this agreement, the day and year first above written.

(SEAL)

ATTEST:

CITY OF VENICE
IN SARASOTA COUNTY, FLORIDA

CITY CLERK

BY:_____
MAYOR JOHN HOLIC

ATTEST:

BY:_____

Signed by (typed or printed)

Signed by (typed or printed)

Approved as to Form and Correctness

David Persson, City Attorney

EXHIBIT A

SURETY BONDS

At the time of executing the Contract Documents, the successful proposer shall append to this sheet separate performance and payment bonds each equal to one-hundred percent (100%) of the contract amount. Said bonds become an integral part of these Contract Documents and shall meet the following requirements:

1. Surety bonds submitted shall be written by a surety company that is approved by the City Finance Director and authorized to do business in the State of Florida, shall be accompanied by evidence of the authority of the issuing agent, and shall be on a form to be approved by the City Attorney. No bond in an amount greater than \$5,000 required by the City Charter, the Ordinances of The City of Venice, or the laws of the State of Florida shall be approved by the City Finance Director unless the surety company executing the bond is listed by the United States Treasury Department as being approved for writing bonds for Federal projects and its current list in an amount not less than the amount of the bond tendered to The City of Venice.

2. Both the separate payment and performance bonds shall be in the general form of AIA documents A311. Additionally, the payment bond shall state as follows:

“This bond is issued in compliance with Section 255.05, Florida Statutes (1994 Supp.), as may be amended. A claimant, except a laborer, who is not in privity with the contractor and who has not received payment for his labor, materials, or supplies shall, within 45 days after beginning to furnish labor, materials, or supplies for the prosecution of the work, furnish the contractor with a notice, that he intends to look to the bond for protection. A claimant who is not in privity with the contractor and who has not received payment for his labor, materials, or supplies shall, within 90 days after performance of the labor or after complete delivery of the materials or supplies, or with respect to rental equipment, within 90 days after the date that the rental equipment was last on the job site available for use, deliver to the contractor and to the surety written notice of the performance of the labor or delivery of the materials or supplies and of the nonpayment. No action for the labor, materials, or supplies may be instituted against the contractor or the surety unless both notices have been given. No action shall be instituted against the contractor or the surety on the payment bond or the payment provisions of a combined payment and performance bond after 1 year from the performance of the labor or completion of delivery of the materials or supplies. A claimant may not waive in advance his right to bring an action under the bond against the surety. In any action brought to enforce a claim against a payment bond under this section, the prevailing party is entitled to recover a reasonable fee for the services of his attorney for trial and appeal or for arbitration, in an amount to be determined by the court, which fee must be taxed as part of his costs, as allowed in equitable actions.”

PUBLIC WORKS PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS:

THAT _____, as Principal, hereinafter called Contractor; and _____, a corporation of the State of Florida, as surety, hereinafter called Surety, are held and firmly bound unto the City of Venice as Obligee, hereinafter called the City, in the amount of (\$_____) _____/100's, for the payment whereof Contractor and Surety bind themselves, their heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents.

WHEREAS, Contractor has by written agreement dated the _____ day of _____, 2017, entered into a Contract with the City for the following described project: **ITB# 3061-17: VENICE RESURFACING PROJECT, PHASE 1** which contract is by reference incorporated herein and made a part hereof, and is hereinafter referred to as the Contract.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that if Contractor shall promptly make payments to all persons supplying Contractor labor, materials and supplies, used directly or indirectly by the said Contractor or Subcontractors in the prosecution of the work provided for in said Contract, then this obligation shall be null and void; otherwise it shall remain in full force and effect.

PROVIDED FURTHER, that the said Surety for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract or to the work to be performed thereunder or the Specifications accompanying the same shall in anywise affect its obligation on this Bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract or to the work or to the Specifications.

PROVIDED FURTHER, that this Bond is issued pursuant to Section 255.05, Florida Statutes, and reference is hereby made to the notice and time limitations in said statute for making claims against this Bond.

PROVIDED FURTHER, that any suit under this Bond must be instituted before the expiration of one (1) year from the performance of the labor or completion of delivery of the materials or supplies.

PROVIDED FURTHER, no right of action shall accrue on this Bond to or for the use of any person or corporation other than the City named herein and those persons or corporations provided for by Section 255.05, Florida Statutes, their heirs, executors, administrators, successors or assigns.

SIGNED AND SEALED this _____ day of _____, A.D., 2017.

IN THE PRESENCE OF:

CONTRACTOR

BY: _____

INSURANCE COMPANY

BY: _____
Agent and Attorney-in-Fact

PUBLIC WORKS PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS:

THAT _____, as Principal, hereinafter called Contractor; and _____, a corporation of the State of Florida, as surety, hereinafter called Surety, are held and firmly bound unto the City of Venice as Obligee, hereinafter called the City, in the amount of (\$ _____) & _____/100's, for the payment whereof Contractor and Surety bind themselves, their heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents.

WHEREAS, Contractor has by written agreement dated the _____ day of _____, 2017, entered into a contract with the City of Venice for the following described project: **ITB# 3061-17: VENICE RESURFACING PROJECT, PHASE 1** which contract is by reference incorporated herein and made a part hereof, and is hereinafter referred to as the contract.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that if the Contractor shall promptly and faithfully perform the Contract during the original term thereof and any extensions thereof which may be granted by the City with or without notice to the Surety and during any guarantee or warranty period, including the obligation to correct any latent defects not discovered until after acceptance of the project by the City, and if he shall satisfy all claims and demands incurred under said Contract and shall fully indemnify and save harmless the City, its agents, Engineer and employees from all losses, damages, expenses, costs and Attorney's Fees, including appellate proceedings which it may suffer by reason of failure to do so, and shall reimburse and repay the City all outlay and expense which the City may incur in making good any default, then this obligation shall be null and void; otherwise it shall remain in full force and effect.

PROVIDED FURTHER, whenever Contractor shall be, and declared by the City to be in default under the Contract, the City having performed its obligations thereunder, the Surety may promptly remedy the default or shall promptly:

- (1) Complete the Contract in accordance with its terms and conditions; or
- (2) Obtain a bid or bids for submission to the City for completing the Contract in accordance with its terms and conditions and upon determination by the City and Surety of the lowest responsible bidder, arrange for a contract between such bidder and City and make available as work progresses (even though there should be a default or a succession of defaults under the Contract or Contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion, less the balance of the contract price; but not exceeding, including other costs and damages for which the Surety may be liable hereunder, the amount set forth in the first paragraph hereof. The term "balance of the contract price" as used in this paragraph, shall mean the total

amount payable by the City to Contractor under the Contract and any amendments thereto, less the amount properly paid by the City to the Contractor.

PROVIDED FURTHER, the Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract or to the work to be performed thereunder or the Contract Documents accompanying the same shall in any waive notice of any such change, extension of time, alteration or addition to the terms of the Contract or to the work or to the Contract Documents.

PROVIDED FURTHER, any suit under this bond must be instituted before the expiration of two (2) years from the date on which final payment under the Contract falls due; except that, when the action involves a latent defect, suit must be instituted within four (4) years from the time the defect is discovered or should have been discovered with the exercise of due diligence.

PROVIDED FURTHER, no right of action shall accrue on this bond to or for the use of any person or corporation other than the City, its successors or assigns.

SIGNED AND SEALED this _____ day of _____, AD., 2017.

IN THE PRESENCE OF:

CONTRACTOR

BY: _____

INSURANCE COMPANY

BY: _____
Agent and Attorney-in-Fact

EXHIBIT B

(Bid Form to be Supplied)

EXHIBIT C

Before performing any work, the Contractor shall procure and maintain, during the life of the Contract, insurance listed below. The policies of insurance shall be primary and written on forms acceptable to the City and placed with insurance carriers approved and licensed by the Insurance Department in the State of Florida and meet a minimum financial AM Best and Company rating of no less than A:VII. No changes are to be made to these specifications without prior written specific approval by the City.

1. The City of Venice is to be specifically included as an **ADDITIONAL INSURED** for **Commercial General Liability** and **Business Auto Policy**.
2. The City of Venice shall be named as Certificate Holder. *Please Note that the Certificate Holder should read as follows:*

*The City of Venice
401 W. Venice Avenue
Venice, FL 34285*

No City Division, Department, or individual name should appear on the certificate. **NO OTHER FORMAT WILL BE ACCEPTABLE.**

3. The "Acord" certification of insurance form shall be used.
4. Required Coverage
 - a) **Commercial General Liability:** including but not limited to bodily injury, property damage, contractual liability, products and completed operations, and personal injury with limits of not less than \$1,000,000 per occurrence, \$ 2,000,000 aggregate covering all work performed under this Contract. Include broad form property damage (provide insurance for damage to property under the care custody and control of the contractor)
 - b) **Business Auto Policy:** including bodily injury and property damage for all vehicles owned, leased, hired and non-owned vehicles with limits of not less than \$1,000,000 combined single limit covering all work performed under this Contract.
 - c) **Workers Compensation:** Contractor will provide Workers Compensation Insurance on behalf of all employees, including sub-contractors, who are to provide a service under this Contract, as required under Florida Law, Chapter 440, and Employers Liability with limits of not less than \$100,000 per employee per accident; \$500,000 disease aggregate; and \$100,000 per employee per disease.
5. Policy Form:
 - a) All policies required by this Contract, with the exception of Workers Compensation, or unless specific approval is given by the City, are to be written on an occurrence basis, shall name the City of Venice, its Elected Officials, Officers, Agents, Employees as additional insured as their interest may appear under this Contract. Insurer(s), with the exception of Workers Compensation, shall agree to waive all rights of subrogation against the City of Venice, its Elected Officials, Officers, Agents, and Employees.
 - b) 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.

- c) Each insurance policy required by this Contract shall:
 - (1) apply separately to each insured against whom claim is made and suit is brought, except with respect to limits of the insurer's liability;
 - (2) be endorsed to state that coverage shall 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 the City of Venice's Director of Administrative Services.
- d) The City shall retain the right to review, at any time, coverage form, and amount of insurance.
- e) 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.
- f) 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 any deductible and/or retention to which such policies are subject, whether or not the City is an insured under the policy. In the event that claims in excess of the insured amounts provided herein are filed by reason of operations under the contract, the amount excess of such claims, or any portion thereof, may be withheld from any payment due or to become due to the contractor until such time the contractor shall furnish additional security covering such claims as may be determined by the City.
- g) Claims Made Policies will be accepted for professional and hazardous materials and such other risks as are authorized by the City. 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 affected with a retroactive date, including at least the last policy year.
- h) Certificates of Insurance evidencing Claims Made or Occurrence form coverage and conditions to this Contract, as well as the City's Bid Number and description of work, are to be furnished to the City's Director of Administrative Services, 401 West Venice Avenue, Venice, FL 34285, ten (10) business days prior to commencement of work and a minimum of thirty (30) calendar days prior to expiration of the insurance policy.
- i) Notices of Accidents and Notices of Claims associated with work being performed under this Contract, shall be provided to the Contractor's insurance company and the City's Director of Administrative Services, as soon as practicable after notice to the insured.
- j) All property losses shall be payable to, and adjusted with, the City.

CONTRACTOR'S RELEASE OF LIEN

BEFORE ME, the undersigned authority in said County and State, appeared _____, who being first duly sworn, deposes and says that he is _____ of _____ a company and/or corporation authorized to do business under the laws of Florida, which is the contractor on Project known as City of Venice Bid # **3061-17**, located in the City of Venice, County of Sarasota, Florida, under contract with the City of Venice, dated the _____ day of _____, 2017, that the said deponent is duly authorized to make this affidavit by resolution of the Board of Directors of said company and/or corporation; that deponent knows of his own knowledge that said contract has been complied with in every particular by said contractor and that all parts of the work have been approved by the City Engineer; that there are no bills remaining unpaid for labor, material or otherwise, in connection with said contract and work, and that there are no suits pending against the undersigned as contractor or anyone in connection with the work done and materials furnished or otherwise, under said contract.

DEPONENT further says that the final estimate which has been submitted to the City simultaneously with the making of this affidavit, constitutes all claims and demands against the City on account of said contract or otherwise, and that acceptance of the sum specified in said final estimate will operate as a full and final release and discharge of the City from any further claims, demands or compensation by contractor under the above contract.

DEPONENT further agrees that all guarantees under this contract shall start and be in full force from the date of this release as spelled out in the contract documents.

Signature: _____

Printed Name:

STATE OF FLORIDA)
COUNTY OF)

Signed before me this _____ day of _____, 2017,
by _____ who is personally known to me or has produced
_____ as identification.

Notary Public
My Commission Expires:
Commission Number:

WE, the _____, having heretofore executed a performance bond and a payment bond for the above named contractor covering project and section as described above in the sum of (\$ _____) _____ Dollars, hereby agree that the Owner may make full payment of the final estimate, including the retained percentage, to said contractor.

IT IS fully understood that the granting of the right to make the payment of the final

estimate to said contractor and/or his assigns, shall in no way relieve this surety company of its obligations under its bonds, as set forth in the specifications, contract, and bonds pertaining to the above project.

IN WITNESS WHEREOF, the _____ has caused this instrument to be executed on its behalf by its _____, and/or its duly authorized attorney in fact, and its corporate seal to be hereunto affixed, all on this _____ day of _____, A.D., 2017.

Surety Company

Attorney in Fact

Power of Attorney must be attached if executed by Attorney in Fact.

STATE OF)

COUNTY OF)

BEFORE ME, the undersigned authority, appeared _____, who is personally known to me or has produced _____ as identification, and who executed the foregoing instrument in the name of _____ as its _____ and the said _____ acknowledged that he executed said instrument in the name of _____ as its _____ and/or _____, for the purpose therein expressed and that he had due and legal authority to execute the same on behalf of said _____, a corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal at _____ this _____ day of _____, 2017.

Notary Public

My Commission Expires:

CERTIFICATE OF SUBSTANTIAL COMPLETION

PROJECT NO.

PROJECT:

CONTRACTOR CONTRACT DATE

CONTRACT FOR

Project or Specified Part Shall Include:

DEFINITION OF SUBSTANTIAL COMPLETION

The date of substantial completion of a project or specified part of a project is the date when the work is sufficiently completed, in accordance with the Contract Documents, so that the project or specified part of the project can be utilized for the purpose for which it was intended.

TO: (Contractor)

DATE OF SUBSTANTIAL COMPLETION: _____

The work performed under this contract has been inspected by authorized representatives of the City of Venice and the contractor, and the project or specified part of the project, is hereby declared to be substantially completed on the above date.

A tentative list of items to be completed or corrected is appended hereto. This list may not be exhaustive, and the failure to include an item on it does not alter the responsibility of the contractor to complete all the work in accordance with the contract documents. These items shall be completed by the contractor within _____ days of Substantial Completion.

The date of Substantial Completion is the date upon which all guarantees and warranties begin, except as noted below. The responsibilities between the Owner and the Contractor for maintenance shall be as set forth below.

CITY OF VENICE

By:

Date: _____

The contractor accepts the foregoing Certification of Substantial Completion and agrees to complete and correct the items on the tentative list within the time indicated.

Contractor Authorized Representative

Date: _____

RESPONSIBILITIES:

OWNER:

CONTRACTOR:

EXCEPTIONS AS TO GUARANTEES AND WARRANTIES:

ATTACHMENTS (Identify)

BIDDER QUALIFICATION STATEMENT

(Completion of this statement is required in advance of
consideration for award of Contract.)

SUBMITTED TO:

City of Venice
401 West Venice Avenue
Venice, FL 34285

SUBMITTED FOR:

VENICE RESURFACING PROJECT, PHASE 1

SUBMITTED BY:

Name of Organization: _____
(Print or Type Name of Bidder)

Name of Individual: _____

Title: _____

Business Address: _____

Telephone No.: _____

Fax No.: _____

E-mail Address: _____

Bidder's Website: _____

If address and phone number given above is for a branch office, provide address and phone number of principal home office:

Principal Home Office Address: _____

Principal Home Office Telephone No.: _____

Gentlemen:

The undersigned certifies under oath the truth and correctness of all statements and of all answers to questions made hereinafter.

(Note: Attach additional sheets as required.)

1.0 Bidder's General Business Information

1.1 Check if:

- ☐ Corporation ☐ Partnership ☐ Joint Venture ☐ Other
- ☐ Limited Liability Company ☐ Sole Proprietorship

If Corporation:

A. Date and State of Incorporation:

B. List of Executive Officers:

Name	Title	Address

If Partnership:

A. Date and State of Organization:

B. Current General Partners (name and address for each):

C. Type of Partnership

- ☐ General ☐ Publicly Traded ☐ Limited
- ☐ Limited Liability ☐ Other (describe): _____

If Joint Venture:

A. Date and State of Organization:

B. Name, Address, Form of Organization, and State of Organization of Each Joint Venture Partner: (Indicate with an asterisk (*) the managing or controlling Joint Venturer if applicable):

If Limited Liability Company:

A. Date and State of Organization:

B. Members:

Name	Address
<hr/>	<hr/>
<hr/>	<hr/>
<hr/>	<hr/>
<hr/>	<hr/>

If Sole Proprietorship:

A. Date and State of Organization:

B. Name and Address of Owner or Owners:

If Other Type of Organization:

A. Type of Organization: _____

B. Date and State of Organization:

C. Name and Address of Each Owner or Principal:

1.2 Certifications: In addition to the above categories of business entities, indicate whether Bidder's organization is a:

- ☐ Disadvantaged Business Enterprise, certified by _____
- ☐ Minority Business Enterprise, certified by _____
- ☐ Women's Business Enterprise, certified by _____
- ☐ Historically Underutilized Business Zone Small Business Concern,
certified by _____

2.0 How many years has your organization been in business as a contractor?

3.0 If your organizational structure has changed within the past five years, provide data as listed above in Item 1.0 for your previous organization.

4.0 Do you plan to subcontract any part of this project? _____ If so, give details.

5.0 Has any construction contract to which you have been a party been terminated by the owner; have you ever terminated work on a project prior to its completion for any reason; has any surety which issued a performance bond on your behalf ever completed the work in its own name or financed such completion on your behalf; has any surety expended any monies in connection with a contract for which they furnished a bond on your behalf? If the answer to any portion of this question is "yes", furnish details of all such occurrences including name of owner, architect or engineer, and surety, and name and date of project.

- 6.0 Has any officer or partner of your organization ever been an officer or partner of another organization that had any construction contract terminated by the owner; terminated work on a project prior to its completion for any reason; had any surety which issued a performance bond complete the work in its own name or financed such completion; or had any surety expend any monies in connection with a contract for which they furnished a bond? If the answer to any portion of this question is "yes", furnish details of all such occurrences including name of owner, architect or engineer, and surety, and name and date of project.
- 7.0 In the last five years, has your organization, or any predecessor organization, failed to substantially complete a project in a timely manner? If the answer to this question is "yes", furnish details of all such occurrences including name of owner, architect or engineer, and surety, and name and date of project.
- 8.0 On Schedule A, attached, list name, location and description of project, owner, architect or engineer, contract price, percent complete and scheduled completion of the major construction projects your organization has in progress on this date. Provide name, address and telephone number of a reference for each project listed.
- 9.0 On Schedule B, attached, list name, location and description of project, owner, architect or engineer, contract price, date of completion and percent of work with your own forces of major projects of the same general nature as this project which your organization has completed in the past five years. Provide name, address and telephone number of a reference for each project listed.
- 10.0 On Schedule C, attached, list name and construction experience of the principal individuals of your organization directly involved in construction operations.

11.0 Licenses and Registrations:

11.1 Indicate the jurisdictions in which your firm is legally qualified to practice. Indicate license or registration number for each jurisdiction, if applicable, and type of license or registration. Attach separate sheet as required.

Jurisdiction	License/Registration No.	Type
_____	_____	_____
_____	_____	_____
_____	_____	_____

11.2 In the past five years, has Bidder had any business or professional license suspended or revoked?

☐ No ☐ Yes

If yes, describe on a separate attachment the circumstances, including the jurisdiction and bases for suspension or revocation.

12.0 Provide the following information for your surety:

12.1 Surety Company: _____

12.2 Agent: _____

A. Address: _____

B. Telephone No.: _____

13.0 Provide the following with respect to an accredited banking institution familiar with your organization.

13.1 Name of Bank: _____

13.2 Address: _____

13.3 Account Manager: _____

13.4 Telephone No.: _____

14.0 Provide the name, address and telephone number of an individual who represents a major equipment/material supplier whom the Owner may contact for a financial reference:

15.0 Industry Affiliations, Memberships, Awards, and Honors

15.1 List below the industry organizations with which your organization is affiliated or which your organization is a member:

15.2 List below the industry awards or honors received by your organization and the date for each. Attach supporting documentation as necessary.

16.0 Statement of Potential Conflicts of Interest: List below business associations, financial interests, or other circumstances that may create a conflict of interest with the Owner or other entity involved in the Project. Attach additional documentation as required.

17.0 Dated at _____, this _____ day of _____, 2017.

Bidder: _____
(Print or Type Name of Bidder)

By: _____

Title: _____

Attachments A, B and C

(Seal, if corporation)

------(Affidavit for Individual)-----

_____ being duly sworn, deposes and says that:

a) the financial statement, taken from his/her books, is a true and accurate statement of his/her financial condition as of the date thereof; and b) all of the foregoing qualification information is true, complete, and accurate.

------(Affidavit for Partnership)-----

_____ being duly sworn, deposes and says that:

a) he/she is a member of the partnership of _____;
b) he/she is familiar with the books of said partnership showing its financial condition;
c) the financial statement, taken from the books of said partnership, is a true and accurate statement of the financial condition of the partnership as of the date thereof; and d) all of the foregoing qualification information is true, complete, and accurate.

------(Affidavit for Corporation)-----

_____ being duly sworn, deposes and says that: a) he/she is
_____ of _____;
(Full name of Corporation)

b) he/she is familiar with the books of said corporation showing its financial condition;
c) the financial statement, taken from the books of said corporation, is a true and accurate statement of the financial condition of said corporation as of the date thereof; and d) that all of the foregoing qualification information is true, complete, and accurate.

------(Affidavit for Limited Liability Company (LLC))-----

_____ being duly sworn, deposes and says that: a) he/she is
_____ of _____;
(Full name of LLC)

b) he/she is familiar with the books of said company showing its financial condition; c) the financial statement, taken from the books of said company, is a true and accurate statement of the financial condition of said company as of the date thereof; and d) that all of the foregoing qualification information is true, complete, and accurate.

------(Affidavit for Joint Venture)-----

Each joint venturer shall complete the affidavit appropriate for the joint venturer's type of organization and attach said affidavit to the Bidder Qualifications Statement. Submit separate acknowledgement for each joint venturer's affidavit.

----- (Acknowledgment) -----

_____ being duly sworn, deposes and says
that he/she is _____ of _____;
(Name of Bidder)

that he/she is duly authorized to make the foregoing affidavit and that he/she makes it on behalf of

() himself/herself; () said partnership; () said corporation;

() said joint venture; () said limited liability company

Sworn to before me this _____ day of _____, 2017, in the County of _____, State of _____.

(Notary Public)

My commission expires _____

(Seal)

++ END OF BIDDER QUALIFICATIONS STATEMENT ++

ATTACHMENT A

SCHEDULE A

PROJECTS IN PROGRESS

[illegible]

ATTACHMENT B

SCHEDULE B
PROJECTS COMPLETED

[illegible]

ATTACHMENT C

SCHEDULE C
PERSONNEL

[illegible]

**GENERAL PROVISIONS
OF THE CONSTRUCTION CONTRACT**

Adapted from the Sarasota County General Provisions

TABLE OF CONTENTS

ARTICLE

GP 1 DEFINITION OF TERMS

GP 2 PROPOSALS

- GP 2.1 Proposal Forms
- GP 2.2 Combination or Conditional Proposals
- GP 2.3 Public Opening of Proposals

GP 3 SCOPE OF WORK

- GP 3.1 Intent of Contract
- GP 3.2 Alteration of Plans or Character of Work
- GP 3.3 Changes in Work
- GP 3.4 Maintenance of Traffic
- GP 3.5 Rights in and Use of Materials Found on the Work
- GP 3.6 Final Clean-Up

GP 4 CONTROL OF WORK

- GP 4.1 Authority of the City Engineer
- GP 4.2 Plans and Working Drawings
- GP 4.3 Conformity with Plans and Specifications
- GP 4.4 Coordination of Plans, Specifications, Supplemental Specifications, & Special Provisions
- GP 4.5 Cooperation by Contractor
- GP 4.6 Emergency Supervision
- GP 4.7 Cooperation with Utilities
- GP 4.8 Cooperation between Contractors
- GP 4.9 Authority and Duties of the Project Engineer
- GP 4.10 Duties of the Inspector
- GP 4.11 Inspection of Work
- GP 4.12 Removal of Unacceptable and Unauthorized Work
- GP 4.13 Load Restrictions
- GP 4.14 Maintenance During Construction
- GP 4.15 Failure to Maintain Roadway or Structure
- GP 4.16 Acceptance
- GP 4.17 Claims for Adjustment and Disputes
- GP 4.18 Automatically-controlled Equipment
- GP 4.19 Superintendence

GP 5 CONTROL OF MATERIAL

- GP 5.1 Source of Supply and Quality Requirements
- ~~GP 5.2 Local Material Sources Removed~~
- GP 5.3 Samples, Tests, Cited Specifications
- GP 5.4 Certification of Compliance
- GP 5.5 Plant Inspection
- GP 5.6 Storage of Materials
- GP 5.7 Handling Materials
- GP 5.8 Unacceptable Materials
- ~~GP 5.9 City furnished Material Removed~~

GP 6 LEGAL RELATIONS AND RESPONSIBILITY TO THE PUBLIC

- GP 6.1 Laws to be Observed
- GP 6.2 Permits, Licenses and Taxes
- GP 6.3 Patented Devices, Materials, and Processes
- GP 6.4 Restoration of Surfaces Opened by Permit
- GP 6.5 Sanitary, Health, and Safety Provisions
- GP 6.6 Public Convenience and Safety
- GP 6.7 Barricades and Warning Signs
- GP 6.8 Protection and Restoration of Property and Landscape
- GP 6.9 Contractor's Responsibility for Work
- GP 6.10 Contractor's Responsibility for Utility Property and Services

GP 6.11	Furnishing of Right-of-way
GP 6.12	Personal Liability of Public Officials
GP 6.13	No Waiver of Legal Rights
GP 6.14	Environmental Protection
GP 6.15	Insurance
GP 7 PROSECUTION AND PROGRESS	
GP 7.1	Subletting of Contract
GP 7.2	Commencement of Contract Time
GP 7.3	Preconstruction Conference
GP 7.4	Progress Schedule & Prosecution
GP 7.5	Limitation of Operations
GP 7.6	Working Hours
GP 7.7	Character of Workers
GP 7.8	Contractor's Compliance
GP 7.9	Methods and Equipment
GP 7.10	Determination and Extension of Contract Time
GP 7.11	Failure to Complete on Time
GP 7.12	Default and Termination of Contract
GP 7.13	Risk of Loss
GP 7.14	Delays Due to Weather Conditions
GP 7.15	Unauthorized Aliens
GP 8 MEASUREMENT AND PAYMENT	
GP 8.1	Measurement of Quantities
GP 8.2	Budget Sufficiency
GP 8.3	Scope of Payment
GP 8.4	Method of Payment
GP 8.5	Compensation for Altered Quantities
GP 8.6	Eliminated Items
GP 8.7	Partial Payments
GP 8.8	Payment for Material on Hand
GP 8.9	Acceptance and Final Payment
GP 9 WARRANTY AND GUARANTY PROVISIONS	

GENERAL PROVISIONS

ARTICLE GP 1 - DEFINITION OF TERMS

When used in these specifications, contract, or any documents or instruments pertaining to construction governed by these specifications, the intent and meaning shall be interpreted as:

GP 1.1 AASHTO: American Association of State Highway and Transportation Officials.

GP 1.2 Addendum: A modification of plans or other contract documents issued by the City Engineer and distributed to prospective bidders prior to the opening of bids.

GP 1.3 Additional Instructions to Bidders: Outlines requirements, bonding, describes awarding of the contract, and other information of value to prospective bidders.

GP 1.4 ASTM: American Society for Testing and Materials.

GP 1.5 Bid: The written offer of a bidder submitted on the bid form to perform the work according to the requirements of the contract documents and stating the consideration that the bidder will require for so doing.

GP 1.6 Bid Bond: A bond executed by a bidder and the bidder's surety guaranteeing that the bidder awarded the contract will execute the same and furnish the required Performance and Payment Bond.

GP 1.7 Bidder: Any individual, partnership, or corporation submitting a bid on the attached bid form for the work contemplated.

GP 1.8 Bid Form: The attached form on which it is required that bids be submitted.

GP 1.9 Board: The Venice City Council, City of Venice, Florida, (see also "City" and "Owner").

GP 1.10 Call for Bids: See Invitation for Bids.

GP 1.11 Change Order: A written order issued by the City Engineer to the Contractor directing changes, additions, or reductions in the work or in the materials or methods to be used.

GP 1.12 Contract: Written agreement between City and Contractor for performance of work according to requirements of contract documents and for payment of agreed consideration therefor.

GP 1.13 Contract Documents: The plans, documents of the bid, Invitation for Bids, Instructions to Bidders, Bid Form, Construction Contract, Performance and Payment Bond, General Provisions, Special Provisions, Supplemental Provisions, the Florida Department of Transportation (FDOT) *Standard Specifications for Road and Bridge Construction*

(*Standard Specifications*), edition dated as per Special Provisions, FDOT's *Design Standards*, edition dated as per Special Provisions, Technical Provisions, appendixes, addenda, supplemental agreements, field engineer change orders, purchase orders, and purchase order change orders concerning the project.

GP 1.14 Contractor: The individual, partnership, or corporation, constituting the party of the second part to the contract.

GP 1.15 City: City of Venice Municipal Government, Sarasota County, Florida. In these specifications, "City" is synonymous with "Owner" as defined below and refers to the authorized representative of the Venice City Council, Sarasota County, Florida.

GP 1.16 Daily Time Charge: For each calendar day any work remains uncompleted after the contract time specified, the sum of money per calendar day specified as liquidated damages in the contract, and General Provisions, paragraph GP 7.11, will be deducted from any money due the Contractor providing due account of contract time adjustments granted under the provisions of General Provisions paragraph GP 7.10 are taken.

GP 1.17 Engineer: Where "Engineer" or "Project Engineer" appears in these specifications, it refers to the City Engineer, City of Venice, Florida, or the authorized representative.

GP 1.18 Equipment: All machinery with necessary supplies for upkeep and maintenance, and all tools and apparatus necessary for the proper construction and acceptance of the work.

GP 1.19 Force Account Work: Work performed by the Contractor when directed by the Engineer for which any payment authorized is based upon the actual costs of labor, materials, and equipment used to complete said work.

GP 1.20 Inspector: Authorized representative of the City Engineer assigned to make any or all necessary inspections of the work performed and materials furnished by the Contractor.

GP 1.21 Invitation for Bids: The public notice requesting the submission of bids for work.

GP 1.22 Limited Notice to Proceed: DELETED.

GP 1.23 Notice: A notice is defined to be information rendered by either party to the other upon a condition becoming known pursuant to the following requirements. All claims, requests, substitutions, changes, Notices, delays, and any and all other forms of Notices or claims by the Contractor to the City must be in writing and promptly presented. If none is so made, it is presumed not to have been given by the Contractor to the City.

GP 1.24 Notice to Proceed: The City's written notice to the Contractor fixing the date when Contract time commences.

GP 1.25 Notification of Intent: Notification by the City to the apparent successful bidder stating that upon compliance by the bidder with precedent conditions within the specified time, the City intends to enter into contractual agreement for the work.

GP 1.26 Owner: The project is owned by the City of Venice, Florida, with whom the contract will be made. Where "Owner" appears in these specifications, it refers to the authorized representative of the City of Venice. All communications for the Owner from the Contractor shall be delivered to the City of Venice, 401 W. Venice Ave. Venice, FL 34285.

GP 1.27 Performance and Payment Bond: A bond executed by the Contractor and the Contractor's surety guaranteeing the Contractor will, in good faith, perform the work in conformity with the terms of the contract documents, and promptly pay all persons supplying labor or materials for the work.

GP 1.28 Plans: The drawings, or reproductions thereof, prepared by the Engineer showing locations, character, dimensions and details of the work to be done. All working drawings submitted by the Contractor and approved by the Engineer become part of the plans.

GP 1.29 Project Engineer: Is a direct representative of the Engineer and has immediate charge of the engineering details of each construction project. The Project Engineer is responsible for the administration and satisfactory completion of the project.

GP 1.29a Project: The entire construction or installation to be performed as set forth in the contract.

GP 1.30 Procurement/Purchasing: Official procurement entity of the City.

GP 1.31 Specifications: The term for all directions, provisions, and requirements contained herein including referenced specifications and standard details, General Provisions, Special Provisions, Technical Provisions, Supplemental Provisions, plan notes, appendixes, addenda, supplemental agreements, and change orders that may be issued for this contract, all describing the manner of performing the work, including detailed technical requirements as to labor, material, equipment, and methods by which such work is to be performed, and defining the relations between the City, the Engineer, and the Contractor.

GP 1.32 Standard Specifications: Standard Specifications shall be FDOT's *Standard Specifications for Road and Bridge Construction*, edition dated as per Special Provisions, as amended by the Special Provisions and Technical Provisions attached hereto.

GP 1.33 Subcontracting: The Contractor may subcontract portions of the work specialized in character and which, under contracting practices, are performed by specialty subcontractors. The Contractor shall obtain written approval from the City for all subcontractors and subcontracted work. The Contractor shall be fully responsible to the City for the acts and omissions of the subcontractors and there shall be no contractual relation between any subcontractor and the City. The prime contractor must perform work of not less than 50% of the total contract cost with the Contractor's own organization.

GP 1.34 Subcontractor: Any individual, partnership, or corporation supplying labor and/or materials for work under subcontract to the Contractor on the site of the project.

GP 1.35 Substantial Completion: The date of substantial completion of a project or specified part of a project is the date when the construction is sufficiently completed, in accordance with the contract documents, so that the project or specified part of the project can be utilized for the purpose for which it was intended.

GP 1.36 Superintendent: An agent of the Contractor which shall be on the project site at all times, capable of reading and thoroughly understanding the plans and specifications, and thoroughly experienced in the type of work being performed.

GP 1.37 Supplemental Amendment: A written proposal and acceptance executed by the City and the Contractor, with the consent of the Contractor's surety, covering the performance of work not in the original contract but necessary to complete the project, or changes, additions, or reductions in the work, materials, or methods to be used of a magnitude greater than may properly be covered by a change order.

GP 1.38 Surety: Bonding company furnishing guarantees required of bidder and Contractor.

GP 1.39 Waste Disposal: All materials removed from the project site for disposal as called for in the plans and specifications shall be done in a legal manner in conformance with all local, state, and federal guidelines.

GP 1.40 Work: The entire completed construction or various separately identifiable parts thereof required to be furnished under the contract documents. Work is the result of performing service, furnishing labor, furnishing and incorporating materials, and equipment into the construction as required by the contract documents.

ARTICLE GP 2 - PROPOSALS

GP 2.1. Proposal Forms: Complete sets of the bidding documents may be obtained by qualified bidders from the City or other designated entity as stipulated in the advertisement, "Invitation for Bids". The bidding documents designate the location and description of the construction, appropriate estimate of the various quantities and kinds of work to be performed or materials to be furnished, and a schedule of items for which unit bid prices are invited. The bidding documents state the time in which the work must be completed and the amount of the proposal guarantee. The date, time, and place of the opening of proposals shall be as stated in the Invitation for Bids. The proposal includes special provisions and requirements that may vary from or are not contained in the standard specifications. All papers bound with or attached to the proposal form are considered a part thereof and must not be detached or altered when the proposal is submitted. The plans, specifications, and other documents pertaining to the contract designated in the proposal, will be considered a part of the proposal whether attached or not.

GP 2.2. Combination or Conditional Proposals: If the City elects, proposals may be issued for projects in combination and/or separately so that bids may be submitted either on the combination or on separate units of the combination. The Board reserves the right to make awards on combination or separate bids to the best advantage of the City. No combination

bids will be considered unless specified in the bidding documents as furnished by the Engineer (or other issuing office designated in the advertisement, Call for Bids, or Invitation for Bids). Separate contracts will be written for each project included in the combination.

GP 2.3. Public Opening of Proposals: Proposals will be opened at the time and place designated in the Invitation for Bids, unless bidders are otherwise directed by addendum or other confirmed communication. Bidders, their authorized agents, and other interested parties are invited to be present.

ARTICLE GP 3 - SCOPE OF WORK

GP 3.1. Intent of Contract: The contract's intent is to provide for construction and completion of the work described. The Contractor will furnish labor, materials, equipment, tools, transportation, and supplies to complete the work according to the plans, specifications, and contract terms.

GP 3.2. Alteration of Plans or Character of Work: The City reserves the right to make, at any time during the progress of the work, such increases or decreases in quantities and such alterations in the grade or alignment of the project, as may be found to be necessary or desirable. Such increases, decreases, or alterations shall not invalidate the contract nor release the surety, and the Contractor agrees to perform the work as altered, the same as if it had been a part of the original contract. Under no circumstances shall alterations of plans or nature of work involve work beyond the termini of the proposed construction, except as may be necessary to satisfactorily complete the project. Unless such alterations, increases, or decreases materially change the character of the work to be performed or the cost thereof, the altered work shall be paid for at the same unit prices as other parts of the work. If, however, the character of the work or the unit costs thereof is materially changed, an allowance shall be made, either for or against the Contractor, in such amount as the Engineer may determine to be fair and equitable. No claim shall be made by the Contractor for any loss of anticipated profits because of any such alteration, or by reason of any variation between the approximate quantities and the quantities of work as done. If the altered or added work is of sufficient magnitude as to require additional time in which to complete the project, such time adjustments may be made in accordance with the provisions of subarticle GP 7.10. Should the Contractor or the City discover subsurface or latent physical conditions at the site differing materially from those indicated in the contract, or encounter other physical conditions at the site of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in the contract, the Engineer shall be promptly notified in writing of such conditions before they are disturbed. The Engineer will promptly investigate the conditions and if found so materially differ and cause an increase or decrease in the cost of or the time required for performance of the contract, an equitable adjustment will be made and the contract amended in writing accordingly. Any adjustment in contract time because of such change(s) will be made in accordance with the provisions of subarticle GP 7.10

GP 3.3. Changes in Work: By written order and without notice to the sureties, the City may change the drawings and specifications of the contract and the general scope thereof. If the change will result in an increase in the total contract price, it will be incorporated as an amendment to the contract or as required by Article X of the contract. When making any change,

prior to the issuance of the order for the changed work, the City shall determine the method of charge or credit to be applied for the change from one of the following methods:

GP 3.3.1 Method 1: A change order shall be issued by the City to fix the total lump sum value of the change, and shall establish the amount to be added to or deducted from the contract price. On all changes involving extras that will be added to the contract price, the price of the extras shall include the Contractor's overhead and profit, which shall be computed as described in Method 4 below. On all changes that involve a net credit to the City, no allowance for overhead and profit shall be figured.

GP 3.3.2 Method 2: If the change involves construction items for which unit bid prices are shown in the proposal, the amount to be added or deducted from the contract price shall be determined by multiplying the unit quantities of the items to be added or omitted by the corresponding unit bid prices for the items involved.

GP 3.3.3 Method 3: If the work is performed on a unit price basis and the change adds construction items for which no unit prices are shown in the proposal, the unit prices for the items involved shall be negotiated between the Contractor and the City, for which a change order shall be issued and the unit price applied to the number of items involved.

GP 3.3.4 Method 4: By ordering the Contractor to proceed with the Force Account Work and to keep and present, in such form as the City may direct, a correct accounting of the total cost of the change, together with all vouchers therefor. The total cost shall be as follows:

GP 3.3.4.1 Compute the net cost of the change, which shall include: direct labor and supervision and items incidental to labor, such as public liability insurance, workmen's compensation insurance and social security; materials and sales taxes on materials, the actual use of power tools and equipment having a value in excess of \$50.00 at standard AED 'Green Book' rental rates; and power.

GP 3.3.4.2 Compute an allowance for overhead and profit not to exceed the following percentages of the net cost of the change, as determined in Articles GP 3.2, 3.3.4, 3.3.4.1, 4.3, 4.15, 4.16.2, 6.13, and 8.6:

- for all work performed directly by the Contractor without subcontracting, 15% overhead and 10% profit for the Contractor;
- for all work performed directly by a subcontractor for the Contractor, 15% overhead and 10% profit for the subcontractor, and 10% handling charge for the Contractor;
- for all work performed by sub-subcontractor for the subcontractor, 15% overhead and 10% profit for the sub-subcontractor, 10% handling charge for the subcontractor, and 10% handling charge for the Contractor.

The 15% overhead and the 10% profit will not be applied to work with these allowances previously added, nor shall the 10% handling charge be applied to work not subcontracted. The 10% handling charge may be applied to the net cost of the change plus its allowable overhead and profit. Items considered as overhead are bond or bonds, supervision, timekeepers, clerks, watchmen, small tools valued less than \$50.00, incidental job burdens, and general office expense.

GP 3.3.4.3 The total cost of the change order shall be the sum of the amounts computed in accordance with Articles GP 3.2, 3.3, 4.3, 4.15, 4.16, 6.13, and 8.6.

GP 3.3.4.4 Where required by the City, the Contractor shall furnish the City an itemized breakdown of the quantities and prices used in computing the value of any change that may be ordered.

GP 3.3.5 Method 5: If work is to be performed for which no unit price is established in the bid form, the prices for the item involved shall be negotiated between the Contractor and the City, and a work assignment shall be issued with the unit prices applied to the items involved and those unit prices shall become a part of the contract.

GP 3.4 Maintenance of Traffic: Unless otherwise provided, all roads within the limits of the contract shall be kept open to all traffic by the Contractor. Where so provided on the plans or approved by the Engineer, the Contractor may bypass traffic over an approved detour route. The Contractor shall keep the portion of the project used by through or local public traffic in such condition that traffic will be adequately accommodated. The Contractor shall furnish, erect, and maintain barricades, warning signs, delineators, flagman, and pilot cars in accordance with *FDOT's Manual of Traffic Control and Safe Practices for Street and Highway Construction*. The Contractor shall provide and maintain in a safe condition temporary approaches, crossings, and intersections with trails, roads, streets, businesses, parking lots, residences, garages, and farms. The Contractor shall bear all expenses of maintaining the traffic over the section of road undergoing improvement and of constructing and maintaining such approaches, crossings, intersections, and other features as may be necessary, without direct compensation, except as provided below:

GP 3.4.1 Special Detours: When the proposal contains an item for maintenance of detours or removing existing structures and maintaining traffic, the payment for such item shall cover all cost of constructing and maintaining such detour(s), including construction of all temporary bridges and accessory features, the removal of same, and obliteration of the detour road. Right-of-way for temporary highways or bridges called for under this paragraph will be furnished by the City.

GP 3.4.2 Maintenance of Traffic During Suspension of Work: During any suspension, the Contractor shall make passable and open to traffic such portions of the project and temporary roadways or portions thereof as may be agreed upon between the Contractor and the Engineer for the temporary accommodation of necessary traffic. Thereafter and until an issuance of an order for the resumption of construction operations, the maintenance of the temporary route or line of travel agreed upon will be by and at the expense of the City. When work is resumed, the Contractor shall replace or renew any work or materials lost or damaged because of such temporary use of the project, shall remove, as directed by the Engineer, any work or materials used in the temporary maintenance thereof by the City, and shall complete the project as though its prosecution had been continuous and without interference. Additional work caused by such suspension, for reasons beyond the control of the Contractor, will be paid for by the City at contract prices, or by extra work.

GP 3.4.3 Maintenance Directed by the Engineer: If the Engineer directs special maintenance for the traveling public, then the Contractor will be paid on the basis of unit prices or under subarticle GP 3.3., Changes in Work. The Engineer will be the sole judge of work to be classed as special maintenance.

GP 3.5 Rights in and Use of Materials Found on the Work: With the Engineer's approval, the Contractor may use such stone, gravel, sand, or other material as may be found in the excavation, and will be paid both for the excavation of such materials at the corresponding contract unit price and for the pay item for which the excavated material is used. The Contractor shall replace at the Contractor's own expense with other acceptable material, all of that portion of the excavated material so removed and used which

was needed for use in the embankments, backfills, approaches, or otherwise. No charge for the materials so used will be made against the Contractor. The Contractor shall not excavate or remove any material from within the highway location that is not within the grading limits, as indicated by the slope and grade lines, without written authorization from the Engineer.

GP 3.6 Final Clean-Up: Before final acceptance, borrowed and local material sources and areas occupied by the Contractor shall be cleaned of all rubbish, excess materials, temporary structures, and equipment. All parts of the work shall be left in acceptable condition.

ARTICLE GP 4 - CONTROL OF WORK

GP 4.1. Authority of the City Engineer: The Engineer will decide all questions as to the quality and acceptability of materials furnished, work performed and rate of progress of the work, the interpretation of the plans and specifications, and the acceptable fulfillment of the contract on the part of the Contractor. The Engineer will have the authority to suspend the work, wholly or in part, due to the failure of the Contractor to correct conditions unsafe for the workers or the general public, for failure to carry out provisions of the contract, for failure to carry out orders, for such periods as deemed necessary due to unsuitable weather, for conditions considered unsuitable for the prosecution of the work, or for any condition or reason in the public interest.

GP 4.2. Plans and Working Drawings: Plans will show details of all structures, lines, grades, typical roadway cross-sections, location and design of all structures, and a summary of items on the proposal. The Contractor shall keep one set of plans available on the work site at all times. The plans will be supplemented by such working drawings as necessary to adequately control the work. Working drawings for structures shall be furnished by the Contractor and shall consist of such detailed plans as required to adequately control the work and are not included in the plans furnished by the City. All working drawings must be approved by the Engineer and such approval shall not operate to relieve the Contractor of responsibility under the contract for the successful completion of the work. The contract price will include the cost of furnishing all working drawings.

GP 4.3. Conformity with the Plans and Specifications: All work performed and materials furnished shall be in close conformity with the lines, grades, cross sections, dimensions, and material requirements, including tolerances, shown on the plans or indicated in the specifications. If the Engineer finds the materials furnished, work performed, or the finished product not within close conformity with the plans and specifications but reasonably acceptable, the Engineer shall make a determination if the work shall be accepted and remain in place. In that event, the Engineer will document the basis of acceptance that will provide for an appropriate adjustment in the contract price for such work or materials deemed necessary to conform to the determination based on engineering judgment. In the event the Engineer finds the materials furnished, work performed, or the finished product are not in close conformity with the plans and specifications, and have resulted in an inferior or unsatisfactory product, the work or materials shall be removed and replaced or otherwise corrected by and at the expense of the Contractor.

GP 4.4. Coordination of Project Special Provisions, Special Provisions, Plans, Design Standards, Technical Provisions, and FDOT Specifications: The Project Special Provisions, Special Provisions, plans, Design Standards, Technical Provisions, FDOT Specifications, and all supplementary documents are essential parts of the contract, and a

requirement occurring in one is as binding as though occurring in all. They are intended to be complimentary and describe and provide for complete work. In case of discrepancy, the governing order of the documents is as follows:

- 1 Project Special Provisions;
 - 2 Special Provisions;
 - 3 Plans;
 - 4 Road Design, Structures, and Traffic Operations Standards (Design Standards);
 - 5 Technical Provisions; City of Venice Standard Details; Supplemental Specifications;
 - 6 FDOT Special Provisions and Supplemental Specifications;
 - 7 FDOT Standard Specifications;
- Computed dimensions govern over scaled dimensions.

The Contractor shall not take advantage of any apparent error or omission in the plans or specifications, and shall immediately notify the Engineer of such. The Engineer will make corrections and interpretations as deemed necessary to fulfill the intent of the plans and specifications.

GP 4.5. Cooperation by Contractor: The Contractor will be supplied with three sets of approved plans and contract documents minimum including special provisions, one set of which the Contractor shall keep available on the site at all times. The Contractor shall give the work the constant attention necessary to facilitate the progress thereof, and shall cooperate with the Engineer, the inspectors, and other Contractors in every way possible.

GP 4.6. Emergency Supervision: The Contractor shall have a person responsible for the project available on a 24-hour basis seven days a week to be contacted in emergencies and when immediate action must be taken to maintain traffic or overcome other problems that may arise. Furnishing a telephone number where this designated person can be reached outside of normal working hours will constitute compliance with this provision, provided the phone number of a second equally qualified person is furnished as an alternate, in case the regularly designated person cannot be reached.

GP 4.7. Cooperation with Utilities: The City will notify all utility companies, pipe line owners, or other Parties affected, and endeavor to have all necessary adjustments of the public or private utility fixtures, pipe lines, and other appurtenances within or adjacent to the limits of construction made as soon as practicable. Water lines, gas lines, wire lines, service connections, water and gas meter boxes, water and gas valve boxes, light standards, cableways, signals, and all other utility appurtenances within the limits of the proposed construction to be relocated or adjusted will be moved by the owners at their expense, unless otherwise provided in the contract. It is understood and agreed that the Contractor has considered in the bid all of the permanent and temporary utility appurtenances in their present or relocated positions as shown on the plans and no additional compensation will be allowed for any delays, inconvenience, or damage sustained due to any interference from said utility appurtenances or the operation of moving them.

GP 4.8. Cooperation between Contractors: The City reserves the right to contract for and perform other or additional work on or near the work covered by the contract. When separate contracts are let within the limits of any one project, each Contractor shall conduct work

so as not to interfere with or hinder the process or completion of the work being performed by other Contractors. Contractors working on the same project shall cooperate with each other as directed. Each Contractor involved shall assume all liability, financial or otherwise, in connection with their contract and shall protect and hold harmless the City, its Council, officers, officials, employees, agents, and volunteers from and against any and all damages or claims that may arise because of inconvenience, delays, or loss experienced because of the presence and operations of other Contractors working within the limits of the same project. The Contractor shall arrange the work and place and dispose of the materials being used so as not to interfere with the operations of the other Contractors within the same project. The Contractor shall join work with that of the others in an acceptable manner and shall perform it in proper sequence to that of the others.

GP 4.9. Authority and Duties of the Project Engineer: A direct representative of the Engineer, the Project Engineer has immediate charge of the engineering details of each construction project and is responsible for the administration and satisfactory completion of the project. The Project Engineer has the authority to reject defective material and suspend any work improperly performed.

GP 4.10. Duties of the Inspector: City inspectors will be authorized to inspect all work done and materials furnished. Such inspection may extend to all or part of the work, and to the preparation or fabrication of the materials to be used. The inspector is not authorized to issue instructions contrary to the plans and specifications, or act as superintendent for the Contractor; however, the inspector shall have the authority to reject work or materials until any questions at issue can be referred to and decided by the Engineer.

GP 4.11. Inspection of Work: All materials and work are subject to inspection by the Engineer. The Engineer shall be allowed access to all parts of the work and furnished with information and assistance by the Contractor to make a complete and detailed inspection. **At the Engineer's request, the Contractor, any time before acceptance of the work, shall remove or uncover portions of the finished work as directed. After examination, the Contractor shall restore said portions of the work to the standard required by the specifications. Should the work thus exposed or examined prove acceptable, the uncovering, removing, and replacing of the covering or making good of the parts removed will be paid for as extra work; should the work so exposed or examined prove unacceptable, the uncovering, removing, and replacing of the covering or making good of the parts removed will be at the Contractor's expense. Any materials used or work performed without qualified supervision by the Contractor, or inspection by any authorized City representative may be ordered removed and replaced at the Contractor's expense, unless the City representative failed to inspect after having been provided notice that the work was to be performed.**

GP 4.12. Removal of Unacceptable and Unauthorized Work: All work not conforming to the contract requirements will be considered unacceptable, unless otherwise determined acceptable under the provisions in subarticles GP 3.2, 3.3, 4.3, 4.15, 4.16, 6.13, and 8.6. Unacceptable work, resulting from poor workmanship, use of defective material, damage through carelessness, or any other cause, found prior to the final acceptance of the work shall be removed immediately and replaced in an acceptable manner. Work done contrary to the instructions of the Engineer, done beyond the lines shown on the plans or except as herein specified, or any extra work done without authority will be considered as unauthorized

and will not be paid for under the provisions of the contract. Work so done may be ordered removed or replaced at the Contractor's expense. Upon failure by the Contractor to comply with any order of the Engineer made under the provisions of this article, the Engineer will have authority to cause unacceptable or unauthorized work to be remedied or removed and replaced, and to deduct the costs from any monies due or to become due the Contractor. After the unacceptable work has been corrected to the standard required by the contract specifications, the work will be re-inspected by the Engineer. If the re-inspected work is still unacceptable to the Engineer, the cost of all subsequent re-inspections may be deducted from any monies due or to become due to the Contractor.

GP 4.13. Load Restrictions: The Contractor will comply with legal load restrictions when hauling materials on public roads beyond the project limits. Special permits do not relieve the Contractor of liability for damages resulting from moving materials or equipment. The operation of equipment of such weight or so loaded as to cause damage to structures of the roadway or to any other type of construction is not permitted. Hauling of materials over the base course or surface course under construction shall be limited as directed. No loads will be permitted on a concrete pavement, base, or structure before the expiration of the curing period. In no case shall legal load limits be exceeded unless permitted in writing. The Contractor shall be responsible for all damage done by hauling equipment.

GP 4.14. Maintenance During Construction: The Contractor shall maintain the work during construction until project acceptance. Maintenance constitutes continuous and effective work prosecuted day by day with adequate equipment and forces so that the road or structures are kept in satisfactory condition. In the case of a contract for the placing of a course upon a course or subgrade previously constructed, the Contractor shall maintain the previous course or subgrade during all construction operations. All cost of maintenance work during construction and before the project is accepted is included in the unit prices for various pay items; the Contractor will not be paid an additional amount for such work.

GP 4.15. Failure to Maintain Roadway or Structure: If the Contractor fails to comply with subarticles GP 3.2, 3.3, 4.3, 4.16, 6.13, and 8.6, the Engineer will immediately notify the Contractor of the non-compliance. If the Contractor fails to remedy the unsatisfactory maintenance within 24 hours after receipt of Notice, the Engineer will immediately proceed to maintain the project, and the entire cost of maintenance will be deducted from monies due or to become due the Contractor on the contract.

GP 4.16. Acceptance:

GP 4.16.1 Partial Acceptance: If, during the prosecution of the project, the Contractor substantially completes a unit or portion of the project, i.e., structure, interchange, or section of road or pavement, the Contractor may request the Engineer to make an inspection of that unit. If the Engineer finds the unit satisfactorily completed in compliance with the contract, the Engineer may accept that unit as complete. Such partial acceptance in no way voids or alters the terms of the contract nor the warranty provisions of Section GP 9.

GP 4.16.2 Final Acceptance: Upon due notice from the Contractor of presumptive completion of the entire project, the Engineer will make an inspection. If all construction provided for and contemplated by the contract is found completed satisfactorily, the Engineer will execute a Certificate of Completion. If the inspection discloses any work in whole or in part as unsatisfactory, the Engineer will give the Contractor the necessary instructions for correction of

same, and the Contractor shall immediately comply with and execute such instructions. After the acceptable work has been corrected to the standard required by the contract specifications, the work will be re-inspected by the Engineer. If the re-inspected work is still unacceptable to the Engineer, the cost of all subsequent re-inspections may be deducted from any monies due or to become due to the Contractor.

GP 4.17. Claims for Adjustment and Disputes: If, in any case, the Contractor deems that additional compensation is due for work or material not clearly covered in the contract nor ordered by the Engineer as extra work as defined herein, the Contractor shall notify the Engineer in writing of intentions to make claim for such additional compensation before beginning the work on which the claims are based. If such notification is not given and the Engineer is not afforded proper facilities by the Contractor for keeping strict account of actual costs as required, the Contractor hereby agrees to waive any claim for such additional compensation. Such notice by the Contractor, and the fact that the Engineer has kept account of the cost as aforesaid, shall not in any way be construed as proving or substantiating the validity of the claim. If the claim, after consideration by the Engineer, is found to be just, it will be paid as extra work as provided herein for Force Account Work pursuant to GP 3.3.4. Nothing in this subarticle shall be construed as establishing any claim contrary to the terms of subarticles GP 3.2, 3.3, 4.3, 4.15, 4.16, 6.13, and 8.6.

GP 4.18. Automatically-controlled Equipment: Whenever batching or mixing plant equipment is required to be operated automatically under the contract and a breakdown or malfunction of the automatic controls occurs, the equipment may be operated manually or by other methods for a period of 48 hours following the breakdown or malfunction, provided this method of operation will produce results otherwise meeting specifications.

GP 4.19. Superintendence: The Contractor shall designate in writing before starting work, and have on site, irrespective of the amount of work sublet, at all times, a competent Superintendent who shall have the authority to represent and act for the Contractor, and have full authority to execute Engineer's orders or directions without delay, and promptly supply required materials, equipment, tools, labor, and incidentals. The Superintendent shall be capable of reading and thoroughly understanding the plans and specifications, and thoroughly experienced in the type of work being performed. The Superintendent shall be an employee of the Contractor's organization. The Contractor will not be allowed to designate a Subcontractor as the Superintendent.

Failure of the Superintendent to be present at the job site at all times when work is in progress on the contract will be considered as failure on the part of Contractor to perform a provision of the contract, and as such, the City Engineer's Representative may suspend all work until such time satisfactory arrangements have been made to have the Superintendent on the job site at all times when work is in progress. No additional compensation or additional contract time will be allowed by reason of the suspension.

ARTICLE GP 5 - CONTROL OF MATERIAL

GP 5.1. Source of Supply and Quality Requirements: The materials used on the work shall meet all quality requirements of the contract. To expedite the inspection and

testing of materials, the Contractor shall notify the Engineer of proposed sources of materials prior to delivery. At the option of the Engineer, materials may be approved at the source of supply before delivery is started. If it is found, after trial, that sources of supply for previously approved materials do not produce specified products, the Contractor shall furnish materials from other sources after approval by the Engineer.

GP 5.2. Local Material Sources: ~~Possible sources of local materials may be designated on the plans and described in the special provisions. The quality of material in such deposits will be acceptable in general, but the Contractor shall determine the amount of equipment and work required to produce a material meeting the specifications. It is understood that it is not feasible to ascertain from samples the limits for an entire deposit, and that variations shall be considered as usual and are to be expected. The Engineer may order procurement of material from any portion of a deposit and may reject portions of the deposit as unacceptable. The City may acquire and make available to the Contractor the right to take materials from the sources designated on the plans and described under special provisions together with the right to use such property as may be specified for plant sites, stockpiles, and hauling roads. If the Contractor desires to use material from sources other than those designated, the necessary rights shall be acquired to take materials from the sources and shall pay all costs related thereto, including any which may result from an increase in length of haul. All costs of exploring and developing such other sources shall be borne by the Contractor. The use of material from other than designated sources will not be permitted until such preliminary samples, as required by the Engineer, have been obtained and tested at the expense of the Contractor. Additional samples may be required of the Contractor for inspection and testing by the Engineer, prior to approval of and authorization to use the source. When materials deposits are not designated in the Special Provisions, the Contractor shall provide sources of material acceptable to the Engineer. When sources of material or material deposits are provided by the Contractor, the City will assume the cost of processing samples to determine the suitability of the material. Unless otherwise permitted, pits and quarries shall be so excavated that water will not collect and stand therein. Sites from which material has been removed shall, upon completion of the work, be left in a neat and presentable condition. Where practicable, borrow pits, gravel pits, and quarry sites will be located so they are not visible from the highway.~~

GP 5.3. Samples, Tests, Cited Specifications: The Contractor shall have all materials inspected, except as allowed in subarticles GP 5.4 and GP 5.5, and tested by a certified testing laboratory. Results shall be submitted in writing to the Engineer for approval before the materials are incorporated in the work except as stated in GP 5.4 and GP 5.5. Any work in which untested materials are used without approval or written permission of the Engineer shall be performed at the Contractor's risk. Materials found to be unacceptable and unauthorized will not be paid for and, if directed by the Engineer, shall be removed at the Contractor's expense. All materials being used are subject to inspection, test, or rejection at any time prior to or during incorporation into the work. Unless otherwise designated, all tests shall be in accordance with the most recent cited standard methods of AASHTO or ASTM that are current on the date of advertisement for Bids.

GP 5.4. Certification of Compliance: The Engineer may permit use, prior to sampling and testing, of certain materials or assemblies accompanied by certificates of compliance that state such materials or assemblies fully comply with contract requirements. The certificate shall be signed by the manufacturer. Each lot of such materials or assemblies delivered to the

work must be accompanied by a Certificate of Compliance with the lot clearly identified. Materials or assemblies used on the basis of certificates of compliance may be sampled and tested at any time and, if found nonconforming with the contract requirements, will be subject to rejection whether in place or not. The form and distribution of the Certificates of Compliance shall be as approved by the Engineer. The Engineer reserves the right to refuse use of materials or assemblies on the basis of the Certificates of Compliance.

GP 5.5. Plant Inspection: The Engineer may inspect materials at the source. Manufacturing plants may be inspected periodically for compliance with specified manufacturing methods. Material samples will be obtained for laboratory testing for compliance with quality requirements. This may be the basis for acceptance of manufactured lots as to quality. The City reserves the right to retest all materials prior to incorporation into the work which have been tested and approved at the source of supply, after the same has been delivered, and to reject all retested materials which do not meet the requirements of these specifications or those established for the specific project.

GP 5.6. Storage of Materials: Materials shall be stored to assure the preservation of their quality and fitness for the work. Stored materials, even if approved before storage, may be inspected prior to their use in the work. Stored materials shall be located to facilitate their prompt inspection. Approved portions of the right-of-way may be used for materials and equipment storage but additional space required will be provided at the Contractor's expense. Private property will not be used for storage without written permission of the property owner or lessee, with copies furnished the Engineer if requested. Storage sites shall be restored to their original condition at the Contractor's expense. This shall not apply to the stripping and storing of topsoil or other salvaged materials.

GP 5.7. Handling Materials: Materials shall be handled in such manner as to preserve their quality and fitness for the work. Aggregates shall be transported from the storage site of the work in vehicles so constructed as to prevent loss or segregation of materials after loading and measuring in order that there may be no inconsistencies in the quantities of materials intended for incorporation in the work as loaded, and the quantities as actually received at the place of operations.

GP 5.8. Unacceptable Materials: Material not conforming to the requirements of the specifications shall be considered unacceptable, and will be rejected and removed immediately from the site of the work unless otherwise instructed by the Engineer. No rejected material, the defects of which have been corrected, shall be used until approval has been given.

~~**GP 5.9. City furnished Material:** The Contractor shall furnish all materials required to complete the work, except those specified to be furnished by the City. Material furnished by the City will be delivered or made available to the Contractor at the points specified by the Engineer. After delivery, the cost of handling and placing all materials shall be considered as included in the contract price for the item in connection with which they are used. The Contractor will be held responsible for all material delivered. Deductions will be made from any monies due the Contractor to make good any shortages and deficiencies, from any cause whatsoever, for any damage that may occur after such delivery, and for any demurrage charges.~~

ARTICLE GP 6 - LEGAL RELATIONS AND RESPONSIBILITY TO THE PUBLIC

GP 6.1. Laws to be Observed: The Contractor shall keep fully informed of all federal, state, and local laws, ordinances, and regulations and all orders and decrees of bodies or tribunals having any jurisdiction or authority which in any manner affect those engaged or employed on the work or in any way affect the conduct of the work. The Contractor, Contractor's officers, employees, agents, volunteers, and subcontractors shall at all times observe and comply with all such laws, ordinances, regulations, orders and decrees, and shall protect and indemnify the City and its representatives against any claim or liability arising from or based on the violation of any such law, ordinance, regulation, order, or decree whether by the Contractor or the Contractor's employees, officers, or agents.

GP 6.2. Permits, Licenses, and Taxes: The Contractor shall procure all permits and licenses, pay all charges, fees, and taxes, and give all Notices necessary and incidental to the due and lawful prosecution of the work.

GP 6.3. Patented Devices, Materials, and Processes: If employing any design, device, material, or process covered by letters of patent or copyright, the Contractor shall provide for such use by suitable legal agreement with the patentee or owner. The Contractor and the surety shall indemnify and save harmless the City, any affected third party or political subdivision from any and all claims for infringement by reason of the use of any such patented design, device, material, process, trademark, or copyright, and shall indemnify the City for any costs, expenses, and damages which it may be obliged to pay by reason of an infringement, at any time during the prosecution or after the completion of the work.

GP 6.4. Restoration of Surfaces Opened by Permit: The right to construct or reconstruct any utility service in the highway or street or to grant permits for same, at any time, is hereby expressly reserved by the City for the proper authorities of the municipality in which the work is done and the Contractor shall not be entitled to any damages whether for the digging up of the street or for any delay occasioned thereby. When an individual, firm, or corporation is authorized through a duly executed permit from the City, the Contractor shall allow parties bearing such permits to make openings in the highway. When ordered by the Engineer, the Contractor shall make all necessary work in an acceptable manner, or as provided in these specifications, and will be subject to the same conditions as original work performed.

GP 6.5. Sanitary, Health, and Safety Provisions: The Contractor shall provide and maintain in a neat, sanitary condition such accommodations for employees as necessary to comply with all federal, state, and local laws, or ordinances and applicable rules with state and local Board of Health requirements or of other bodies or tribunals having jurisdiction. Attention is directed to federal, state and local laws, rules, and regulations concerning construction safety and health standards. The Contractor shall not require any work in surroundings or under conditions that are unsanitary, hazardous, or dangerous to health or safety.

GP 6.6. Public Convenience and Safety: The Contractor shall conduct work so as to assure the least possible obstruction to traffic. The safety and convenience of the general public and residents along the highway and the protection of persons and property shall be provided for by the Contractor as specified under subarticle GP 3.4.

GP 6.7. Barricades and Warning Signs: The Contractor shall provide, erect, and maintain all necessary barricades, suitable and sufficient lights, danger signals, signs, and other traffic control devices and take all precautions for the protection of the work and safety of the public. Highways closed to traffic shall be protected by effective barricades and obstructions shall be illuminated during hours of darkness. Suitable warning signs shall be provided to properly control and direct traffic. The Contractor shall erect warning signs in advance of any place on the project where operations may interfere with the use of the road by traffic, and at all intermediate points where the new work crosses or coincides with the existing road. Such warning signs shall be placed and maintained in accordance with the plans furnished. No signs, barricades, lights, or other protective devices shall be dismantled or removed without permission of the Engineer. All barricades, warning signs, lights, temporary signals, and other protective devices shall conform to FDOT's *Manual on Traffic Control and Safe Practices for Street and Highway Construction*.

GP 6.8. Protection and Restoration of Property and Landscape: The Contractor shall be responsible for the preservation of all public and private property and shall protect carefully from disturbance or damage all survey monuments and property markers until their locations are witnessed or otherwise referenced by a Florida-licensed professional land surveyor. The Contractor shall be responsible for all damage or injury to property of any character, during the prosecution of the work, resulting from any act, omission, neglect, or misconduct in manner or method of executing the work, or at any time due to defective work or materials. Said responsibility will not be released until the project has been completed and accepted. When and where any direct or indirect damage or injury is done to public or private property, by or on account of any act, omission, neglect, or misconduct in the execution of the work, or in consequence of the non-execution thereof by the Contractor, the Contractor shall restore, at the Contractor's own expense, such property to a condition similar or equal to that existing before such damage or injury was done, by repairing, rebuilding, or otherwise restoring as may be directed, or shall make good such damage or injury in an acceptable manner.

GP 6.9. Contractor's Responsibility for Work: Until final written acceptance of the project by the Engineer, the Contractor shall have the charge and care and shall take precaution against injury or damage to any part thereof by the action of the elements or from any other cause whether from the execution or from the non-execution of the work. The Contractor will rebuild, repair, restore, and make good all injuries or damages to any portion of the work by any of the above causes before final acceptance, and bear the expense thereof except damage to the work due to unforeseeable causes beyond the control of and without the fault or negligence of the Contractor, including but not restricted to acts of God such as earthquake, tidal wave, tornado, hurricane, or other cataclysmic phenomenon of nature, or acts of the public enemy or of governmental authorities. In case of suspension of work from any cause, the Contractor is responsible for the project, will take precautions necessary to prevent damage to the project, provide for normal drainage, and will erect necessary temporary structures, signs or other facilities at the Contractor's expense. During such suspension of work, the Contractor shall properly and continuously maintain in an acceptable growing condition all living material in newly established plantings, seeding, and sodding furnished under this contract, and shall take adequate provisions to protect new tree growth and other important vegetative growth against injury.

GP 6.10. Contractor's Responsibility for Utility Property and Services:

At points where the Contractor's operations are adjacent to properties of railway, telegraph, telephone, and power companies, or are adjacent to other property, damage to which might result in considerable expense, loss, or inconvenience, work shall not be commenced until all arrangements necessary for the protection thereof have been made. The Contractor shall cooperate with the owners of any underground or overhead utility lines in their removal and rearrangement operations in order that these operations may progress in a reasonable manner, that duplication of the rearrangement work may be reduced to a minimum, and that services rendered by those Parties will not be unnecessarily interrupted. In the event of interruption to utility services as a result of accidental breakage or as a result of being exposed or unsupported, the Contractor shall promptly notify the proper authority and cooperate with the said authority in the restoration of service. If utility service is interrupted, continuous cooperation will be required until the service is restored. No work shall be undertaken around fire hydrants until provisions for continued service have been approved by the local fire authority.

GP 6.11. Furnishing of Right-of-way: The City will be responsible for securing all necessary right-of-way in advance of construction. Any exception will be indicated in the contract.

GP 6.12. Personal Liability of Public Officials: In carrying out the provisions of these specifications or exercising any power or authority granted to them by the scope of the contract, there is no liability upon the Engineer or the authorized representatives, personally or as officials of the City. It is understood that in all such matters they act solely as agents and representatives of the City.

GP 6.13. No Waiver of Legal Rights: Upon completion of the work, the City will expeditiously make final inspection and notify the Contractor of acceptance. Final acceptance shall not preclude or stop the City from correcting any measurement, estimate, or certificate made before or after completion of the work, nor shall the City be precluded or stopped from recovering from the Contractor and/or the Contractor's surety such overpayment as it may sustain, or by failure on the part of the Contractor to fulfill obligations under the contract. A waiver on the part of the City of any breach of any part of the contract shall not be held to be a waiver of any other or subsequent breach. The Contractor, without prejudice to the terms of the contract, shall be liable to the City for latent defects, fraud, or such gross mistakes as may amount to fraud, or as regards the City's rights under any warranty or guaranty.

GP 6.14. Environmental Protection: The Contractor shall comply with all federal, state, and local laws and regulations controlling pollution of the environment. The Contractor shall take necessary precautions to prevent pollution of streams, lakes, ponds, and reservoirs with fuels, oils, bitumens, chemicals, or other harmful materials and prevent atmospheric pollution from particulate and gaseous matter.

GP 6.15. Insurance: Before performing any work on this project, the Contractor shall furnish certificates of insurance to City of Venice Risk Management as specified in the proposed contract. The appropriate insurance shall continue in force throughout the duration of any and all work performed on this project and shall include a 30-calendar day notice of cancellation or non-renewal.

ARTICLE GP 7 - PROSECUTION AND PROGRESS

GP 7.1 Subletting of Contract: The Contractor will not sublet, sell, transfer, assign or otherwise dispose of the contract or any portion of it, or of rights, title, or interest therein, without written consent of the City. With the City Engineer's Representative written consent, the Contractor may sublet a portion of the work, but shall perform with his own organization work amounting to not less than 50% of the total contract amount less the total amount for those contract items designated as 'specialty work'. Specialty work shall be as defined in Section 8-1.2 of FDOT's *Standard Specifications*, edition dated as per the Special Provisions.

Include in the total contract amount the cost of materials and manufactured component products, and their transportation to the project site. For the purpose of meeting this requirement the City will not consider off-site commercial production of materials and manufactured component products that the Contractor purchases, or their transportation to the project, as subcontracted work.

If the Contractor sublets a part of a contract item, the City will use only the sublet proportional cost in determining the percentage of subcontracted normal work.

Execute all agreements to sublet work in writing and include all pertinent provisions and requirements of the contract. Upon request, furnish the City with a copy of the subcontract. The subletting of work does not relieve the Contractor or the surety of their respective liabilities under the contract.

The City recognizes a subcontractor only in the capacity of an employee or agent of the Contractor, and the City Engineer's Representative may require the Contractor to remove the subcontractor as in the case of an employee.

GP 7.2 Commencement of Contract Time: Contract time shall start and the Contractor shall assume obligations under the contract documents upon the date listed on the Notice to Proceed. The Contractor shall not commence with construction activities prior to the City issuing the Notice to Proceed.

GP 7.3 Preconstruction Conference: As soon as possible after the contract has been officially awarded, the Project Engineer shall arrange a mandatory preconstruction conference with the Contractor and interested parties for the purpose of reviewing construction details, proposed schedules, etc. Participants shall come prepared to make worthwhile contributions to the conference and improvement of general relations.

GP 7.3.1 Mandatory Attendance: Attendees to the preconstruction conference are the Project Engineer and inspector assigned to the project, the Contractor and principal personnel, representatives of involved utilities, and any other interested parties involved.

GP 7.3.2 Conference Moderator and Report: The Project Engineer is responsible for the conference agenda, conducting the discussions, and making a written record of the conference discussions with copies to all participants and the project file.

GP 7.3.3 Agenda: Among the subjects to be discussed as applicable on the project are: Schedules - Contractor's proposed operating schedules, computation of work day charges, time schedules, completion date requirements; Subcontracts - work to be sublet, stipulations to be included in the subcontract agreements, Engineer/Contractor relations, and responsibility towards subcontractors, authorized representatives, etc.; Legal Relations and

Responsibilities - cooperation with utility owners, the public, and other Contractors; license and permits in connection with execution of the work, local ordinances, etc.; Special Requirements and Unusual Conditions - discussion of anticipated conflicts and problems, clarification of construction details and specification requirements, etc.; Inspection Procedures and Required Tests - notification to the Engineer of material orders, furnishing samples, and the time and place of testing and accepting materials, storage and use of materials, etc.; Maintenance of Traffic and Haul Road Requirements - location and scheduling of by-pass construction, crossroads closures and access facilities; general responsibilities with regard to traffic and public convenience, etc.; Emergencies, Safety, and Sanitary - employee and public safety, sanitary provisions, etc.; Key Personnel - delegation of authority by the Contractor and the Engineer, lines of communication, equipment and personnel, etc.; Materials Suppliers - list of suppliers should be furnished the Engineer indicating where the Contractor proposes to obtain all materials for the project.

GP 7.4 Progress Schedule and Prosecution: The Contractor, when required, shall furnish a progress schedule using Primavera software to the Engineer for approval. The progress schedule may be used to establish major construction operations and to check on the progress of the work. The Contractor shall provide sufficient materials, equipment, and labor to guarantee the completion of the project in accordance with the plans and specifications within the time set forth in the contract. If the Contractor falls significantly behind the submitted schedule, the Contractor shall submit a revised schedule for completion of the work within the contract time, and modify operations to provide such additional materials, equipment, and labor necessary to meet the revised schedule. Should the prosecution of the work be discontinued for any reason, the Contractor shall notify the Engineer at least 24 hours in advance of resuming operations. The Contractor shall also provide labor and equipment rates for computation of costs in accordance with GP 3.3.4.1. These rates shall be reviewed and approved by the Engineer prior to day one of the contract.

GP 7.4.1 A mandatory progress meeting may be held at the point 50% of the contract time is used. At 30 calendar days prior to reaching that point, the Contractor shall provide notice to the City. A mandatory progress meeting may be held as soon as mutually agreeable thereafter, unless determined to be unnecessary by the City.

GP 7.4.2 At the conclusion of the project, but prior to final payment, a mandatory after action meeting may be held to review performance and schedule issues, document lessons learned, and indicate any constructive changes that may be made to processes used during the project. The City will coordinate with the Contractor on a mutually agreeable place and time to conduct this meeting if required.

GP 7.5 Limitation of Operations: The Contractor shall conduct the work at all times in such a manner and in such sequence as will assure the least interference with traffic. The Contractor shall have due regard to the location of detours and to the provisions for handling traffic. The Engineer may require the Contractor to finish a section on which work is in progress before work is started on any additional sections if the opening of such section is essential to public convenience.

GP 7.6 Working Hours: All work must be done during normal working hours (7AM to 7PM) Monday through Saturday. The City may require alternative working hours due to specific, individual project conditions when necessary. Work will not be done beyond the hours specified herein or on Sundays or holidays unless authorized in advance by the Engineer to meet special requirements.

GP 7.7 Character of Workers: At all times, the Contractor shall employ sufficient labor and equipment for prosecuting the several classes of work to full completion in the manner and time required by these specifications. All workers shall have sufficient skill and experience to properly perform the work assigned to them. Workers engaged in special or skilled work shall have sufficient experience in such work and in the operation of the equipment required to perform the work satisfactorily. Any person employed by the Contractor or subcontractor who, in the opinion of the Engineer, does not perform work in proper and skillful manner or is intemperate or disorderly, at the written request of the Engineer, shall be removed forthwith by the Contractor or subcontractor employing such person, and shall not be employed again in any portion of the work without the approval of the Engineer. If the Contractor fails to remove such person as required above or fails to furnish suitable and sufficient personnel for proper prosecution of the work, the Engineer may suspend the work by written notice until compliance with such orders. The Contractor will not be entitled to any additional time or costs associated with such work suspension.

GP 7.8 Contractor's Compliance: After written notice is provided to the Contractor and a reasonable opportunity to cure, and after consultation with the Engineer, the City shall have the right to refuse to make payment, in whole or part, and if necessary, may demand the return of a portion or all of the amount previously paid to the Contractor due to:

- (1) The quality of a portion, or all, of the Contractor's work not performed in accordance with the requirements of this contract;
- (2) The quantity of the Contractor's work not delivered or performed as represented in the Contractor's payment request, or otherwise;
- (3) The Contractor's rate of progress, not progressing such that, in the City's opinion, substantial or final completion, or both, may be inexcusably delayed;
- (4) The Contractor's failure to use the contract funds, previously paid the Contractor by the City, to pay Contractor's project-related obligations including, but not limited to, subcontractors, laborers and material and equipment suppliers;
- (5) Claims made, or likely to be made, against the City, or its property;
- (6) Loss caused by the Contractor;
- (7) The Contractor's failure or refusal to perform any of its obligations to the City after written notice and a reasonable opportunity to cure as set forth above.

In the event the City makes written demand upon the Contractor for amounts previously paid by the City as contemplated in this subsection, the Contractor shall promptly comply with such demand. The City's rights hereunder survive the term of this contract are not waived by final payment or acceptance and are in addition to the Contractor's obligation stated in Section 8 herein.

GP 7.9 Methods and Equipment: All equipment used on the work will be of sufficient size and mechanical condition to meet requirements of the work and produce a satisfactory quality of work. Equipment used on any portion of the project shall be such that no injury to the roadway, adjacent property, or other highways will result from its use. When methods and equipment are not prescribed in the contract, the Contractor is free to use any methods or equipment to accomplish the work according to the contract requirements. Specified methods and equipment will be used unless authorized by the Engineer. Requests to use methods and

equipment other than that specified shall be in writing with a full description of the methods and equipment proposed and the reasons for making the change. Approval will be on the condition that the Contractor will be fully responsible for producing work in conformity with contract requirements. If trial use of the substituted methods or equipment does not meet contract requirements, the Contractor shall discontinue the use of the substituted methods and equipment. The Contractor shall remove the deficient work and replace it with work of specified quality, or take such other corrective action as the Engineer may direct. No change will be made in basis of payment for the construction items involved, or in contract time, as a result of authorizing a change in methods or equipment under these provisions.

GP 7.10 Determination and Extension of Contract Time: The number of calendar days allowed for completion of the work is the contract time. Contract time begins upon award of the contract by the City Council and includes all Sundays, holidays and non-work days. Days of suspended work, as ordered by the Engineer, until resumption of work for suspensions not the fault of the Contractor, shall be excluded. The contract time allowed in the contract as awarded is based on the original quantities as defined in the Instructions Terms and Conditions. If the contract requires work in greater quantities than shown in the proposal, the contract time shall be increased based on the amount and difficulty of the added work. If it is found impossible for reasons beyond the Contractor's control to complete the work within the contract time or as extended in accordance with the provisions of this article, the Contractor may, at any time prior to the expiration of the contract time as extended, make a written request to the Engineer for an extension of time setting forth therein the reasons which will justify the granting of the request. The Contractor's plea that insufficient time was specified is not a valid reason for extension of time. If the Engineer determines work was delayed because of conditions beyond the control and not the fault of the Contractor, the Engineer may extend the time for completion as the conditions justify. The extended time for completion shall then be in full force and effect the same as though it were the original time for completion. When final acceptance has been duly made by the Engineer as prescribed in Article GP 4 the daily time charge will cease.

GP 7.10.1 The date of substantial completion of a project or specified part of a project is the date when the construction is sufficiently completed, in accordance with the contract documents, so that the project or specified part of the project can be utilized for the purpose for which it was intended.

GP 7.11 Failure to Complete on Time: For each calendar day any work remains uncompleted after the contract time specified, the sum of money per calendar day specified as liquidated damages in the contract and written in the contract will be deducted from any money due the Contractor. The Contractor will not pay liquidated damages for days in which an extension of time was granted pursuant to GP 7.10. Allowing the Contractor to finish any work after the contract time or the contract time extension does not waive the City's rights under the contract. The City may waive such portions of the liquidated damages as may accrue after the work is in condition for safe and convenient use by the public.

GP 7.12 Default and Termination of Contract: The Contractor is considered in default and the City shall give written notice to the Contractor and their surety of such default if the Contractor:

- Fails to perform the work with sufficient workers, equipment, or materials to assure the prompt

completion of work;

- Performs the work unsuitably or neglects or refuses to remove materials or to perform anew such work as may be rejected as unacceptable and unsuitable;
- Discontinues the prosecution of the work;
- Fails to resume discontinued work within a reasonable time after notice to do so;
- Becomes insolvent, is declared bankrupt, or commits any act of bankruptcy or insolvency;
- Allows any final judgment to stand against the Contractor unsatisfied for a period of 10 calendar days;
- Makes an assignment for the benefit of creditors;
- Fails to carry on the work in an acceptable manner;
- Fails to correct safety concerns within 48 hours after discovery or City notification to the Contractor;

The City will give notice in writing to the Contractor and their surety, if applicable, of such delay, neglect, or default. Within 10 calendar days after such notice, if the Contractor or surety does not proceed in accordance therewith, the City has full power and authority without violating the contract to take the prosecution of the work away from the Contractor. The City may appropriate or use any materials and equipment as may be suitable and acceptable, and enter into an agreement for the completion of said contract according to the terms and provisions thereof, or use such other methods the City requires for the acceptable completion of said contract. All costs and charges incurred by the City to complete the work of the contract will be deducted from monies due or which become due the Contractor. If such expense exceeds the sum which would have been payable under the contract, the Contractor and the surety are liable and will pay the City the amount of such excess.

GP 7.13 Risk of Loss: Prior to the completion of the project by the Contractor and the acceptance thereof by the City, risk of loss for the work shall remain at the risk of the Contractor and said Contractor shall be required to repair, replace, renew, and make good at the Contractor's own expense all damages caused by force or violence of the elements or any cause whatsoever, provided however, that in such cases the Contractor shall be entitled to a reasonable extension of time within which to complete said work. If the delay is due to the negligence, fault, or omission of the Contractor, the Contractor shall not be entitled to the extension of time mentioned in the said subarticle.

GP 7.14 Delays Due to Weather Conditions: The City will handle time extensions for delays caused by the effects of inclement weather differently from those resulting from other types of delays. The City will consider these time extensions only when rains, or other inclement weather conditions or related adverse soil conditions prevent the Contractor from productively performing controlling items of work resulting in:

- The Contractor being unable to work at least 50% of the normal workday on predetermined controlling work items due to adverse weather conditions, or
- The Contractor must make major repairs to work damaged by weather, provided that the damage is not attributable to the Contractor's failure to perform or neglect: and provided that the Contractor was unable to work at least 50% of the normal work day on pre-determined controlling work items.

No additional compensation will be made for delays caused by the effect of inclement weather.

GP 7.15 Unauthorized Aliens: Employment of unauthorized aliens by a contractor may constitute a violation of Section 274A (e) of the Immigration and Nationality Act. If the contractor

knowingly employs unauthorized aliens or knowingly hires subcontractors who employ unauthorized aliens, such violation shall be cause for the City's unilateral cancellation of the contract.

ARTICLE GP 8 - MEASUREMENT AND PAYMENT

GP 8.1 Measurement of Quantities: All work completed under the contract will be measured by the Engineer according to United States standard measure. A station when used as a definition or term of measurement will be 100 linear feet. The method of measurement and computations to determine quantities of material furnished and work performed will be methods recognized as conforming to good engineering practices. The term "ton" will mean the short ton consisting of 2,000 pounds avoirdupois. All materials measured or proportioned by weight shall be weighed on accurate approved scales by competent, qualified personnel at locations designated by the Engineer. If material is shipped by rail, the car weight may be accepted provided only the actual weight of material is paid for. However, car weights will not be acceptable for material to be passed through mixing plants. Trucks used to haul material being paid for by weight shall be weighed empty daily as the Engineer directs, and each truck shall bear plainly legible identification marks. Materials to be measured by volume in the hauling vehicle shall be hauled in approved vehicles and measured therein at the point of delivery. Vehicles for this purpose may be of any size or type acceptable to the Engineer, provided that the body is of such shape that the actual contents may be readily and accurately determined. All vehicles shall be loaded to their water level capacity and all loads leveled when the vehicles arrive at the point of delivery. When requested by the Contractor and approved by the Engineer in writing, material specified to be measured by the cubic yard may be weighed and such weights will be converted to cubic yards for payment purposes. Factors for conversion from weight measurement to volume measurement will be determined by the Engineer and shall be agreed to by the Contractor before such method of measurement is used. The term "lump sum" when used as an item of payment will mean complete payment for all of the work described under that item. When lump sum work is specified as the unit of measurement, the unit will be construed to include all necessary fittings and accessories. When the estimated quantities for a specific portion of the work are designated as the pay quantities in the contract, they shall be the final quantities for which payment for such specific portion of the work will be made, unless the dimensions of said portions of the work shown on the plans are revised by the Engineer. If revised dimensions result in an increase or decrease in the quantities of work, final quantities for payment will be revised in the amount represented by the authorized changes in the dimensions.

GP 8.2 Budget Sufficiency: City of Venice performance and obligation to pay under this contract is contingent upon an annual appropriation by the City Council.

GP 8.3 Scope of Payment: The Contractor shall receive and accept compensation provided for in the contract as full payment for furnishing materials, performing work under the contract in a complete and acceptable manner, and all risk, loss, damage, or expense of whatever character arising out of the nature of the work or the prosecution thereof, subject to the provisions of subarticle GP 3.2, 3.3, 4.3, 4.15, 4.16, 6.13, and 8.6. If the basis of payment clause in the Technical Provision or specification relating to any unit price in the bid schedule requires that the said unit price cover and be considered compensation for certain work or material essential to the item, this same work or material will not be measured or paid for under any other pay item in the specifications.

GP 8.4 Method of Payment: The City shall pay the Contractor through payment issued by the Clerk of Courts in accordance with the Florida Prompt Payment Act of the Florida Statutes, Chapter 218.70, upon receipt of the Contractor's invoice and written approval of same by the City's Administrative Agent indicating that services have been rendered in conformity with this agreement. The Contractor shall submit an invoice for payment to the City on a monthly basis for those specific services as described in the bid form that were completed during that invoicing period.

The invoices shall be in a form satisfactory to the Clerk of Court who initiates disbursements. Contractors must update their new pay requests with any changes made on the last submittal.

For those specific services that were partially completed, progress payments shall be paid monthly in proportion to the percentage of completed work on those specific services approved in writing by the City's Administrative Agent based on the percentage of the amount for those specific services.

GP 8.5 Compensation for Altered Quantities: When the accepted quantities of work vary from the quantities in the bid schedule, the Contractor shall accept payment at the original contract unit prices for the accepted quantities of work done as payment in full. No allowance except as provided in subarticle GP 3.2, 3.3, 4.3, 4.15, 4.16, 6.13, and 8.6 will be made for any increased expense, loss of expected reimbursement, or loss of anticipated profits suffered or claimed by the Contractor as a result of alterations, unbalanced allocation of overhead expense and subsequent loss of expected reimbursement, or from any other cause.

GP 8.6 Eliminated Items: Should any items contained in the proposal be found unnecessary for the proper completion of the work, the Engineer may eliminate such items in writing without invalidating the contract. When a Contractor is notified of the elimination of items, the Contractor will be reimbursed for actual work done and all costs incurred including mobilization of material prior to said notification.

GP 8.7 Partial Payments: Partial payments requests in amounts not less than \$200.00 may be submitted once each month, no later than the 20th of the month or the last working day prior to the 20th of the month, as the work progresses. Said payments will be based upon Contractor estimates of the value of the work performed and materials delivered in accordance with subarticle GP 3.2, 3.3, 4.3, 4.15, 4.16, 6.13, and 8.6, and will be submitted to the Engineer. From the total of the amounts ascertained as payable, an amount as indicated in the GP 8.7.1 Retainage Table, shown below. Retainage will be deducted and retained by the City until completion of the entire contract in an acceptable manner. The balance less all previous payments shall be certified for payment. Retainage may be reduced upon issuance of the Certificate of Substantial Completion by the City if, in the sole opinion of the City, sufficient progress on the schedule has been accomplished, all notices of lien have been resolved and the City has retained adequate coverage for the project through the achievement of final completion. The City shall inform the Contractor's Surety of any reduction in retainage. All retainage will be released upon satisfactory completion of the contract. If Article VII of the Construction Contract contains the provision that payment in a given fiscal year will not exceed a specified amount, then the partial payments described above will be subject to that limitation.

GP 8.7.1 Retainage Table:

Retainage Table Guidelines						
Value of Contract	% of Contract Amt Earned	% of Time Used				Total Retainage
		0 to <25 % Retained	25 to < 50 % Retained	50 to < 75 % Retained	75 to 100** %Retained	At Substantial Completion*
Less than \$1M	=/> %	1	1	1	1	10.00%
	< 15%	1	1	1	1	
	15% or	1	1	1	1	
>\$1M to <\$5M	=/> %	5	5	5	5	5.00%
	< 15%	7	7	7	7	
	15% or	1	1	1	1	
>\$5M	=/> %	5	5	0	0	2.50%
	< 15%	5	5	5	5	
	15% or	1	1	1	1	
* Assuming everything is on schedule						
** Additional retainage may be withheld if there are problems observed with the work or schedule. The cost for deficient work that is not corrected and remaining work items may be estimated and an amount of two times that value may be withheld in addition to the retainage amounts shown here.						

GP 8.8 Payment for Material on Hand: Partial payments may be made to the extent of the delivered cost of materials to be incorporated in the work, provided the materials meet the requirements of the plans and specifications when delivered in the vicinity of the project or stored in acceptable storage places. Partial payments for material on hand shall not exceed the bid price and shall not be made without an invoice acceptable to the Engineer. No partial payment will be made on living or perishable plant materials until planted.

GP 8.9 Acceptance and Final Payment: Prior partial estimates and payments are subject to correction in the final estimate and payment. When the project has been initially accepted as provided in subarticle GP 3.2, 3.3, 4.3, 4.15, 4.16, 6.13, and 8.6 herein, the Contractor will prepare the final estimate of the quantities of the various classes of work performed and submit the final estimate to the Engineer. With approval of such final estimate, the Contractor will be paid the entire sum due after deducting all previous payments and all amounts to be retained or deducted under the provisions of the contract.

ARTICLE GP 9 - WARRANTY AND GUARANTY PROVISIONS

All materials and equipment furnished by the Contractor and all construction work and workmanship involved in this contract shall, and the same is hereby guaranteed and warranted by the Contractor for a period of two years from written final acceptance by the City as defined herein, be free from defects due either to faulty materials, equipment and work furnished, installed, and performed by the Contractor, is warranted and guaranteed by the Contractor to the City to be such as to meet the required standards and to accomplish the purposes and functions of the project as defined, detailed, and specified in these contract documents. The City shall, following discovery thereof, promptly give written Notice to the Contractor of faulty materials, equipment, or workmanship within the period of the guaranty. Any part of the equipment,

materials, or work which does not comply with the warranty and guaranty shall be promptly replaced at the Contractor's own expense and without cost to the City. These warranty and guaranty provisions create no limitations on the City as to any claims or actions for breach of guaranty or breach of warranty that the City might have against Parties other than the Contractor, and do not constitute exclusive remedies of the City against the Contractor and are not intended to and shall not limit any other rights, remedies, or causes of action, which the City might exercise against the Contractor, and shall not alter nor modify the application of the statute of limitations as established by the Statutes of the State of Florida.

END OF SECTION

APPENDICES A and E

Revised 01/2015

During the performance of this contract, the contractor, for itself, its assignees and successors in interest (hereinafter referred to as the "Contractor") agrees as follows:

- (1.) **Compliance with Regulations:** The Contractor shall comply with the Regulations relative to nondiscrimination in Federally-assisted programs of the U.S. Department of Transportation (hereinafter, "USDOT") Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this Agreement.
- (2.) **Nondiscrimination:** The Contractor, with regard to the work performed during the contract, shall not discriminate on the basis of race, color, national origin, sex, age, disability, religion or family status in the selection and retention of subcontractors, 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 Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
- (3.) **Solicitations for Subcontractors, including Procurements of Materials and Equipment:** In all solicitations made by the Contractor, either by competitive bidding or negotiation for work to be performed under a subcontract, including procurements of materials or leases of equipment; each potential subcontractor or supplier shall be notified by the Contractor of the Contractor's obligations under this contract and the Regulations relative to nondiscrimination on the basis of race, color, national origin, sex, age, disability, religion or family status.
- (4.) **Information and Reports:** The Contractor shall provide all information and reports required by the Regulations 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 *Florida Department of Transportation, the Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, and/or the Federal Motor Carrier Safety Administration* to be pertinent to ascertain compliance with such Regulations, 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 *Florida Department of Transportation, the Federal Highway Administration, Federal Transit Administration, Federal Aviation Administration, and/or the Federal Motor Carrier Safety Administration* as appropriate, and shall set forth what efforts it has made to obtain the information.
- (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, and/or the Federal Motor Carrier Safety Administration* may determine to be appropriate, including, but not limited to:
 - a. withholding of payments to the Contractor under the contract until the Contractor complies, and/or
 - b. cancellation, termination or suspension of the contract, in whole or in part.

- (6.) **Incorporation of Provisions:** The Contractor shall include the provisions of paragraphs (1) through (7) in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Contractor shall take such action with respect to any subcontract or procurement as the *Florida Department of Transportation*, the *Federal Highway Administration*, *Federal Transit Administration*, *Federal Aviation Administration*, and/or the *Federal Motor Carrier Safety Administration* may direct as a means of enforcing such provisions including sanctions for noncompliance. 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 *Florida Department of Transportation* to enter into such litigation to protect the interests of the *Florida Department of Transportation*, and, in addition, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.
- (7.) **Compliance with Nondiscrimination Statutes and Authorities:** 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 disability); and 49 CFR Part 27; The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 et seq.), (prohibits discrimination on the basis of age); 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 1987, (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 expanding 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 (42 U.S.C. §§ 12131 -- 12189) as implemented by Department of Transportation regulations at 49 C.F.R. parts 37 and 38; The Federal Aviation Administration’s Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex); Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures non-discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations; Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100); Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).

SECTION 00800

**FDOT
SPECIAL
PROVISIONS
&
SUPPLEMENTAL
SPECIFICATIONS**

SUPPLEMENTAL SPECIFICATIONS

320 HOT MIX ASPHALT - PLANT METHODS AND EQUIPMENT. (REV 3-24-16) (FA 3-30-16) (7-16)

SUBARTICLE 320-3.3.2 is deleted and the following substituted:

320-3.3.2 Storage: Equip asphalt binder storage tanks to heat the liquid asphalt binder to the temperatures required for the various mixtures. Heat the material in such a manner that no flame comes in contact with the binder. Heat or insulate all pipe lines and fittings. Use a circulating system of adequate size to ensure proper and continuous circulation during the entire operating period. Locate a thermometer, reading from 200 to 400°F, either in the storage tank or in the asphalt binder feed line. Maintain the asphalt binder in storage within a range of 230 to 370°F in advance of mixing operations. Locate a sampling device on the discharge piping exiting the storage tank or at a location as approved by the Engineer. Provide a metal can of one-quart capacity for binder sampling at the request of the Engineer.

SUBARTICLE 320-6.1 is deleted and the following substituted:

320-6.1 Mixing: After the aggregate is dried and properly proportioned, mix the aggregate, along with any other components, with the asphalt binder to produce a thoroughly and uniformly coated mixture. Do not produce the mix by altering the component blend percentage of the RAP or sand by more than plus or minus 5.0% from the job mix formula on the approved mix design. For mix designs using fractionated RAP, the combined blend change for all RAP components must not exceed plus or minus 5.0%. The plus or minus 5.0% maximum component change does not apply to crushed virgin aggregate components during production.

334 SUPERPAVE ASPHALT CONCRETE. (REV 2-12-16) (FA 3-30-16) (7-16)

SUBARTICLE 334-1.2 is deleted and the following substituted:

334-1.2 Traffic Levels: The requirements for Type SP Asphalt Concrete mixtures are based on the design traffic level of the project, expressed in 18,000-pound Equivalent Single Axle Loads (ESAL's). The five traffic levels are as shown in Table 334-1.

Table 334-1 Superpave Traffic Levels	
Traffic Level	Traffic Level (Million ESAL's)
A	<0.3
B	0.3 to <3
C	3 to <10
D	10 to <30

The traffic levels for the project are as specified in the Contract Documents. A Type SP mix one traffic level higher than the traffic level specified in the Contract Documents may be substituted, at no cost to the Department (i.e., Traffic Level B may be substituted for Traffic Level A, etc.). As an exception, the same traffic level and binder type that is used for the mainline traffic lanes may be placed in the shoulder at no additional cost to the Department.

SUBARTICLE 334-5.1.2 is deleted and the following substituted:

334-5.1.2 Acceptance Testing Exceptions: When the total combined quantity of hot mix asphalt for the project, as indicated in the Plans for Type SP and Type FC mixtures only, is less than 2000 tons, the Engineer will accept the mix on the basis of visual inspection. The Engineer may require the Contractor to run process control tests for informational purposes, as defined in 334-4, or may run independent verification tests to determine the acceptability of the material.

Density testing for acceptance will not be performed on widening strips or shoulders with a width of 5 feet or less, open-graded friction courses, variable thickness overbuild courses, leveling courses, any asphalt layer placed on subgrade (regardless of type), miscellaneous asphalt pavement, shared use paths, crossovers, gore areas, or any course with a specified thickness less than 1 inch or a specified spread rate that converts to less than 1 inch as described in 334-1.4. Density testing for acceptance will not be performed on asphalt courses placed on bridge decks or approach slabs; compact these courses in static mode only per the requirements of 330-7.7. In addition, density testing for acceptance will not be performed on the following areas when they are less than 1,000 feet (continuous) in length: turning lanes, acceleration lanes, deceleration lanes, shoulders, parallel parking lanes or ramps. Do not perform density testing for acceptance in situations where the areas requiring density testing is less than 50 tons within a sub lot.

Density testing for acceptance will not be performed in intersections. The limits of the intersection will be from stop bar to stop bar for both the mainline and side streets. A random core location that occurs within the intersection shall be moved forward or backward from the intersection at the direction of the Engineer.

Where density testing for acceptance is not required, compact these courses (with the exception of open-graded friction courses) in accordance with the rolling procedure (equipment and pattern) as approved by the Engineer or with Standard Rolling Procedure as specified in 330-7.2. In the event that the rolling procedure deviates from the procedure approved by the Engineer, or the Standard Rolling Procedure, placement of the mix shall be stopped.

The density pay factor (as defined in 334-8.2) for areas not requiring density testing for acceptance will be paid at the same density pay factor as for the areas requiring density testing within the same LOT. If the entire LOT does not require density testing for acceptance, the LOT will be paid at a density pay factor of 1.00.

SUBARTICLE 334-5.4.1 is deleted and the following substituted:

334-5.4.1 Lost or Missing Verification/Resolution Samples: In the event that any of the Verification and/or Resolution asphalt mixture samples that are in the custody of the Contractor are lost, damaged, destroyed, or are otherwise unavailable for testing, the minimum possible pay factor for each quality characteristic as described in 334-8.2 will be applied to the entire LOT in question, unless called for otherwise by the Engineer. Specifically, if the LOT in question has more than two sublots, the pay factor for each quality characteristic will be 0.55. If the LOT has two or less sublots, the pay factor for each quality characteristic will be 0.80. If only the roadway cores are lost, damaged, destroyed, or are otherwise unavailable for testing, then the minimum possible pay factor for density will be applied to the entire LOT in question. In either event, the material in question will also be evaluated in accordance with 334-5.9.5.

If any of the Verification and/or Resolution samples that are in the custody of the Department are lost, damaged, destroyed or are otherwise unavailable for testing, the corresponding QC test result will be considered verified, and payment will be based upon the Contractor's data.

916 BITUMINOUS MATERIALS.

(REV 2-16-16) (FA 3-30-16) (7-16)

SECTION 916 is deleted and the following substituted:

SECTION 916 BITUMINOUS MATERIALS

General.

All products supplied under this Specification shall be one of the products included on the Approved Product List (APL). Producers seeking evaluation of a product for inclusion on the APL shall submit an application in accordance with Section 6.

For liquid anti-strip agents, in addition to the above, producers shall include a report of test results from an independent laboratory confirming the material meets the requirements of this section. In lieu of submitting test results from an independent laboratory, the Department will evaluate the material. For each liquid anti-strip agent, the producer will submit one pint of a representative sample of liquid anti-strip agent to the State Materials Office when submitting the APL application to the Department's Product Evaluation Section.

Any marked variation from the original test values for a material below the established limits or evidence of inadequate quality control or field performance of a material will be considered sufficient evidence that the properties of the material have changed, and the material will be removed from the APL.

Superpave PG Asphalt Binder:

916-2.1 Requirements: Superpave Performance Graded (PG) asphalt binders, identified as PG 52-28, PG 58-22, PG 67-22, polymer modified asphalt (PMA) binders, PG 76-22 (PMA) and PG 82-22 (PMA), and asphalt rubber binders (ARB), PG 76-22 (ARB), shall meet the requirements of 916-2 and AASHTO M 332-14. All PG asphalt binders shall meet the following additional requirements:

1. The intermediate test temperature at 10 rad/sec. for the Dynamic Shear Rheometer (DSR) test (AASHTO T 315-12) shall be 26.5°C for PG grades PG 67 and higher.
2. An additional high temperature grade of PG 67 is added for which the high test temperature at 10 rad/sec for the DSR test (AASHTO T 315-12) shall be 67°C.
3. All PG asphalt binders having a high temperature designation of PG 67 or lower shall be prepared without modification.
4. All PMA binders having a high temperature designation higher than PG 67 shall only be produced with a styrene-butadiene-styrene (SBS) or styrene-butadiene (SB) elastomeric polymer modifier and the resultant binder shall meet all requirements of this Section.
5. Polyphosphoric acid may be used as a modifier not exceeding 0.75% by weight of asphalt binder for PG 76-22 (PMA), PG 76-22 (ARB), and PG 82-22 (PMA) binders.
6. PG 76-22 (ARB) shall meet the additional requirements of 916-2.1.1.
 7. All PG asphalt binders having a high temperature designation of PG 67 or lower shall not have a high temperature true grade more than 5.9°C higher than the specified PG grade, (for example, if a PG 58-22 is specified, do not supply a PG 64-22 or higher).

For all PG binder used in all hot mix asphalt, silicone may be added to the PG binder at the rate of 25 cubic centimeters of silicone mixed to each 5,000 gallons of PG binder. If a disbursing fluid is used in conjunction with the silicone, the resultant mixture containing the full 25 cubic centimeters of silicone shall be added in accordance with the manufacturer's recommendation. The blending of the silicone with the PG binder shall be done by the supplier prior to the shipment. When the asphalt binder will be used with a foaming warm mix technology, refer to the technology supplier's guidance on the addition of silicone.

Where an anti-strip additive is required, per the requirements of Sections 334 and 337, the amount shall be from 0.25% to 0.75% by weight of asphalt binder. The anti-strip additive shall meet the requirements of 916-4. The anti-strip additive shall be introduced into the PG binder by the supplier during loading.

916-2.1.1 Additional Requirements for PG 76-22 (ARB): The following additional requirements apply only to PG 76-22 (ARB):

1. The asphalt binder shall contain a minimum of 7.0% ground tire rubber (GTR) by weight of asphalt binder.
2. The GTR shall meet the requirements of Section 919.
3. Polymer modification is optional for PG 76-22 (ARB).
 4. Use of excess PG 76-22 (ARB): The Contractor may use excess PG 76-22 (ARB) in other asphalt concrete mixes requiring the use of a PG 67-22 binder by blending with straight PG 67-22 binder so that the total amount of ground tire rubber in the binder is less than 2.0%. The Contractor may use excess PG 76-22 (ARB) in asphalt concrete mixtures requiring the use of a PG 52-28 or PG 58-22 by blending with the designated binder in such proportions that the total amount of ground tire rubber in the binder is less than 1.0%.

916-2.2 Compliance with Materials Manual: Producers of Superpave PG binders shall meet the requirements of Section 3.5, Volume II of the Department's Material Manual, which may be viewed at the following URL: <http://www.dot.state.fl.us/programmanagement/Implemented/URLInSpecs/file/Section3.5-100915.pdf>

916-2.3 Reporting: Specification compliance testing results shall be reported for the tests in the table below, unless noted otherwise. Quality control (QC) testing results shall be reported for original binder DSR (Gisin O and phase angle, as applicable).

SUPERPAVE PG ASPHALT BINDER		
Test and Method	Conditions	Specification Minimum/Maximum Value
Superpave PG Asphalt Binder Grade		Report
APL Number		Report
Modifier (name and type)	Polymer, Ground Tire Rubber with Approved Product List (APL) number, Sulfur, PPA, REOB, and any Rejuvenating Agents	Report
Original Binder		
Solubility, AASHTO T 44-14	in Trichloroethylene	Minimum 99.0% (Not applicable for PG 76-22 (ARB))
Flash Point, AASHTO T 48-06 (2015)	Cleveland Open Cup	Minimum 450°F
Rotational Viscosity, AASHTO T 316-13	275°F	Maximum 3 Pa·s(a)
Dynamic Shear Rheometer AASHTO T 15-12	G*/sin δ	Minimum 1.00 kPa
	Phase Angle, δ (°) PG 76-22 (PMA) and PG 76-22 (ARB) <ct> PG 82-22 (PMA)	Maximum 75 degrees Maximum 65 degrees
Separation Test, ASTM D 7173-14 and Softening Point, AASHTO T 53-09 (2013)	163±5°C 48 hours	Maximum 15°F (PG 76-22 (ARB) only)
Rolling Thin Film Oven Test Residue (AASHTO T 240-09)		
Rolling Thin Film Oven, AASHTO T 240-13	Mass Change %	Maximum 1.00
Multiple Stress Creep Recovery, J_{nr} , 3.2 AASHTO M 332-14	Grade Temperature (Unmodified binders only)	"S" = 4.50 kPa ⁻¹ max
Multiple Stress Creep Recovery, J_{nr} , 3.2 (ct, e), AASHTO M 332-14	67°C (Modified binders only)	"V" = 1.0 kPa ⁻¹ max "E" = 0.5 kPa ⁻¹ max Maximum $J_{nr, diff}$ = 75%
Multiple Stress Creep Recovery, %Recovery <ct, e> AASHTO M 332-14	67°C (Modified binders only)	%R _{3.2} = 29.37 $\theta_{nr, 3.2}^{ro.2633}$

Pressure Aging Vessel Residue (AASHTO R 28-12)		
Dynamic Shear Rheometer, AASHTO T 315-12	Gin O, 10 rad/sec.	Maximum 5000 kPa(f, g)
Creep Stiffness, AASHTO T 313-12	S (Stiffness), @ 60 sec. m-value, @ 60 sec.	Maximum 300 MPa Minimum 0.300
<p>(a) Binders with values higher than 3 Pa·s should be used with caution and only after consulting with the supplier as to any special handling procedures, including pumping capabilities.</p> <p>(b) Dynamic Shear Rheometer (AASHTO T 315) shall be performed on original binders for the purposes of QC testing only.</p> <p>(c) The original binder phase angle (AASHTO T 315-12) shall be performed at grade temperature.</p> <p>(d) AASHTO T 315-12 and AASHTO T 350-14 will be performed at a 2 mm gap for PG 76-22 (ARB)</p> <p>(e) All binders with a high temperature designation >67 will be tested at 67°C. PG 76-22 (PMA) and PG 76-22 (ARB) shall pass a "V" graded and PG 82-22 (PMA) shall pass an "E" grade per AASHTO M 332-14.</p> <p>(f) A maximum Jnr diff = 75% does not apply for any Jnr value <0.5 kPa-1.</p> <p>(g) For all PG grades of a PG 67 or higher, perform the PAV residue testing at 26.5°C with a maximum of 5000 kPa.</p>		

Asphalt Emulsions.

916-3.1 Compliance with Materials Manual: Producers of asphalt emulsions shall meet the requirements of Section 3.4, Volume II of the Department's Material Manual, which may be viewed at the following URL:

<http://www.dot.state.fl.us/programmanagement/Implemented/URLinSpecs/files/Section3.4-100915.pdf>

916-3.2 Requirements: Use a prime coat meeting the requirements of AASHTO M 140-13 for anionic emulsions, AASHTO M 208-01 (2013) or AASHTO M 316-13 for cationic emulsions, or as specified in the Producer's QC Plan. For anionic emulsions, the cement mixing test will be waived. For tack products the minimum testing requirements shall include percent residue, naphtha content (as needed), one-day storage stability, sieve test, Saybolt Furol viscosity, original DSR, and solubility (on an annual basis). Residue testing shall be performed on residue obtained from distillation (AASHTO T 59-15) or low-temperature evaporation (AASHTO PP 72-11(2013) Method B).

Liquid Anti-strip Agents.

916-4.1 Requirements: Liquid anti-strip agents shall be tested in accordance with FM 1-T 283. A minimum tensile strength ratio of 0.80 must be obtained when testing the liquid anti-strip with various aggregate sources and two nominal maximum aggregate size mixtures. Specific requirements are contained in the APL process.

916-4.2 Mix Design Verification: Inclusion of a liquid anti-strip agent on the APL does not guarantee that the anti-strip will be approved for use in an asphalt mixture. Particular aggregate sources may require moisture susceptibility testing per FM 1-T 283 for each mix design. Results from this testing may meet the Department's requirement of minimum tensile strength ratio of 0.80 or may indicate the need for a larger dosage rate of anti-strip agent (up to 0.75% maximum) or a different anti-strip agent to meet the specification requirements.

END OF SECTION

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SECTION 00900

SUMMARY OF WORK

This project is for the milling, re-surfacing and striping of approximately 32.5 miles of existing roadway, located within the City of Venice. The project also includes ADA sidewalk ramp upgrades, sidewalk panel replacement, curb replacement and base repair. All curb ramp replacements shall meet the most current FDOT Design Standard Index 304 and be compliant with the Americans with Disabilities Act Standards. A table listing all roadways to be resurfaced and repair locations has been included within Section 00910 and a bid tabulation table is included under section 00410 including approximate material quantities for all curb, sidewalk and base repairs. Additionally, a map of all the roadways is provided in Section 00920.

The City will perform pre-construction walk-through, in coordination with the contractor, in order to mark out the exact extents of sidewalk, curb and base repairs. Any additional quantity above the bid tabulation amount will be performed and billed at the designated unit pricing.

All existing parking and roadway striping shall be replaced in-kind unless otherwise indicated on the Roadway Paving List.

All work areas shall be restored to existing condition or better including roadway shoulders, mobilization areas, private driveways, landscaping and mailboxes.

SECTION 00910

Roadway Resurfacing List with Curb, Sidewalk and Base Repairs

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
250	ALBA AVE. E.	THE RIALTO	COCKRILL ST.	N	N	641	2	1282								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
260	ALBA AVE. E.	DAVIS ST.	COOPER ST.	N	N	677	2	1354	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
240	ALBA AVE. W.	NOKOMIS AVE.	THE RIALTO	N	N	372	2	744								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1950	ALHAMBRA RD	CASTILE ST.	DEAD END	N		127	2	3937								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1900	ALHAMBRA RD.	HARBOR DR.	LISBON ST.	1319	N	740	2	22940							Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1910	ALHAMBRA RD.	LISBON ST.	PARK BLVD.	N	N	561	2	17391	10	70	40	15		1	Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1920	ALHAMBRA RD.	PARK BLVD.	GALLEON ST.	N	N	578	2	17918							Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1930	ALHAMBRA RD.	GALLEON ST.	HUNTER DR.	N	N	418	2	12958							Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1940	ALHAMBRA RD.	HUNTER DR.	CASTILE ST.	N	N	466	2	14446							Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4490	ALLEY 50 (Calle De Las Tiendas)	TAMPA AVE.	NOKOMIS AVE. N.	N	N	326	2	6520	65							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3420	ALLEY 79 (Calle Fiesta)	AMERICAN LEGION WAY	MIAMI AVE.	N	N	664	2	13280	34							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1110	ALLEY 122 (Calle Central)	FIESOLE ST.	SAN MARCO DR.	N	N	754	2	15080				38			Replace Concrete apron at San Marco Dr.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
6450	ALLEY 225 (Calle Linda)	LAUREL AVE.	CYPRESS AVE.	N	N	381	2	7620	100							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6460	ALLEY 233 (Calle Del Sol)	CYPRESS AVE.	LIVE OAK ST.	N	N	627	2	12540	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3720	APALACHIC OLA RD.	THE ESPLANADE	MATANZAS ST.	N	N	604	2	14496								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3730	APALACHIC OLA RD.	MATANZAS ST.	ORMAND ST.	N	N	288	2	6912								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3740	APALACHIC OLA RD.	ORMAND ST.	MADRID AVE.	N	N	359	2	8616							Mill through existing utility repairs	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3750	APALACHIC OLA RD.	MADRID AVE.	ORLANDO ST.	N	N	787	2	18888								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3760	APALACHIC OLA RD.	ORLANDO ST.	PARK BLVD.	N	N	669	2	16056								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4070	ARMADA RD. N.	PARK BLVD.	ORLANDO ST.	N	N	353	2	7060							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4080	ARMADA RD. N.	ORLANDO ST.	MADRID AVE.	N	N	466	2	9320	10						Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4090	ARMADA RD. N.	MADRID AVE.	BARCELON A AVE.	N	N	778	2	15560	10						Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4100	ARMADA RD. N.	BARCELON A AVE.	VENICE AVE. W.	N	N	377	2	11310							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4110	ARMADA RD. S.	VENICE AVE. W.	GRANADA AVE.	312	N	496	2	14384		15				1	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4120	ARMADA RD. S.	GRANADA AVE.	CASTILE ST.	N	N	782	2	17986							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4130	ARMADA RD. S.	CASTILE ST.	GALLEON ST.	N	N	355	2	8165							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4140	ARMADA RD. S.	GALLEON ST.	PARK BLVD.	N	N	538	2	12374							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4150	ARMADA RD. S.	PARK BLVD.	LISBON ST.	N	N	559	2	16211		50					Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4160	ARMADA RD. S.	LISBON ST.	HARBOR DR.	N	N	758	4	21982	20	40					Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5490	AUBURN LAKES DR.	CAPRI ISLES BLVD.	AUBURN COVE CR.	1356	Y	1327	2	42464						2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5500	AUBURN LAKES DR.	AUBURN COVE CR.	AUBURN COVE CR.	441	Y	240	2	7680			12			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5510	AUBURN LAKES DR.	AUBURN COVE CR.	VISTA DEL LAGO	327	Y	177	2	5664			9			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5520	AUBURN LAKES DR.	VISTA DEL LAGO	FOUNTAIN VEIW CR.	1232	Y	657	2	21024			20			4	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5530	AUBURN LAKES DR.	FOUNTAIN VEIW CR.	L'PAVIA BLVD.	467	Y	251	2	8032			6			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5540	AUBURN LAKES DR.	L'PAVIA BLVD.	AUBURN LAKES CR.	186	Y	105	2	3360			40			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5550	AUBURN LAKES DR.	AUBURN LAKES CR.	AUBURN LAKES CR.	1273	Y	667	2	21344							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5560	AUBURN LAKES DR.	AUBURN LAKES CR.	AUBURN RD.	407	Y	268	2	8576							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
210	AURORA ST.	NOKOMIS AVE.	THE RIALTO	N	N	375	2	7500								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
220	AURORA ST.	THE RIALTO	COCKRILL ST.	N	N	638	2	12760								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
230	AURORA ST.	COOPER ST.	DAVIS ST.	N	N	664	2	13280	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2880	AVE DES PARQUES	MENENDEZ ST.	PALMETTO CT.	N	N	288	4	9216	10	25						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2890	AVE DES PARQUES	PALMETTO CT.	GRANADA AVE.	325	N	324	2	9720	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4400	BAHAMA ST.	VENICE SHOPPING CENTER	TURIN ST. - To Seam	243	N	358	2	8592	10		15			1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3580	BARCELONA AVE	THE ESPLANADE	CADIZ RD.	794	Y	464	2	14848			12				5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3610	BARCELONA AVE	PARK BLVD S	PARK BLVD S	N	Y	64	2	2048							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3590	BARCELONA AVE.	CADIZ RD.	ARMADA RD.	202	Y	367	2	11744							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3600	BARCELONA AVE.	ARMADA RD.	PARK BLVD.	935	Y	986	2	31552	20		9			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3620	BARCELONA AVE.	PARK BLVD.	AVE DES PARQUES	724	Y	796	2	25472			9			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3630	BARCELONA AVE.	AVE DES PARQUES	HARBOR DR.	606	Y	444	2	14208			15		2		5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
270	BASE AVE.	NOKOMIS AVE.	THE RIALTO	N	N	376	2	8272								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
280	BASE AVE.	THE RIALTO	COCKRILL ST.	N	N	641	2	14102								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
290	BASE AVE.	COCKRILL ST.	COOPER ST.	313	N	642	2	14124	10					2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
300	BASE AVE.	COOPER ST.	DAVIS ST.	N	N	676	2	14872	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
310	BASE AVE.	DAVIS ST.	AVE DEL CIRCO	N	N	555	2	12210								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5880	BAY INDIES BLVD.	VENICE AVE. W.	RIDGEWOOD AVE.	742	N	416	4	14144	34	25	20		1	1	Go to Venice Ave. seam, including curb returns	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4720	BIRD BAY DR. E.	BIRD BAY DR. N.	ALBEE FARM ENTRANCE	N	Y	626	1	15024	10						Add 7 ft. buffered bike lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4721	BIRD BAY DR. E.	ALBEE FARM ENTRANCE	BIRD BAY DR. N.	N	Y	644	1	15456	28						Add 7 ft. buffered bike lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4730	BIRD BAY DR. E.	ALBEE FARM ENTRANCE	BIRD BAY DR. S.	N	Y	1443	1	34632	22	10					Add 7 ft. buffered bike lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4731	BIRD BAY DR. E.	BIRD BAY DR. S.	ALBEE FARM ENTRANCE	N	Y	1419	1	34056	42						Add 7 ft. buffered bike lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4710	BIRD BAY DR. N.	WHITE PINE TREE RD.	BIRD BAY DR. E.	N	Y	568	4	13632							No returns at White Pine Tree	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4690	BIRD BAY ENT.	US 41 BY PASS	BIRD BAY DR. S.	399	N	222	2	7548							No returns at US-41 Bypass	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4691	BIRD BAY ENT.	BIRD BAY DR. S.	US 41 BY PASS	N	N	303	2	10302			12			1	No returns at US-41 Bypass	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4700	BIRD BAY DR. W.	BIRD BAY DR. S.	BIRD BAY CIRCLE	N	Y	1270	4	65000	50						5 ft. Bike Lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
															(Double Stripe)	
4700	BIRD BAY DR. W.	BIRD BAY CIRCLE	WHITE PINE TREE RD.	848	Y	2035	4	99150	20						5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
7030	BLUEGRASS CT.	TRIPLE DIAMOND BLVD.	CIL-DE-SAC	1106	N	561	2	17952							5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
3850	CADIZ RD.	BARCELON A AVE.	MATANZAS ST.	N	N	516	2	11352								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3860	CADIZ RD.	MATANZAS ST.	MADRID AVE.	N	N	545	2	11990								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3870	CADIZ RD.	MADRID AVE.	ORLANDO ST.	N	N	533	2	11726								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3880	CADIZ RD.	ORLANDO ST.	PARK BLVD.	N	N	569	2	12518								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6280	CAMION ST.	WARFIELD AVE.	SEABOARD AVE.	N	N	516	2	15996							No returns at Warfield, Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5570	CAPRI ISLES BLVD.	VENICE AVE. E.	RIDGEWOOD AVE.	719	Y	401	2	12030							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5580	CAPRI ISLES BLVD.	RIDGEWOOD AVE.	AUBURN LAKES DR.	1155	Y	704	2	21120			15		2		4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5590	CAPRI ISLES BLVD.	AUBURN LAKES DR.	GONDOLA PARK DR.	841	Y	421	2	12630			6		1	1	4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5600	CAPRI ISLES BLVD.	GONDOLA PARK DR.	AVENIDA ESTANCIA S.	1298	Y	672	2	20160			6			2	4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5610	CAPRI ISLES BLVD.	AVENIDA ESTANCIA S.	IRONWOOD DR.	199	Y	111	2	3330							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5620	CAPRI ISLES BLVD.	IRONWOOD DR.	AVENIDA ESTANCIA N.	777	Y	408	2	12240							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5630	CAPRI ISLES BLVD.	AVENIDA ESTANCIA N.	VILLAGE CR. S.	291	Y	163	2	4890							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5640	CAPRI ISLES BLVD.	VILLAGE CR. S.	VILLAGE CR. N.	1124	Y	589	2	17670							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5650	CAPRI ISLES BLVD.	VILLAGE CR. N.	BRIDLE OAKS DR.	1066	Y	619	2	18570							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5660	CAPRI ISLES BLVD.	BRIDLE OAKS DR.	WATER ST.	3831	Y	2015	2	60450							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5670	CAPRI ISLES BLVD.	WATER ST.	VILLA CAPRI	867	Y	445	2	13350							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5680	CAPRI ISLES BLVD.	VILLA CAPRI	RAVINIA CR.	179	Y	111	2	3330							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5690	CAPRI ISLES BLVD.	RAVINIA CR.	PLAYWELL DR.	269	Y	144	2	4320						2	4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5700	CAPRI ISLES BLVD.	PLAYWELL DR.	LAKES OF CAPRI	89	Y	51	2	1530							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5710	CAPRI ISLES BLVD.	LAKES OF CAPRI	PELLEGRIN AVE. S.	441	Y	243	2	7290							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5720	CAPRI ISLES BLVD.	PELLEGRIN AVE. S.	PELLEGRIN AVE. N.	1702	Y	879	2	26370							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5730	CAPRI ISLES BLVD.	PELLEGRIN AVE. N.	STRADA D'ARGENTO	951	Y	504	2	15120							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5740	CAPRI ISLES BLVD.	STRADA D'ARGENTO	STRADA D'ORO	487	Y	268	2	8040			6		1	1	4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5750	CAPRI ISLES BLVD.	STRADA D'ORO	EDMONDS ON RD.	327	Y	211	2	6330			12		2		4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
2720	CASTILE ST.	ALHAMBRA RD.	VALENCIA RD.	N	N	350	2	8750								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2730	CASTILE ST.	VALENCIA RD.	ARMADA RD.	N	N	366	2	9150	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2740	CASTILE ST.	ARMADA RD.	MENENDEZ ST.	N	N	307	2	7675								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2750	CASTILE ST.	MENENDEZ ST.	GRANADA AVE.	N	N	753	2	18825	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6130	CHERRY ST.	EAST GATE DR	POPLAR AVE.	N	N	158	2	3160	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6140	CHERRY ST.	POPLAR AVE.	MANGO AVE.	N	N	292	2	5840								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6150	CHERRY ST.	MANGO AVE.	LAUREL AVE.	N	N	299	2	6279								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6160	CHERRY ST.	LAUREL AVE.	CYPRESS AVE.	N	N	283	2	5660								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6170	CHERRY ST.	CYPRESS AVE.	VENICE AVE. E.	N	N	302	2	6644								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
920	CHURCH ST.	THE CORSO	FIRENZE AVE.	N	N	723	2	14460	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1340	CINCY ST.	SHORT RD.	FIRENZE AVE.	N	N	450	2	9000								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1350	CINCY ST.	FIRENZE AVE.	CORAL ST.	N	N	370	2	7400								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
420	COCKRILL ST.	AIRPORT AVE.	BASE AVE.	N	N	311	2	6220								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
430	COCKRILL ST.	BASE AVE.	ALBA AVE.	N	N	278	2	5560								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
440	COCKRILL ST.	ALBA AVE.	AURORA ST.	N	N	274	2	5480								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
450	COCKRILL ST.	AURORA ST.	FIELD AVE.	135	N	281	2	5620								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
460	COCKRILL ST.	FIELD AVE.	THE CORSO	N	N	360	2	7920							Do not pave through Field Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
470	COCKRILL ST.	THE CORSO	FORT ST.	N	N	310	2	6820								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
480	COCKRILL ST.	FORT ST.	VISTA RD.	N	N	169	2	3718								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
490	COCKRILL ST.	VISTA RD.	FIRENZE AVE.	N	N	259	2	5698								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
500	COCKRILL ST.	FIRENZE AVE.	BLISS DR.	47	N	457	2	10054			9			1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1490	COCKRILL ST.	THE RIALTO	BLISS DR.	864	N	751	2	18024			15					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
370	COOPER ST.	AIRPORT AVE.	BASE AVE.	N	N	320	2	6400								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
380	COOPER ST.	BASE AVE.	ALBA AVE.	146	N	289	2	5780								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
390	COOPER ST.	ALBA AVE.	AURORA ST.	N	N	274	2	5480								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
400	COOPER ST.	AURORA ST.	FIELD AVE	N	N	267	2	5340							Do not pave through Field Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
410	COOPER ST.	FIELD AVE	FORT ST.	594	N	654	2	11772	10				1	1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1420	CORAL ST.	HARBOR DR.	CINCY ST.	N	N	380	2	8360								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
1430	CORAL ST.	CINCY ST.	RIVERA ST.	N	N	729	2	16038								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6810	COUNTRY CLUB WAY	GULF COAST BLVD.	PINELAND AVE.	N	Y	357	1	5355							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6811	COUNTRY CLUB WAY	PINELAND AVE.	GULF COAST BLVD.	N	Y	353	1	5295							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6820	COUNTRY CLUB WAY	PINELAND AVE.	MYRTLE AVE.	N	Y	360	1	5400							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6821	COUNTRY CLUB WAY	MYRTLE AVE.	PINELAND AVE.	N	Y	367	1	5505							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6830	COUNTRY CLUB WAY	MYRTLE AVE.	GROVELAN D AVE.	N	Y	372	1	5580							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6831	COUNTRY CLUB WAY	GROVELAN D AVE.	MYRTLE AVE.	N	Y	375	1	5625							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6840	COUNTRY CLUB WAY	GROVELAN D AVE.	LAUREL AVE.	N	Y	374	1	5610							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6841	COUNTRY CLUB WAY	LAUREL AVE.	GROVELAN D AVE.	N	Y	364	1	5460							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6850	COUNTRY CLUB WAY	LAUREL AVE.	CYPRESS AVE.	290	Y	356	1	5340							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6851	COUNTRY CLUB WAY	CYPRESS AVE.	LAUREL AVE.	N	Y	371	1	5565							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
6860	COUNTRY CLUB WAY	CYPRESS AVE.	VENICE AVE. E.	N	Y	314	1	4710							Include all median cut-outs, include returns at Venice Ave., 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6861	COUNTRY CLUB WAY	VENICE AVE. E.	CYPRESS AVE.	N	Y	302	1	4530	75						Include all median cut-outs, include returns at Venice Ave., 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6340	CYPRESS AVE.	WARFIELD AVE.	GROVE ST.	N	N	444	2	13320							No returns at Warfield, Include returns at Grove St., Add Sharrow (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6350	CYPRESS AVE.	GROVE ST.	US 41 BY PASS	171	N	571	2	17130	45						End at FDOT seam, Add Sharrows (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6360	CYPRESS AVE.	US 41 BY PASS	LIVE OAK ST.	110	N	651	2	14322	34							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6370	CYPRESS AVE.	LIVE OAK ST.	COUNTRY CLUB WAY	N	N	640	2	14080								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6380	CYPRESS AVE.	COUNTRY CLUB WAY	HOME PARK RD.	1596	N	1309	2	28798			9					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
360	DAVIS ST	AURORA ST	FIELD AVE	199	N	259	2	10180						1	Pave parking area on E. side: 18'x175'	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
330	DAVIS ST.	AIRPORT AVE.	BASE AVE.	N	N	316	2	6320								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
340	DAVIS ST.	BASE AVE.	ALBA AVE E	N	N	283	2	5660								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
350	DAVIS ST.	ALBA AVE E	AURORA ST.	N	N	284	2	5680								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1230	DAWN ST.	THE CORSO	FIRENZE AVE.	N	N	706	2	15532								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5890	EAST GATE DR.	VENICE AVE. E.	CYPRESS AVE.	N	N	288	2	6336	10						Include returns at Venice Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5900	EAST GATE DR.	CYPRESS AVE.	LAUREL AVE.	N	N	292	2	6424								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5910	EAST GATE DR.	LAUREL AVE.	MANGO AVE.	N	N	364	2	8008								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5920	EAST GATE DR.	MANGO AVE.	POPLAR AVE.	N	N	479	2	10538								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5930	EAST GATE DR.	POPLAR AVE.	CHERRY ST.	N	N	505	2	11110								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5940	EAST GATE DR.	CHERRY ST.	FIR AVE.	N	N	316	2	6952								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5950	EAST GATE DR.	FIR AVE.	PEACH ST.	N	N	937	2	20614								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5390	EDMONDSO N RD.	PINEBROOK RD.	TURNBERRY DR.	608	N	416	2	13312	10						Include returns at Pinebrook Rd.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3190	EL DORADO DR	LA GUNA DR	END OF STREET	N	N	479	2	10538		75						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4620	ERSKINE DR.	MORNING ST RD	PLUMOSA DR	N	N	342	2	6156								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4630	ERSKINE DR.	PLUMOSA DR	HATCHETT CREEK RD.	N	N	336	2	6048								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4640	ERSKINE DR.	HATCHETT CREEK RD.	PALM HILL RD	N	N	176	2	3168								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1450	FIESOLE ST.	HARBOR DR.	SERATA ST.	N	N	395	2	9480	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1460	FIESOLE ST.	SERATA ST.	RIVIERA ST.	N	N	728	2	17472								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1470	FIESOLE ST.	RIVIERA ST.	NOKOMIS AVE.	636	N	367	2	11377						8		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1480	FIESOLE ST.	NOKOMIS AVE.	THE RIALTO	N	N	387	2	8514								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6040	FIR AVE.	PEACH ST.	EAST GATE DR.	N	N	821	2	16420								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1240	FIRENZE AVE.	CINCY ST.	DAWN ST.	N	N	300	2	6600								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1250	FIRENZE AVE.	DAWN ST.	RIVIERA ST.	N	N	275	2	6050								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1260	FIRENZE AVE.	RIVIERA ST.	NOKOMIS AVE.	641	N	374	2	7854			36			4		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1270	FIRENZE AVE.	NOKOMIS AVE.	THE RIALTO	N	N	387	2	8514								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1280	FIRENZE AVE.	THE RIALTO	CHURCH ST.	306	N	344	2	7568			6					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1290	FIRENZE AVE.	CHURCH ST.	COCKRILL ST.	294	N	311	2	6842						1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
950	GOLF DR.	US 41 BUS.	GUILD DR.	342	N	386	2	10808	10	20						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
960	GOLF DR.	GUILD DR.	GREEN CR.	237	N	318	2	8904						5		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
970	GOLF DR.	GREEN CR.	FAIRWAY DR.	688	N	653	2	13060							No returns at Fairway	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6640	GROVELAN D AVE.	US 41 BY PASS	LIVE OAK ST.	766	N	683	2	19807	10	15	3	15			No return at Live oak	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6650	GROVELAN D AVE.	LIVE OAK ST.	COUNTRY CLUB WAY	605	N	646	2	18734	33	10				2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6660	GROVELAN D AVE.	COUNTRY CLUB WAY	SCHOOL ST.	658	N	636	2	18444						4		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6670	GROVELAN D AVE.	SCHOOL ST.	HOME PARK RD.	658	N	709	2	20561	10	60				2	Include returns at Home Park Rd.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6430	HOME PARK RD.	LAUREL AVE.	CYPRESS AVE.	273	N	320	2	7040			6			1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6440	HOME PARK RD.	CYPRESS AVE.	VENICE AVE. E.	N	N	331	2	7282							Include return at Venice Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
7020	HOSTETTLER CT.	TRIPLE DIAMOND BLVD.	CUL-DE-SAC	1122	N	569	2	18208	20						5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
1960	HUNTER DR.	ALHAMBRA RD.	DEAD END/FENCE	N	N	265	2	5565	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3250	INLET CR. N.	INLET CIR S.	INLET CR. S.	N	N	1113	2	22260	10	15						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3240	INLET CR. S.	TARPON CENTER DR.	INLET CR. N.	N	N	869	2	17380		20						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5010	KETCH LN.	LUCAYA AVE.	YAWL WAY	N	N	318	4	7632	23	15						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5020	KETCH LN.	YAWL WAY	SCHOONER LN.	N	N	273	4	6552								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5030	KETCH LN.	SCHOONER LN.	CUL-DE-SAC	N	N	260	4	6240								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6390	LAUREL AVE.	US 41 BY PASS	LIVE OAK ST.	169	N	642	2	14124								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6400	LAUREL AVE.	LIVE OAK ST.	COUNTRY CLUB WAY	N	N	657	2	14454								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6410	LAUREL AVE.	COUNTRY CLUB WAY	SCHOOL ST.	592	N	713	2	15686								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6420	LAUREL AVE.	SCHOOL ST.	HOME PARK RD.	632	N	598	2	13156								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2850	LISBON ST.	ALHAMBRA RD.	VALENCIA RD.	N	N	352	2	8448								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2860	LISBON ST.	VALENCIA RD.	ARMADA RD.	N	N	352	2	8448								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2870	LISBON ST.	ARMADA RD.	MENENDEZ ST.	N	N	316	2	9164								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6900	LIVE OAK ST.	GROVELAN D AVE.	LAUREL AVE.	N	N	374	2	8228								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6910	LIVE OAK ST.	LAUREL AVE.	CYPRESS AVE.	N	N	359	2	7898								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6920	LIVE OAK ST.	CYPRESS AVE.	VENICE AVE. E.	N	N	305	2	6710								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5450	L'PAVIA BLVD.	VENICE AVE. E.	L'PAVIA BLVD.	28	Y	58	2	3770							No returns at Venice Ave., 5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5460	L'PAVIA BLVD.	L'PAVIA BLVD.	L'PAVIA BLVD.	547	Y	281	2	14050							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5470	L'PAVIA BLVD.	L'PAVIA BLVD.	VISTA DEL LAGO WAY	448	Y	263	2	8416							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5480	L'PAVIA BLVD.	VISTA DEL LAGO WAY	AUBURN LAKES DR.	499	Y	262	2	8384						2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4790	LUCAYA AVE.	ALBEE FARM RD.	BAY INDIES BLVD.	3810	N	1985	4	57000			54				Paving quantity includes 1.5" overlay for 1250 ft. of 6 ft. wide asphalt trail, Add Sharrow (250' OC) and 4 ft. Bike Lanes where 30' wide	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4800	LUCAYA AVE.	BAY INDIES BLVD.	KETCH LN.	1366	N	833	4	24990	200					4	Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4810	LUCAYA AVE.	KETCH LN.	PINEBROOK WAY	529	N	282	4	8460						2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4820	LUCAYA AVE.	PINEBROOK WAY	SCHOONER LN.	1998	N	1035	4	31050	20	40				2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4830	LUCAYA AVE.	SCHOONER LN.	VENETIAN PKWY.	422	N	221	4	6630	10	20	24			2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4840	LUCAYA AVE.	VENETIAN PKWY.	SLEEPY HOLLOW RD.	1404	N	736	4	22080	10	20				2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4850	LUCAYA AVE.	SLEEPY HOLLOW RD.	PINEBROOK RD.	1020	N	565	4	16950	22	40				2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3960	MADRID AVE.	APALACHIC OLA RD.	CADIZ RD.	N	N	352	2	8448	22							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
3970	MADRID AVE.	CADIZ RD.	ARMADA RD.	N	N	374	2	8976								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3980	MADRID AVE.	ARMADA RD.	NARVAEZI ST.	N	N	302	2	7248								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3990	MADRID AVE.	NARVAEZI ST.	BARCELON A AVE	N	N	688	2	16512	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2400	MAGGIORE RD.	DEAD END	RAVENNA ST.	N	N	260	2	4420								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2410	MAGGIORE RD.	RAVENNA ST.	HARBOR DR.	N	N	346	2	6574								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2940	MENENDEZ ST.	CASTILE ST.	PARK BLVD.	N	N	597	2	17313		25						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2960	MENENDEZ ST.	PARK BLVD.	PALMETTO CT.	N	N	318	2	9222	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2970	MENENDEZ ST.	PALMETTO CT.	LISBON ST.	N	N	238	2	6902								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2980	MENENDEZ ST.	LISBON ST.	AVE DES PARQUES	N	N	211	2	6119								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2990	MENENDEZ ST.	AVE DES PARQUES	PALMETTO CT.	N	N	334	2	9686	10	30						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3000	MENENDEZ ST.	PALMETTO CT.	HARBOR DR.	N	N	287	2	8323								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4320	MILAN AVE. E.	US 41 BUS.	CALLE LAESCUELA	263	N	226	2	7910								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4330	MILAN AVE. E.	CALLE LAESCUELA	BAHAMA ST.	392	N	209	2	6270	10		12					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4280	MILAN AVE. W.	PENSACOLA RD.	NASSAU ST.	N	N	155	2	4805							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4290	MILAN AVE. W.	NASSAU ST.	NOKOMIS AVE.	1335	N	753	2	23343	10		12				Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4300	MILAN AVE. W.	NOKOMIS AVE.	CALLE CENTRAL	292	N	192	2	4608	10					2	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4310	MILAN AVE. W.	CALLE CENTRAL	US 41 BUS.	265	N	197	2	4925	10		12			2	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
7040	MORSE CT.	TRIPLE DIAMOND BLVD.	CUL-DE-SAC	1363	N	825	2	29700							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3820	NARVAEZI ST.	PARK BLVD.	MADRID AVE.	N	N	620	2	14260							No returns at Park Blvd.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1770	NASSAU ST. N.	TAMPA AVE.	SARASOTA ST.	645	N	365	2	10585	10		9				Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1780	NASSAU ST. N.	SARASOTA ST.	TARPON ST.	274	N	261	2	7569			12		2		End at intersection seam, do not include Tarpon and Nassau, Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1790	NASSAU ST. N.	TARPON ST.	CUL-DE-SAC	N	N	696	2	10440	10	40						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1640	NASSAU ST. S.	SOVRANO RD.	SERATA ST.	95	N	122	2	2928		20	9		1		Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1650	NASSAU ST. S.	SERATA ST.	SORRENTO ST.	640	N	394	2	9456	10	20	12				Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1660	NASSAU ST. S.	SORRENTO ST.	SALERNO ST.	301	N	410	2	11890					2	2	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1670	NASSAU ST. S.	SALERNO ST.	PENSACOLA RD.	412	N	410	2	11890					1	3	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
1680	NASSAU ST. S.	PENSACOLA RD.	TURIN ST.	175	N	191	2	5539							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1690	NASSAU ST. S.	TURIN ST.	MILAN AVE.	521	N	717	2	17208					2	1	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1700	NASSAU ST. S.	MILAN AVE.	PENSACOLA RD.	169	N	115	2	3335						2	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1710	NASSAU ST. S.	PENSACOLA RD.	PONCE DE LEON AVE.	658	N	401	2	11629						3	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1720	NASSAU ST. S.	PONCE DE LEON AVE.	PEDRO ST.	218	N	151	2	4379							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1730	NASSAU ST. S.	PEDRO ST.	MIAMI AVE.	610	N	356	2	10324			9				Add Sharrow Symbols (250' OC)	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
670	NOKOMIS AVE. S.	AIRPORT AVE	BASE AVE	46	N	306	2	6120			12				Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
680	NOKOMIS AVE. S.	BASE AVE	ALBA AVE.	N	N	298	2	5960							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
690	NOKOMIS AVE. S.	ALBA AVE.	AURORA ST.	N	N	264	2	5280							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
700	NOKOMIS AVE. S.	AURORA ST.	GULF DR.	N	N	274	2	5480							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
710	NOKOMIS AVE. S.	GULF DR.	THE CORSO	110	N	358	2	7160							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
720	NOKOMIS AVE. S.	THE CORSO	FIRENZE AVE.	110	N	720	2	21600	10	20	15			1	Add 4 ft. Bike Lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
730	NOKOMIS AVE. S.	FIRENZE AVE.	FIESOLE ST.	1378	N	735	2	22050			35	10	8		Add 4 ft. Bike Lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
740	NOKOMIS AVE. S.	FIESOLE ST.	SAN MARCO DR.	1408	N	759	2	22770		20	21	9	3		Add 4 ft. Bike Lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
750	NOKOMIS AVE. S.	SAN MARCO DR.	SOVRANO RD.	663	Y	376	2	11280			9			8	4 ft. Bike Lane	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
760	NOKOMIS AVE. S.	SOVRANO RD.	PALERMO ST.	1357	Y	720	2	21600		40	9		1	2	4 ft. Bike Lane	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
770	NOKOMIS AVE. S.	PALERMO ST.	TURIN ST.	887	Y	817	2	24510			25		2	4	4 ft. Bike Lane	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
780	NOKOMIS AVE. S.	TURIN ST.	MILAN AVE.	1347	Y	720	2	21600		20	25		3		4 ft. Bike Lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
790	NOKOMIS AVE. S.	MILAN AVE.	PENSACOLA RD.	1158	Y	622	2	18660			20		3	2	4 ft. Bike Lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4000	ORLANDO ST.	ARMADA RD.	CADIZ RD.	N	N	388	4	7760	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4010	ORLANDO ST.	CADIZ RD.	APALACHIC OLA RD.	N	N	352	2	7744	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4020	ORLANDO ST.	APALACHIC OLA RD.	LA GUNA DR.	N	N	346	2	7612								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1830	PALERMO PL.	SALERNO ST.	RIVIERA ST.	77	N	104	2	2288								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1831	PALERMO PL.	RIVIERA ST.	SALERNO ST.	N	N	115	2	2530						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1840	PALERMO PL.	RIVIERA ST.	NOKOMIS AVE.	638	N	375	2	8250						4		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1841	PALERMO PL.	NOKOMIS AVE.	RIVIERA ST.	N	N	376	2	8272								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1850	PALERMO PL.	NOKOMIS AVE.	CALLE CENTRAL	322	N	181	2	3982		40						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1851	PALERMO PL.	CALLE CENTRAL	NOKOMIS AVE.	N	N	184	2	4048								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
1860	PALERMO PL.	CALLE CENTRAL	US 41 BUS.	259	N	181	2	3982						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1861	PALERMO PL.	US 41 BUS.	CALLE CENTRAL	N	N	171	2	3762								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3030	PALMETTO CT.	MENENDEZ ST.	AVE DES PARQUES	N	N	706	2	20474		45						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3040	PALMETTO CT.	AVE DES PARQUES	MENENDEZ ST.	N	N	351	2	10179								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5970	PEACH ST.	TERRACE DR.	EAST GATE DR.	N	N	227	2	4994								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5980	PEACH ST.	EAST GATE DR.	FIR AVE.	N	N	285	2	6270								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5990	PEACH ST.	FIR AVE.	POPLAR AVE.	N	N	295	2	6490								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6000	PEACH ST.	POPLAR AVE.	MANGO AVE.	N	N	315	2	6930								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6010	PEACH ST.	MANGO AVE.	LAUREL AVE.	N	N	269	2	5918								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6020	PEACH ST.	LAUREL AVE.	CYPRESS AVE.	N	N	304	2	6688								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6030	PEACH ST.	CYPRESS AVE.	VENICE AVE. E.	N	N	303	2	6666								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4220	PENSACOLA RD.	NASSAU ST.	TURIN ST.	N	N	234	2	7488								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4230	PENSACOLA RD.	TURIN ST.	VALENCIA RD.	N	N	464	2	14384								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4240	PENSACOLA RD.	VALENCIA RD.	MILAN AVE.	N	N	479	2	14849						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4250	PENSACOLA RD.	MILAN AVE.	NASSAU ST.	N	N	210	2	6090								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4260	PENSACOLA RD.	NASSAU ST.	COURTYARDS OF VENICE	1171	N	705	2	20445		40						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4270	PENSACOLA RD.	COURTYARDS OF VENICE	NOKOMIS AVE.	275	N	183	2	5307		40	90				Sidewalk quantity includes 116 LF of 5 ft. wide sidewalk for sidewalk gap on north side	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1510	PIAZZA DI LUNA	RIVIERA ST.	SERATA ST.	N	N	724	2	17376								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5250	PINENEEDLE RD.	PINEBROOK WAY (S)	PINEBROOK WAY (N)	N	N	1556	2	37344	58	20						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
940	PLAZA MAYOR	COOPER ST.	US 41 BUS.	347	N	932	2	27028	75	80	12				No returns at US-41	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2380	RAVENNA ST.	GULF ST.	VERONA ST.	N	N	550	2	13200								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2390	RAVENNA ST.	VERONA ST.	MAGGIORE RD.	N	N	448	2	8960		30						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5810	RIDGEWOOD AVE.	TAMARIND ST.	BAY INDIES BLVD.	1502	N	1845	4	44280	48							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5820	RIDGEWOOD AVE.	BAY INDIES BLVD.	OUTER DR.	954	N	997	4	23928						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5830	RIDGEWOOD AVE.	OUTER DR.	VENITIAN PKWY.	976	N	1004	4	24096	24							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5840	RIDGEWOOD AVE.	VENITIAN PKWY.	ELAINE ST.	479	N	560	4	14560			9			4		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5850	RIDGEWOOD AVE.	ELAINE ST.	PINEBROOK RD.	1275	N	764	4	16808	10		40					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5860	RIDGEWOOD AVE.	PINEBROOK BLVD.	WELLFIELD RD.	1231	N	672	4	16128								2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5870	RIDGEWOOD AVE.	WELLFIELD RD.	CAPRI ISLES BLVD.	1269	N	690	4	16560						2		2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1440	ROBERT ST.	CORAL ST.	DEAD END	N	N	557	2	11140								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4580	SARASOTA ST.	NASSAU ST.	ST AUGUSTINE AVE.	N	N	313	1	11786	10						Quantity includes parking spaces:4900 sf	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5040	SCHOONER LN.	KETCH LN.	YAWL WAY	N	N	681	4	16344	22							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5050	SCHOONER LN.	YAWL WAY	LUCAYA AVE.	N	N	440	4	10560								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6230	SEABOARD AVE. S.	VENICE AVE. E.	CAMION ST.	138	N	815	2	24450	10						No returns at E. Venice Ave., Add 4ft. Bike Lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6240	SEABOARD AVE. S.	CAMION ST.	SPUR ST.	N	N	972	2	29160	225	60					Add 4 ft. Bike Lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6250	SEABOARD AVE. S.	SPUR ST.	US 41 BY PASS	N	N	1790	2	53700	20	40					Add 4 ft. Bike Lanes to end of curb, Add Sharrows for remainder (250' OC)	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1360	SERATA ST.	CORAL ST.	FIESOLE ST.	N	N	359	2	8616								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1370	SERATA ST.	FIESOLE ST.	PIAZZA DI LUNA	N	N	373	2	8952								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
1380	SERATA ST.	PIAZZA DI LUNA	SAN MARCO DR.	N	N	386	2	9264								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1390	SERATA ST.	SAN MARCO DR.	SOVRANO RD.	882	N	500	2	12000	10		6					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1400	SERATA ST.	SOVRANO RD.	NASSAU ST.	139	N	156	2	3744								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1800	SORRENTO ST.	HARBOR DR.	VENEZIA PKWY.	559	N	555	2	17205		50						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1810	SORRENTO ST.	VENEZIA PKWY.	NASSAU ST.	277	N	334	2	10354								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1820	SORRENTO ST.	NASSAU ST.	SALERNO ST.	361	N	353	2	10943								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1580	SOVRANO RD.	SERATA ST.	NASSAU ST.	131	N	116	2	3132								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1590	SOVRANO RD.	NASSAU ST.	RIVIERA ST.	340	N	375	2	10125			6					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1600	SOVRANO RD.	RIVIERA ST.	NOKOMIS AVE.	316	N	370	2	9250			12			5		2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4550	ST. AUGUSTINE AVE.	NASSAU ST.	NASSAU ST.	93	N	130	2	3120								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4560	ST. AUGUSTINE AVE.	NASSAU ST.	SARASOTA ST.	634	N	375	2	9000	10		6			1	Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4570	ST. AUGUSTINE AVE.	SARASOTA ST.	TAMPA AVE.	780	N	546	2	12012						1	Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5780	STRADA D ARGENTO CDS	STRADA D ARGENTO	CDS	363	N	198	2	4752			15					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5770	STRADA D'ARGENTO	CUL-DE-SAC	CAPRI ISLES BLVD.	2318	N	1209	2	33852	10	10	6					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5760	STRADA D'ORO	CAPRI ISLES BLVD.	STRADA D'ARGENTO	2876	N	1484	2	37100	10	65	30					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4530	TARPON ST.	HARBOR DR.	WEST BAY DR.	139	N	165	2	4950						1	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4540	TARPON ST.	WEST BAY DR.	NASSAU ST.	467	N	472	2	14160	20						Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5960	TERRACE DR.	EAST GATE DR.	PEACH ST.	N	N	443	2	9746								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
900	THE CORSO E.	THE RIALTO	CHURCH ST.	N	N	325	2	6500								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
910	THE CORSO E.	CHURCH ST.	COCKRILL ST.	N	N	305	2	6100								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1210	THE CORSO W.	NOKOMIS AVE.	RIVIERA ST.	N	N	375	2	7125	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1220	THE CORSO W.	RIVIERA ST.	DAWN ST.	N	N	315	2	6300								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3090	THE ESPLANADE N.	VENICE AVE. W.	BARCELON A AVE.	378	SHARROW	373	2	9698	12		9					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3100	THE ESPLANADE N.	BARCELON A AVE.	APALACHIC OLA RD.	85	SHARROW	101	2	2626			9		1	2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3110	THE ESPLANADE N.	APALACHIC OLA RD.	ORMOND ST.	886	SHARROW	890	2	23140			12					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3120	THE ESPLANADE N.	ORMOND ST.	MADRID AVE.	273	SHARROW	289	2	7514			9			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3130	THE ESPLANADE N.	MADRID AVE.	TARPON CENTER DR.	216	SHARROW	226	2	6554	30					2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3070	THE ESPLANADE S.	GRENADA AVE.	VENICE AVE. W.	39	SHARROW	378	2	14364							No returns at Granada and Venice Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
560	THE RIALTO	AIRPORT AVE.	BASE AVE.	391	N	320	2	7040			18					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
570	THE RIALTO	BASE AVE.	ALBA AVE.	246	N	272	2	5984			6			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
580	THE RIALTO	ALBA AVE.	AURORA ST.	261	N	278	2	6116						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
590	THE RIALTO	AURORA ST.	FIELD AVE.	245	N	278	2	6116			12			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
600	THE RIALTO	FIELD AVE.	THE CORSO	308	N	350	4	7700	10		12		2			1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
610	THE RIALTO	THE CORSO	FIRENZE AVE.	683	N	726	2	15972			45			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
620	THE RIALTO	FIRENZE AVE.	FIESOLE ST.	619	N	732	2	16104			9			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
630	THE RIALTO	FIESOLE ST.	SAN MARCO DR	1373	N	753	2	18072			45		2			1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6980	TRIPLE DIAMOND BLVD.	KNIGHTS TRAIL RD.	MORSE CT.	1898	N	1231	2	44316	50						5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
6990	TRIPLE DIAMOND BLVD.	MORSE CT.	BLUE GRASS CT.	1554	N	812	2	28420	24						5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
7000	TRIPLE DIAMOND BLVD.	BLUE GRASS CT.	HOSTETLER CT.	2055	N	1079	2	37765							5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
7010	TRIPLE DIAMOND BLVD.	HOSTETLER CT.	CUL-DE-SAC	1343	N	798	2	27930							5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
4340	TURIN ST. W.	PENSACOLA RD.	NASSAU ST.	N	N	197	2	4728								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4350	TURIN ST. W.	NASSAU ST.	RIVIERA ST.	331	N	373	2	8952		20	30					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4360	TURIN ST. W.	RIVIERA ST.	NOKOMIS AVE.	331	N	379	2	9096			60					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4370	TURIN ST. W.	NOKOMIS AVE.	CALLE CENTRAL	147	N	180	2	4320								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4380	TURIN ST. W.	CALLE CENTRAL	US 41 BUS.	295	N	200	2	4800								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2780	VALENCIA RD.	GRANADA AVE.	OCALA ST.	N	N	510	2	9180								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2790	VALENCIA RD.	OCALA ST.	CASTILE ST.	N	N	548	2	10412								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2800	VALENCIA RD.	CASTILE ST.	GALLEON ST.	N	N	610	2	13420								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2810	VALENCIA RD.	GALLEON ST.	PARK BLVD.	N	N	573	2	12033								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2820	VALENCIA RD.	PARK BLVD.	LISBON ST.	1024	N	566	2	18112			450	35				1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2830	VALENCIA RD.	LISBON ST.	HARBOR DR.	672	N	737	2	23584			550	90	4			1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2840	VALENCIA RD.	HARBOR DR.	PENSACOLA RD.	268	N	342	4	10602	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1970	VENEZIA PKWY.	SALERNO ST.	VERONA ST.	N	N	442	2	13702								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1980	VENEZIA PKWY.	VERONA ST.	SORRENTO ST.	N	N	459	2	14688								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2470	VERONA ST.	HARBOR DR.	VENEZIA PKWY.	N	N	321	2	10272								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5370	WATER ST.	PINEBROOK RD.	BERKSHIRE CT.	455	N	115	2	4600								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5380	WATER ST.	BERKSHIRE CT.	DEAD END	N	N	70	2	2590								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2430	WEST GATE DR.	SOUTH CUL-DE-SAC	WEST GATE DR.	N	N	310	2	6820	25							2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2440	WEST GATE DR.	WEST GATE DR.	NORTH CUL-DE-SAC	N	N	204	2	4488	10							2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2450	WEST GATE DR.	WEST GATE DR.	RAVENNA ST.	N	N	174	2	4176		60						2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5060	YAWL WAY	SCHOONER LN.	KETCH LN.	N	N	907	4	22675		20						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

SECTION 00920

ROADWAY RESURFACING MAPS

SECTION 00910

Roadway Resurfacing List with Curb, Sidewalk and Base Repairs

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
250	ALBA AVE. E.	THE RIALTO	COCKRILL ST.	N	N	641	2	1282								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
260	ALBA AVE. E.	DAVIS ST.	COOPER ST.	N	N	677	2	1354	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
240	ALBA AVE. W.	NOKOMIS AVE.	THE RIALTO	N	N	372	2	744								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1950	ALHAMBRA RD	CASTILE ST.	DEAD END	N		127	2	3937								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1900	ALHAMBRA RD.	HARBOR DR.	LISBON ST.	1319	N	740	2	22940							Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1910	ALHAMBRA RD.	LISBON ST.	PARK BLVD.	N	N	561	2	17391	10	70	40	15		1	Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1920	ALHAMBRA RD.	PARK BLVD.	GALLEON ST.	N	N	578	2	17918							Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1930	ALHAMBRA RD.	GALLEON ST.	HUNTER DR.	N	N	418	2	12958							Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1940	ALHAMBRA RD.	HUNTER DR.	CASTILE ST.	N	N	466	2	14446							Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4490	ALLEY 50 (Calle De Las Tiendas)	TAMPA AVE.	NOKOMIS AVE. N.	N	N	326	2	6520	65							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3420	ALLEY 79 (Calle Fiesta)	AMERICAN LEGION WAY	MIAMI AVE.	N	N	664	2	13280	34							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1110	ALLEY 122 (Calle Central)	FIESOLE ST.	SAN MARCO DR.	N	N	754	2	15080				38			Replace Concrete apron at San Marco Dr.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
6450	ALLEY 225 (Calle Linda)	LAUREL AVE.	CYPRESS AVE.	N	N	381	2	7620	100							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6460	ALLEY 233 (Calle Del Sol)	CYPRESS AVE.	LIVE OAK ST.	N	N	627	2	12540	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3720	APALACHIC OLA RD.	THE ESPLANADE	MATANZAS ST.	N	N	604	2	14496								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3730	APALACHIC OLA RD.	MATANZAS ST.	ORMAND ST.	N	N	288	2	6912								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3740	APALACHIC OLA RD.	ORMAND ST.	MADRID AVE.	N	N	359	2	8616							Mill through existing utility repairs	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3750	APALACHIC OLA RD.	MADRID AVE.	ORLANDO ST.	N	N	787	2	18888								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3760	APALACHIC OLA RD.	ORLANDO ST.	PARK BLVD.	N	N	669	2	16056								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4070	ARMADA RD. N.	PARK BLVD.	ORLANDO ST.	N	N	353	2	7060							Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4080	ARMADA RD. N.	ORLANDO ST.	MADRID AVE.	N	N	466	2	9320	10						Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4090	ARMADA RD. N.	MADRID AVE.	BARCELON A AVE.	N	N	778	2	15560	10						Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4100	ARMADA RD. N.	BARCELON A AVE.	VENICE AVE. W.	N	N	377	2	11310							Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4110	ARMADA RD. S.	VENICE AVE. W.	GRANADA AVE.	312	N	496	2	14384		15				1	Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4120	ARMADA RD. S.	GRANADA AVE.	CASTILE ST.	N	N	782	2	17986							Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4130	ARMADA RD. S.	CASTILE ST.	GALLEON ST.	N	N	355	2	8165							Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4140	ARMADA RD. S.	GALLEON ST.	PARK BLVD.	N	N	538	2	12374							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4150	ARMADA RD. S.	PARK BLVD.	LISBON ST.	N	N	559	2	16211		50					Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4160	ARMADA RD. S.	LISBON ST.	HARBOR DR.	N	N	758	4	21982	20	40					Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5490	AUBURN LAKES DR.	CAPRI ISLES BLVD.	AUBURN COVE CR.	1356	Y	1327	2	42464						2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5500	AUBURN LAKES DR.	AUBURN COVE CR.	AUBURN COVE CR.	441	Y	240	2	7680			12			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5510	AUBURN LAKES DR.	AUBURN COVE CR.	VISTA DEL LAGO	327	Y	177	2	5664			9			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5520	AUBURN LAKES DR.	VISTA DEL LAGO	FOUNTAIN VEIW CR.	1232	Y	657	2	21024			20			4	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5530	AUBURN LAKES DR.	FOUNTAIN VEIW CR.	L'PAVIA BLVD.	467	Y	251	2	8032			6			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5540	AUBURN LAKES DR.	L'PAVIA BLVD.	AUBURN LAKES CR.	186	Y	105	2	3360			40			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5550	AUBURN LAKES DR.	AUBURN LAKES CR.	AUBURN LAKES CR.	1273	Y	667	2	21344							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5560	AUBURN LAKES DR.	AUBURN LAKES CR.	AUBURN RD.	407	Y	268	2	8576							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
210	AURORA ST.	NOKOMIS AVE.	THE RIALTO	N	N	375	2	7500								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
220	AURORA ST.	THE RIALTO	COCKRILL ST.	N	N	638	2	12760								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
230	AURORA ST.	COOPER ST.	DAVIS ST.	N	N	664	2	13280	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2880	AVE DES PARQUES	MENENDEZ ST.	PALMETTO CT.	N	N	288	4	9216	10	25						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2890	AVE DES PARQUES	PALMETTO CT.	GRANADA AVE.	325	N	324	2	9720	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4400	BAHAMA ST.	VENICE SHOPPING CENTER	TURIN ST. - To Seam	243	N	358	2	8592	10		15			1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3580	BARCELONA AVE	THE ESPLANADE	CADIZ RD.	794	Y	464	2	14848			12				5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3610	BARCELONA AVE	PARK BLVD S	PARK BLVD S	N	Y	64	2	2048							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3590	BARCELONA AVE.	CADIZ RD.	ARMADA RD.	202	Y	367	2	11744							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3600	BARCELONA AVE.	ARMADA RD.	PARK BLVD.	935	Y	986	2	31552	20		9			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3620	BARCELONA AVE.	PARK BLVD.	AVE DES PARQUES	724	Y	796	2	25472			9			2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3630	BARCELONA AVE.	AVE DES PARQUES	HARBOR DR.	606	Y	444	2	14208			15		2		5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
270	BASE AVE.	NOKOMIS AVE.	THE RIALTO	N	N	376	2	8272								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
280	BASE AVE.	THE RIALTO	COCKRILL ST.	N	N	641	2	14102								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
290	BASE AVE.	COCKRILL ST.	COOPER ST.	313	N	642	2	14124	10					2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
300	BASE AVE.	COOPER ST.	DAVIS ST.	N	N	676	2	14872	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
310	BASE AVE.	DAVIS ST.	AVE DEL CIRCO	N	N	555	2	12210								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5880	BAY INDIES BLVD.	VENICE AVE. W.	RIDGEWOOD AVE.	742	N	416	4	14144	34	25	20		1	1	Go to Venice Ave. seam, including curb returns	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4720	BIRD BAY DR. E.	BIRD BAY DR. N.	ALBEE FARM ENTRANCE	N	Y	626	1	15024	10						Add 7 ft. buffered bike lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4721	BIRD BAY DR. E.	ALBEE FARM ENTRANCE	BIRD BAY DR. N.	N	Y	644	1	15456	28						Add 7 ft. buffered bike lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4730	BIRD BAY DR. E.	ALBEE FARM ENTRANCE	BIRD BAY DR. S.	N	Y	1443	1	34632	22	10					Add 7 ft. buffered bike lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4731	BIRD BAY DR. E.	BIRD BAY DR. S.	ALBEE FARM ENTRANCE	N	Y	1419	1	34056	42						Add 7 ft. buffered bike lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4710	BIRD BAY DR. N.	WHITE PINE TREE RD.	BIRD BAY DR. E.	N	Y	568	4	13632							No returns at White Pine Tree	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4690	BIRD BAY ENT.	US 41 BY PASS	BIRD BAY DR. S.	399	N	222	2	7548							No returns at US-41 Bypass	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4691	BIRD BAY ENT.	BIRD BAY DR. S.	US 41 BY PASS	N	N	303	2	10302			12			1	No returns at US-41 Bypass	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4700	BIRD BAY DR. W.	BIRD BAY DR. S.	BIRD BAY CIRCLE	N	Y	1270	4	65000	50						5 ft. Bike Lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
															(Double Stripe)	
4700	BIRD BAY DR. W.	BIRD BAY CIRCLE	WHITE PINE TREE RD.	848	Y	2035	4	99150	20						5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
7030	BLUEGRASS CT.	TRIPLE DIAMOND BLVD.	CIL-DE-SAC	1106	N	561	2	17952							5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
3850	CADIZ RD.	BARCELON A AVE.	MATANZAS ST.	N	N	516	2	11352								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3860	CADIZ RD.	MATANZAS ST.	MADRID AVE.	N	N	545	2	11990								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3870	CADIZ RD.	MADRID AVE.	ORLANDO ST.	N	N	533	2	11726								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3880	CADIZ RD.	ORLANDO ST.	PARK BLVD.	N	N	569	2	12518								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6280	CAMION ST.	WARFIELD AVE.	SEABOARD AVE.	N	N	516	2	15996							No returns at Warfield, Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5570	CAPRI ISLES BLVD.	VENICE AVE. E.	RIDGEWOOD AVE.	719	Y	401	2	12030							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5580	CAPRI ISLES BLVD.	RIDGEWOOD AVE.	AUBURN LAKES DR.	1155	Y	704	2	21120			15		2		4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5590	CAPRI ISLES BLVD.	AUBURN LAKES DR.	GONDOLA PARK DR.	841	Y	421	2	12630			6		1	1	4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5600	CAPRI ISLES BLVD.	GONDOLA PARK DR.	AVENIDA ESTANCIA S.	1298	Y	672	2	20160			6			2	4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5610	CAPRI ISLES BLVD.	AVENIDA ESTANCIA S.	IRONWOOD DR.	199	Y	111	2	3330							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5620	CAPRI ISLES BLVD.	IRONWOOD DR.	AVENIDA ESTANCIA N.	777	Y	408	2	12240							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5630	CAPRI ISLES BLVD.	AVENIDA ESTANCIA N.	VILLAGE CR. S.	291	Y	163	2	4890							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5640	CAPRI ISLES BLVD.	VILLAGE CR. S.	VILLAGE CR. N.	1124	Y	589	2	17670							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5650	CAPRI ISLES BLVD.	VILLAGE CR. N.	BRIDLE OAKS DR.	1066	Y	619	2	18570							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5660	CAPRI ISLES BLVD.	BRIDLE OAKS DR.	WATER ST.	3831	Y	2015	2	60450							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5670	CAPRI ISLES BLVD.	WATER ST.	VILLA CAPRI	867	Y	445	2	13350							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5680	CAPRI ISLES BLVD.	VILLA CAPRI	RAVINIA CR.	179	Y	111	2	3330							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5690	CAPRI ISLES BLVD.	RAVINIA CR.	PLAYWELL DR.	269	Y	144	2	4320						2	4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5700	CAPRI ISLES BLVD.	PLAYWELL DR.	LAKES OF CAPRI	89	Y	51	2	1530							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5710	CAPRI ISLES BLVD.	LAKES OF CAPRI	PELLEGRIN AVE. S.	441	Y	243	2	7290							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5720	CAPRI ISLES BLVD.	PELLEGRIN AVE. S.	PELLEGRIN AVE. N.	1702	Y	879	2	26370							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5730	CAPRI ISLES BLVD.	PELLEGRIN AVE. N.	STRADA D'ARGENTO	951	Y	504	2	15120							4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5740	CAPRI ISLES BLVD.	STRADA D'ARGENTO	STRADA D'ORO	487	Y	268	2	8040			6		1	1	4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
5750	CAPRI ISLES BLVD.	STRADA D'ORO	EDMONDS ON RD.	327	Y	211	2	6330			12		2		4 ft. Bike Lane	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
2720	CASTILE ST.	ALHAMBRA RD.	VALENCIA RD.	N	N	350	2	8750								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2730	CASTILE ST.	VALENCIA RD.	ARMADA RD.	N	N	366	2	9150	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2740	CASTILE ST.	ARMADA RD.	MENENDEZ ST.	N	N	307	2	7675								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2750	CASTILE ST.	MENENDEZ ST.	GRANADA AVE.	N	N	753	2	18825	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6130	CHERRY ST.	EAST GATE DR	POPLAR AVE.	N	N	158	2	3160	20							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6140	CHERRY ST.	POPLAR AVE.	MANGO AVE.	N	N	292	2	5840								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6150	CHERRY ST.	MANGO AVE.	LAUREL AVE.	N	N	299	2	6279								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6160	CHERRY ST.	LAUREL AVE.	CYPRESS AVE.	N	N	283	2	5660								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6170	CHERRY ST.	CYPRESS AVE.	VENICE AVE. E.	N	N	302	2	6644								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
920	CHURCH ST.	THE CORSO	FIRENZE AVE.	N	N	723	2	14460	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1340	CINCY ST.	SHORT RD.	FIRENZE AVE.	N	N	450	2	9000								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1350	CINCY ST.	FIRENZE AVE.	CORAL ST.	N	N	370	2	7400								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
420	COCKRILL ST.	AIRPORT AVE.	BASE AVE.	N	N	311	2	6220								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
430	COCKRILL ST.	BASE AVE.	ALBA AVE.	N	N	278	2	5560								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
440	COCKRILL ST.	ALBA AVE.	AURORA ST.	N	N	274	2	5480								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
450	COCKRILL ST.	AURORA ST.	FIELD AVE.	135	N	281	2	5620								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
460	COCKRILL ST.	FIELD AVE.	THE CORSO	N	N	360	2	7920							Do not pave through Field Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
470	COCKRILL ST.	THE CORSO	FORT ST.	N	N	310	2	6820								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
480	COCKRILL ST.	FORT ST.	VISTA RD.	N	N	169	2	3718								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
490	COCKRILL ST.	VISTA RD.	FIRENZE AVE.	N	N	259	2	5698								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
500	COCKRILL ST.	FIRENZE AVE.	BLISS DR.	47	N	457	2	10054			9			1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1490	COCKRILL ST.	THE RIALTO	BLISS DR.	864	N	751	2	18024			15					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
370	COOPER ST.	AIRPORT AVE.	BASE AVE.	N	N	320	2	6400								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
380	COOPER ST.	BASE AVE.	ALBA AVE.	146	N	289	2	5780								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
390	COOPER ST.	ALBA AVE.	AURORA ST.	N	N	274	2	5480								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
400	COOPER ST.	AURORA ST.	FIELD AVE	N	N	267	2	5340							Do not pave through Field Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
410	COOPER ST.	FIELD AVE	FORT ST.	594	N	654	2	11772	10				1	1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1420	CORAL ST.	HARBOR DR.	CINCY ST.	N	N	380	2	8360								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
1430	CORAL ST.	CINCY ST.	RIVERA ST.	N	N	729	2	16038								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6810	COUNTRY CLUB WAY	GULF COAST BLVD.	PINELAND AVE.	N	Y	357	1	5355							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6811	COUNTRY CLUB WAY	PINELAND AVE.	GULF COAST BLVD.	N	Y	353	1	5295							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6820	COUNTRY CLUB WAY	PINELAND AVE.	MYRTLE AVE.	N	Y	360	1	5400							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6821	COUNTRY CLUB WAY	MYRTLE AVE.	PINELAND AVE.	N	Y	367	1	5505							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6830	COUNTRY CLUB WAY	MYRTLE AVE.	GROVELAN D AVE.	N	Y	372	1	5580							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6831	COUNTRY CLUB WAY	GROVELAN D AVE.	MYRTLE AVE.	N	Y	375	1	5625							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6840	COUNTRY CLUB WAY	GROVELAN D AVE.	LAUREL AVE.	N	Y	374	1	5610							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6841	COUNTRY CLUB WAY	LAUREL AVE.	GROVELAN D AVE.	N	Y	364	1	5460							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6850	COUNTRY CLUB WAY	LAUREL AVE.	CYPRESS AVE.	290	Y	356	1	5340							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6851	COUNTRY CLUB WAY	CYPRESS AVE.	LAUREL AVE.	N	Y	371	1	5565							Include all median cut-outs, 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
6860	COUNTRY CLUB WAY	CYPRESS AVE.	VENICE AVE. E.	N	Y	314	1	4710							Include all median cut-outs, include returns at Venice Ave., 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6861	COUNTRY CLUB WAY	VENICE AVE. E.	CYPRESS AVE.	N	Y	302	1	4530	75						Include all median cut-outs, include returns at Venice Ave., 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6340	CYPRESS AVE.	WARFIELD AVE.	GROVE ST.	N	N	444	2	13320							No returns at Warfield, Include returns at Grove St., Add Sharrow (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6350	CYPRESS AVE.	GROVE ST.	US 41 BY PASS	171	N	571	2	17130	45						End at FDOT seam, Add Sharrows (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6360	CYPRESS AVE.	US 41 BY PASS	LIVE OAK ST.	110	N	651	2	14322	34							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6370	CYPRESS AVE.	LIVE OAK ST.	COUNTRY CLUB WAY	N	N	640	2	14080								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6380	CYPRESS AVE.	COUNTRY CLUB WAY	HOME PARK RD.	1596	N	1309	2	28798			9					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
360	DAVIS ST	AURORA ST	FIELD AVE	199	N	259	2	10180						1	Pave parking area on E. side: 18'x175'	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
330	DAVIS ST.	AIRPORT AVE.	BASE AVE.	N	N	316	2	6320								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
340	DAVIS ST.	BASE AVE.	ALBA AVE E	N	N	283	2	5660								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
350	DAVIS ST.	ALBA AVE E	AURORA ST.	N	N	284	2	5680								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1230	DAWN ST.	THE CORSO	FIRENZE AVE.	N	N	706	2	15532								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5890	EAST GATE DR.	VENICE AVE. E.	CYPRESS AVE.	N	N	288	2	6336	10						Include returns at Venice Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5900	EAST GATE DR.	CYPRESS AVE.	LAUREL AVE.	N	N	292	2	6424								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5910	EAST GATE DR.	LAUREL AVE.	MANGO AVE.	N	N	364	2	8008								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5920	EAST GATE DR.	MANGO AVE.	POPLAR AVE.	N	N	479	2	10538								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5930	EAST GATE DR.	POPLAR AVE.	CHERRY ST.	N	N	505	2	11110								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5940	EAST GATE DR.	CHERRY ST.	FIR AVE.	N	N	316	2	6952								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5950	EAST GATE DR.	FIR AVE.	PEACH ST.	N	N	937	2	20614								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5390	EDMONDSO N RD.	PINEBROOK RD.	TURNBERRY DR.	608	N	416	2	13312	10						Include returns at Pinebrook Rd.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3190	EL DORADO DR	LA GUNA DR	END OF STREET	N	N	479	2	10538		75						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4620	ERSKINE DR.	MORNING ST RD	PLUMOSA DR	N	N	342	2	6156								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4630	ERSKINE DR.	PLUMOSA DR	HATCHETT CREEK RD.	N	N	336	2	6048								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4640	ERSKINE DR.	HATCHETT CREEK RD.	PALM HILL RD	N	N	176	2	3168								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1450	FIESOLE ST.	HARBOR DR.	SERATA ST.	N	N	395	2	9480	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1460	FIESOLE ST.	SERATA ST.	RIVIERA ST.	N	N	728	2	17472								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1470	FIESOLE ST.	RIVIERA ST.	NOKOMIS AVE.	636	N	367	2	11377						8		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1480	FIESOLE ST.	NOKOMIS AVE.	THE RIALTO	N	N	387	2	8514								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6040	FIR AVE.	PEACH ST.	EAST GATE DR.	N	N	821	2	16420								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1240	FIRENZE AVE.	CINCY ST.	DAWN ST.	N	N	300	2	6600								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1250	FIRENZE AVE.	DAWN ST.	RIVIERA ST.	N	N	275	2	6050								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1260	FIRENZE AVE.	RIVIERA ST.	NOKOMIS AVE.	641	N	374	2	7854			36			4		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1270	FIRENZE AVE.	NOKOMIS AVE.	THE RIALTO	N	N	387	2	8514								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1280	FIRENZE AVE.	THE RIALTO	CHURCH ST.	306	N	344	2	7568			6					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1290	FIRENZE AVE.	CHURCH ST.	COCKRILL ST.	294	N	311	2	6842						1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
950	GOLF DR.	US 41 BUS.	GUILD DR.	342	N	386	2	10808	10	20						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
960	GOLF DR.	GUILD DR.	GREEN CR.	237	N	318	2	8904						5		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
970	GOLF DR.	GREEN CR.	FAIRWAY DR.	688	N	653	2	13060							No returns at Fairway	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6640	GROVELAN D AVE.	US 41 BY PASS	LIVE OAK ST.	766	N	683	2	19807	10	15	3	15			No return at Live oak	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6650	GROVELAN D AVE.	LIVE OAK ST.	COUNTRY CLUB WAY	605	N	646	2	18734	33	10				2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6660	GROVELAN D AVE.	COUNTRY CLUB WAY	SCHOOL ST.	658	N	636	2	18444						4		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6670	GROVELAN D AVE.	SCHOOL ST.	HOME PARK RD.	658	N	709	2	20561	10	60				2	Include returns at Home Park Rd.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6430	HOME PARK RD.	LAUREL AVE.	CYPRESS AVE.	273	N	320	2	7040			6			1		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6440	HOME PARK RD.	CYPRESS AVE.	VENICE AVE. E.	N	N	331	2	7282							Include return at Venice Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
7020	HOSTETTLER CT.	TRIPLE DIAMOND BLVD.	CUL-DE-SAC	1122	N	569	2	18208	20						5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
1960	HUNTER DR.	ALHAMBRA RD.	DEAD END/FENCE	N	N	265	2	5565	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3250	INLET CR. N.	INLET CIR S.	INLET CR. S.	N	N	1113	2	22260	10	15						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3240	INLET CR. S.	TARPON CENTER DR.	INLET CR. N.	N	N	869	2	17380		20						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5010	KETCH LN.	LUCAYA AVE.	YAWL WAY	N	N	318	4	7632	23	15						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5020	KETCH LN.	YAWL WAY	SCHOONER LN.	N	N	273	4	6552								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5030	KETCH LN.	SCHOONER LN.	CUL-DE-SAC	N	N	260	4	6240								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6390	LAUREL AVE.	US 41 BY PASS	LIVE OAK ST.	169	N	642	2	14124								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6400	LAUREL AVE.	LIVE OAK ST.	COUNTRY CLUB WAY	N	N	657	2	14454								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6410	LAUREL AVE.	COUNTRY CLUB WAY	SCHOOL ST.	592	N	713	2	15686								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6420	LAUREL AVE.	SCHOOL ST.	HOME PARK RD.	632	N	598	2	13156								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2850	LISBON ST.	ALHAMBRA RD.	VALENCIA RD.	N	N	352	2	8448								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2860	LISBON ST.	VALENCIA RD.	ARMADA RD.	N	N	352	2	8448								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2870	LISBON ST.	ARMADA RD.	MENENDEZ ST.	N	N	316	2	9164								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6900	LIVE OAK ST.	GROVELAN D AVE.	LAUREL AVE.	N	N	374	2	8228								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6910	LIVE OAK ST.	LAUREL AVE.	CYPRESS AVE.	N	N	359	2	7898								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6920	LIVE OAK ST.	CYPRESS AVE.	VENICE AVE. E.	N	N	305	2	6710								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5450	L'PAVIA BLVD.	VENICE AVE. E.	L'PAVIA BLVD.	28	Y	58	2	3770							No returns at Venice Ave., 5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5460	L'PAVIA BLVD.	L'PAVIA BLVD.	L'PAVIA BLVD.	547	Y	281	2	14050							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5470	L'PAVIA BLVD.	L'PAVIA BLVD.	VISTA DEL LAGO WAY	448	Y	263	2	8416							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5480	L'PAVIA BLVD.	VISTA DEL LAGO WAY	AUBURN LAKES DR.	499	Y	262	2	8384						2	5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4790	LUCAYA AVE.	ALBEE FARM RD.	BAY INDIES BLVD.	3810	N	1985	4	57000			54				Paving quantity includes 1.5" overlay for 1250 ft. of 6 ft. wide asphalt trail, Add Sharrow (250' OC) and 4 ft. Bike Lanes where 30' wide	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4800	LUCAYA AVE.	BAY INDIES BLVD.	KETCH LN.	1366	N	833	4	24990	200					4	Add 4 ft. bike lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4810	LUCAYA AVE.	KETCH LN.	PINEBROOK WAY	529	N	282	4	8460						2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4820	LUCAYA AVE.	PINEBROOK WAY	SCHOONER LN.	1998	N	1035	4	31050	20	40				2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4830	LUCAYA AVE.	SCHOONER LN.	VENETIAN PKWY.	422	N	221	4	6630	10	20	24			2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4840	LUCAYA AVE.	VENETIAN PKWY.	SLEEPY HOLLOW RD.	1404	N	736	4	22080	10	20				2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4850	LUCAYA AVE.	SLEEPY HOLLOW RD.	PINEBROOK RD.	1020	N	565	4	16950	22	40				2	Add 4 ft. bike lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3960	MADRID AVE.	APALACHIC OLA RD.	CADIZ RD.	N	N	352	2	8448	22							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
3970	MADRID AVE.	CADIZ RD.	ARMADA RD.	N	N	374	2	8976								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3980	MADRID AVE.	ARMADA RD.	NARVAEZI ST.	N	N	302	2	7248								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3990	MADRID AVE.	NARVAEZI ST.	BARCELON A AVE	N	N	688	2	16512	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2400	MAGGIORE RD.	DEAD END	RAVENNA ST.	N	N	260	2	4420								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2410	MAGGIORE RD.	RAVENNA ST.	HARBOR DR.	N	N	346	2	6574								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2940	MENENDEZ ST.	CASTILE ST.	PARK BLVD.	N	N	597	2	17313		25						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2960	MENENDEZ ST.	PARK BLVD.	PALMETTO CT.	N	N	318	2	9222	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2970	MENENDEZ ST.	PALMETTO CT.	LISBON ST.	N	N	238	2	6902								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2980	MENENDEZ ST.	LISBON ST.	AVE DES PARQUES	N	N	211	2	6119								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2990	MENENDEZ ST.	AVE DES PARQUES	PALMETTO CT.	N	N	334	2	9686	10	30						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3000	MENENDEZ ST.	PALMETTO CT.	HARBOR DR.	N	N	287	2	8323								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4320	MILAN AVE. E.	US 41 BUS.	CALLE LAESCUELA	263	N	226	2	7910								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4330	MILAN AVE. E.	CALLE LAESCUELA	BAHAMA ST.	392	N	209	2	6270	10		12					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4280	MILAN AVE. W.	PENSACOLA RD.	NASSAU ST.	N	N	155	2	4805							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4290	MILAN AVE. W.	NASSAU ST.	NOKOMIS AVE.	1335	N	753	2	23343	10		12				Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4300	MILAN AVE. W.	NOKOMIS AVE.	CALLE CENTRAL	292	N	192	2	4608	10					2	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4310	MILAN AVE. W.	CALLE CENTRAL	US 41 BUS.	265	N	197	2	4925	10		12			2	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
7040	MORSE CT.	TRIPLE DIAMOND BLVD.	CUL-DE-SAC	1363	N	825	2	29700							5 ft. Bike Lanes (Double Stripe)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3820	NARVAEZI ST.	PARK BLVD.	MADRID AVE.	N	N	620	2	14260							No returns at Park Blvd.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1770	NASSAU ST. N.	TAMPA AVE.	SARASOTA ST.	645	N	365	2	10585	10		9				Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1780	NASSAU ST. N.	SARASOTA ST.	TARPON ST.	274	N	261	2	7569			12		2		End at intersection seam, do not include Tarpon and Nassau, Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1790	NASSAU ST. N.	TARPON ST.	CUL-DE-SAC	N	N	696	2	10440	10	40						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1640	NASSAU ST. S.	SOVRANO RD.	SERATA ST.	95	N	122	2	2928		20	9		1		Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1650	NASSAU ST. S.	SERATA ST.	SORRENTO ST.	640	N	394	2	9456	10	20	12				Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1660	NASSAU ST. S.	SORRENTO ST.	SALERNO ST.	301	N	410	2	11890					2	2	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1670	NASSAU ST. S.	SALERNO ST.	PENSACOLA RD.	412	N	410	2	11890					1	3	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
1680	NASSAU ST. S.	PENSACOLA RD.	TURIN ST.	175	N	191	2	5539							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1690	NASSAU ST. S.	TURIN ST.	MILAN AVE.	521	N	717	2	17208					2	1	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1700	NASSAU ST. S.	MILAN AVE.	PENSACOLA RD.	169	N	115	2	3335						2	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1710	NASSAU ST. S.	PENSACOLA RD.	PONCE DE LEON AVE.	658	N	401	2	11629						3	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1720	NASSAU ST. S.	PONCE DE LEON AVE.	PEDRO ST.	218	N	151	2	4379							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1730	NASSAU ST. S.	PEDRO ST.	MIAMI AVE.	610	N	356	2	10324			9				Add Sharrow Symbols (250' OC)	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
670	NOKOMIS AVE. S.	AIRPORT AVE	BASE AVE	46	N	306	2	6120			12				Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
680	NOKOMIS AVE. S.	BASE AVE	ALBA AVE.	N	N	298	2	5960							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
690	NOKOMIS AVE. S.	ALBA AVE.	AURORA ST.	N	N	264	2	5280							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
700	NOKOMIS AVE. S.	AURORA ST.	GULF DR.	N	N	274	2	5480							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
710	NOKOMIS AVE. S.	GULF DR.	THE CORSO	110	N	358	2	7160							Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
720	NOKOMIS AVE. S.	THE CORSO	FIRENZE AVE.	110	N	720	2	21600	10	20	15			1	Add 4 ft. Bike Lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
730	NOKOMIS AVE. S.	FIRENZE AVE.	FIESOLE ST.	1378	N	735	2	22050			35	10	8		Add 4 ft. Bike Lanes	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
740	NOKOMIS AVE. S.	FIESOLE ST.	SAN MARCO DR.	1408	N	759	2	22770		20	21	9	3		Add 4 ft. Bike Lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
750	NOKOMIS AVE. S.	SAN MARCO DR.	SOVRANO RD.	663	Y	376	2	11280			9			8	4 ft. Bike Lane	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
760	NOKOMIS AVE. S.	SOVRANO RD.	PALERMO ST.	1357	Y	720	2	21600		40	9		1	2	4 ft. Bike Lane	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
770	NOKOMIS AVE. S.	PALERMO ST.	TURIN ST.	887	Y	817	2	24510			25		2	4	4 ft. Bike Lane	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
780	NOKOMIS AVE. S.	TURIN ST.	MILAN AVE.	1347	Y	720	2	21600		20	25		3		4 ft. Bike Lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
790	NOKOMIS AVE. S.	MILAN AVE.	PENSACOLA RD.	1158	Y	622	2	18660			20		3	2	4 ft. Bike Lane	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4000	ORLANDO ST.	ARMADA RD.	CADIZ RD.	N	N	388	4	7760	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4010	ORLANDO ST.	CADIZ RD.	APALACHIC OLA RD.	N	N	352	2	7744	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4020	ORLANDO ST.	APALACHIC OLA RD.	LA GUNA DR.	N	N	346	2	7612								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1830	PALERMO PL.	SALERNO ST.	RIVIERA ST.	77	N	104	2	2288								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1831	PALERMO PL.	RIVIERA ST.	SALERNO ST.	N	N	115	2	2530						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1840	PALERMO PL.	RIVIERA ST.	NOKOMIS AVE.	638	N	375	2	8250						4		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1841	PALERMO PL.	NOKOMIS AVE.	RIVIERA ST.	N	N	376	2	8272								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1850	PALERMO PL.	NOKOMIS AVE.	CALLE CENTRAL	322	N	181	2	3982		40						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1851	PALERMO PL.	CALLE CENTRAL	NOKOMIS AVE.	N	N	184	2	4048								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
1860	PALERMO PL.	CALLE CENTRAL	US 41 BUS.	259	N	181	2	3982						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1861	PALERMO PL.	US 41 BUS.	CALLE CENTRAL	N	N	171	2	3762								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3030	PALMETTO CT.	MENENDEZ ST.	AVE DES PARQUES	N	N	706	2	20474		45						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3040	PALMETTO CT.	AVE DES PARQUES	MENENDEZ ST.	N	N	351	2	10179								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5970	PEACH ST.	TERRACE DR.	EAST GATE DR.	N	N	227	2	4994								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5980	PEACH ST.	EAST GATE DR.	FIR AVE.	N	N	285	2	6270								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5990	PEACH ST.	FIR AVE.	POPLAR AVE.	N	N	295	2	6490								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6000	PEACH ST.	POPLAR AVE.	MANGO AVE.	N	N	315	2	6930								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6010	PEACH ST.	MANGO AVE.	LAUREL AVE.	N	N	269	2	5918								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6020	PEACH ST.	LAUREL AVE.	CYPRESS AVE.	N	N	304	2	6688								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6030	PEACH ST.	CYPRESS AVE.	VENICE AVE. E.	N	N	303	2	6666								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4220	PENSACOLA RD.	NASSAU ST.	TURIN ST.	N	N	234	2	7488								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4230	PENSACOLA RD.	TURIN ST.	VALENCIA RD.	N	N	464	2	14384								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4240	PENSACOLA RD.	VALENCIA RD.	MILAN AVE.	N	N	479	2	14849						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4250	PENSACOLA RD.	MILAN AVE.	NASSAU ST.	N	N	210	2	6090								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4260	PENSACOLA RD.	NASSAU ST.	COURTYARDS OF VENICE	1171	N	705	2	20445		40						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4270	PENSACOLA RD.	COURTYARDS OF VENICE	NOKOMIS AVE.	275	N	183	2	5307		40	90				Sidewalk quantity includes 116 LF of 5 ft. wide sidewalk for sidewalk gap on north side	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1510	PIAZZA DI LUNA	RIVIERA ST.	SERATA ST.	N	N	724	2	17376								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5250	PINENEEDLE RD.	PINEBROOK WAY (S)	PINEBROOK WAY (N)	N	N	1556	2	37344	58	20						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
940	PLAZA MAYOR	COOPER ST.	US 41 BUS.	347	N	932	2	27028	75	80	12				No returns at US-41	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2380	RAVENNA ST.	GULF ST.	VERONA ST.	N	N	550	2	13200								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2390	RAVENNA ST.	VERONA ST.	MAGGIORE RD.	N	N	448	2	8960		30						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5810	RIDGEWOOD AVE.	TAMARIND ST.	BAY INDIES BLVD.	1502	N	1845	4	44280	48							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5820	RIDGEWOOD AVE.	BAY INDIES BLVD.	OUTER DR.	954	N	997	4	23928						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5830	RIDGEWOOD AVE.	OUTER DR.	VENITIAN PKWY.	976	N	1004	4	24096	24							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5840	RIDGEWOOD AVE.	VENITIAN PKWY.	ELAINE ST.	479	N	560	4	14560			9			4		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5850	RIDGEWOOD AVE.	ELAINE ST.	PINEBROOK RD.	1275	N	764	4	16808	10		40					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5860	RIDGEWOOD AVE.	PINEBROOK BLVD.	WELLFIELD RD.	1231	N	672	4	16128								2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5870	RIDGEWOOD AVE.	WELLFIELD RD.	CAPRI ISLES BLVD.	1269	N	690	4	16560						2		2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1440	ROBERT ST.	CORAL ST.	DEAD END	N	N	557	2	11140								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4580	SARASOTA ST.	NASSAU ST.	ST AUGUSTINE AVE.	N	N	313	1	11786	10						Quantity includes parking spaces:4900 sf	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5040	SCHOONER LN.	KETCH LN.	YAWL WAY	N	N	681	4	16344	22							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5050	SCHOONER LN.	YAWL WAY	LUCAYA AVE.	N	N	440	4	10560								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6230	SEABOARD AVE. S.	VENICE AVE. E.	CAMION ST.	138	N	815	2	24450	10						No returns at E. Venice Ave., Add 4ft. Bike Lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6240	SEABOARD AVE. S.	CAMION ST.	SPUR ST.	N	N	972	2	29160	225	60					Add 4 ft. Bike Lanes	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6250	SEABOARD AVE. S.	SPUR ST.	US 41 BY PASS	N	N	1790	2	53700	20	40					Add 4 ft. Bike Lanes to end of curb, Add Sharrows for remainder (250' OC)	2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1360	SERATA ST.	CORAL ST.	FIESOLE ST.	N	N	359	2	8616								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1370	SERATA ST.	FIESOLE ST.	PIAZZA DI LUNA	N	N	373	2	8952								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

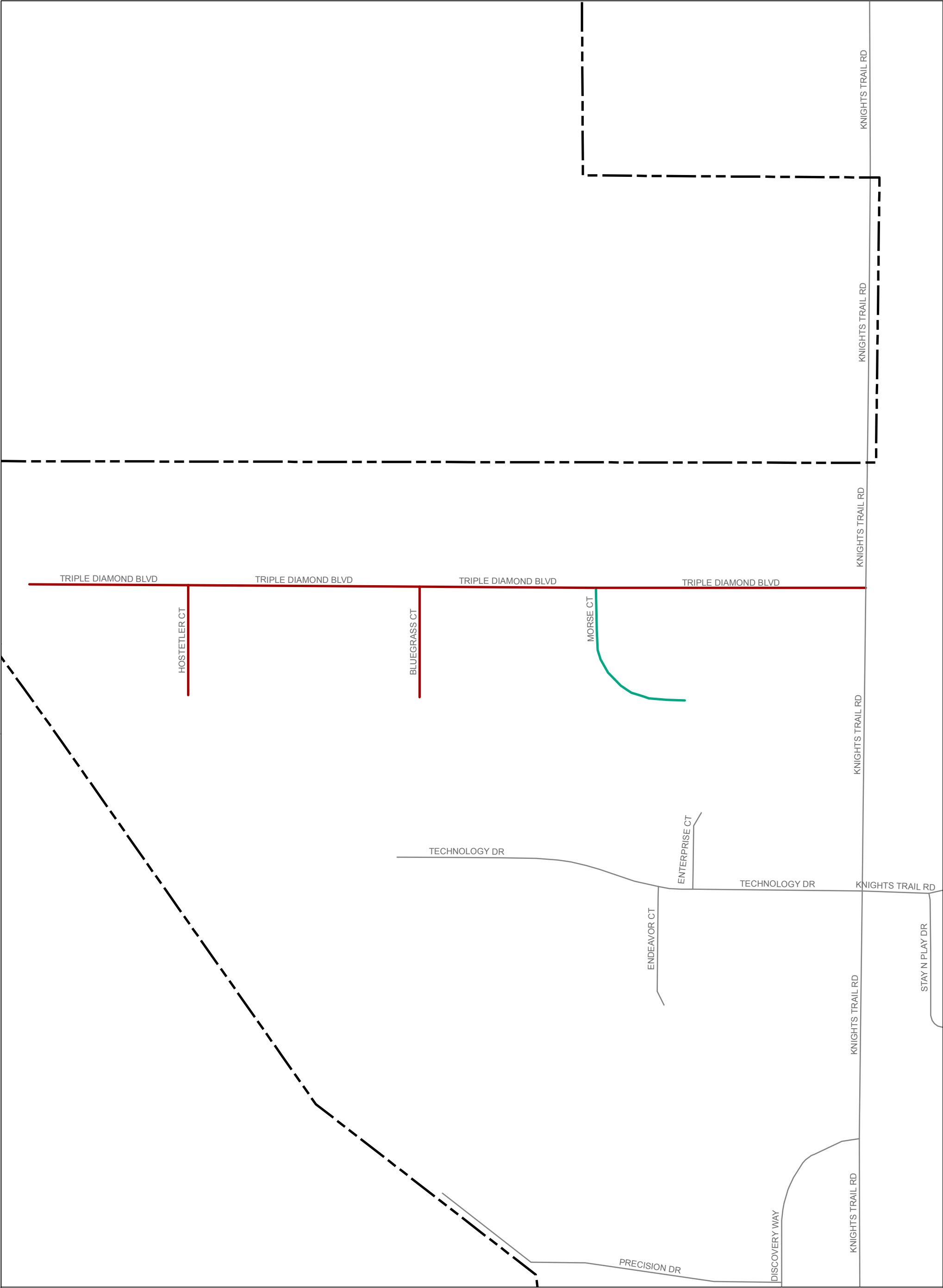
Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
1380	SERATA ST.	PIAZZA DI LUNA	SAN MARCO DR.	N	N	386	2	9264								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1390	SERATA ST.	SAN MARCO DR.	SOVRANO RD.	882	N	500	2	12000	10		6					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1400	SERATA ST.	SOVRANO RD.	NASSAU ST.	139	N	156	2	3744								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1800	SORRENTO ST.	HARBOR DR.	VENEZIA PKWY.	559	N	555	2	17205		50						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1810	SORRENTO ST.	VENEZIA PKWY.	NASSAU ST.	277	N	334	2	10354								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1820	SORRENTO ST.	NASSAU ST.	SALERNO ST.	361	N	353	2	10943								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1580	SOVRANO RD.	SERATA ST.	NASSAU ST.	131	N	116	2	3132								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1590	SOVRANO RD.	NASSAU ST.	RIVIERA ST.	340	N	375	2	10125			6					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1600	SOVRANO RD.	RIVIERA ST.	NOKOMIS AVE.	316	N	370	2	9250			12			5		2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4550	ST. AUGUSTINE AVE.	NASSAU ST.	NASSAU ST.	93	N	130	2	3120								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4560	ST. AUGUSTINE AVE.	NASSAU ST.	SARASOTA ST.	634	N	375	2	9000	10		6			1	Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4570	ST. AUGUSTINE AVE.	SARASOTA ST.	TAMPA AVE.	780	N	546	2	12012						1	Add Sharrows Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5780	STRADA D ARGENTO CDS	STRADA D ARGENTO	CDS	363	N	198	2	4752			15					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5770	STRADA D'ARGENTO	CUL-DE-SAC	CAPRI ISLES BLVD.	2318	N	1209	2	33852	10	10	6					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)


Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5760	STRADA D'ORO	CAPRI ISLES BLVD.	STRADA D'ARGENTO	2876	N	1484	2	37100	10	65	30					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4530	TARPON ST.	HARBOR DR.	WEST BAY DR.	139	N	165	2	4950						1	Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4540	TARPON ST.	WEST BAY DR.	NASSAU ST.	467	N	472	2	14160	20						Add Sharrow Symbols (250' OC)	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5960	TERRACE DR.	EAST GATE DR.	PEACH ST.	N	N	443	2	9746								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
900	THE CORSO E.	THE RIALTO	CHURCH ST.	N	N	325	2	6500								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
910	THE CORSO E.	CHURCH ST.	COCKRILL ST.	N	N	305	2	6100								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1210	THE CORSO W.	NOKOMIS AVE.	RIVIERA ST.	N	N	375	2	7125	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1220	THE CORSO W.	RIVIERA ST.	DAWN ST.	N	N	315	2	6300								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3090	THE ESPLANADE N.	VENICE AVE. W.	BARCELON A AVE.	378	SHARROW	373	2	9698	12		9					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3100	THE ESPLANADE N.	BARCELON A AVE.	APALACHIC OLA RD.	85	SHARROW	101	2	2626			9		1	2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3110	THE ESPLANADE N.	APALACHIC OLA RD.	ORMOND ST.	886	SHARROW	890	2	23140			12					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3120	THE ESPLANADE N.	ORMOND ST.	MADRID AVE.	273	SHARROW	289	2	7514			9			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3130	THE ESPLANADE N.	MADRID AVE.	TARPON CENTER DR.	216	SHARROW	226	2	6554	30					2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
3070	THE ESPLANADE S.	GRENADA AVE.	VENICE AVE. W.	39	SHARROW	378	2	14364							No returns at Granada and Venice Ave.	1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
560	THE RIALTO	AIRPORT AVE.	BASE AVE.	391	N	320	2	7040			18					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
570	THE RIALTO	BASE AVE.	ALBA AVE.	246	N	272	2	5984			6			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
580	THE RIALTO	ALBA AVE.	AURORA ST.	261	N	278	2	6116						2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
590	THE RIALTO	AURORA ST.	FIELD AVE.	245	N	278	2	6116			12			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
600	THE RIALTO	FIELD AVE.	THE CORSO	308	N	350	4	7700	10		12		2			1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
610	THE RIALTO	THE CORSO	FIRENZE AVE.	683	N	726	2	15972			45			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
620	THE RIALTO	FIRENZE AVE.	FIESOLE ST.	619	N	732	2	16104			9			2		1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
630	THE RIALTO	FIESOLE ST.	SAN MARCO DR	1373	N	753	2	18072			45		2			1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
6980	TRIPLE DIAMOND BLVD.	KNIGHTS TRAIL RD.	MORSE CT.	1898	N	1231	2	44316	50						5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
6990	TRIPLE DIAMOND BLVD.	MORSE CT.	BLUE GRASS CT.	1554	N	812	2	28420	24						5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
7000	TRIPLE DIAMOND BLVD.	BLUE GRASS CT.	HOSTETLER CT.	2055	N	1079	2	37765							5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
7010	TRIPLE DIAMOND BLVD.	HOSTETLER CT.	CUL-DE-SAC	1343	N	798	2	27930							5 ft. Bike Lanes (Double Stripe)	3.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL D)
4340	TURIN ST. W.	PENSACOLA RD.	NASSAU ST.	N	N	197	2	4728								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
4350	TURIN ST. W.	NASSAU ST.	RIVIERA ST.	331	N	373	2	8952		20	30					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4360	TURIN ST. W.	RIVIERA ST.	NOKOMIS AVE.	331	N	379	2	9096			60					1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4370	TURIN ST. W.	NOKOMIS AVE.	CALLE CENTRAL	147	N	180	2	4320								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
4380	TURIN ST. W.	CALLE CENTRAL	US 41 BUS.	295	N	200	2	4800								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2780	VALENCIA RD.	GRANADA AVE.	OCALA ST.	N	N	510	2	9180								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2790	VALENCIA RD.	OCALA ST.	CASTILE ST.	N	N	548	2	10412								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2800	VALENCIA RD.	CASTILE ST.	GALLEON ST.	N	N	610	2	13420								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2810	VALENCIA RD.	GALLEON ST.	PARK BLVD.	N	N	573	2	12033								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2820	VALENCIA RD.	PARK BLVD.	LISBON ST.	1024	N	566	2	18112			450	35				1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2830	VALENCIA RD.	LISBON ST.	HARBOR DR.	672	N	737	2	23584			550	90	4			1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2840	VALENCIA RD.	HARBOR DR.	PENSACOLA RD.	268	N	342	4	10602	10							1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1970	VENEZIA PKWY.	SALERNO ST.	VERONA ST.	N	N	442	2	13702								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
1980	VENEZIA PKWY.	VERONA ST.	SORRENTO ST.	N	N	459	2	14688								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2470	VERONA ST.	HARBOR DR.	VENEZIA PKWY.	N	N	321	2	10272								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)

Section	Street	From	To	Exist. Sidewalk	Exist. Bike Lanes or Sharrows	Length (ft)	Lanes	Paving Area (sqft)	Base Repair (SY)	Curb & Gutter (LF)	4" Sidewalk (SY)	6" Sidewalk (SY)	ADA Ramp & Tactile (EA)	Tactile Only (EA)	Notes	Treatment
5370	WATER ST.	PINEBROOK RD.	BERKSHIRE CT.	455	N	115	2	4600								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5380	WATER ST.	BERKSHIRE CT.	DEAD END	N	N	70	2	2590								1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2430	WEST GATE DR.	SOUTH CUL-DE-SAC	WEST GATE DR.	N	N	310	2	6820	25							2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2440	WEST GATE DR.	WEST GATE DR.	NORTH CUL-DE-SAC	N	N	204	2	4488	10							2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
2450	WEST GATE DR.	WEST GATE DR.	RAVENNA ST.	N	N	174	2	4176		60						2.0in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)
5060	YAWL WAY	SCHOONER LN.	KETCH LN.	N	N	907	4	22675		20						1.5in. HOT MIX MILL & OVERLAY (TRAFFIC LEVEL B)







City Boundary




Roads



1.5in. Hot Mix Mill & Overlay

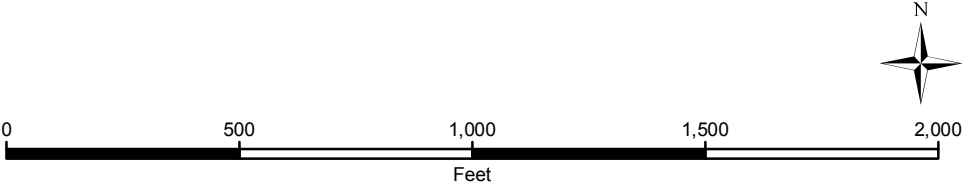


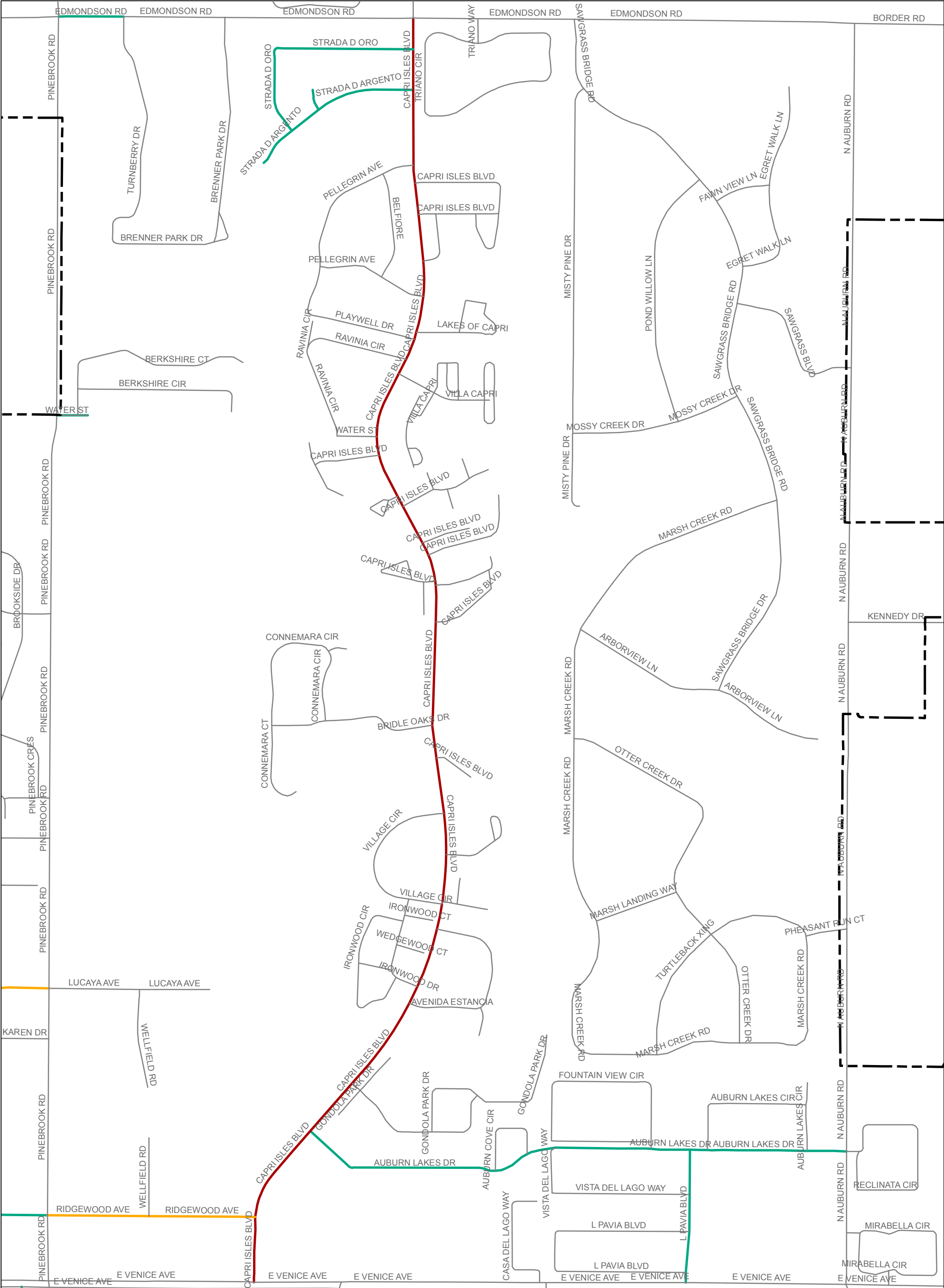
3.0in. Hot Mix Mill & Overlay



No Treatment

Disclaimer: This map is provided to depict the general limits of resurfacing work. For specific quantity information, refer to the Bid Tabulation form and Phase 1 Paving Street List.





Legend

City Boundary

Roads

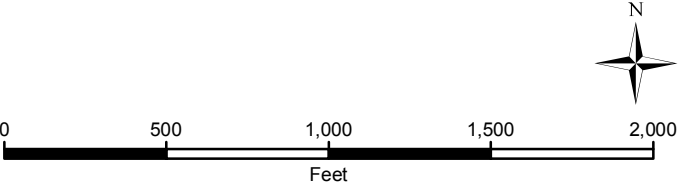
No Treatment

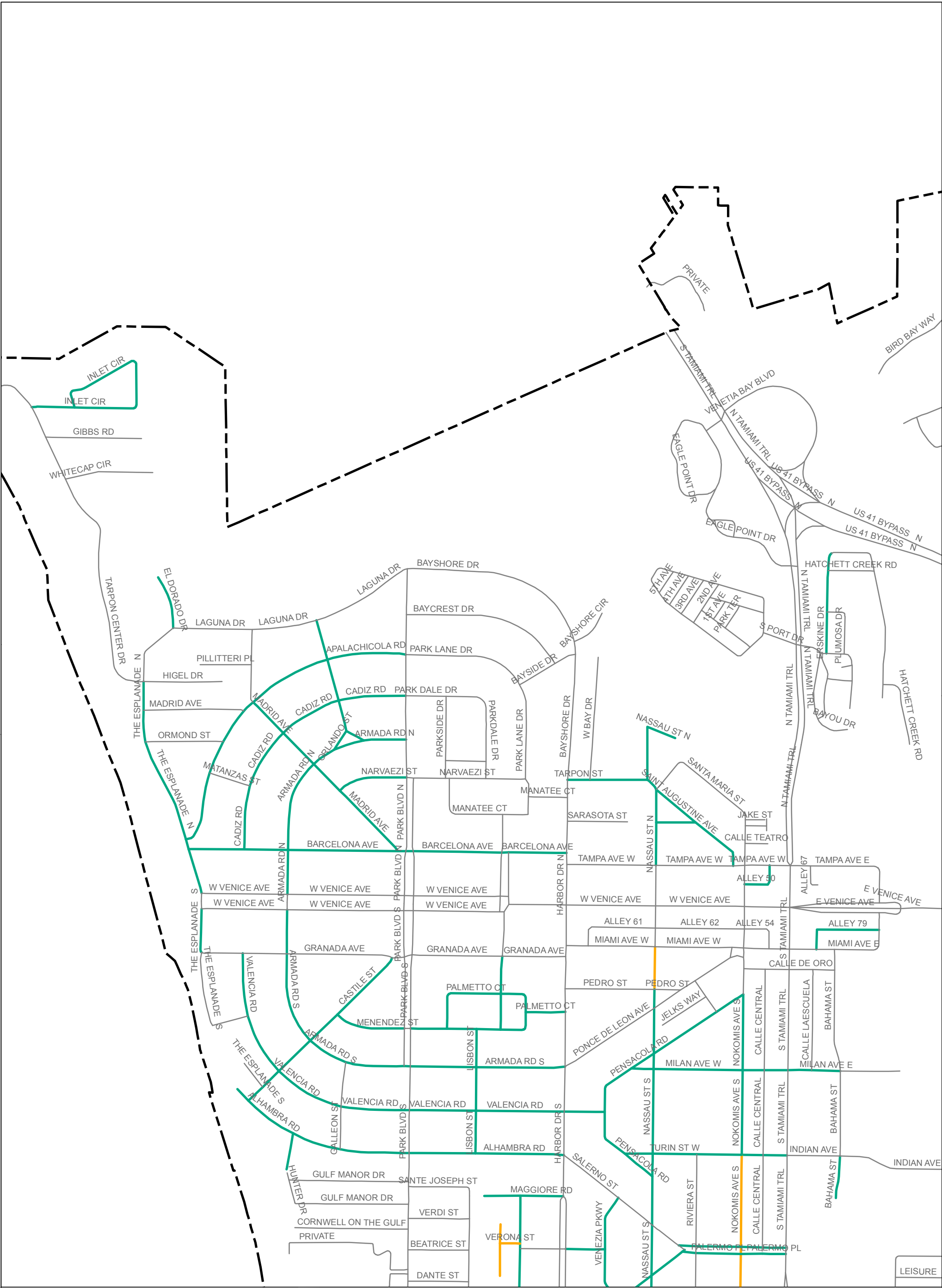
1.5in. Hot Mix Mill & Overlay

2.0in. Hot Mix Mill & Overlay

3.0in. Hot Mix Mill & Overlay

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Legend

City Boundary

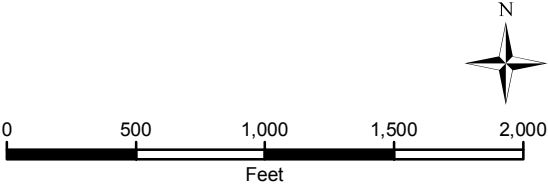
Roads

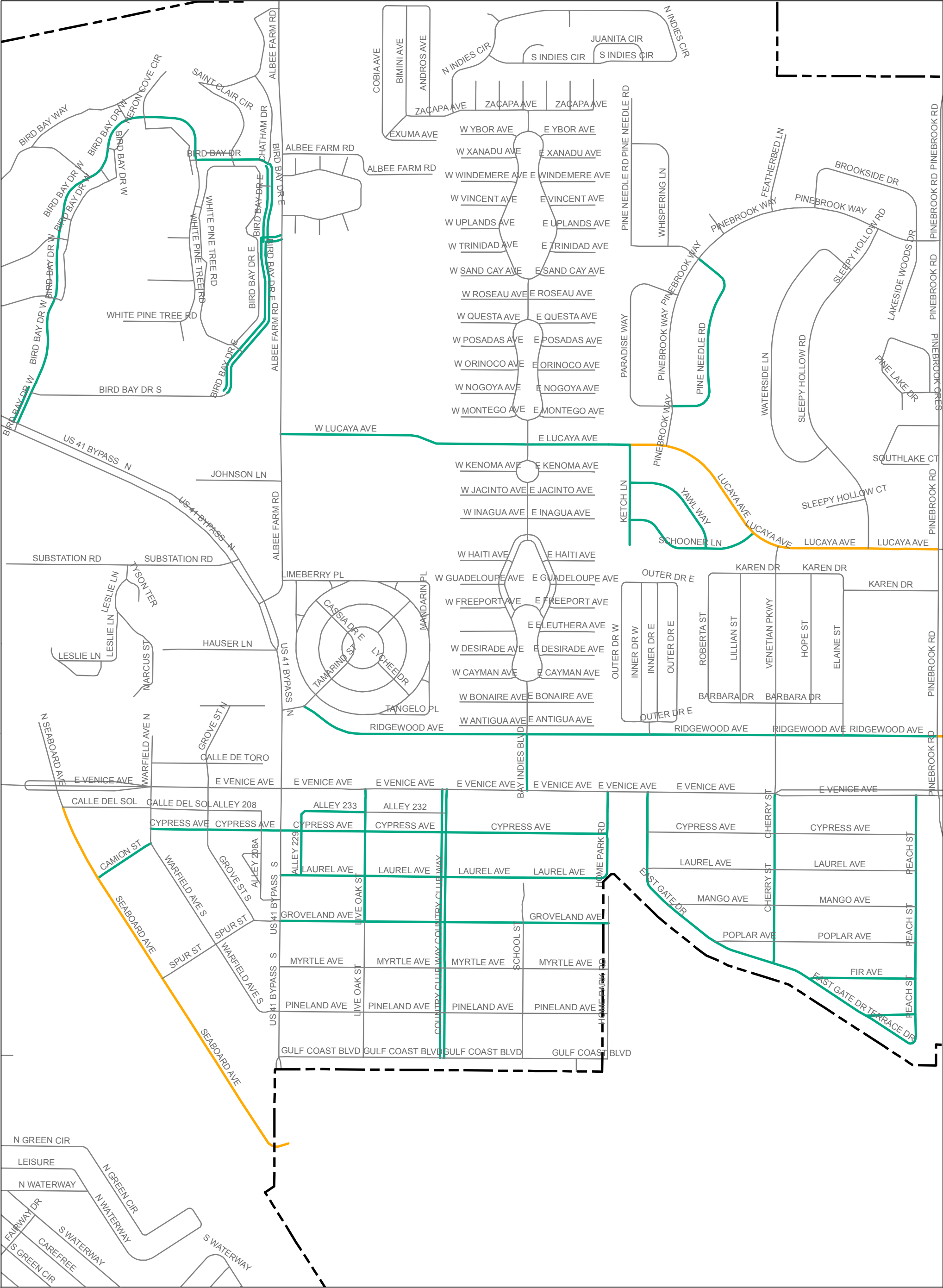
1.5in. Hot Mix Mill & Overlay

2.0in. Hot Mix Mill & Overlay

No Treatment

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Legend

City Boundary

Roads

1.5in. Hot Mix Mill & Overlay

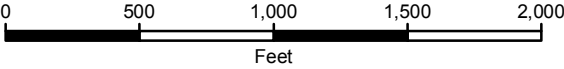
2.0in. Hot Mix Mill & Overlay

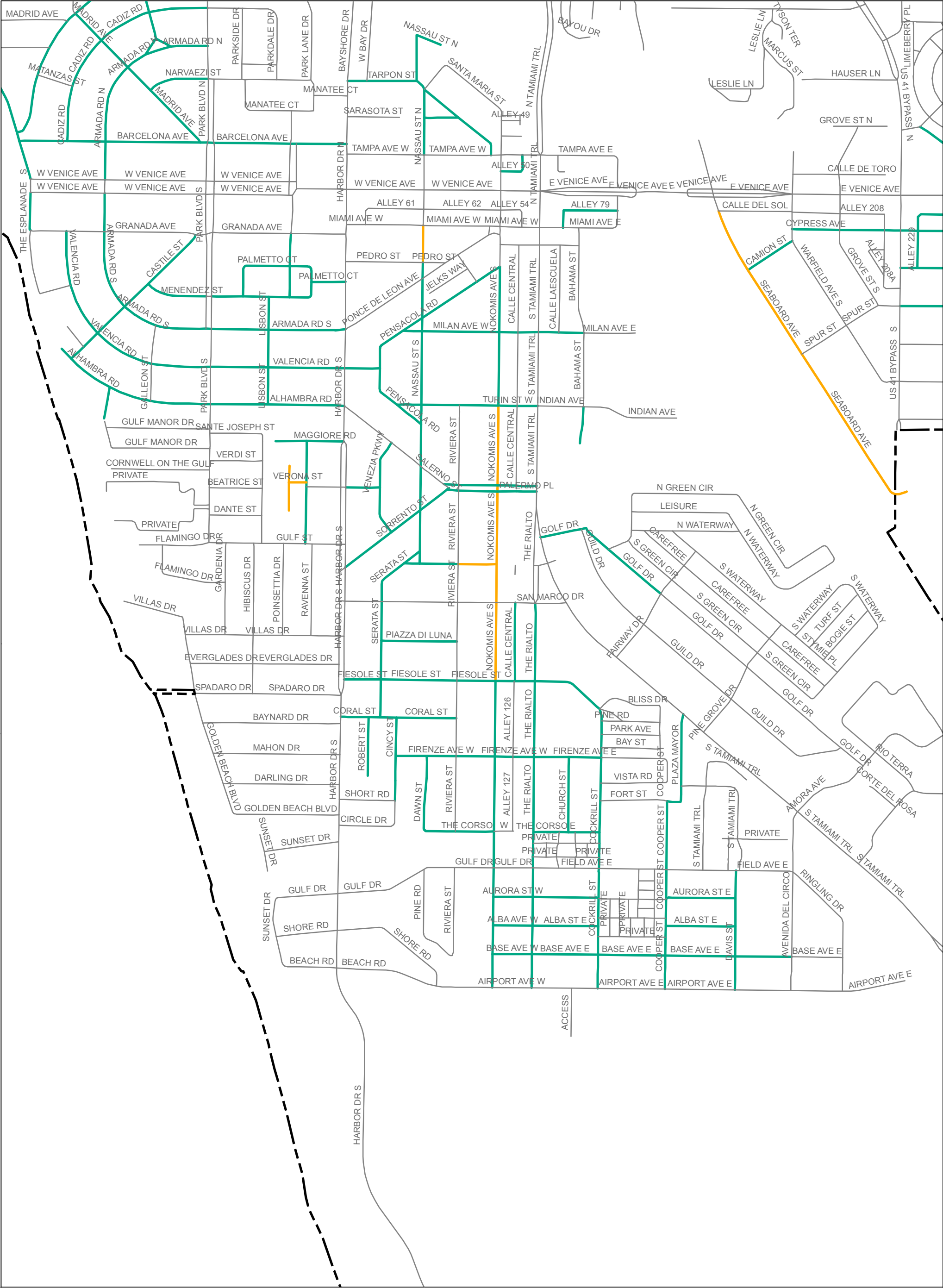
No Treatment

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


City of Venice
Year 1 Road Bond Paving Exhibit
February 2017
Page 4 of 5








Legend

 City Boundary

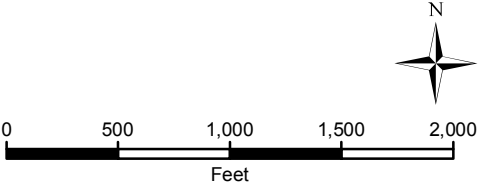
Roads

 1.5in. Hot Mix Mill & Overlay

 2.0in. Hot Mix Mill & Overlay

 No Treatment

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CITY OF VENICE PROCUREMENT- FINANCE DEPARTMENT

401 W. VENICE AVE. - ROOM # 204

VENICE, FL. 34285

(941) 486-2626

FAX (941) 486-2790

ADDENDUM NO. 1

Date: May 31, 2017

To: All Prospective Proposers

Re: ITB# 3061-17 City of Venice Resurfacing – Phase 1

This addendum sets forth changes and/or information as referenced and is hereby made part of and should be attached to the subject Contract Documents. Receipt of this Addendum shall be acknowledged below and in the submitted proposal. It shall be the responsibility of each proposer, prior to submitting a proposal, to contact the City of Venice- Procurement- Finance Department to determine if addenda were issued and to make such addenda a part of their proposal.

The following is to clarify and provide additional information requested during the pre-bid meeting held May 25, 2016 at 1:00 PM. Peter Boers, Procurement Manager, opened the meeting with the following comments:

1. **Important dates:** Bids are due June 8, 2017 at 2:00 p.m. at City Hall room #204. Bids are to be delivered to Suite 204 in City Hall.
2. The Cut-Off for questions will be June 1, 2017 at 1:00 PM
3. Mr. Boers advised the bidders to read through *Instructions to Bidders*, but made note of the following Articles.
 - Article 10 Bid Security - 5% Bid Security is required.
 - Article 11 Contract Times – time to completion is 150 days from NTP, 120 days for Substantial Completion.
 - Article 12 Liquidated Damages - Mr. Boers advised that the stipulated damages for this project are \$3,645 per day.

- Article 23 Contract Securities - The awarded contractor will be required to provide a Performance and Payment Bond equaling 100% of the contact amount. **EXHIBIT A**
 - Article 24 Contractors Insurance -Mr. Boers reviewed **EXHIBIT B: Insurance Requirements.**
 - General Liability -**\$1,000,000 per occurrence/\$2,000,000 aggregate**
 - Business Auto Liability - \$1,000,000 combined single limit
 - Worker's Comp per State Statute
 - Article 29 Local Preference – Local preference is NOT applicable to this bid.
4. Required Forms that must be returned with each firm's submittal. These required forms are listed in the Appendix of the bid document. Even if a form does not pertain to said company - to still mark it with a "N/A" and return it with each submittal. *Required Forms List* can be used as a "check off" sheet for firms to use.
 5. **Additional Forms:** Project is funded primarily with bond funds but there may be some state appropriation funding in state budget if the Governor does not line item veto it. Invoicing will need to be in a specific format to make sure we can segregate costs and coordination prior to setting up project billing will need to be completed.
 - a. MBE Planned Utilization – Section 00410-32 – Good Faith Efforts
 - b. E-Verify – Section 00410-33 – Including subcontractors
 6. **Project Scope: James Clinch, PE – City Project Manager**
 - a. Milling & Resurfacing 32.5 miles of City Roadways
 - b. ADA Curb Ramps, Sidewalk, Curbs, Base Repairs & Striping
 - c. Roadway Resurfacing Table in Section 00910
 - d. Roadway Resurfacing Maps in Section 00920
 - e. Bike Lanes – Some new bike lanes, some travel lane width changes, double stripe bike lanes only where 5 ft. wide.
 7. **Special Conditions – Section 00300:**
 - f. MOT Required per FDOT Specifications
 - g. Restoration – Private driveways, paver driveways, landscaping, irrigation
 - h. All Manholes & Valves shall be adjusted to final grade
 8. **Bid Form – Section 00410:**
 - i. Unit Price Contract
 - j. Pre-Construction Walk-through and Mark-Out
 - k. Project Contingency
 9. **General Provisions – Section 00700:**
 - l. Adapted from Sarasota County GPs

- m. GP 9 - 2 Year Warranty
- 10. **Permits:** Contractor responsible for City ROW Use (City fees waived).
- 11. **Site Access:** All City Owned ROW
 - n. Residents – maintain driveway access as best possible
- 12. **Inspections/Testing:**
 - a. City/CEI Firm will oversee inspection & testing per FDOT standards

Clarifications:

1. Clarification was requested on where the resurfacing will include the apron returns of intersecting streets. Many of the intersecting streets are also being paved, which will include the aprons, and many are also noted in the Roadway Resurfacing List in Section 00910. The specific limits of paving will be marked out during the pre-construction walk-through with the City, however here are some additional details on the larger roadways for assistance in bidding:
 - a. Triple Diamond Blvd.: Do not include apron at Knights Trail
 - b. Capri Isles Blvd.: No aprons, except where paving intersecting streets.
 - c. Auburn Lakes Dr.: Includes 6 aprons.
 - d. Ridgewood Ave.: Includes 3 aprons.
 - e. Bird Bay Dr. E., N. & W.: No aprons, except where paving intersecting streets.
 - f. Seaboard Ave.: No aprons, except where paving intersecting streets.
 - g. Lucaya Ave.: No aprons, except where paving intersecting streets.
2. City will allow for adjustments of unit pricing per the Asphalt Price Index (API) of bituminous material in accordance with the FDOT Standard Specifications Section 9-2.1.2. If necessary, the additional cost will be paid out of Project Contingency.
3. The proposed 2" Mill/Pave Treatment should consist of 1.25 in. of SP-12.5 and 0.75 in. of FC-9.5.
4. City will allow 24 hours for pave back after milling each street.
5. As detailed in GP 6.8, page 00700-19, Contractor is responsible for protecting all survey monuments from disturbance or damage. If a monument is found within the roadway and must be reset, the Contractor will submit as a contingency request. The City does not have a designated list of survey markers to be replaced as part of this project.
6. Please review the City Special Events Calendar and be aware that paving operations within the special event footprint will need to be scheduled to avoid conflict:
<http://www.venicegov.com/Calendar/Events/webcal.html>

Revisions:

1. 00410 BID FORM: ARTICLE 6 – TIME OF COMPLETION (**Times Extended by 30 days**)
 - 6.01 Bidder agrees that the Work will be substantially complete within ~~120~~ **150** calendar days after the date when the Contract Times commence to run as provided in Paragraph 2.03 of the General Conditions, and will be completed and ready for final payment in accordance with paragraph 14.07.B of the General Conditions within ~~150~~ **180** calendar

days after the date when the Contract Times commence to run, which days will be entered by OWNER into the AGREEMENT as the Contract Times.

2. 00300 SPECIAL CONDITIONS, SECTION 4, PERMITTED WORKING HOURS:

Under normal circumstances, work under this contract shall be permitted only on weekdays, Monday through Friday, from 7:00 a.m. to 5:00 **7:00** p.m. ~~Except in the event of an emergency involving the safety of the public or the protection of property, no work shall be permitted on weekends or recognized holidays without written permission from the City Engineer.~~ **Work shall be permitted on weekends and at night with prior approval from the City Engineer.** Emergency work must be reported to the City Engineer in writing, at the next normal work period.

3. The proposed surface treatment for Triple Diamond Blvd., Hostetler Ct. and Bluegrass Ct. is revised to **3.0 in. Hot Mix Mill & Overlay (Traffic Level C).**

Peter A. Boers
Procurement Department

Acknowledgment is required with your proposal response. A designated management representative must sign the receipt for this addendum.

Receipt Acknowledged:

Signature

Company

Date

A copy of the addendum (excluding attachments) is to be included with the proposal response.

**CITY OF VENICE PROCUREMENT-
FINANCE DEPARTMENT**

401 W. VENICE AVE. - ROOM # 204

VENICE, FL. 34285

(941) 486-2626

FAX (941) 486-2790

ADDENDUM NO. 2

Date: June 2, 2017

To: All Prospective Proposers

Re: ITB# 3061-17 City of Venice Resurfacing – Phase 1

This addendum sets forth changes and/or information as referenced and is hereby made part of and should be attached to the subject Contract Documents. Receipt of this Addendum shall be acknowledged below and in the submitted proposal. It shall be the responsibility of each proposer, prior to submitting a proposal, to contact the City of Venice- Procurement- Finance Department to determine if addenda were issued and to make such addenda a part of their proposal.

The following is to clarify additional questions which were submitted prior to the question deadline of June 1st at 1:00 pm:

Clarifications:

1. Contract time given is 150 calendar from the NTP, this contract due to size and included concrete adjustment package and striping with appropriate cure period should include approximately 300 calendar days for completion of work. Please address.

City Response: Please see Addendum 1, Revision 1. The time for completion is now 180 days.

2. Will the FDOT Asphalt Index apply to the contract?

City Response: Yes. Please see Addendum 1, Clarification 2.

3. It was mentioned during the pre-bid meeting that Stantec had performed a pavement analysis report on existing conditions of the city streets. Is this report available to the bidders for review? Have there been any asphalt cores completed to confirm that the milling will only remove asphalt surface and not extend into the existing base materials on the roadways?

City Response: The report data from Stantec has been included in the Roadway Resurfacing Tables, Section 00910 as part of the bid documents. No asphalt cores were completed.

4. Please confirm if the following is true: in areas of 3" milling, a 1.5" Superpave 12.5 TL C structure course and 1.5" FC 12.5 TL C PG76-22 will be placed.

City Response: Yes.

5. Reference page 0300-2, paragraph 8 Quality Control; please confirm that the City is responsible for all asphalt quality control testing that may be required or if the City (or City vendor) is not performing quality control testing, what will the contractor be responsible for regarding acceptance testing.

City Response: The City will be conducting quality control testing throughout the project, however the contractor shall conduct any additional testing they deem necessary to verify that they are building a quality project that meets our project scope. The City will be performing the required testing, but that does not relieve the contractor from doing internal quality control verification and testing.

Peter A. Boers
Procurement Department

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Signature

Company

Date

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CITY OF VENICE PROCUREMENT- FINANCE DEPARTMENT

401 W. VENICE AVE. - ROOM # 204

VENICE, FL. 34285

(941) 486-2626

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ADDENDUM NO. 3

Date: June 5, 2017

To: All Prospective Proposers

Re: ITB# 3061-17 City of Venice Resurfacing – Phase 1

This addendum sets forth changes and/or information as referenced and is hereby made part of and should be attached to the subject Contract Documents. Receipt of this Addendum shall be acknowledged below and in the submitted proposal. It shall be the responsibility of each proposer, prior to submitting a proposal, to contact the City of Venice- Procurement- Finance Department to determine if addenda were issued and to make such addenda a part of their proposal.

The City's anticipated State Appropriation for this project (Roads Resurfacing project) was vetoed by the Governor of Florida. This project will now be funded 100% from the City's General Obligation (GO) Bond issued for road resurfacing. Therefore, certain provisions in order to comply with the State Appropriation have amended. Specifically, Local Preference is now applicable to this solicitation.

REVISIONS:

Article 29 of **INSTRUCTIONS TO BIDDERS** has been added and **is now applicable to this solicitation.**

ARTICLE 29 – LOCAL PREFERENCE

29.01 Unless otherwise noted in the solicitation, preference shall be given to a "local business" in the awarding of any Invitation to Bid (ITB), Request for Proposal (RFP) or Request for Qualifications (RFQ) in accordance with Section 2-217 of the City of Venice's Code. Local preference shall not apply to other types of solicitations unless explicitly stated in the subject solicitation.

- 29.02 “Local business” means the vendor has paid a local business tax to either Sarasota, Manatee, Desoto or Charlotte County, whichever county the Bidder is located, if applicable prior to bid submission that authorizes the Bidder to provide the commodities or services to be purchased, and maintains a permanent physical business address located within the limits of either Sarasota, Manatee, Desoto or Charlotte County from which the Bidder operates or performs business, and at which at least one full time employee is located.
- 29.03 In addition, fifty percent (50%) or more of the employees based at the local business location must reside within Sarasota, Manatee, Desoto or Charlotte County.
- 29.04 In the event the local office is not the primary location of the Bidder, at least ten percent (10%) of the Bidder’s entire full-time employees must be based at the local office location. Alternatively, this requirement may be satisfied if at least one corporate officer, managing partner or principal owner of the Bidder resides in Sarasota, Manatee, Desoto or Charlotte County.
- 29.05 Bidders wishing to be given preference as a local business must submit with their Bid, all of the Local Preference documentation identified in the “Required Forms Section” of the solicitation.
- 29.06 For local preference to be granted, the name of the company represented on the required forms must be the same as the name on the Local Preference documentation.
- 29.07 Information regarding Sarasota County’s Local Business Tax can be found at www.sarasotataxcollector.governmax.com.
- 29.08 In case of a Bid submitted by more than one entity, any one of those entities can qualify the Bid for the local preference. Sub-contractors or sub-consultants cannot qualify a Bid for local preference.

Bidders MUST complete and return the Local Preference Form attached to this Addendum.

The Bid Due Date and Time has been extended to June 15, 2017 at 2:00 PM

Peter A. Boers
Procurement Department

Acknowledgment is required with your proposal response. A designated management representative must sign the receipt for this addendum.

Receipt Acknowledged:

Signature

Company

Date

A copy of the addendum (excluding attachments) is to be included with the proposal response.

HOW DO I DETERMINE “LOCAL PREFERENCE”

The following questions will help you determine local preference for your company.

Please answer questions 1 through 4 **FIRST**. If you answer **NO** to any questions 1 through 4, local preference does **NOT** apply.

ONLY if you answer **YES** to questions 1 through 4, may you proceed to question 5.

If you answer **YES** to any questions 5 through 7, local preference applies.

If you are unsure of how to answer any questions, please contact the City of Venice’s Purchasing Department at 941-486-2626.

Questions 1 – 4

1. Have you paid a local business tax either to Sarasota, DeSoto or Charlotte County (Manatee County does not have a local business tax) authorizing your company to provide goods or services described in this solicitation ?

YES ____ If “yes”, proceed to question 2.

NO ____ If “no”, **STOP, local preference does not apply.**

* If the name on the local business tax receipt is not the same as the name on the bid/solicitation submittal, local preference does not apply.

2. Does your company maintain a permanent physical business address located within the limits of Sarasota, Manatee, DeSoto or Charlotte County ?

YES ____ If “yes”, proceed to question 3.

NO ____ If “no”, **STOP, local preference does not apply.**

3. Does your local business office (identified in question 2) have a least one full time employee ?

YES ____ If “yes”, proceed to question 4.

NO ____ If “no”, **STOP, local preference does not apply.**

4. Do at least fifty percent (50%) of your company employees who are based in the local business location (identified in question 2) reside within Sarasota, Manatee, DeSoto or Charlotte County ?

YES ____ If “yes”, proceed to question 5.

NO ____ If no, **STOP, local preference does not apply.**

Questions 5 – 7

5. Is your local business office (identified in question 2) the primary location (headquarters) of your company ?

YES ____ If “yes”, **STOP, local preference applies.**

NO ____ If “no”, proceed to question 6.

6. If the local business office (identified in question 2) is not the primary location of your company, are at least ten percent (10%) of your company’s entire full-time employees based at the local office location ?

YES ____ If “yes”, **STOP, local preference applies**

NO ____ If “no”, proceed to question 7

7. If your local business office is not the primary location of your company, does at least one corporate officer, managing partner or principal owner of the company reside in Sarasota, Manatee, DeSoto or Charlotte County ?

YES ____ If “yes”, **STOP, local preference applies**

NO ____ If “no”, local preference does not apply.

**CITY OF VENICE PROCUREMENT-
FINANCE DEPARTMENT**

**401 W. VENICE AVE. - ROOM # 204
VENICE, FL. 34285
(941) 486-2626
FAX (941) 486-2790**

ADDENDUM NO. 4

Date: June 6, 2017

To: All Prospective Proposers

Re: ITB# 3061-17 City of Venice Resurfacing – Phase 1

This addendum sets forth changes and/or information as referenced and is hereby made part of and should be attached to the subject Contract Documents. Receipt of this Addendum shall be acknowledged below and in the submitted proposal. It shall be the responsibility of each proposer, prior to submitting a proposal, to contact the City of Venice- Procurement- Finance Department to determine if addenda were issued and to make such addenda a part of their proposal.

Q. Addendum #2 indicates that paving of the 3” mill and resurface areas should be traffic level C mix and only Friction should be PG Graded; however, the bid form has not been changed to reflect this.

A. The Bid Form, which has been revised to add items 10.1 & 10.2 for the Type C Paving, is attached to this Addendum. Bidders are advised to submit the **Addendum 4 Revision** of the Bid Form with their submittal.

Peter A. Boers
Procurement Department

Acknowledgment is required with your proposal response. A designated management representative must sign the receipt for this addendum.

Receipt Acknowledged:

Signature

Company

Date

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BID SCHEDULE - ADDENDUM 4 REVISION
VENICE RESURFACING PROJECT, PHASE 1
ITB Number 3061-17

Item No	FDOT Ref. No.	BASE BID - Description	Unit	Qty	Unit Price	Amount
1	101-1	MOBILIZATION	LS	1		
2	102-1	MAINTENANCE OF TRAFFIC (FDOT INDEX)	LS	1		
3	285-704	BASE, OPTIONAL GROUP 4	SY	2,122		
4	327-70-6	ASPHALT, MILL EXISTING 1.5"	SY	402,743		
5	327-70-6	ASPHALT, MILL EXISTING 2.0"	SY	37,821		
6	327-70-6	ASPHALT, MILL EXISTING 3.0"	SY	49,262		
7	334-1-12	ASPHALT, SUPERPAVE, TRAFFIC B	TN	37,313		
8	337-7-71	ASPHALT FRICTION COURSE, TRAFFIC B, FC9.5, PG76-22, ARB	TN	2,198		
9	334-1-24	ASPHALT, SUPERPAVE, TRAFFIC LEVEL D, PG76-22, PMA	TN	2,604		
10	337-7-45	ASPHALT FRICTION COURSE, TRAFFIC LEVEL D, FC12.5, PG76-22, PMA	TN	2,604		
10.1	334-1-13	ASPHALT, SUPERPAVE, TRAFFIC C	TN	1,691		
10.2	337-7-73	ASPHALT FRICTION COURSE, TRAFFIC LEVEL C, FC12.5, PG76-22, PMA	TN	1,691		
11	425-5	MANHOLE ADJUSTMENT	EA	50		
12	425-6	VALVE BOX ADJUSTMENT	EA	20		

13	520-1-10	CURB & GUTTER, TYPE F	LF	1500		
14	520	SIDEWALK CURB RAMP & CURB RETURNS (INDEX 304)	EA	50		
15	522-2	SIDEWALKS & DRIVEWAYS, 4" THICK, 3000 PSI	SY	2200		
16	522-2	SIDEWALKS & DRIVEWAYS, 6" THICK, 3000 PSI	SY	250		
17	527-2	DETECTABLE WARNINGS, BRICK RED IN COLOR (ROADWAY CONCEPTS OR EQUAL)	SF	1200		
18	570-1-1	PERFORMANCE TURF	SY	10000		
19	706-3	RPMs	EA	1000		
20	710-11- 101	Paint pavement markings, std, white, solid, 6"	GM	24		
21	710-11- 123	Paint pavement markings, std, white, solid, crosswalk & roundabout, 12"	LF	500		
22	710-11- 125	Paint pavement markings, std, white, solid, stope line or crosswalk, 24"	LF	3000		
23	710-11- 141	Paint pavement markings, std, white, 2-4 dotted guideline/6-10 dotted extension, 6"	GM	0.25		
24	710-11- 160	Paint pavement markings, std, white, message	EA	20		
25	710-11- 170	Paint pavement markings, std, white, arrows	EA	12		
26	710-11- 224	Paint pavement markings, std, yellow, solid, diagonal or chevron, 18"	LF	100		
27	710-11- 201	Paint pavement markings, std, yellow, solid, 6"	GM	8		
28	710-11- 231	Paint pavement markings, std, yellow, skip, 6"	GM	4		
29	711-11- 123	Thermoplastic, std, white, solid, crosswalk & roundabout, 12"	LF	500		

30	711-11-125	Thermoplastic, std, white, solid, stop line or crosswalk, 24"	LF	3000		
31	711-11-141	Thermoplastic, std, white, dotted/ guideline/6-10 dotted extension, 6"	GM	0.25		
32	711-11-170	Thermoplastic, std, white, arrows	EA	400		
33	711-11-224	Thermoplastic, std, yellow, solid, diagonal or chevron, 18"	LF	100		
34	711-14-160	Thermoplastic, preformed, white, message or symbol	EA	550		
35	711-16-101	Thermoplastic, std, other surface, white, solid, 6"	GM	24		
36	711-16-201	Thermoplastic, std, other surface, yellow, solid, 6"	GM	8		
37	711-16-201	Thermoplastic, std, other surface, yellow, skip, 6"	GM	4		
SUB-TOTAL BID PRICE:						
10% CITY RESERVE (INCLUDE IN BID TOTAL):						
TOTAL BID PRICE:						

- It is the Contractor's responsibility to verify field conditions and inspect the project site to determine the quantities required to complete the project prior to submitting the Unit Price Bid.
- The Engineer and the City do not warranty that the provided quantities are accurate.
- The City reserves the right to remove or reduce line items above from the bid award due to budgeting constraints.
- The City reserves the right to discuss opportunities to value engineer the project with the lowest responsive bidder prior to bid award.
- City Reserve is for the exclusive use of the City (if required) and any request for use of City Reserve must be approved by the City in writing prior to the performance of such work.

NAME OF BIDDER: _____

BIDDER'S SIGNATURE: _____

CURRENT LICENSE NUMBER: _____

DATE: _____

THESE THREE (3) PAGES MUST BE COMPLETED & SUBMITTED WITH OFFER