TAYLOR COUNTY BOARD OF COUNTY COMMISSIONERS PERRY, FLORIDA

TUESDAY, JANUARY 02, 2024 6:00 P.M. 201 E. GREEN STREET

TAYLOR COUNTY ADMINISTRATIVE COMPLEX OLD POST OFFICE

THE CHAIR CALLED THE REGULAR MEETING TO ORDER AT 6:00 P.M. THE MEMBERS OF THE BOARD ATTENDED THE MEETING AS FOLLOWS:

<u>DISTRICT</u>	<u>OFFICE</u>	<u>NAME</u>	HOW ATTENDED	PORTION ATTENDED
1	CHAIR	JAMIE ENGLISH	IN PERSON	ALL
2		JIM MOODY	IN PERSON	ARRIVED 6:20 P.M.
3	V-CHAIR	MICHAEL NEWMAN	IN PERSON	ALL
4		PAM FEAGLE	IN PERSON	ALL
5		THOMAS DEMPS	IN PERSON	ALL

A FULL BOARD BEING PRESENT.

COUNTY STAFF ATTENDED THE MEETING AS FOLLOWS:

<u>POSITION</u>	<u>NAME</u>	HOW ATTENDED	PORTION ATTENDED
CO ADMINISTRATOR	LAWANDA PEMBERTON	IN PERSON	ALL
ASST CO ADMIN	MARSHA DURDEN	IN PERSON	ALL
COUNTY ATTORNEY	CONRAD BISHOP	IN PERSON	ALL
COUNTY ENGINEER	KENNETH DUDLEY	IN PERSON	PARTIAL
GRANTS WRITER	MELODY COX	CALL IN	PARTIAL

COUNTY CONSTITUTIONAL OFFICERS ATTENDED THE MEETING AS FOLLOWS:

<u>POSITION</u>	<u>NAME</u>	<u>HOW ATTENDED</u>	<u>PORTION ATTENDED</u>
CLERK OF COURT	GARY KNOWLES	IN PERSON	ALL
DEPUTY CLERK	SALINA GRUBBS	IN PERSON	ALL

COMMISSIONER DEMPS LED THE BOARD IN PRAYER, FOLLOWED BY THE PLEDGE OF ALLEGIANCE TO THE FLAG. BUSINESS WAS TRANSACTED AS FOLLOWS:

THE CHAIRMAN READ INSTRUCTIONS FOR CONFERENCE CALL-IN LINE.

3. APPROVAL OF AGENDA:

UPON MOTION OF COMMISSIONER FEAGLE, WITH SECOND BY COMMISSIONER DEMPS, AND BY 4-4 VOTE, COMMISSIONER MOODY ABSENT, THE BOARD APPROVED THE AGENDA FOR THIS DATE, AS FOLLOWS:

REMOVE ITEM NO. 15 THE BOARD TO CONSIDER APPROVAL OF APPLICATION FOR SOLID WASTE HAULING SERVICES PERMIT, AS AGENDAED BY THE COUNTY ADMINISTRATOR.

CONSENT ITEMS:

- 4. THE APPROVAL OF MINUTES FROM NOVEMBER 28, 2023; DECEMBER 4, 2023; DECEMBER 12, 2023 AND DECEMBER 19, 2023.
- 5. EXAMINATION AND APPROVAL OF INVOICES.

THE APPROVAL OF THE CURRENT BILLS BY THE BOARD, AS FOLLOWS:

GENERAL REVENUE FUND	70818	THROUGH	70877	INCLUSIVE
GENERAL FUND VOUCHERS	V70878	THROUGH	V70900	INCLUSIVE
ROAD AND BRIDGE FUND	5017966	THROUGH	5017970	INCLUSIVE
ROAD AND BRIDGE FUND VOL	JCHERS V5017971	THROUGH	V5017978	INCLUSIVE
AND THAT THE CHAIRM	AN AND THE CLERI	K BE AUTHOR	RIZED TO ISSI	JE COUNTY
WARRANTS COVERING :	SAME.			

- 6. THE BOARD TO CONSIDER APPROVAL OF REQUEST TO RATIFY THE SIGNATURE OF THE COUNTY ADMINISTRATOR FOR THE ANNUAL MATCHING SAFETY GRANT FUND PROGRAM APPLICATION FOR THE FIRST QUARTER OF THE 2023-2024 FISCAL YEAR, AS AGENDAED BY LAWANDA PEMBERTON, COUNTY ADMINISTRATOR.
- 7. THE BOARD TO CONSIDER APPROVAL OF 2024 ELECTION CYCLE HOLD HARMLESS AGREEMENTS, AS AGENDAED BY DANA SOUTHERLAND, SUPERVISOR OF ELECTIONS.
- 8. THE BOARD TO CONSIDER APPROVAL OF LEASE OF FOREST CAPITAL HALL FOR UPWARD SPORTS, AS AGENDAED BY THE COUNTY ADMINISTRATOR.
- 9. THE BOARD TO CONSIDER APPROVAL OF REQUEST FOR 4-H FUNDS TO BE RELEASED FOR THE 2023-2024 BUDGET YEAR TO THE TAYLOR COUNTY 4-H FOUNDATION, AS AGENDAED BY LORI WIGGINS, TAYLOR COUNTY EXTENSION DIRECTOR.
- 10. THE BOARD TO CONSIDER APPROVAL OF THE TAYLOR COUNTY ARTIFICIAL REEF CONSTRUCTION GRANT AGREEMENT FWC NO. 23053 AND SERVE AS FISCAL AGENT, AS AGENDAED BY VICTOR BLANCO, MARINE AGENT.

MOTION TO APPROVE ITEM NOS. FOUR (4) THROUGH TEN (10).

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Χ			
Moody					Χ	
Newman			Χ			
Feagle		Χ	Х			
Demps	X		Χ			

MOTION CARRIED BY UNANIMOUS VOTE.

ATTACHMENTS: CHECK REGISTRY, 2024 ELECTION CYCLE HOLD HARMLESS AGREEMENTS, FOREST CAPITAL HALL LEASE AGREEMENT, ARTIFICIAL REEF CONSTRUCTION GRANT AGREEMENT FWC NO. 23053

11.	THE BOARD TO HOLD A PUBLIC HEARING, SET FOR THIS DATE AT 6:00 P.M., OR AS
	SOON THEREAFTER AS POSSIBLE, TO RECEIVE PUBLIC INPUT FOR AN APPLICATION FOR
	SPECIAL EVEVENT PERMITS (MUD BOG), AS SUBMITTED BY IRON HORSE MUD RANCH.
	(EVENT OF FEBRUARY 29 TH - MARCH 3 RD AND OCTOBER 10 TH – 13 TH , 2024 FROM 7:00
	A.M. TO 7:00 P.M.)

CHAIRMAN ENGLISH OPENS HEARING FOR PUBLIC COMMENTS. THERE WERE NO PUBLIC COMMENTS, THEREFORE CHAIRMAN ENGLISH CLOSED PUBLIC HEARING.

MOTION TO APPROVE PERMIT CONTINGENT ON RECEIVING UPDATED INSURANCE CERTIFICATE.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody					Х	
Newman	Χ		Х			
Feagle			Х			
Demps		X	Χ			

MOTION CARRIED BY UNANIMOUS VOTE.

ATTACHMENTS: PUBLICATION

GENERAL BUSINESS:

12. THE BOARD TO FURTHER DISCUSS REDISTRICTING IN TAYLOR COUNTY.

COUNTY ENGINEER PROVIDED 2020 CENSUS MAPS AND ELECTION DATA.

FIRST TARGET IS TO BALANCE THE POPULATION IN ALL DISTRICTS. SECOND TARGET IS TO MEET THE ACLU REQUIREMENT OF 47% MINORITY VOTER TURNOUT. THE ASSURANCE TO HAVE AN OPPORTUNITY TO ELECT A CANDIDATE OF CHOICE. WE HAVE MET ALL THOSE REQUIREMENTS AND GOALS.

ACLU REPRESENTATIVE- WE DO NOT HAVE A PROBLEM WITH THE PROPOSED MAP.

WAYNE DUNWOODY-I THINK THE COUNTY ENGINEER HAS PUT A GOOD EFFORT INTO MAKING THE CHANGES WE REQUESTED.

PAT PATTERSON-I BROUGHT UP ABOUT BEING FAIR, WE WANTED THAT AND YOU PROVIDED.

HAL MURPHY-WHEN WILL THIS END AND WHEN CAN WE JUST GO AND VOTE FOR ANYONE WE WANT?

COMMISSIONER DEMPS-THANKS THE BOARD FOR GIVING US A FAIR CHANCE.

MOTION TO APPROVE THE PROPOSED MAP AND ADVERTISE.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody			Х			
Newman			Х			
Feagle		Х	Х			
Demps	Х		Х			

MOTION CARRIED BY UNANIMOUS VOTE.

ATTACHMENTS: TAYLOR COUNTY 2020 CENSUS MAP AND ELECTION DATA

COUNTY STAFF ITEMS:

13. THE BOARD TO DISCUSS AMENDMENT TO THE SHIP LOCAL HOUSING ASSISTANCE PLAN (LHAP) TO INCLUDE THE DEMOLITION OF MOBILE HOMES AND THE REPLACEMENT THEREOF WITH SITE-BUILT HOMES, AS AGENDAED BY MELODY COX, GRANTS WRITER.

GRANTS WRITER- WE ARE BRING AWARDED \$3,000,000 FROM THE SHIP GRANT. WE ARE REQUESTING TO AMEND LHAP TO INCLUDE THE DEMOLITION OF MOBILE HOMES AND REPLACEMENT THEREOF WITH SITE-BUILT HOMES.
FUNDS CAN BE USED FOR COUNTY AND CITY LIMITS.

MOTION TO AMEND LOCAL HOUSING ASSISTANCE PLAN TO INCLUDE THE DEMOLITION OF MOBILE HOMES AND THE REPLACEMENT THEREOF WITH SITE-BUILT HOMES.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Χ			
Moody			Χ			
Newman			Χ			
Feagle	Х		Χ			
Demps		X	X			

COUNTY ADMINISTRATOR ITEMS:

14. THE BOARD TO CONSIDER APPROVAL OF REQUEST TO REMOVE THE GRASS FROM BASEBALL FIELD #1 INFIELD, AS AGENDAED BY THE COUNTY ADMINISTRATOR.

COUNTY ADMINISTRATOR-WE HAVE RECEIVED AN ESTIMATE OF \$8,000 TO REMOVE THE GRASS FROM THE BASEBALL FIELD #1 INFIELD. THIS AMOUNT IS ALREADY IN THE BUDGET.

MOTION TO APPROVE REMOVAL OF GRASS FOR BASEBALL FIELD #1 INFIELD.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			X			
Moody			X			
Newman			X			
Feagle	Χ		Х			
Demps		Χ	X			

MOTION CARRIED BY UNANIMOUS VOTE.

15. THE BOARD TO CONSIDER APPROVAL OF APPLICATION FOR SOLID WASTE HAULING SERVICES PERMIT, AS AGENDAED BY THE COUNTY ADMINISTRATOR.

REMOVED

16. THE BOARD TO DISCUSS APPRAISAL REPORT FOR THE POTENTIAL PURCHASE AND ACQUISITION OF THE SPRING WARRIOR PARCEL, AS AGENDAED BY THE COUNTY ADMINISTRATOR.

COUNTY ADMINISTRATOR- THE APPRAISAL CAME IN AT \$435,000.

GRANTS WRITER- WE ARE REQUIRED TO HAVE A YELLOW BOOK APPRAISAL FOR THE USE OF FEDERAL FUNDS. IF THE LANDOWNER DOES NOT ACCEPT THE APPRAISAL, BOARD OF COUNTY COMMISSIONERS WILL NEED TO GET GULF CONSORITION AND DEPARTMENT OF TREASURY'S APPROVAL TO PAY THE DIFFERENCE IN PRICE. IF THE LANDOWNER ACCEPTS, THERE WILL NEED TO BE A SECOND YELLOW BOOK APPRAISAL AGREEING WITH THE FIRST APPRAISAL.

MOTION TO REQUEST COUNTY ADMINISTRATOR AND COUNTY ATTORNEY TO NEGOTIATE SALE WITH LANDOWNER.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody		Х	Х			
Newman			Х			
Feagle	Χ		Х			
Demps			Х			

17. THE BOARD TO CONSIDER APPROVAL OF OPIOD SETTLEMENT FUNDING IMPLEMENTATION PLAN, AS AGENDAED BY THE COUNTY ADMINISTRATOR.

COUNTY ADMINISTRATOR- WE HAVE BEEN APPROVED FOR AN ADDITIONAL \$156,000 FOR THE OPID SETTLEMENT FUNDING.

LAUREN FAISAL-CLARK, DMH CEO- WE NEED TO BE ABLE TO GET TO PEOPLE THAT HAVE A NEED. WE HAVE A PROPOSED IMPLEMENTATION PLAN WHICH INCLUDES A MOBILE INTERVENTION, TREATMENT AND RECOVERY SERVICES OFFERED BY QUALIFIED PROFESSIONALS AND SERVICE PROVIDERS.

MOTION TO APPROVE OPID SETTLEMENT FUNDING IMPLEMENTATION PLAN.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody			Х			
Newman	Χ		Χ			
Feagle		X	X			
Demps			X			

18. THE COUNTY ADMINISTRATOR TO DISCUSS INFORMATIONAL ITEMS.

COUNTY ADMINISTRATOR- I APPRICIATE MR. DUDLEY FOR HIS WORK ON THE REDISTRICTING MAP.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English						
Moody						
Newman						
Feagle						
Demps						

MOTION CARRIED BY UNANIMOUS VOTE.

19. COMMENTS AND CONCERNS FROM THE PUBLIC FOR NON-AGENDAED ITEMS:

THERE WERE NONE.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English						
Moody						
Newman						
Feagle						
Demps						

20. **BOARD INFORMATIONAL ITEMS:**

COMMISSIONER DEMPS- FAULKNER STREET PROPERTY IS IN BAD SHAPE AND THERE MAY BE SOME CODE ENFORCEMENTS.

COMMISSIONER NEWMAN- ANY UPDATE ON DEBRIS REMOVAL?

COUNTY ADMINISTRATOR- NO UPDATE.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English						
Moody						
Newman						
Feagle						
Demps						

THE HOUR BEING APPROXIMATELY 7:33 AND THERE BEING NO FURTHER BUSINESS,
COMMISSIONER DEMPS MADE A MOTION, WITH A SECOND BY COMMISSIONER FEAGLE, TO
ADJOURN. THE MOTION TO ADJOURN PASSED BY UNANIMOUS VOTE OF THE BOARD,
SUBJECT TO CALL.

BOARD OF COUNTY COMMISSIONERS
TAYLOR COUNTY, FLORIDA

BY:

JAMIE ENGLISH, Chair

ATTEST:

SALINA GRUBBS, D.C for

GARY KNOWLES, Clerk

PAGE NUMBER: 1 SUNGARD PENTAMATION, INC. DATE: 01/03/2024 TAYLOR COUNTY BOARD OF COMMISSIONERS ACCTPA21

CHECK REGISTER - DISBURSEMENT FUND TIME: 14:26:41

SELECTION CRITERIA: transact.check_no between '70818' and '70877' ACCOUNTING PERIOD: $4/24\,$

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 70818 1011010 70818 TOTAL CHECK	12/20/23 002928 12/20/23 002928	AFLAC AFLAC	001 001	DED:1505 AFLAC DED:1506 AFLAC-PT	0.00 0.00 0.00	382.86 882.25 1,265.11
1011010 70819 1011010 70819 TOTAL CHECK	12/20/23 5760 12/20/23 5760	AMERICAN GENERAL LIFE & AMERICAN GENERAL LIFE &	001 001	DED:1450 AIG LIFE DED:1451 AIG LIFE	0.00 0.00 0.00	57.07 57.06 114.13
1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 1011010 70820 101101A TORSO TOTAL CHECK	12/20/23 7353 12/20/23 7353	BCC GENERAL FUND - DENTA	A 001 A 001	DED:1701 DENTAL-PT DED:1700 DENTAL-PT DED:1703 DENTAL-PT DED:1712 DENTAL DED:1718 DENTAL DED:1706 DENTAL-PT DED:1705 DENTAL-PT DED:1705 DENTAL-PT DED:1707 DENTAL-PT BRYANT LEVERETTE WILLIAMS DED:1707 DENTAL-PT DED:1708 DENTAL DED:1708 DENTAL DED:1702 DENTAL-PT	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	230.58 345.87 411.36 25.60 51.23 186.60 230.49 345.60 51.23 25.61 51.23 411.36 25.62 186.60 2,578.98
1011010 70821 1011010 70821	12/20/23 6688 12/20/23 6688	BCC GENERAL FUND-HEALTH	001 001 001 001 001 001 001 001 001 001	DED:1105 HEALTH-PT DED:1106 HEALTH-PT DED:1104 HEALTH-PT DED:1125 HEALTH DED:1108 HEALTH-PT DED:1109 HEALTH-PT DED:1107 HEALTH-PT DED:1101 HEALTH DED:1102 HEALTH DED:1103 HEALTH DED:1100 HEALTH	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	625.57 886.14 1,089.84 181.64 625.57 886.14 1,089.84 6,406.73 7,990.38 12,897.82 58,284.00 90,963.67
1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822 1011010 70822	12/20/23 6689 12/20/23 6689	BCC GENERAL FUND-LIFE IN	N 001 N 0110 N 001 N 001 N 001 N 001 N 001 N 001 N 001 N 001 N 001 N 001	DED:1409 VOL LIFE HAYDEN COUNTY ADMIN BRYANT CARTER EVANS GREENE HAWKINS LEVERETTE LEVINGSTON MANN MOCK MUNNINGHAM PADGETT T,PAGE	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	392.15 3.41 0.30 4.44 2.39 1.60 2.39 2.39 1.52 3.41 4.44 4.44 6.83 2.28 4.44

SUNGARD PENTAMATION, INC. DATE: 01/03/2024

TIME: 14:26:41

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

PAGE NUMBER: 2

ACCTPA21

SELECTION CRITERIA: transact.check_no between '70818' and '70877' ACCOUNTING PERIOD: 4/24

CASH ACCT CHECK NO	TSSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 70822 1011010 70822	12/20/23 6689 12/20/23 6689	BCC GENERAL FUND-LIFE IN	001 001 001 001 001 001 001 001	PARKER E.SADLER TAYLOR WHIDDON WHITEHEAD WILLIAMS DED:1403 LIFE INS. DED:1408 DEP LIFE DED:1407 LIFE INS. DED:1402 LIFE INS. DED:1409 VOL LIFE	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	2.39 1.60 6.83 6.83 4.44 0.53 12.88 14.70 64.50 351.38 369.95 1,272.46
1011010 70823 1011010 70823	12/20/23 7352 12/20/23 7352	BCC GENERAL FUND-VISION	001 001 001 001 001 001 001 001 001 001	BRYANT PAGE HAYDEN TAYLOR WHIDDON WHITEHEAD DED:1309 VISION PT DED:1310 VISION PT DED:1301 VISION PT DED:1308 VISION PT DED:1308 VISION PT DED:1307 VISION DED:1307 VISION DED:1311 VISION PT DED:1303 VISION PT DED:1303 VISION PT DED:1303 VISION PT DED:1303 VISION PT	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	5.95 11.91 5.95 5.95 5.95 47.60 83.16 12.60 28.60 247.68 83.44 11.91 12.58 28.89 398.44
1011010 70824	12/20/23 002841	BOARD OF CO. COMM GEN	001	DED: 2006 CELL PHONE	0.00	200,00
1011010 70825	12/20/23 L2183140) STATE OF FLORIDA	001	DED:1202 CHILD SUPP	0.00	418.86
1011010 70826	12/20/23 L2183150	UNITED WAY OF THE BIG BE	001	DED:2001 UNITED WAY	0.00	37.00
1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829 1011010 70829	12/20/23 000112 12/20/23 000112	660 - CONSOLIDATED COMMU	0237 0719 0601 0192 0500 0261 0111 0260 0260 0261 0261 0118 0260 0500	12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	357.63 1,386.67 56.30 41.54 148.94 279.93 23.91 30.98 33.98 95.39 23.91 57.73 41.66 118.32

SUNGARD PENTAMATION, INC. DATE: 01/03/2024

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

PAGE NUMBER: 3

ACCTPA21

SELECTION CRITERIA: transact.check_no between '70818' and '70877' ACCOUNTING PERIOD: $4/24\,$

TIME: 14:26:41

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 70829 1011010 70829	12/20/23 000112 12/20/23 000112	660 - CONSOLIDATED COMMI	J 0261 J 0489 J 0261 J 0430 J 0192 J 0261 J 0261 J 0192 J 0261 J 0106 J 0192 J 0430 J 0489 J 0430 J 0164 J 0160 J 0473 J 0487 J 0164 J 0164 J 0160 J 0473 J 0487 J 0164 J 0160 J 0473 J 0487 J 0164 J 0160 J 0277	12/1-12/31/23 12/1-12/31/23	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	23.91 26.41 222.85 90.39 48.23 146.98 23.91 14.45 265.47 418.00 50.43 61.89 392.79 51.65 52.89 123.40 117.74 496.74 24.41 251.18 49.56 58.38 175.82 73.18 61.18
1011010 70830 1011010 70830 1011010 70830 FOTAL CHECK	12/20/23 000072 12/20/23 000072 12/20/23 000072	BIG BEND WATER AUTHORIT BIG BEND WATER AUTHORIT BIG BEND WATER AUTHORIT	Y 0451-0P	10/27-11/29/23 10/27-11/29/23 10/27-11/29/23	0.00 0.00 0.00 0.00	74.32 74.32 74.32 222.96
1011010 70831 1011010 70831	12/20/23 000063 12/20/23 000063	CITY OF PERRY	0160 0160 0430 0192 0489 0489 0172 0383 0383 0250 0261 0164 0123 0457	10/4-11/3/23 10/4-11/3/23 10/2-11/2/23 10/17-11/14/23 10/17-11/14/23 10/17-11/14/23 10/17-11/14/23 10/17-11/14/23 10/11-11/123 10/11-11/7/23 10/11-11/16/23 10/17-11/16/23 10/17-11/16/23 10/17-11/16/23 10/17-11/16/23 10/17-11/16/23 10/17-11/16/23 10/17-11/16/23 10/17-11/16/23 10/17-11/16/23	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	113.37 5.00 498.87 63.06 30.61 240.78 18.38 18.38 67.62 49.90 102.96 50.38 19.69 77.45 44.54 172.37

SUNGARD PENTAMATION, INC. DATE: 01/03/2024

TIME: 14:26:41

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

PAGE NUMBER: 4

ACCTPA21

SELECTION CRITERIA: transact.check_no between '70818' and '70877' ACCOUNTING PERIOD: $4/24\,$

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 70831 1011010 70831 1011010 70831 1011010 70831 TOTAL CHECK	12/20/23 000063 12/20/23 000063 12/20/23 000063 12/20/23 000063	CITY OF PERRY CITY OF PERRY CITY OF PERRY CITY OF PERRY	0473 0473 0500 0114	10/6-11/6/23 10/6-11/6/23 10/17-11/14/23 10/17-11/14/23	0.00 0.00 0.00 0.00 0.00	459.96 56.56 42.11 35.61 2,183.35
1011010 70832	12/20/23 7966	CARY A SCARBOROUGH	0160	1/1-1/31/23	0.00	255.14
1011010	12/20/23 6281 12/20/23 6281	VERIZON WIRELESS SERVICE	0260 0261 0171 0500 0192 0260 0261 0260 0113 0114 0211 0113 0110 0114 0210 0473 0487 0430 0111 0192 0114 0250 0192 0110 0250 0192 0260 0250 0430 0260 0170 0260	ACCT#822461956-00001	0.00 0.00	60.42 22.89 22.89 54.86 40.05 40.27 20.19 20.20 36.37 36.07 50.67 36.43 40.41 73.91 36.37 41.36 16.03 37.41 36.37 40.39 36.21 45.47 79.45 100.81 40.39 132.12 12.49 29.16 36.07 10.18 24.18
1011010 70833 1011010 70833 TOTAL CHECK	12/20/23 6281 12/20/23 6281	VERIZON WIRELESS SERVICE		ACCT# 422620952-00001	0.00 0.00	76.46 1,446.40
1011010 70834	12/20/23 7931	WASTE PRO USA, INC.	0192	ACCT# 147122	0.00	85.22
1011010 70835	12/28/23 002928	AF1 AC	001	DED:1503 AFLAC-PT	0.00	46.22
1011010 70836	12/28/23 t2183140	STATE OF FLORIDA	001	DED:1202 CHILD SUPP	0.00	418.86
1011010 70837	12/28/23 L2183150	UNITED WAY OF THE BIG BE	001	DED:2001 UNITED WAY	0.00	37,00

PAGE NUMBER: 5 ACCTPA21

SUNGARD PENTAMATION, INC. DATE: 01/03/2024 TIME: 14:26:41

SELECTION CRITERIA: transact.check_no between '70816' and '70877' ACCOUNTING PERIOD: $4/24\,$

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 70838	12/28/23 6688	BCC GENERAL FUND-HEALTH	0106	HEALTH/LIFE/DENTAL	0.00	4,192.73
1011010 70839	12/28/23 7352	BCC GENERAL FUND-VISION	0106	VISION	0.00	172.64
1011010 70840 1011010 70840 1011010 70840 TOTAL CHECK	12/28/23 7382 12/28/23 7382 12/28/23 7382	ABS TECHNOLOGY SOLUTIONS ABS TECHNOLOGY SOLUTIONS ABS TECHNOLOGY SOLUTIONS	0261	AGMT#003-1408408-000 AGMT#003-1408408-000 AGMT#003-1408408-000	0.00 0.00 0.00 0.00	40.32 40.32 40.32 120.96
1011010 70841	01/03/24 002420	AUCILLA AREA SOLID WASTE	0261	LANDFILL CHARGES	0.00	30,160.00
1011010 70842 1011010 70842 1011010 70842 TOTAL CHECK	01/03/24 7965 01/03/24 7965 01/03/24 7965	B & C TECHNOLOGIES LLC B & C TECHNOLOGIES LLC B & C TECHNOLOGIES LLC	0200 0200 0200	DE-75 GAS 75 POUND DRY INSTALLATION & SUPPORT MISCELLANEOUS ITEM	0.00 0.00 0.00 0.00	4,364.75 810.00 90.00 5,264.75
1011010 70843	01/03/24 004389	CENTURYLINK	0164	ACCT# 58514405	0.00	25.00
1011010 70844 1011010 70844 TOTAL CHECK	01/03/24 7167 01/03/24 7167	THOMAS DEMPS THOMAS DEMPS	0105 0105	11/14-11/17 TRAVEL 11/28-12/1 TRAVEL	0.00 0.00 0.00	268.43 133.63 402.06
1011010 70845	01/03/24 002300	STATE OF FLORIDA	0237	ACCT# F10-20296	0.00	417.49
1011010 70846	01/03/24 6394	DS WATERS OF AMERICA, IN	0430	ACCT# 20987373508658	0.00	68.44
1011010 70847	01/03/24 6103	ENGINEERED COOLING SERVI	0160	REPLACE SUCTION TEMPER	0.00	752.00
1011010 70848	01/03/24 003022	ESRI HEADQUARTERS	0215	ARC-GIS DESKTOP BASIC	0.00	880.00
1011010 70849	01/03/24 5471	FLURIDA DEPARTMENT OF HE	0237	911 PST CERT APP JOSHU	0.00	50.00
1011010 70850	01/03/24 004706	FLORIDA PUBLIC SERVICE C	0160	ASSESSMENT FEE	0.00	100.00
1011010 70851	01/03/24 7975	PRIDEMORE & WOOD INVESTM	0350	MATHEW & PARLO LXP 100	0.00	2,300.82
1011010 70852	01/03/24 7843	GEORGE C ARMSTRONG DR	0350	INSTALLATION OF VINYL	0.00	870.00
1011010 70853	01/03/24 6816	GOVERNMENT SERVICES GROU	0403-01	SHIP PROGRAM ADMINISTR	0.00	2,916.67
1011010 70854 1011010 70854 1011010 70854 1011010 70854 TOTAL CHECK	01/03/24 7257 01/03/24 7252 01/03/24 7252 01/03/24 7252	GREEN'S MARINE & SPORTIN GREEN'S MARINE & SPORTIN GREEN'S MARINE & SPORTIN GREEN'S MARINE & SPORTIN	0473 0473	MUFFLER SPACER DECK PUSH STOP LABOR	0.00 0.00 0.00 0.00 0.00	129.95 31.40 95.95 525.00 782.30
1011010 70855 1011010 70855 FOTAL CHECK	01/03/24 5082 01/03/24 5082	HANDY RENTALS HANDY RENTALS	0473 0473	SOD MACHINE RENTAL SOD RENTAL	0.00 0.00 0.00	60.00 85.00 145.00
1011010 70856	01/03/24 003645	J.B.'S TIRE & REPAIR SER	0192	TIRE ROTATION	0.00	100.00

PAGE NUMBER: ACCTPA21

SELECTION CRITERIA: transact.check_no between '70818' and '70877' ACCOUNTING PERIOD: $4/24\,$

FUND - 810 -	- CLEARING/DISBURSEME	ENT FD				
CASH ACCT CHECK N	O ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 70850 TOTAL CHECK	01/03/24 003645	1.B.'S TIRE & REPAIR SER	0192	F1 VEHICLE TIRE PATCH	0.00	30.00 130.00
1011010 70857	01/03/24 5569	MARION COLLINS	0350	12/3-12/7 TRAVEL	0.00	324.67
1011010 70858	01/03/24 004740	NAFECO INC.	0192	ENFORCER FOAM A/B	0.00	1,500.00
1011010 70859	01/03/24 6247	O'RETLLY AUTOMOTTVE, INC	0191	GROUP 31-6T BATTERY	0.00	279.30
1011010 70860 1011010 70860 1011010 70860 1011010 70860 1011010 70860 1011010 70860 TOTAL CHECK	01/03/24 6367 01/03/24 6367 01/03/24 6367 01/03/24 6367 01/03/24 6367	PEPSI BOTTLING GROUP, LL PEPSI BOTTLING GROUP, LL	0487 0487 0487 0487	GATORADE 24 PK BLUE DR PEPPER SYRUP GALLON MOUNTAIN DEW SYRUP GAL DIET PEPSI SYRUP GALLO PEPSI SYRUP GALLON STARRY SYRUP GALLON	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	101.55 140.75 126.25 126.25 252.50 126.25 873.55
1011010 7086; 1011010 7086; 1011010 7086; TOTAL CHECK	01/03/24 000124	PERRY NEWSPAPERS, INCORP PERRY NEWSPAPERS, INCORP PERRY NEWSPAPERS, INCORP	0106	12/6&13 INV TO BID 12/6&8 NOTICE OF REQ 12/6&8 NOTICE OF REQ	0.00 0.00 0.00 0.00	169.11 160.27 160.27 489.65
1011010 7086. 1011010 7086. 101AL CHECK		PERRY-TAYLOR CO.CHAMBER PERRY-TAYLOR CO.CHAMBER	001 1301	HURRICANE IDALIA FY 23/24 ALLOCATION	0.00 0.00 0.00	10,000.00 60,000.00 70,000.00
1011010 7086 1011010 7086 FOTAL CHECK		PTM DOCUMENT SYSTEMS PTM DOCUMENT SYSTEMS	0106 0106	2023 W2 FORMS, AHC FOR ESTIMATED SHIPPING	0.00 0.00 0.00	304.50 50.13 354.63
1011010 7086	01/03/24 5779	PUBLIC DEFENDER f.1.	0603	JANUARY 2024	0.00	866,92
1011010 70869 1011010 70869 foral_check		PUBLIC DEFENDER OCCUPANC PUBLIC DEFENDER OCCUPANC		JANUARY 2024 JANUARY 2024	0.00 0.00 0.00	914.84 258.08 1,172.92
1011010 70866 1011010 70866 1011010 70866 101AL CHECK	5 01/03/24 001407	RAGANS ACE HARDWARE, INC RAGANS ACE HARDWARE, INC RAGANS ACE HARDWARE, INC	01.72	BLANKET FOR GENERAL OP BLANKET FOR GENERAL OP BLANKET FOR GENERAL OP	0.00 0.00 0.00 0.00	-14.36 40.72 69.72 96.08
1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086, 1011010 7086,	7 01/03/24 7475 7 01/03/24 7475 7 01/03/24 7475 7 01/03/24 7475 7 01/03/24 7475 8 01/03/24 7475 9 01/03/24 7475 9 01/03/24 7475 9 01/03/24 7475 9 01/03/24 7475	SCHWAB BROTHERS HYDRAUL I SCHWAB BROTHERS HYDRAUL I	0192 0192 0192 0192 0193 0194 0194 0191 0191	FUEL FILTER FUEL FILTER 3604 OIL FILTER 15W40 OIL GREASE O RING SEAL SHOP SUPPLIES LABOR WHEFL SEAL FUEL FILTER OIL FILTER	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	46.29 43.65 50.42 123.76 9.79 11.56 41.39 625.00 21.76 29.76 15.28

PAGE NUMBER: 7 ACCTPA21

SUNGARD PENTAMATION, INC. DATE: 01/03/2024 TIME: 14:26:41 TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

SFLECTION CRITERIA: transact,check_no between '70818' and '70877' ACCOUNTING PERIOD: $4/24\,$

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 70867 1011010 70867	01/03/24 7475 01/03/24 7475	SCHWAB BROTHERS HYDRAULI	0191 0191 0191 0191 0191 0191 0191 0191	BRAKE ROTOR BRAKE PADS 15W40 OIL BEARING BEARING 387AS BEARING 382A BEARING RACE BRACKETED CALIPER BRAKE FLUID SHOP SUPLLIES LABOR FUEL FILTER OIL FILTER AIT FITTING GREASE 15W40 OIL SHOP SUPPLIES LABOR	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	255.16 89.63 95.20 51.08 46.40 43.36 36.42 156.66 31.12 45.00 1,093.75 21.36 55.92 15.76 9.79 202.30 44.24 250.00 3,561.81
1011010 70868	01/03/24 6721	STATE ATTORNEY'S OFFICE	0602	JANUARY 2024	0.00	802.25
1011010 70869	01/03/24 6722	STATE ATTORNEY'S OFFICE	0602	DANUARY 2024	0.00	2,839.76
1011010 70870	01/03/24 7168	STATE ATTORNEY'S OFFICE-	0005-R	JANUARY 2024	0.00	1,580.15
1011010 70871 1011010 70871 FOTAL CHECK	01/03/24 7851 01/03/24 7851	STONES, INC. STONES, INC.	0486 0430	GFC1 OUTLET TOILET FLUSH FLAPPERS	0.00 0.00 0.00	45.98 35.98 81.96
1011010 70872 1011010 70872 1011010 70872 1011010 70872 101AL CHECK	01/03/24 7979 01/03/24 7979 01/03/24 7979 01/03/24 7979	TAMMY DUVAL TAMMY DUVAL TAMMY DUVAL TAMMY DUVAL	0267 0267 0267 0267	NON AD VALOREM REFUND NON AD VALOREM REFUND NON AD VALOREM REFUND NON AD VALOREM REFUND	0.00 0.00 0.00 0.00 0.00 0.00	170.38 44.30 170.88 44.80 431.36
1011010 70873	01/03/24 5039	THE BISHOP LAW FIRM, P.A	0140	11/28-12/27/23 SVC	0.00	1,258.00
1011010 70874	01/03/24 5039	THE BISHOP LAW FIRM, P.A	. 0140	AFTORNEY CONTRACT	0.00	2,666.66
1011010 70875 1011010 70875 1011010 70875 1011010 70875 1011010 70875 1011010 70875 1011010 70875 1011010 70875 1011010 70875	01/03/24 003122 01/03/24 003122 01/03/24 003122 01/03/24 003122 01/03/24 003122 01/03/24 003122 01/03/24 003122 01/03/24 003122	THE FAIR STORE, INC.	0250 0250 0250 0250 0250 0250 0250 0250	TACT 40X32 THOROGOOD 834-62199.51 THOROGOOD 834-621911.5 DIGITIZING FEE EMBROIDERY POLO LG POLO XL TACT 32X32	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	274.95 156.99 156.99 25.00 140.00 149.95 149.95 274.95 1,328.78
1011010 70876 1011010 70876	01/03/24 6205 01/03/24 6205	ROCKY ANDERSON ROCKY ANDERSON	0261 0261	5 LB ABC RECHARGE 10 LB ABC RECHARGE	0.00 0.00	24.95 29.95

SUNGARD PENTAMATION, INC. DATE: 01/03/2024

TIME: 14:26:41

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

SELECTION CRITERIA: transact.check_no between '70818' and '70877' ACCOUNTING PERIOD: $4/24\,$

FUND - 810 - CLEARING/DISBURSEMENT FD

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 70876 1011010 70876 1011010 70876 1011010 70876 1011010 70876 1011010 70876 1011010 70876 TOTAL CHECK	01/03/24 6205 01/03/24 6205 01/03/24 6205 01/03/24 6205 01/03/24 6205 01/03/24 6205 01/03/24 6205	ROCKY ANDERSON	0261 0261 0261 0261 0261 0261 0261	20 LB ABC RECHARGE O-RING ASSEMBLY 10 LB ABC FIRE EXT - N ANNUAL MAINTENANCE 5 LB ABC RECHARGE 10 LB ABC RECHARGE LOW PRESSURE HYDRO-TES	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	38.95 10.95 387.00 162.00 24.95 149.75 60.00 888.50
1011010 70877	01/03/24 7976	WAKULLA DIVING CENTE	ER, 1 1102-1	DIVE EQUIPMENT	0.00	2,203.75
TOTAL CASH ACCOUNT					0.00	251,558.07
TOTAL FUND					0.00	251,558.07
TOTAL REPORT					0.00	251,558.07

PAGE NUMBER:

ACCTPA21

SUNGARD PENTAMATION, INC. DATE: 01/03/2024 TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND TIME: 14:27:42

SELECTION CRITERIA: transact.check_no between 'v70878' and 'v70900' ACCOUNTING PERIOD: $4/24\,$

CASH ACCT (CHECK NO	TSSUE DT VEI	NDOR NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010	V70878	01/03/24 00		м 0192	ACCT# TC29	0.00	77.25
1011010	V70879	01/03/24 72	70 AG PRO. LLC	0529	PICK UP AND RETURN THE	0.00	590.00
1011010	√70880 √70880	01/03/24 74 01/03/24 74	74 AMAZON CAPITAL SERVICES	0500	TOPDC JUMPER CABLES CABLE LUG CRIMP TOOL W MAZI BLASE FUSE ASSORT	0.00 0.00 0.00	28.97 33.99 18.88
1011010 1011010 1011010	√70880 √70880 √70880	01/03/24 74 01/03/24 74 01/03/24 74	74 AMAZON CAPITAL SERVICES	5, 0500	ARMPOW 18' WIRE TIES STINGER SPD570 GROUNDI	0.00 0.00	15.66 22.70
1011010	√70880 √70880	01/03/24 74 01/03/24 74	74 AMAZON CAPITAL SERVICES	5. 0500	STINGER SPD5623 PRO FU- STINGER SFB1MAXPT FUSE SHIPPING	0.00 0.00 0.00	33.99 8.99 8.99
1011010 1011010 1011010	∨70880 ∨70880 ∨70880	01/03/24 74 01/03/24 74 01/03/24 74	74 AMAZON CAPITAL SERVICES	5. 0350	PERFECT AIRE 0.7 CU. F FRIGIDAIRE PORTABLE 10	0.00	83.77 48.92
1011010 1011010 1011010	∨70880 ∨70880 ∨70880	01/03/24 74 01/03/24 74 01/03/24 74	74 AMAZON CAPITAL SERVICES	5. 0350	PLASTIC DEVELOPMENT GR MR COFFEE 5 CUP MINI B SWINGLINE STAPLES 1/4"	0.00 0.00 0.00	74.24 35.86 4.29
1011010	√70880 √70880	01/03/24 74 01/03/24 74	AMAZON CAPITAL SERVICES AMAZON CAPITAL SERVICES	. 0261 . 0270	AMAZON BASICS 150 PACK AVIDITI 54"X44"X76" PA	0 , 00 0 , 00	29,87 242,27 40,60
1011010 1011010 1011010	∨70880 ∨70880 ∨70880	01/03/24 74 01/03/24 74 01/03/24 74	74 AMAZON CAPITAL SERVICES	5, 0350	AMAZON BASICS 100 PACK NOTRAX 109S0035CH 109 COMMERCIAL RUBBERMAID	0.00 0.00 0.00	42.34 1,197.30
1011010	√70880 √70880	01/03/24 74 01/03/24 74	AMAZON CAPITAL SERVICES AMAZON CAPITAL SERVICES	5, 0487 5, 0489	NACHO TRAYS 200 COUNT CLOROXPRO PINE-SOL - P BROCHURE RACK	0.00 0.00 0.00	80.37 -46.17 287.65
1011010 1011010 1011010	∨70880 ∨70880 ∨70880	01/03/24 74 01/03/24 74 01/03/24 74	74 AMAZON CAPITAL SERVICES	, 0489	CLOROXPRO PINE-SOL - P 3 RING BINDERS	0.00	46.17 10.51
1011010 1011010 1011010	V70880 V70880 V70880	01/03/24 74 01/03/24 74 01/03/24 74	174 AMAZON CAPITAL SERVICES	5, 0487	TAB DIVIDERS ESTIMATED SHIPPING/HAN NATURALLY ITS CLEAN FL	0 , 00 0 , 00 0 , 00	7.12 6.99 9.99
1011010	∨70880 ∨70880	01/03/24 74 01/03/24 74	AMAZON CAPITAL SERVICES AMAZON CAPITAL SERVICES	5, 0237 5, 0237	CLOROX FREE AND CLEAR REELNEX EXPRESSIONS UL	0.00	14.67 31.49
1011010 1011010 1011010	∨70880 ∨70880 ∨70880	01/03/24 74 01/03/24 74 01/03/24 74	74 AMAZON CAPETAL SERVICES	s, 0212-02	SAUDER PALLADIA L-SHAP SAUDER PALLADIA L-SHAP U-CEDAR EASYWRING MICR	0.00 0.00 0.00	-576.41 576.41 -42,99
1011010	∨70880 ∨70880	01/03/24 74 01/03/24 74	174 AMAZON CAPITAL SERVICES 174 AMAZON CAPITAL SERVICES	5, 0237 5, 0283	ESTIMATED SHIPPING/HAN USB PRINTER CORD DISPOSABLE GLOVES - 20	0.00 0.00 0.00	6.99 10.67 12.86
1011010 1011010 TOTAL CHEC	∨70880 -∨70880 K	01/03/24 74 01/03/24 74			ESTIMATED SHIPPING/HAN	0.00	6.99 2.500.92
1011010	V70881	01/03/24 76	51 B&B PORTA TOTEFTS, INC	0261	10/27-11/23/23	0,00	693.00
1011()10	√79882	01/03/24 63	375 BEARD EQUIPMENT COMPANY	, 0261	T116915 SEAL	0.00	67.29
1011010	√70883 √70883	01/03/24 00/01/03/24 00/	00116 CASHWAY BLDG.PRODUCTS C	0473	MULCH SINGLE HOLE METERED FA SINGLE HOLE METERED FA	0.00 0.00 0.00	86.25 298.00 298.00
1011010 1011010 1011010	∨70883 ∨70883 ∨70883	- 01/03/24-00 - 01/03/24-00 - 01/03/24-00	90116 - CASHWAY BEDG.PRODUCTS C 90116 - CASHWAY BEDG.PRODUCTS C)F 0473)F 0473	180 GRIT SAND PAPER KEYS MADE	0.00 0.00	12.99
TOTAL CHEC	√70883 K	01/03/24 00	00116 - CASHWAY BLDG.PRODUCTS C)F 0473	32w 18 4FT BULBS	0.00	44.97 750.16

SUNGARD PENTAMATION, INC. DATE: 01/03/2024

TIME: 14:27:42

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

PAGE NUMBER: 2

ACCTPA21

SELECTION CRITERIA: fransact.check_no between 'v70878' and 'v70900' ACCOUNTING PERIOD: $4/24\,$

CASH ACCT	CHECK NO	TSSUE DE	VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 011010 1011010 1011010 1011010 101101	V70884 V70884 V70884 V70884 V70884 V70884 V70884	01/03/24 01/03/24 01/03/24 01/03/24 01/03/24 01/03/24	004749 004749 004749 004749 004749	CINIAS CORPORATION #148 CINIAS CORPORATION #148 CINIAS CORPORATION #148 CINIAS CORPORATION #148 CINIAS CORPORATION #148 CINIAS CORPORATION #148 CINIAS CORPORATION #148	0261 0170 0170 0170 0170 0260 0261 0260	SOLID WASTE COURTHOUSE COURTHOUSE COURTHOUSE SOLID WASTE SOLID WASTE SOLID WASTE	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	22.68 35.00 35.00 35.00 22.68 22.68 22.68 195.72
1011010	V70885	01/03/24	7960	COMEAST FINANCIAL AGENCY	0723	8535 10 179 0075629	0.00	96.90
1011010	V70886	01/03/24	6180	DANA SOUTHERLAND	0902	JANUARY REQUISITION	0.00	59,770.32
1011010 1011010 1011010 1011010 1011010 101101	V70887 V70887 V70887 V70887 V70887 V70887 V70887	01/03/24 01/03/24 01/03/24 01/03/24 01/03/24 01/03/24	001365 001365 001365 001365 001365	DEMCO. INC. DEMCO. INC. DEMCO, INC. DEMCO, INC. DEMCO, INC. DEMCO, INC. DEMCO, INC. DEMCO, INC.	0430 0430 0430 0430 0430 0430 0430	NON FICTION SPINE LABE HUMOR SPINE LABELS 500 REALISTIC FICTION LABE PAPERFOLD BOOK JACKETS CLEAR LABEL PROTECTORS COLIBRI BOOK COVERS FO ESTIMATED SHIPPING/HAN	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	21.61 10.81 10.81 202.10 28.94 299.86 63.15 637.28
1011010	v70888	01/03/24	004525	FLORIDA DEPARTMENT OF LA	0111	NOV CRIM HISTORY	0.00	168.00
1011010	v70889	01/03/24	6429	ICS CREMATION & FUNERAL	0150	CTY REMOVALS	0.00	1,300.00
1011010	√70890	01/03/24	7863	JAMTE ENGLISH	0.1.05	CHAIRMAN EXPENSES	0.00	50.00
1011010	v70891	01/03/24	830000	KONE, INC.	0160	12/1-12/31/23	0.00	1,272.00
1011010	v70892	01/03/24	003309	LIVE OAK PEST CONTRUL, I	0430	LIBRARY	0.00	13.50
1011010	v70893	01/03/24	7137	MEDICAL EXPRESS CORPORAT	0111	DRUG SCREENS	0.00	30.00
1011010	v70894	01/03/24	004415	NEXTRAN TRUCK CENTER	0261	SEAT BELL DRIVERS SIDE	0.00	585.57
1011010 1011010 1011010 1011010 1011010 101101	V70895 V70895 V70895 V70895 V70895 V70895 V70895 V70895 V70895 V70895 V70895	01/03/24 01/03/24 01/03/24 01/03/24 01/03/24 01/03/24 01/03/24 01/03/24 01/03/24	7815 7815 7815 7815 7815 7815 7815 7815	ODP BUSINESS SOLUTIONS,	0500 0500 0500 0500 0500 0500 0283 0283 0283 0283	TEM 882386 EPSON 802X TIEM 271224 E802XL PRI TIEM 515000 EPSON 802X 108610 THERMAL PAPER 2 TIEM 359247 2.25 X 50 TIEM 820628 EPSON 802 NEENAH MULTI-PURPOSE C SAUDER CLIFFORD PLACE SWINGLINE STAPLER SWINGLINE BUSINESS STA POST-IT NOTES 24 PADS	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	84.98 67.98 67.98 16.14 4.53 61.98 12.99 271.99 8.72 17.20 20.99 635.48
1011010 1011010	v70896 v70896	01/03/24 01/03/24		PERRY AUTO SUPPLY, INC. PERRY AUTO SUPPLY, INC.		VEST ZIP TIES	0.00 0.00	32.00 122.99

SUNGARD PENTAMATION, INC. DATE: 01/03/2024

TIME: 14:27:42

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

PAGE NUMBER: 3

ACCTPA21

SELECTION CRITERIA: transact,check_no between 'v70878' and 'v70900' ACCOUNTING PERIOD: $4/24\,$

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
L011010 √70896 L01AL CHECK	01/03/24 000082	PERRY AUTO SUPPLY, INC.	0473	HYDRAULIC FLUID	0.00	54.99 209.98
1011010 V70897 1011010 V70897	01/03/24 003832 01/03/24 003832 01/03/24 003832 01/03/24 003832	PONDER'S PONDER'S PONDER'S PONDER'S	0250 0250 0250 0250 0250	EPSON 748 BLACK EPSON 748 CYAN EPSON 748 MAGENTA EPSON 748 YELLOW	0.00 0.00 0.00 0.00 0.00	72.99 56.99 56.99 56.99 243.96
1011010 V70898 1011010 V70898	01/03/24 5079 01/03/24 5079	TOM HORNE SUPPLY COMPANY	0486 0498 0447 0451-0P 0453 0486 0498 0447 0451-0P 0453 0486	PAPER PRODUCTS PAPER PRODUCTS PAPER PRODUCTS 9" ROLL TISSUE PAPER 0" ROLL TISSUE PAPER CLEANING SUPPLIES CLEANING SUPPLIES CLEANING SUPPLIES CLEANING SUPPLIES CLEANING SUPPLIES CLEANING SUPPLIES	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	119.52 119.16 119.16 99.44 99.44 99.44 99.44 28.87 28.88 28.87 28.87 28.87
1011010 V70899 1011010 V70899 1011010 V70899	01/03/24 001740 01/03/24 001740 01/03/24 001740 01/03/24 001740 01/03/24 001740	W.W. GRAINGER, INC.	0447 0451-0P 0453 0486 0498	60 GAL BAGS 60 GAL BAGS 60 GAL BAGS 60 GAL BAGS 60 GAL BAGS	0,00 0.00 0.00 0.00 0.00 0.00	64.88 64.88 64.88 64.88 64.88 324.40
	01/03/24 000119 01/03/24 000119	WARE OIL & SUPPLY COMPAN WARE OIL & SUPPLY COMPAN		12/19 DIESEL FUEL 12/18 DIESEL FUEL	0.00 0.00 0.00	250.82 232.55 483.37
101AL CASH ACCOUNT					0.00	71,694.50
IDIAL FUND					0.00	71,694.50
TOTAL REPORT					0.00	71,694.50

SUNGARD PENTAMATION, INC. DATE: 01/03/2024

TIME: 14:28:16

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

PAGE NUMBER: 1

ACCTPA21

SELECTION CRITERIA: Fransact.check_no between '5017966' and '5017970' ACCOUNTING PERIOD: $4/24\,$

FUND - 105 - ROAD & BRIDGE FUND

CASH ACCT CHECK N	O ISSUE DI VENDOR	NAME	FD/DEPT	· · · · DESCRIPTION · ·	SALES TAX	AMOUNT
1011010 5017960 1011010 5017960 1011010 5017960 1011010 5017960 1011010 5017960 1011010 5017960 1011010 5017960 TOTAL CHECK	12/20/23 000112 12/20/23 000112 12/20/23 000112 12/20/23 000112 12/20/23 000112	660 CONSOLIDATED COMMU 660 - CONSOLIDATED COMMU	0301 0301 0301 0301 0301	12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23 12/1-12/31/23	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	243.16 24.41 14.45 59.23 14.45 59.23 14.45 429.38
1011010 5017967 1011010 5017967 1011010 5017967 TOTAL CHECK	12/20/23 000063	CITY OF PERRY CITY OF PERRY CITY OF PERRY	0301 0301 0301	10/12-11/13/23 10/12-11/13/23 10/12-11/13/23	0.00 0.00 0.00 0.00	97.15 5.00 134.23 236.38
1011010 5017968 1011010 5017968 1011010 5017968 1011010 5017968 1011010 5017968 1011010 5017968	12/20/23 6281 12/20/23 6281 12/20/23 6281 12/20/23 6281 12/20/23 6281	VERIZON WIRELESS SERVICE VERIZON WIRELESS SERVICE VERIZON WIRELESS SERVICE VERIZON WIRELESS SERVICE VERIZON WIRELESS SERVICE VERIZON WIRELESS SERVICE	0301 0301 0303 0301	ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 522573693-00001 ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 822461956-00001	0.00 0.00 0.00 0.00 0.00 0.00 0.00	57.64 23.30 4.38 51.00 42.43 66.05 244.80
1011010 5017969 1011010 5017969 1011010 5017969 101AL CHECK	01/03/24 5425	HASTENAL, INC. HASTENAL, INC. HASTENAL, INC.	0301 0301 0301	1170062 5/16"-18 × 2-1 1170061 5/16"-18×2" As 70711 5/16"-18 18-8 St	0.00 0.00 0.00 0.00	58.80 54.00 15.31 128.11
1011010 5017970	01/03/24 003645	J.B.'S TIRE & REPAIR SER	0301	REPAIR LOWBOY TIRE - L	0.00	65.00
TOTAL CASH ACCOUN					0.00	1,103.67
TOTAL FUND					0.00	1,103.67
TOTAL PEPORT					00.00	1,103.67

PAGE NUMBER: 1 ACCTPA21

SUNGARD PENTAMATION, INC. DATE: 01/03/2024 TIME: 14:28:44

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

SFLECTION CRITERIA: transact.check_no between 'v5017971' and 'v5017978' ACCOUNTING PERIOD: 4/24

FUND - 105 - ROAD & BRIDGE FUND

CASH ACCT CHECK NO ISSUE DT	VENDOR NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 v5017971 01/03/24	004114 ATRGAS SOUTH, INC.	0301	RENTAL FOR NOVEMBER 20	0.00	132.30
1011010 v5017972 01/03/24	7591 CANON FINANCIAL SERVICES	0301	12/1-12/31/23	0.00	84.09
1011010 v5017973 01/03/24 1011010 v5017973 01/03/24 1011010 v5017973 01/03/24 TOTAL CHECK	004749 CINTAS CORPORATION #148	0301 0301 0301	PUBLIC WORKS PUBLIC WORKS PUBLIC WORKS	0.00 0.00 0.00 0.00	179.27 179.27 179.27 537.81
1011010 v5017974 01/03/24 1011010 v5017974 01/03/24 1011010 v5017974 01/03/24 1011010 v5017974 01/03/24 1011010 v5017974 01/03/24 1016AL CHECK	003306 FOULKE DISTRIBUTING, INC 003306 FOULKE DISTRIBUTING, INC 003306 FOULKE DISTRIBUTING, INC	1 105 1 105 1 105	OTLS & FLUIDS WOLFS HEAD SYNTHETIC A ANTIFREEZE CLEANERS ESTIMATED SHIPPING/HAN	0.00 0.00 0.00 0.00 0.00 0.00 0.00	59.88 198.00 179.40 47.40 10.00 494.68
1011010 v5017975 01/03/24	003309 LIVE OAK PEST CONTROL, I	0301	PUBLIC WORKS	0.00	13.50
1011010 V5017976 01/03/24	004415 NEXTRAN TRUCK CENTER 004415 NEXTRAN TRUCK CENTER	0301 0301 0301 0301 0301 0301 0301 0301	PMALLMAKES- ALL MAKES C/A TRUCK SHUTTING DOW R/R CRANK SENSOR LABOR: REPAIR DAMAGE WIRING L SHOP SUPPLIES - DUMPIR LABOR TASK 1 LABOR TASK 3 10W TASK 3	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	244.22 6.74 100.00 336.00 168.00 141.12 168.00 672.00 900.45 2.736.53
1011010 v5017977 01/03/24	001740 W.W. GRAINGER, INC.	105	JANITORIAL SUPPLIES	0.00	97.32
1011010 V5017978 01,03/24 1011010 V5017978 01/03/24 101AL CHECK			DIESEL PETROLEUM PRODUCTS	0.00 0.00 0.00	25,201.25 22,820.29 48,021.54
TOTAL CASH ACCOUNT				0.00	52,117.77
TOTAL FUND				0.00	52,117.77
FOTAL REPORT				0.00	52,117.77

TAYLOR COUNTY BOARD OF COMMISSIONERS

County Commission Agenda Item

SUBJECT/TITLE:

2024 Election Cycle Hold Harmless Agreements



MEETING DATE REQUESTED:

January 2, 2024

Statement of Issue: Approval of the 2024 Election Cycle Hold Harmless Agreements

Recommended Action: Please have the Chairperson, Clerk, and County Attorney

sign all 14 agreements

Fiscal Impact:

Budgeted Expense:

Submitted By: Supervisor of Elections

Contact: Dana Southerland

SUPPLEMENTAL MATERIAL / ISSUE ANALYSIS

History, Facts & Issues:

Options:

Attachments: Hold Harmless Agreements for all fourteen polling locations

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>First United Methodist Church</u>, the LICENSOR, whose address is <u>302 N</u> Jefferson St, Perry, Florida 32347.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. GRANT OF LICENSE

The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

First United Methodist Church Fellowship Hall

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024 PRIMARY ELECTION – AUGUST 20, 2024 GENERAL ELECTION – NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSEE from 5:00 a.m. until all election day activities are completed on the above dates. Also, the LICENSOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LICENSOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the LICENSEE during the LICENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u> The LICENSOR will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. INDEMNITY/HOLD MARMLESS During the term of this Agreement the LICENSEE agrees to indemnify and hold the LICENSOR harmless from any damages, claims, or demands which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the extent of its waiver of sovereign immunity pursuant to section 768.28, Florida Statutes.

LICENSOR:	WITNESS:
By:	
Interview name here) Title: Date: Date: LICENSEE: By: Chair, BCC Date: Date: OIDAIDAY	Gary Knowles Clerk of Circuit Court By: Tay / John To Proceed to Procede to Procede to Proceed to Procede to Proceed to Procede to Procede to Procede to Procede to Proceed to Proceed to Proceed to Proceed to Procede to Procede to Procede to Procede to Procede to Procede to Proceed to Proceed to Procede to Proceed to Procede to
Approved as to form and legal sufficiency By:	County Attorney CORIDITATION OF SEAL O

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Forest Capital Hall</u>, the LICENSOR, whose address is <u>203 Forest Park Dr. Perry</u>, Florida 32348.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. GRANT OF LICENSE The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to ail the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

Forest Capital Hall

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024
PRIMARY ELECTION – AUGUST 20, 2024
GENERAL ELECTION – NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSEE from 6:00 a.m. until all election day activities are completed on the above dates. Also, the LICENSOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LICENSOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the LICENSEE during the LICENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u> The LICENSOR will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. INDEMNITY/HOLD MARMLESS

 During the term of this Agreement the LICENSEE agrees to indemnify and hold the LICENSOR harmless from any damages, claims, or demands which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the extent of its waiver of sovereign immunity pursuant to section 768.28, Florida Statutes.

LICENSOR:	WITHESS:
By: Signature Print or sype name here Title: Date: Date: Dil Dal 2024 Approved as to form and legal sufficiency By: County C	Gary Knowles Clerk of Circuit Court Sy:

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Blue Creek Baptist Church Fellowship Hall</u>, the LICENSOR, whose address is **21028 Beach Rd**, Perry, Florida 32348.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. GRANT OF LICENSE

The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

Blue Creak Baptist Church Fellowship Hall

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024
PRIMARY ELECTION – AUGUST 20, 2024
GENERAL ELECTION – NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSEE from 5:00 a.m. until all election day activities are completed on the above dates. Also, the LICENSOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LICSNSOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the UCENSEE during the LICENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u> The LICENSOR will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. <u>INDEMNITY/HOLD HARMLESS</u> During the term of this Agreement the LICENSEE agrees to indemnify and hold the LICENSOR harmless from any damages, claims, or demands which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the extent of its waiver of sovereign immunity pursuant to section 768.28, Florida Statutes.

LICENSOR:	WITHESS:
Signatura (Print or type name here) Title:	
Date: LICENSEE: By: Chair, BCC Date: D D 70 24	Gary Knowles Clerk of Circuit Court Tany Low Street Court
Approved as to form and legal sufficiency By: Cons	aty Attorses

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and Salem Baptist Church, the LICENSOR, whose address is 10400 Fish Creek Rd, Salem, Florida 32356.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. GRANT OF LICENSE The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

Salem Baptist Church -- Sunday School Rooms

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024
PRIMARY ELECTION – AUGUST 20, 2024
GENERAL ELECTION – NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSEE from \$:00 a.m. until all election day activities are completed on the above dates. Also, the LICENSOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in <u>kind</u> for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LICENSOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the LICENSEE during the LICENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u> The LICENSOR will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. <u>INDEMNITY/HOLD HARMLISSS</u> During the term of this Agreement the LICENSEE agrees to indemnify and hold the LICENSOR harmless from any damages, claims, or demands which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the extent of its waiver of sovereign immunity pursuant to section 768.28, Florida Statutes.

LICENSOR:	Wiffness:
By:	F & APPLA AP
(Print or type name here) Title: Date: LICENSEE: By: Chair, BCC Date: Da	Clerk of Circuit Court
Approved as to form and legal sufficiency By:	nty Adorney

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Steinhatchee Community Center</u>, the LICENSOR, whose address is <u>1013 S</u> Riverside Dr. Steinhatchee, Florida 32359.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. GRANT OF LICENSE The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

Steinhatchea Community Center

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCS PRIMARY ELECTION - MARCH 19, 2024

PRIMARY ELECTION - AUGUST 20, 2024

GENERAL ELECTION - NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSSE from 6:00 a.m. until all election day activities are completed on the above dates. Also, the LICENSOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LICEMSOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the LICEMSEE during the LICEMSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u> The LICENSON will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. INDEMINITY/HOLD MARANIESS During the term of this Agreement the LICENSEE agrees to indomnify and hold the LICENSOR hazardess from any damages, claims, or demands which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the extent of its walver of sovereign immunity pursuant to section 768.28, Florida Statutes.

LICENSOR:	WITHESS:
By:	
UCENSEE: By: Chair, 800 Date: OI O> 70>4	Clark of Circuit Aurt
Approved as its form and legal sufficiency By: Con	aty Attorne: SEAL SEAL SEAL STANDARD ATTORNEY

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Shady Grove Community Center</u>, the LICENSOR, whose address is <u>3845 Alton</u> Wentworth Rd, Shady Grove, Florida 32357.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. GRANT OF LICENSE The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

Shady Grove Community Center

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024
PRIMARY ELECTION – AUGUST 20, 2024
GENERAL ELECTION – NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSEE from 6:00 a.m. until all election day activities are completed on the above dates. Also, the LICENSOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LICENSOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the LICENSEE during the LICENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u> The LICENSOR will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. INDEMNITY/HOLD HARABLESS During the term of this Agreement the LICENSEE agrees to indemnify and hold the LICENSOR harmless from any damages, claims, or demands which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the extent of its vialuar of sovereign immunity pursuant to section 768.28, Florida Statutes.

LICENSOR:	WITNESS:
By:	
(Printor type name hare) Title: Date: UCENSEE: By: Chair, 800 Date: D1 02 7024	Gary Knowles Clark of Ground Spart By: Jany Lan
Approved as to form and legal sufficiency By:	nty Artorney

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Boyd Methodist Church</u>, the LICENSOR, whose address is <u>2458 Boyd Rd</u>, <u>Perry</u>, Florida 32347.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. GRANT OF LICENSE The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

Boyd Methodist Church Fellowship Hall

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024 PRIMARY ELECTION – AUGUST 20, 2024 GENERAL ELECTION – NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSEE from 6:00 a.m. until all election day activities are completed on the above dates. Also, the LICENSOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LICENSOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the LICENSEE during the LICENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u>
 The LICENSOR will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. INDEMNITY/HOLD HARMLESS During the term of this Agreement the LICENSEE agrees to indemnify and hold the LICENSOR hamiless from any damages, claims, or demands which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the extent of its waiver of sovereign immunity pursuant to section 768.28, Florida Statutes.

LICEMSOR:	WHTHESS:
Ву:	
Signatura (Print or type name here)	
Title:	
Date:	
LICENSEE: By: Chair, BCC Date: 0102/2024	Gary Knowles Clerk of Circuit Court
Approved as to form and legal sufficiency By: Co.	ony Anormy

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSZE, and <u>United Steel Workers Union Sldg</u>, the LICENSOR, whose address is <u>1878 S Old</u> Dixie Hwy, Perry, Florida 32348.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

GRANT OF LICENSE The LICENSGR hereby grants to the LICENSEE a license to occupy and
use, subject to all the terms and conditions stated herein, the following described premises, including available
parking areas and directly connecting passageways:

United Steel Workers Union Bldg

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024 PRIMARY ELECTION – AUGUST 20, 2024

GENERAL ELECTION - NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSEE from 6:00 a.m. until all election day activities are completed on the above dates. Also, the LICENSOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LECENSOR agrees 1: pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the UCENSEE during the UCENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u> The LICEMSOR will provide the premises to the LICEMSEE in a clean and usable condition and the LICEMSEE will be responsible for any necessary cleanup after use by the LICEMSEE.
- 6. <u>INDEMNITY/HOLD MAPARIESS</u> Ouring the term of this Agreement the LICENSEE agrees to indemnify and hold the LICENSES from early damages, claims, or demands which may arise out of any condition of the premises within the resulting of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all flability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the excent of its waiver of sovereign immunity pursuant to section 768.28, Florida Statutes.

LICENSOR:	4 · · · · · · · · · · · · · · · · · · ·	THESS:	
By:	and the second s		
(Print or type name here) Title: Date: LICENSEE: By: Chair, 800 Date: Q1 O >	>634	Fish: Gary Knowles. end of Circuit Jourt By: Tanykul	O A CELL A E
Approved as to form and le	gal sufficiency	ettorney.	STAL STAL

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and Forest Capital Hall, the LICENSOR, whose address is 203 Forest Park Drive, Perry, Florida 32348.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

2. GRANT OF LICENSE The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking access and directly connecting passageways:

Forest Capital Hall

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024
PRIMARY ELECTION – AUGUST 20, 2024
GENERAL ELECTION – NOVEMBER 5, 2024

The premises are to be occupied and used by the LRCENTRE from 6:00 a.m. until all election day activities are completed on the above dates. Also, the LRCENSOR agrees to allow the LRCENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the bosose greated by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>Unitables</u> LECTHSOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the LICENSES during the LICENSES'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u>
 The LICENSOR will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. <u>INDEMINITY/HOLD HARMILLES</u>

 Suring the term of this Agreement the LICENSEE agrees to indeputify and hold the LICENSES has misse from any clamages, claims, or demands which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all flability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the extent of its waiver of state raign immunity pursuant to section 768.28, Florida Statutes.

LICENSOR:	W.770859:
By:	
(Print of type name here)	
Title:	
Date:/	
By: MMre	Gary Knowles
Chair, SCC	Clark of Circuit Spurit
Date: 01 02 2624	Jan Kul- 10000
Approved as to form and legal sufficiency	
By: Cod	van Amerika
	PRINT SEAL TO A CORPORATION OF THE PRINT OF

LICENSE AND HOLD HARMLESS AGREEMENT FOR POLLING PLACE PRECINCT 10

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Lakeside Baptist Church</u> the LICENSOR, whose address is <u>3111 Highway 27 E</u>, Perry. Florida 32348.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. GRANT OF LICENSE The UCENSOR bereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions smited herein, the following described premises, including available parking areas and objectly connecting passageways:

Lakeside Baptist Church Fellowship Hall

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

Presidential preference from any election — march 19, 2024

Primary election — august 20, 2024

General election — november 5, 2024

The premises are to be occupied and used by the LICENSEL from SCO ann. until all election day activities are completed on the above dates. Also, the LICENSEL agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the ficence granded by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LIGITIES OF agreeous payfor all utilities (such as electricity, gas, water, and local telephone service) consumed by the UCENSTE during the UCENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as needed.
- 5. CONDITION OF PREMICES The LICENSEE in a clean and usable condition and the UCLINEER will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. <u>INDEMNITY/HOLD HEARTHESS</u> Ording the term of this Agreement the LICENSEE agrees to indernoify and hold the LICENSER harmines from any demages, claims, or demands which may arise out of any condition of the premises within the reports of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all flability resulting from injury to persons or property due to the LICENSEE'S negligent use of the grantises, to the actual of the maiver of sovereign immunity pursuant to section 768.28, Florida Statutes.

IN WITNESS WHEREOF, the parties have executed this License and Hold Harmless Agreement for Polling Place on the date stated below.

LICENSOR:	Medit Mession
By:	
Interpretation type name here) Title: Date: LICENSEE: By: Chair, 800 Elate: 61 02 2024	Carlo of 15 to Life Colors Col
Approved as to form and legal sufficiency By:	BY ATTURE,

LICENSE AND HOLD HARMLESS AGREEMENT FOR POLLING PLACE PRECIPICE 11

THIS AGREEMENT is made by TAYLOP COUNTY, a political subdivision of the State of Florida, the UCENSEE, and Athena Baptist Church, the UCENSOR, whose address is 10060 Josh Ezell Grade, Perry, Florida 32348.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a politing place; THEREFORE, the parties agree as follows:

2. <u>GRAINT OF LICENSE</u> The LICENSOR hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

Athens Bantist Church Fellowship Hall

2. <u>TERM/USE OF PREMISES</u> The above great least may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION – MARCH 19, 2024
PRIMARY ELECTION – AUGUST 20, 2024
GENERAL ELECTION – NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSOIS agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day and the day after the designated election day and prepara the premises for voting on election day and to remove all election related equipment the day after.

- S. <u>PAYMENT</u> For the license greates by this Agreement, the UCENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTHATES</u> UCERIFOR agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the UCENSEE during the UCENSEE'S use of the premises. This includes use of available air conditioning or heating equipment as weeded.
- 5. <u>CONDITION OF PREMISES</u>
 The HOSPISOP will provide the premises to the LICENSEE in a clean and usable condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 6. <u>INDEMINITY/HOLD NAMEDIALSS</u>

 During the term of this Agreement the LICENSEE agrees to indemently and hold the UCENSOR has miless from any daming as, claims, or demends which may arise out of any condition of the premises within the control of the LICENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR harmiess from all Hability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the lane to of its waiver or sovereign immunity pursuant to section 768.28, Florida Statutes.

IN WITNESS WHEREOF, the pardes have executed this License and Hold Harmless Agreement for Polling Place on the date stated below.

LICENSOR:	WITWESS:
By:	11.10 17 Art. Sectoral dar Scharle Build in Street Schalle Sch
(Frint or type name here)	
Date: Licensee: By: Chair, 9/C Date: Da	ATI-771 Gary Knowles Classed Charles And Jam Kn J Gar Golden
Approved as to form and legal sufficiency By: Cour	nty Actoriacy REAL SEAL STATE OF A CORPORATION OF THE STATE OF THE STA

LICENSE AND MOLD HARMLESS AGREEMENT FOR POLLING PLACE PRECINGT 12

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Perry Shrine Building</u>, the LICENSOR, whose address is <u>1050 Courtney Rd</u>, Perry, Florida 32347.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

2. <u>GRANT OF LICENSE</u>
The LICENSON handby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions result herein, the following described premises, including available parking a read and directly connecting passageways:

Perry Shrine Building

2. <u>TERM/USE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMARY ELECTION — MARCH 19, 2024
PRIMARY ELECTION — AUGUST 20, 2024
GENERAL ELECTION — NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSER from \$100 a.m. until all election day activities are completed on the above dates. Also, the LICENSER agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up are to set-up and prepare the prestises for voting on election day and to remove all election related equipment the day after.

- 3. <u>PAYMENT</u> For the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>DETUTIES</u> DESIGNED agrees to pay for all utilities (such as electricity, gas, water, and local telephone service) consumed by the UCENSEE during the UCENSEE's use of the premises. This includes use of available air continuously or neating againment as needed.
- 5. <u>IONDITION OF PREVIOUS</u>
 The MORNSOR will provide the premises to the LICENSEE in a clean and usakis condition and the LICENSEE will be responsible for any necessary cleanup after use by the LICENSEE.
- 5. INDEMNITY/WOLD HARMLESS During the term of this Agreement the LICENSEE agrees to indemnify and hold the LICENSEE harmless from any during as, claims, or demands which may arise out of any condition of the premises within the count of of the LICENSEE, The LICENSEE agrees to indemnify and hold the LICENSOR harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, at the extent of its vialver of severeign immunity pursuant to section 768.28, Florida Statutes.

IN WITNESS WHEREOF, the parties have executed this License and Hold Harmless Agreement for Polling Place on the date spaced below.

LICENSOR	14 15	W.75.795:		
ву:	Signature		en de de la companya	ri suuquinna
	(Print or type at me hers) Title: Date:		and the same of th	
LICENSEE: By:	Minc / Chair, 800 Date: 01/02/3024	Clerk of C	Bang Knowles Activity Cogni	A COLLANDON COLLAND
Approve By:	ed as to form and legal sufficiency	ity Limeney		AND CORPORATE THE PROPERTY OF

LICENSE AND HOLD HARVILESS AGREEWENT FOR POLLING PLACE PRECIPICT 13

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Jerkins Building</u>, the LICENSEE, whose address is <u>1201 Martin Luther King Ave, Perry, Florida 32348.</u>

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

1. <u>SRANT OF LICENSE</u> The ECENSER hereby grants to the LICENSEE a license to occupy and use, subject to all the terms and conditions stated herein, the following described premises, including available parking areas and directly connecting passageways:

Jerkins Building - Conference Room

2. <u>TERRIVIOUSE OF PREMISES</u> The above premises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

Presidential preference primary election – March 19, 2024

Primary election – August 20, 2024

General election – November 5, 2024

The premises are to be occupied and used on the LICENSE from 8:00 c.m. until all election day activities are completed on the above dates. Also, the LICENSE agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and she day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 3. PAYMENT for the license granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used, two payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> IMCERIOR agrees to pay it religibles (such as electricity, gas, water, and local telephone sortice) consumed by the 10000000 during the 1000000000 use of available air conditioning or heating equipment as needed.
- 5. <u>CONDITION OF PREMISES</u> The HOFFESOR will provide the premises to the LICENSEE in a clean and usable condition and the HOFFESOR will be responsible for any necessary cleanup after use by the LICENSEE.
- 6 <u>herest ANNY/HOLD Harmaness</u> During the verm of this Agreement the LICENSEE agrees to indepently and hold the INCENSES from any demages, claims, or demands which may arise out of any condition of the premiess within the control of the INCENSEE. The LICENSEE agrees to indemnify and hold the LICENSON harmless from all liability resulting from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the Extent of he waiver that we exit immunity pursuant to section 768.28, Florida Statutes.

IN WITHESS WHERZOF, the parties have executed this Scense and Hold Harmless Agreement for Polling Place on the date visited below.

LICENSOA:	WITHESS:
By:	W - COA CANA PACE COACHES W NAME OF COACHES AND COACHES AND COACHES AND COACHES AND COACHES AND COACHES AND COACHES
UCENSEE: By: Chair, 800 Date: Oate. Oate. Oate.	Clark of Clark Aurit
Approved as to roun and legal sufficiency	any Attorney Cary Land Corion

LICENSE AND HOLD HARMLESS AGRESMENT FOR POLLING PLACE PRECINCT 14

THIS AGREEMENT is made by TAYLOR COUNTY, a political subdivision of the State of Florida, the LICENSEE, and <u>Mt. Carmel Baptist Church</u>, the LICENSOR, whose address is <u>2975 Pisgah Rd</u>, Perry, Florida 32347.

The LICENSEE desires to obtain the use of facilities necessary for the Supervisor of Elections to conduct elections, and the LICENSOR has appropriate facilities for use as a polling place; THEREFORE, the parties agree as follows:

2. GRAINT OF LICENSE The LICENSOR hereby greats to the LICENSEE a license to occupy and use, subject to all the terms and can thing smalled hereby, the following described premises, including available parking areas and cheetly connecting passageways:

Mt. Carmel Baptist Church

2. <u>TERM/USE OF PREMISES</u> The above pramises may be occupied and used by the LICENSEE as a polling place for holding the following elections:

PRESIDENTIAL PREFERENCE PRIMIARY ELECTION - MARCH 19, 2024
PRIMARY ELECTION - AUGUST 20, 2024
GENERAL ELECTION - NOVEMBER 5, 2024

The premises are to be occupied and used by the LICENSEE from 6:90 a.m. until all election day activities are completed on the above dates. Also, the LICENSEOR agrees to allow the LICENSEE accessibility to the premises on the day before the designated election day and the day after the designated election day for use by the election team set-up crew in order to set-up and prepare the premises for voting on election day and to remove all election related equipment the day after.

- 5. <u>PAYMENT</u> For the house granted by this Agreement, the LICENSEE will pay the LICENSOR \$ in kind for each election the premises are used. No payment shall be due and owing until after each election and if the premises are not used for a particular election, no payment shall be made.
- 4. <u>UTILITIES</u> LICENSES agrees to pay for all utilities (such as electricity, gas, water, and local selephone services consumed by the UCENSES during the UCENSES's use of the premises. This includes use of available air continuous or hapting equipment as needed.
- 5. <u>CONVETION OF PREVISES</u>

 The ELDENSES will provide the premises to the EICENSES in a clean and usable condition and the EICENSES will be responsible for any necessary cleanup after use by the EICENSES
- 6. <u>HADSWARTY/HOLD MARKAGES</u>

 Builting the sarm of this Agreement the LICENSEE agrees to indumently and noted the UCENSER hamiless from any domages, claims, or demands which may arise out of any condition of the premises within the control of the UCENSEE. The LICENSEE agrees to indemnify and hold the LICENSOR hamiless from all field by republing from injury to persons or property due to the LICENSEE'S negligent use of the premises, to the LLC aut of Re visiver of sovereign lammonity pursuant to section 768.28, Florida Statutes.

IN WITHESS WHEREOF, the parties have executed this License and Hold Harmless Agreement for Polling Place on the date stated below.

LICENSOR:	W*7((250)
By:	
(Printor opename name) Titale: Date: LICENSES: By: Chair, BCC Date: Date: 01 03 3034	Consoft Constitution of Consoft Consof
Approved as to form and legal sufficiently By: Co-	aty Avovany

TAYLOR COUNTY BOARD OF COMMISSIONERS

County Commission Agenda Item

SUBJECT/TITLE:

Lease of Forest Capital Hall for Upward Sports



MEETING DATE REQUESTED:

January 2, 2023

Statement of Issue:

The board to consider approval of request to renew lease with First Baptist Church of Perry for the use of Forest Capital Hall for the term of January 1, 2024 to February 18,

2024.

Recommended Action: Approve lease

Fiscal Impact:

\$750 revenue from lease

Budgeted Expense:

N/A

Submitted By:

LaWanda Pemberton, County Administrator

Contact:

850-838-3500 ext. 6

SUPPLEMENTAL MATERIAL / ISSUE ANALYSIS

History, Facts & Issues: The Upward League has been operating out of Forest Capital Hall for the past 15 years and serves an average of 150 children per season.

Options:

Attachments:

Request from Scott Bembry, League Director

Lease



UPWARD BASKETBALL SPORTS

102 N CENTER STREET
PERRY, FLORIDA 32347
(850) 584-7066

Taylor County Board of County Commissioners Office of the County Administrator 102 E Green St Perry, FL 32347

Dear Mrs. Pemberton

We respectively request approval for the use of the Forest Capital Hall to provide community wide children's basketball league. This league promotes equal playing time and welcomes all children ages Kindergarten through Eighth Grade from our community. This will be our seveenth season and we have averaged around 150 children the last Fifteen years. We have provided positive role models and leadership while promoting affirmative sportsmanship. Our motto is Play with Purpose and we work diligently to insure every child and family has a positive and rewarding experience. We are extremely grateful for your support and we enjoy working with your staff in utilizing your facility to provide recreation to this age group. We are requesting use for practices and games from January 1st, 2024 to February 18th 2024. Thank you for your cooperation and for all you do to make this possible. Please see the attached safety plan.

Sincerely,

Scott Bembry 850-973-7222 League Director

LEASE OF FOREST CAPITAL HALL

- 1. This Lease is made and executed this _____ day of ______, 2023, by and between THE BOARD OF COUNTY COMMISSIONERS OF TAYLOR COUNTY, FLORIDA, Post Office Box 620, Perry, Florida 32348, hereinafter called Lessor and the FIRST BAPTIST CHURCH, 102 North Center Street, Perry, Florida 32347, hereinafter called "Lessee".
- 2. Lessor hereby leases to Lessee and Lessee hereby rents from Lessor, the following described space: Forest Capital Hall.
- 3. The said space is leased for a term from November 27, 2023 to February 18, 2023.
- 4. The rent shall be \$750.00 for the above term.
- 5. Lessee shall use and occupy the premises for the youth basketball league in Taylor County, Florida. Lessor represents that the premises may lawfully be used for such purpose.
- 6. Lessee shall pay rent to Lessor at Lessor's above-stated address, or at such other place as Lessor may designate in writing.
- 7. Lessee shall commit no act of waste and shall take good care of the premises and the fixtures and appurtenances therein and shall, in the use and occupancy of the premises, conform to all laws, orders, and regulations of the federal, state and county governments. All improvements made by Lessee to the premises which are so attached to the premises that cannot be removed without material injury to the premises, shall become the property of Lessor upon installation. Not later than the last day of the term, Lessee shall, at Lessee's expense, remove all of Lessee's personal property and those improvements made by Lessee which have not become the property of Lessor, including trade fixtures, cabinetwork, moveable paneling, partitions, and the like; repair all injury done by or in connection with the installation or removal of such property and improvements; and surrender the premises in as good condition as they were at the beginning of the term, reasonable wear, damage by fire, the elements, casualty, or other cause not due to the misuse or neglect of Lessee or Lessee's agents, employees, excepted. All property of Lessee remaining on the premises after the last day of the term of this lease shall be conclusively deemed abandoned and may be removed by Lessor.
- 8. Lessee shall not, without first obtaining the consent of Lessor, make any alterations, additions or improvements in, to or on and about the premises.
- 9. Lessee shall not do or suffer anything to be done on the premises that will increase the rate of fire insurance on the building. The Lessor shall be the beneficiary of the Lessee's fire insurance policy on the building.
- 10. Lessee shall not, without first notifying the Lessor, abandon the premises, or allow the premises to become vacant or deserted.
- 11. Lessee shall not, without first obtaining the written consent of Lessor, assign, mortgage, pledge or encumber this lease, in whole or in part, or sublet the premises or any part thereof. This covenant shall be binding on the legal representatives of Lessee, and on every person or agency to whom Lessee's interest under this lease passes by operation of law.

- 12. Lessor may enter the premises at any reasonable time on reasonable notice to Lessee for the purpose of inspection or the making of repairs, replacement, or additions in, to, on and about the premises or the building, as Lessor deems necessary or desirable. Such repairs, replacement or additions to the premises or building shall not materially interrupt daily operations of Forest Capital Hall.
- 13. No representations or promises shall be binding on the parties hereto except those representations and promises contained herein or in some future writing signed by the party making such representations or promises.
- 14. Lessor covenants that Lessee shall peaceably and quietly have, hold, and enjoy the premises for the term herein mentioned, subject to the provision of this lease.
- 15. This Lease shall be interpreted by the laws of the State of Florida, and venue of any lawsuit shall be exclusively in Taylor County, Florida.
- 16. Lessee will provide to the Lessor a statement of liability from their insurance carrier and shall indemnify the Lessor, its agents, employees from any liability as a result of the use of the premises Forest Capital Hall, and the Lessee shall require each parent or guardian to sign a hold harmless and waiver of liability for each child that participates in the basketball league.

LESSOR:

LESSEE:

BOARD OF COUNTY COMMISSIONERS OF TAYLOR COUNTY, FLORIDA

FIRST BAPTIST CHURCH

STATE OF FLORIDA COUNTY OF TAYLOR

I hereby certify that on this day personally appeared before me, an officer duly authorized to administer oaths and take acknowledgments, Lawanda Pemberton, as County Administrator, to me well known and known to me to be the individual described in and who executed the foregoing, and acknowledged before me that they executed the same freely and voluntarily for the purpose therein expressed.

Witness my hand and official seal this and day of day of day.

NOTARY PUBLIC
My Commission Expires:

SALINA GRUBBS
Commission # HH 382826
Expires April 4, 2027

STATE OF FLORIDA COUNTY OF TAYLOR

I hereby certify that on this day personally a administer oaths and take acknowledgments,to me to be the individual described in and who executed the same freely and voluntarily for the same freely f	uted the foregoing, and acknowledged before me
Witness my hand and official seal this day of	, 2023.
	NOTARY PUBLIC My Commission Expires:

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TAYLOR COUNTY BOARD OF COMMISSIONERS

County Commission - Consent Agenda Item

SUBJECT/TITLE:



Request to approve and sign the Taylor County Artificial Reef Construction Grant Agreement FWC No. 23053 and serve as Fiscal Agent (Reimbursement Grant).

Meeting Date: January 2, 2024

Statement of Iss		Approve and sign the Fish and Wildlife Conservation Commission (FWC) grant for the Taylor County Artificial Reef MONITORING, for the amount of		
		ear 2023-2024 and serve as Fiscal Agent (Reimbursement Grant).		
-				
Recommendati	on:	Approve and sign the FWC Grant Agreement.		
Fiscal Impact:	\$	10,000 Budgeted Expense: Yes No X N/A		
Submitted By:		UF Taylor County Extension		
Contact:		Victor Blanco		
	SUPPLEMENTAL MATERIAL / ISSUE ANALYSIS			
History, Facts	& Iss	sues: Several deployments of artificial reef materials have occurred off		
the Taylor Coun	ty co	pastline (Buckeye reef and Steinhatchee reef). Artificial reefs increase		
fish habitat and	рорі	ulations, as well as the species diversity of important sportfish.		
Taylor County h	as b	een very supportive of artificial reefs due to the positive economic and		
environmental re	eturr	ns and monitoring is key to collect baseline info to promote the use of our		
artificial reefs fo	r fish	ning or diving. We are asking the Board to approve and sign the FWC Grant.		
Contract to perfo (Reimbursemen		a reef monitoring in Buckeye in 2024 and serve as Fiscal Agent ant).		
0	4	Approve and get the grant funds and improve Taylor County aconomy		
Options:	1.	Approve and get the grant funds and improve Taylor County economy		
	2.	Deny approval		
Attachments:	1.	Agreement + Attachments		
	2.			



Florida Fish and Wildlife Conservation Commission

Commissioners Rodney Barreto Chairman Coral Gables

Steven Hudson Vice Chairman Fort Lauderdale

Preston Farrior Tampa

Gary Lester Oxford

Albert Maury Coral Gables

Gary Nicklaus Jupiter

Sonya Rood St. Augustine

Office of the Executive Director Roger A. Young Executive Director

Jessica Crawford Chief of Staff

Division of Marine Fisheries Management Jessica McCawley Director

850-487-0554

Managing fish and wildlife resources for their long-term well-being and the benefit of people.

620 South Meridian Street Tallahassee, Florida 32399-1600 Voice: 850-488-4676

Hearing/speech-impaired: 800-955-8771 (T) 800 955-8770 (V)

MyFWC.com

January 18, 2024

Victor Blanco Taylor County 201 East Green Street Perry, FL 32347

RE: Grant Agreement FWC-23053

Taylor County and Dixie County Artificial Reef Construction 2023-24

Dear Mr. Blanco,

Please find the enclosed original executed copy of Grant Agreement FWC-23053 for your file.

The project period of this Grant Agreement is from the date of execution by the Commission until the expiration date of September 30, 2024. Project construction must be completed on or before September 1, 2024. The funds are for the 2023-24 fiscal year appropriation to the Commission's artificial reef program. Note that the terms of the Grant Agreement incorporate the terms of your project as specified in your grant application, and the requirements of Chapter 68R-9, F.A.C.

Please review the terms and conditions of the Agreement package in its entirety.

As a reminder, in Attachment A Scope of Work 1A - #19, at least 14 days prior to any deployment the GRANTEE shall provide a bottom survey for COMMISSION review and approval. The bottom survey must be a visual site survey completed by certified SCUBA divers. The entire extent of the proposed deployment areas must be surveyed during the dive(s). The GRANTEE will submit a narrative of the survey methods, results and photo documentation of the bottom.

Upon completion of the artificial reef project, a payment package must be submitted to this office to facilitate reimbursement. We are requesting that this package be sent within four weeks of project completion and no later than November 15, 2024. The following items must be included in this package:

Progress reports (see attached form), via email is acceptable; (due every 60 days, per Scope of Work, Item 4A)

A copy of the project advertisement, specification, and request for bids;

A copy of vendor replies and winning quote or bid:

A copy of the contract(s) between the County and the vendor (if a purchase order is used in lieu of a contract, provide a copy of the purchase order with attachments);

A copy of the certificate of insurance from the vendor;

Photographs of the vessel fully loaded with reef materials and photos of the deployment of the deployment at sea (digital images are preferred);

A written field assessment by the on-site observer describing in chronological detail the activities related to the deployment on all deployment days (required for each day of deployment). The written field report should also include comments evaluating the performance of the contractor; (In addition please submit any digital photographs);

A completed FWC Materials Placement Report form and coordinate table for each module to accompany the field report

A post-construction SCUBA Site Assessment (if applicable):

Newspaper or other media articles (if applicable):

Invoices from the vendor(s) showing unit costs and total costs of services (i.e., please provide invoices for the total cost of the project, including the local share, if applicable):

A letter of certification from your finance department verifying the amount, check number and date of issuance for any payments made to vendors during the completion of the Grant Agreement. Copies of canceled checks are also acceptable:

Certification of Completion form. This is a statement in which the grantee certifies, under penalties of perjury, that the project has been completed according to the terms of the contract (Grant Attachment G). It is required in order to receive full payment on your Grant Agreement;

Invoice from Taylor County or Dixie County to FWC, on County letterhead. At a minimum, the invoice to FWC must include: Invoice date: FWC Grant number: Invoice number: Dates of service(s) (beginning date to ending date of the billing period). Description of item(s): Quantity received: Bill to name and address: Grantee name; Grantee remit address: Total project cost, and amount requested for reimbursement):

A copy of the certification regarding debarments, suspension, ineligibility and voluntary exclusion-lower tier federally funded transactions (Grant Attachment E).

For your convenience, please complete the attached checklist ('Request for Payment Review Sheet') to confirm that each item has been provided. For items that have already been submitted, you may indicate the date that the information was previously submitted rather than re-submitted another copy with the close-out package.

All project correspondence and reports should be directed to me via email (Carolyn.Kalinowski@myfwc.com).

Please don't hesitate to call me if you have any questions. Hook forward to working with you on the project.

Sincerely.

Carolyn Kalinowski. Fisheries Biologist IV

Carolyn Kalinowski

Artificial Reef Program

Division of Marine Fisheries Management

RECIPIENT/SUBRECIPIENT AGREEMENT

STATE OF FLORIDA

FLORIDA FISH AND WILDLIFE CONSERVATION COMMISSION

FWC Agreement #23053

Federal Gra	nt Information	
CFDA Title(s): Federal Aid in Sportfish Restoration	CFDA No(s).: 15.605	
Name of Federal Agency(s): U.S. Fish and Wildlife		
Federal Award No(s): FL-F-20AF11284-A2 Federal Award Year(s): 2023-2024		
Federal Award Name(s): Marine Artificial Reef Pla in Florida	nning, Development, Administration, and Assessment	
State Gran	at Information	
CSFA Title(s).: Florida Artificial Reef Program CSFA No(s).: 77-007		
State Award No(s).: FWC-23053	State Award Year(s): 2023-2024	

This Agreement is entered into by and between the Florida Fish and Wildlife Conservation Commission, whose address is 620 South Meridian Street, Tallahassee, Florida 32399-1600, hereafter "Commission" or "FWC," and Taylor County Board of County Commissioners, FEID# 59-6000879, whose address is 201 East Green Street, Perry, FL 32347, the Recipient/Subrecipient, hereinafter "Recipient", collectively, "Parties".

INTRODUCTORY CLAUSES

WHEREAS, Commission and Recipient intend to partner together to construct three patch reefs consisting of at least 18 prefabricated concrete modules within the Buckeye Reef permitted area;

WHEREAS, such benefits are for the ultimate good of the State of Florida, its resources, wildlife, and public welfare.

TERMS OF THE AGREEMENT

The Commission and the Recipient, for the considerations stated in this Agreement, agree as follows:

Section 1. PROJECT DESCRIPTION.

The Recipient shall provide the services and perform the specific responsibilities and obligations, as set forth in the Scope of Work, attached hereto as Attachment A, which specifically identifies project tasks and accompanying deliverables. These deliverables must be submitted and approved by the Commission prior to any payment. The

Commission will not accept any deliverable that does not comply with the specified required minimum level of service to be performed and the criteria for evaluating the successful completion of each deliverable. If this Agreement is the result of Recipient responses to the Commission's request for competitive or other grant proposals, the Recipient's response is hereby incorporated by reference.

Section 2. PERFORMANCE.

The Recipient shall perform the activities described in Attachment A in a proper and satisfactory manner. Unless otherwise provided for in Attachment A, any and all equipment, products or materials necessary or appropriate to perform under this Agreement shall be supplied by the Recipient. The Recipient shall obtain all necessary local, state, and federal authorizations necessary to complete this project, and the Recipient shall be licensed as necessary to perform under this Agreement as may be required by law, rule, or regulation; the Recipient shall provide evidence of such compliance to the Commission upon request. The Recipient shall procure all supplies and pay all charges, fees, taxes and incidentals that may be required for the completion of this Agreement. By acceptance of this Agreement, the Recipient warrants that it has the capability in all respects to fully perform the requirements and the integrity and reliability that will assure good-faith performance as a responsible Recipient. The Recipient shall immediately notify the Commission's Grant Manager in writing if its ability to perform under the Agreement is compromised in any manner during the term of the Agreement. The Commission shall take appropriate action, including potential termination of this Agreement, in the event the Recipient's ability to perform under this Agreement becomes compromised.

Section 3. AGREEMENT PERIOD.

A. Agreement Period and Commission's Limited Obligation to Pay.

The Agreement shall be effective upon execution by the last Party to sign and shall remain in effect through 09/30/2024.

However, if this Agreement is made pursuant to a grant award as authorized by Rule 68-1.003, F.A.C., the referenced grant programs may execute Agreements with a retroactive start date of no more than sixty (60) days, provided that approval is granted from the Executive Director or his/her designee and that it is in the best interest of the Commission and State to do so. For this Agreement, the retroactive start date was not approved. The Commission's Grant Manager shall confirm the specific start date of the Agreement by written notice to the Recipient. The Recipient shall not be eligible for reimbursement or compensation for grant activities performed prior to the start date of this Agreement nor after the end date of the Agreement. For this Agreement, preaward costs are not eligible for reimbursement. If necessary, by mutual agreement as evidenced in writing and lawfully executed by the Parties, an Amendment to this Agreement may be executed to lengthen the Agreement period.

B. Extension.

The Commission may extend this Agreement upon agreement of both Parties through an Amendment, provided the funding source permits additional time prior to expiration of funding.

Section 4. COMPENSATION AND PAYMENTS.

A. Compensation.

As consideration for the services rendered by the Recipient under the terms of this Agreement, the Commission shall pay the Recipient on a cost reimbursement basis in an amount not to exceed \$120,000.00.

B. Payments.

The Commission shall pay the Recipient for satisfactory performance of the tasks identified in Attachment A as evidenced by the completed deliverables, upon submission of invoices, accompanied by supporting documentation sufficient to justify invoiced expenses or fees, and after acceptance of services and deliverables in writing by the Commission's Grant Manager. Unless otherwise specified in Attachment A, invoices shall be due monthly, commencing from the start date of this Agreement. Invoices must be legible and must clearly reflect the Deliverables that were provided in accordance with the terms of the Agreement for the invoice period. Unless otherwise specified in Attachment A, a final invoice shall be submitted to the Commission no later than forty-five (45) days following the expiration date of this Agreement to assure the availability of funds for payment. Further, pursuant to Section 215.971(1)(d), F.S., the Commission may only pay the Recipient for allowable costs resulting from obligations incurred during the Agreement period.

C. Invoices.

Each invoice shall include the Commission Agreement Number and the Recipient's Federal Employer Identification (FEID) Number. Invoices, with supporting documentation, may be submitted electronically to the attention of the Commission's Grant Manager. If submitting hard copies, an original and two (2) copies of the invoice, plus all supporting documentation, shall be submitted. All bills for amounts due under this Agreement shall be submitted in detail sufficient for a proper pre-audit and post-audit thereof. Recipient acknowledges that the Commission's Grant Manager shall reject invoices lacking documentation necessary to justify invoiced expenses.

D. Match

If this Agreement is made pursuant to a grant award as authorized by Rule 68-1.003, F.A.C., the Recipient is not required to contribute non-federal match towards this Agreement. If applicable, details regarding specific match requirements are included in Attachment A.

E. State Obligation to Pay.

The State of Florida's performance and obligation to pay under this Agreement is contingent upon an annual appropriation and authorization to spend by the Legislature. The Parties hereto understand that this Agreement is not a commitment to future appropriations but is subject to appropriation and authority to spend provided by the Legislature. The Commission shall be the final authority as to the availability of funds for this Agreement, and as to what constitutes an "annual appropriation" of funds to complete this Agreement. If such funds are not appropriated or available for the Agreement purpose, such event will not constitute a default on behalf of the Commission or the State. The Commission's Grant Manager shall notify the Recipient in writing at the earliest possible time if funds are not appropriated or available.

F. Non-Competitive Procurement and Rate of Payment.

Section 216.3475, F.S., requires that under non-competitive procurements, a Recipient may not receive a rate of payment in excess of the competitive prevailing rate for those services unless expressly authorized in the General Appropriations Act. If applicable, Recipient warrants, by execution of this Agreement, that

the amount of non-competitive compensation provided in this Agreement is in compliance with Section 216.3475, F.S.

G. Cost Reimbursement

If the Compensation section indicates this is a cost reimbursement Agreement, the Recipient shall be paid on a cost reimbursement basis for all eligible Project costs upon the completion, submittal, and approval of each deliverable identified in Attachment A. To be eligible for reimbursement, costs must follow the requirements of Section 215.971, F.S. and must also be in compliance with other laws, rules, and regulations applicable to expenditures of State funds, including, but not limited to, the <u>Reference Guide for State Expenditures</u>.

Invoices submitted for cost reimbursement must be itemized by expenditure category as outlined in the approved Agreement budget. Additionally, the invoice must evidence the completion of all tasks required to be performed for the deliverable and must show that the Recipient met the minimum performance standards established in the Agreement. The Commission is required to maintain detailed supporting documentation and to make it available for audit purposes. By submission of the payment request, the Commission is certifying that the detailed documentation to support each item on the itemized invoice is on file at the agency and is available for audit.

Documentation for each amount for which reimbursement is being claimed must indicate that the item has been paid. Check numbers may be provided in lieu of copies of actual checks. Each piece of documentation should clearly reflect the dates of service. Only expenditures for the categories in the approved Agreement budget may be reimbursed. These expenditures must be allowable (pursuant to law) and directly related to the services being provided. The Commission may require more detailed documentation as deemed appropriate to satisfy that the terms of the Agreement have been met.

Listed below are types and examples of their supporting documentation:

- i. Salaries: Timesheets that support the hours worked on the project or activity must be kept. A payrol! register or similar documentation should be submitted and maintained. The payroll register should show gross salary charges, fringe benefits, other deductions and net pay. If an individual for whom reimbursement is being claimed is paid by the hour, a document reflecting the hours worked times the rate of pay will be acceptable.
- Tuition: If the Commission determines tuition, stipends, and/or waivers are allowable costs, the payments must result from obligations incurred during the specified Agreement period.

 Documentation must be provided to show compliance with 215.971, F.S. Examples include but are not limited to keeping timesheets/time and effort reports/logs that support the hours worked on the project or activity. If an individual for whom tuition, stipends and/or waivers are being claimed are paid by the hour, a document reflecting the hours worked times the rate of pay will be acceptable.
- Fringe Benefits: Supported by invoices showing the amount paid on behalf of the employee (e.g., insurance premiums paid). If the Agreement specifically states that fringe benefits will be based on a specified percentage rather than the actual cost of fringe benefits, then the calculation for the fringe benefits amount must be shown.
 - Exception; Governmental entities are not required to provide check numbers or copies of checks for fringe benefits.

- Travel: To the extent the Commission determines travel is an allowable cost, reimbursement for travel must be in accordance with Section 112.061, Florida Statutes, which includes submission of the claim on the approved State travel voucher along with supporting receipts and invoices.
- v. Other Direct Costs: To the extent the Commission determines other direct costs are allowable, reimbursement will be made based on paid invoices/receipts and proof of payment processing (cancelled/processed checks and bank statements).
- vi. In-House Charges: Charges which may be of an internal nature (e.g., postage, copies, etc.) may be reimbursed on a usage log which shows the units times the rate being charged. The rates must be reasonable.
- vii. Indirect Costs: To the extent the Commission determines that indirect costs are allowable, and the Agreement specifies that indirect costs will be paid based on a specified rate, then the calculation should be provided in the Agreement's budget breakdown. Indirect costs must be in the approved Agreement budget and the Recipient must be able to demonstrate that the costs are not duplicated elsewhere as direct costs. All indirect cost rates must be evaluated for reasonableness and for allowability and must be allocated consistently.

For cost reimbursement Agreements with another State agency (including State universities):

In lieu of the detailed documentation described above, alternative documentation may be submitted to substantiate the costs requested to be reimbursed. This alternative documentation may be in the form of FLAIR reports or other reports containing sufficient detail.

H. Time Limits for Payment of Invoices.

Payments shall be made in accordance with Sections 215.422 and 287.0585, F.S., which govern time limits for payment of invoices. Section 215.422, F.S. provides that agencies have five (5) working days to inspect and approve Deliverables, unless Attachment A specifies otherwise. If payment is not available within forty (40) days, measured from the latter of the date the invoice is received or the Deliverables are received, inspected and approved, a separate interest penalty set by the Department of Financial Services pursuant to Section 55.03(1), F.S., will be due and payable in addition to the invoice amount. Invoices returned to a Recipient due to preparation errors will result in a payment delay. Invoice payment requirements do not start until a properly completed invoice is provided to the agency.

L Electronic Funds Transfer.

Recipient agrees to enroll in Electronic Funds Transfer (EFT), offered by the State's Chief Financial Officer, within thirty (30) days of the date the last Party has signed this Agreement. Copies of the Authorization form and a sample blank enrollment letter can be found on the vendor instruction page at: https://www.mvfforidac/o.com/division/aa/vendors. Questions should be directed to the State of Florida's EFT Section at (850) 413-5517. Once enrolled, invoice payments will be made by EFT.

J. Vendor Ombudsman.

A Vendor Ombudsman, whose duties include acting as an advocate for vendors who may be experiencing problems in obtaining timely payment(s) from a State agency, may be contacted at (850) 413-5516 or by calling the Chief Financial Officer's Hotline, (800) 342-2762.

Section 5. RETURN OR RECOUPMENT OF FUNDS

A. Unobligated Funds.

Pursuant to Section 215.971(1)(d)-(e), F.S., the Commission may only pay the Recipient for allowable costs resulting from obligations incurred during the Agreement period, and any balance of unobligated funds that has been advanced or paid must be refunded to the Commission. Any funds paid in excess of the amount to which the Recipient is entitled under the terms and conditions of the Agreement must be refunded to the Commission as well.

B. Overpayments to Recipient.

Pursuant to Section 215.971(1)(f), F.S., any funds paid in excess of the amount to which the Recipient is entitled under the terms and conditions of the Agreement must be refunded to the Commission. In the event the Recipient or its independent auditor discovers that overpayment has been made, the Recipient shall repay said overpayment within forty (40) calendar days without prior notification from the Commission. In the event the Commission first discovers an overpayment has been made, the Commission will notify the Recipient in writing. Should repayment not be made in a timely manner, the Commission shall be entitled to charge interest at the lawful rate of interest established pursuant to Section 55.03(1), F.S., on the outstanding balance beginning forty (40) calendar days after the date of notification or discovery. Refunds should be sent to the Commission's Grant Manager and made payable to the "Florida Fish and Wildlife Conservation Commission."

C. Additional Costs or Monetary Loss Resulting from Recipient Non-Compliance.

If the Recipient's non-compliance with any provision of the Agreement results in additional cost or monetary loss to the Commission or the State of Florida to the extent allowed by Florida Law, the Commission can recoup that cost or loss from monies owed to the Recipient under this Agreement or any other agreement between Recipient and the Commission. In the event the discovery of this cost or loss arises when no monies are available under this Agreement or any other agreement between the Recipient and the Commission, the Recipient will repay such cost or loss in full to the Commission within thirty (30) days of the date of notice of the amount owed, unless the Commission agrees, in writing, to an alternative timeframe. If the Recipient is unable to repay any cost or loss to the Commission, the Commission shall utilize remedies available by law and may notify the State of Florida, Department of Financial Services, pursuant to Section 17.0415, F.S.

Section 6. COMMISSION EXEMPT FROM TAXES, PROPERTY EXEMPT FROM LIEN.

A. Commission Exempt from Taxes.

The Recipient recognizes that the State of Florida, by virtue of its sovereignty, is not required to pay any taxes on the services or goods purchased under the terms of this Agreement. The Recipient is placed on notice that this exemption generally does not apply to nongovernmental entity recipients, subrecipients, contractors, or subcontractors. Any questions regarding this tax exemption should be addressed to the Commission's Grant Manager.

B. Property Exempt from Lien.

If the Agreement involves the improvement of real property titled to the State of Florida, then the following paragraph applies:

The Recipient acknowledges that Property being improved is titled to the State of Florida and is not subject to lien of any kind for any reason. The Recipient shall include notice of such exemptions in any subcontracts and purchase orders issued hereunder.

Section 7. MONITORING.

The Commission's Grant Manager shall actively monitor the Recipient's performance and compliance with the terms of this Agreement. The Commission reserves the right for any Commission staff to make scheduled or unscheduled, announced or unannounced monitoring visits. Specific State and Federal monitoring terms and conditions are found in the Requirements of the Federal and Florida Single Audit Acts, Attachment B. Monitoring terms, conditions, and schedules may be included in Attachment A.

Section 8. TERMINATION.

A. Commission Unilateral Termination.

The Commission may unilaterally terminate this Agreement for convenience by providing the Recipient with thirty (30) calendar days of written notice of its intent to terminate. The Recipient shall not be entitled to recover any cancellation charges or lost profits. The Recipient may request termination of the Agreement for convenience.

B. Termination - Fraud or Willful Misconduct.

This Agreement shall terminate immediately in the event of fraud or willful misconduct. In the event of such termination, the Commission shall provide the Recipient with written notice of termination.

C. Termination - Funds Unavailability.

In the event funds to finance this Agreement become unavailable or if federal or state funds upon which this Agreement is dependent are withdrawn or redirected, the Commission may terminate this Agreement upon no less than twenty-four (24) hours' notice in writing to the Recipient. Said notice shall be delivered by certified mail, return receipt requested or in person with proof of delivery. The Commission shall be the final authority as to the availability of funds and will not reallocate funds appropriated for this Agreement to another program thus causing "lack of funds." In the event of termination of this Agreement under this provision, the Recipient will be compensated for any work satisfactorily completed and any non-cancellable obligations properly incurred prior to notification of termination.

D. Termination - Other.

The Commission may terminate this Contract if the Recipient fails to: 1.) comply with all terms and conditions of this Agreement; 2.) produce each deliverable within the time specified by the Agreement or extension; 3.) maintain adequate progress, thus endangering the performance of the Agreement; or, 4.) abide by any statutory, regulatory, or licensing requirement. The Commission shall give written notice to the Recipient of its intent to terminate the Agreement for cause. In the notice, the Commission shall provide an opportunity for the Recipient to correct the deficiency or provide a corrective action plan to correct the deficiency for the Commission, in its sole determination, to approve or disapprove. If no corrective action plan is submitted and approved, the Recipient shall cure the deficiencies cited by the Commission in its notice within fifteen (15) calendar days of receipt of such notice. If the Recipient does not cure the deficiencies to the Commission's satisfaction within the fifteen (15) calendar days, or within the time proscribed in an approved corrective action plan if one was provided, the Agreement will be terminated for cause. At that time, the Commission will send a second notice to the Recipient noting that this Agreement is

being terminated for cause upon receipt of the notice and documenting the reasons this Agreement is being terminated. The Commission reserves the right in its sole discretion, to determine if the Recipient's deficiencies are legally excusable, or to extend the time to cure the deficiencies in writing. The Recipient's damages for termination for cause shall be limited to the cost of work actually performed and approved by the Commission. Section 287.1351, F.S., governs the procedure and consequences for default. The rights and remedies of the Commission in this clause are in addition to any other rights and remedies provided by law or under the Agreement. Recipient shall not be entitled to recover any cancellation charges.

E. Recipient Discontinuation of Activities upon Termination Notice.

Upon receipt of notice of termination, the Recipient shall, unless the notice directs otherwise, immediately discontinue all activities authorized hereunder. Upon termination of this Agreement, the Recipient shall promptly render to the Commission all property belonging to the Commission. For the purposes of this section, property belonging to the Commission shall include, but shall not be limited to, all books and records kept on behalf of the Commission.

Section 9. REMEDIES.

A. Financial Consequences.

In accordance with Sections 215.971(1)(a) & (b), F.S., Attachment A contains clearly established tasks in quantifiable units of deliverables that must be received and accepted in writing by the agency before payment. Each deliverable specifies the required minimum level of service to be performed and the criteria for evaluating the successful completion of each deliverable. If the Recipient fails to produce each deliverable within the time frame specified by Attachment A, the budget amount allocated for that deliverable will be reduced by ten percent (10%) from the Recipient's payment, unless otherwise modified by Attachment A.

In addition, pursuant to Section 215.971(1)(c), the Commission shall apply any additional financial consequences as listed below or as identified in Attachment A.

- i. Temporarily withhold payments pending correction of the deficiency by the Contractor.
- ii. Reduction of payment if correction of deficiency is not made by the Contractor.
- iii. Disallow all or part of the cost of the activity or action not in compliance.
- iv. Wholly or partly suspend or terminate this agreement.
- v. Withhold future awards for the FWC projects.
- vi. Take other remedies that may be legally available.

B. Cumulative Remedies.

The rights and remedies of the Commission during the Agreement period are in addition to any other rights and remedies provided by law or under the Contract.

Section 10. NOTICES AND CORRESPONDENCE.

Any and all notices shall be delivered to the individuals identified below. In the event that either Party designates a different Grant Manager after the execution of this Agreement, the Party will provide written notice of the name, address, zip code, telephone, and email address of the newest Grant Manager, or an individual authorized to receive notice on behalf of that Party, to all other Parties as soon as possible, but not later than five (5) business days after the new Grant Manager has been named. Designating a new Grant Manager shall not require a formal Amendment to the Agreement.

COMMISSION GRANT MANAGER CONTACT INFORMATION:

Carolyn Kalinowski Biological Scientist IV Florida Fish and Wildlife 1875 Orange Ave East Tallahassee, FL 32311 850-617-9619

Carolyn.kalinowski@myfwc.com

RECIPIENT GRANT MANAGER CONTACT INFORMATION:

Victor Blanco

Marine and Natural Resources Extension Agent Sea Grant UF/IFAS Extension – Taylor County

203 Forest Park Dr. Perry, FL 32348 850-838-3508

victorblancomar@ufl.edu

Section 11. AMENDMENT.

A. Waiver or Modification.

No waiver or modification of this Agreement or of any covenant, condition, or limitation herein contained shall be valid unless in writing and lawfully executed by the Parties.

B. Change Orders.

The Commission may, at any time, by written order, make a change to this Agreement. Such changes are subject to the mutual agreement of both Parties as evidenced in writing. Any change which causes an increase or decrease in the Recipient's cost or time shall require an Amendment. Minor changes, such as those updating a Party's contact information, may be accomplished by a Modification.

C. Renegotiation upon Change in Law or Regulations.

The Parties agree to renegotiate this Agreement if federal and/or state revisions of any applicable laws or regulations make changes in the Agreement necessary.

Section 12. PROPERTY RIGHTS.

If this Agreement includes Federal funds, the provisions of Sections 200.310-200.316, Office of Management and Budget (OMB) Uniform Guidance (2 CFR 200), and any language addressing Federal rights, apply.

A. Intellectual and Other Intangible Property.

- Recipient's Preexisting Intellectual Property (Proprietary) Rights. Unless specifically addressed in Attachment A, intellectual and other intangible property rights to the Recipient's preexisting property will remain with the Recipient.
- Proceeds Related to Intellectual Property Rights. Proceeds derived from the sale, licensing, marketing or other authorization related to any intellectual and other intangible property right

- created or otherwise developed by the Recipient under this Agreement for the Commission shall be handled in the manner specified by the applicable Florida State Statute and/or Federal program requirements.
- iii. Commission Intellectual Property Rights. Where activities supported by this Agreement produce original writing, sound recordings, pictorial reproductions, drawings or other graphic representations and works of any similar nature, the Commission and the State of Florida have the unlimited, royalty-free, nonexclusive, irrevocable right to use, duplicate and disclose such materials in whole or in part, in any manner, for any purpose whatsoever and to have others acting on behalf of the Commission to do so. If this Agreement is supported by Federal funds, the Federal awarding agency reserves a royalty-free, nonexclusive and irrevocable right to reproduce, publish, or otherwise use the work for federal purposes, and to authorize others to do so.

B. Purchase or Improvement of Real Property.

This Agreement is not for the purchase or improvement of real property, therefore, the following terms and conditions do not apply.

- Federal Funds. Any Federal funds provided for the purchase of or improvements to real property are subject to the Property Standards of Sections 200.310 - 200.316, and 200.329, OMB Uniform Guidance (2 CFR 200), as amended.
- ii. Title. If this Agreement is supported by state funds, the Recipient shall comply with Section 287.05805, F.S. This section requires the Recipient to grant a security interest in the property to the State of Florida, the type and details of which are provided for in Attachment A. Title to state-owned real property remains vested in the state. Title to federally owned real property remains vested in the Federal government in accordance with the provisions of Section 200.312, OMB Uniform Guidance (2 CFR 200), as amended.
- iii. Use. Federally owned real property will be used for the originally authorized purpose as long as needed for that purpose in accordance with Section 200.311, OMB Uniform Guidance (2 CFR 200). State-owned real property will be used as provided in Attachment A.

C. Non-Expendable Property.

- i. Non-Expendable Property Defined. For the requirements of this section of the Agreement, "non-expendable property" is the same as "property" as defined in Section 273.02, F.S. (equipment, fixtures, and other tangible personal property of a non-consumable and non-expendable nature, with a value or cost of \$5,000.00 or more, and a normal expected life of one (1) year or more; hardback-covered bound books that are circulated to students or the general public, with a value or cost of \$25.00 or more; and uncirculated hardback-covered bound books, with a value or cost of \$250.00 or more).
- ii. Title to Non-Expendable Property. Title (ownership) to all non-expendable property acquired with funds from this Agreement shall be vested in the Commission and said property shall be transferred to the Commission upon completion or termination of the Agreement unless otherwise authorized in writing by the Commission or unless otherwise specifically provided for in Attachment A.

D. Equipment and Supplies

- Title Equipment. Title to equipment acquired under a Federal award will vest upon acquisition in the non-Federal entity in accordance with Sections 200.313 and 200.314, OMB Uniform Guidance (2 CFR 200).
- ii. Title Supplies. Title to supplies will vest in the non-Federal entity upon acquisition. Unused supplies exceeding \$5,000.00 in total aggregate value upon termination or completion of the project or program are subject to Section 200.314, OMB Uniform Guidance.
- iii. Use Equipment. Equipment must be used by the non-Federal entity in the program or project for which it was acquired as long as needed.

Section 13. RELATIONSHIP OF THE PARTIES.

A. Conflict of Interest.

The Recipient covenants that it presently has no interest and shall not acquire any interest that would conflict in any manner or degree with the performance of services required. Each Party hereto covenants that there is no conflict of interest or any other prohibited relationship between the Recipient and the Commission.

B. Recipient Training Qualifications.

The Recipient agrees that all Recipient employees, subrecipients, subcontractors, or agents performing work under the Agreement shall be properly trained technicians who meet or exceed any specified training qualifications. Upon request, Recipient shall furnish a copy of technical certification or other proof of qualification.

C. Commission Security.

All employees, subrecipients, subcontractors, or agents performing work under the Agreement must comply with all security and administrative requirements of the Commission. The Commission may conduct, and the Recipient shall cooperate in, a security background check or otherwise assess any employee, subcontractor, or agent furnished by the Recipient. The Commission may refuse access to, or require replacement of, any personnel for cause, including, but not limited to, technical or training qualifications, quality of work, change in security status, or non-compliance with the Commission's other requirements. Such refusal shall not relieve Recipient of its obligation to perform all work in compliance with the Agreement. The Commission, in coordination with the Recipient, may reject and bar from any facility for cause any of Recipient's employees, subcontractors, or agents.

D. Commission Rights to Assign or Transfer.

The Recipient agrees that the State of Florida shall at all times be entitled to assign or transfer its rights, duties, or obligations under this Agreement to another governmental agency in the State of Florida, upon giving prior written notice to the Recipient.

E. Commission Rights to Undertake or Award Supplemental Contracts.

The Recipient agrees that the Commission may undertake or award supplemental agreements for work related to the Agreement. The Recipient and its subcontractors shall cooperate with such other Recipients and the Commission in all such cases.

Section 14. SUBCONTRACTS.

The Recipient is permitted to subcontract work under this Agreement, therefore, the following terms and conditions apply.

A. Authority.

The Recipient shall ensure, and provide assurances to the Commission upon request, that any subrecipient or subcontractor selected for work under this Agreement has the necessary qualifications and abilities to perform in accordance with the terms and conditions of this Agreement. The Recipient must provide the Commission with the names of any subrecipient or subcontractor considered for work under this Agreement; the Commission reserves the right to reject any subrecipient or subcontractor. The Recipient agrees to be responsible for all work performed and all expenses incurred with the project. Any subrecipient or subcontract arrangements must be evidenced by a written document available to the Commission upon request. The Recipient further agrees that the Commission shall not be liable to any subrecipient or subcontractor for any expenses or liabilities incurred under the subrecipient agreement or subcontract. The Recipient, at its expense, will defend the Commission against such claims. The following provisions apply in addition to any terms and conditions included in Attachment A.

B. Recipient Payments to Subcontractor or Subrecipient.

If subcontracting is permitted pursuant to Paragraph A, above, Recipient agrees to make payments to the subcontractor within seven (7) working days after receipt of full or partial payments from the Commission in accordance with Section 287.0585, F.S., unless otherwise stated in the agreement between the Recipient and subcontractor. Recipient's failure to pay its subcontractors within seven (7) working days will result in a penalty charged against the Recipient and paid to the subcontractor in the amount of one-half of one percent (0.50%) of the amount due per day from the expiration of the period allowed herein for payment. Such penalty shall be in addition to actual payments owed and shall not exceed fifteen percent (15%) of the outstanding balance due.

If entering a subrecipient agreement is permitted pursuant to Paragraph A above, Recipient agrees to make payments to the subrecipient for satisfactory performance of the tasks/deliverables identified in the subrecipient agreement. Recipient shall pay subrecipient following the same procedures described in paragraph 4 of this Agreement upon submission of invoices for allowable expenses, accompanied by supporting documentation sufficient to justify invoiced expenses or fees, and after acceptance of services and deliverables in writing by the Recipient.

C. Commission Right to Reject Subrecipient or Subcontractor Employees.

The Commission shall retain the right to reject any of the Recipient's, subrecipient's or subcontractor's employees working or anticipated to work on this project, whose qualifications or performance, in the Commission's judgment, are insufficient.

D. Subcontractor and Subrecipient Conflict of Interest.

If subcontracting or entering a subrecipient agreement is permitted pursuant to Paragraph A above, the Recipient agrees to take such actions as may be necessary to ensure that each subcontractor or subrecipient covenants that it presently has no interest and shall not acquire any interest that would conflict in any manner or degree with the performance of services required. Each Party hereto covenants that there is no conflict of interest or any other prohibited relationship between the Recipient, as applicable subrecipient or subcontractor, and the Commission.

Section 15. MANDATORY DISCLOSURE.

These disclosures are required by State law, as indicated, and apply when this Agreement includes State funding; and by Federal law, as indicated, and apply when the Agreement includes a Federal award.

A. Disclosure of Interested State Employees.

This Agreement is subject to Chapter 112, F.S. Recipient shall provide the name of any officer, director, employee, or other agent who is affiliated with this project and an employee of the State of Florida. If the Agreement includes a Federal award, then the Agreement is also subject to Section 200.112, OMB Uniform Guidance (2 CFR 200). Recipient must disclose, in writing, any potential conflict of interest to the Commission in accordance with applicable Federal awarding agency policy.

B. Convicted Vendors.

The Recipient hereby certifies that neither it, nor any person or affiliate of Recipient, has been convicted of a Public Entity Crime as defined in section 287.133, F.S., nor placed on the convicted vendor list. Recipient shall have a continuing obligation to disclose, to the Commission, in writing, if it, its principals, recipient, subrecipient, contractor, or subcontractor, are on the convicted vendors list maintained by the Florida Department of Management Services pursuant to Section 287.133(3)(d), F.S.

- i. Convicted Vendor List. Pursuant to Subsection 287.133(2)(a), F.S., a person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not be awarded or perform work as a Recipient, supplier, subcontractor or consultant under a contract with any public entity and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, F.S., for Category Two for a period of thirty-six (36) months from the date of being placed on the convicted vendor list. The State of Florida, Department of Management Services, Division of State Purchasing provides listings for convicted, suspended, discriminatory and federal excluded parties, as well as the vendor complaint list at: https://www.dms.mytlorida.com/business_operations/state_purchasing/state_agency_resources/vendor_registration_and_vendor_lists
- Notice of Conviction of Public Entity Crime. Any person must notify the Department of Management Services and the Commission, in writing, within thirty (30) days after conviction of a public entity crime applicable to that person or an affiliate of that person as defined in Section 287.133, F.S.
- iii. Vendors on Scrutinized Companies List. The Recipient certifies that it and any of its affiliates are not scrutinized companies as identified in Section 287.135, F.S. In addition, the Recipient agrees to observe the requirements of Section 287.135, F.S., for applicable sub-agreements entered into for the performance of work under this Agreement. Pursuant to Section 287.135, F.S., the Commission may immediately terminate this Agreement for cause if the Recipient, its affiliates, or its subcontractors are found to have submitted a false certification; or if the Recipient, its affiliates, or its subcontractors are placed on any applicable scrutinized companies list or engaged in prohibited contracting activity during the term of the Agreement. As provided in Subsection 287.135(8), F.S., if federal law ceases to authorize these contracting prohibitions, then they shall become inoperative.

C. Discriminatory Vendors.

The Recipient shall disclose to the Commission, in writing, if they, their subrecipient, contractor, or subcontractor, are on the Discriminatory Vendor List maintained by the Florida Department of Management

Services pursuant to Section 287.134(3)(d), F.S. "An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity." Section 287.134(2)(a), F.S. Recipient has a continuing duty to disclose to the Commission whether they appear on the discriminatory vendor list.

D. Prompt Disclosure of Litigation, Investigations, Arbitration, or Administrative Proceedings.

Throughout the term of the Agreement, the Recipient has a continuing duty to promptly disclose to the Commission's Grant Manager, in writing, upon occurrence, all civil or criminal litigation, investigations, arbitration, or administrative proceedings (Proceedings) relating to or affecting the Recipient's ability to perform under this Agreement. If the existence of such Proceeding causes the Commission concern that the Recipient's ability or willingness to perform the Agreement is jeopardized, the Recipient may be required to provide the Commission with reasonable assurances to demonstrate that: a.) the Recipient will be able to perform the Agreement in accordance with its terms and conditions; and, b.) Recipient and/or its employees or agents have not and will not engage in conduct in performing services for the Commission which is similar in nature to the conduct alleged in such Proceeding.

E. Certain Violations of Federal Criminal Law.

If this Agreement includes a Federal award, then in accordance with Section 200.113, OMB Uniform Guidance (2 CFR 200), Recipient must disclose, in a timely manner, in writing to the Commission all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the Federal award.

Section 16. INSURANCE.

If the Recipient is a state or federal agency with self-insurance, Recipient warrants and represents that it is insured, or self-insured for liability insurance, in accordance with applicable state or federal law and that such insurance or self-insurance offers protection applicable to the Recipient's officers, employees, servants and agents while acting within the scope of their employment with the Recipient.

If the Recipient is not a state or federal agency with self-insurance, then the following applies:

A. Reasonably Associated Insurance.

During the term of the Agreement, the Recipient, at its sole expense, shall maintain insurance coverage of such types and with such terms and limits as may be reasonably associated with the Agreement. Providing and maintaining adequate insurance coverage is a material obligation of the Recipient, and failure to maintain such coverage may void the Agreement. The limits of coverage under each policy maintained by the Recipient shall not be interpreted as limiting the Recipient's liability and obligations under the Agreement. All insurance policies shall be through insurers licensed and authorized to write policies in Florida.

B. Workers Compensation.

To the extent required by Chapter 440, F.S., the Recipient will either be self-insured for Worker's Compensation claims or will secure and maintain during the life of this Agreement, Worker's Compensation Insurance for all of its employees connected with the work of this project, with minimum

employers' liability limits of \$100,000.00 per accident, \$100,000.00 per person, and \$500,000.00 policy aggregate. Such policy shall cover all employees engaged in any contract work. If any work is subcontracted, the Recipient shall require the subcontractor similarly to provide Workers' Compensation Insurance for all of the latter's employees unless such employees are covered by the protection afforded by the Recipient. Such self-insurance program or insurance coverage shall comply fully with the Florida Workers' Compensation Law (Chapter 440, F.S.). In case any class of employees engaged in hazardous work under this Agreement is not protected under Workers' Compensation statutes, the Recipient shall provide, and cause each subcontractor to provide, adequate insurance satisfactory to the Recipient, for the protection of its employees not otherwise protected. Employers who have employees who are engaged in work in Florida must use Florida rates, rules, and classifications for those employees.

C. General Liability Insurance.

By execution of this Agreement, unless Recipient is a state agency or subdivision as defined by Subsection 768.28(2), F.S. or unless otherwise provided for in Attachment A, the Recipient shall provide reasonable and adequate commercial general liability insurance coverage and hold such liability insurance at all times during the Agreement. A self-insurance program established and operating under the laws of the State of Florida may provide such coverage.

D. Insurance Required for Performance.

During the Agreement term, the Recipient shall maintain any other types and forms of insurance required for the performance of this Agreement as required in Attachment A.

E. Written Verification of Insurance.

Upon execution of this Agreement, the Recipient shall provide the Commission written verification of the existence and amount for each type of applicable insurance coverage. Within thirty (30) days of the effective date of the Agreement, Recipient shall furnish proof of applicable insurance coverage to the Commission's Grant Manager by standard Association for Cooperative Operations Research and Development (ACORD) form certificates of insurance. In the event that any applicable coverage is cancelled by the insurer for any reason, Recipient shall immediately notify the Commission's Grant Manager in writing of such cancellation and shall obtain adequate replacement coverage conforming to the requirements herein and provide proof of such replacement coverage within fifteen (15) business days after the cancellation of coverage.

F. Commission Not Responsible for Insurance Deductible.

The Commission shall be exempt from, and in no way liable for, any sums of money representing a deductible in any insurance policy. The payment of such deductible shall be the sole responsibility of Recipient providing such insurance.

Section 17. SPONSORSHIP.

As required by Section 286.25, F.S., if the Recipient is a nongovernmental organization which sponsors a program financed wholly or in part by state funds, including any funds obtained through this Agreement, it shall, in publicizing, advertising, or describing the sponsorship of the program, state: "Sponsored by (Recipient's name) and the State of Florida, Fish and Wildlife Conservation Commission." If the sponsorship reference is in written material, the words "State of Florida, Fish and Wildlife Conservation Commission" shall appear in the same size letters or type as the name of the Recipient's organization. Additional sponsorship requirements may be specified in Attachment A.

Section 18, PUBLIC RECORDS.

- A. All records in conjunction with this Agreement shall be public records and shall be treated in the same manner as other public records that are under Chapter 119, F.S.
- B. This Agreement may be unilaterally canceled by the Commission for refusal by the Recipient to allow public access to all documents, papers, letters, or other material subject to the provisions of Chapter 119. F.S., and made or received by the Recipient in conjunction with this Agreement, unless exemption for such records is allowable under Florida law.
- C. If the Recipient meets the definition of "Contractor" in Section 119.0701(1)(a) F.S., the Recipient shall comply with the following:
 - IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF THE CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT: 850-488-6553,

RecordsCustodian@myfwc.com, and 620 South Meridian Street, Tallahassee FL 32399

- ii. Keep and maintain public records required by the Commission to perform the service.
- iii. Upon request from the Commission's custodian of public records, provide the Commission with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, F.S. or as otherwise provided by law.
- iv. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the Contractor does not transfer the records to the Commission.
- v. Upon completion of the contract transfer, at no cost, to the Commission all public records in possession of the Contractor or keep and maintain public records required by the Commission to perform the service. If the Contractor transfers all public records to the Commission 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 Commission, upon request from the Commission's custodian of public records, in a format that is compatible with the information technology systems of the Commission.

Section 19. COOPERATION WITH INSPECTOR GENERAL.

Pursuant to subsection 20.055(5), F.S., Recipient, and any subcontractor to the Recipient, understand and will comply with their duty to cooperate with the Inspector General in any investigation, audit, inspection, review, or hearing. Upon request of the Inspector General or any other authorized State official, the Recipient shall provide any type of information the Inspector General deems relevant to the Recipient's integrity or responsibility. Such

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information may include, but shall not be limited to, the Recipient's business or financial records, documents, or files of any type or form that refer to or relate to the Agreement. The Recipient agrees to reimburse the State for the reasonable costs of investigation incurred by the Inspector General or other authorized State official for investigations of the Recipient's compliance with the terms of this or any other agreement between the Recipient and the State which results in the suspension or debarment of the Recipient. Such costs shall include but not be limited to salaries of investigators, including overtime; travel and lodging expenses; and expert witness and documentary fees.

Section 20. SECURITY AND CONFIDENTIALITY.

The Recipient shall maintain the security of any information created under this Agreement that is identified or defined as "confidential" in Attachment A. The Recipient shall not divulge to third Parties any confidential information obtained by the Recipient or its agents, distributors, resellers, subcontractors, officers or employees in the course of performing Agreement work. To ensure confidentiality, the Recipient shall take appropriate steps regarding its personnel, agents, and subcontractors. The warranties of this paragraph shall survive the Agreement.

Section 21. RECORD KEEPING REQUIREMENTS.

A. Recipient Responsibilities.

The Recipient shall maintain accurate books, records, documents and other evidence that sufficiently and properly reflect all direct and indirect costs of any nature expended in the performance of this Agreement, in accordance with generally accepted accounting principles.

B. State Access to Contractor Books. Documents, Papers, and Records.

The Recipient shall allow the Commission, the Chief Financial Officer of the State of Florida, the Auditor General of the State of Florida, the Florida Office of Program Policy Analysis and Government Accountability or authorized representatives of the state or federal government to have access to any of the Recipient's books, documents, papers, and records, including electronic storage media, as they may relate to this Agreement, for the purposes of conducting audits or examinations or making excerpts or transcriptions.

C. Recipient Records Retention.

Unless otherwise specified in Attachment A, these records shall be maintained for five (5) fiscal years following the close of this Contract, or the period required for this particular type of project by the General Records Schedules maintained by the Florida Department of State (https://dos.myflorida.com/hbrary-archives/records-management general-records-schedules), whichever is longer. Recipient shall cooperate with the Commission to facilitate the duplication and transfer of such records upon the Commission's request.

D. Recipient Responsibility to Include Records Requirements - Subcontractors.

In the event any work is subcontracted under this Agreement, the Recipient shall include the aforementioned audit and record keeping requirements in all subsequent contracts.

E. Compliance with Federal Funding Accountability and Transparency.

Any federal funds awarded under this Agreement must comply with the Federal Funding Accountability and Transparency Act (FFATA) of 2006. The intent of the FFATA is to empower every American with the ability to hold the government accountable for each spending decision. The result is to reduce wasteful

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spending in the government. The FFATA legislation requires that information on federal awards (federal financial assistance and expenditures) be made available to the public via a single, searchable website: www.USASpending.gov. Grant recipients awarded a new Federal grant greater than or equal to \$25,000.00 awarded on or after October 1, 2010, are subject to the FFATA. The Recipient agrees to provide the information necessary, over the life of this Agreement, for the Commission to comply with this requirement.

Section 22. FEDERAL AND FLORIDA SINGLE AUDIT ACT (FSAA) REQUIREMENTS.

Pursuant to the FSAA (or Federal) Vendor / Recipient Determination Checklist, the Recipient has been determined to be a recipient of state financial assistance and/or a subrecipient of a federal award. Therefore, pursuant to Section 215.97, F.S. and/or OMB Uniform Guidance (2 CFR 200), the Recipient may be subject to the audit requirements of the Florida and/or Federal Single Audit Acts. If applicable, the Recipient shall comply with the audit requirements outlined in Attachment B, attached hereto and made a part of the Agreement, as applicable.

Section 23. FEDERAL COMPLIANCE.

As applicable, Recipient shall comply with all federal laws, rules, and regulations, including but not limited to:

A. Clean Air Act and Water Pollution Control Act.

All applicable standards, orders, or requirements issued under the Clean Air Act (42 U.S.C. 7401-7671q), and the Water Pollution Control Act (33 U.S.C. 1251-1387, as amended).

B. Lacey Act, 16 U.S.C 3371-3378.

This Act prohibits trade in wildlife, fish and plants have been illegally taken, possessed, transported or sold

C. Magnuson-Stevens Fishery Conservation and Management Act, 16 U.S.C. 1801-1884.

This Act governs marine fisheries in Federal waters.

D. Migratory Bird Treaty Act, 16 U.S.C. 703-712.

The Act prohibits anyone, unless permitted, to pursue, hunt, take, capture, kill, attempt to take, capture or kill, possess, offer for sale, sell, offer to purchase, deliver for shipment, ship, cause to be shipped, deliver for transportation, transport, cause to be transported, earry or cause to be carried by any means whatsoever, receive for shipment, transport of carriage, or export, at any time, or in any manner, any migratory bird, or any part, nest, or egg of such bird.

E. Endangered Species Act, 16 U.S.C. 1531, et seq.

The Act provides a program for the conservation of threatened and endangered plants and animals and the habitat in which they are found. The Act also prohibits any action that cause a "taking" of any listed species of endangered fish or wildlife. Also, generally prohibited are the import, export, interstate, and foreign commerce of listed species.

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Section 24. FEDERAL FUNDS.

This Agreement relies on federal funds, therefore, the following terms and conditions apply

A. Prior Approval to Expend Federal Funds to Federal Agency or Employee.

It is understood and agreed that the Recipient is not authorized to expend any federal funds under this Agreement to a federal agency or employee without the prior written approval of the awarding federal agency.

B. Equal Employment Opportunity.

Executive Order 11246 of September 24, 1965, entitled "Equal Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations (41 CFR Part 60-1.4). 41 CFR Part 60-1.4 is hereby incorporated by reference.

C. Davis-Bacon Act.

Unless exempt, the Davis-Bacon Act, 40 U.S.C. 3141-3148, as supplemented by Department of Labor regulations at 29 CFR Part 5, is applicable to contractors and subcontractors performing on federally funded or assisted contracts in excess of \$2,000.00 for the construction, alteration, or repair (including painting and decorating) of public buildings or public works. Under this Act, contractors and subcontractors must pay their laborers and mechanics employed under the Agreement no less than the locally prevailing wages and fringe benefits for corresponding work on similar projects in the area. Davis-Bacon Act does not apply if federal funding is solely provided by the American Rescue Plan Act (ARPA).

D. Copeland "Anti-Kickback Act".

- Recipient. The Recipient shall comply with 18 U.S.C. § 874, 40 U.S.C. § 3145, and the
 requirements of 29 CFR Part 3 as may be applicable, which are incorporated by reference into this
 Agreement.
- ii. Subcontracts. The Recipient or subrecipient/subcontractor shall insert in any subcontracts the clause above and such other clauses as FEMA may by appropriate instructions require, and also a clause requiring the subrecipients/subcontractors to include these clauses in any lower tier subcontracts. The Recipient shall be responsible for the compliance by any subrecipient/subcontractor or lower tier subrecipient/subcontractor with all these contract clauses.
- iii. Breach. A breach of the Agreement clauses above may be grounds for termination of the Agreement, and for debarment as a contractor and subcontractor as provided in 29 CFR § 5.12.

E. Contract Work Hours and Safety Standards Act

29 CFR 5.5(b) Contract Work Hours and Safety Standards Act is hereby incorporated by reference.

F. Rights to Inventions

If this Agreement is supported by federal funds and meets the definition of "funding agreement" under 37 CFR Part 401.2(a) then the Recipient must comply with all requirements of 37 CFR Part 401.

G. Energy Efficiency.

Mandatory standards and policies relating to energy efficiency which are contained in the State energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94–163, 89 Stat. 871) applies.

H. Debarment and Suspension Recipient Federal Certification

- i. This Agreement is a covered transaction for purposes of 2 CFR Part 180 and 2 CFR Part 3000. As such, the Recipient is required to verify that none of the Recipient's principals (defined at 2 CFR § 180.995) or its affiliates (defined at 2 CFR § 180.905) are excluded (defined at 2 CFR § 180.940) or disqualified (defined at 2 CFR § 180.935).
- ii. The Recipient must comply with 2 CFR Part 180, subpart C and 2 CFR Part 3000, subpart C, and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- iii. This certification is a material representation of fact relied upon by Recipient/Subrecipient. If it is later determined that the Recipient did not comply with 2 CFR Part 180, subpart C and 2 CFR Part 3000, subpart C, in addition to remedies available to Recipient/Subrecipient, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- iv. The Recipient agrees to comply with the requirements of 2 CFR Part 180, subpart C and 2 CFR Part 3000, subpart C while this offer is valid and throughout the period of any Agreement that may arise from this offer. The Recipient further agrees to include a provision requiring such compliance in its lower tier covered transactions.

I. Byrd Anti-Lobbying Amendment

Recipients awarded \$100,000 or more in Federal funds shall file the required certification. Recipients shall file the required certification with the Commission's Grant Manager five (5) business days after Agreement execution. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 USC Part 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the Recipient who in turn will forward the certification(s) to the Commission.

J. Procurement of Recovered Materials

- In the performance of this Agreement, the Recipient shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired
 - a. Competitively within a timeframe providing for compliance with the Agreement performance schedule;
 - b. Meeting Agreement performance requirements; or
 - c. At a reasonable price.
- ii. Information about this requirement, along with the list of EPA- designated items, is available at EPA's Comprehensive Procurement Guidelines.

 The Recipient also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act.

K. Domestic Preference for Procurements

- i. As appropriate and to the extent consistent with law, the Recipient should, to the greatest extent practicable under a Federal award, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this section must be included in all subcontracts including all contracts for work or products under this Agreement.
- ii. For purposes of this section:
 - a. "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
 - b. "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

L. Compliance with Office of Management and Budget Circulars.

As applicable, Recipient shall comply with the following Office of Management and Budget (OMB) Uniform Guidance (2 CFR 200).

M. Drug Free Workplace.

Pursuant to the Drug-Free Workplace Act of 1988, the Recipient attests and certifies that the Recipient will provide a drug-free workplace compliant with 41 U.S.C. 81.

N. American Rescue Plan Act (ARPA) of 2021.

If this Agreement relies on ARPA federal funds, then the following shall apply:

- Recipients shall provide their Unique Entity Identifier (UEI) and any other financial information requested in the <u>sam.gov</u> financial registration process to the Commission prior to Agreement execution.
- Public Law 117-2, American Rescue Plan Act of 2021, Title XI-Committee of Finance Subtitle M: Section 9901.
- iii. Coronavirus State Fiscal Recovery Fund (SFRF) (31 CFR Part 35).
- iv. Office of Management and Budget (OMB) Uniform Guidance (2 CFR 200).
- v. US Department of Treasury, Compliance and Reporting Guidance State and Local Recovery Funds, as amended.

O. Build America, Buy America (BABA) provision of the Infrastructure Investment and Jobs Act (IIJA) of 2021. (117 P.L. 58).

If federal funds are awarded to be used in this Agreement for any project involving construction, alteration, maintenance, or repair of infrastructure in the United States, and if the project involves infrastructure as defined by §70912(5) of BABA, which includes, but is not limited to roads, highways, and bridges; public transportation; dams, ports, harbors, and other maritime facilities; intercity passenger and freight railroads; freight and intermodal facilities; airports; water systems, including drinking water and wastewater systems; electrical transmission facilities and systems; utilities; broadband infrastructure; and buildings and real property; then:

- All iron and steel, manufactured products, and construction materials used in the project must be produced in the United States.
- ii. The BABA provision applies to all articles, materials, and supplies consumed in, incorporated into, or affixed to an infrastructure project for federal awards on or after May 14, 2022.
- iii. All subcontractors, successors, or assignees to this Agreement will be held to the same requirements as the original Parties to this Agreement.
- iv. The BABA provision does not apply to tools, equipment, and supplies brought to the construction site and removed at or before completion of the infrastructure project. Nor does the BABA provision apply to equipment and furnishings used at or within the finished infrastructure project but are not an integral part of the structure or permanently affixed to the infrastructure project.

P. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment

Recipients and subrecipients are prohibited from obligating or expending loan or grant funds to procure, obtain, extend or renew an agreement that utilizes telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).

- i. For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).
- ii. Telecommunications or video surveillance services provided by such entities or using such equipment.
- iii. Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Burcau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

Section 25. AGREEMENT-RELATED PROCUREMENT.

A. PRIDE.

In accordance with Section 946.515(6), F.S., if a product or service required for the performance of this Contract is certified by or is available from Prison Rehabilitative Industries and Diversified Enterprises,

Inc. (PRIDE) and has been approved in accordance with Subsection 946.515(2), F.S., the following statement applies:

It is expressly understood and agreed that any articles which are the subject of, or required to earry out, this contract shall be purchased from [PRIDE] in the same manner and under the same procedures set forth in Subsections 946.515(2) and (4), F.S.; and for purposes of this contract the person, firm or other business entity carrying out the provisions of this contract shall be deemed to be substituted for this agency insofar as dealings with such corporation are concerned.

The above clause is not applicable to subcontractors unless otherwise required by law. Additional information about PRIDE and the products it offers is available at http://www.pride-enterprises.org.

B. Respect of Florida.

In accordance with Subsection 413.036(3), F.S., if a product or service required for the performance of this Contract is on the procurement list established pursuant to Subsection 413.035(2), F.S., the following statement applies:

It is expressly understood and agreed that any articles that are the subject of, or required to carry out, this contract shall be purchased from a nonprofit agency for the blind or for the severely handicapped that is qualified pursuant to Chapter 413, F.S., in the same manner and under the same procedures set forth in Subsections 413.036(1) and (2), F.S.; and for purposes of this contract, the person, firm or other business entity carrying out the provisions of this contract shall be deemed to be substituted for the state agency insofar as dealings with such qualified nonprofit agency are concerned.

Additional information about the designated nonprofit agency and the products it offers is available at http://www.respectofflorida.org.

C. Procurement of Recycled Products or Materials.

Contractor agrees to procure any recycled products or materials which are the subject of or are required to carry out this Contract in accordance with Section 403,7065, F.S.

Section 26. INDEMNIFICATION.

If the Recipient is a state agency or subdivision, as defined in Subsection 768.28(2), F.S., or as a governmental entity as defined in Subsection 287.012(14), F.S., neither Party indemnifies nor insures the other Party for the other Party's negligence. Recipient is responsible for all personal injury and property damage attributable to the negligent acts or omissions of that party, its officers, employees, volunteers and agents. Nothing contained herein shall be construed or interpreted as denying to any party any remedy or defense available under the laws of the state of Florida, nor as a waiver of sovereign immunity of the state of Florida beyond the waiver provided for in section 768.28, F.S., as amended.

If Recipient is not a state agency or subdivision as defined above. Recipient shall be fully liable for the actions of its agents, employees, partners, or subcontractors and shall fully indemnify, defend, and hold harmless the State and the Commission, and their officers, agents, and employees, from suits, actions, damages, and eosts of every name and description, including attorneys' fees, arising from or relating to personal injury and damage to real or personal tangible property alleged to be caused in whole or in part by Recipient, its agents, employees, partners, or subcontractors, provided, however, that Recipient shall not indemnify for that portion of any loss or damages proximately caused by the negligent act or omission of the State or the Commission. The Commission reserves the right to select its counsel.

Section 27. NON-DISCRIMINATION.

No person, on the grounds of race, color, religion, gender, pregnancy, national origin, age, handicap, or marital status, shall be excluded from participation in, be denied the proceeds or benefits of, or be otherwise subjected to discrimination in performance of this Agreement.

Section 28. MEDIATION.

In the event of any claim or dispute arising by or between the Commission and the Recipient, each party shall continue to perform as required under the Agreement, notwithstanding the existence of such claim or dispute, it being acknowledged that time is of the essence. This provision includes, but is not limited to, the obligation to continue to perform under the Agreement notwithstanding disputes as to amounts due for payment hereunder.

Except for any claim, dispute, or matter in question that has been waived by the acceptance of final payment, or that is otherwise barred by the applicable statute of limitations or other provision of law, any claim, dispute, or other matter in question arising out of, or relating to, the Work or the Agreement or the breach thereof, shall be first submitted to non-binding mediation by a single mediator in Tallahassee, Florida

The party making a claim or dispute shall notify the other in writing of its claim or dispute within ten working days of the event giving rise to the claim or dispute.

- Such notice shall give the other party ten working days from receipt of the notice to respond in writing.
- ii. If the party initiating such notice is not satisfied with the response, then it shall invoke this clause initiating non-binding mediation by sending a demand for mediation in writing to the other party within seven (7) days.
- iii. The Parties have two weeks after notice to agree in writing upon a mediator.
- iv. If the Parties cannot agree upon a Florida Supreme Court certified mediator, then the Parties shall request the Chief Judge of the Second Judicial Circuit in Leon County, Florida, to appoint a Florida Supreme Court certified mediator.
 - a. The mediator's fees shall be born equally by the Parties involved in the mediation and shall pay all of its own attorneys' fees and expenses related to the mediation unless otherwise agreed.
 - b. Unless otherwise agreed by the Parties in writing, such mediation shall take place within forty-five (45) days of the appointment of, or agreement to, the mediator if the mediator's schedule so allows.
 - c. The terms of this Agreement and any dispute relating thereto will be governed by the laws of the State of Florida, any litigation will be brought in the state or federal court in and for Tallahassee, Florida, and you agree to submit to the exclusive jurisdiction of the state and federal courts located in and for the Leon County, State of Florida.
 - d. All Parties agree to negotiate in good faith in an effort to settle any dispute. All Parties shall have a representative present at mediation with the authority to settle the case.
- Any resolution achieved at mediation shall be set forth in a written settlement agreement.

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- vi. The Recipient shall require all the dispute resolution provisions and requirements set out in this Section in each contract it makes with any Subcontractor, material supplier, equipment supplier, or fabricator.
- vii. In no event shall the demand for mediation be made after the date when institution of legal or equitable proceedings based on such claim, dispute, or other matter in question would be barred by the applicable statute of limitations, or otherwise.

Unless otherwise agreed in writing, the Recipient shall carry on the Work and maintain its performance of this Agreement during any claim, dispute, or mediation.

If any matter sought to be mediated by the Commission or the Recipient involves a claim or other matter by or against the Consultant, any Subcontractor, any Separate Contractor, or any other third party, or any such entity is reasonably necessary to be joined in the mediation to permit a full and complete disposition of the dispute submitted hereunder, then the Consultant, Subcontractor, Separate Contractor or third party shall be joined by personal service of the notice demanding mediation.

Such termination of the mediation shall not preclude any party from commencing any judicial proceeding in a court of competent jurisdiction in Leon County, Florida, providing the claims sought to be decided are not otherwise barred.

Any demand for mediation and any answer to such demand must contain a written statement of each claim alleged and the dollar amount in controversy sought in each claim.

Should mediation fail to resolve the claim submitted, the Parties may then proceed to seek applicable remedies at

The agreement to mediate set forth in this Section shall apply to, and become part of, any Subcontract, any contract into which these General Conditions are incorporated by reference or otherwise, and the Parties to such contract shall mediate all disputes arising out of, or in any way relating to, that contract or the Project in accordance with the provisions of this Section.

Section 29. SEVERABILITY, CHOICE OF LAW, AND CHOICE OF VENUE.

This Agreement has been delivered in the State of Florida. Florida law governs this Agreement, all agreements arising under or out of this Agreement, and any legal action or other proceeding of any kind designed to resolve a dispute that arises out of or relates to this Agreement. Wherever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law. If a court or other tribunal finds any provision of this Agreement unenforceable as written, the unenforceable provision(s) shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision and the remaining provisions of this Agreement. The Parties have selected the Second Judicial Circuit in Leon County, Florida, as the mandatory and exclusive forum for resolving any dispute, in law or equity, that arises out of or relates to the Parties' transactions. By signing this Agreement, Recipient affirms that Recipient considers the Second Judicial Circuit to be a fair and convenient forum for any legal action or other proceeding of any kind designed to resolve such a dispute. The Recipient will not initiate in any other forum a legal action or other proceeding to which this provision applies.

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Section 30. JURY TRIAL WAIVER.

As part of the consideration for this Agreement, the Parties hereby waive trial by jury in any action or proceeding brought by any party against any other party pertaining to any matter whatsoever arising out of or in any way connected with this Agreement, or with the products or services provided under this Agreement, including but not limited to any claim by the Recipient of *quantum meruit*.

Section 31. NO THIRD-PARTY RIGHTS.

The Parties hereto do not intend, nor shall this Agreement be construed, to grant any rights, privileges or interest to any person not a party to this Agreement.

Section 32. PROHIBITION OF UNAUTHORIZED ALIENS.

In accordance with Federal Executive Order 96-236, the Commission shall consider the employment by the Recipient of unauthorized aliens a violation of Section 274A(e) of the Immigration and Nationalization Act. Such violation shall be cause for unilateral cancellation of this Agreement if the Recipient knowingly employs unauthorized aliens.

Section 33. EMPLOYMENT ELIGIBILITY VERIFICATION (E-VERIFY).

A. Requirement to Use E-Verify.

Section 448.095(2) Florida Statute requires the Contractor to: 1.) utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Contract during the Contract term; and 2.) include in all subcontracts under this Contract, the requirement that subcontractors performing work or providing services pursuant to this Contract utilize the E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the term of the subcontract.

B. E-Verify Online.

E-Verify is an Internet-based system that allows an employer, using information reported on an employee's Form 1-9, Employment Eligibility Verification, to determine the eligibility of all new employees hired to work in the United States. The Department of Homeland Security's E-Verify system can be found online at https://www.e-verify.gov.

C. Enrollment in E-Verify.

As a condition precedent to entering a Contract with the Commission, Contractors and Subcontractors shall register with and use the E-Verify system. Failure to do so shall result in the Contract not being issued, or if discovered after issuance, termination of the Contract.

D. E-Verify Recordkeeping.

The Contractor further agrees to maintain records of its participation and compliance with the provisions of the E-Verify program, including participation by its subcentractors as provided above, and to make such records available to the Commission or other authorized state entity consistent with the terms of the Contractor's enrollment in the program. This includes maintaining a copy of proof of the Contractor's and subcontractors' enrollment in the E-Verify Program. If a contractor enters into a contract with a subcontractor, the subcontractor must provide the contractor with an affidavit stating that the subcontractor

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does not employ, contract with, or subcontract with an unauthorized alien. The contractor shall maintain a copy of such affidavit for the duration of the contract.

E. Employment Eligibility Verification & Compliance.

Compliance with the terms of the Employment Eligibility Verification provision is made an express condition of this Contract and the Commission may treat a failure to comply as a material breach of the Agreement. If the Commission terminates the Contract pursuant to Section 448.095(2)(c) Florida Statute, the contractor may not be awarded a public contract for at least 1 year after the date on which the contract was terminated and the Contractor is liable for any additional costs incurred by The Commission as a result of the termination of this Contract.

Section 34. FORCE MAJEURE AND NOTICE OF DELAY FROM FORCE MAJEURE.

Neither Party shall be liable to the other for any delay or failure to perform under this Agreement if such delay or failure is neither the fault nor the negligence of the Party or its employees or agents and the delay is due directly to acts of God, wars, acts of public enemies, strikes, fires, floods, or other similar cause wholly beyond the Party's control, or for any of the foregoing that affects subcontractors or suppliers if no alternate source of supply is available. However, in the event of delay from the foregoing causes, the Party shall take all reasonable measures to mitigate any and all resulting delay or disruption in the Party's performance obligation under this Agreement. If the delay is excusable under this paragraph, the delay will not result in any additional charge or cost under the Agreement to either Party. In the case of any delay Recipient believes is excusable under this paragraph, Recipient shall notify the Commission's Grant Manager in writing of the delay or potential delay and describe the cause of the delay either: (1) within ten (10) calendar days after the cause that creates or will create the delay first arose, if Recipient could reasonably foresee that a delay could occur as a result; or (2) within five (5) calendar days after the date Recipient first had reason to believe that a delay could result, if the delay is not reasonably foreseeable. THE FOREGOING SHALL CONSTITUTE THE RECIPIENT'S SOLE REMEDY OR EXCUSE WITH RESPECT TO DELAY. Providing notice in strict accordance with this paragraph is a condition precedent to such remedy. The Commission, in its sole discretion, will determine if the delay is excusable under this paragraph and will notify Recipient of its decision in writing. No claim for damages, other than for an extension of time, shall be asserted against the Commission. Recipient shall not be entitled to an increase in the Agreement price or payment of any kind from the Commission for direct, indirect, consequential, impact, or other costs, expenses or damages, including but not limited to costs of acceleration or inefficiency arising because of delay, disruption, interference, or hindrance from any cause whatsoever. If performance is suspended or delayed, in whole or in part, due to any of the causes described in this paragraph, after the causes have ceased to exist, Recipient shall perform at no increased cost, unless the Commission determines, in its sole discretion, that the delay will significantly irripair the value of the Agreement to the Commission or the State, in which case, the Commission may do any or all of the following: (1) accept allocated performance or deliveries from Recipient, provided that Recipient grants preferential treatment to the Commission with respect to products or services subjected to allocation; (2) purchase from other sources (without recourse to and by Recipient for the related costs and expenses) to replace all or part of the products or services that are the subject of the delay, which purchases may be deducted from the Agreement quantity; or (3) terminate the Agreement in whole or in part.

Section 35. TIME IS OF THE ESSENCE.

Time is of the essence regarding the performance obligations set forth in this Agreement. Any additional deadlines for performance for Recipient's obligation to timely provide deliverables under this Agreement including but not limited to timely submittal of reports, are contained in Attachment A.

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Section 36. REPORTING REQUIREMENTS CONCERNING EXECUTIVE ORDER 20-44.

This term does not apply to governmental entities.

If this Agreement is a sole-source, public-private agreement or if the Recipient, through this Agreement with the State, annually receives 50% or more of their budget from the State or from a combination of State and Federal funds, the Recipient shall provide an annual report (Executive Order 20-44 Attestation Form, Attachment C), including the most recent IRS Form 990, detailing the total compensation for the entities' executive leadership teams. Total compensation shall include salary, bonuses, cashed-in leave, cash equivalents, severance pay, retirement benefits, deferred compensation, real-property gifts, and any other payout.

The Recipient must also inform the Commission's Grant Manager of any changes in total executive compensation between the annual reports. All compensation reports must indicate what percent of compensation comes directly from the State or Federal allocations to the Recipient.

Section 37. MEDIA REQUESTS.

Recipients shall refer all requests by the media or public relations personnel to the Commission's Grant Manager. Recipients must submit a written request for permission before consulting with the media and the Commission will provide consultation and talking points. Recipients will not issue news releases, respond to questions, or make statements on behalf of the Commission or its partners without prior direction and the Commission's written approval. Production and filming requests related to this Agreement shall be processed through the Commission only.

Section 38, USE OF SMALL UNMANNED AIRCRAFT SYSTEMS

Unless superseded or otherwise further described in Attachments A, if the Recipient intends to use a small unmanned aircraft system (sUAS) at any time throughout the duration of the Agreement, the Recipient shall request approval from the Commission, in writing, prior to use. Upon request by the Commission, the Recipient shall provide all required documentation, such as license or certification, flight plans, and registrations. The Commission will notify the Recipient in writing of the approval or rejection of the request. If approved, the Recipient will be provided with the Commission's policies, and is responsible and liable for adhering to any and all rules and regulations, including the Commissions policies, applicable to operating sUAS.

Section 39. ENTIRE AGREEMENT.

This Agreement with all incorporated attachments and exhibits represents the entire Agreement of the Parties. Any alterations, variations, changes, modifications or waivers of provisions of this Agreement shall only be valid when they have been reduced to writing, and duly signed by each of the Parties hereto, unless otherwise provided herein. In the event of conflict, the following order of precedence shall prevail: this Agreement and its attachments, the terms of the solicitation and the Recipient's response to the solicitation.

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SIGNATURE PAGE TO FOLLOW

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SIGNATURES

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed through their duly authorized signatories on the day and year last written below.

RECIPIENT EXECUTION SIGNATURE	COMMISSION EXECUTION SIGNATURE
Taylor County Board of County Commissioners	Florida Fish and Wildlife Conservation Commission
Recipient Signature	Executive Director (or resignee) Signature
Janie English Print Name	Michael Mc Caffrey Print Name
Chairperson	Deputy Director, DMFM
12/19/2023	12 27 23
Date	Date

ATTACHMENTS

Attachments in this Agreement include the following:

- · Attachment A, Scope of Work
- · Attachment B, Requirements of the Federal and Florida Single Audit Acts
- Attachment C, Federal Aid Compliance Requirements
- Attachment D, Cost Reimbursement Requirements
- Attachment E, Certification Regarding Disbarment/Suspension for Subcontractors
- Attachment F, Federal Funding Accountability and Transparency Act (FFATA) Reporting Form

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- · Attachment G, Certificate of Completion
- · Attachment H, Subcontractor Minority Status Reporting Form

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1. DESCRIPTION OF GOODS / SERVICES PROCURED, OR PROJECT WORKPLAN

A. DESCRIPTION OF GOODS / SERVICES

The objective of this activity is to construct a marine artificial reef complex by deploying at least 18 pre-fabricated concrete modules: 18 at least three feet tall creating three patch reef(s) within the Buckeye Reef permitted area. Each module will be placed at designated locations within the boundaries of the permitted area at a depth of 50 feet.

The artificial reef construction activity to be funded consists of the following elements:

MATERIALS

- Artificial reef materials must consist of a total of at least 18 pre-fabricated concrete artificial reef modules, or other concrete structures acceptable to the COMMISSION.
 All of the modules must be at least three feet tall with a base diameter of at least three feet and weigh at least one ton.
- 2. Pre-fabricated modules must be composed of marine grade concrete with a minimum strength of 4,000 pounds per square inch (psi). Pre-fabricated modules shall consist of concrete with no exposed metal framework. Pre-fabricated modules will be designed with multiple openings of various sizes all the way through the outer surface to allow for water circulation and access by fish.
- 3. Open-bottom pre-fabricated recf modules may not be used unless the module has a top opening sufficiently large to allow for turtle escapement. Approved open-bottom modules include:
 - a. Three-sided modules where each side of the top opening is at least 36-in in length along its edge.
 - b. Four or more sided modules where each side of the top opening is at least 40-in in length along its edge.
 - c. Modules with a round opening with a diameter of at least 40-in (oval openings are not allowed unless a 40-in diameter circle space can fit within the oval).
 - d. Modules that are approved by the COMMISSION as being turtle friendly.
- 4. No open-bottom modules are allowed that include additional modules, discs, or other materials stacked, placed on or immediately adjacent to the top opening, as they may prevent turtles from easily escaping.
- 5. All artificial reef materials shall be clean and free from dirt, asphalt, creosote, petroleum, or other hydrocarbons and toxic residues, loose free floating material or other deleterious substances.
- The RECIPIENT shall evaluate the structural integrity of each pre-fabricated module
 proposed for use, and shall climinate from artificial recf material consideration all
 badly damaged modules that would be prone to break apart during the transport and/or
 deployment process.

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- 7. For each barge load of artificial reef materials, the RECIPIENT shall inventory all of the artificial reef materials, calculate the tonnage (either using before and after barge draft calculations, trucking receipts, or the known weights of individual pieces or reef modules), and take a representative photograph of the artificial reef material on the barge or other deployment vessel immediately prior to deployment.
- 8. The RECIPIENT must develop for the purpose of tracking each module placement a system of unique module identifiers. For example, one such system could consist of unique alpha numeric lettering spray painted or otherwise obviously displayed on each unit. The purpose of this system is to allow for visual identification of these units underwater during initial post deployment module condition and orientation visual assessments.
- Units must be capable of being deployed in an upright position on the seafloor. Any lifting lines or straps used during deployment must be temporary and removed by the RECIPIENT prior to reimbursement.
- 10. Reimbursement for loading, transporting and deploying the materials will be based on cost per unit basis. Materials that are placed within the boundaries of the permitted area, completely intact and in an upright position will be reimbursed at the full unit cost. Materials that are damaged during loading, transport or deployment operations will be reimbursed based on the liquidated damage schedule (if applicable) listed in the bid specifications provided by the RECIPIENT and approved by the COMMISSION.
- 11. The RECIPIENT agrees to allow the COMMISSION to conduct on-site inspections of the artificial reef materials before, during, and after the deployment.

LOADING AND TRANSPORTATION

- 12. Artificial reef materials will be loaded using a suitable means of conveyance for transportation to a staging area site and loading onto a barge or other suitable vessel for offshore transportation to the designated artificial reef site. Offshore transportation shall be provided by a sufficiently powered transport or towing vessel, and shall include the necessary personnel and equipment to safely transport and deploy the reef material. Reef material loaded on to the transporting vessel must be properly secured in compliance with Coast Guard standards to allow for its safe transport to the reef construction site.
- 13. The RECIPIENT's Project Manager shall complete the FWC Artificial Reef Cargo Manifest form to be maintained onboard the vessel at all times during transport of materials, pursuant to Chapter 379.249, F.S. The form is available on the COMMISSION's website: http://www.myfwc.com/artificialreefs.

DEPLOYMENT AND MATERIALS PLACEMENT

14. During the deployment of the artificial reef material, the transport vessel must be effectively moored through double anchoring, be spudded down, use dynamic positioning, or otherwise be held securely in place with minimal movement (+/-50 feet)

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to ensure accurate placement of the limestone boulder/concrete structure patch reef on the bottom. When relying on dynamic positioning from the subcontractor, the RECIPIENT will confirm deployment locations with the subcontractor in advance of deployment, and will use a secondary method to confirm proper positioning of the deployment vessel. Secondary methods include either onboard-radar detection, or a handheld GPS, to monitor the GPS location of the deployment vessel throughout the course of the deployment. Material must be arranged to provide habitat complexity as well as provide sand bottom forage area opportunities. Individual reef materials should not be widely scattered.

- 15. Any machinery used to move and deploy the reef materials should be sufficiently powered/maneuverable and capably operated to ensure timely, effective and safe off-loading of materials. The tug or transport vessel shall meet all U.S. Coast Guard certification and safety requirements, be equipped with a working, accurate Global Positioning System (GPS) unit and other marine electronics including a working VHF radio. Effective and reliable communications shall exist at all times between the transport vessel, and the designated RECIPIENT observer on site.
- 16. Deployment operations will only be initiated when sea height in the operations area is no greater than two to four feet as forecast by the nearest NOAA weather office. Either the COMMISSION'S observer, the RECIPIENT's observer or the subcontractor's vessel captain reserves the right to suspend off-loading operations if positioning and other deployment objectives, including safety of personnel and equipment, are not being met.
- 17. At least 18 pre-fabricated reef modules under this Agreement strategically clustered into three groups of six modules each to create three patch reefs within the southwest quadrant of the Buckeye Reef permitted area at coordinates listed in Table 1. Prefabricated reef modules will be placed no more than 50 feet apart from each other.

Table 1

Patch Reef #	Latitude	Longitude	Depth (ft)
1	29° 38.601' N	83° 54.954' W	50
2	29° 38.313' N	83° 54.328' W	50
3	29° 38.314 N	83° 54.913' W	50

- 18. The minimum vertical clearance of 32 feet shall be maintained above the highest point of the reef material in the Buckeye Reef permitted site (in accordance with the special conditions of the US Army Corps of Engineers permit number SAJ-1995-05915 (SP-LSL).
- 19. The RECIPIENT shall provide a bottom survey for COMMISSION review and approval at least 14 days prior to deployment. The bottom survey must be a visual site survey completed by certified SCUBA divers. The entire extent of the proposed patch reef area(s) must be surveyed during the dive(s). The RECIPIENT will submit a narrative of the survey methods, results and photo documentation of the bottom.

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- 20. The RECIPIENT's Contract Manager or RECIPIENT's designated official observer shall ensure that the reef is constructed within the permitted area. This can be done using marker buoys, or dynamic positioning, if the chosen subcontractor can provide such services. When using marker buoys, the marker(s) shall be buoys of sufficient size and color to be clearly visible to the tug captain, and sufficiently anchored and with sufficient scope so that they will not drift off the designated deployment site prior to deployment. Precise GPS placement of marker buoys that do not shift position with time are important to ensure the reef is constructed within the permitted area. When relying on dynamic positioning from the subcontractor, the RECIPIENT will confirm deployment locations with the subcontractor in advance of deployment, and will use a secondary method to confirm proper positioning of the deployment vessel. Secondary methods include either onboard-radar detection, or a handheld GPS, to monitor the GPS location of the deployment vessel throughout the course of the deployment. The COMMISSION will not pay for materials placed outside the permit area as described above.
- 21. The RECIPIENT's Project Manager or RECIPIENT's designated official observer shall remain on site during the entire deployment phase of the operation and confirm the GPS coordinates of the individual placements as well as the maximum vertical relief of the constructed reefs using a fathometer after the reef construction has been completed.
- 22. Both the RECIPIENT and its subcontractor shall have on site current nautical charts of the deployment area, with the permitted site indicated on the chart. The proposed patch reef coordinates and the corner coordinates of the reef site will also be in possession of the RECIPIENT's observer and the subcontractor when on site. The RECIPIENT's observer shall also be in possession of a copy of the Army Corps permit for the area where the deployments are taking place. The RECIPIENT shall be responsible for ensuring that all permit condition terms are complied with.
- 23. Both the RECIPIENT and its subcontractor shall be prepared to remove any floating debris that might occur during deployment. Having boat hooks, dip nets, and other equipment on board to enable efficient collection of unanticipated floating debris is strongly encouraged. The RECIPIENT shall be responsible for ensuring that any floating debris discovered during deployment operations (e.g., wood, floating line, aluminum cans, plastic bottles, or other floating materials) shall be collected and transported back to land for proper disposal.

ALLOWABLE EXPENDITURES ASSOCIATED WITH THE REEF PROJECT

24. Funds from this Agreement may be expended on the activities listed pursuant to Chapter 68E-9.004(1)(a), F.A.C. No more than \$5,000 or 10% (whichever is less) of project funds granted under the program may be expended for 'engineering services'. Any funds required in excess of this amount must be provided by the applicant. See Chapter 68E-9.004(1)(a), F.A.C. for the definition of 'engineering services' and complete list of eligible materials and activities.

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- 25. If the RECIPIENT chooses to conduct a pre-deployment and/or post-deployment SCUBA assessment at the deployment location(s) (post deployment assessment is not required, but is an eligible activity for reimbursement under Chapter 68E-9.004(1)(a), F.A.C.), in order to be eligible for reimbursement, work must be completed within the current grant period and the following items, at a minimum, must be included:
 - a. Methods: name and type of vessel, anchored or live boated, type of GPS unit(s), divers, survey methods;
 - b. Conditions: cloud cover, wind speed and direction, sea conditions, visibility, water temperature, currents;
 - c. Chronology: dive plan, start and end of each dive, dive profile, maximum depth, dive time, distance and bearing searched;
 - d. Coordinates: Describe the GPS unit(s) used to navigate to the site (model number). Describe whether differential or WAAS coordinates were recorded. Compare the dive locations to deployment location numbers. How well do they match the published numbers?
 - c. Physical observations: Describe the number and size of material observed. What is the proximity of concrete pieces or modules to each other? What percent material was damaged or partially damaged? What is the maximum and minimum relief of the site? How do these observations compare to the Material Placement Report Form information submittal?
 - f. Footprint area: Measure the approximate total area covered by each patch reef through standard in situ survey practices.
 - g. Biological observations: Describe any fish observed, or other general biological observations.
 - h. Video and photographs: Provide representative still and/or video footage of each deployment location (digital format preferred when available).

LIABILITY AND RESPONSIBILITY FOR REEF MATERIALS

26. Upon initiation of the handling and movement of these artificial reef materials by the RECIPIENT's subcontractor, all liability, risk of loss and responsibility for the safe handling, storage, transportation and deployment of the materials shall be borne by the subcontractor. This liability, assumption of risk and responsibility shall remain with the subcontractor until the materials are deployed at the permitted reef site in accordance with the specifications in this Agreement.

B. BACKGROUND

Chapter 379.249 F.S. creates the Florida Artificial Reef Program to enhance saltwater opportunities and to promote proper management of fisheries resources associated with artificial reefs for the public interest. Under the program, the COMMISSION may provide grants and financial and technical assistance to coastal local governments, state universities, and nonprofit corporations qualified under s. 501(c)(3) of the Internal Revenue Code for the siting and development of artificial reefs as well as for monitoring and evaluating such reefs and their recreational, economic, and biological effectiveness. Chapter 68E-9 F.A.C defines the procedures for submitting an application for financial assistance and criteria for allocating available funds. The purpose of this rule is to govern the development of state and federally

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funded artificial reefs, the review and ranking of project applications eligible for funding, and the administration of funds from the Florida Artificial Reef Program.

This artificial reef construction project was selected for funding by the COMMISSION based upon ranking of competitive applications submitted to the Artificial Reef Program pursuant to the criteria for allocating funds described in Chapter 68E-9, F.A.C.

C. SUPPORT OF COMMISSION MISSION

Construction of this artificial reef will augment marine hard bottom habitat with well-planned stable and durable artificial reefs for purposes of providing near shore reef fish habitat, offshore recreational fishing and diving opportunities, reduced pressure on natural reef and hard bottom sites, and reduced user conflicts by providing additional recreational fishing and diving site locations off of Florida's coastal waters. The proposed artificial reefs will make fisheries resources available for the long term benefit of local Florida residents and visitors.

D. **DEFINITIONS**

The terms and abbreviations used herein shall have the meanings as defined below.

- i. "Artificial reef' means one or more manufactured or natural objects intentionally placed on the bottom in predominantly marine waters to provide conditions believed to be favorable in sustaining, or enhancing the spawning, breeding, feeding, or growth to maturity of Florida's managed reef associated fish species as well as to increase the productivity of other reef community resources which support fisheries. Included in this definition are artificial reefs developed with one or more of the following additional objectives: enhancement of fishing and diving opportunities, fisheries research, and fisheries conservation/preservation purposes.
- ii. "Permitted area" means an area with discrete boundaries inside of which one or more artificial reefs may be located and for which all required permits and authorizations have been obtained. These permits and authorizations include: artificial reef permits issued by the Florida Department of Environmental Protection and/or the Army Corps of Engineers and other permits, licenses, or authorizations required by any governing body.
- iii. "Staging area" means a land-based holding area for artificial reef material where such material is stored and prepared for transportation to an approved artificial reef site.
- iv. "Prefabricated modules" means structures specifically designed and built for use as artificial reefs and which meet the environmental safety, durability, and stability requirements of this rule, as well as providing complexity and texture which are suitable as habitat for fishes and for colonization by encrusting marine organisms.
- v. "Base diameter" means the longest distance can be formed with a straight line between two edges or corners of a module that only passes through the interior of a module when viewed from above.

2. DELIVERABLES

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A. Deliverable #1 (Artificial Recf Construction)

Construction of a marine artificial reef by deploying at least 18 pre-fabricated concrete reef modules within the Buckeye Reef permitted area. Pre-fabricated modules will be placed in close proximity to each other to create three patch reef(s) within the boundaries of the permitted area.

i. Minimum Level of Performance

The artificial reef must be deployed within the boundaries of the permitted area and in compliance with all the applicable permits and authorizations associated with the permitted area. At a minimum, a total of at least 18 pre-fabricated concrete reef modules must be deployed in accordance with the specifications in this Agreement.

ii. Documentation / Criteria Used as Evidence of Performance

- 1. A Materials Placement Report shall be submitted to the COMMISSION's Project Manager within 30 days of field operations completion. The Materials Placement Report form is available on the COMMISSION's website at http://www.myfwc.com/artificialreefs. The Materials Placement Report must have a certification signature and reflect an accurate material tonnage for the recf deployed as well as a detailed description of the type, number, dimensions and individual weights of the various sizes of reef materials deployed. This information may be submitted on the materials placement report in lieu of taking loaded and unloaded barge measurements. If accurate individual weights of concrete units cannot be obtained or are not known, barge displacement measurements are required. The RECIPIENT's Project Manager or RECIPIENT's designee shall then record the waterline length, width and draft (to the nearest inch) of the loaded barge at all four (4) corners to calculate the average displacement of water due to the weight of the artificial reef materials. The same barge measurements must be taken by either the RECIPIENT's Project Manager or RECIPIENT's designee when the barge returns to shore after the deployment has been completed. These measurements may not be taken while the barge is offshore at the deployment sitc. The barge measurements are to be included in the Materials Placement Report.
- A table providing coordinates for each deployed module is required and is to be attached to the Material Placement Report. Coordinates can be reported by the contracted vendor during deployment or by the RECIPIENT during postdeployment monitoring.
- 3. A final written field assessment providing the designated observer's narrative, for each day of the reef deployment operations, is required prior to reimbursement. The field report shall include a written chronology and narrative describing the deployment, and a performance evaluation of the marine subcontractors who performed the work. The final field assessment

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should include photos of the material and loaded barge prior to each deployment and, if available, underwater photographs and video footage (surface and/or underwater).

iii. Timeline for Completion

All artificial reef construction must be completed by September 1, 2024. A one-time short term time extension of up to twenty-nine (29) days (through the Agreement end date of September 30, 2024) may be authorized in writing by the COMMISSION's Contract Manager under the following conditions: a) documented hazardous weather and sea conditions do not allow for the safe deployment of reef materials offshore or, b) unanticipated documented equipment malfunction on the transport vessel or accompanying tug or at the shore-side loading area results in an unexpected short term delay. The COMMISSION reserves the right to deny any time extension request if sufficient progress has not been accomplished. Advance planning that avoids dependence on a favorable weather window during the final days of the project is strongly encouraged. All request for bid packages from the RECIPIENT to subcontractors must include language that specifies a completion date that ensures all materials will be in the water by September 1, 2024. Subcontracts with completion dates even earlier than September 1, 2024 to provide an additional buffer are strongly encouraged.

3. FINANCIAL CONSEQUENCES

- A. If the RECIPIENT fails to complete construction in compliance with the permit conditions or in accordance with the time frame and minimum level of performance specified by the Scope of Work, the number of units not completed for each deliverable will be deducted from the RECIPIENT's payment based upon their unit cost specified by the Scope of Work.
- B. The RECIPIENT will not be eligible for reimbursement until all reports have been provided to the satisfaction of the COMMISSION documenting that all work has been completed in accordance with the Scope of Work, and in compliance with all permit conditions.

4. PERFORMANCE

- A. The RECIPIENT agrees to schedule and participate in a kickoff meeting with the COMMISSION no later than 90 days from the grant execution date. The purpose of the meeting will be to discuss in detail the project timeline, reef design and material placement, and address any questions identified by the RECIPIENT or COMMISSION.
- B. The RECIPIENT shall submit to the COMMISSION, at no less than 60 day intervals beginning from the date of execution of this agreement, written or electronically transmitted progress reports outlining the progress of the project. The progress report shall identify any problems that may have arisen and actions taken to correct such problems, and include construction activities that have occurred since the last report and construction activities planned until the next report.

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- C. The RECIPIENT agrees to provide the COMMISSION with a minimum of five (5) days' notice and continuous notification as each deployment date approaches for any artificial reef construction that occurs as a result of this Agreement.
- D. The **RECIPIENT** agrees to follow all provisions of Section 379.249, F.S. and Chapter 68E-9, F.A.C. during the term of this Agreement.
- E. The RECIPIENT agrees to comply with all applicable federal, state, and local statutes, rules and regulations in providing goods or services to the COMMISSION under the terms of this Agreement; including the general and special conditions specified in any permits issued by the Department of the Army, Corps of Engineers and/or the Florida Department of Environmental Protection. The RECIPIENT further agrees to include this as a separate provision in all subcontracts issued as a result of this Agreement.
- F. If prehistoric or historic artifacts, such as pottery or ceramics, projectile points, dugout canoes, metal implements, historic building material, or any other physical remains that could be associated with Native American, early European, or American settlement are encountered at any time within the project site area, the permitted project shall cease all activities involving subsurface disturbance in the immediate vicinity of the discovery. The applicant shall contact the Florida Department of State, Division of Historical Resources, Compliance Review Section at (850)245-6333. Project activities shall not resume without verbal and/or written authorization. In the event that unmarked human remains are encountered during the permitted activities, all work shall stop immediately and the proper authorities notified in accordance with Section 872.05, F.S.
- G. Funds from this Agreement may not be expended on salaries, training, or parts replacement or repairs to rented or contractor owned equipment. Documentation of expenses and survey reports must be submitted with the closeout package in order for reimbursement to be made.
- H. The RECIPIENT agrees to acknowledge the role of the Federal Aid in Sport Fish Restoration Program funding in any publicity related to this Agreement.

5. COMPENSATION AND PAYMENT

A. COST REIMBURSEMENT

The **RECIPIENT** shall be compensated for a maximum of \$120,000.00 on a cost reimbursement basis in accordance with the Cost Reimbursement Contract Payment Requirements as shown in the Department of Financial Services, "Reference Guide for State Expenditures" publication. The cost reimbursement requirements section of the Reference Guide is attached hereto and made a part hereof as Attachment D.

B. INVOICE SCHEDULE

A single final invoice may be submitted after completion of the deliverable and must be received by the COMMISSION no later than November 15, 2024 to assure availability of

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funds for payment. A timely reimbursement request following completion of actual field operations is strongly encouraged.

C. TRAVEL EXPENSES

No travel expenses are authorized under the terms of this Agreement.

D. FORMS AND DOCUMENTATION

1. The RECIPIENT shall submit a completed Materials Placement Report form along with the invoice and request for payment. The Materials Placement Report form is available on the COMMISSION's website at: http://www.myfwc.com/artificialreefs.

6. MONITORING SCHEDULE

- A. The RECIPIENT agrees to allow the COMMISSION to conduct on-site inspections of the artificial reef materials, staging area and construction site before, during, and after the deployment.
- B. The COMMISSION will monitor the RECIPIENT's service delivery to determine if the RECIPIENT has achieved the required level of performance. If the COMMISSION in its sole discretion determines that the RECIPIENT failed to meet any of the terms or conditions of the Agreement, the RECIPIENT will be sent a formal written notice. The RECIPIENT shall correct all identified deficiencies within forty-five (45) days of notice. Failure to achieve 100% compliance with all of the terms and conditions of this Agreement or failure to correct the deficiencies identified in a notice identifying deficiencies within the time frame specified may result in delays in payment, financial consequences, or termination of this Agreement in accordance with the terms of the Agreement.
- C. No additional monitoring activities have been identified at this time; however, additional tasks may be identified during the pendency of this agreement.

7. INTELLECTUAL PROPERTY RIGHTS

See Agreement for applicable terms and conditions related to the intellectual property rights.

8. SUBCONTRACTS

Item O of Agreement O. Build America, Buy America (BABA) provision of the Infrastructure Investment and Jobs Act (IIJA) of 2021. (117 P.L. 58) does not apply to federal funds used in this habitat restoration artificial reef construction grant. See Agreement for additional applicable terms and conditions related to subcontracts.

9. INSURANCE

To the extent required by Chapter 440, F.S., the Recipient will either be self-insured for Worker's Compensation claims or will secure and maintain during the life of this Agreement, Worker's Compensation Insurance, Jones Act insurance, Maritime insurance or appropriate/applicable coverage that acts or serves as "worker's compensation insurance coverage" for all of its employees connected

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with the work of this project, with minimum employers' liability limits of \$100,000.00 per accident, \$100,000.00 per person, and \$500,000.00 policy aggregate. Such policy shall cover all employees engaged in any contract work. If any work is subcontracted, the Recipient shall require the subcontractor similarly to provide Workers' Compensation Insurance Jones Act insurance, Maritime insurance or appropriate/applicable coverage that acts or serves as "worker's compensation insurance coverage" for all of the latter's employees unless such employees are covered by the protection afforded by the Recipient. Such self-insurance program or insurance coverage shall comply fully with the Florida Workers' Compensation Law (Chapter 440, F.S.). See Agreement for all other applicable terms and conditions related to insurance.

10. SECURITY AND CONFIDENTIALITY

See Agreement for applicable terms and conditions related to security and confidentiality.

11. RECORD KEEPING REQUIREMENTS

See Agreement for applicable terms and conditions related to record keeping requirements.

12. NON-EXPENDABLE PROPERTY

The RECIPIENT is not authorized to use funds provided herein for the purchase of any non-expendable equipment or personal property valued at \$1,000 or more for performance under this Agreement.

13. PURCHASE OR IMPROVEMENT OF REAL PROPERTY

This Section is not applicable and intentionally left blank.

14. SPECIAL PROVISIONS FOR CONSTRUCTON CONTRACTS

A. DRUG-FREE WORKPLACE

Pursuant to Section 440.102(15), F.S., any construction contractor regulated under Parts I and II of Chapter 489, F.S., who contracts to perform construction work under a state contract shall implement a drug-free workplace.

B. CONTRACTOR ELIGIBILITY

- The use of a Marine Specialty licensed contractor (Section 489.105, F.S) is not a
 requirement for professional services pertaining to artificial reef deployment activities
 during this Agreement. A Marine Specialty Contractor license (Chapter 61G4-15.033
 Florida Administrative Code) does not include artificial reefs, and therefore is not a
 licensing requirement for artificial reef deployment.
- The Consultants Competitive Negotiation Act (Section 287.055, F.S.) is not applicable for
 professional services pertaining to artificial reef planning, procurement, deployment or
 survey activities during this Agreement. Signed and sealed drawings are not required.

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3. In accordance with Executive Order 12549, Debarment and Suspension, the RECIPIENT shall agree and certify that neither it, nor its principals, is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency; and, that the RECIPIENT shall not knowingly enter into any lower tier agreement, or other covered transaction, with a person who is similarly debarred or suspended from participating in this covered transaction, unless authorized in writing to the COMMISSION by the federal agency issuing the grant award. Upon execution of subcontracts funded by this Agreement, the RECIPIENT shall require subcontractors to complete, sign and return a copy of the form entitled "Certification Regarding Debarments, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Federally Funded Transactions", attached hereto and made a part hereof as Attachment E. As required by sentences 1 and 2 above, the RECIPIENT shall include the language of this section, and Attachment E in all subcontracts or lower tier agreements executed to support the RECIPIENT's work under this Agreement.

C. FEDERAL FUNDS

- This Agreement is funded in whole or in part by a grant from the U.S. Fish and Wildlife Service, Federal Aid in Sport Fish Restoration Program, CFDA No. 15.605. Therefore, the RECIPIENT shall be responsible for complying with all federal grant requirements as provided in the grant, a copy of which is attached hereto and made a part hereof as Attachment C. It is understood and agreed that the RECIPIENT is not authorized to expend any federal funds under this Agreement to a federal agency or employee without the prior written approval of the U.S. Fish and Wildlife Service.
- 2. The Davis-Bacon Act is not applicable to subcontracts executed under this Agreement. This project is funded by the Dingell-Johnson Sport Fish Restoration Act which does not require implementation of the provision of the Davis-Bacon Act as the initial federal award to the COMMISSION was exempt from the Davis-Bacon Act conditions.
- The RECIPIENT agrees to follow all requirements of CFR 200, Code of Federal Regulations, for the procurement of commodities or contractual services under this Agreement.
- 4. The **COMMISSION** shall make payment to the **RECIPIENT** for an amount of the total project eligible cost, not to exceed \$120,000.00 of approved invoiced costs.

D. PAYMENT BOND

Pursuant to Chapter 287, F.S., no payment or surety bond is required for this project.

E. PERFORMANCE BOND

Pursuant to Chapter 287, F.S., no performance bond is required for this project.

F. CERTIFICATE OF CONTRACT COMPLETION

The **RECIPIENT** will be required to complete a Certificate of Completion form (Attachment F) when all work has been completed and accepted. This form must be submitted to the

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COMMISSION'S Contract Manager with the RECIPIENT'S invoice for payment to be authorized. The COMMISSION'S Contract Manager shall submit the executed form with the invoice to Accounting Services.

G. CERTIFICATE OF PARTIAL PAYMENT

This Section is not applicable and intentionally left blank.

H. RECIPIENT PAYMENTS TO SUBCONTRACTOR

Grant Agreement No. 23053, Section 14, B, "RECIPIENT Payments to Subcontractor" is hereby amended to read as follows:

If subcontracting is permitted pursuant to Section 14, Paragraph A, the RECIPIENT agrees to make payments to the subcontractor upon completion of work and submitted invoice in accordance with the contract between the RECIPIENT and subcontractor. Failure to make payment pursuant to any subcontract within thirty (30) working days will result in a penalty charged against RECIPIENT and paid to the subcontractor in the amount of one-half of one percent (0.50%) of the amount due per day from the expiration of the thirty (30) working day period allowed herein for payment. Such penalty shall be in addition to actual payments owed and shall not exceed fifteen percent (15%) of the outstanding balance due.

1. SUBCONTRACTOR MINORITY STATUS REPORTING

The RECIPIENT will be required to complete a Subcontractor Minority Status Reporting Form (Attachment H) when a subcontractor is selected. This form must be submitted to the COMMISSION's Contract Manager with the RECIPIENT's invoice for payment to be authorized. The COMMISSION's Contract Manager shall submit the executed form with the invoice to Accounting Services.

The remainder of this page intentionally left blank.



Department of Financial Services

Division of Accounting and Auditing - Bureau of Auditing

ATTACHMENT B AUDIT REQUIREMENTS FOR AWARDS OF STATE AND FEDERAL FINANCIAL ASSISTANCE

Note: Rule Chapter 69I-5, Florida Administrative Code (F.A.C.), State Financial Assistance, incorporates this form as well as the regulations cited therein by reference in Rule 69I-5.006, F.A.C. Rule 69I-5.001, F.A.C., incorporates 2 CFR Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, including Subpart F-Audit Requirements, 2018 Edition, and its related Appendix XI, Compliance Supplement, April 2017 and April 2018. The form and regulations can be accessed via the Department of Financial Services' website at https://apps.fldfs.com/fsaa/.

The administration of resources awarded by the Florida Fish and Wildlife Conservation Commission to the grantee may be subject to audits and/or monitoring by the Florida Fish and Wildlife Conservation Commission, as described in this section.

MONITORING

In addition to reviews of audits conducted in accordance with 2 CFR 200, Subpart F - Audit Requirements, and section 215.97, Florida Statutes (F.S.), as revised (see AUDITS below), monitoring procedures may include, but not be limited to, on-site visits by the Florida Fish and Wildlife Conservation Commission staff, limited scope audits as defined by 2 CFR §200.425, or other procedures. By entering into this agreement, the grantee agrees to comply and cooperate with any monitoring procedures or processes deemed appropriate by the Florida Fish and Wildlife Conservation Commission. In the event the Florida Fish and Wildlife Conservation Commission determines that a limited scope audit of the grantee is appropriate, the grantee agrees to comply with any additional instructions provided by the Florida Fish and Wildlife Conservation Commission staff to the grantee regarding such audit. The grantee further agrees to comply and cooperate with any inspections, reviews, investigations, or audits deemed necessary by the Chief Financial Officer (CFO) or Auditor General.

AUDITS

Part I: Federally Funded

This part is applicable if the grantee is a state or local government or a nonprofit organization as defined in 2 CFR §200.90, §200.64, and §200.70.

- 1. A grantee that expends \$750,000 or more in federal awards in its fiscal year must have a single or program-specific audit conducted in accordance with the provisions of 2 CFR 200, Subpart F Audit Requirements. EXHIBIT 1 to this form lists the federal resources awarded through the Florida Fish and Wildlife Conservation Commission by this agreement. In determining the federal awards expended in its fiscal year, the grantee shall consider all sources of federal awards, including federal resources received from the Florida Fish and Wildlife Conservation Commission. The determination of amounts of federal awards expended should be in accordance with the guidelines established in 2 CFR §\$200.502-503. An audit of the grantee conducted by the Auditor General in accordance with the provisions of 2 CFR §200.514 will meet the requirements of this Part.
- 2. For the audit requirements addressed in Part I, paragraph 1, the grantee shall fulfill the requirements relative to auditee responsibilities as provided in 2 CFR §\$200.508-512.
- 3. A grantee that expends less than \$750,000 in federal awards in its fiscal year is not required to have an audit conducted in accordance with the provisions of 2 CFR 200, Subpart F Audit Requirements. If the grantee expends less than \$750,000 in federal awards in its fiscal year and elects to have an audit conducted in accordance with the provisions of 2 CFR 200, Subpart F Audit Requirements,

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AUDIT REQUIREMENTS FOR AWARDS OF STATE AND FEDERAL FINANCIAL ASSISTANCE

the cost of the audit must be paid from non-federal resources (i.e., the cost of such an audit must be paid from grantee resources obtained from other than federal entities).

Part II: State Funded

Note: This part is applicable if the grantee is a nonstate entity as defined by section 215.97(2), F.S.

- 1. In the event that the grantee expends a total amount of state financial assistance equal to or in excess of \$750,000 in any fiscal year of such grantee (for fiscal years ending June 30, 2017, and thereafter), the grantee must have a state single or project-specific audit for such fiscal year in accordance with section 215.97, F.S.; Rule Chapter 691-5, F.A.C., State Financial Assistance; and Chapters 10.550 (local governmental entities) and 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General. EXHIBIT 1 to this form lists the state financial assistance awarded through the Florida Fish and Wildlife Conservation Commission by this agreement. In determining the state financial assistance expended in its fiscal year, the grantee shall consider all sources of state financial assistance, including state financial assistance received from the Florida Fish and Wildlife Conservation Commission, other state agencies, and other nonstate entities. State financial assistance does not include federal direct or pass-through awards and resources received by a nonstate entity for federal program matching requirements.
- 2. For the audit requirements addressed in Part II, paragraph 1, the grantee shall ensure that the audit complies with the requirements of section 215.97(8), F.S. This includes submission of a financial reporting package as defined by section 215.97(2), F.S., and Chapters 10.550 (local governmental entities) and 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General.
- 3. If the grantce expends less than \$750,000 in state financial assistance in its fiscal year (for fiscal years ending June 30, 2017, and thereafter), an audit conducted in accordance with the provisions of section 215.97, F.S., is not required. If the grantce expends less than \$750,000 in state financial assistance in its fiscal year and elects to have an audit conducted in accordance with the provisions of section 215.97, F.S., the cost of the audit must be paid from the nonstate entity's resources (i.e., the cost of such an audit must be paid from the grantee's resources obtained from other than state entities).

Part III: Other Audit Requirements

Note: This Part should be used to specify any additional audit requirements imposed by the state awarding entity that are solely a matter of that state awarding entity's policy (i.e., the audit is not required by federal or state laws and is not in conflict with other federal or state audit requirements). Pursuant to section 215.97(8), F.S., state agencies may conduct or arrange for audits of state financial assistance that are in addition to audits conducted in accordance with section 215.97, F.S. In such an event, the state awarding agency must arrange for funding the full cost of such additional audits.

Part IV: Report Submission

1. Copies of reporting packages for audits conducted in accordance with 2 CFR 200, Subpart F - Audit Requirements, and required by Part I of this form shall be submitted, when required by 2 CFR §200.512, by or on behalf of the grantee directly to the Federal Audit Clearinghouse (FAC) as provided in 2 CFR §200.36 and §200.512.

The FAC's website provides a data entry system and required forms for submitting the single audit reporting package. Updates to the location of the FAC and data entry system may be found at the OMB website.

2. Copies of financial reporting packages required by Part II of this form shall be submitted by or on behalf of the grantee <u>directly</u> to each of the following:

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AUDIT REQUIREMENTS FOR AWARDS OF STATE AND FEDERAL FINANCIAL ASSISTANCE

a. The Commission at each of the following addresses:

Office of Inspector General Florida Fish and Wildlife Conservation Commission Bryant Building 620 S. Meridian St. Tallahassee, FL 32399-1600

b. The Auditor General's Office at the following address:

Auditor General Local Government Audits/342 Claude Pepper Building, Room 401 111 West Madison Street Tallahassee, Florida 32399-1450

The Auditor General's website (https://flauditor.gov/) provides instructions for filing an electronic copy of a financial reporting package.

3. Copies of reports or the management letter required by Part III of this form shall be submitted by or on behalf of the grantee <u>directly</u> to:

The Commission at each of the following addresses:

Office of Inspector General Florida Fish and Wildlife Conservation Commission Bryant Building 620 S. Meridian St. Tallahassee, FL 32399-1600

- 4. Any reports, management letters, or other information required to be submitted to the Florida Fish and Wildlife Conservation Commission pursuant to this agreement shall be submitted timely in accordance with 2 CFR §200.512, section 215.97, F.S., and Chapters 10.550 (local governmental entities) and 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, as applicable.
- 5. Grantees, when submitting financial reporting packages to the Florida Fish and Wildlife Conservation Commission for audits done in accordance with 2 CFR 200, Subpart F Audit Requirements, or Chapters 10.550 (local governmental entities) and 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General, should indicate the date that the reporting package was delivered to the grantee in correspondence accompanying the reporting package.

Part V: Record Retention

The grantee shall retain sufficient records demonstrating its compliance with the terms of the award(s) and this agreement for a period of at least five years from the date the audit report is issued, and shall allow the Florida Fish and Wildlife Conservation Commission, or its designee, the CFO, or Auditor General access to such records upon request. The grantee shall ensure that audit working papers are made available to the Florida Fish and Wildlife Conservation Commission, or its designee, the CFO, or Auditor General upon request for a period of at least three years from the date the audit report is issued, unless extended in writing by the Florida Fish and Wildlife Conservation Commission.

DFS-A2-CL Rev. 11/18 Rule 69I-5.006, F.A.C.

AUDIT REQUIREMENTS FOR AWARDS OF STATE AND FEDERAL FINANCIAL ASSISTANCE

Note: Records need to be retained for at least five years to comply with record retention requirements related to original vouchers as prescribed by the Department of State, Division of Library and Information Services, Bureau of Archives and Records Management.

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AUDIT REQUIREMENTS FOR AWARDS OF STATE AND FEDERAL FINANCIAL ASSISTANCE

EXHIBIT 1

Federal Resources Awarded to the Grantee Pursuant to this Agreement Consist of the Following:

Note: If the resources awarded to the grantee represent more than one federal program, provide the same information shown below for each federal program and show total federal resources awarded.

1. Federal Program A:

Federal Aid in Sport Fish Restoration Program, 15.605, \$64,000.00

2. Federal Program B:

not applicable

Compliance Requirements Applicable to the Federal Resources Awarded Pursuant to this Agreement are as Follows:

Note: If the resources awarded to the grantee represent more than one federal program, list applicable compliance requirements for each federal program in the same manner as shown below.

- 1. Federal Program A:
 - A. Only the goods and/or services described within the attached Agreement and Attachment A Scope of Work are eligible expenditures for the funds awarded.
 - B. All provisions of Section 379.249, Florida Statutes and Rule 68E-9, Florida Administrative Code must be complied with in order to receive funding under this Agreement.
 - C. The Grantee must comply with the requirements of all applicable laws, rules or regulations relating to this artificial reef project.
 - D. The Grantee shall not be required to provide a matching contribution of the total project costs in support of the Commission's grant from the U.S. Fish and Wildlife Service.
- 2. Federal Program B:

not applicable

Note: Instead of listing the specific compliance requirements as shown above, the state awarding agency may elect to use language that requires the grantee to comply with the requirements of applicable provisions of specific laws, rules, regulations, etc. For example, for Federal Program A, the language may state that the grantee must comply with specific laws, rules, regulations, etc., that pertains to how the awarded resources must be used or how eligibility determinations are to be made. The state awarding agency, if practical, may want to attach a copy of the specific laws, rules, regulations, etc., referred to.

State Resources Awarded to the Grantee Pursuant to this Agreement Consist of the Following:

Matching Resources for Federal Programs:

Note: If the resources awarded to the grantee for matching represent more than one federal program, provide the same information shown below for each federal program and show total state resources awarded for matching.

1. Federal Program A:

Florida Artificial Reef Program, 77-007, \$54,000.00

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AUDIT REQUIREMENTS FOR AWARDS OF STATE AND FEDERAL FINANCIAL ASSISTANCE

2. Federal Program B:

not applicable

Subject to Section 215.97, F.S.:

Note: If the resources awarded to the grantee represent more than one state project, provide the same information shown below for each state project and show total state financial assistance awarded that is subject to section 215.97, F.S.

1. State Project A:

not applicable

2. State Project B:

not applicable

Compliance Requirements Applicable to State Resources Awarded Pursuant to this Agreement Are as Follows:

Note: List applicable compliance requirements in the same manner as illustrated above for federal resources. For matching resources provided by the Department of ABC for federal programs, the requirements might be similar to the requirements for the applicable federal programs. Also, to the extent that different requirements pertain to different amounts of the non-federal resources, there may be more than one grouping (i.e., 1, 2, 3, etc.) listed under this category.

1. State Project A:

- A. Only the goods and/or services described within the attached Agreement and Attachment A Scope of Work are eligible expenditures for the funds awarded.
- B. All provisions of Section 379.249, Florida Statutes and Rule 68E-9, Florida Administrative Code must be complied with in order to receive funding under this Agreement.
- C. The Grantee must comply with the requirements of all applicable laws, rules or regulations relating to this artificial reef project.
- D. The Grantee shall not be required to provide a matching contribution of the total project costs in support of the Commission's grant from the U.S. Fish and Wildlife Service.
- 2. State Project B:

not applicable

Note: 2 CFR \$200.513 and section 215.97(5), F.S., require that the information about federal programs and state projects included in EXHIBIT 1 be provided to the grantee.

For questions regarding Form DFS-A2-CL, contact your FSAA state agency liaison or the Department of Financial Services, Bureau of Auditing, at FSAA@MyFloridaCFO.com or (850) 413-3060.

State Grant Programs Part 523 Federal Aid Compliance Requirements

Chapter 1 Summary 523 FW 1.1

- **1.1 Purpose.** The purpose of this chapter is to summarize guidance on those requirements generally applicable to grant programs.
- **1.2 Applicability and Scope.** In accepting Federal funds, States and other grantees must comply with all applicable Federal laws, regulations, and policies. This chapter is not all-inclusive. Exclusion of any specific requirement does not relieve grantees of their responsibility for compliance. Copies of reference materials can be obtained from the Regional Offices. Guidance on the following requirements is contained in this chapter.

A. Nondiscrimination Requirements.

- Title VI of the Civil Rights Act of 1964
- Section 504 of the Rehabilitation Act of 1973
- Age Discrimination Act of 1975
- Title IX of the Education Amendments of 1972

B. Environmental Requirements.

- Coastal Zone Management Act of 1972
- Executive Order 11987, Exotic Organisms
- Endangered Species Act of 1973
- National Environmental Policy Act of 1969
- Floodplains and Wetlands Protection
- Animal Welfare Act of 1985
- Coastal Barriers Resources Act of 1982

C. Historic and Cultural Preservation Requirements.

- National Historic Preservation Act of 1966

D. Administrative Requirements.

- Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970
- Debarment and Suspension
- Drug-Free Workplace Act of 1988
- Restrictions on Lobbying (P.L. 101-121)

1.3 Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000(d)).

A. Summary. Prohibits discrimination based on race, color, or national origin in any "program or activity receiving Federal financial assistance."

B. References.

- (1) Regulations of the Department of the Interior (43 CFR Part 17)
- (2) U.S. Fish and Wildlife Service Guidelines for Compliance with Federal Nondiscrimination Requirements
- (3) U.S. Fish and Wildlife Service Federally Assisted Program Implementation Plan

C. Requirements.

(1) Grantees may not, on the basis of race, color, or national origin, select, locate, or operate project facilities which will serve to exclude or limit opportunity for use or benefits.



- (2) Grantees shall make reasonable efforts to inform the public of opportunities provided by Federal Aid projects and shall inform the public that the projects are subject to Title VI compliance.
- (3) Though employment practices are not in themselves subject to Title VI, Title VI does apply to employment which may affect the delivery of services to beneficiaries of a federally assisted program. For the purpose of Title VI, volunteers or other unpaid persons who provide services to the public are included.

1.4 Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 795)

A. Summary. Ensures that no qualified handicapped person shall, on the basis of handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

B. References.

- (1) Regulations of the Department of the Interior (43 CFR Part 17)
- (2) U.S. Fish and Wildlife Service Guidelines for Compliance with Federal Nondiscrimination Requirements
- (3) U.S. Fish and Wildlife Service Federally Assisted Program Implementation Plan

C. Requirements.

- (1) Grantees may not deny a qualified handicapped person the opportunity to participate in or benefit from Federal Aid project facilities or services afforded to others.
- (2) Grantees may not deny a qualified handicapped person the opportunity to participate as a member of a planning or advisory board.
- (3) The location of facilities shall not have the effect of excluding handicapped persons from, deny them the benefits of, or otherwise subject them to discrimination under any Federal Aid project.

1.5 Age Discrimination Act of 1975 (42 U.S.C. 6101)

A. Summary. Prohibits discrimination on the basis of age in programs or activities receiving Federal financial assistance.

B. References.

- (1) Regulations of the Department of the Interior (43 CFR Part 17)
- (2) U.S. Fish and Wildlife Service Guidelines for Compliance with Federal Nondiscrimination Requirements
- (3) U.S. Fish and Wildlife Service Federally Assisted Program Implementation Plan
- **C. Requirements.** No person in the United States shall, on the basis of age, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance. However, a grantee is permitted to take an action otherwise prohibited if the action reasonably takes into account age as a factor necessary to the normal operation or achievement of any statutory objective of a program or activity.

1.6 Title IX of the Education Amendments of 1972 (20 U.S.C. 1681, et.seq.)

A. Summary. Prohibits discrimination on the basis of sex in any education program receiving Federal financial assistance.



B. References.

- (1) Regulations of the Department of the Interior (43 CFR Part 17)
- (2) U.S. Fish and Wildlife Service Guidelines for Compliance with Federal Nondiscrimination Requirements
- **C. Requirements.** No person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any education program receiving Federal financial assistance. For the purpose of Title IX, hunter education and aquatic education project activities are considered education programs.

1.7 Coastal Zone Management Act of 1972 (16 U.S.C. 1451 et. seq.)

A. Summary. The Act is intended to, "preserve, protect, develop, and where possible, to restore or enhance, the resources of the Nation's coastal zone..."

- B. References. Regulations of the Department of Commerce (15 CFR 930).
- **C. Requirements.** Federal Aid projects, which would "significantly affect the coastal zone" must be consistent with the approved State management programs developed under the Act. Prior to submitting a Grant Proposal for a project in the coastal zone of a State with an approved Coastal Zone Management Program, the proposed project must be reviewed for consistency with the management plan. Grantees may be required to submit a statement attesting to conformance with the Coastal Zone Management Plan.

1.8 Exotic Organisms Executive Order 11987

A. Summary. Federal agencies shall discourage the States from introducing exotic species into natural ecosystems of the United States. In addition, Federal agencies will restrict the use of Federal funds for the purpose of introducing exotic species into ecosystems outside of the United States.

B. References. Executive Order 11987, Exotic Organisms, 42 FR 26949 (May 25, 1977)

C. Requirements.

- (1) Any proposal for the introduction of an exotic species into a natural ecosystem by a State fish and wildlife agency must include a biological opinion from the U.S. Fish and Wildlife Service supporting the proposed introduction.
- (2) To obtain a biological opinion, the State agency shall provide the Regional Director with a written request for the opinion together with any available information including, but not limited to, NEPA documents, biological data, and project plans.
- (3) After receiving a biological opinion, it will be the responsibility of the State agency to adhere to the recommendations outlined in that opinion.

1.9 Endangered Species Act of 1973 (16 U.S.C. 1531-1534).

A. Summary. Actions funded under the Federal Aid programs must not jeopardize the continued existence of any endangered or threatened species, or result in the destruction or adverse modification of the habitat of the species.

- B. Reference. Section 7 Consultation Requirements, 43 FR 870 (Jan. 4, 1978).
- **C.** Requirements. The Regional Director must ensure that Federal Aid projects are not likely to jeopardize the continued existence of endangered or threatened species or result in the





destruction or adverse modification of critical habitat. For projects which may affect an endangered or threatened species, either beneficially or adversely, a formal Section 7 consultation is necessary. The State is required to name the listed species and/or critical habitat included; list the name, description, and location of the area; list objectives of the actions; and provide an explanation of the impacts of the actions on a listed species or its critical habitat.

1.10 National Environmental Policy Act of 1969 (42 U.S.C. 4321-4347).

A. Summary. Requires that every proposed Federal action be examined to determine the effects (beneficial or adverse) it will have on the human environment and that the findings be considered in decisions regarding its implementation.

B. References.

- (1) Regulations of the Council on Environmental Quality implementing the procedural provisions of NEPA, (40 CFR 1500-1508).
- (2) Departmental Manual, Environmental Quality, Part 516.
- (3) Fish and Wildlife Service Manual, National Environmental Policy Act, Part 550.
- (4) National Environmental Policy Act Handbook for Federal Aid Projects. The Assistant Director-Fish and Wildlife Enhancement is authorized to promulgate the National Environmental Policy Act Handbook for Federal Aid Projects.
- **C. Requirements.** Each action proposed for Federal funding must include an Environmental Assessment (EA), Environmental Impact Statement (EIS), or show that the proposed activity is covered by one or more categorical exclusions. For specific requirements and procedures, see National Environmental Policy Act (NEPA) Handbook for Federal Aid Projects.

1.11 Floodplains and Wetlands Protection.

A. Summary. Federal Aid funds may not be used for projects affecting floodplains or wetlands unless there is no practical alternative outside the floodplain or wetland and only if actions are taken to minimize the adverse effects.

B. References.

- (1) Executive Order 11988, Floodplain Management, 42 FR 26951 (May 25, 1977).
- (2) Executive Order 11990, Protection of Wetlands, 42 FR 26961 (May 25, 1977).
- (3) Department of Interior Procedures for Implementation, 520 DM 1.
- (4) Natural Resources Protection, 613 FW.
- **C. Requirements.** The Executive orders on floodplains and wetlands require Federal agencies to review proposed actions to ensure that there are no practical alternatives outside the floodplain or wetland, and to ensure that potential harm is minimized. If there are no practical alternatives to proposed projects in floodplains or wetlands, actions to minimize the adverse effects should be incorporated into the project plans.

1.12 Animal Welfare Act of 1985 7 U.S.C. 2131, et seq.

A. Summary. Requires the humane treatment of animals (exclusive of fish) used in research, experimentation, testing, and teaching.

B. References. Regulations of the Department of Agriculture, Animal and Plant Health Inspection Service (APHIS), 9 CFR Parts 1, 2 and 3 (54 FR 36112 (Aug. 31, 1989).



C. Requirements. Grantees who use Federal Aid funds to conduct covered management or research or who engage in interstate shipment of animals should contact the local Animal and Plant Health Inspection Service (APHIS) office for instructions. A list of the APHIS offices may be obtained from the Regional Offices.

1.13 Coastal Barriers Resources Act of 1982 (16 U.S.C. 3501), as amended by the Coastal Barrier Improvement Act of 1990 (P.L. 101-591)

A. Summary. The purpose of the Acts are "...to minimize the loss of human life, wasteful expenditure of Federal revenues and damage to fish and wildlife, and other natural resources associated with coastal barriers..."

- **B. References.** U.S. Fish and Wildlife Service Advisory Guidelines, 48 FR 45664 (Oct. 6, 1983).
- **C. Requirements.** Activities conducted within a unit of the Coastal Barrier Resources System must meet the requirements of section 6 of the Act. Section 6 requires consultation with the Service, via the appropriate Regional Office.

1.14 National Historic Preservation Act of 1966 16 U.S.C. 470.

A. Summary. Federal agencies may not approve any grant unless the project is in accordance with national policies relating to the preservation of historical and cultural properties and resources.

B. References.

- (1) National Register of Historic Places (36 CFR 60).
- (2) The Archeological and Historic Preservation Act of 1974, 16 U.S.C. 469a.
- (3) Procedures for the Protection of Historic and Cultural Properties (36 CFR 800).
- (4) Determinations of Eligibility for Inclusion in the National Register of Historic Places (36 CFR 63).
- (5) Criteria for Comprehensive Statewide Historic Surveys and Plans (36 CFR 61).
- (6) Cultural Resources Protection, 614 FW.

C. Requirements.

- (1) States must consult with the State Historic Preservation Officer (SHPO) for those activities or projects that are defined as undertakings under the National Historic Preservation Act. An undertaking is defined as a project, activity, or program that can result in changes in the character or use of properties that are listed on or potentially eligible for listing on the National Register of Historic Places (National Register) and located within the project's area of potential effect. Undertakings include new and continuing projects, activities, or programs and any of their elements not previously considered under Section 106 of the National Historic Preservation Act.
- (2) In cases where a Federal Aid project has been determined to be an undertaking, the State must notify the appropriate Service Regional Director for guidance on how to proceed with Section 106 compliance. Based on the results of the consultation between the State and SHPO, the Service will determine the need and level of inventory to Identify historic properties that may be affected by the undertaking and to gather sufficient information to evaluate whether these properties are listed or are eligible for listing in the National Register.
- (3) Where completed inventories indicate that identified historic properties may be affected by the undertaking, the State shall be responsible for submitting the necessary documentation to the appropriate Regional Director for review. As necessary, the Service shall seek



determinations of eligibility for those properties that are to be affected by the proposed activity.

(4) If a State is advised by the SHPO that an undertaking will adversely affect a property that is eligible for or listed on the National Register, the State shall ask the appropriate Regional Director to determine measures for mitigating or avoiding impacts. This may require the development of a memorandum of agreement among the Service, State, and State Historic Preservation Officer to address specific measures that will be employed to avoid or minimize adverse effects to historic properties located within the area of potential effect. Adverse effects that may diminish the character and integrity of historic properties include

- (a) Physical destruction, damage, or alteration of all or part of the property;
- (b) Isolation of the property from or alteration of the character of the property's setting when that character contributes to the property's qualification for the National Register of Historic Places:
- (c) Introduction of visual, audible, or atmospheric elements that are out of character with the property or alter its setting;
- (d) Neglect of a property resulting in its deterioration or destruction; and
- (e) Transfer, lease, or sale of the historic property.
- (5) If a previously unknown property that is eligible for listing on the National Register is discovered at any time during the implementation period of a Federal Aid project, the Regional Director must be notified and all actions which may adversely effect it must be suspended. The Service shall provide the State with instructions on how to proceed.

1.15 Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (42 U.S.C. 4601)

A. Summary. Federal agencies may not approve any grant unless the grantee provides Assurances that it will comply with the Act. Prices to be paid for lands or interests in lands must be fair and reasonable (except when the price is fixed by law, or when the lands are to be acquired at public auction or by condemnation and the value determined by the court). Persons displaced from their homes, businesses, and farms must receive relocation services, compensation, and fair equitable treatment.

B. References.

- (1) Department of Interior Uniform Relocation Assistance and Real Property Acquisition Regulations (41 CFR 114-50).
- (2) Department of Transportation Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally Assisted Programs (49 CFR Part 24).

C. Appraisal Requirements.

- (1) A real property owner or his designated representative must be contacted prior to making an appraisal and given an opportunity to accompany the appraiser during inspection of the property. The fact that it occurred must be documented in project files and in the appraisal report.
- (2) Real property must be appraised, the appraisal report reviewed, and the fair market value established prior to initiation of negotiations with the owner.
- (3) If the acquisition of only part of a property will leave the owner with an uneconomic remnant, the State or other grantee must offer to buy the whole property. The term "uneconomic remnant" applies only to Title III of the Act and the necessity of the acquiring agency to offer to purchase such a remainder or the entire property. It is not to be construed with the term "uneconomic unit" as it applies to the in-lieu payment of farm operations under Title II of the Act.



D. Negotiation Requirements.

- (1) An owner or his designated representative must be provided, in person or by certified mail, a written statement of just compensation as determined in the appraisal process. Offers of compensation cannot be less than the approved appraisal of fair market value of such property. If only a portion of the owner's property is being taken and the owner is left with an uneconomic remnant, the agency must offer to buy the whole property.
- (2) Reimbursement to a real property owner for costs to convey a title must include
 - (a) Recording fees, transfer taxes, and similar costs;
 - (b) Penalty cost for prepayment of pre-existing recorded mortgage; and
 - (c) Pro-rata portion of real property taxes allocable to a period subsequent to the date of vesting title.
- (3) All displaced persons (owners and tenants) must be provided information on their relocation benefits.

E. Relocation Assistance to Displaced People.

- (1) A relocation plan must be prepared for displaced persons so that problems associated with displacement of individuals, families, businesses, farms and nonprofit organizations are known at an early stage in a project's development (see 49 CFR 24.205). Planning may involve the following
 - (a) Who and what will be displaced.
 - (b) The estimated number of dwellings, businesses, farms, and nonprofit organizations displaced, including rentals. This estimate should contain
 - (i) Currently available replacement housing, businesses, farm, and organization sites;
 - (ii) Approximate number of employees affected;
 - (iii) Types of buildings, number, and size of rooms;
 - (iv) The needs of those displaced (i.e. lifestyle); and
 - (v) Type of neighborhood, distance to community facilities, church, etc.
 - (c) List of comparable replacement dwellings, including rentals, available on the market within a 50-mile radius (specialized units may require expanding radius). When an adequate supply of comparable housing is not expected to be available, consideration of Housing of the Last Resort actions should be instituted.
 - (d) Estimate of cost of replacement housing by purchase and/or rental per displaced person, and consideration of special needs like the elderly or handicapped.
 - (e) Estimate of cost for moving.
- (2) Advisory Services for Displaced People. Advisory services must be provided for all persons occupying property to be acquired and for all persons who use such real property for a business or farm operation. Eligibility requirements and corresponding benefits must be explained to all displaced persons. Assistance must be provided to persons completing claim forms, obtaining moving services, and obtaining proper housing.
- (3) Payment for Relocation of Displaced Persons. Relocation expenses must be paid to a displaced person who purchases and occupies a replacement dwelling. Moving and related expenses will be provided to displaced persons residing on real property including those persons owning a business or a farm. All payments must comply with the requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970.



1.16 Debarment and Suspension

A. Summary. Executive Order 12549, Debarment and Suspension, directs that persons debarred or suspended by one Federal agency from receiving grants may not receive grants from any Federal agency.

B. References.

- (1) Executive Order 12549, Debarment and Suspension, Feb. 18, 1986.
- (2) Department of Interior Rules, Governmentwide Debarment and Suspension (Nonprocurement), 43 CFR 12.100 12.510

C. Requirements.

- (1) States and other grantees must submit the certification for Primary Covered Transactions (DI-1953). States certify as to their "principals", not the State agency. State principals are commissioners, directors, project leaders, or other persons with primary management or supervisory responsibilities, or a person who has a critical influence on or substantial control over Federal Ald projects. States may provide the certification annually. Other grantees must provide the certification with each Application for Federal Assistance.
- (2) States and other grantees must obtain from their subgrantees and contractors a certification for Lower Tier Covered Transactions (DI-1954). A certification is not required for small purchase procurements, currently defined as less than \$25,000. These certifications are normally provided with an application or proposal from a subgrantee or contractor.
- (3) States and other grantees must not make any award, either by subgrant or contract, to any party which is debarred or suspended or is otherwise ineligible under provisions of Executive Order 12549. The U.S. General Services Administration maintains a list of parties debarred, suspended, ineligible or excluded from participation in Federal grants under the provision of the Executive order. A copy of this list is available, upon request, from the Regional Director.

1.17 Drug-Free Workplace Act of 1988.

A. Summary. The Drug-Free Workplace Act requires that all grantees certify that they will maintain a drug-free workplace.

B. References. Department of Interior Rules, Drug-Free Workplace Requirements, 43 CFR 12.600-635.

C. Requirements. Grantee organizations must

- (1) Establish (and publish) a policy that informs employees that the manufacture, distribution, possession, or use of a controlled substance in the workplace is prohibited;
- (2) Establish an awareness program to inform employees of the dangers of drug abuse in the workplace; and

Provide a drug-free workplace certification to the Department of Interior or U.S. Fish and Wildlife Service. The forms for providing the certification are available from the RegionalDirector. State agencies may certify annually. If the State agency is covered by a consolidated certification for all State agencies, a copy of the consolidated certification should be submitted to the Regional Director. (The original is retained by the State.) Grantees other than Stateagencies must submit the certification with each Grant Agreement.



1.18 Restrictions on Lobbying (P.L. 101-121)

- **A. Summary.** Prohibits the use of Federal appropriated funds for lobbying either the executive or legislative branches of the Federal Government in connection with a specific contract, grant, loan, or cooperative agreement.
- **B. References.** Department of the Interior Rules, 43 CFR Part 18, New Restrictions on Lobbying.

C. Requirements.

- (1) Recipients of Federal grants are prohibited from using Federal appropriated funds, e.g. grants, to pay any person for influencing or attempting to influence an officer or employee of any Federal agency, a member of Congress, or an employee of a member of Congress in connection with a specific contract, grant, loan, or cooperative agreement.
- (2) Proposals for grants in excess of \$100,000 must contain a certification that no part of the funds requested will be used for lobbying. Copies of the certification form, Form DI-1963, can be obtained from the Regional Offices.
- (3) Recipients of grants in excess of \$100,000 must file a disclosure form on lobbying activities conducted with other than Federal appropriated funds. Form SF-LLL and SF-LLL-A, Continuation Sheet, shall be used for this purpose. Copies of the forms can be obtained from the Regional Office.



COST REIMBURSEMENT CONTRACT PAYMENT REQUIREMENTS

Pursuant to the Reference Guide for State Expenditures published by the Department of Financial Services and found here, invoices submitted for cost reimbursement must be itemized by expenditure category as outlined in the apporoved contract budget. Additionally, the invoice must evidence the completion of all tasks required to be performed for the deliverable and must show that the provider met the minimum performance standards established in the contract. FWC is required to maintain detailed supporting documentation and to make it available for audit purposes. By submission of the payment request, the agency is certifying that the detailed documentation to support each item on the itemized invoice is on file at the agency and is available for audit.

FWC is required to maintain the detailed supporting documentation in support of each request for cost reimbursement and to make it available for audit purposes. Documentation for each amount for which reimbursement is being claimed must indicate that the item has been paid. Check numbers may be provided in lieu of copies of actual checks. Each piece of documentation should clearly reflect the dates of service. Only expenditures for the categories in the approved contract budget may be reimbursed. These expenditures must be allowable (pursuant to law) and directly related to the services being provided. FWC may require more detailed documentation as deemed appropriate to satisfy that the terms of the contract have been met.

Listed below are types and examples of supporting documentation:

(1) Salaries:

Timeshects that support the hours worked on the project or activity must be kept. A payroll register or similar documentation should be submitted and maintained. The payroll register should show gross salary charges, fringe benefits, other deductions and net pay. If an individual for whom reimbursement is being claimed is paid by the hour, a document reflecting the hours worked times the rate of pay will be acceptable.

(2) Fringe Benefits:

Fringe Benefits should be supported by invoices showing the amount paid on behalf of the employee (e.g., insurance premiums paid). If the contract specifically states that fringe benefits will be based on a specified percentage rather than the actual cost of fringe benefits, then the calculation for the fringe benefits amount must be shown.

Exception: Governmental entities are not required to provide check numbers or copies of cheeks for fringe benefits.

(3) Travel:

Reimbursement for travel must be in accordance with Section 112.061, Florida Statutes, which includes submission of the claim on the approved State travel voucher along with supporting receipts and invoices.

(4) Other direct costs: Reimbursement will be made based on paid invoices/receipts and proof of payment processing (cancelled/processed checks and bank statements). If nonexpendable property is purchased using state funds, the contract should include a provision for the transfer of the property to the State when services are terminated. Documentation must be provided to show compliance with DMS Rule 60A-1.017, F.A.C., regarding the requirements for contracts which include services and that provide for the contractor to purchase tangible personal property as defined in s. 273.02, F.S., for subsequent transfer to the State.

(5) In-house charges:

Charges which may be of an internal nature (e.g., postage, copies, etc.) may be reimbursed on a usage log which shows the units times the rate being charged. The rates must be reasonable.

(6) Indirect costs:

If the contract specifies that indirect costs will be paid based on a specified rate, then the calculation should be shown. Indirect costs must be in the approved agreement budget and the entity must be able to demonstrate that the costs are not duplicated elsewhere as direct costs. All indirect cost rates must be evaluated for reasonableness and for allowability and must be allocated consistently.

For cost reimbursement contracts with another State agency (including State universities):

In lieu of the detailed documentation described above, alternative documentation may be submitted to substantiate the costs requested to be reimbursed. This alternative documentation may be in the form of FLAIR reports or other reports containing sufficient detail.

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Attachment E CERTIFICATION REGARDING DEBARMENTS, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION-LOWER TIER FEDERALLY FUNDED TRANSACTIONS

Required for all contractors and subcontractors on procurement (vendor) contracts of \$100,000 or more, and for all contracts and grants with sub-recipients regardless of amount, when funded by a federal grant.

- The undersigned hereby certifies that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- 2. The undersigned also certifies that it and its principals:
 - (a) Have not within a three-year period preceding this response been convicted of or had a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State anti-trust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property.
 - (b) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph 2.(a) of this Certification: and
 - (c) Have not within a three-year period preceding this certification had one or more public transactions (Federal, State or local) terminated for cause or default.
- 3. Where the undersigned is unable to certify to any of the statements in this certification, an explanation shall be attached to this certification.

Dated this	day of	, 20	
		By:Authorized Signature/Contractor	
		Typcd Name/Title	
		Grantee Name/Contractor Name	
		Street Address	
		Building, Suite Number	
		City/State/Zip Code	
		Arca Code/Telephone Number	

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INSTRUCTIONS FOR CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION-LOWER TIER FEDERALLY FUNDED TRANSACTIONS

- 1. By signing and submitting this form, the certifying party is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the certifying party knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the Florida Fish and Wildlife Conservation Commission (FWC) or agencies with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- The certifying party shall provide immediate written notice to the person to which this contract is submitted if at any
 time the certifying party learns that its certification was erroneous when submitted or has become erroneous by
 reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower ticr covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this contract is submitted for assistance in obtaining a copy of those regulations.
- 5. The certifying party agrees by submitting this contract that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier contract, or other covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the FWC or agency with which this transaction originated.
- 6. The certifying party further agrees by executing this contract that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all contracts or lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List (Telephone No. (202) 501-4740 or (202) 501-4873.)
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the FWC or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

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Florida Fish and Wildlife Conservation Commission FEDERAL FUNDING ACCOUNTABILITY AND TRANSPARENCY ACT FORM

Subaward to a Recipient

<u>PURPOSE</u>: The Federal Funding Accountability and Transparency Act (FFATA) was signed on September 26, 2006. The intent of this legislation is to empower every American with the ability to hold the government accountable for each spending decision. The FFATA legislation requires information on federal awards (federal assistance and expenditures) be made available to the public via a single, searchable website, which is http://www.usaspending.gov/.

The FFATA Subaward Reporting System (FSRS) is the reporting tool the Florida Fish and Wildlife Conservation Commission ("FWC" or "Commission") must use to capture and report subaward and executive compensation data regarding first-tier subawards that obligate \$30,000 or more in Federal funds (excluding Recovery funds as defined in section 1512(a)(2) of the American Recovery and Reinvestment Act of 2009, Pub. L. 111-5).

[Note: This reporting requirement is not applicable for the procurement of property and services obtained by the FWC through a Vendor relationship. Refer to 2 CFR Ch 1 Part 170 Appendix A, Section Lc 3 for the definition of "subaward".]

The following information must be provided to the FWC prior to the FWC's issuance of a subaward (Agreement) that obligates \$30,000 or more in federal funds as described above. Please provide the following information and return the signed form to

ORGANIZATION AND PROJECT INFORMATION:

the Commission as requested. If you have any questions, please contact the nec.	FWC's Grant's Manager at 850-617-9649 für assista
UEID *-	
If your company or organization does not have a UEID number, you will a Management (SAM.gov).	
BUSINESS NAME:	
OBA NAME (IF APPLICABLE):	
PRINCIPAL PLACE OF BUSINESS ADDRESS:	
ADDRESS LINE 2:	
ADDRESS LINE3:	
CITY	
STATE:	ZIP CODE+41^.
PARENT COMPANY UEID# (IFAPPLICABLE):	
CATALOG OF FEDERAL DOMESTIC ASSISTANCE (CFDA#):	

DESCRIPTION OF PROJECT (UP TO 4000 CHARACTERS):

PRINCIPAL PLACE OF PROJECT PERFORMANCE (IF DIFFERENT THAN PRINCIPAL PLACE OF BUSINESS)
ADDRESS LINE I:
ADDRESS LINE 2:
ADDRESS LINE3:
CITY:
STATE: ZIP CODE+4**:
CONGRESSIONAL DISTRICT FOR PRINCIPAL PLACE OF PROJECT PERFORMANCE:
**Providing the Zip+4 ensures that the correct Congressional District is reported.
EXECUTIVE COMPENSATION INFORMATION:
1. In your business or organization's previous fiscal year, did your business or organization (including parent organization, all branches, and all affiliates worldwide) receive (a) 80 percent or more of your annual gross revenues from Federal procurement contracts (and subcontracts) and Federal financial assistance (e.g. loans, grants, subgrants, and/or cooperative agreements, etc.) subject to the Transparency Act, as defined at 2 CFR 170.320; a11d, (b) \$30.000,000 or more in annual gross revenues from U.S. Federal procurement contracts (and subcontracts) and Federal financial assistance (e.g. loans, grants, subgrants, and/or cooperative agreements, etc.) subject to the Transparency Act? Yes No No
If the answer to Question 1 is "Yes," continue to Question 2, If the answer to Question 1 is "No", move to the signature block below to complete the certification and submittal process.
 Does the public have access to information about the compensation of the executives in your business or organization (including parent organization, all branches, and all affiliates worldwide) through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or Section 6104 of the Internal Revenue Code of 1986? Yes No
If the answer to Question 2 is "Yes," move to the signature block below to complete the certification and submittal process. [Note: Securities Exchange Commission information should be accessible at http://www.sec.gov/answers/execomp.htm . Requests for Internal Revenue Service (IRS) information should be directed to the local IRS for further assistance.]
If the answer to Question 2 is "No" FFATA reporting is required. Provide the information required in the "TOTAL COMPENSATION CHART FOR MOST RECENTLY COMPLETED FISCAL YEAR" appearing below to report the "Total Compensation" for the five (5) most highly compensated "Executives", in rank order, in your organization. For purposes of this request, the following terms apply as defined in 2 CFR Ch. I Part 170 Appendix A:
"Executive" is defined as "officers, managing partners, or other employees in management positions".
"Total Compensation" is defined as the eash and noneash dollar value earned by the executive during the most recently completed fiscal year and includes the following
 Salary and bonus Awards of stock, stock options, and stock appreciation rights. Use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Statement of Financial Accounting Standards No. 123 (Revised 2004) (FAS 123R), Shared Based Payments Earnings for services under non-equity incentive plans. This does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives and are available generally to all salaried employees. Change in pension value. This is the change in present value of defined benefit and actuarial pension plans. Above-market earnings on deferred compensation which is not tax-qualified. Other compensation, if the aggregate value of all such other compensation (e.g. severance termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds \$10,000

TOTAL COMPENSATION CHART FOR MOST RECENTLY COMPLETED FISCAL YEAR

(Date of Fiscal Year Completion (mm/dd/yyyy)

Rank (Highest to Lowest)	Name (Last, First, MI)	Title	Total Compensation for Most Recently Completed Fiscal Year
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3			
4	:		
5			·
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Business Name)		CERTIFIES THA	T ON THE DATE WRITTEN
	IFORMATION PROVIDED HEREN	NIS ACCURATE.	
Signature:		Date:	
	For FV	VC Division Use Only:	
Prime award Gr	ranting Entity:		
Prime award Gr	ranting Entity Number	Prime award UEID #:	(0) A. Saperi, A. A. Saperi, A. A. Saperi, A
FWC FLAIR G	irant#FWC Subaw	ard Confract #: Congression	al District:
Completed for	ms should be sent to FBO, FF	FATAM MyFWC.com, within five (5) bus If the month that the contract is executed	siness days of contract



FL FISH AND WILDLIFE CONSERVATION COMMISSION DIVISION OF MARINE FISHERIES MANAGEMENT ARTIFICIAL REEF PROGRAM CERTIFICATION OF COMPLETION

I,	
	(Printed Name and Title)
representing	
	(Name of Grantee)
do hereby certify	that the artificial reef project funded by Grant Number FWC has been completed in compliance with all terms and conditions of said
Grant Agreement.	
evenue.	(Signature) (Date)

ATTACHMENT H SUBCONTRACTOR MINORITY STATUS REPORT

Date:

Contractor Company Name, Street Address, City & Zip Code:

FEIN:

FWC Solicitation/Contract Number: # FWC-23053

FWC Project Title: Taylor and Dixie County Artificial

Reef Construction 2023-24

Contract Amount: \$

Invoice Number:

The Contractor shall indicate "N/A" if the project does not utilize subcontractors.

Primary Contractor Name	Primary Contractor CBE Code	Primary Contractor Invoice#	Primary Contractor Payment Amount	Subcontractor Name	Subcontractor FEIN #	² CBE Code	Description of Service	Subcontractor Payment Amount
			\$					\$
			\$					\$
			\$					\$
	*************************************		\$					\$
	***************************************				To	tal of Su	bcontractor Payment(s)	\$

OSD Certification Status: Check certification status using the OSD Certified Businesses Directory at:

or MyFloridaMarketPlace (MFMP) Vendor Information Portal at:

https://www.dor.myfloridamarketplace.com/

²CBE Codes: A Non-Minority | H - African-American, Certified | I - Hispanic, Certified | J - Asian-American business, Certified | K - Native American, Certified | M - Women-Owned, Certified | N - African-American, Non-Certified | Q - Native American, Non-Certified | R - Woman-Owned, Non-Certified | W - Service-Disabled Veteran Business Enterprise, Certified

The State of Florida's Office of Supplier Diversity (OSD) certifies woman, veteran, and minority owned businesses for free. If a subcontractor is a woman, veteran, or minority owned business that is not certified by the State of Florida, refer them to OSD to been more about the benefits of this free certification:

www.dms.myflorida.com/osd or 850-487-0913.

INCLUDE THIS FORM WITH EACH INVOICE FOR PAYMENT

NOTICE OF PUBLIC HEARING PURSUANT TO SECTION 10-65, TAYLOR COUNTY CODE OF ORDINANCES (ORDINANCE NO. 2001-12)

Notice is hereby given that the Taylor County Board of County Commissioners will hold a public hearing on Tuesday, January 2, 2024 at 6:00 p.m., or as soon thereafter as possible, in the Taylor County Administrative Complex, 201 East Green Street, Perry, Florida 32347, to consider an application for SPECIAL EVENT PERMITS (MUD-BOG) to be held on February 29th – March 3rd and October 10th – 13th, 2024 from 7:00 a.m. to 7:00 p.m. The event will be held at the Iron Horse Mud Ranch site located at 8999 S. US 19, Perry, Florida.

The application is available to the public and may be inspected at the Taylor County Planning Department, located at the Administrative Complex (Old Post Office), 201 E. Green Street, Perry, Florida 32347.

Notice is further given, pursuant to Florida Statutes 286.0105, that any persons deciding to appeal any matter considered at this hearing will need a record of the hearing and may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

BY ORDER OF THE BOARD OF COUNTY COMMISSIONERS, Taylor County, Florida.

Salina Grubbs

From:

Earl Ketring <building.director@taylorcountygov.com>

Sent:

Monday, December 18, 2023 12:30 PM

To:

Classifieds@Perrynewspapers. Com (classifieds@perrynewspapers.com); Salina Grubbs

Subject:

mud bog

Attachments:

Iron Horse Public Notice March 2024.doc

You don't often get email from building.director@taylorcountygov.com. Learn why this is important

Mud bog public hearing



Specialist.

JOE COXWELL WELDING LLC
Welding Febrication & Repair
Models Service, (850) 843-9500.

Animal Cotreon
Technician.
PART-TIME VACANCIES:
Conception Land.
SEGMALION-CALL
WACANCIES:

FARM SERVICES
Loonsed and Insured
Complete Lawn Services
Tree transparences, dump
lack services, harrowing, bush
hog moving, alse sonk and
leyeling, Call (852) R38-5996 or
(850) 584-7972. AZ



HELP WANTED

NCW HIRING: C.W. Roberts Contracting, inc. :CWR) is a growing read construction company. We have immediate full-time opportunities available for our Hisdoral Tallenasse operations! Positions include:

AND WILLWARGHTS
Employment and training opportunities to work with various Fiorida contractors performing general carpenary and milliwright. hainterance work. We are currently accepting applications for Journey level and entry-level for Journey levet and enthy-level appointion positions. Competitive page, haatth -me and perhors benefits. Welling to tran and offer continuing education for Journey workers. If you are neinested in Cerparity, Jordan Maria Maria (1994) 387-4871, If you are mere of the property of the property of Rendry Pinge (1994) 387-4871, If you are interested in Mellemythe, contact Gay Carles (1913: 620-9175; or Robert 1-88es; 904) 303-2691, 27

Asking \$10,000, Call (352) 709-2092.

NOTICE OF APPLICATION FOR TAN DEED TOA 22-0-63.
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IN THE CIRCUIT COURT, THIRD RUDICEAL CIRCUIT, IM AND FOR TAYLOR COURTY, PLORIDA PROBATE DIVISION CASE #23-701CPIM

BARRARA CER
Description.

MOTILE TO CREDITIONE
The administration of the effative of EARRARA CERS, Decisioned whose dates of the effative products of the County for the Charles (David To Thyler Chordy, Farinas Product), the defices of which is the Office for SD, Pering, Parisal STARA, The nemme and addresses of the perincular development of the perincular development of the perincular development of the perincular development of the county of the

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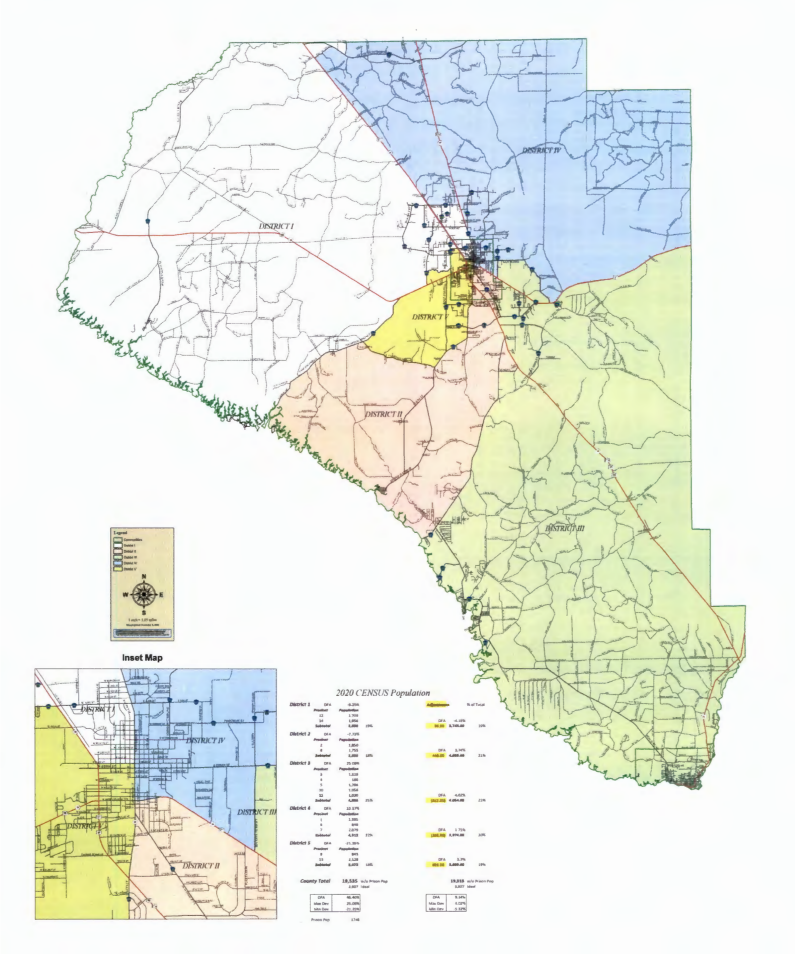
2215
The public hearing may be continued to son or more future dates. Any interested party shall be advised told told the date, since each place of any continuation of the public hearing. triel the date, time and pleas of any continuation of the public hearing shall be encourant during the public nearing and that no further notice concerning the matter will be published, unless seld continuation success are calentally reads from the date of the assets referenced public treation.

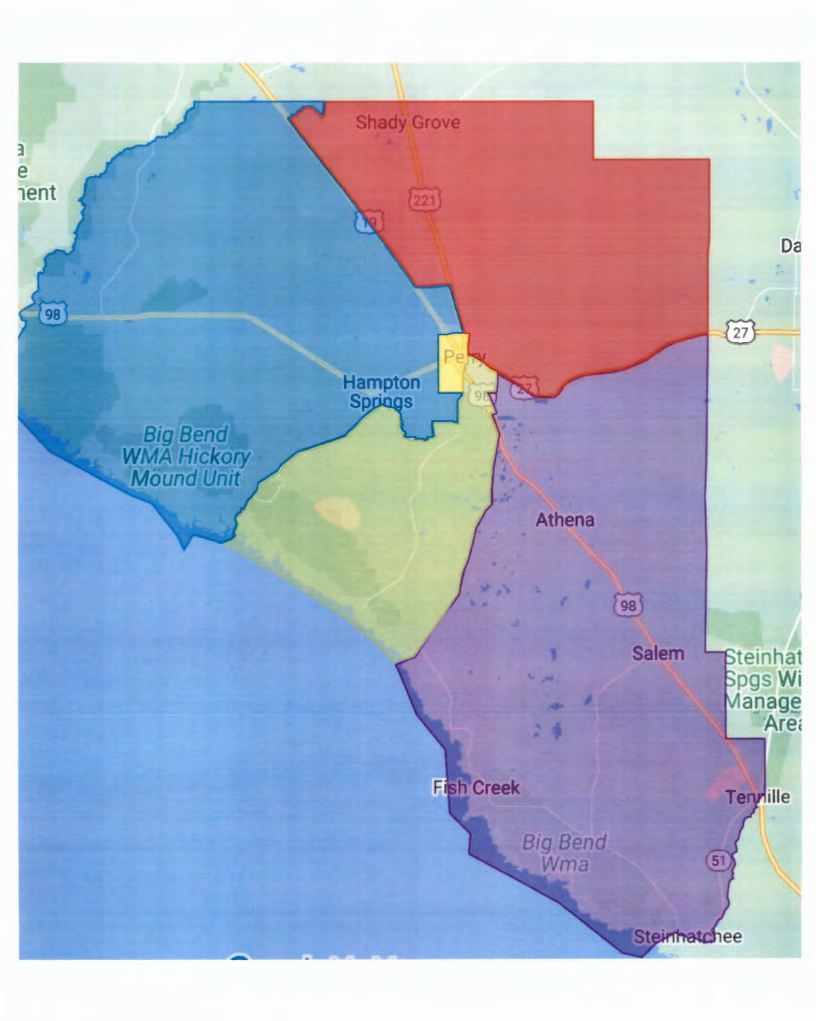
hearing.
Copies of envolutes documents are available for cubic versection at the Pishning Department, Assistantistre Complex Screen 201 Eart Green Street, Parry, Florida 32347.

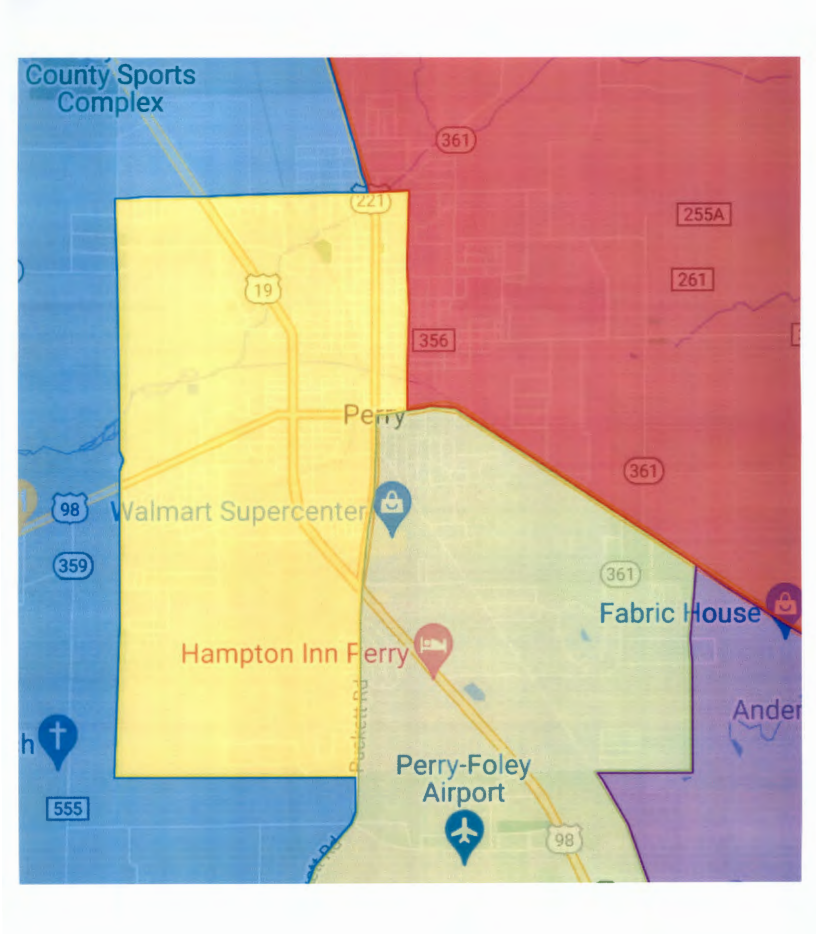
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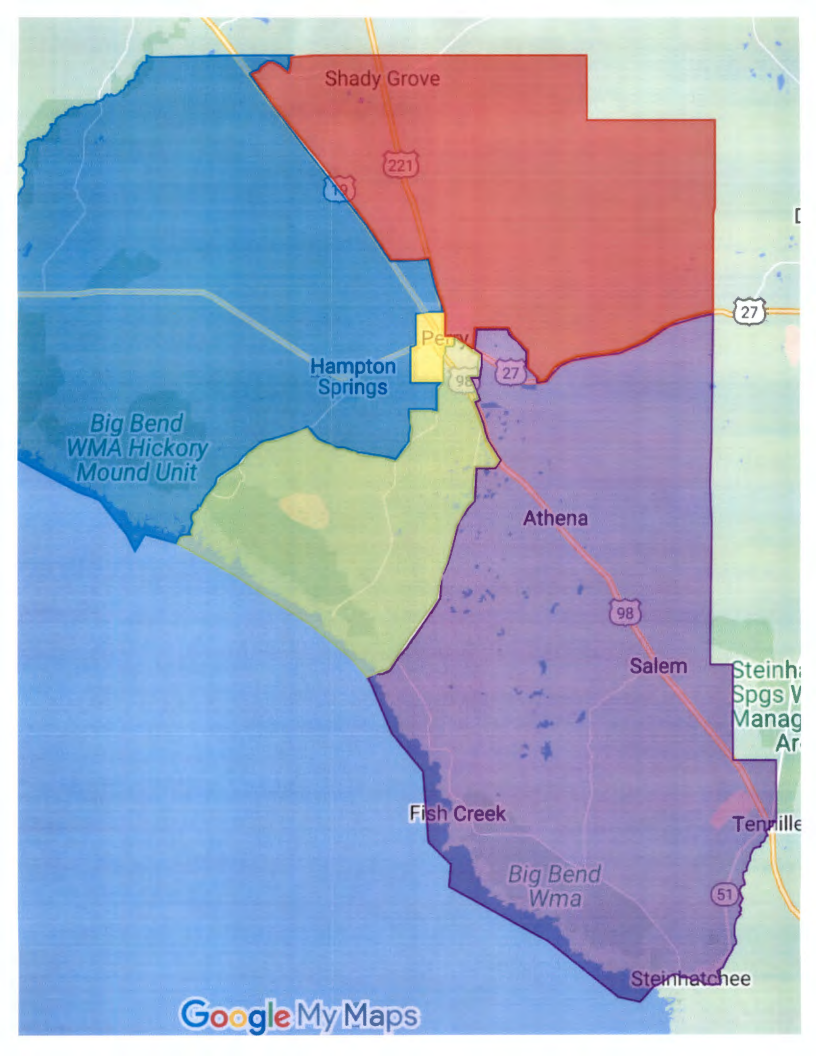


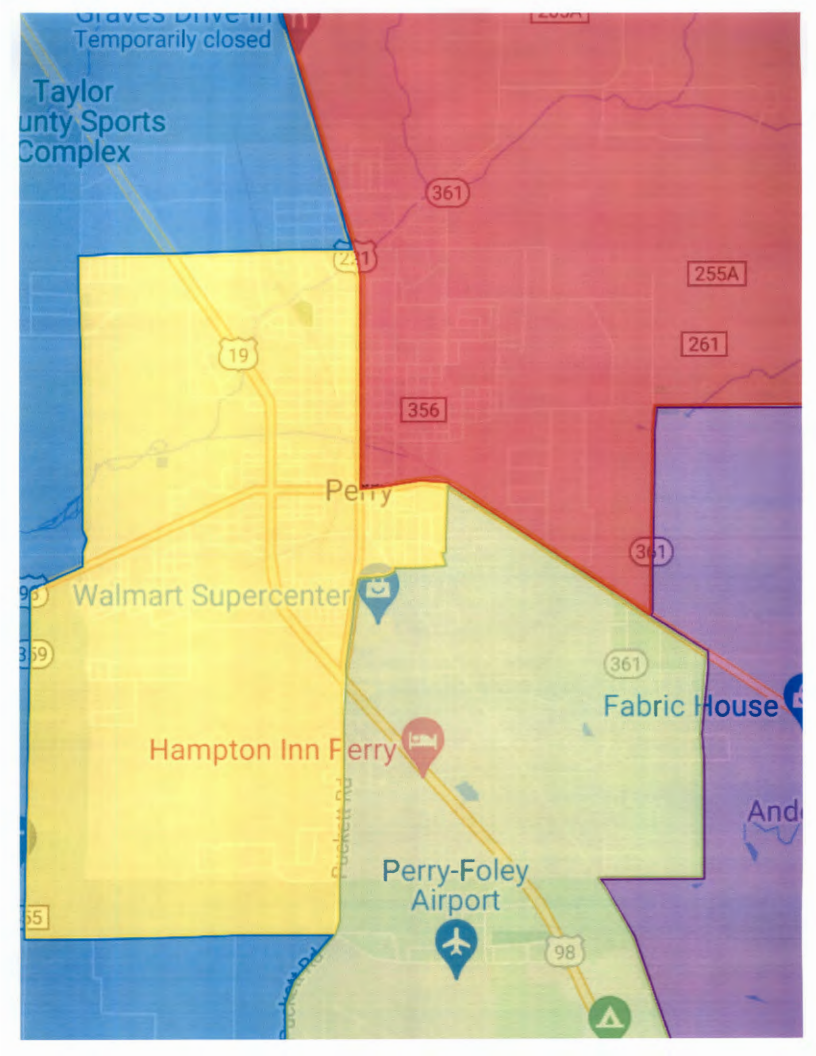


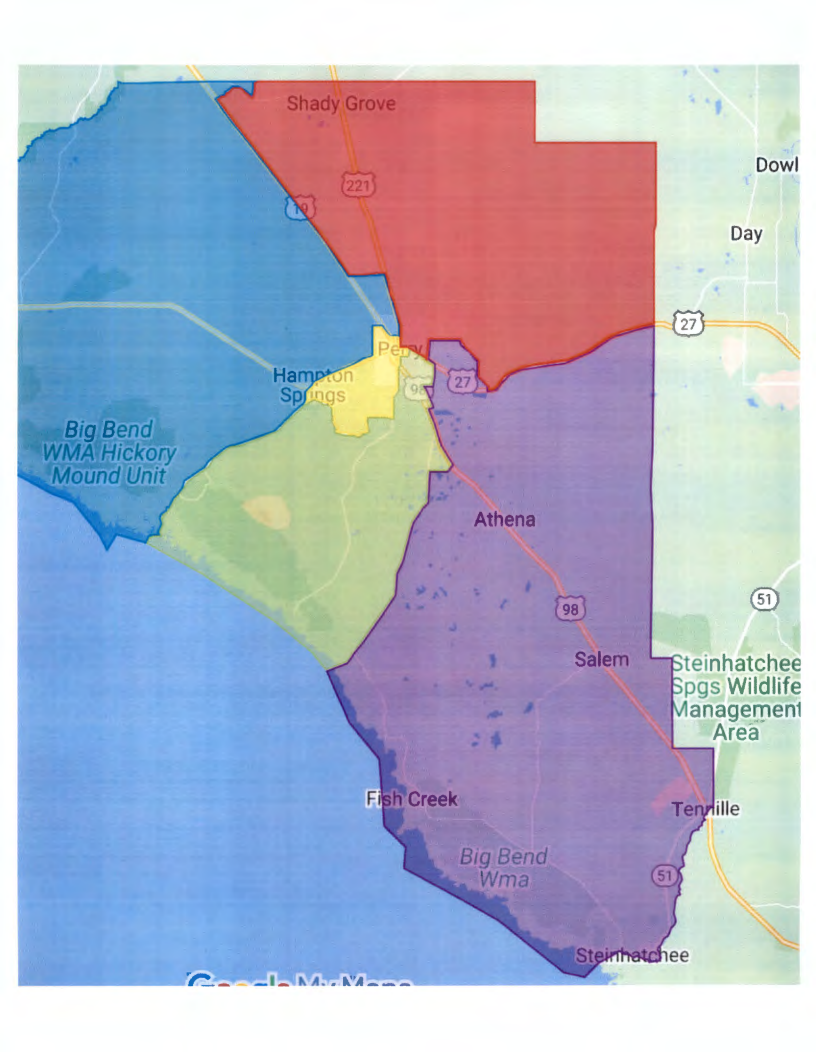


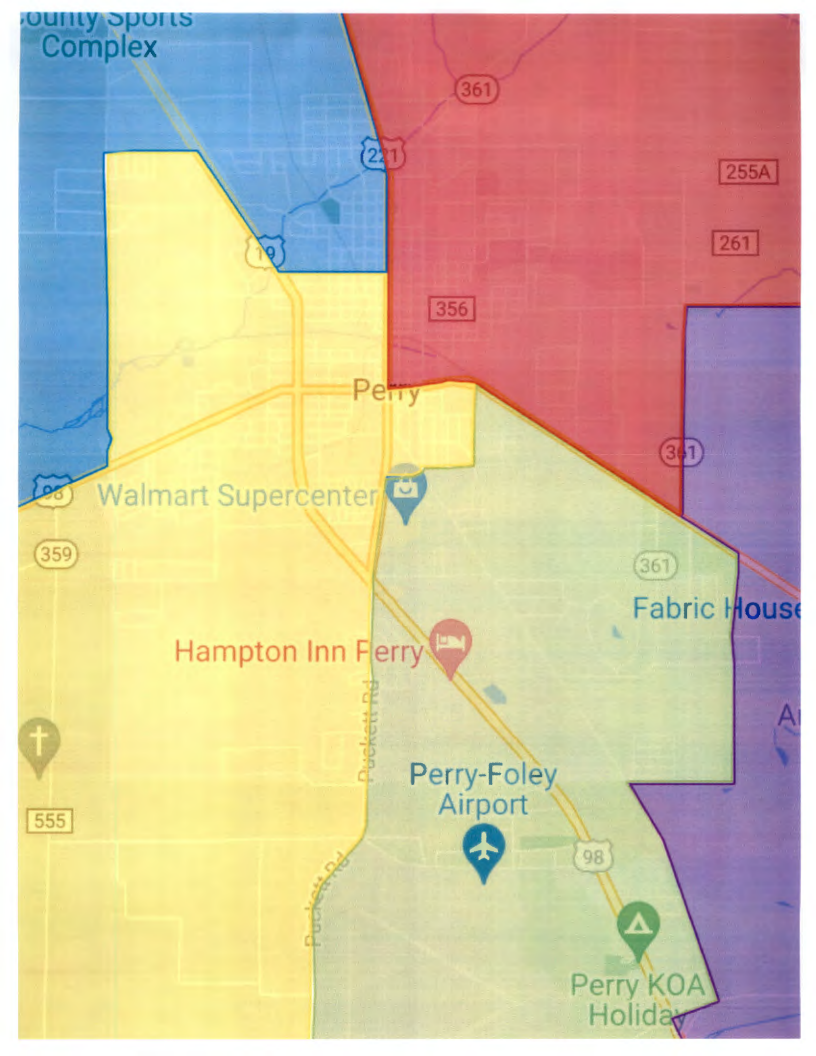












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1	3,745	(162)	-4.1%	19%	2,897	2,581	89%	188	6%	128	4%	9%	6%	20%	6 10%	20%
2	4,053	146	3.7%	21%	2,984	2,651	89%	166	6%	167	6%	1%	6%	21%	6 8%	25%
3	4,064	157	4.0%	21%	3,746	3,533	94%	81	2%	132	4%	1%	2%	28%	6 4%	20%
4	3,974	67	1.7%	20%	3,070	2,656	87%	285	9%	129	4%	9%	9%	21%	6 14%	20%
	3,699	(208)	-5.3%	19%	2,535	1,180		1,256		99	4%	59%	50%	9%		15%
Total	19,535	365			15,232	12,601	83%	1,976	13%	655	4%			100%	100%	100%
			В	Bellamy	6,799	5,790	85%	985	14%	24	0%	1		7	68%	

% Deviation From Average

Registered Voters includes Eligible Individuals: Active or Inactive

669 of 985

% DFA = Max %DFA - Min %DFA

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	piellisken	Property S	gi Hair agas	Server 191	an white		Al other	4	The falls	NY INCHES		Ch. 16.		Artenies de	
1	3,745	1,235	1,136	92%	63	5%	36	3%	1,928	1,746	91%	111	6%	71	4%
2	4,053	1,154	1,062	92%	50	4%	42	4%	1,892	1,702	90%	95	5%	95	5%
3	4,064	1,477	1,422	96%	21	1%	34	2%	2,457	2,316	94%	47	2%	94	4%
4	3,974	1,417	1,264	89%	117	8%	36	3%	2,115	1,845	87%	188	9%	82	4%
1 66 8	3,699	1,064	508	LATAN TA	536	25 Sept	20	2%.	1,631	172	पुरस्कारण जारिकामा जी	816		43	3%
Total	19,535	6,347	5,392		787		168		10,023	8,381		1,257		385	

Note: Voter Information provided by ACLU and Corrected for Election Year Mislabeling

2020 PR Ballot Inclusions:

Presidential Election

Constitutional Officers

Supervisor of Elections

Justices

Representatives

Property Appraiser

Constitutional Amendment Clerk of Courts

Sheriff



2020 GE Ballot Inclusions:

Presidential Election

· Constitutional Officers

Property Appriaser

Representatives

Justices

Constitutional Amendment

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1	3,745	543	495	91%	34	6%	14	3%	1,455	1,351	93%	57	4%	47	3%	5
2	4,053	579	528	91%	28	5%	23	1 4%	1,406	1,298	92%	54	4%	54	4%	5
3	4,064	629	615	98%	6	1%	8	1%	1,999	1,920	96%	23	1%	56	3%	1
4	3,974	1,004	899	90%	74	7%	31	3%	1,608	1,452	90%	106	7%	50	3%	89
e	3,699	472	204	-	261	35 %	7	1%	1,037	570		444	I desire	23	2%	50
Total	19,535	3,227	2,741		403		83		7,505	6,591		684		230		

Note: Voter Information provided by ACLU and Corrected for Election Year Mislabeling

2022 PR Ballot Inclusions:

Govenor

Attorney General

Commissioner of Ag

Senator



District 2 District 4

SB Referendum (Tax Levy)

2022 GE Ballot Inclusions:

Govenor

Attorney General

Commissioner of Ag

Senator

Justice

co les es

School Board &

County Commissioners

SB Referendum (County wide Tax Levy)

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induction to the second	fandille gr		co Avente de la constante de l		12.35	7.72	ell Other		R.CEDI-	a White the			中人为有關		
1	3,855	1,255	1,156	92%	63	5%	36	3%	1,966	1,783	91%	111	6%	72	4
2	3,840	1,112	1,052	95%	23 .	2%	37	3%	1,814	1,682	93%	46	3%	86	5
3	4,064	1,477	1,422	96%	21	1%	34	2%	2,457	2,316	94%	47	2%	94	4
4	3,974	1,417	1,264	89%	117	8%	36	3%	2,115	1,845	87%	. 188	9%	82	4
11175	3,802	1,086	498		563	W. T.	25	2%	1,671	755		865	3.3	51	3
Total	19,535	6,347	5,392		787		168		10,023	8,381		1,257		385	

2020 PR Ballot Inclusions:

Presidential Election

Representatives Justices

Constitutional Amendment

Constitutional Officers

Supervisor of Elections Property Appraiser

Clerk of Courts

Sheriff



District 3

2020 GE Ballot Inclusions:

Presidential Election

Representatives

Justices

Constitutional Amendment

Constitutional Officers

Property Appriaser

Isto G	Population		White	中的學術學學	Test 1		All Other	THE PERSON NAMED IN	Total	White	A CANADA		7 4 1	All Other	Caldad St.	Alberta
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1	3,855	552	504	91%	34	6%	14	3%	1,480	1,376	93%	57	4%	47	3%	5
2	3,840	554	521	94%	16	3%	17	3%	1,349	1,271	94%	27	2%	51	42/	29
3	4,064	629	615	98%	6	1%	8	1%	1,999	1,920	96%	23	1%	56	3%	19
4	3,974	1,004	899	90%	74	7%	31	3%	1,608	1,452	90%	106	7%	50	3%	89
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Total	19,535	3,227	2,741		403		83		7,505	6,591		684		230		

2022 PR Ballot Inclusions:

Govenor

Attorney General

Commissioner of Ag

Senator



District 2

District 4

SB Referendum (Tax Levy)

2022 GE Ballot Inclusions:

Govenor

Attorney General

Commissioner of Ag

Senator

Justice

Constitutional Amendment

School Board &

County Commissioners

SB Referendum (County wide Tax Levy)

			nationalis in primis					: V.J.B. (5. 1. 17. 18.		rigi in						
1	3,855	(52.00)	1.3%	20%	2,961	2,642	89%	188	6%	131	4%	9%	6%	21%	10%	20%
2	3,840	(67.00)	-1.7%	20%	2,822	2,590	92%	79	3%	152	5%	1%	3%	21%	4%	23%
3	4,064	157.00	4.0%	21%	3,746	3,533	94%	81	2%	132	4%	1%:	2%	28%	4%	20%
4	3,974	67.00	1.7%	20%	3,070	2,656	87%	285	9%	129	4%	9%	9%	21%	14%	20%
	3,802	(105.00)	2.7%	19%	2,634	1,180		1,343		111	4%	59%	51%	9%	120000	17%
Total	19,535	262			15,233	12,601	83%	1,976	13%	655	4%			100%	100%	100%
				Bellamy	6,799	5,790	85%	985	14%	24	0%				68%	

% Deviation From Average

Registered Voters includes Eligible Individuals: Active or Inactive

669 of 985

% DFA = Max %DFA - Min %DFA