PALM BEACH COUNTY DEPARTMENT OF HOUSING & ECONOMIC DEVELOPMENT

INVITATION TO BID: ARPA Rehabilitation Program

Full Bid Package located at <u>http://discover.pbcgov.org/HED/Pages/Construction-Bid-</u> Package.aspx

Property Owner(s): Ana Claudia Pilch

Property Address: 10434 Lake Vista Circle, Boca Raton, Florida 33498

Property Control Number: 00-41-47-13-09-011-0480

PRE-BID MEETING: There shall be a pre-bid meeting at 10434 Lake Vista Circle, Boca Raton, Florida 33498 Thursday, December 1, 2022 at 11:00 AM.

<u>BID BOND</u>: A 5 % Bid Bond [] is required, [X] is not required for this Bid.

Sealed bids will be received by the Palm Beach County Department of Housing & Economic Development (hereinafter the "Department"), on behalf of the Homeowners identified herein <u>until</u>, **Thursday, December 8, 2022 at 4:00 PM.**

Palm Beach County Department of Housing & Economic Development 100 Australian Avenue, Suite 500 West Palm Beach, Florida 33406

Bids will be opened and recorded as soon as possible thereafter.

Bids are valid and binding for sixty (60) days after the established bid opening date.

Palm Beach County (hereinafter the "County"), a political subdivision of the state of Florida, through the Department intends to recommend award of one contract between the property owner and the lowest, responsive, responsible Bidder that will meet all conditions and requirements necessary to complete the work within the completion timeframes identified in the Contract Documents or to recommend no award to any Bidder and cancel the solicitation, or to re-advertise at County's sole discretion if deemed in the best interest of the County.

SUBSTIANTIAL COMPLETION DATE: June 1, 2023. PROJECT CLOSEOUT DATE: July 7, 2023

<u>BID BOND</u>: Federally funded construction projects at or above the current Federal Simplified Acquisition Threshold must meet bonding requirements under 2 CFR Part 200, as amended. For other construction projects the County's Bond requirements will control.

Bidders are required to submit a bid bond on a form approved by County.

SUBMISSION OF BID: Bidder shall submit Bid prices written in ink and signed by the Bidder or authorized agent and in case of signature by an employee or agent of the company, the principal's properly written authorization providing signature authority on behalf of the company to such

employee or agent must accompany the bid.

Each bid must be enclosed in a sealed envelope which shall be clearly labeled with the words "Bid Documents" and marked with the project name, name of bidder, and date and time of bid opening. Bid proposals must be submitted on the forms provided.

Sealed bids will be received from Contractors who are duly licensed in Florida pursuant to the following requirements:

- A. Bidders and their proposed subcontractors of any tier regulated by the Florida Construction Industry Licensing Board or the Construction Industry Licensing Board of Palm Beach County shall be properly qualified and licensed/certified by the appropriate Board or Boards as required by Florida Statute Chapter 489, or Special Act, Laws of Florida Chapter 67-1876 prior to the time of submission of the bid. The Bidder and subcontractors, including specialty contractors, are required to have an active State Contractors Certification or an active Palm Beach County Certificate of Competency at time of bid submittal. State of Florida Contractor's Certification /Registration license numbers or Palm Beach County Certificate Numbers must be listed at the applicable places on the Bid Form. Any bid which is submitted by a contractor who is not properly licensed/certified at the time the bid is submitted, or which lists a subcontractor who is not properly licensed/certified at the time the bid is submitted, will be rejected as nonresponsive.
- B. The Contractor, subcontractors of any tier, and specialty contractors must have a valid Palm Beach County business tax receipt, except where provisions of F.S. 205.065 apply.

In accordance with F.S. 287.133(2)(a), persons and affiliates who have been placed on the convicted vendor list may not submit bids, contract with, or perform work (as a contractor, supplier, subcontractor or consultant) with any public entity (i.e. Palm Beach County) in excess of Ten Thousand dollars (or such other amount as may be hereafter established by the Florida Division of Purchasing in accordance with F.S. 287.017) for a period of 36 months from the date of being placed on the convicted vendor list. The County will not accept bids for this work from a convicted vendor.

In accordance with Executive Order 12549, Contractors and Subcontractors of any tier that are debarred, suspended, or otherwise excluded from or ineligible for participation in federal assistance programs or activities may not submit bids, contract with, or perform work (as a contractor, supplier, subcontractor or consultant) as long as they are on the System for Award Management list of Parties Excluded from Federal Procurement or Non Procurement. The County will not accept bids for this work from a vendor on this list.

There shall be no assignment or transfer of the Bid or the Contract except with the express prior written approval of County, which may be denied or granted at the sole discretion of the County.

In consideration of the County's and/or Homeowners' evaluation of submitted Bids and participation in this process, the Bidder, by submitting its Bid, expressly waives any claim to damages, of any kind whatsoever against the County and the Homeowner(s) including but not limited to, lost profits and consequential damages and any costs or expenses in preparation of the Bid Response, in the event the County or Homeowner exercises it rights provided for in this Invitation to Bid. Bidder submits its Bid Response at its sole cost and expense and at its own risk.

<u>BID PRICES</u>: No unbalanced Bids or front-end loading of Bids will be accepted. If in the opinion of the County, a Bid Item contains inadequate or unreasonable prices for any item, Bid items are

not in line with industry standards or averages for the items, then the County can, in its sole discretion reject the Bid in its entirety. In order for a bid to be balanced each item must carry its proportionate share of direct cost, overhead and profit. Unbalanced items which are provided and/or installed and billed at the beginning of a project also result in "front-end loading". No Front-end loading of bids: This occurs when a bidder submits a relatively high price on items which are normally complete or substantially completed, in the early phases of construction. These items may include: mobilization, clearing and grubbing, maintenance of traffic, insurance and bonds, and/or stored materials. In this context these items would be billed at the beginning of the project and, if paid as billed, result in excess County money expended at the beginning of the project. In bids where a discrepancy exists between the true and correct sum of itemized costs and the total cost (if any) provided by the Bidder, then the true and correct mathematical sum of the itemized costs shall prevail.

Any alteration, erasure, interlineation or failure to specify prices for all items in the bid shall render the bid non-responsive. All prices quoted in the bids shall include all applicable sales taxes.

All prices quoted in all bids shall include all fees, royalties and claims for any invention, or pretended invention, or patent on any article, material, arrangement, appliance or method that may be used upon or in any manner be connected with the construction work intended under this Program.

WITHDRAWAL OR MODIFICATION OF BIDS: Bidders may correct their bids, and may withdraw inadvertently erroneous bids any time prior to the time set for bid opening. Mistakes discovered before bid opening may be modified or withdrawn by written notice from the bidder, signed in the same manner and by the same person who signed the submitted bid, and received in the office designated in the invitation for bids <u>prior to the time set for bid opening</u>. After bid opening, corrections or clarifications in bids shall be permitted only to the extent that the corrections do not materially affect the terms, conditions and specifications, and are subject to County's review and approval.

REJECTION OF BIDS: County reserves the right to reject any or all Bids, and/or to re-advertise, to waive any irregularities, informalities, or technicalities therein, to negotiate Contract terms with the successful bidder, to disregard all non-conforming, non-responsive, unbalanced Bids, or to accept any Bid that in the County's judgment will best serve the public interest and be in the best interest of the County. County and Homeowner reserve the right to cancel the award of any contract at any time before the execution of said contract by all parties without any liability against the County or the Homeowner.

Disqualification of Bidder - Any of the following causes is considered sufficient to disqualify a Bidder, and reject its Bid.

- 1. Interest by the same person in more than one bid submitted.
- 2. Collusion among or between bidders.
- 3. Unbalanced bids; that is bids in which the price bid is out of all proportion to the other bids received.
- 4. Lack of responsibility on the part of the Bidders. (For example, no bidder would be considered responsible if it had recently failed to satisfactorily carry out any previous contract with Palm Beach County).
- 5. Lack of the financial, material, equipment, facility, and/or personnel resources and expertise necessary to indicate its capability to meet all contractual requirements.
- 6. Evidence of bad character, dishonesty or lack of integrity.
- 7. Lack of current applicable certification and/or license for the purpose of performing the specified work.
- 8. A dissatisfactory record of performance and experience.

- 9. History of unsuccessful claims asserted by Bidder against public owners in the State of Florida, such as to establish a trend of improperly asserted claims.
- 10. Any other cause which, renders the Bid non-responsive or non-responsible.

BID DOCUMENTS MAY INCLUDE THE FOLLOWING:

- A. Invitation To Bid
- B. Instructions To Bidders
- C. Contract Documents May Include:
 - 1. General Conditions
 - 2. Architectural Drawings
 - 3. Project Specifications
 - 4. Survey
 - 5. Geotechnical Report
 - 6. Environmental Review Letter
 - 7. Asbestos Survey Report
 - 8. Asbestos Abatement Report
 - 9. Construction General Conditions Federal Funding
 - 10. Demolition General Conditions Federal Funding
 - 11. Federal Requirements
 - 12. Bid Bond Form
 - 13. Payment Bond Form
 - 14. Performance Bond Form

PROJECT FUNDING: Bidders are notified that Palm Beach County is provided certain rights as a result of its administrative responsibilities of the project funding and that all Bidders expressly agree to the requirements and conditions associated with the County's funding obligations and oversight of the Project funds.

Contractor Bid Amount:	
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Bid Submitted By: _____

Authorized Signature:	
Authorized Signature:	

Com	pany	/ Name:	
	,		

PALM BEACH COUNTY DEPARTMENT OF HOUSING & ECONOMIC DEVELOPMENT

INSTRUCTIONS TO BIDDERS

<u>ATTENTION:</u> An Asbestos Survey has not been conducted on this house. The Contractor shall comply with OSHA Asbestos Standards, 29 CFR Parts 1910, 1915, and 1926. Please refer to the General Requirements, specifically specification 9003.6, in the Scope of Work for additional requirements.

<u>Governing Order of Contract Documents</u> - The Contract Documents include various divisions, sections, and conditions which are essential parts for the Work to be provided by the successful Bidder. A requirement occurring in one is as binding as though occurring in all. They are intended to be complementary and to describe and provide for a complete Work. In case of discrepancy, the following precedence will govern the interpretation of the Contract Documents prior to award of the contract:

Addenda Project Specifications Special Conditions General Conditions Technical Specifications/Drawings/Plans Invitation to Bid Permits

After award, the Contract Documents, change orders, supplemental agreements, and revisions to plans and specifications will take precedence over any of the above. Detailed plans shall have precedence over general plans. In the event that any conflicts cannot be resolved by reference to this Governing Order of Contract Documents provision, then the County shall resolve the conflict in any manner which is acceptable to the County and which comports with the overall intent of the Contract Documents.

1. <u>SITE VISIT</u>: Contractor shall have visited the site and confirmed all site conditions prior to submitting a bid.

2. **INCONSISTENCIES AND INTERPRETATIONS**: Any seeming inconsistency between different provisions of the bid documents or any point requiring explanation must be inquired into by the bidder in writing at least five (5) business days prior to the time specified above for opening bids. After bids responses are opened, the bidders shall abide by the decisions of DHED as to any interpretations. No interpretations of the meaning of the plans, specifications or other bid documents will be made orally to any bidder and oral interpretations and explanations cannot be relied on. All questions and interpretations should be submitted directly to **CIREIS, hed**-**cireis@pbcgov.org** and if County agrees that a response is appropriate, such response shall be made in writing to all persons who have obtained the Invitation to Bid.

Failure of any bidder to receive or know about any such addendum or interpretation shall not relieve any bidder from any obligation under its Bid as submitted. All addenda so issued shall become a part of the bid documents. It is the sole responsibility of the bidder to monitor the website and email for updates of addenda.

3. **CONTRACT AWARD:** The County will make a determination of the apparent lowest, responsive, responsible bidder that best meets the terms, conditions and specifications which will be most advantageous and result in the best interest of Palm Beach County and the Homeowner(s). Such bidder will be the recommended awardee for the work embraced by this

bid, and the County may recommend contract award with such bidder to the Homeowner(s). The Homeowner(s) may then enter into a construction contract with the bidder recommended by the County.

Should the low responsive bidder recommended to the Homeowner(s) fail to enter into a timely contract with the Homeowner as provided, the County may rescind the award recommendation, and recommend the award to the next lowest, responsive, responsible bidder. Such bidder shall then fulfill every stipulation as if it were the original bidder recommended for contract award.

4. **<u>BID RESPONSE</u>**: If selected as the successful bidder, the bidder agrees to execute a Contract with the Homeowner(s). The undersigned proposes to furnish all work, including, but not limited to all labor, materials, supplies, tools, equipment and services required and necessary to perform and deliver a complete Project at the fixed price identified in the bid response.

5. BID COVERS ALL EXPENSES AND FEES AND COSTS FOR COMPLETE WORK:

The bidder does hereby declare that the Bid covers all costs and expenses of every kind incidental to the completion of said work and the Contract therefore, including all claims that may arise through damages or other causes whatsoever. The bidder does hereby declare that it shall make no claim on account of any variation from any estimate in the quantities of work to be done, nor on account of any misunderstanding or misconception of the nature of the work to be done or the grounds, subsurface conditions, or place where the work is to be done.

6. **NO COLLUSION:** The bidder certifies that he/she has not divulged to, discussed, or compared its bid with other bidders, and has not colluded with any other bidder or parties to this bid whatsoever. The bidder also agrees to provide a sworn statement to this effect if requested. The bidder hereby declares that no person or persons, firm or corporation, other than the undersigned, are interested in this bid as principals, and that this bid is made without collusion with any person, firm, or corporation, and we have carefully and to our full satisfaction examined the Contract Documents, and that Bidder has made a full examination of the location of the proposed work and the source of supply of materials, and we hereby agree to furnish and pay for all materials, labor, supervision, equipment, supplies, fees, expertise, and services necessary to fully complete all work in accordance with all requirements of the Contract Documents and in accordance with all applicable codes and governing regulations within the time limit specified in the Contract for the lump sum (fixed price) Base Bid. The bidder certifies that no portion of the sum of the bid will be paid to any employee of Palm Beach County or the Property Owner, as a commission, kickback, reward or gift directly or indirectly by any member of the Contractor firm or by any officer of the corporation.

7. THE FOLLOWING PAGES OF THE BID DOCUMENTS SHALL CONSTITUTE THE BID PACKAGE TO BE RETURNED TO THE DEPARTMENT.

- 1. Page 4 of the Invitation to Bid Completely filled out and signed
- The Scope of Work All line items need a value, enter a zero (0) if not part of the bid. Location
 Totals need to be entered. Last page of the Scope of Work and Alternates (if included) needs to be
 filled out and signed.



Ana Claudia Pilch

10434 Lake Vista Circle

Boca Raton, Florida 33498

ARPA Rehabilitation Specifications

Address: 10	0434 Lake Vista Circle	Unit:	Unit 01			
Location:	1 - General Requirements	Approx. V	Vall SF: 0	I	Ceiling/Floor Sl	F: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 1	General Requirements					
1 2	SUBMITTAL OF SCOPE OF WORK WITH PERM APPLICATION This Scope of Work shall be submitted in its entire permit application. It shall fully disclose the Scope be performed, permitted, and inspected. One per stamped by the Building Department of Jurisdiction submitted to the Compliance Inspector/Project Co the final pay application. Contractor shall provide material, equipment, drawings and sketches to ac as required by the Building Department of Jurisdiction	ety with the e of Work to mitted copy, n, shall be ordinator wi all labor, quire permit	th	GR	n/a	n/a
2 7	GREEN COMMUNITIES INITIATIVE-GEN REQ This project is designed to meet the 2020 Enterpr Communities (EGC) Criteria created by Enterprise Partners. The EGC Criteria may be found at https://www.greencommunitiesonline.org/introduct following requirements and other requirements de specifications must be strictly adhered to: * All paints and primers must meet the Green Sea Environmental Standard https://greenseal.org/wp-content/uploads/GS-11-S .0_09.2021.pdf * Adhesives must comply with Rule 1168 of the Se Quality Management District http://www.aqmd.gov/docs/default-source/rule-boo 1168.pdf * All caulks and sealants, including floor finishes, I with regulation 8, rule 51, of the Bay Area Air Qua Management District https://www.baaqmd.gov/~/media/dotgov/files/rule 1-adhesive-and-sealant-products/documents/rg08 may not exceed 250 grams of VOC per liter of coa thinned to the manufacturer's maximum recomme excluding the volume of any water, exempt compo	e Community tion/ The scribed in I G-11 Standard-Ed- buth Coast A bk/reg-xi/rule must comply lity ss/reg-8-rule 51.pdf and ating as ndation,	4 Air 9-	GR	n/a	n/a

Address: 10	434 Lake Vista Circle	Unit:	Unit 01			
Location:	1 - General Requirements	Approx.	Wall SF: 0		Ceiling/Floor SF:	0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 1	General Requirements					
	colorant added to the tint bases. * All composite wood (particleboard, MDF, etc.) and comply with California 93120 (formaldehyde conte exposed edges must be sealed with a low-VOC se	ent) or all				
38	SELECTIVE DEMOLITIONGENERAL REQUIR Demolition activities shall comply with the required 29CFR Part 1926.850 through 1926.860, at a min feasibly as possible.	ments of	1.00	EA	n/a	n/a
	The discovery of hazardous materials shall be con to the owner and project coordinator immediately. demolition workers shall wear Personal Protective (PPE) in full accordance with OSHA Standards. P dispose of demolished materials. Do not allow de materials to accumulate on-site. Debris shall be re legal landfill as required by EPA and local regulati	All Equipmen romptly molished emoved to a	t			
	Contractor shall inspect the building interior, attic crawl space and all other safe, accessible floors, r closets or other interior areas of the building for debris and garbage, furniture, a materials, universal wastes, fuel oil tanks, househ hazardous waste, batteries, CFC-containing canisters, propane or butane cylin lines, computer monitors, mercury-containing bulk gauges, PCB/DEHPcontaining ballasts, transform hydraulic liquids, motor oils, and white goods, etc. that they have been removed prior to demolition.	rooms, ny hazardo old nders, fuel o s, switches er liquids,	pil			
	Definitions: a. Remove: Detach items from existing construction legally dispose of them off-site per the requirement State and Local jurisdictional requirements, unless be removed and salvaged or removed and reinstand b. Existing to Remain: Existing items of construct not to be removed and that are not otherwise indice removed, removed and salvaged, or removed and Contractor shall submit a Schedule of Selective D	nts of Feder s indicated illed. ion that are cated to be I reinstalled	to			
	Activities. The schedule shall indicate detailed see selective demolition and removal work, with startin dates for each activity, interruption of utility servic locations of temporary partitions and means of eg	quence of ng and endi es and	ng			
	Contractor shall maintain access to existing walky and other adjacent occupied or used facilities. Do obstruct walkways, drives, or other occupied or use without written permission from authorities having Owner assumes no responsibility for condition of selectively demolished. Maintain existing utilities i remain in service and protect them against damage selective demolition operations. If utility services a be removed, relocated, or abandoned, provide ter utilities before proceeding with selective demolition area of selective demolition and that maintain con service to other parts of site and adjacent building	not close c sed facilities jurisdiction areas to be ndicated to ge during are required nporary n that bypa tinuity of	or s i. I to ss			

		Unit.	Unit 01			
Location:	1 - General Requirements	Approx.	Wall SF: 0		Ceiling/Floor Sl	F: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 1	General Requirements					
	selective demolition and debris-removal operations to minimum interference with roads, streets, walks, wal and other adjacent occupied and used facilities. Do obstruct streets, walks, walkways, or other adjacent or used facilities without permission from Owner and having jurisdiction. Provide alternate routes around of obstructed traffic ways if required by governing regu Protect existing site improvements, appurtenances, landscaping to remain. Provide temporary barricade protection required to prevent injury to people and da adjacent buildings and facilities to remain.	kways, not close occupied authoriti closed or ations. and s and oth	or es er			
4 24	MANUFACTURER'S SPECS PREVAIL		1.00	GR	n/a	n/a
	All materials shall be installed in full accordance with manufacturer's specifications for working conditions, preparation, methods, protection and testing.					
5 28	VENTILATIONASHRAE 62.2-GENERAL REQUIR This dwelling unit must have a ventilation system tha ASHRAE 62.2 . See https://www.ashrae.org/technical-resources/standard elines and https://www.buildingscience.com/documents/guides- als/gm-review-residential-ventilation-technologies/vie	at meets ls-and-gu and-mar	uid	GR	n/a	n/a
6 31	CONSTRUCTION DEFINITIONS "Install" means to purchase, set up, test and warrant component. "Replace" means to remove and dispos original material, purchase new material, deliver, ins and warrant. "Repair" means to return a building cor like new condition through replacement, adjustment recoating of parts. "Reinstall" means to remove, clear and install a component.	e of tall, test nponent t and	1.00 to	GR	n/a	n/a
7 32	SUBSTITUTION APPROVAL PROCESS Any requests for substitutions of specified proprietar must accompany the initial proposal and shall includ manufacturer's specifications; full installation instruc warranties. The agency and owner will notify the cor decision at contract award.	e: the tions and		GR	n/a	n/a
8 35	VERIFY QUANTITIES/MEASUREMENTS All Quantities stated in the attached specifications for address using Units of Measure other than Each (EA (RM) or Dwelling Unit (DU) (e.g. SF of Drywall) are for contractor's convenience and must be verified by the at a mandatory site inspection prior to bid submission quantities stated in the Units of Measure Each (EA), (RM) or Dwelling Unit (DU) are as stated. Discrepar Quantities found by the contractor must be commun the Housing Rehabilitation Specialist prior to the sub a bid. Claims for additional funds due to discrepanc Quantities shall not be honored if submitted after the submission.	A), Room or the e contrac n. All Room ncies in cated to mission es in	tor	GR	n/a	n/a
9 36			1.00	EA		
-	The contractor is responsible for submitting all requi documentation including this prepared work write up					

Add	ress: 10	0434 Lake Vista Circle	Unit:	Unit 01			
Loca	tion:	1 - General Requirements Ap	prox.	Wall SF: 0		Ceiling/Floor SF:	0
S	Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade	: 1	General Requirements					
		building department, applying for, paying for and receiv building permit prior to starting any work.	ing a				
10	37	ELECTRICAL PERMIT REQUIRED Prior to the start of work, the contractor shall create any documentation necessary to apply for, pay for and rece electrical permit on behalf of the owner.		1.00	EA		
11	38	PLUMBING PERMIT REQUIRED Prior to the start of work, the contractor shall: create a diagram, septic layout and all other documentation nee apply for, pay for and receive a plumbing permit on beh the owner.	ded to	1.00	EA		
13	42	CERTIFICATE OF OCCUPANCY\COMPLETION Prior to final payment, the contractor shall comply with complete all items necessary to receive a Certificate of Occupancy/ Completion for the individual dwelling unit		1.00	EA	n/a	n/a
14	55	WORK TIMES Contractors and their Subcontractors shall schedule we hours between 8:00am and 5:00pm Monday through Fi Requests to work on weekends and before or after the must be approved by the owner and/or the HOA.	riday.	1.00 Irs	GR	n/a	n/a
15	73	DISALLOWED MATERIALS AND METHODS The following construction materials and methods are prohibited from any job sponsored by this agency: lead lead solder in drinking water supply, burning of constru debris, explosives in excavation.		1.00	GR	n/a	n/a
16	77	NEW MATERIALS REQUIRED All materials used in connection with this work write-up be new, of first quality and without defects - unless othe stated in the work write-up or pre-approved by Change	erwise		GR	n/a	n/a
17	78	WORKMANSHIP STANDARDS All work shall be performed by mechanics both license skilled in their particular trade as well as the tasks assis them. Workers shall protect all surfaces as long as requ eliminate/avoid damage.	gned t		GR	n/a	n/a
18	79	WORKMANSHIP-CONTRACTOR DAMAGE The Contractor shall be held solely responsible for any or cause of additional repairs to existing structures (ext and interior), systems, equipment and/or site caused by Contractor or its employees and/or subcontractors and repair or replace the affected areas to its original condi the Contractor's expense. Damages include, but not lin stucco, painting (to match as close as possible), soffit, surfaces, adjacent surfaces, windows and doors	erior / the shall tion at	-	GR	n/a	n/a

	0434 Lake Vista Circle Unit:	Unit 01			
Location:	1 - General Requirements Approx. W	/all SF: 0		Ceiling/Floor SF	: 0
Spec #	Spec	Quantity	Units	Unit Price	Total Price
Trade: 1	General Requirements				
19 80	CODES AND ORDINANCES In the execution of the itemized scope of work, the contractor shall facilitate inspection and comply with all governing codes and ordinances of the Building Department of Jurisdiction pertaining to building construction, zoning, environmental protection, energy efficiency and worker safety.	1.00	GR	n/a	n/a
20 86	HOLD HARMLESS The contractor will defend, indemnify and hold harmless the County, its officers and employees from liability and claim for damages or loss and expenses arising from the contractor's operations under this contract.	1.00	GR	n/a	n/a
21 109	PRECONSTRUCTION CLEANING Remove all debris and garbage from the exterior and interior o property.	1.00 f	DU	n/a	n/a
22 115	PERIODICALLY REMOVE DEBRIS The contractor shall clean construction debris from the dwelling and site to a dumpster or legal landfill at least once each week and leave the property in broom clean condition. In occupied dwellings, debris shall be removed from living quarters daily.		DU	n/a	n/a
23 118	POD-12' After procuring all required permits, place a 12' POD onsite for the period of time necessary for the homeowner to utilize it to store household items to protect them from damage at the site during the Rehabilitation Project. Homeowner responsible for moving all household items needing to be stored.				
24 120	FINAL CLEAN Remove from site all construction materials, tools and debris. Sweep clean all exterior work areas. Vacuum all interior work areas, removing all visible dust, stains, labels and tags. Clean all windows referenced in specifications.	1.00	RM	n/a	n/a
25 138	ADAPTABILITY-BLOCKING WITH ACCESS TO FRAMING When the interior wall finishes of a room are removed to expose the framing blocking will be installed to facilitate the installation of grab bars or hand rails in the future to meet ICC/ANSI A117.1-2003. Examples include blocking in shower stalls, in tub shower units, in alcoves for commodes, and in staircases.	1.00	GR	n/a	n/a
26 9008	ENVIRONMENTAL REHABRRP REQUIREMENTS Any contractor performing renovation, repair, and painting projects that disturb lead-based paint in pre-1978 homes must comply with EPA 40 CFR Part 745(Lead; Renovation, Repair, and Painting Program), be certified by the EPA as a Renovatio Firm and must use Certified Renovators who are trained by EPA-approved training providers to follow lead-safe work practices.		GR	n/a	n/a
Trade: 9	Environmental Rehab				
27 9002	APPLICABLE LEAD-SPECIFIC DEFINITIONS Abatement: Any set of measures designed to permanently	1.00	GR	n/a	n/a

Location:	1 - General Requirements	Approx. W	all SF: 0		Ceiling/Floor SF	: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Frade: 9	Environmental Rehab					
8 9003.6	 (permanent = expected life span of at least 20 years lead-based paint or lead-based paint hazards. CFR - The Code of Federal Regulations: De minimus - Safe work practices and clearance are when more than: 20 SF on exterior 2 SF per interior room 10% of small component is deteriorated or will be disturbed by renovation. Interim Controls: A set of measures designed to red temporarily human exposure or likely exposure to le paint hazards. Interim controls include, but are not li repairs, painting, temporary containment, specialize clearance, ongoing lead-based paint maintenance a and the establishment and operation of managemer resident education programs. Work site: An interior or exterior area where lead-bas hazard reduction activity takes place. There may be one work site in a dwelling unit or at a residential pro Clearance: An activity conducted following lead-base hazard reduction activities to determine that the haz reduction activities are complete and that no soil-lear or settled dust-lead hazards, as defined in this part, dwelling unit or work site. The clearance process ind visual assessment and collection and analysis of em samples. Dust-lead standards for clearance are four 35.1320. When required, the contractor is responsib obtaining all required clearance reports. See 24CFR Part 35 - Subpart B - Section 35.110 Defor additional definitions. 	e required uce ad-based mited to, d cleaning, ctivities, it and sed paint more than operty. ed paint ard d hazards exist in the cludes a vironmenta d at Sec. le for efinitions, IONS &		GR	n/a	n/a
	No Asbestos Survey has been conducted on this ho execution of all work in the Scope of Work shall com applicable federal, state, and local laws, rules, regul guidelines for Asbestos environments, including but to: 29 CFR Parts 1910, 1915, and 1926 - OSHA Asb Standards; 29 CFR 1928 - OSHA Construction Stan CFR Parts 9, 61, 721, 763 - EPA; The NESHAP Sta CFR Part 1305 and 1304 - Consumer Product Safet Commission; the Clean Air Act. The contractor shall implement safe work practices during rehabilitation of	nply with all ations, and not limited bestos dards; 40 ndards; 16 y at all times	3	_ocatio	n Total:	
Location:	2 - Exterior	Approx. W	all SF: 0		Ceiling/Floor SF	: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
rade: 7	Masonry					
9 1225	MASONRYCLEAN Remove stains, graffiti and dirt from masonry wall us		150.00	SF		

Address: 1	0434 Lake Vista Circle	Unit:	Unit 01			
Location:	2 - Exterior	Approx.	Wall SF: 0		Ceiling/Floor SF:	: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 7	Masonry					
	pressure water and chemical mix. Pressure Clean Driveway, and walkway toward fro Door.	nt exterior				
Trade: 10	Carpentry					
30 2967	 WINDOWALUMINUM CUSTOM A. GENERAL INFORMATION 1. Replace windows with new single hung aluminul windows that meet current Florida Building Code a applicable code requirements for product approval windows must meet the required wind rating. All exopenings to be examined for attachment requireme manufacturer's requirements and Building Code of New windows are to be of similar size to existing w FENESTRATION MUST COMPLY WITH THE FLCENERGY CODE. B. PROJECT CONDITIONS 1. Remove and dispose of all existing windows to the Clear room and/or cover all surfaces prior to begin Remove and dispose of properly, all damaged dryw insulation, and framing. Where security system wire the Contractor shall preserve the security system at to the windows. This may include replacing contact repairing the security system circuitry affected by rewindows. C. PRODUCTS 1. Impact Windows to be PGT, CGI, or approved e hung aluminum windows with insect screens. 2. All Bathroom windows to be obscure glass. 3. Color selection may be limited due to supply ava and/or time constraints required to complete the complete the complexity of the security is and and or time constraints required to complete the complexity and building Code of Jurisdiction and form a water installation with drip at head. Seal all joints. 2. Repair all exterior/interior damage to match exis as possible. 	nd current All provid sisting ents per Jurisdictic vindows. A PRIDA be replaced ning work; vall, ing exists, is it pertain ts and eplacing th qual, singl ailability onstruction ents, NOAs tight	led on. LL d; ns ne e	EA		
31 3171	Make Window next to from Door a Impact Window. Hurricane Rated Exterior Doors A. GENERAL INFORMATION: 1. All new exterior doors to be impact rated doors a	and must	1.00	EA		
	have hurricane protection to meet current Florida E and current applicable code requirements for produ All provided doors must meet the required wind rat existing openings to be examined for attachment re per manufacturer's requirements and Building Cod Jurisdiction. ALL FENESTRATION MUST COMPL' FLORIDA ENERGY CODE.	uct approv ings. All equiremen e of	al. ts			
	B. PROJECT CONDITIONS 1. Remove and dispose of all existing exterior door	s to be				

Addre	ess: 10	434 Lake Vista Circle	Unit:	Unit 01			
Locati	on:	2 - Exterior	Approx. \	Vall SF: 0		Ceiling/Floor Sl	=: 0
Sp	ec #	Spec		Quantity	Units	Unit Price	Total Price
Trade:	10	Carpentry					
		replaced; Clear room and/or cover all surfaces pr beginning work; Remove and dispose of properly drywall, insulation, and framing. Where security s exists, the Contractor shall preserve the security pertains to the doors. This may include replacing repairing the security system circuitry affected by doors.	, all damage ystem wiring system as it contacts and	l d			
		 B. Products: 1. Door to be Impact resistant steel or fiberglass of frame assembly. Steel or fiberglass exterior door PGT, or approved equal with Florida Product App 2. Lever hardware with keyed deadbolt; must mat approved door hardware. 3. Provide weather stripping, doorstop, and threst 4. All egress doors to be 32" minimum and/or size opening. 5. Color selection may be limited due to supply an and/or time constraints required to complete constraints 	by Jen Welc proval. tch impact hold. ed to current vailability				
		D. Installation: 1. Install all doors per manufacturer's requiremen Building Code of Jurisdiction. 2. Repair all exterior/interior damage to match ex as possible.					
32 3	3188	Sliding Glass Door - Hurricane Impact Rated Remove and dispose of existing door and frame. opening and prepare a sufficient door buck. Insta Impact Rated sliding glass door and jamb per ma requirements, NOAs, and Building Code of Jurisco including locking screen door, locking door hardw interior casing. Repair all interior and exterior dan existing finishes. ALL FENESTRATION MUST CO THE FLORIDA ENERGY CODE.	II a Hurrican nufacturer's liction vare, and nage to mate	:h	EA		
		Color selection may be limited due to supply avai time constraints required to complete construction LIVING ROOM: Sliding Glass Door is a 3 Panel D	n.	r			
		MASTER BEDROOM: Sliding Glass Door is a 2 F	Panel.				
Trade:	23	Electric					
33 7	7582	GFCI RECEPTACLE Install a new ivory GFCI receptacle and required with an appropriate box and with an ivory cover p any tea rout. LOCATION: Inside Rear screened in porch area.		1.00	EA		
				L	ocatio	n Total:	
Locati	on:	3 - Interior Location	Approx. \	Vall SF: 0		Ceiling/Floor Sl	=: 0

Address: 104	34 Lake Vista Circle	Unit:	Unit 01			
Location:	3 - Interior Location	Approx. V	Wall SF: 0		Ceiling/Floor SF	: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 23	Electric					
34 7811	SMOKE DETECTORHARD WIREDINTERCON Install UL approved smoke detector(s) wired 115 ve battery backup. Place in accordance with the electric building code of jurisdiction. Contractor shall run a Fault protected circuit to energize all smoke detector	olt with rical and new Arc ors.	5.00	EA		
	Smoke detectors to be installed in all required loca NFPA 72.	uons per			- T -4-1-	
			L	.ocatio	n Total:	
Location:	4 - Living Room	Approx. V	Wall SF: 0		Ceiling/Floor SF	: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 10	Carpentry					
35 4015	CLOSET SHELF Install 1"x 12" closet shelf of #2 grade pine or B/C p from wall to wall, supported on three sides by hook more than 4' span, use center support bracket. If p all cracks, holes and front edge cuts with putty, and smooth.	strip. If lywood, fill	20.00	LF		
Trade: 23	Electric					
36 7735	LIGHT FIXTURE GLOBE Install a glass light fixture globe on ceiling fixture.		1.00	EA		
			L	ocatio	n Total:	
Location:	5 - Kitchen	Approx. V	Wall SF: 0		Ceiling/Floor SF	: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 10	Carpentry					
37 3705	CABINETSREPAIR Repair base cabinets by repairing/replacing missing doors and drawers to be repaired or replace to mate as best as possible. Repair/replace bottom of base plywood or approved equivalent and properly seal t bottom. Securely refasten loose hardware. Clean a with detergent. Repair all damaged cabinet doors, and drawers.	ch existing cabinet wi he base	l th	LF		
Trade: 23	Electric					
38 7595	RECEPTACLEGFCI COUNTERTOP 15 AMP Install a flush mounted, ground fault circuit interrupt duplex receptacle and ivory cover plate using #14 c non-metallic cable, controlled by a 15 amp circuit br	opper	3.00 sh	EA		

Address: 104	434 Lake Vista Circle	Unit:	Unit 01			
Location:	5 - Kitchen	Approx. V	Vall SF: 0		Ceiling/Floor SF:	0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 23	Electric					
	wire and repair all tear out. If mounted over a cour no more than 46 inches above floor height.	ntertop insta	all			
Trade: 25	Appliances					
39 8491	DISHWASHER2 CYCLEENERGY STAR Provide and install a 24" white, 2 cycle, built-in Energiabeled dishwasher including all alterations and co plumbing and electric system. Whirlpool, GE, Frigin approved equivalent.	nnections to	1.00 D	EA		
			L	ocatio	on Total:	
Location:	6 - Master Bedroom	Approx. V	Vall SF: 0		Ceiling/Floor SF:	0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 19	Paint & Wallpaper					
40 5567	PREP & PAINT ROOM w/ PAINTED TRIM-LOW A Using lead safe work practices remove & dispose of material & dust prior to installation of new materials or loose plaster is to be repaired with a bedding co Durabond & fiberglass mesh tape. If plaster & lath loose, resecure or remove & replace with drywall p Sanding of any surfaces contacting or adjoining a painted surface shall be done with appropriate pro- such as using a HEPA filtered sanding vacuum or a sanding method. Prime as necessary to seal stain plaster, etc. Paint ceilings two coats in flat ceiling v in eggshell or satin finish cut-in neatly to trim & at a edges. Prep trim doors and windows by de-glossin trim prior to painting and prep all doors to be painted coats of latex semi-gloss paint to cover completely Colors are the choice of the owner from stock colo Maximum of 2 color choices for interior. All paints a must not exceed the following maximum VOC requ Flats 50 g/L; Non-flats 50 g/L; Floor 100 g/L; Anti- g/L. All adhesives must comply with Rule 1168 of t Coast Air Quality Management District. www.aqmd.gov/rules/reg/reg11/r1168.pdf All caul sealants must comply with Regulation 8, Rule 51, o Area Air Quality Management District (BAAQMD). Prep and Paint entire Master Bedroom.	of all loose s. All cracked at of boards are batch. lead-based cedures a wet s, raw white & wall all corners & ng painted ed. Apply tw & uniformly rs. and primers irements: orrosive 25 he South ks and	s & vo y. s	SF .ocatio	on Total:	
Location:	7 - Master Bathroom	Approx. V	Vall SF: 0		Ceiling/Floor SF:	0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 18	Ceramic Tile					

5426

CERAMIC FLOOR TILE - Clean

50.00

SF

Location:	7 - Master Bathroom Approx.	Wall SF: 0		Ceiling/Floor S	F: 0
Spec #	Spec	Quantity	Units	Unit Price	Total Price
Trade: 18	Ceramic Tile				
	Both tile and grout are to be cleaned. Existing tile floor is to be cleaned using cleaning services that include steam cleaning and high pressure rinsing.	be			
Trade: 22	Plumbing				
42 6604	PLUMBINGGENERAL-BATHROOM GENERAL PLUMBING SCOPE OF WORK	1.00	RM		
	All plumbing systems of the Bathroom shall be repaired, corrected, and/or replaced if required to meet the Florida Building Code and Plumbing Code by a licensed plumbing professional. Evaluate and Repair Master Tub.				
43 7014	COMMODEREPLACEDual Flush Install a "Dual Flush," 2 piece, white, commode with flow rate of 1.6 and .9 GPF for its respective high and low flushes, tha WaterSense Certified and tested through the latest edition of the "Maximum Performance" (MaP) testing project and has shown to score 800 or better on the MaP Flush Performance test (grams of solid waste removed in a single flush) such as the American Standard EcoFusion EL ADA model # 3380.21 See the following link for the MaP Test Results: http://www.cuwcc.org/WorkArea/showcontent.aspx?id=14056 Include a manufacturer's approved plastic or pressed wood white seat, supply pipe, shut-off valve, and wax seal.	t is 6.	EA		
Trade: 23	Electric				
44 7582	GFCI RECEPTACLE Install a new ivory GFCI receptacle and required distribution with an appropriate box and with an ivory cover plate. Patch any tea rout.	1.00	EA		
45 7822	FAN/LIGHT FIXTURECONTINUOUS WITH SWITCH ACTIVATED BOOST Remove the existing exhaust fan and dispose of properly. Install a new ceiling mounted or wall mounted ENERGY STA qualified Fan/Light fixture with a modulating DC motor capab of 60 CFM or 80 CFM operating at less than .3 Sones such a a Panasonic Whisper GREENALITE or approved equal vent w/ damper to exterior. Switch both the fan and light using a separate single pole switch. Install 4" galvanized metal duct (not flex duct) and vent to the exterior through the roof or a w or gable end using a proper 4" hooded vent with damper. Al duct seams and connections shall be sealed with duct master Insulate the ductwork with vinyl or foil faced R 8 minimum du insulation as required. Repair any damage to the ceiling installation and air seal fan/light assembly to the ceiling with VOC caulk. Set the continuous level of ventilation to meet ASHRAE 62.2.	le as ed vall l c. ct	EA		

Location Total:

Addr	ess: 10	434 Lake Vista Circle U	nit:	Unit 01					
Loca	tion:	9 - Guest Bathroom App	rox. V	/all SF: 0		Ceiling/Floor SF: 0			
S	pec #	Spec		Quantity	Units	Unit Price	Total Price		
Trade	18	Ceramic Tile							
46	5426	CERAMIC FLOOR TILE - Clean Both tile and grout are to be cleaned. Existing tile floor is cleaned using cleaning services that include steam clear and high pressure rinsing.		50.00	SF				
Trade:	23	Electric							
47	7582	GFCI RECEPTACLE Install a new ivory GFCI receptacle and required distribut with an appropriate box and with an ivory cover plate. Pa any tea rout.		1.00	EA				
48	7822	FAN/LIGHT FIXTURECONTINUOUS WITH SWITCH ACTIVATED BOOST Remove the existing exhaust fan and dispose of properly Install a new ceiling mounted or wall mounted ENERGY qualified Fan/Light fixture with a modulating DC motor ca of 60 CFM or 80 CFM operating at less than .3 Sones su a Panasonic Whisper GREENALITE or approved equal w w/ damper to exterior. Switch both the fan and light using separate single pole switch. Install 4" galvanized metal of (not flex duct) and vent to the exterior through the roof or or gable end using a proper 4" hooded vent with damper duct seams and connections shall be sealed with duct m Insulate the ductwork with vinyl or foil faced R 8 minimum insulation as required. Repair any damage to the ceiling w VOC caulk. Set the continuous level of ventilation to met ASHRAE 62.2.	STAR pable ch as venteo g a luct a wa . All astic. n duct	d II t	EA				
				L	.ocatio	n Total:			

Location	า:	10 - Inspections & Reports	Approx. W	all SF: 0		Ceiling/Floor S	F: 0
Spec	;#	Spec		Quantity	Units	Unit Price	Total Price
Trade:	24	Extermination					
49 830	04	 WDO INSPECTION & WDO REPORT General Information: The WDO inspection is to be done by a Florida extermination company licensed to provide inspect All work to be done in accord with the provision Statue, CHAPTER 482. The WDO report to be submitted on the required determined by the Department of Agriculture and Services. Contractor to submit the WDO report to the Pro Coordinator/Compliance Inspector with the Mobilit Application including all required documentation. Project Conditions: Contractor to correct/repair any and all damage the the extermination company during the inspector 	ction services s of Florida d form as Consumer ject zation Pay es caused by	1.00	DU		

Address: 10434 Lake Vista Circle Unit: Unit 01 Location: 10 - Inspections & Reports Approx. Wall SF: 0 Ceiling/Floor SF: 0 Spec # Units Unit Price **Total Price** Spec Quantity Extermination Trade: 24 Work Performance 1. Coordinate the inspection with the property owner. 2. Perform a full WDO investigation (Exterior and Interior) to determine the presence of WDOs and/or Termites. 3. Submit the findings (Positive or Negative) on the required Florida Department of Agriculture and Consumer Services Form. 4. The inspection report must include the following information and statements: 1. The licensee's name. 2. The date of the inspection. 3. The address of the structure inspected. 4. Any visible accessible areas not inspected and the reasons for not inspecting them. 5. The areas of the structure that were inaccessible. 6. Any visible evidence of previous treatments for, or infestations of, wood-destroying organisms. 7. The identity of any wood-destroying organisms present and any visible damage caused. 8. A statement that a notice of the inspection has been affixed to the property in accordance with subsection (4) or subsection (5) of Florida Statue 482 and a statement of the location of the notice. 5. A Copy of the WDO report is to be submitted to the Project Coordinator/Compliance Inspector within 2 days of the inspection for review. Trade: 35 Inspection Reports 50 651 WIND MITGATION INSPECTION AND REPORT 1.00 AL Contractor Shall perform a Wind Mitigation Inspection at the completion of the project and submit the required report, Citizens Wind Mitigation OIR-B1-1802 (Rev. 01/12) or approved equivalent, and all photos that are required for the

1. Architect

- 2. Engineer
- 3. General, Building, and/or Residential Contractor

the following Florida DPBR licensed professional:

report. This report is to be submitted with the final pay

application for the project. The inspection shall be prepared by

- 4. Building Code Inspector
- 5. Home Inspector

51 652 4-POINT INSPECTION AND REPORT

Contractor Shall perform a 4-Point Inspection at the completion of the project and submit the required report, Citizens 4-Point Inspection Form Version 01/18 or approved equivalent, and all photos that are required for the report. This report is to be submitted with the final pay application for the project. The inspection shall be prepared by the following Florida DPBR licensed professional:

1. Architect

2. Engineer

3. General, Building, and/or Residential Contractor

1.00 AL

Addre	ss: 10	0434 Lake Vista Circle	Unit: Unit 01			
Locatio	on:	10 - Inspections & Reports	Approx. Wall SF: 0		Ceiling/Floor S	F: 0
Spe	ec #	Spec	Quantity	Units	Unit Price	Total Price
Trade:	35	Inspection Reports				
		 Building Code Inspector Home Inspector 				
			l	_ocatio	n Total:	

Unit Total for 10434 Lake Vista Circle, Unit Unit 01:

Address Grand Total for 10434 Lake Vista Circle:

Bidder:

Contractor Bid Amount: _____

Bid Submitted By: _____

Authorized Signature: _____

Company Name: _____



Ana Claudia Pilch

10434 Lake Vista Circle

Boca Raton, Florida 33498

ARPA Rehabilitation Specifications

Address: 10	Address: 10434 Lake Vista Circle		ALTERNA	TES		
Location:	1 - EXTERMINATION-ALTERNATE #1	Approx. V	Vall SF: 0		Ceiling/Floor S	F: 0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 24	Extermination					
1 8306	 EXTERMINATION - FUMIGATION AND/OR SUBTERRANEAN General Information: 1. Termite treatment must be provided by a Florida Extermination Company. 2. All work to be done in accordance with the prov Florida Statue Chapter 482. 3. All fumigation and treatments to be done accord manufactures instructions and EPA registered lab- instructions and requirements. 4. Extermination will take place when all construct 100% complete and Certificate of Completion has by the Building Department of Jurisdiction. Project Conditions: 1. Contractor to correct/repair any and all damage the the extermination company during the fumigat treatment. 2. If drilling is required as part of the Pest Control Contractor is required to fill ALL holes to match the surface with good quality filler as required by all re- codes. 3. The Contractor and/or the Extermination Comp observe all safety precautions throughout the exter- process. 4. The Contractor and/or the Extermination Comp observe all safety precautions throughout the exter- process. 5. The Contractor and/or the Extermination Comp comply with all applicable requirements of Federa Local laws and regulations. 5. The Contractor and/or the Extermination Comp strive for practices and procedures that maximally public, employees, and the environment, including limited to, the posting of all required warning signs 	risions of ding eling tion work is been issued es caused by ion and/or Plan, the e existing egulations an any shall rmination any shall I, State, and any shall protect the g, but not	nd	DU		

Addre	ss: 10	434 Lake Vista Circle	Unit:	ALTERNA	TES		
Locatio	on:	1 - EXTERMINATION-ALTERNATE #1	Approx. W	/all SF: 0		Ceiling/Floor S	F: 0
Sp	ec #	Spec		Quantity	Units	Unit Price	Total Price
Trade:	24	Extermination					
		 Upon a positive inspection report of evidence Pest Control Plan shall be submitted to the Proje Coordinator/Compliance Inspector, o include, but the inspection report, the cost for extermination, chemical used, the type of application to be used of the chemical to be used, the makeup of the ch used, the manufacturer of the chemical, and the to complete the project. Coordinate the fumigation and/or treatment wito owner. The Contractor and/or Extermination Companied ducate, instruct, and if necessary, help the horr prepare for treatment. The Contractor and/or the Extermination Companies submit a clearance report showing that the treatment complete and the residence is safe for habitation 	ect it not limited to the type of d, the quantity nemical to be time it will take th the property y is required to neowner to pany shall ment is	e /			
				I	_ocatio	n Total:	

Loca	ation:	2 - ELECTRIC STOVE- ALTERNATE #2 Approx. Wa	all SF: 0	(Ceiling/Floor S	F: 0
ç	Spec #	Spec	Quantity	Units	Unit Price	Total Price
Trade	e: 25	Appliances				
2	8440	ELECTRIC STOVE30" Dispose of old stove. Install a new Frigidaire 30" wide stainless steel glass top electric stove including self-cleaning oven or approved equivalent and electrical connections.	1.00	EA		
			L	ocatio	n Total:	
Loca	ation:	3 - Master Bathroom Shower-ALTERNATE # Approx. Wa	all SF: 0	(Ceiling/Floor S	F: 0
ę	Spec #	Spec	Quantity	Units	Unit Price	Total Price
Trade	e: 18	Ceramic Tile				
3	5414	 BLOCKING FOR GRAB BARS At tub/shower area for framed walls use min. 2"x6" pressure treated blocking or 1/2" plywood and for CMU walls use min. 1"x6" pressure treated wood blocking at desired height to meet accessibility requirements. 2 	10.00	LF		
4	5425	FLOOR TILE-SHOWER PAN Install shower pan and curb per Building Code of jurisdiction. Shower floor to be sloped with concrete/mortar and positively pitched towards drain. Install ceramic or porcelain Mosaic tile or approved equivalent for the shower floor. After at least 24 hours drying time, apply SpectraLOCK® PRO Grout or approved equivalent. Clean floor and apply mildew resistant white Low VOC silicone caulk to all edge seams and pipe penetrations.	50.00	SF		

Address: 104	34 Lake Vista Circle	Unit:	ALTERNA	TES		
Location:	3 - Master Bathroom Shower-ALTERNATE #	Approx. V	Vall SF: 0		Ceiling/Floor SF:	0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 18	Ceramic Tile					
5 5431	WALL TILE - TUB/SHOWER SURROUND Remove existing shower tile, tile backer, tub/pan (if and water damaged wall materials affected by fram new tub/shower. replace damaged studs and furring Shower, Shower pan to be installed per Spec 5425 tile of 12"x24"x1/4" polished porcelain wall tile or ap equivalent to ceiling over 1/2"-5/8" cement tile back equal to Wonderboard, or Hardiebacker board, or E or approved equivalent. Place wood backing/blocki 5414 for handicap bars. Install a new washerless si diverter assembly faucet valves with screwdriver st American Standard "Town Square" or approved equ Max. 2.0 gpm water saving shower head. Include p base, cap, stop, return, and trimmer pieces to comp installation up to ceiling height. After at least 24 hou time, apply SpectraLOCK® PRO Grout. Clean floo mildew resistant white Low VOC silicone caulk to a seams and pipe penetrations. Wall tile allowance \$2	ing of the g strips. If . Install wa oproved der board DensShield ng per Spe ingle handl ops, uivalent. reformed olete urs drying r and apply Il edge	, eC e	SF		
Trade: 22	Plumbing					
6 6930	SHOWER DIVERTERSINGLE CONTROL Install a new washerless single handle WaterSence valve with screwdriver stops, such as Moen Adler, I Classic, or approved equivalent. Max. 2.0 gpm wate shower head.	Delta		EA		
			L	_ocatio	on Total:	
Location:	4 - WASHER MACHINE-ALTERNATE#4	Approx. V	Vall SF: 0		Ceiling/Floor SF:	0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 25 7 8510	Appliances WASHER-DRYERSTACKEDENERGY STAR Install a matched pair ENERGY STAR Washer such WBVH6240HWW in white enameled steel using th manufacturer's brackets to connect the washer and level the assembly in its final position. Use braided supply lines and a smooth rubber drain line connect inch drain with trap. Washer Machine Only.	e l dryer and l steel wate		EA		
			L	ocatio	on Total:	
Location:	5 - BI-Folding Doors-ALTERNATE #5	Approx. V	Vall SF: 0		Ceiling/Floor SF:	0
Spec #	Spec		Quantity	Units	Unit Price	Total Price
Trade: 10	Carpentry					

Addre	ss: 10	434 Lake Vista Circle	Unit:	ALTERNA	TES		
Locati	on:	5 - BI-Folding Doors-ALTERNATE #5	Approx. V	Vall SF: 0		Ceiling/Floor SI	=: 0
Sp	ec #	Spec		Quantity	Units	Unit Price	Total Price
Trade:	10	Carpentry					
		Remove all closet doors including all hardware a a flush, solid core, wood bifold door including ove all hardware and casing on both sides, plumb an within the opening. LOCATION: 1. Living Room. 2. Master Bedroom. 3. Guest Bedroom.	erhead track,				
				L	_ocatio	n Total:	
		Unit Total for 10434 L Address Gra Bidder:		-			

Contractor Bid Amount: _____

Bid Submitted By: _____

Authorized Signature: _____

Company Name: _____

PALM BEACH COUNTY DEPARTMENT OF HOUSING AND ECONOMIC DEVELOPMENT <u>100 Australian Avenue, Suite 500</u> <u>West Palm Beach, Florida 33406</u> <u>561-233-3600</u>

CONSTRUCTION CONTRACT: ARPA Rehabilitation

Project Address: 10434 Lake Vista Circle, Boca Raton, Florida 33498. PCN: 00-41-47-13-09-011-0480

THIS CONTRACT, entered into this ______. day of ______, 20_____, by and between, the "Contractor" Company Name, Address, Vendor ID# ______ and the "Homeowner(s)" Ana Claudia Pilch-10434 Lake Vista Circle, Boca Raton, Florida 33498.

WHEREAS, the Contractor proposes to undertake the construction, to include all labor, materials, equipment, and all other appurtenances thereto, completed in accordance with the attached as Exhibit A and incorporated herein, Bid Proposal submitted by the Contractor for the Contract amount of: **Dollars (\$xx,xxx.xx)**.

NOW, THEREFORE, in consideration of the mutual covenants and promises contained herein, it is agreed:

ARTICLE 1. PERFORMANCE REQUIREMENTS

- 1. Within **fourteen (14) calendar days** of executing this contract, the Contractor shall provide the Department of Housing and Economic Development (hereinafter the "Department") with the following:
 - a. Proof of Insurance for General Liability, Business Auto, and Worker's Compensation in the amounts and form stated herein. Palm Beach County and Homeowner(s) must be listed as additionally insured.
 - b. A current copy of Contractor's License.
 - c. A construction schedule.
- 2. The Department shall issue a Notice to Proceed after the verification of all documents and forms.
- 3. A copy of all required permit applications within **Fourteen (14) calendar days** after the date on the Notice to Proceed issued by the County.
- 4. A copy of all required permits within **Sixty (60) calendar days** after the date on the Notice to Proceed issued by the County. Contractor must pay for and pick up permits within three (3) days of Building Department Approval and submit a revised construction schedule with the copies of the permits.
- 5. Work shall commence not later than **Fourteen (14) calendar days** after the Master Building Permit is issued.
- Contractor shall attain Project Substantial Completion by <u>June 1, 2023.</u> Substantial Completion shall be obtained upon the contractor receiving a Certificate of Completion or Certificate of Occupancy or approved final inspections issued by the Building Department per local requirements for the project.
- 7. **Punch List:** The Department may issue a punch list to the contractor upon the contractor obtaining Substantial Completion. Final Payment may be withheld until all work is satisfactorily completed including punch list items.
- 8. Contractor shall complete Project Closeout by July 7, 2023.
- 9. Project Closeout: Shall be obtained upon completion and acceptance of all punch list items, the submittal of all required documents including but not limited to, Release of Liens, Warranties, Final Pay Application, E-Verify verification, and any other document the Department requires. Final Payment may be withheld until the contractor has submitted all required documents for Project Closeout to the Department. Contractor must submit the following documents:

Page 1 of 19

- Contractor's Final Invoice/Pay Application
- Final Change Orders (if any)
- Proof of approved final inspections, Certificate of Completion, or Certificate of Occupancy issued by the Building Department.
- Original Permit Package and any additional documents added to the Permit Package issued by the Building Department
- Final Release of Liens
- Manufacturer's warranties and proof of registration in the Homeowner(s) name for all equipment provided under this contract
- Contractor's warranties as specified herein
- Test and Balance Report for HVAC system if applicable
- Abatement and clearance reports for lead-based paint abatement if applicable
- Evidence of extermination if applicable
- Verification of Registration with E-verify and/or affidavit for subcontractors
- Photos of work performed
- Elation System & Uploaded Payrolls if applicable
- Contractor's Section 3 Report if applicable
- Wind Mitigation Report if applicable
- 4-Point Inspection Report if applicable

ARTICLE 2. TIME IS OF THE ESSENCE

The Contractor agrees that Time is of the Essence in the performance and completion of all work and activities under this Contract, and pledges Full Faith and Due Diligence in meeting all Contract dates and requirements set forth herein. As Time is of the Essence, Contractor further agrees that failure to meet any Contract date or completion time specified herein may be considered in Default of contract, including, but not limited to attaining Substantial Completion of the work performed and Project Closeout.

ARTICLE 3. CONTRACTOR DEFAULT

Contractor acknowledges that the funding for the work to be performed pursuant to this contract will be provided by Palm Beach County (hereinafter the "County") through the Department and agrees that the Department shall be entitled to exercise the rights granted herein. Contractor further acknowledges and agrees that the Homeowner may assign any and all rights given to the Homeowner in this contract to the Department and thereafter both Homeowner and the Department shall be entitled to exercise such rights, including without limitation the assessment of liquidated damages.

Contractor agrees to pay as liquidated damages the sum of \$150 for each consecutive calendar day should they fail to attain Substantial Completion and/or complete Project Closeout by the dates specified herein. Such Liquidated Damages are deemed reasonable and the Department shall withhold liquidated damages from the final payment should contractor fail to meet the construction contract completion deadlines.

Contractor holds all risk of default should Contractor fail to perform all work and activities under the Contract in specific conformance with the delineated dates, time frames, terms, and conditions herein.

Contractor may be deemed to be in Default of this Contract upon the sole determination by the Department that the Contractor has:

1. Failed to meet any specified dates or time of completion for performance of work or other

activities delineated under this Contract;

2. Failed to complete the work under this Contract in a sufficient and satisfactory manner as determined by the Department.

In the event of Default by the Contractor, the Department reserves the right to terminate this contract and hold back any payments otherwise due the Contractor at the sole discretion of the Department.

ARTICLE 4. GENERAL CONDITIONS

No work shall be commenced by the Contractor prior to receiving a written Notice to Proceed from the Department. Notice to Proceed shall be issued after the verification of all required documents and forms.

All work shall be in accordance with the Bid Documents, Addendums, if any, Plans and Specifications, and in addition the following (if applicable):

- 1. Mechanical, Electrical and Plumbing (MEP) plans, specifications, required for permitting.
- 2. Impact fees, permit fees and water and sewer connection fees.
- 3. Surveys including but not limited to, location of house, setbacks, elevations, and grading plan.
- 4. Demolition of existing buried septic system and/or containers.
- 5. Backfill and grading.
- 6. Landscaping and grading in accordance with the local governing codes.
- 7. Irrigation system in accordance with the local governing codes.

All materials and labor shall be as specified. All work shall be completed in a workman like manner according to current standard building practices. Any alteration or deviation from the Plans and Specifications must be submitted by Change Order from the Contractor to the Department. Contractor shall provide written justification for all Change Orders. Homeowner(s) shall provide written acceptance for all Change Orders. All Change Orders must be approved by the Department. *No additional cost will be paid above the contract amount when the Contractor has neglected to properly evaluate the extent of the construction work.* The Contractor, in all cases, shall complete the work in a finished condition as determined by acceptable current building standards and the Department. The parties agree that the Department shall be the final arbitrator in disputes concerning standard of quality of materials and workmanship.

The Contractor agrees that all the work shall be in conformance with the Florida Building Code, all local requirements, and the Department's funding assistance program requirements, to include, but not limited to, all applicable codes and ordinances, all state statutes and regulations as may be amended from time to time relating to the construction, repair, alteration, use or occupancy of buildings, equipment or facilities, including but not limited to the building, plumbing, heating, electrical and housing codes.

In addition, the Contractor agrees that the construction work to be performed at the property identified above is funded, in whole or in part, through funds made available to the Department. In this regard the Contractor also agrees to abide by and comply with all laws, rules and regulations pertaining to residential construction activities pursuant to Title I of the Housing and Community Development Act of 1974, as amended, including, but not limited to each of the following:

- Section 8 Existing Housing Quality Standards;
- The Energy Policy and Conservation Act of 1975;
- HUD Lead-Base Paint Regulations;
- HOME Program Final Rule
- Section 3 of the Housing and Urban Development Act of 1968; as amended;
- Executive Order 11246, as amended by Executive Orders 11375 and 12086;
- Title VI of the Civil Rights Act of 1964; and
- Section 109 of the Housing and Community Development Act of 1974; and

- Section 504 of the Rehabilitation Act of 1973, as amended; and
- The Age Discrimination Act of 1975; and
- 2 CFR Part 200, as amended;

Failure to list verbatim or reference an applicable local, state or federal statute or regulation herein, or any attachment thereto, shall not relieve the parties of compliance with any appropriate regulation if such is applicable to the funding source as determined by the Department.

ARTICLE 5. HOMEOWNER(S) RESPONSIBILITY

It shall be the Homeowner's responsibility to:

- Homeowner(s) agrees to cooperate with the Contractor to facilitate the performance of the work wherein the Homeowner expressly agrees and authorizes the Department to approve and issue all payments directly to the Contractor and approve and issue all change orders on behalf of the Homeowner for work performed under this Contract, stipulated that the sufficiency and acceptability of such work shall be determined solely by the Department.
- 2) Homeowner(s) agrees to cooperate with the Department to secure additional funding as needed for project construction costs in order to meet applicable requirements.
- Homeowner(s) agrees to permit the Contractor access to the premises for the purpose of performing the construction work, Monday through Friday, between the hours of 8:00 a.m. and 5:00 p.m. excluding U.S. Federal holidays;
- 4) Homeowner(s) agrees to permit the Contractor to use, at no cost, existing utilities such as light, heat, power, and water, as necessary to carry out the performance of the work;
- 5) Remove personal possessions from areas where work will be performed and to keep work areas accessible to the Contractor; and,
- 6) Approve and sign all required Documents as provided by the Department.

ARTICLE 6. INSPECTION

Homeowner(s) and Contractor agree to permit Department Staff to enter and inspect the Project Monday through Friday, between the hours of 8:00 a.m. and 5:00 p.m. excluding U.S. Federal holidays.

ARTICLE 7. CONTRACTOR'S INSURANCE

The Contractor shall maintain at its sole expense, in full force and effect, at all times during the term of this Contract, insurance coverage and limits (including endorsements) as described herein. Failure to maintain the required insurance shall be considered default of the Contract. The requirements contained herein, as well as the County's review or acceptance of insurance maintained by Contractor, are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by Contractor under the Contract. Contractor agrees to notify the County at least ten (10) days prior to cancellation, non-renewal or material change to the required insurance coverage. Where applicable, coverage shall apply on a primary and non-contributory basis.

- 1. <u>Commercial General Liability:</u> Contractor shall maintain Commercial General Liability at a limit of liability not less than \$500,000 Each Occurrence. Coverage shall not contain any endorsement(s) excluding Contractual Liability or Cross Liability.
- 2. <u>Business Auto Liability</u>: Contractor shall maintain Business Auto Liability at a limit of liability not less than \$500,000 Each Occurrence for all owned, non-owned, and hired automobiles. In the event Contractor owns no automobiles, the Business Auto Liability requirement shall be amended allowing Contractor to maintain only Hired & Non-Owned Auto Liability and shall provide either an affidavit or a letter on company letterhead signed by the Contractor indicating either the Contractor does not own any vehicles, and if vehicles are acquired throughout the term of the Contract, Contractor agrees to purchase "Owned Auto" coverage as of the date of acquisition. This amended requirement may be satisfied by way of endorsement to the Commercial General

Liability, or separate Business Auto coverage form.

- 3. <u>Workers' Compensation & Employer's Liability</u>: Contractor shall maintain Workers' Compensation & Employer's Liability in accordance with Florida Statute Chapter 440.
- 4. <u>Waiver of Subrogation</u>: Contractor hereby waives any and all rights of Subrogation against the County, its officers, employees and agents for each required policy. When required by the insurer, or should a policy condition not permit an insured to enter into a pre-loss agreement to waive subrogation without an endorsement, then Contractor shall notify the insurer and request the policy be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or its equivalent. This Waiver of Subrogation requirement shall not apply to any policy which includes a condition to the policy specifically prohibiting such an endorsement or voids coverage should the CONTRACTOR enter into such an agreement on a pre-loss basis.
- 5. <u>Certificates of Insurance</u>: P rior to expiration of any of the required coverage throughout the term of this Agreement, the Contractor shall deliver to the County within forty-eight (48) hours of a request by County, signed Certificate(s) of Insurance evidencing that all types and amounts of insurance coverage required by this Contract have been obtained and are in full force and effect.

<u>Additional Insured Clause</u>: Except as to Business Auto, Workers' Compensation and Employer's Liability (and Professional Liability, when applicable) the Certificate(s) of Insurance shall clearly confirm that coverage required by the Contract has been endorsed to include Palm Beach County and the Homeowner as an Additional Insured. The Certificate Holder shall read:

Palm Beach County Board of County Commissioners c/o Department of Housing and Economic Development 100 Australian Avenue, Suite 500, CIREIS West Palm Beach, FL 33406

6. **<u>Right to Revise or Reject</u>**: County, by and through its Risk Management Department in cooperation with the contracting/monitoring department, reserves the right to review, modify, reject, or accept any required policies of insurance, including limits, coverages, or endorsements, herein from time to time throughout the term of this Contract. The County reserves the right, but not the obligation, to review and reject any insurer providing coverage because of its poor financial condition or failure to operate legally.

ARTICLE 8. LIENS, CLAIMS, AND WARNING

Final Payment shall not become due until the Contractor has delivered to the Homeowner(s), in care of the County's Department of Housing and Economic Development, a complete release of all liens arising out of this Contract covering all labor, materials and equipment for which a lien could be filed together with agreement to indemnify the Homeowner(s) against any such liens. The Contractor shall provide all final release of liens arising out of this contract covering all labor, materials, and equipment for which a lien could be filed against the Homeowner. If such lien remains unsatisfied after payments are made, the Contractor shall refund to the Homeowner(s) all money that the Homeowner(s) may be compelled to pay in discharging such lien, including all costs and reasonable attorneys' fees.

ACCORDING TO FLORIDA'S CONSTRUCTION LIEN LAW (SECTIONS 713.001-713.37, FLORIDA STATUTES), THOSE WHO WORK ON YOUR PROPERTY OR PROVIDE MATERIALS AND ARE NOT PAID IN FULL HAVE A RIGHT TO ENFORCE THEIR CLAIM FOR PAYMENT AGAINST YOUR PROPERTY. THIS CLAIM IS KNOWN AS A CONSTRUCTION LIEN. IF YOUR CONTRACTOR OR A SUBCONTRACTOR FAILS TO PAY SUBCONTRACTORS, SUB-SUBCONTRACTORS, OR MATERIAL SUPPLIERS OR Page 5 of 19

NEGLECTS TO MAKE OTHER LEGALLY REQUIRED PAYMENTS, THE PEOPLE WHO ARE OWED MONEY MAY LOOK TO YOUR PROPERTY FOR PAYMENT, EVEN IF YOU HAVE PAID YOUR CONTRACTOR IN FULL. IF YOU FAIL TO PAY YOUR CONTRACTOR, YOUR CONTRACTOR MAY ALSO HAVE A LIEN ON YOUR PROPERTY. THIS MEANS IF A LIEN IS FILED YOUR PROPERTY COULD BE SOLD AGAINST YOUR WILL TO PAY FOR LABOR. OR OTHER SERVICES THAT YOUR MATERIALS. CONTRACTOR OR Α SUBCONTRACTOR MAY HAVE FAILED TO PAY. FLORIDA'S CONSTRUCTION LIEN LAW IS COMPLEX AND IT IS RECOMMENDED THAT WHENEVER A SPECIFIC PROBLEM ARISES, YOU CONSULT AN ATTORNEY.

ARTICLE 9. TAXES: Unless otherwise provided herein, the Contractor shall pay sales, consumer, use, and other similar taxes which are now legally enacted or which are reasonably foreseeable by virtue of discussion in public forums or scheduled to go into effect in the future. When the Contract is executed, Contractor shall secure and pay for the building permit and other permits and governmental fees, licenses and inspections necessary for proper execution and completion of the Work specified herein.

ARTICLE 10. WARRANTIES

- Manufacturer's Warranties Contractor shall provide Manufacturer's Warranties to the Homeowner(s) for all equipment provided under this Contract.
- Register HVAC Equipment Contractor shall register the HVAC Compressor and HVAC Air Handler Unit in the Homeowner(s) name.
- Supplier's Warranties Contractor shall provide to the homeowner all written guarantees and warranties.
- Contractor's Warranty Contractor shall provide Homeowner with a 1 year Materials and Labor Warranty for all work completed under this Contract except roofing work. All Roofing work will carry a five (5) year warranty.

ARTICLE 11. CLEAN UP

The Contractor will keep the premises clean and orderly during the course of the work and remove all debris at the completion of the work. Materials and equipment that have been removed and replaced as part of the work shall belong to the Contractor and be removed from the premises, unless otherwise stated in the specifications.

ARTICLE 12. TERMINATION OF CONTRACT

In the event that any of the provisions of this Contract are violated by the Contractor or by the Homeowner(s), with the approval of the Department, the Contractor or Homeowner(s) may serve written notice to either the Homeowner(s) or the Contractor of their intention to terminate the Contract upon the approval of the Department. Said notice will contain the reasons for such intention to terminate the Contract. If a disagreement of any nature arises between the Contractor and Homeowner(s), the Department will require that the Contractor and Homeowner(s) meet to discuss their disagreement, and will attempt to facilitate agreement from both the Contractor and Homeowner(s) allowing the project to move forward to completion. If a dispute arises out of or relates to this Contract, or the breach thereof, and if the dispute cannot be settled through negotiation, the parties agree first to try in good faith to settle the dispute by mediation administered by the American Arbitration Association under its Commercial Mediation Procedures before resorting to binding arbitration. The costs and expenses associated with mediation and binding arbitration will be borne equally by the parties participating therein.

1. **Mutual Termination Agreement:** In the event of disagreement between the Homeowner(s) and Contractor resulting in an impasse in completing the project, the Homeowner(s) and Contractor may enter into a Mutual Termination Agreement.

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- 2. **Notice of Violation by Homeowner:** The Contractor shall serve written notice to the Homeowner(s) and the Department using a standard form provided by the Department that identifies the violation of the contract or complaint claimed by the Contractor.
 - a. The Department will make a determination within 14 calendar days as to validity of the violation claimed by the Contractor.
 - b. If The Department determines that the Homeowner(s) is not in violation of the contract or that the Contractor's complaint is without merit, then the Contractor shall continue to complete the project under the terms of the contract.
 - c. If The Department determines that the Homeowner(s) is in violation of the contract or the Contractor's complaint is valid, the Department shall provide written notice to the Homeowner(s) to correct the violation or adequately resolve the Contractor's complaint within the next 7 calendar days.
 - d. If the violation or complaint has not been corrected or adequately resolved by the end of that time, the Contractor may serve written notice to the Homeowner(s) and the Department that they are terminating the contract effective as of the date of that termination notice, unless another date is mutually agreed upon by the Contractor and Homeowner(s).
 - e. In addition, the County retains all rights by law and under equity to pursue any and all legal remedies available to it in enforcing the terms of any mortgage and or promissory note given to the Homeowner(s) related to this contract, including but not limited to termination of the project, termination of funding, acceleration of the mortgage and/or promissory note, repayment of any additional costs incurred by the County, including legal fees related to the termination of this contract.
- 3. **Notice of Violation by Contractor:** The Homeowner(s) shall serve written notice to the Contractor and the Department using a standard form provided by the Department that identifies the violation of the contract or any other complaint claimed by the Homeowner(s). The right of the Contractor to proceed shall not be terminated for any excusable delays due to the following:
 - a. Acts of the Government restricting labor, equipment or materials by reason of national emergency.
 - b. Acts on the part of the Homeowner(s).
 - c. Causes beyond the control and without the fault or negligence of the Contractor including, but not restricted to, the following: Acts of God, Acts of the public enemy, Acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, or unusually severe weather. (This does not include stop work orders for code violations.)
 - d. The Department will make a determination within 14 calendar days as to validity of the violation or complaint claimed by the Homeowner(s).
 - e. If the Department determines that the Contractor is not in violation of the contract or that the homeowner's complaint is without merit, then the Homeowner(s) shall allow the Contractor to complete the project under the terms of the contract.
 - f. If the Department determines that the Contractor is in violation of the contract or the homeowner's complaint is valid, the Department shall provide written notice to the Contractor to correct the violation or adequately resolve the complaint within the next 7 calendar days.
 - g. If the violation or complaint has not been corrected or adequately resolved by the end of that time, the Homeowner(s) may serve written notice to the Contractor and the Department that they are terminating the contract effective as of the date of receipt by the Contractor of that termination notice, unless another date is mutually agreed upon by the Contractor and Homeowner(s)

- 4. In the event of any such termination:
 - a. The Department will determine the value of work completed by the Contractor up to the time of termination of contract,
 - b. The Department will prepare a final pay application for the contractor for the work that has been completed for review by both the Contractor and the Homeowner(s), and
 - c. The Department may hold the final pay application until the project is completed or is terminated by the Department, and may reduce the amount of that pay application to apply funds to any costs of correcting any work performed by the Contractor requiring removal, repair or replacement to meet code requirements. The Department shall hold sole, final and absolute determination in releasing funds from the final payment to the Contractor.
 - d. The Department will prepare a scope of work to have the remaining work reviewed and approved by the Homeowner(s) and bid out to other qualified Contractors so that the project may be completed by the lowest responsive, responsible bidding contractor.
 - e. In this event, the original Contractor shall be released from all liability to complete the project by the Homeowner(s). The original Contractor shall be held responsible for a one-year warranty for all work completed for which the Contractor has been paid, except in the case of roof replacement wherein the contractor shall be responsible for a 5-year warranty for the roof replaced.
- 5. In the event of Contract termination, the provisions of this Contract pertaining to Conflict of Interest, Governmental Audit, and Record Retention shall remain in full force and effect until such time as the provision regarding record retention has elapsed.

6. Contractor and Homeowner(s) acknowledge and agree that Palm Beach County, a political subdivision of the State of Florida and the Department, as the funding source for work being performed pursuant to this Contract, has certain rights and responsibilities in connection with the use of funds. Contractor and Homeowner(s) therefore agree as follows:

- a. Contractor acknowledges and agrees that the County has the right to withhold payments to the Contractor and pursue all means at its disposal to recover funds from the Contractor in the event of violation of this Contract by the Contractor. The County may pursue recovery of funds expended as well as the funds required to complete the project and administer the Contract.
- b. Homeowner(s) acknowledges and agrees that the County has the right to cancel and withdraw funding to the Homeowner(s), and may accelerate its mortgage with the Homeowner(s) to recover funds expended and costs associated with the processing of the Homeowner(s)' application, payments made to the Contractor, Contract administration, and all work performed on the Homeowner's property in the event the County determines that Homeowner has violated the terms of this Contract.
- c. Contractor and Homeowner(s) acknowledge and agree that the County reserves the right to terminate this Contract, in part or in whole, in the event that the Contractor and/or Homeowner(s) fail to perform in accordance with the terms and conditions stated in this contract at the sole discretion and determination of the County. The County further reserves the right to terminate this Contract if deemed in the best interest of the County at its sole discretion and determination, with or without cause. The Contractor and Homeowner(s) will be notified by letter of the County's decision to terminate the contract.

- d. Contractor acknowledges and agrees that the County reserves the right to discipline, suspend, and/or debar the Contractor in accordance with the appropriate County policies, ordinances, resolutions, and/or administrative orders due to the termination of this Contract. The Contractor will be notified by letter of the County's actions against the Contractor.
- e. The County may exercise any and all rights given under this contract, waiver of enforcement of any rights does not preclude the County from enforcing any other rights under this contract.

ARTICLE 13. PAYMENT REQUESTS AND CHANGE ORDERS

- 1. Payments shall be requested on a monthly basis and payment requests shall be submitted on an AIA G702/703 or equivalent form. Homeowner(s) shall provide written acceptance for all Pay Applications.
- 2. Retainage, if applicable, in the maximum amount allowed by law, will be withheld on the calculated value of any Work completed.
 - a. [] Retainage will be withheld in the amount of []%.
 - b. [X] Retainage will not be withheld.
- 3. All Change Order requests shall be submitted on an AIA G701 or equivalent form. All Change Order requests must be approved at the discretion of the Department.
- 4. The Contractor may submit an initial payment request for Mobilization. The pay request shall be submitted within thirty (30) calendar days from the date of execution of this contract. Mobilization cannot exceed 20% of the total of the submitted Bid including alternates, if alternates are awarded, at the time of contract execution. The Contractor may forego submitting a pay request for mobilization. Foregoing the mobilization pay request does not relieve the Contractor's responsibility of submitting all required documents within the required time period. Mobilization items may include, but not limited to, the following:
 - i. Applicable Insurances (Builder's Risk, General Lability, Business Automobile Liability, Workers Compensation)
 - 1. Proof of Invoice/Payment and Certificates
 - ii. Permit Applications
 - 1. Proof of application and paid receipts
 - iii. Impact Fees (if applicable)
 - 1. Proof of paid receipts
 - iv. Surveys (if applicable)
 - 1. Proof of Signed Proposal
 - v. Testing and Engineering (if applicable) 1. Proof of Signed Proposal
 - vi. Dumpster
 - 1. Proof of Multi Month Signed Proposal
 - vii. Storage Pod
 - 1. Proof of Multi Month Signed Proposal
 - viii. WDO Inspection Report
 - 1. Copy of WDO Report, Positive or Negative, on require form
 - ix. Long Lead Item Impact Resistant Rated Doors
 - 1. Proof of Signed Proposal and NOAs

- x. Long Lead Item Impact Resistant Windows
 - 1. Proof of Signed Proposal and NOAs
- xi. Long Lead Item Cabinetry and Counter Tops
 - 1. Proof of Signed Proposal and Design Specifications including color
- xii. Tile choices, color choices, fixture choices, appliance choices, flooring choices, and all items that require Homeowner and Contractor approval
 - 1. Copies of Homeowner and Contractor signatures on product picture and specification documents
- 5. If the Contractor forgoes the Mobilization Pay Request, then the initial payment request by the Contractor and all other payment requests may be at any percentage of work completed in accordance with the plans and specifications. All payment requests must be approved at the discretion of the Department.
- 6. All material and labor used in basing percentage of work completed, must be in place and no payment shall be made for stored material.

ARTICLE 14. ADDITIONAL RECITALS

Project Delays: It shall be the responsibility of the Contractor to notify the Department in writing of any such delays. Upon receipt of such notification, the Department will evaluate the cause and extent of delay. If, upon the basis of the facts and the terms of this Contract, the delay is found properly excusable, the Department shall extend the time for project completion for a period of time commensurate with the period of the excusable delay. Such time for extension shall be made by change order.

2 CFR Appendix II to Part 200 - Contract Provisions for Non-Federal Entity Contracts Under <u>Federal Awards</u> - In addition to other provisions required by the Federal agency or non-Federal entity, all contracts made by the non-Federal entity under the Federal award must contain provisions covering the following, as applicable.

(A) Contracts for more than the current simplified acquisition threshold, as amended, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

(B) All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.

(C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60; all contracts that meet the definition of "federally assisted construction contract" in 41CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor

Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

(E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

(F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR § 401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

(G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C.1251-1387), as amended - Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

(H) Debarment and Suspension (Executive Orders 12549 and 12689) - A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of

parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

(I) Byrd Anti-Lobbying Amendment (31U.S.C. 1352) - Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. 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 U.S.C. 1352. Each tier must 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 non-Federal award.

(J) See § 200.322 Procurement of recovered materials. [78 FR 78608, Dec. 26, 2013, as amended at 79 FR 75888, Dec. 19, 2014]

<u>Section 3 Clause</u>: This Contract and any subcontract entered into by the Contractor in the performance under this work is subject to and incorporates the following provisions:

- The work to be performed under this Contract is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U. S.C. 170 (Section 3). The purpose of Section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by Section 3, shall to the greatest extent feasible, be directed to low-and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- 2. The parties to this Contract agree to comply with HUD's requirements in 24 CFR Part 75, which implement Section 3. As evidenced by their execution of this Contract, the parties to this Contract certify that they are under no contractual or other impediment that would prevent them from complying with the Part 75 regulations.
- 3. The Contractor agrees to send to each labor organization or representative of workers with which the Contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers representative of the Contractor's commitment under this Section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice.

The notice shall describe the Section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.

- 4. The Contractor agrees to include this Section 3 clause in every subcontract subject to compliance with regulations in 24 CFR Part 75, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this Section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR Part 75. The Contractor will not subcontract with any subcontractor where the Contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR Part 75.
- 7. The Contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the Contractor is selected but before the Contract is

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executed, and (2) with persons other than those to whom the regulations of 24 CFR Part 75 require employment opportunities to be directed, were not filled to circumvent the Contractor's obligations under 24 CFR Part 75.

8. Noncompliance with HUD's regulations in 24 CFR Part 75 may result in sanctions, termination of this Contract for default, and debarment or suspension from future HUD assisted contracts.

The undersigned also certifies that he/she does not, and will not maintain or provide for its employees any segregated facilities at any of its establishments, and that the undersigned does not permit its employees to perform their services at any location under its control where segregated facilities are maintained, and the undersigned agrees further to provide a signed statement to this effect.

Homeowner(s) Indemnification: To the fullest extent permitted by law, the Contractor shall indemnify and hold harmless the Homeowner from and against all claims, costs, fees, damages, losses and expenses, from any and all suits and actions of every name and kind and description that may be brought against said Homeowner(s), including but not limited to attorneys' fees, arising out of or resulting from performance of the work specified herein, provided that such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property including loss of use resulting there from, to the extent caused in whole or in part by negligent acts or omissions of the Contractor, a subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce other rights or obligations of indemnity which would otherwise exist as to a party or person described in this paragraph.

Such obligation shall be limited to One Million Dollars per occurrence. Further the indemnification of the Homeowner does not include that the Contractor indemnify the Homeowner for damages to persons or property caused in whole or in part by any act, omission, or default of a party other than:

(a) The Contractor; or

(b) Any of the Contractor's contractors, subcontractors, sub-subcontractors, materialmen, or agents of any tier or their respective employees; or

(c) The Homeowner, excluding however, indemnification of claims of, or damages resulting from, gross negligence, or willful, wanton or intentional misconduct of the Homeowner, or for statutory violation or punitive damages except and to the extent the statutory violation or punitive damages are caused by or result from the acts or omissions of the Contractor or any of the Contractor's contractors, subcontractors, subcontractors, materialmen, or agents of any tier or their respective employees.

This indemnification obligation shall not be limited by the type of damages, compensation or benefits payable by or for the Contractor or a subcontractor under workers compensation acts, disability benefit acts or other employee benefit acts. This Homeowner indemnification obligation clause shall survive termination of the Contract.

County Indemnification: Contractor and Homeowner(s) shall indemnify and hold harmless the County and its officials and employees, from all claims, liabilities, damages, losses and costs, fees, from any and all suits and actions of every name and kind and description that may be brought against said County, including, but not limited to, reasonable attorney's fees, to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of the Contractor and persons employed or utilized by the indemnifying party in the performance of the Contract.

Contractor and Homeowner(s) further agrees to hold harmless and indemnify the County for any fines, citations, court judgments, insurance claims, restoration costs or other liability resulting from its activities

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on the project, whether or not the Contractor was negligent or even knowledgeable of any events precipitating a claim or arising as a result of any situation involving Contractor's activities. Said indemnification by Contractor shall be extended to include all deliverers, suppliers, furnisher of material or anyone acting for, on behalf of, or at the request of Contractor. Contractor recognizes the broad nature of this indemnification and hold harmless clause and voluntarily makes this covenant. This clause shall survive termination of this Contract.

Legality and Interpretation: In case any one or more of the terms, provisions, or part of a provision, contained in this "Homeowner Indemnification and County Indemnification" herein, shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other term or provision, or part of a provision, of the Contract, but the Contract shall be construed as if such invalid or illegal or unenforceable term or provision or part thereof, had never been contained herein. Upon such determination that any term, or provision or part thereof, is invalid, illegal or unenforceable, in any of the Contract, the court is authorized and instructed to modify the provision so as to effect the original intent of the parties as closely as possible so that the transactions and agreements contemplated in the Contract are consummated as originally contemplated to the fullest extent possible.

ARTICLE 16. NOTIFICATION

All notices, requests, demands, or other communications hereunder shall be in writing and shall be deemed to have been served if: 1) hand delivered by one party to the other; or, 2) as of the delivery date appearing upon the return receipt, if sent by one party to the other party's address listed herein by United States mail, postage prepaid, certified, or with a return receipt requested. Either party may change the listed address herein at which he receives written notices by so notifying the other party hereto in writing.

Copies of notices, requests, demands, or other communications between the parties shall be copied to the Department whose address is listed herein.

ARTICLE 17 - NONDISCRIMINATION

The COUNTY is committed to assuring equal opportunity in the award of contracts and complies with all laws prohibiting discrimination. Pursuant to Palm Beach County Resolution R2017-1770, as may be amended, the Contractor warrants and represents that throughout the term of the Contract, including any renewals thereof, if applicable, all of its employees are treated equallyduring employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, familial status, sexual orientation, gender identity or expression, or genetic information. Failure to meet this requirement shall be considered default of the Contract.

As a condition of entering into this Contract, the Contractor represents and warrants that it will comply with the COUNTY'S Commercial Nondiscrimination Policy as described in Resolution 2017-1770, as amended. As part of such compliance, the Contractor shall not discriminate on the basis of race, color, national origin, religion, ancestry, sex, age, marital status, familial status, sexual orientation, gender identity or expression, disability, or genetic information in the solicitation, selection, hiring or commercial treatment of subcontractors, vendors, suppliers, or commercial customers, nor shall the Contractor retaliate against any person for reporting instances of such discrimination. The Contractor shall provide equal opportunity for subcontractors, vendors and suppliers to participate in all of its public sector and private sector subcontracting and supply opportunities, provided that nothing contained in this clause shall prohibit or limit otherwise lawful efforts to remedy the effects of marketplace discrimination that have occurred or are occurring in the COUNTY'S relevant marketplace in Palm Beach County. The Contractor understands and agrees that a material violation of this clause shall be considered a material breach of this Contract and may result in termination of this Contract, disqualification or debarment of the company from participating in COUNTY contracts, or other sanctions. This clause is not enforceable by or for the benefit of, and creates no obligation to, any third party. Contractor shall include this language in its Page 14 of 19

subcontracts.

ARTICLE 18. COMPLIANCE WITH CLEAN AIR AND WATER ACTS

In compliance with the Clean Air Act, as amended, 42 U.S.C. 1857 (R) et. seq., Section 508 of Clean Water Pollution Control Act, as amended 33 U.S.C. 1368 and Executive Order 11738,1251 et. seq., and the regulations of the Environmental Protection Agency with respect thereto, the appropriate parts of 40 CFR as amended from time to time, Contractor agrees that:

- 1. No facility to be utilized in the performance of this Contract or any subcontract shall not be a facility listed on the EPA list of Violating Facilities pursuant to 40 CFR 15.20.
- 2. He will comply with all requirements of Section 114 of the Clean Air Act, as amended (42 USC 1857 c-8) and Section 308 of the Federal Water Pollution Control Act, as amended (33 USC 1368) relating to inspection monitoring, entry, reports, and information, as well as all other requirements specified in said Section 114 and Section 308, and all regulations and guidelines issued thereunder.
- 3. He will promptly notify the Homeowner(s) of any notification received from the Director, Office of Federal Activities, EPA, indicating that a facility utilized or to be utilized for the contract is under consideration to be listed on the EPA List of Violating Facilities.
- 4. He will comply with mandatory standards and policies relating to energy efficiency which are contained in the State energy plan issued in compliance with the Energy Policy and Conservation Act (P.L. 94-163).
- 5. He will include or cause to be included the provisions of paragraph (1) through (5) of this section in every nonexempt subcontract and that he will take such action as the Government may direct as a means of such provisions.

ARTICLE 19. CONTRACT ASSIGNMENT

The Contractor shall not assign the Contract without written consent of the Homeowner(s) as recommended and processed by the Department. The request for assignment will be addressed to the Department of Housing and Economic Development.

ARTICLE 20. GOVERNMENTAL AUDIT

The Contractor shall at any time during normal business hours and as often as the County and/or Comptroller General of the State of Florida and/or the Florida Department of Professional Regulation and/or any of their duly authorized representative may deem necessary, make available for examination all the Contractor's records and data with respect to all matters covered by the Contract, and shall permit the County and/or its designated authorized representative to audit and inspect all books, documents, papers, and records directly related to this Contract.

ARTICLE 21. CONFLICT OF INTEREST

No member, officer, or employee of Palm Beach County, or its designees or agents, no member of the governing body of the locality in which the Project is situated, and no other public official of such locality or localities who exercises any functions or responsibilities with respect to the Project during his tenure or for one year thereafter, shall have any interest, direct or indirect, in any Contract or subcontract, or the proceeds thereof, for work to be performed in connection with the Project assisted under the Contract.

ARTICLE 22. RECORD RETENTION

Records pertaining to work completed under this Contract shall be retained by the Contractor for ten (10) years from ending date of the County's Fiscal Year (October 1 through September 30) in which all matters related to this Contract including the expiration of guaranteed work have been disposed of, whichever is

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later. However, in the event that this Contract is subject to audit findings, all records shall be retained for ten (10) years in the manner prescribed above or until such audit findings have been resolved, whichever is later.

ARTICLE 23. PARTIAL INVALIDITY

Should any section or any part of any section of this Contract be rendered void, invalid, or unenforceable by any court of law, for any reason, such a determination shall not render void, invalid, or unenforceable any other section or any part of any section in this Contract.

ARTICLE 24. MODIFICATION

This Contract may not be modified unless such modification is a written agreement or change order that is executed by both parties to this Contract and is recommended and processed through the Department.

ARTICLE 25. INTEGRATION

The drafting, execution, and delivery of this Contract by the parties has been induced by no representation, statements, warranties, or agreements other than those expressed herein. This Contract embodies the entire understanding of the parties, and there are no further or other agreements or understandings, written or oral, in effect between the parties relating to the subject matter hereof unless expressly, referred to herein.

ARTICLE 26. E-VERIFY - EMPLOYMENT ELIGIBILITY

Contractor warrants and represents that it is in compliance with section 448.095, Florida Statutes, as may be amended. No later than January 1, 2021, Contractor shall: (1) register with and use the E-Verify System (E-Verify.gov), to electronically verify the employment eligibility of all newly hired workers; and (2) verify that all of the Contractor's subcontractors performing the duties and obligations of this Contract are registered with and use the E-Verify System to

electronically verify the employment eligibility of all newly hired workers.

Contractor shall obtain from each of its subcontractors an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an Unauthorized Alien, as that term is defined in section 448.095(1)(k), Florida Statutes, as may be amended. Contractor shall maintain a copy of any such affidavit from a subcontractor for, at a minimum, the duration of the subcontract and any extension thereof. This provision shall not supersede any provision of this Contract which requires a longer retention period.

County shall terminate this Contract if it has a good faith belief that Contractor has knowingly violated Section 448.09(1), Florida Statutes, as may be amended.

If County has a good faith belief that Contractor's subcontractor has knowingly violated Section 448.09(1), Florida Statutes, as may be amended, County shall notify Contractor to terminate its contract with the subcontractor and Contractor shall immediately terminate its contract with the subcontractor.

If County terminates this Contract pursuant to the above, Contractor shall be barred from being awarded a future contract by County for a period of one (1) year from the date on which this Contract was terminated. In the event of such contract termination, Contractor shall also be liable for any additional costs incurred by County as a result of the termination. **THIS Contract,** together with all documents attached hereto, form the Contract. In the event that any provision in any component part of this Contract conflicts with any provision of any other component, the provision of the component part first enumerated shall govern, except as otherwise specifically stated.

Contractor Signature:	Date:
Homeowner Signature:	Date:
Homeowner Signature:	Date:

IN WITNESS WHEREOF, the parties hereto have caused this Contract to be executed:

CONTRACT ADDENDUM

Contractor and Owner entered into a construction contract (the "Contract"), by and through a program offered by Palm Beach County, Florida, under which Contractor shall furnish a certain scope of labor, services and materials in exchange for payment. This addendum to the Contract shall provide Owner certain statutory notices required under Florida law.

Florida Lien Law Notice under Section 713.015, Fla. Stat.

ACCORDING TO FLORIDA'S CONSTRUCTION LIEN LAW (SECTIONS 713.001-713.37, FLORIDA STATUTES), THOSE WHO WORK ON YOUR PROPERTY OR PROVIDE MATERIALS AND SERVICES AND ARE NOT PAID IN FULL HAVE A RIGHT TO ENFORCE THEIR FOR PAYMENT CLAIM AGAINST YOUR PROPERTY. THIS CLAIM IS KNOWN AS A CONSTRUCTION LIEN. IF YOUR CONTRACTOR OR SUBCONTRACTOR FAILS TO PAY SUBCONTRACTORS, SUB SUBCONTRACTORS, OR MATERIAL SUPPLIERS, THOSE PEOPLE WHO ARE OWED MONEY MAY LOOK TO YOUR PROPERTY FOR PAYMENT, EVEN IF YOU HAVE ALREADY PAID YOUR CONTRACTOR IN FULL. IF YOU FAIL TO PAY YOUR CONTRACTOR, YOUR CONTRACTOR MAY ALSO HAVE A LIEN ON YOUR **PROPERTY. THIS** MEANS IF A LIEN IS FILED YOUR **PROPERTY COULD BE SOLD** AGAINST YOUR WILL TO PAY FOR LABOR, MATERIALS, OR OTHER SERVICES THAT YOUR CONTRACTOR OR A SUBCONTRACTOR MAY HAVE FAILED TO PAY. TO PROTECT YOURSELF, YOU SHOULD STIPULATE IN THIS CONTRACT THAT BEFORE ANY PAYMENT IS MADE, YOUR CONTRACTOR IS REQUIRED TO PROVIDE YOU WITH A WRITTEN RELEASE OF LIEN FROM ANY PERSON OR COMPANY THAT HAS PROVIDED TO YOU A "NOTICE TO OWNER." FLORIDA'S CONSTRUCTION LIEN LAW IS COMPLEX. AND IT. IS **RECOMMENDED THAT YOU CONSULT AN ATTORNEY.**

Date	Homeowner	Date
Date	TIOTICOWICI	Date
	Homeowner	Date
	Date	Date Homeowner Homeowner

Statutory Notices:

Construction Defect Notice Under Chapter 558, Florida Statute

ANY CLAIMS FOR CONSTRUCTION DEFECTS ARE SUBJECT TO THE NOTICE AND CURE PROVISIONS OF CHAPTER 558, FLORIDA STATUTES.

Notice of Florida Homeowner's Recovery Fund Section 489.1425, Florida Statute

FLORIDA HOMEOWNERS' CONSTRUCTION RECOVERY FUND

PAYMENT, UP TO ALIMITED AMOUNT, MAY BEAVAILABLE FROM THE FLORIDA HOMEOWNERS' CONSTRUCTION RECOVERY FUND IF YOU LOSE MONEY ON A PROJECT PERFORMED UNDER CONTRACT, WHERE THE LOSS RESULTS FROM SPECIFIED VIOLATIONS OF FLORIDA LAW BY A LICENSED CONTRACTOR. FOR INFORMATION ABOUT THE RECOVERY FUND AND FILING A CLAIM, CONTACT THE FLORIDA CONSTRUCTION INDUSTRY LICENSING BOARD AT THE FOLLOWING TELEPHONE NUMBER AND ADDRESS:

Homeowner:	Date:
	Deter
Homeowner:	 Date:
Contractor:	Date: