Agenda Item #:

3H-1

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

Meeting Date	March 17, 2020	[X] Consent [] Ordinance	[] Regular [] Public Hearing
Department:	Facilities Development & Operations		

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: Amendment No. 17 to the continuing Construction Management (CM) contract with Robling Architecture Construction Inc., (R2016-0762) in the amount of \$327,070 for Phase 2 of the Southern Regional Water Reclamation Facility (SRWRF) Elevator Modernization project establishing a Guaranteed Maximum Price (GMP) for Construction Management Services for a period of 120 days from notice to proceed.

Summary: The existing elevator is more than 25 years old and the parts are difficult to obtain resulting in high maintenance costs. Approval of Amendment No. 17 consists of modernization improvements to the existing 4-stop hydraulic service elevator, including a new hydraulic pump, controller, car interior and signalization equipment. The changes requested will minimize the need for frequent repairs and lower the overall maintenance cost. On June 21, 2016, the Board of County Commissioners (BCC) approved the continuing CM contract with Robling Architecture Construction Inc., for construction management services for capital projects under \$2,000,000. The continuing CM contract was awarded pursuant to the Small Business Enterprise (SBE) ordinance but this GMP, having been initiated after January 1, 2019, is subject to the requirements of the Equal Business Opportunity (EBO) ordinance. The Construction Manager is a SBE. The continuing CM contract was presented to the Goal Setting Committee on February 20, 2019 and an Affirmative Procurement Initiative (API) of 20% SBE participation was applied to the contract. SBE participation on this Amendment is 11.83%. To date the Construction Manager has achieved 38.84% SBE subcontracting participation under its continuing contract. The CM is a Palm Beach County business. The funding source for this project is the Water Utilities Department Operation & Maintenance Fund. (Capital Improvements Division) District 5 (LDC)

Background & Justification: CM at Risk is a project delivery method in which the CM provides design phase assistance, evaluation of cost, schedule and implications of alternate designs, systems and materials, and serves as the general contractor bidding the subcontracts for construction. This project is being completed in phases. Work Order #6 authorized phase 1 of this Project, the removal of stucco from several buildings that caused damage to process pipping and miscellaneous electrical systems. This work is 100% complete. The existing elevator at the SRWRF is outdated resulting in costly repairs due to a shortage of outdated parts. Amendment # 17 authorizes phase 2 of the project, including changes to modernize the condition of the elevator and remediate the need for frequent and costly repairs. Phase 3 of this project will include stucco repairs to remediate the stucco removed in phase 1.

Attachments:

- 1. Location Map
- 2. GMP Amendment No. 17
- 3. Budget Availability Statement
- 4. Robling CM @ Risk Contract History

Recommended By:	Anny Work	2/21/2020	
seal	Department Director	Date	
Approved By:	Maker	2/29/2120	
	County Administrator	Date '	

II. FISCAL IMPACT ANALYSIS

A. Five Year S	Summary of	f Fiscal Impact	t:				
Fiscal Years		2020	2021	2022	2023	2024	
Capital Expend	ditures	\$328,670			And the second s	Management to the state of the	
Operating Cos	ts	RECORD OF THE CONTRACTOR OF TH					
External Reven	nues	Was recovered and on a dissipation for the	Management of the Control of the Con				
Program Incor	ne (County	v)					
In-Kind Match	(County	······································	i	**************************************			
NET FISCAL	IMPACT	\$328,670	-				
# ADDITIONAL POSITIONS (e)					
Is Item Inclu Does this ited federal fund	m include		Yes Yes	***************************************	No		W
Budget Acco	ount No: I	Fund_4001_I	Dept <u>720</u> Unit	2410 Object 4	1615		
Construction Staff Cost Total	\$327, <u>\$1,60</u> \$328,	0.00					
B. Recommende	d Sources of	f Funds/Summ	ary of Fiscal Im	pact:			
The funding sou Fund.	rce for this	s work is fron	n Water Utiliti	es Department (WUD) Operati	on & Maintenance	
	ental Fiscal I	Review:	(m)	She			
			III. <u>REVIEW C</u>	OMMENTS			
A. OFMB Fi		Contract Deve	elopment Comm	The	opment and Contr	olar 2/26/	(a)
B. Legal Suf	Ticiency:	rney /	24/2020	926/	CO CS TI		
C. Other De	partment R	eview:					
Departme	nt Director		elikkonse nie				

This summary is not to be used as a basis for payment.

ATTACHMENT 1

LOCATION MAP

Project No: 17406

Project Name: Southern Regional Water Reclamation Facility (SRWRF)

Location: 12751 Hagen Ranch Rd, Boynton Beach



AMENDMENT #17 ROBLING ARCHITECTURE CONSTRUCTION, INC. TO CONTRACT FOR

CONSTRUCTION MANAGEMENT AT RISK SERVICES ON A CONTINUING CONTRACT BASIS

SOUTHERN REGIONAL WATER RECLAMATION FACILITY (SRWRF) ELEVATOR MODERNIZATION PROJECT NO. 17406

This Amendment is made as of ______ by and between Palm Beach County, a political subdivision of the State of Florida, hereinafter referred to as Owner, and Robling Architecture Construction, Inc., hereinafter referred to as "Construction Manager".

WHEREAS, the Owner and Construction Manager acknowledge and agree that the Continuing Contract between Owner and Construction Manager dated June 21, 2016 (2016-0762) (hereinafter the Continuing Contract) is in full force and effect and that this Amendment incorporates all the terms and conditions of the Continuing Contract including Task Order #16 as may be supplemented and amended by this Amendment.

WHEREAS, under Task Order #16, Owner assigned Project No. 17406 (the Project) to Construction Manager under the Continuing Contract;

WHEREAS, the parties have negotiated a Guaranteed Maximum Price for the Project, including the Construction Manager's fees calculated in accordance with the terms of the Continuing Contract, whereby the Construction Manager will render construction and warranty services and other services as set forth herein and in the Continuing Contract;

NOW THEREFORE, in exchange for the mutual covenants and promises set forth herein and the sums of money agreed to be paid by the Owner to the Construction Manager, the parties agree as follows:

- 1. Recitals. The foregoing recitals are true and correct and incorporated herein by reference.
- 2. Construction Manager's Representations. The Construction Manager represents that:

The Construction Manager, Trade Contractors, Sub-subcontractors, material and equipment suppliers have compared Phasing, Demolition, Architectural, Structural, Mechanical, Electrical, Plumbing, Civil and Site Drawings and Specifications and have compared and reviewed all general and specific details on the Drawings and that all conflicts, discrepancies, errors and omissions, which are within the commonly accepted knowledge base of a licensed general contractor, subcontractor, trades persons, manufacturers or other parties required to carry out the Work involved in this Amendment, have been corrected or clarified prior to execution of this GMP Amendment to the Continuing Contract, and therefore Construction Manager warrants that the GMP (exclusive of contingency) includes the cost of correcting all conflicts, discrepancies, errors, or omissions which Construction Manager identified, or should have identified through the exercise of reasonable skill and care, during the preconstruction phase of this Project.

The Construction Manager's review and comparison of all Drawings has taken into

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consideration the total and complete functioning of all systems and therefore the Construction Manager represents that the GMP represents the total cost for complete and functional systems.

- **3.** Guaranteed Maximum Price. Pursuant to Section 2.2 and Article 6 of the Continuing Contract between Owner and Construction Manager, the parties have agreed to a Guaranteed Maximum Price of \$327,070.00 for the construction phase of the Project. The GMP is based on the following: Attachment C.
- **4. Schedule of Time for Completion.** The time of completion for this Amendment will be as follows: The Construction Manager shall substantially complete the work within **120** calendar days from the Notice to Proceed from Owner. Liquidated Damages are \$80.00/day for failure to achieve certification of substantial completion within the contract time or approved extension thereof.
- 5. Contract Modifications and Additions. The Continuing Contract is hereby modified to include the terms and conditions set forth on Attachments A and B, which are incorporated herein by reference.
- **6. API.** The API for this Continuing Contract is 20% SBE subcontracting participation. To date Construction Manager has achieved 38.84% SBE subcontracting participation on this Continuing Contract. Construction Manager will provide 11.83% on this Amendment.
- 7. Attachments. The following attachments are attached hereto and incorporated herein by reference:

Attachment A – Contract Modifications and Additions
Attachment B – Affirmative Procurement Initiatives (APIs)
Attachment C - GMP Summary
Public Construction Bond
Form of Guarantee
Insurance Certificate(s)
EBO Schedules 1 and 2

8. Except as specifically modified herein, the Continuing Contract remains in full force and effect. All capitalized terms herein shall have the same meaning as set forth in the Continuing Contract.

THE REMAINDER OF THIS PAGE LEFT BLANK INTENTIONALLY

IN WITNESS WHEREOF, the Board of County Commissioners of Palm Beach County, Florida has made and executed this Amendment on behalf of the COUNTY.

ATTEST: SHARON R. BOCK, CLERK & COMPTROLLER	PALM BEACH COUNTY BOARD, FLORIDA Political Subdivision of the State of Florida BOARD OF COUNTY COMMISSIONERS
By: Deputy Clerk	By: Dave Kerner, Mayor
APPROVED AS TO LEGAL SUFFICIENCY	APPROVED AS TO TERMS AND CONDITIONS
By: County Attorney	By: Army Work Director - FD&O
WITNESS: FOR CONSTRUCTION MANAGER SIGNATURE	CONSTRUCTION MANAGER:
Mil	CR
Signature	Signature
Melissa Nicosia Name (type or print)	Damon A Robling Name (type or print)
	President Title
	(Corporate Seal)

ATTACHMENT A CONTRACT MODIFICATIONS AND ADDITIONS

The Provisions of this Attachment shall take precedence and control over any inconsistent or conflicting provisions in the Contract Documents.

- 1. The following new sections are added to Continuing Contract:
 - **1.10** <u>VSS</u> <u>Registration Required.</u> Prior to beginning work, Construction Manager must register in the County's Vendor Self Service ("VSS") at https://pbcvssp.co.palm-beach.fl.us/webapp/vssp/AltSelfService. If Construction Manager intends to use subcontractors, Construction Manager must also ensure that all subcontractors are registered as vendors in VSS prior to beginning work. All subcontractor agreements must include a contractual provision requiring that the subcontractor register in VSS.
 - 1.11 <u>Commercial Non-Discrimination</u>. The Construction Manager 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 Construction Manager 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 subconsultants, subcontractors, vendors, suppliers, or commercial customers, nor shall the Construction Manager retaliate against any person for reporting instances of such discrimination. The Construction Manager shall provide equal opportunity for subconsultants, 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 Construction Manager understands and agrees that a material violation of this clause shall be considered a material breach of contract and may result in termination of the contract, disqualification or debarment of the Construction Manager 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.

The Construction Manager acknowledges and agrees that all subcontractor agreements shall include a commercial non-discrimination clause.

2. Section 2.1.13.1 of the Continuing Contract is replaced with the following:

2.1.13.1 Equal Business Opportunity (EBO) Program.

a. <u>Policy.</u> It is the policy of the Board of County Commissioners of Palm Beach County, Florida, (the Board) that all segments of its business population, including, but not limited to, small, local, minority and women owned businesses, have an equitable opportunity to participate in the County's procurement process, prime contract and subcontract opportunities. To that end, the Board adopted an Equal Business Opportunity Ordinance which is codified in Sections 2-80.20 through 2-80.30 (as may be amended) of the Palm Beach County Code, (EBO Ordinance) which sets forth the County's requirements for the EBO Program, and which is incorporated in this Contract. The provisions of the EBO Ordinance are applicable to this Contract, and shall have precedence over the provisions of this Contract in the event of a conflict. The Construction Manager agrees to abide by all provisions of the EBO Ordinance and understands that failure to comply with any of the requirements will be considered a breach of this Contract.

b. Affirmative Procurement Initiatives (APIs) Applicable to this Continuing Contract. The APIs approved for this Continuing Contract, including any applicable SBE or M/WBE goals, are set out on Attachment B. If an SBE subcontracting goal has been applied to this Contract, the Construction Manager may apply an SBE price preference, for subcontracts less than \$1,000,000, where the subcontract will be awarded to the lowest responsive, responsible bidder unless a certified SBE's bid is within ten (10) percent of the lowest non-SBE bid, in which case the award shall be made to the certified SBE

submitting the lowest responsive, responsible bid. For subcontracts \$1,000,000 or more, the Construction Manager may apply an SBE price preference where the subcontract will be awarded to the low bidder responsive to the SBE requirements provided that such bid does not exceed the lowest responsive bid by more than \$100,000 plus 3% of the total bid in excess of \$1,000,000.

c. API Waiver Requests/Good Faith Efforts. If Construction Manager is unable to comply with the API requirements established by the County's Goal Setting Committee for this Contract, then the Construction Manager must request a waiver or partial waiver from the Office of EBO using the forms required by the Office of EBO. Such waiver request shall include specified documentation that demonstrates satisfactory Good Faith Efforts (as defined below) were undertaken by Construction Manager to comply with the APIs applicable to this Continuing Contract.

Good Faith Efforts means documentation of the Construction Manager's intent to comply with the applicable APIs, including, but not limited to, the following: (1) documentation reflecting the Construction Manager's commitment to comply with SBE or M/WBE goals as established by the County's Goal Setting Committee for the construction subcontracts; or (2) documentation of efforts made toward achieving EBO program goals (e.g., solicitations of bids/proposals/qualification statements from all qualified SBE firms or M/WBE firms listed in the Office of EBO's directory of certified SBE or M/WBE firms; correspondence from qualified SBE or M/WBE firms documenting their unavailability to perform SBE or M/WBE subcontracts; documentation of efforts to subdivide work into smaller quantities for subcontracting purposes to enhance opportunities for SBE or M/WBE firms; documentation of Construction Manager's posting of a bond covering the work of SBE or M/WBE subcontractors; documentation of efforts to assist SBE or M/WBE firms with obtaining financing, bonding or insurance required by the Construction Manager; and documentation of consultations with trade associations and consultants that represent the interests of SBE and/or M/WBEs in order to identify qualified and available SBE or M/WBE subcontractors. Scoring of Good Faith Efforts documentation and administrative determinations regarding the adequacy of such Good Faith Efforts is the responsibility of the Office of EBO.

- d. Required Documentation with GMP Amendment or Work Order. The Construction Manager shall submit completed Schedule 1(list of all subcontractors, including S/M/WBE participation) and Schedule 2s (Letter of Intent to perform as a subcontractor, including S/M/WBE subcontractors) on all construction subcontracts prior to the GMP Amendment (or Work Order). When completed and submitted, the Schedule 1 and Schedule 2(s) shall become material terms of this Contract. The Construction Manager understands that each S/M/WBE firm utilized on this Contract must be certified by Palm Beach County in order to be counted toward the applicable S/M/WBE participation goal. Construction Manager represents and warrants that, when completed and submitted, the Construction Manager will meet the S/M/WBE participation percentages with the subcontractors contained on Schedules 1 and 2 and at the dollar values specified. Construction Manager agrees to provide any additional information requested by the County to substantiate participation.
- e. Required Documentation with Pay Application. Construction Manager is required to submit accurate progress payment information with each pay application regarding each of its subcontractors, including S/M/WBE subcontractors. The Department shall audit the reported payments to S/M/WBE and non-S/M/WBE subcontractors to ensure that the Construction Manager's reported subcontract participation is accurate. Absent a waiver from the Office of EBO, a Construction Manager's failure to reach the required level of S/M/WBE subcontracting shall be considered a material breach of contract. In the event of Construction Manager non-compliance, the Construction Manager shall be subject to any penalties and sanctions available under the terms of the EBO Ordinance, its contract with the County, or by law.

Construction Manager shall submit the following forms with each pay application:

i. Schedule 3 – Subcontractor Activity Form. This form shall be submitted by the Construction Manager with each payment application when subcontractors, including S/M/WBE subcontractors, are utilized in the performance of the contract. This form shall contain the names of all subcontractors, S//M/WBE subcontractors, specify the subcontracted dollar amount for each subcontractor, approved change orders, revised subcontractor contract amount, including revised S/M/WBE contract amount, amount drawn this period, amount drawn to date, and payments to date issued to subcontractors.

ii. Schedule 4 – Subcontractor Payment Certification, including S/M/WBEs.

A Schedule 4 for <u>each subcontractor</u>, including each S/M/WBE, shall be completed and signed by each subcontractor, including each S/M/WBE, after receipt of payment from the Construction Manager. The Construction Manager shall submit this Schedule 4 with each payment application submitted to the County to document payment issued to a subcontractor in the performance of the Contract.

The Construction Manager shall submit a Subcontractor Activity Form (Schedule 3) and Subcontractor Payment Certification Forms (Schedule 4) with each payment application. Failure to provide these forms may result in a delay in processing payment or disapproval of the invoice until they are submitted. The Subcontractor Activity Form (Schedule 3) is to be filled out by the Construction Manager and the Subcontractor Payment Certification Form (Schedule 4) is to be executed by each subcontractor to verify receipt of payment.

Upon letter notification by the County that the payment tracking system is automated, the Construction Manager is required to input all subcontractor payment information directly into the County's contract information system prior to submitting a payment application.

Completed and submitted EBO forms are incorporated into and made a part of the Contract Documents.

f. <u>S/M/WBE Substitutions</u>. Construction Manager will only be permitted to replace a certified S/M/WBE subcontractor who is unwilling or unable to perform. Such substitution must be done with other certified S/M/WBEs in order to maintain the S/M/WBE percentages submitted with the proposal. Requests for substitutions must be submitted to the County Representative and the Office of EBO for approval. Any desired change in the S/M/WBE participation schedule shall be approved in advance by the Office of EBO and shall indicate the Construction Manager's Good Faith Efforts to substitute another certified S/M/WBE Subcontractor (as appropriate) to perform the work. Any desired changes (including substitutions or termination and self-performance) must be approved in writing in advance by the Office of EBO. Upon receiving approval of substitution for the S/M/WBE subcontractor, the Construction Manager must submit a completed and signed Schedule 2 by the proposed S/M/WBE subcontractor. Subcontractors shall specify the type of Work to be performed, the cost or percentage shall also be specified. In the event the Construction Manager is found not to have performed Good Faith Efforts in its attempt to find a suitable a substitute for the initial S/M/WBE proposed utilization, one (1) or more of the penalties and sanctions as set forth below may be imposed by the County.

g. <u>Changes or Additional Work</u>. If the County's issuance of changes or additional work on a project results in changes in the Scope of Work to be performed by a S/M/WBE subcontractor listed in Construction Manager's proposal, the Construction Manager must submit a modified, completed and signed Schedule 2 that specifies the revised Scope of Work to be performed by the S/M/WBE, along with the price and /or percentage.

h. <u>EBO Program Compliance</u>, <u>Enforcement</u>, <u>Penalties</u>. Under the EBO Ordinance, the Office of EBO is required to implement and monitor S/M/WBE utilization during the term of this Contract. It is the County's policy that S/M/WBEs shall have the maximum feasible opportunity to participate in the performance of County contracts. Construction Manager is required to comply with the EBO Ordinance and is expected to comply with the APIs applicable to this Contract, as well as the S/M/WBE utilization contained in the Schedule 1 and 2s submitted by Construction Manager, as the EBO Forms and APIs are incorporated into and made a material component of this Contract.

The Office of EBO and the Department shall have the right to request and review Construction Manager's books and records to verify Construction Manager's compliance with this Contract and adherence to the EBO Program. The Office of EBO and the Department shall have the right to interview subcontractors to determine contract compliance. Construction Manager shall retain all books and records pertaining to this Contract, including, but not limited to, subcontractor payment records, for four (4) years after project completion date, or such longer time as may be required in other provisions of this Contract, and make such records available for inspection in Palm Beach County by the Office of EBO and the County at any reasonable time during the four (4) years.

The Director of the Office of EBO or designee may require such reports, information, and documentation from Construction Manager as are reasonably necessary to determine compliance with the EBO Ordinance requirements. Construction Manager shall correct all noncompliance issues within 15 calendar days of a written notice of noncompliance by the contracting department or the Office of EBO. If the Construction Manager does not resolve the non-compliance within 15 days of receipt of written notice of non-compliance, then the County may impose upon the non-complying party any or all of the following penalties:

- a. Suspension of contract;
- b. Withholding of funds;
- Termination of contract based upon a material breach of contract pertaining to EBO Program compliance;
- d. Suspension or Debarment of a respondent or bidder, contractor or other business entity from eligibility for providing goods or services to the County for a period not to exceed three (3) years; and
- e. Liquidated damages equal to the difference in dollar value of S/M/WBE participation as committed to in the contract, and the dollar value of S/M/WBE participation as actually achieved.

3. Section 7.1.2.1 of the Continuing Contract is replaced with the following:

7.1.2.1 As required by Section 218.735, F.S., within ten (10) days from receipt of payment from the Owner, the Construction Manager shall pay each Trade Contractor out of the amount paid to the Construction Manager on account of such Trade Contractor's work, the amount to which said Trade Contractor is entitled reflecting the percentage actually retained, if any, from payments to the Construction Manager on account of said Trade Contractor's work. The Construction Manager shall, by appropriate agreement with each Trade Contractor, require each Trade Contractor to make payments to its subcontractors in a similar manner. Construction Manager shall provide Trade Contractors hired by Construction Manager with a written notice of disputed invoice within 5 business days after receipt of invoice which clearly states the reasons for the disputed invoice.

4. The first paragraph of General Condition 68.3 is replaced with the following:

If the pay estimate and support data are not approved, the Construction Manager is required to submit new, revised or missing information according to the Owner's instructions. Otherwise, the Construction Manager shall prepare and submit to Owner an invoice in accordance with the estimate as approved. Owner will pay Construction Manager, in accordance with Local Government Prompt Payment Act (FS 218.70). Owner shall provide Construction Manager with a written notice of disputed pay request within 10 business days after receipt of such pay request which clearly states any and all deficiencies in Construction Manager's pay request that will prevent prompt processing and issuance of payment. To the extent there is an undisputed portion of the pay request that can be paid, the Owner shall proceed with prompt payment of that portion of the pay request. In the event any dispute with respect to any payment or pay request cannot be resolved between the Construction Manager and Owner's project staff, Construction Manager may, in accordance with the alternative dispute resolution requirements of Florida Statute section 218.72, et. seq., demand in writing a meeting with and review by the department director. In the absence of the department director, a deputy director may conduct the meeting and review. Such meeting and review shall occur within ten (10) business days of receipt by Owner of Construction Manager's written demand. The department director, or deputy director, shall issue a written decision on the dispute within ten (10) business days of such meeting. This decision shall be deemed the Owner's final decision for the purpose of the Local Government Prompt Payment Act. Construction Manager must remit undisputed payment due for labor, services, or materials furnished by trade contractors, subcontractors and suppliers hired by the Construction Manager, within 10 days after the Construction Manager's receipt of payment from the County pursuant to Section 218.70, Florida Statutes. Construction Manager shall provide trade contractors, . subcontractors and suppliers hired by Construction Manager with a written notice of disputed invoice within 5 business days after receipt of invoice which clearly states the reasons for the disputed invoice.

ATTACHMENT B AFFIRMATIVE PROCUREMENT INITIATIVES ("API"s) FOR CONSTRUCTION

The API(s) approved for this contract by the GSC are selected below by \(\subseteq \). Capitalized terms are defined as set forth in the EBO Ordinance. Fillable pdfs of all EBO forms can be found on the OEBO website at http://discover.pbcgov.org/oebo/Pages/Compliance-Programs.aspx. Also, see the EBO Ordinance and Countywide PPM CW-O-043 for further information on APIs.

	Waiver
	The Office of EBO has granted a waiver of the EBO Program API(s) for this contract.
	SBE Sheltered Market for Small Construction Contracts (at or below \$100,000)
	This Contract is reserved for competition among only certified SBEs.
	Small prime Construction Contracts (single trade or multi-trade) valued at or below \$100,000 may be reserved for sheltered market competition where only certified SBEs are eligible to submit bids or quotes.
×	SBE Subcontracting Program
	A 20% SBE subcontracting participation goal is established for this Contract.
	A minimum mandatory goal of 20% of the total estimated dollar value of the Contract shall be subcontracted to SBEs, however the Office of EBO shall reduce or waive this goal when there is inadequate availability of SBE prime and / or Subcontractor firms.
	SBE Price Preference (Contracts with no opportunity for subcontract, i.e., single trade)
	This Contract shall be awarded to the lowest responsive, responsible respondent or bidder unless a certified SBE's bid is within the ten (10) percent of the lowest non-small business bid, in which case the award shall be made to the certified small business respondent or bidder submitting the lowest responsive, responsible bid at the price that it bid.
	M/WBE Subcontracting Goal
	percent (0 to 40%) of this Contract shall be subcontracted to certified M/WBEs owned by African American, Hispanic American, Asian American, Native American, and non-minority women persons.
	Up to 40% of this Contract as noted above, shall be subcontracted to eligible M/WBEs (i.e., certified M/WBE firms owned by African American, Hispanic American, Asian American, Native American, and non-minority women persons). However the Office of EBO shall reduce or waive this goal when there is inadequate availability of M/WBE prime and / or Subcontractor firms.
	Explanation of GSC's reasons for applying this API:
1]	M/WBE Segmented Subcontracting Goals
	% of the M/WBE subcontracting goal shall be achieved through the utilization of certified M/WBEs owned by \square African American, \square Hispanic American, \square Asian American, \square Native American, and \square non-minority women persons (check applicable).
	Attachment D/Dage 1

M/WBE Segmented Subcontracting Goals are established on an individual County Contract wherein an overall combined M/WBE goal is accompanied by subsets of one or more smaller goals that specifically target the participation of a particular segment of Minority Group Member segments or the WBE segment based upon that segment's relative availability. Such segmented goals shall specifically target the participation of a particular segment of business enterprises owned and controlled by women or certain Minority Group Members (e.g., African-Americans, Hispanic-Americans, Asian-Americans, or Native Americans) based upon relative availability, as well as the existence of consistently and significantly greater patterns of underutilization and disparity within an industry as compared to other gender and Minority Group Member categories of M/WBEs. (For example, if an overall M/WBE subcontracting goal is set at 38% on a given Contract, the segmented subcontracting goal may require that at least 23% of that 38% shall be satisfied through the utilization of African American and Hispanic Subcontractors.). The Office of EBO shall reduce or waive this goal when there is inadequate availability of M/WBE prime and / or Subcontractor firms.

Explanation of GSC's reasons for applying this API:

percent (0 to 20%) of total available evaluation points shall be applied for qualifying M/WBE joint ventures wherein the certified M/WBE joint venture partner owns fifty (50) percent or greater, and performs fifty (50) percent or greater of the work, of the overall joint venture. Proportionately fewer evaluation preference points would be awarded to the joint venture based upon lesser percentages of ownership by the M/WBE partner.
For "best value" Contracts wherein low price is not the only criterion for award, the incentive may
For "best value" Contracts wherein low price is not the only criterion for award, the incentive may be for up to twenty (20) percent of one hundred (100) evaluation points to be reserved for qualifying
be for up to twenty (20) percent of one hundred (100) evaluation points to be reserved for qualifying M/WBE joint ventures wherein the certified M/WBE joint venture partner owns fifty (50) percent
be for up to twenty (20) percent of one hundred (100) evaluation points to be reserved for qualifying

Explanation of GSC's reasons for applying this API:

upon lesser percentages of ownership by the M/WBE partner.

M/WBE Evaluation Preference for "Best Value" RFPs (Formal Solicitations)
percent (0 to 15%) of the evaluation points are reserved as a preference for proposals submitted by certified M/WBE firms.

Evaluation panels shall assign point preferences equal to up to 15% of the total points assigned for the evaluation, scoring and ranking of construction-related proposals submitted by those certified M/WBE firms. An M/WBE that is awarded a prime Contract under this program may not subcontract more than forty-nine (49) percent of the Contract value to a non-S/M/WBE firm.

Explanation of GSC's reasons for applying this API:

ATTACHMENT C GMP SUMMARY

Attachment C

	EX	HIBIT "A"	-
	Guarantee	d Maximui	m Price
Project: 17406 WUD SRWRF Elevator Modernization			
CM Name: Robling Architecture Construction, Inc.			Date: 12/09/19
AND THE PROPERTY OF THE PROPER			
Architect: Colome & Associates CSI DivisionSummary	COST	0/	Drawing Set: Bid Documents
CSI DivisionSummary	COST	%	DESCRIPTION
Division 1 General Conditions	\$7,010.00	2.7%	Direct Cost Items necessarily incurred in the Project during the Construction Phase (excluding Insurance and Bonds shown below). See Attachment 2 for detailed breakdown of these reimbursable expenses.
Division 2 Existing Conditions	\$0.00	0.0%	
Division 3 Concrete	\$0.00	0.0%	
Division 4 Masonry	\$0.00	0.0%	
Division 5 Steel	\$0.00	0.0%	
Division 6 Wood, Plastics, Composites	\$0.00	0.0%	
Division 7 Thermal & Moisture Protection	\$0.00	0.0%	
Division 8 Windows and Doors	\$7,025.00	2.7%	
Division 9 Finishes	\$1,200.00	0.5%	See Attachment 1 - Cost Summary
Division 10 Specialties	\$0.00	0.0%	
Division 11 Equipment	\$0.00	0.0%	
Division 12 Furnishings	\$0.00	0.0%	
Division 13 Special Construction	\$0.00	0.0%	
Division 14 Elevators	\$243,154.00	92.3%	
Division 21.22.23 Mechanical	\$0.00	0.0%	
The state of the s			
Division 26,27,28 Electrical	\$5,000.00	1.9%	i i i i i i i i i i i i i i i i i i i
Division 31,32,33 Site Work	\$0.00	0.0%	
Other:	\$0.00	0.0%	
SUBTOTAL "A"	\$263,389.00	100.0%	
	4200,000100	1001070	
	COST	% of GMP	DESCRIPTION
Deduct Estimated Sales Tax Recovery	\$0.00	0.0%	Estimated Sales Tax Savings from direct owner purchase items. Entered as a negative value.
SUBTOTAL "B"	\$263,389.00		Subtotal "B = Subtotal "A" minus Sales Tax Recovery
Insurance and Bonds			
CM Payment & Performance Bonds	\$3,100.00	0.9%	100% Performance Bond and a 100% Labor and Material Payment Bond each in an amount equal to the total GMP cost, inclusive of the Construction Manager's fees.
General Liability Insurance	\$3,100.00	0.9%	Construction Manager's casualty insurance is set at a fixed rate of the total GMP cost, inclusive of the Construction Manager's fees.
Builders Risk Insurance	\$0.00	0.0%	
SUBTOTAL "C"	\$269,589.00		Subtotal "C" = Subtotal "B" + Insurance and Bonds
Construction Manager's Fees			
Pre-Construction Phase Fee	\$0.00	0.0%	Guaranteed Maximum Construction Manager Staffing Costs. Seattached breakdown.
Construction Phase Fee	\$16,127.18	4.9%	Guaranteed Maximum Construction Manager Staffing Costs.See Attachment 3 for detailed breakdown.
Overhead and Profit	\$16,353.48	5.0%	Overhead and Profit as a Fixed Percentage of the total GMP Cost.
SUBTOTAL "D"	\$302,069.66		Subtotal "D" = Subtotal "C"+ Construction Manager Fees
Construction Contingency	\$25,000.00	7.6%	
Guaranteed Maximum Price Total	\$327,070		



January 30, 2020

Palm Beach County Board of County Commissioners – Capital Improvements Division 2633 Vista Parkway West Palm Beach, FL 33411-5604

RE: Authority of Date Bonds, Powers of Attorney and Form of Guarantee

Principal: Robling Architecture Construction, Inc.

Project: Project No. 17406 - Elevator Modernization & Overhead door

Bond No. 2281133

To Whom It May Concern;

Please be advised that as Surety on the above referenced bond, we hereby authorize the Palm Beach County Board of County Commissioners to date the Performance and Payment Bonds, Powers of Attorney for the above captioned project concurrent with the date of the contract agreement.

The Form of Guarantee may be dated the date of Substantial Completion.

North American Spegialty Insurance Company

Brett A. Ragland,

Attorney-In-Fact and Florida Licensed Resident Agent

PUBLIC CONSTRUCTION BOND

BOND NUMBER	2281133			
BOND AMOUNT	\$327,070.00			
CONTRACT AMOUNT	\$327,070.00			
CONTRACTOR'S NAM	ME: Robling Architecture Construction, Inc.			
CONTRACTOR'S ADD	ORESS: 101 Walker Avenue, Greenacres, FL 33463			
CONTRACTOR's PHON	NE: _561-649-6705			
SURETY COMPANY:	North American Specialty Insurance Company			
SURETY's ADDRESS:	1200 Main Street, Suite 800			
	Kansas City, MO 64105			
SURETY'S PHONE:	(913)676-5200			
OWNER'S NAME:	PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS FACILITIES SERVICES DIVISION			
OWNER'S ADDRESS:	2633 Vista Parkway			
	West Palm Beach, FL 33411-5604			
OWNER'S PHONE:	(561) 233-0200			
DESCRIPTION OF WO	RK: Elevator Modernization & Overhead Door			
P# 17406 SRWRF				
PROJECT LOCATION:	12751 Hagen Ranch Rd, Boynton Beach FL 33437			
-				
LEGAL DESCRIPTION: PALM BEACH FARMS CO PL 3, TR 73 (LESS N 50 FT L-29 CNL & E 25 FT HAGEN RANCH RD R/WS), TR 74, TRS 75 & 76 (LESS N 48 FT L-29 CNL R/WS), TRS 77 THRU 79 (LESS N 50 FT L-29 CNL R/W), TR 80 (LESS N 50 FT L-29 & W 35 FT E-2 CNL R/WS) TRS 82 THRU 88, TR 105 (LESS ELY 25 FT HAGEN RANCH RD R/W), TRS 106 THRU 111, TR 112 (LESS W 35 FT E-2 CNL R/W), TR 113 LESS S 85 FT L-30 & W 35 FT E-2 CNL R/WS) TRS 114 & 115 (LESS S 85 FT L-30 CNL R/W) BLK 64				

This Bond is issued in favor of the County conditioned on the full and faithful performance of the Contract

KNOW ALL MEN BY THESE PRESENTS: that Contractor and Surety, are held and firmly bound unto

Public Construction Bond - 1

Palm Beach County Board of County Commissioners 301 N. Olive Avenue West Palm Beach, Florida 33401

as Obligee, herein called County, for the use and benefit of claimant as herein below defined, in the amount of

)

Dollars (\$ 327,070.00

(Here insert a sum equal to the Contract Price)

for the payment whereof Principal and Surety bind themselves, their heirs, personal representatives, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS,

Principal has by written agreement entered into a contract with the County for

Project Name: Elevator Modernization & Overhead Door

Project No.: 17406

Project Description: Elevator Repair & Overhead Door Project Location: 12751 Hagen Ranch Rd, FL 33437

in accordance with Drawings and Specifications prepared by

NAME OF ARCHITECTURAL FIRM: N/A

LOCATION OF FIRM:

PHONE:

FAX:

which contract is by reference made a part hereof in its entirety, and is hereinafter referred to as the Contract.

THE CONDITION OF THIS BOND is that if Principal:

- 1. Performs the contract between Principal and County for the construction of 17406

 Elevator /Overhead Door, the contract being made a part of this bond by reference, at the times and in the manner prescribed in the contract; and
- 2. Promptly makes payments to all claimants, as defined in Section 255.05, Florida Statutes, supplying Principal with labor, materials, or supplies, used directly or indirectly by Principal in the prosecution of the work provided for in the contract; and
- 3. Pays County all losses, damages (including liquidated damages), expenses, costs, and attorneys' fees, including appellate proceedings, that County sustains because of a default by Principal under the contract; and
- 4. Performs the guarantee of all work and materials furnished under the contract for the time specified in the contract, then this bond is void; otherwise it remains in full force.

Public Construction Bond - 2

Any changes in or under the contract documents and compliance or noncompliance with any formalities connected with the contract or the changes does not affect Surety's obligation under this bond and Surety waives notice of such changes.

The amount of this bond shall be reduced by and to the extent of any payment or payments made in good faith hereunder, inclusive of the payment by Surety of construction liens which may be filed of record against said improvement, whether or not claim for the amount of such lien be presented under and against the bond.

Principal and Surety expressly acknowledge that any and all provisions relating to consequential, delay and liquidated damages contained in the contract are expressly covered by and made a part of this Performance, Labor and Material Payment Bond. Principal and Surety acknowledge that any such provisions lie within their obligations and within the policy coverages and limitations of this instrument.

Section 255.05, Florida Statutes, as amended, together with all notice and time provisions contained therein, is incorporated herein, by reference, in its entirety. Any action instituted by a claimant under this bond for payment must be in accordance with the notice and time limitation provisions in Section 255.05(2), Florida Statutes. This instrument regardless of its form, shall be construed and deemed a statutory bond issued in accordance with Section 255.05, Florida Statutes.

Any action brought under this instrument shall be brought in the court of competent jurisdiction in Palm Beach County and not elsewhere.

Serrano

Principal

Damon A Robling, President

Robling Architecture Construction, Inc.

North American Specialty Insurance Company

Surety

(Seal)

Brett A. Ragland Attorney-In-Fact and Florida Title

Licensed Resident Agent

FORM OF GUARANTEE

GUARANTEE FOR (Contractor and Surety Name) Robling Architecture Construction, Inc. and North American Specialty Insurance Company

We the undersigned hereby guarantee that the (Project # 17406) Palm Beach County, Florida, which we have constructed and bonded, has been done in accordance with the plans and specifications; that the work constructed will fulfill the requirements of the guaranties included in the Contract Documents. We agree to repair or replace any or all of our work, together with any work of others which may be damaged in so doing, that may prove to be defective in the workmanship or materials within a period of one year from the date of Substantial Completion of all of the above named work by the County of Palm Beach, State of Florida, without any expense whatsoever to said County of Palm Beach, ordinary wear and tear and unusual abuse or neglect excepted by the County. When correction work is started, it shall be carried through to completion.

In the event of our failure to acknowledge notice, and commence corrections of defective work within five (5) working days after being notified in writing by the Board of County Commissioners, Palm Beach County, Florida, we, collectively or separately, do hereby authorize Palm Beach County to proceed to have said defects repaired and made good at our expense and we will honor and pay the costs and charges therefore upon demand.

DATED				
(Date to	be filled	in at	substantial	completion)

SEAL AND NOTARIAL ACKNOWLEDGMENT OF SURETY

Robling Architecture Construction,

(Contractor)

(Signature)

North American Specialty Insurance Company

(Surety)

(Seal)

(Signature)

Brett A. Ragland, Attorney-In-Fact and Florida

Licensed Resident Agent

SWISS RE CORPORATE SOLUTIONS

NORTH AMERICAN SPECIALTY INSURANCE COMPANY WASHINGTON INTERNATIONAL INSURANCE COMPANY WESTPORT INSURANCE CORPORATION

GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, THAT North American Specialty Insurance Company, a corporation duly organized and existing under laws of the State of New Hampshire, and having its principal office in the City of Overland Park, Kansas and Washington International Insurance Company a corporation organized and existing under the laws of the State of New Hampshire and having its principal office in the City of Overland Park, Kansas, and Westport Insurance Corporation, organized under the laws of the State of Missouri, and having its principal office in the City of Overland Park, Kansas each does hereby make, constitute and appoint:

JOSEPH D. JOHNSON, JR., JOSEPH D. JOHNSON III, BRETT A. RAGLAND, and FRANCIS T. O'REARDON

JOINTLY OR SEVERALLY

Its true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver, for and on its behalf and as its act and deed, bonds or other writings obligatory in the nature of a bond on behalf of each of said Companies, as surety, on contracts of suretyship as are or may be required or permitted by law, regulation, contract or otherwise, provided that no bond or undertaking or contract or suretyship executed under this authority shall exceed the amount of: ONE HUNDRED TWENTY FIVE MILLION (\$125,000,000.00) DOLLARS

This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Boards of Directors of North American Specialty Insurance Company and Washington International Insurance Company at meetings duly called and held on March 24, 2000 and Westport Insurance Corporation by written consent of its Executive Committee dated July 18, 2011.

"RESOLVED, that any two of the President, any Senior Vice President, any Vice President, any Assistant Vice President, the Secretary or any Assistant Secretary be, and each or any of them hereby is authorized to execute a Power of Attorney qualifying the attorney named in the given Power of Attorney to execute on behalf of the Company bonds, undertakings and all contracts of surety, and that each or any of them hereby is authorized to attest to the execution of any such Power of Attorney and to attach therein the seal of the Company; and it is

FURTHER RESOLVED, that the signature of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be binding upon the Company when so affixed and in the future with regard to any bond, undertaking or contract of surety to which it is attached."





shington International Insurance Com nerican Specialty Insurance Company & Senior Vice President of Westport Insurance Corporation

& Senior Vice President of North American Specialty Insurance Company & Senior Vice President of Westport Insurance Corporation



IN WITNESS WHEREOF, North American Specialty Insurance Company, Washington International Insurance Company and Westport Insurance Corporation have caused their official seals to be hereunto affixed, and these presents to be signed by their authorized officers this this 22 da JANUARY day of _ _, 20__18

North American Specialty Insurance Company Washington International Insurance Company Westport Insurance Corporation

ate of Illiu State of Illinois

County of Cook

JANUARY , 20 18, before me, a Notary Public personally appeared Steven P. Anderson , Senior Vice President of

Washington International Insurance Company and Senior Vice President of North American Specialty Insurance Company and Senior Vice President of Westport Insurance Company and Senior Vice President of Washington International Insurance Company and Senior Vice President

of North American Specialty Insurance Company and Senior Vice President of Westport Insurance Corporation, personally known to me, who being by me duly sworn, acknowledged that they signed the above Power of Attorney as officers of and acknowledged said instrument to be the voluntary act and deed of their respective companies.

OFFICIAL SFAL M. KENNY
Notary Public - State of Illinois
My Commission Expires
12/04/2021

M. Kenny, Notary Public

I. Jeffrey Goldberg , the duly elected Vice President and Assistant Secretary of North American Specialty Insurance Company, Washington International Insurance Company and Westport Insurance Corporation do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney given by said North American Specialty Insurance Company, Washington International Insurance Company and Westport Insurance Corporation which is still in full force and effect.

IN WITNESS WHEREOF, I have set my hand and affixed the seals of the Companies this _____ day of _ 20_ left belle

Jeffrey Goldberg, Vice President & Assistant Secretary of Washington International Insurance Company & h American Specialty Insurance Company & Vice President & Assistant Secretary of Westport Insurance Co



CERTIFICATE OF LIABILITY INSURANCE

05/17/2019

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

COVERAGES CERTIFICATE NUMBER:		REVISION NUMBER:		
		INSURER F:	-	
Greenacres	, FL 33463	INSURER E :		
101 Walker		INSURER D : Arch Specialty Insurance Company	21199	
	chitecture Construction, Inc.	INSURER C: United Specialty Insurance Co	12537	
INSURED		INSURER B : Auto-Owners Insurance Company	18988	
		INSURER A : Amerisure Mutual Ins Co	23396	
Jupiter, FL 33477		INSURER(S) AFFORDING COVERAGE	NAIC#	
Suite 102		E-MAIL ADDRESS: dcharron@callic.com		
PRODUCER Collinsworth, Alter, Lambert, LLC 23 Eganfuskee Street			(, _{No):} (561) 427-6730	
		NAME: Dianthe Charron		

IN	THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.						
INSR	TYPE OF INSURANCE	ADDL SUBR	POLICY NUMBER	POLICY EFF	POLICY EXP	LIMIT	S
A	X COMMERCIAL GENERAL LIABILITY	11142 1114				EACH OCCURRENCE	s 1,000,000
	CLAIMS-MADE X OCCUR		GL20769240802	05/23/2019	05/23/2020	DAMAGE TO RENTED PREMISES (Ea occurrence)	s 100,000
						MED EXP (Any one person)	s 5,000
	A second					PERSONAL & ADV INJURY	s 1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:		- Carlos			GENERAL AGGREGATE	s 2,000,000
	POLICY X PRO-					PRODUCTS - COMP/OP AGG	s 2,000,000
	OTHER:						S
В	AUTOMOBILE LIABILITY					COMBINED SINGLE LIMIT (Ea accident)	s 1,000,000
	X ANY AUTO		52320874	05/23/2019	05/23/2020	BODILY INJURY (Per person)	\$
	OWNED SCHEDULED AUTOS ONLY		The state of the s			BODILY INJURY (Per accident)	
	X HIRED AUTOS ONLY X NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	. S
	AUTOS ONLY	3				(Fer accident)	s
С	UMBRELLA LIAB X OCCUR					F40U GOOLIDDENGE	s 5,000,000
	X EXCESS LIAB CLAIMS-MADE		BTN1915445	05/23/2019	05/23/2020	EACH OCCURRENCE	5 000 000
]	DED X RETENTIONS 0					AGGREGATE	
Α						X PER OTH-	\$
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	and the second	WC20543061102	05/23/2019	05/23/2020		. 1,000,000
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A	VV020343001102			E.L. EACH ACCIDENT	4 000 000
	If yes, describe under					E.L. DISEASE - EA EMPLOYEE	1 000 000
n	DESCRIPTION OF OPERATIONS below Professional Liab		PDCPP0014503	05/23/2019	05/23/2020	E.L. DISEASE - POLICY LIMIT Limit per Claim/Aqq	1,000,000
				33,20,2010		-init per Januaryy	1,000,000
				man months			
			(

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
The certificate holder is added as additional insured including products and completed operations for general liability per CG7048, and auto liability when required by written contract. General Liability is primary and non-contributory when required by written contract. Waiver of subrogation applies to general liability, auto liability, and workers comp for the certificate holders when required by written contract. Umbrella extends over general liability, and employer's liability. Cancellation applies as per policy terms, conditions and exclusions.

Certificate Holders is expanded to read: Palm Beach County Board of County Commissioner

CERTIFICATE HOLDER

Palm Beach County, Facilities Development & Operations Capital Improvements Division (Louis Feldkamp) 2633 Vista Parkway West Palm Beach, FL 33411 CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

 \Rightarrow

ACORD 25 (2016/03)

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OEBO SCHEDULE 1

LIST OF PROPOSED CONTRACTOR/CONSULTANT AND SUBCONTRACTOR/SUBCONSULTANT PARTICIPATION

SOLICITATION/PROJECT/BID NAME: WUD S	RWRF Elev	Modernization	SOLICITA	SOLICITATION/PROJECT/BID No.: 17406				
NAME OF PRIME RESPONDENT/BIDDER: Rol	bling Archite	cture Construction, I	nc			nue, Greenacres, FL	33463	
CONTACT PERSON: Damon A Robling				PHONE N	O.: 561-649-6705	i	E-MAIL: ballen@rob	oling.com
SOLICITATION OPENING/SUBMITTAL DATE:				DEPARTMENT: Capital Improvements Division				
PLEASE LIST THE DOCLAR AMOUNT OF PLEASE ALSO LIST THE DOLLAR AMOUNT OF PROJECT.	R PERCE UNT OR F	NTAGE OF WO	PRK TO BE OF WORK 1	COMPLETED BY T	HE <u>PRIME COI</u> BY ALL SUBC	NTRACTOR/COI CONTRACTORS/	NSULTANT ON 1 SUBCONSULTA	THIS PROJECT. NTS ON THE
		DOLLAR AMOUNT OR PERCENTAGE OF WORK						
Name, Address and Phone Number		Minority/Women Business	Small Business	Black	Hispanic	Women	Caucasian '	Other (Please Specify)
Robling Architecture Construction, Inc 101 Walker Avenue Greenacres, FL 33463 T: 561-649-6705			√				\$38,680.00	unimp for miler pred differentimentants of d
ThyssenKrupp Elevalor 7481 NW 66th Street Miami, FL 33166-2801 T:561-350-5751	✓							\$243,154.00
3- Overhead Door Company of South Florida 3949 Commerce Parkway Miramar, Ft. 33025 T: 954-266-7960	✓						-	\$4,825.00
General Conditions, Contingency, Allowance Unpurchased Scope	es,							\$40,411.00
5.,						-		
(Please use additional sheets if necessary)			Total	Mich and the Colonia of the Colonia			\$38,680.00	\$288,390.00
Total Bid Price \$327,070.00				E - M/WBE Participation _	11.8%		×	-
I hereby certify that the above information is accurate	f my knowledge:		Signature			President		
				Signature			,,,	ue .

Note:

- 1. The amount listed on this form for a Subcontractor/subconsultant must be supported by price or percentage listed on the properly executed Schedule 2 or attached signed proposal.
- 2. Firms may be certified by Palm Beach County as an SBE and/or an M/WBE. If firms are certified as both an SBE and/or M/WBE, please indicate the dollar amount under the appropriate category.
- 3. Modification of this form is not permitted and will be rejected upon submittal.

OEBO LETTER OF INTENT – SCHEDULE 2

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All subcontractors/subconsultants, including any tiered

subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: 17406 SOLICITATION/PROJECT NAME: WUD SRWRF Elevator Modernization Name of Prime: Robling Architecture Construction, Inc. (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): expires 6/26/2021 ☑SBE ☐ WBE ☐ MBE ☐M/WBE ☐Non-S/M/WBE The undersigned affirms they are the following (select one from each column): Column 1 Column 2 ✓ Male ☐ Female ☐ African-American/Black ☐ Asian American Caucasian American ☐ Hispanic American Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line **Item Description Unit Price** Qty./Units Total Price/Percentage Contingencies/ Item Allowances **Construction Managment** \$38,680 The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: \$38,680If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Price or Percentage: Name of 2nd/3rd tier Subcontractor/subconsultant Robling Architecture Construction, Inc. Robling Architecture Construction, Inc. Print name of Subcontractor/subconsultant Print name of Prime **Authorized Signature Authorized Signature** Damon A Robling Damon A Robling Print name Print name President President Date: 12/2/2019 Date: 12/2/2019

Revised 12/31/2018

OEBO LETTER OF INTENT - SCHEDULE 2

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All subcontractors/subconsultants, including any tiered

subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: 17406 SOLICITATION/PROJECT NAME: WUD SRWRF Elevator Moderninzation Name of Prime: Robling Architecture Construction, Inc. (Check box(s) that apply) SBE ☐ WBE ☐ MBE ☐ M/WBE ☑ Non-S/M/WBE Date of Palm Beach County Certification (if applicable):_ The undersigned affirms they are the following (select one from each column): Column 1 Column 2 ☐Male ☐Female ☐African-American/Black ☐Asian American ☐Caucasian American ☐ Hispanic American Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. **Unit Price** Qty./Units **Total Price/Percentage** Line **Item Description** Contingencies/ Item **Allowances** Elevator Modernization 243,154.00 The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: 243,154.00 If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the Yes, TKE contemplates subcontracting of certain portions of the Work. amount below accompanied by a separate properly executed Schedule 2. To be determined. To be determined. Price or Percentage: Name of 2nd/3rd tier Subcontractor/subconsultant Robling Architecture Construction, Inc. ThyssenKrupp Elevator Print name of Prime Print name of Subcontractor/subconsultant thorized Signature Authorized Signature Damon A Robling Print name Print name **Alpay Turker** President Contract Analyst Title Title

Date: 1/30/2020

Revised 12/31/2018

Date: 12/2/19 |- 51 - 2020

OEBO LETTER OF INTENT – SCHEDULE 2

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for

both pa	and should be treated as such. The Schedule 2 shall rties recognize this Schedule as a binding docu actors/subconsultants, must properly execute this docoroposal.	ment. All	subcontracto	ors/subconsultants,	including any tiered
SOLICITA	тіоn/project number: 17406				
SOLICITA	TION/PROJECT NAME: WUD SRWRF Elevator N	loderninza	tion		·
Name of	Prime: Robling Architecture Construction, Inc	; .			
(Check b	ox(s) that apply)		each County C	ertification (if applic	ahla).
	<u></u>			er uncation (if applie	abiej
Column 1	ersigned affirms they are the following (select one from Column 2	each column):		
□Male [Asian Americ Native Amer		asian American	
properly e to be perf	PARTICIPATION — S/M/WBE Primes must document all work executed Schedule 2 for any S/M/WBE participation may result or median supplied with the dollar amount and/or percess/M/WBE is certified. A detailed proposal may be attached to	lt in that partic entage for each	ipation not bein work item. S/	ng counted. Specify in M/WBE credit will only	detail, the scope of work
Line Item	Item Description	Unit Price	Qty./Units	Contingencies/ Allowances	Total Price/Percentage
	Overhead Door				\$4,825
<u> </u>					

	rsigned Subcontractor/subconsultant is prepared to self-perfoowing total price or percentage: \$4,825	rm the above-	described work	in conjunction with the	e aforementioned project
If the und	ersigned intends to subcontract any portion of this work to	another Subco	ntractor/subco	onsultant, please list th	ne business name and the
amount b	elow accompanied by a separate properly executed Schedul	e 2.			
N:	ame of 2 nd /3 rd tier Subcontractor/subconsultant	Price o	r Percentage: _		
	Robling Architecture Construction, Inc.	Ove	head Door S	: FI	
	Print name of Prime			of Subcontractor/sub	consultant
		D	AI		-
	By: Authorized Signature	Ву:	A	uthorized Signature	-
	Damon A Robling	Artur	o Goenága		
	Print name	Print	name		
	President	Title		-	
	Title	Hitle			
	Date: 1/30/2020		12/2/19		

Revised 12/31/2018

Attachment 3

BUDGET AVAILABILITY STATEMENT

REQUEST DATE: 01/17/20 REQUESTED B	Y: Tom McNamara PHONE: 233-2057
PROJECT TITLE: SRWRF Elevator Modernization & (Same as CIP or IST, if app)	
ORIGINAL CONTRACT AMOUNT: NA EFDO # 2017-031507	IST PLANNING NO.:
REQUESTED AMOUNT: \$329,670	BCC RESOLUTION#: R2016-0762 DATE: 06/21/16
CSA or CHANGE ORDER NUMBER: Amendment #17	
LOCATION: 12751 Hagen Road Road, Boynton Beach	BUILDING NUMBER:
DESCRIPTION OF WORK/SERVICE LOCATION:	
PROJECT/ W.O. NUMBER: 17406	
CONSULTANT/CONTRACTOR: Robling Architecture	Construction, Inc.
PROVIDE A BRIEF STATEMENT OF THE SC CONSULTANT/CONTRACTOR:	COPE OF SERVICES TO BE PROVIDED BY THE
GMP for construction services.	
CONSTRUCTION \$327,070 PROFESSIONAL SERVICES \$ STAFF COSTS* \$ 1,600 EQUIP. / SUPPLIES \$ CONTINGENCY \$ TOTAL \$328,670	
by FD&O. Unless there is a change in the scope of work, no a	f charges and your account will be charged upon receipt of this BAS dditional staff charges will be billed. If this BAS is for construction tual and reconciled at the end of the project. If the project requires led actual hours worked upon project completion.
BUDGET ACCOUNT NUMBER(S) (Specify distribution	on if more than one and order in which funds are to be used):
FUND: 4001 DEPT: 720 UNIT:	2410 OBJ: 4615
IDENTIFY FUNDING SOURCE FOR EACH ACCO Ad Valorem (Amount \$)	UNT: (check <u>and</u> provide detail for <u>all</u> that apply) Infrastructure Sales Tax (Amount \$)
State (source/type: Amount \$)	Federal (source/type:Amount \$)
Grant (source/type:Amount \$)	Impact Fees: (Amount \$)
X Other (source/type: USER FEES Amount \$ALL)	
Department: WATER UTILITIES	4
BAS APPROVED BY: The Color	DATE 1/21/2020
ENCUMBRANCE NUMBER;	-

17525 Stockade Bldg. U - Addiction Receiving Unit 18-Aug-17 17537 PBC Self Service Center Preconstruction Services 26-Oct-17 AW 17369 WUD - Archive Room Remodel GMP for construction services BCC 7-Nov-17 16539 EOC Lobby Enhancements GMP for construction services 17510 Santaluces Aquatic Center Renovation GMP for construction services 19-Dec-17 BCC 17459 Family Shelter Phase Two Preconstruction Services 14-Dec-17 AW 15205 Osprey Point Golf Course Pro Shop Remodel - Phase I GMP for construction services 23-Jan-18 BCC 17537 Clerk's Self Service Center GMP for construction services 10-Jan-18 CRC Royal Palm Beach Library Sewer Line Replacement GMP for construction services 14-Feb-18 CRC This was not used changed to a WO GMP for construction services 17459 Family Shelter Phase Two 13-Mar-18 BCC 15205 Osprey Proint Golf Course New Café Phase II GMP for construction services 15-Apr-18 BCC 17221 **Convention Center Courtyard Renovations** Preconstruction Services 2-May-18 AW 17224 Parks Playground Equipment Replacement Preconstruction Services 16-Jul-18 AW 18622 CJC Courtrooms Renovation Preconstruction Services 11-Sep-18 AW 17406 SRWRF Elevator Modernization & Stucco Repair Preconstruction Services 23-Oct-18 AW Preconstruction Services 16-Oct-18 BCC 17406 SRWRF Stucco Safety Repair GMP for construction services 6-Feb-19 CRC 17375 WUD Customer Service Center Remodel reconstruction Services 14-Nov-18 AW 18313 Fire-Rescue Station No. 28 Reroof GMP for construction services 28-May-19 AW 18493 WUD CROC Parking Lot Preconstruction Services 28-May-19 AW 17514 WUD CROC Roof Replacement Preconstruction Services 7-Jun-19 AW 17544 WUD SROC Roof Replacement Preconstruction Services 31-Jul-19 AW 18313 Fire Rescue Station No. 28 Reroof GMP for construction services 22-Oct-19 BCC 17319 WUD SROC Operations & Warehouse Building Improvements Preconstruction Services 25-Oct-19 AW 19336 CJC Elevator Repairs GMP for construction services 6-Nov-19 AW 19366 Medical Examiner's X ray Room improvements GMP for construction services 5-Nov-19 AW 18586 WUD WTP #3 Generator Storage Pavilion Preconstruction Services 25-Oct-19 AW 17514 WUD CROC Roof Replacement GMP for construction services 17-Dec-20 BCC Fire Rescue Station No. 19 Generator Relocation & Replacement reconstruction Services 21-Nov-19 AW 18514 Fire Rescue Station No. 21 Renovations Preconstruction Services 21-Nov-19 AW 19626 PBSO Real Time Crime Lab HVAC Upgrades GMP for construction services 79,41% 17544 WUD SROC Roof Replacement GMP for construction services 17319 WUD SROC Operations Building Improvements GMP for construction services 17406 WUD SRWRF Elevator Moderization GMP for construction services

CN	AT R	ISK HI	STORY							*			
Cor	nstructio	n Manage	er:	Robling Const	ruction (SBE)		Total:	15,493,369.85			A PARTY	LYES	
Cor	ntract Award Date: 21-Jun-16			Waived	0.00		SBE Goal:		20%				
Res	solution	ion Number: R-2016-0762					Balance	15,493,369.85	38.84%				
Anı	Annual Type: Construction Manager @ Risk								Monitored By:		CID		
Expiration Date: 20-Jun-20													
	newal O			No Renewals F	Remaining								
Tas	k Work	Amend	Amount	API Amount	SBE Amount	Requested By	Request	Project#	Project Name	Services	Approved	Apprid By	
	Oraer	Number		Waived	GDE Amount	Requested by	Date	Hojecur	Project Name	Services	Approved	жирг и Бу	SBE %
8	Order	Number	\$8,870.00		\$8,870.00	Anthony Longo (cc)	Date 15-May-17		EOC Lobby Renovation	Preconstruction Services	6-Jun-17	AW AW	SBE %
8	Order	Number 3						16539					
8	1	Number 3	\$8,870.00		\$8,870.00	Anthony Longo (cc)	15-May-17	16539	EOC Lobby Renovation	Preconstruction Services	6-Jun-17	AW	100.00%
8	1 2	Number 3	\$8,870.00 \$1,463,148.00		\$8,870.00 \$467,974.00	Anthony Longo (cc) Anil Patel	15-May-17 17-May-17	16539 16217 16468.01	EOC Lobby Renovation WUD Hurricane Hardening Projects	Preconstruction Services GMP for construction services	6-Jun-17 11-Jul-17	AW BCC	100.00% 31.98%
8	1 2	Number 3	\$8,870.00 \$1,463,148.00 \$114,679.00		\$8,870.00 \$467,974.00	Anthony Longo (cc) Anil Patel Anthony/Allen	15-May-17 17-May-17 31-May-17	16539 16217 16468.01	EOC Lobby Renovation WUD Hurricane Hardening Projects Animal Care & Control - Pahokee Renovations	Preconstruction Services GMP for construction services GMP for construction services	6-Jun-17 11-Jul-17 14-Jun-17	AW BCC CRC	100.00% 31.98% 61.40%
9	1 2	3	\$8,870.00 \$1,463,148.00 \$114,679.00 \$174,662.00		\$8,870.00 \$467,974.00 \$70,414.00	Anthony Longo (cc) Anil Patel Anthony/Allen Anthony/William	15-May-17 17-May-17 31-May-17 7-Aug-17	16539 16217 16468.01 16532 17490	EOC Lobby Renovation WUD Hurricane Hardening Projects Animal Care & Control - Pahokee Renovations Family Shelter Renovations	Preconstruction Services GMP for construction services GMP for construction services GMP for construction services	6-Jun-17 11-Jul-17 14-Jun-17 11-Oct-17	AW BCC CRC CRC	100.00% 31.98% 61.40% 0.00%

\$12,500.00

\$304,221,00

\$387,698.00

\$561,384.00

\$45,738.00

\$1,425,261.00

\$101,092.00

\$195,311.00

\$436,024,00

\$1,950,348.00

\$9,529.00

\$7,967.00

\$7,419.00

\$10,755.00

\$441,498.00

\$125,869.00

\$9,380,00

\$9,380.00

\$9,368.00

\$22,731.00

\$16,215.00

\$762,460.00

\$17,517.00

\$94,049.44

\$60,055.00

\$10,955.45

\$6,817.45

\$7,561.25

\$250,690,00

\$890,012.00

\$1,984,971.00

\$327,070.00

Total: \$15,493,369.85

\$1,580,323.26

3

4

6

8

15

20

18

20

22

23

24

10

12

13

16

17

\$12,500.00

\$213,604.0

\$170,261.5

\$150,187.0

\$45,738.0

\$568,137.0

\$38,351.00

\$30,000.00

\$89,580.0

\$297,937.00

\$0.00

\$0.00

\$0.00

\$0.00

\$0.00

\$0.00

\$0.00

\$0.00

\$0.00

\$0.00

\$9,529.0

\$7,967.0

\$7,419.00

\$10,755.00

\$92,387.85

\$9,380.00

\$9,380.00

\$9,368.00

\$13,435.00

\$9,075.00

\$540,628.00

\$17,517.00

\$51,006.68

\$54,705.00

\$10,955.45

\$443,828.50

\$6,817.45

\$7,561.25

\$199,078.00

\$255,514.00

\$38,680.00

\$1,035,876.00

\$0.00 \$6,017,671.71

\$206,594.0

Anthony

Anthony/Dylan

Anthony/Jason

Anthony/Jason G.

William Munker

Anil Patel

William Munker

Anthony Longo

Anil Patel

Mike McPherson

Rosalyn Acosta

Luis Herrera

Mike McPherson

Jason Griffith

Gus Arnold

Tom McNamara

Tom McNamara

Tom McNamara

Tom McNamara

Gus Arnold

Tom McNamara

Luis Herrera

Tom McNamara

Tom McNamara

Gus Arnold

Gus Arnold

Brian McNamara

Tom McNamara

Tom McNamara

Brian McNamara

INSERT ABOVE THIS LINE

Luis Herrera

Anthony Longo

1-Sep-17

2-Oct-17

17-Oct-17

15-Nov-17

15-Nov-17

30-Nov-17

28-Dec-17

29-Jan-18

1-Feb-18

12-Feb-18

3-Apr-18

4-Jun-18

24-Aug-18

7-Sep-18

17-Sep-18

11-Oct-18

16-Oct-18

5-Jan-19

18-Apr-19

28-May-19

20-Jun-19

9-Jul-19

26-Jul-19

27-Jul-19

24-Aug-19

27-Aug-19

9-Oct-19

31-Oct-19

31-Oct-19

18-Dec-19

5-Dec-19

5-Dec-19

13-Jan-19