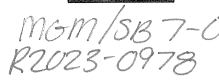
Agenda Item: 6B-2

#### PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS



#### **AGENDA ITEM SUMMARY**

Cubusitied By Department of Airports	
Submitted By:  Department of Airports	Jahlee Jacobs (Scott Stand Sales)
====================================	Jacobs Stand Stand Stand

#### I. EXECUTIVE BRIEF

**Motion and Title: Staff recommends motion to approve:** Amendment No. 10 to the Construction Manager (CM) at Risk Contract (Contract) with The Morganti Group, Inc. (MGI) for CM at Risk Services for Airport Improvements for Palm Beach County Department of Airports (Department) in the amount of \$2,277,200 and 270 Calendar Days for Work Order MC 19: Landside Security Improvements at Palm Beach International Airport (PBI).

**Summary:** The Contract with MGI for CM at Risk Services for Airport Improvements for the Department was approved by the Board on January 15, 2019 (R 2019-0042). The Contract is for 2 years with 3 one (1) year renewal options and is a task/work order based contract for CM at Risk services. The MGI, is a Danbury, Connecticut, based firm; however, the work will be directly managed by their southeast regional office in Palm Beach County. The Contract value to date is \$23,805,793.99. Approval of Amendment No. 10 in the amount of \$2,277,200 and 270 Calendar Days will enable MGI to complete Work Order MC 19: Landside Security Improvements at PBI to implement security improvements at various locations throughout the airport campus. A Disadvantaged Business Enterprise (DBE) goal of 12% was established for this Contract. DBE participation for this Work Order is 12%. DBE participation for this Contract to date is 22%. Pursuant to changes to Chapter 332, Florida Statutes, effective July 1, 2023, a governing body of a medium hub commercial service airport may not approve purchases of contractual services in excess of \$1,000,000 on a consent agenda. This Amendment exceeds the threshold amount and must be approved on the regular agenda.

Countywide (AH)

**Background and Policy Issues:** Approval of this item will allow the County to implement additional measures to enhance the security of the facilities at PBI. As technology improves and facilities expand, the Department of Airports implements changes to security infrastructure to meet all required security initiatives and directives whenever necessary. Builder's Risk Insurance for this project will be provided by MGI prior to the start of construction.

#### Attachments:

1.	. Amendment No. 10 to CM at Risk Contract with MGI (w/Contract History) – (3 originals)
2	DRE Goal Information

Recommended	BY: C. C. Laure Pulse	6-14-23
Necommenaca	Department Director	Dațe
Approved By: _	1 Baker	0/23/23
Approved by	County Administrator	Date

## II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fisc	cal impact:				
Fiscal Years	20 <u>23</u>	20 <u>24</u>	20 <u>25</u>	20 <u>26</u>	20 <u>27</u>
Capital Expenditures	\$2,277,200				
Operating Costs External Revenues (Grants) Program Income (County)	(\$910,000)				
In-Kind Match (County) NET FISCAL IMPACT	\$1,367,200				
# ADDITIONAL FTE POSITIONS (Cumulative)					
Is Item Included in Current Bu Does this item include the use		ds?	YesX Yes	No X	- -
Budget Account No: Fund Reporting	<b>^</b> (	nent <u>121</u>	Unit <u>A407/</u>	A418 Object	6505
B. Recommended Sources of	Funds/Summa	ary of Fisca	l Impact:		
Approval of this item will resu Unit A407 funds will be utilize	ılt in capital expe ed first and the r	enditures of semaining wil	\$2,277,200, wl I be expended	hich is in the co	urrent budget.
Amendment No. 10 will be part Department of Transportation \$500,000. The Board approv 2/1/2022.  C. Departmental Fiscal Review	n, which was applyed an amendm	proved by th	e Board on 6/8	3/2021 in the a	mount of
	III. REVIE	W COMME	<u>NTS</u>		
A. OFMB Fiscal and/or Contra  ADOLL 6/20/23  OFMB	CJW 6-16-23	$\langle \rangle$	act Dev. and	Santon	(6/22)23
B. Legal Sufficiency:					
Assistant County Attorney	123/23				
C. Other Department Review:					
Department Director	_				

REVISED 11/17

(THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT)



# Compliance Summary Report Palm Beach County

Vendor Number	Vendor Name	AM Best Rating		Policy #	Eff. Date	Exp. Date Coverage	Coverage	Contract Number	Contract Name
			Callel					DOA 18-2	CM at Risk Contract for
DX00000795	The Morganti Group, Inc.	Modiffed	Compliant					2	Airport Improvements
		Ag , XV	The Continental Insurance	7036105471	12/31/2022	12/31/2023	12/31/2022 12/31/2023 Auto Liability		
		A+g , XV	Company American Guarantee and Liability 0368479805	y 0368479805	12/31/2022	12/31/2023	Excess Liability		
		, XV	Insurance Company Starr Indemnity & Liability	10000584535221	12/31/2022	12/31/2022 12/31/2023	Excess Liability		
		Ag, XV	Company National Fire Insurance Company 7036105454	ly 7036105454	12/31/2022	12/31/2023	12/31/2023 General Liability		
		Ag , XV	or namord The Continental Insurance Company	7036105499	12/31/2022	12/31/2023	12/31/2023 Workers Comp		

Con
Required Additional Insured: Palm Beach County Board of County Commissioners
Ownership Entity:

#### **CERTIFICATE** (Corporation)

The undersigned hereby certifies that the following are true and correct statements:

1. That Nabil Takla is the President of The Morganti Group, Inc., a corporation organized and existing in good standing under the laws of the State of Connecticut, hereinafter referred to as the Corporation, and that the following Resolutions are true and correct copies of certain Resolutions adopted by the Board of Directors of the Corporation as of the 9th day of November, 2018, in accordance with the laws of the State of Connecticut, the Articles of Incorporation and the Bylaws of the Corporation.

RESOLVED that the corporation shall enter into that certain Contract, Palm Beach County DOA18-3 CM at Risk Services for Airport Improvements for the Department of Airports Agreement between Palm Beach County, a political subdivision of the State of Florida and the Corporation (the Agreement), a copy of which is attached hereto: and be it

FURTHER RESOLVED, that Stephen Sines, the Vice President of Operations of the Corporation, is hereby authorized and instructed to execute such Agreement and such other instruments as may be necessary and appropriate for the Corporation to fulfill its obligations under the Agreement,

- 2. That the foregoing resolutions have not been modified, amended, rescinded, revoked or otherwise changed and remain in full force and effects as of the date hereof.
- That the Corporation is in good standing under the laws of the State of Florida, and had qualified, if legally required, to do business in the State of Florida and has full power and authority to enter into such Agreement.

IN WITNESS WHEREOF, the undersigned has set his hand and affixed the Corporate Seal of the

Corporation on the 3rd day of January, 2019.

ubscribed and sworn before me by Nabil Takla this 3rd day of January, 2019.

Jorary Public

NOTARY PUBLIC

COMMISSION EXPIRES OCT. 31, 2021

JUDITH E. ANNUNZIATA

# AMENDMENT NO. 10 TO THE CONTRACT BETWEEN

# PALM BEACH COUNTY DEPARTMENT OF AIPORTS AND THE MORGANTI GROUP, INC.

#### **FOR**

# CONSTRUCTION MANAGEMENT SERVICES AIRPORT IMPROVEMENTS PROJECT NO. DOA 18-3 R 2 0 2 3 0 9 7 8 HILL 1 1 2023

This Amendment No. 10 to the Contract is made as of the \_\_\_\_\_ day of \_\_\_\_\_\_, 2023, by and between Palm Beach County, Florida (COUNTY) and The Morganti Group, Inc., a corporation authorized to do business in the State of Florida, hereinafter referred to as the CONSTRUCTION MANAGER, having its office and principal place of business at 1662 North US Highway 1, Suite C, Jupiter, Florida 33469.

WHEREAS, the Owner and Construction Manager acknowledge and agree that the Contract between Owner and **THE MORGANTI GROUP, INC**. dated <u>January 15, 2019 (R-2019-0042)</u> is in full force and effect and that this merely supplements said Contract; and

WHEREAS, on June 18, 2019, the County entered into Amendment #1 (R-2019- 0838) with the CONSTRUCTION MANAGER and that this merely supplements said Contract; and

WHEREAS, on June 18, 2019, the County entered into Amendment #2 (R-2019-0839) with the CONSTRUCTION MANAGER and that this merely supplements said Contract; and

WHEREAS, on January 7, 2020, the County entered into Amendment #3 (R-2020-0014) with the CONSTRUCTION MANAGER and that this merely supplements said Contract; and

WHEREAS, on September 15, 2020, the County entered into Amendment #4 (R-2020-1336) with the CONSTRUCTION MANAGER and that this merely supplements said Contract; and

WHEREAS, on December 8, 2020, the County entered into Amendment #5 (R-2020-1808) with the CONSTRUCTION MANAGER exercising the first one year renewal option and that this merely supplements said Contract; and

WHEREAS, on May 4, 2021, the County entered into Amendment #6 (R-2021-0605) with the CONSTRUCTION MANAGER and that this merely supplements said Contract; and

WHEREAS, on December 7, 2021, the County entered into Amendment #7 (R2021-1784) with the CONSTRUCTION MANAGER exercising the second one year renewal option and that this merely supplements said Contract; and

WHEREAS, on December 20, 2022, the County entered into Amendment #8 (R-2022-1569) with the CONSTRUCTION MANAGER which included exercising the third and final one year renewal option and that this merely supplements said Contract; and

WHEREAS, on February 7, 2023, the County entered into Amendment #9 (R-2023-0214) with the CONSTRUCTION MANAGER and that this merely supplements said Contract; and

WHEREAS, the parties have negotiated a Guaranteed Maximum Price (GMP), including Construction Manager's fees for construction and warranty services and other services as set forth herein and in the Contract; and

WHEREAS, the Construction Manager represents that the Construction Manager, Subcontractors, material and equipment suppliers 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 based 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 Amendment to the 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 identifies, or should have identified through the exercise of reasonable skill and care, during the pre-construction phase of this Contract; and

WHEREAS, the Construction Manager's review and comparison of all Drawings has taken into 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.

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) GUARANTEED MAXIMUM PRICE

Pursuant to Article 2.2 and Article 6 of the Contract between Owner and Construction Manager, the parties have agreed to the establishment of a Guaranteed Maximum Price of §2,277,200.00 for the construction costs for Work Order MC 19: Landside Security Improvements at Palm Beach International Airport (PBI).

Refer to Exhibit A.

#### (2) SCHEDULE OF TIME FOR COMPLETION

Pursuant to Article 5.3, Construction Manager shall complete the project within the milestones noted in the table below or Liquidated Damages for failure to complete within the contract time or approved extension thereof shall be assessed.

Description	Calendar Days from	Liquidated Damages
Substantial Completion	240	\$1,000/ Cal Day
Final Completion	270	\$0/ Cal Day

#### (3) MODIFICATIONS TO CONTRACT

Except as specifically amended herein, all other terms and conditions of the Contract shall remain in full force and effect. Appendix B State Contract Clauses applies

# (4) ATTACHMENTS Exhibit A Guaranteed Maximum Price Appendix B State Contract Clauses

Except as specifically amended herein, all other terms and conditions of the Contract shall remain in full force and effect.

IN WITNESS WHEREOF, the Board of County Commissioners of Palm Beach County, Florida has made and executed this Amendment on behalf of the COUNTY and CONSTRUCTION MANAGER has hereunto set its hand the day and year above written.

R2023 0978 JUL 112023

JOSEPH ABRUZZO; CLERK OF THE CIRCUIT COURT & COMPTROLLER  By:  Deputy Clerk	PALM BEACH COUNTY, FLORIDA A Political Subdivision of the State of Florida BOARD OF COUNTY COMMISSIONERS  By:  Gregg Weiss, Mayor
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	APPROVED AS TO TERMS AND CONDITIONS
By: County Attorney	By: Beck Director of Airports
WITNESS:	
FOR CONSTRUCTION MANAGER	CONSTRUCTION MANAGER:
Signature	Signature
Brent Martin	Stephen Sines
Name (type or print)	Name (type or print)
	Vice President of Operations Title
	(Corporate Seal)

# Exhibit "A"

- 1. GMP dated 6/7/2023
- 2. Performance and Payment Bond(s)
- 3. Contract History

# 1. GMP dated 6/7/2023



# MC19: Landside Security Improvements Palm Beach County Department of Airports

Guaranteed Maximum Price 6/7/2023 FINAL











#### TABLE OF CONTENTS

<u>SECTIONS</u> <u>Status</u>

1- Guaranteed Maximum Price

INCLUDED

A summary of construction division line items costs including construction components, general conditions, general requirements, bonds & insurance, and fees.

2- Subcontractor Summary

INCLUDED

A subcontractor summary entailing the bidders, DBE values, and associated costs.

3- General Conditions

INCLUDED

An itemized list of general condition items such as temporary barriers, dumpsters and various supplies needed to execute the work.

4- Staffing

INCLUDED

A breakdown of construction management staff with utilization rate, quantity in months and total labor costs.

5- Assumptions and Clarifications

INCLUDED

A breakdown of assumptions and clarifications related to this specific project including a summary of unique facets of the project.

6- Construction Schedule

INCLUDED

A summary-level construction schedule in bar chart format

7- Contract Documents

INCLUDED

Drawing Log, Specification Log, RFI Log

8 - Alternates Log

INCLUDED

List of Alternates for Owner's Approval

9- DBE Bid Participation Summary

INCLUDED

Summary list of subcontractor bids received and DBE participation





## **Guaranteed Maximum Price**

# Palm Beach County Department of Airports MC19: Landside Security Improvements

Date:

June 7, 2023

Owner:

Palm Beach County Department of Airports

CM:

The Morganti Group, Inc.

Architect:

AECOM



FINAL

#### **Guaranteed Maximum Price**

		Estimated		Guaranteed
Division	Description	Quantity	Unit	Max Price
090000	Finishes	1	ls	\$ 25,000.00
260000	Electrical & Low Voltage	1	ls	\$ 1,434,401.20
	Subtotal: Division 1-33	grane da Colonada A Anako ganzo da Colon		\$ 1,459,401.20
	Reimbursable General Conditions	1.00	ls	\$ 20,260.00
e paragraphic despertation.	Subtotal	an marang kepiter terdesa 1935. Salamber Kalenda dan dan		\$ 1,479,661.20
	General Liability Insurance	1.00	ls	\$ 35,881.00
	Builder's Risk Insurance	1.0000	ls	\$ 33,562.75
	Payment and Performance Bonds	0.0103	ls	\$ 23,456.00
	Subtotal			\$ 1,572,560.95
	Construction Contingency	2.00%	%	\$ 45,553.05
	Fee	5.00%	%	\$ 78,629.00
	Construction Staffing	1.00	ls	\$ 535,138.00
	Subtotal			\$ 2,231,881.00
	Material Cost Escalation Contingency	1.00%	%	\$ 22,772.00
	Subtotal	Language a	Landing Property	\$ 2,254,653.00
	Preconstruction Fee	1.00%	ls	\$ 22,547.00

**TOTAL GMP** 

\$ 2,277,200.00



# **Subcontractor Summary**



Palm Beach County Department of Airports MC19: Landside Security Improvements THE MORGANTI GROUP INC.

#### **Subcontractor Summary**

Bid Package	Description	Bidder	DBE	Value	Amo	unt of Proposal	Addendum Received	Amo	ount Utilized in GMP
DIVISION	090000: Finishes								
9A	Painting	Budget	\$	-	\$	15,000.00	NA	\$	15,000.00
9B	Stucco Repair	Budget			\$	10,000.00	NA	\$	10,000.00
DIVISION	260000: Electrical								
26	TElectrical	Stryker Electric	\$ 18	6,632.00	\$	1,169,361.20	1, 2, 3	\$	1,169,361.20
26	Electrical	Budget			\$	225,000.00	NA	\$	225,000.00
27	Genetec Licensing	Budget			\$	40,040	NA	\$	40,040.00
L	1000.00		\$	186,632			Subtotal:	\$	1,459,401.20

	DBE Participation Dollars	% of GMP
DBE Subcontractor Total:	\$ 186,632.00	8.20%
DBE Cooper %:	\$ 97,569.12	4.28%
DBE Total (12% of GMP Rqd):	\$ 284,201.12	12.48%

\$ 78,629.00
\$ 45,553.05
\$ 22,772.00
\$ 20,260.00
\$ 535,138.00
\$ 23,456.00
\$ 33,562.75
\$ 35,881.00
\$ 22,547.00
\$ \$ \$ \$ \$

Total Guaranteed Maximum Price \$ 2,277,200.00

### SECTION- 3

# **General Conditions**



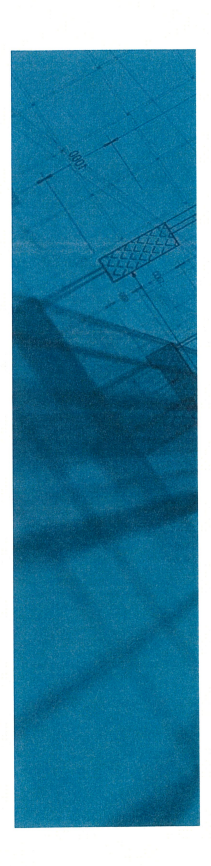
Palm Beach County Department of Airports MC19: Landside Security Improvements THE MORGANTI GROUP INC.

#### **GMP GENERAL CONDITIONS**

A TOTAL CONTRACTOR OF THE CONTRACTOR OF THE	AUGUSTON AND THE UNIVERSAL TO BE	Special Charles and Charles	nedwirte bieteile	TOTAL TEST CONTROL OF CONTROL	2016/-0	Maryon, and a start people	
ITEM DESCRIPTION	Utilization Rate	QTY.	Unit	Unit Cost	\$	- Cost	Remarks
AYOUT			ls.		\$		
Independent Surveyor	<u></u>	_	ls.		\$		
Ground penetrating radar		_	ls.		\$		by trades
As-Built Survey	-		ls.	-	\$		by trades
-			- 1				
TESTING AND COMMISSIONING				500.00	-		
Third Party Testing & Inspections			each	500.00	\$		
TEMPORARY FACILITIES							
Chemical Toilets - Contractor	1	25.0	wks	175.00		4,375.00	During Long Term Garage work only
Handwash Station - Contractor	1	25.0	wks	175.00	\$	4,375.00	During Long Term Garage work only
TEMPORARY CONSTRUCTION		_			$\vdash$		
Temporary Fence / 5'			mo.		\$	-	
Temporary Fence / 10' gate			each		\$	-	
Green screen	_		each		\$	-	
Water-filled Barricades - Rent	1	6.0	mo.	360.00	\$	2,160.00	
Temporary Fence / Mob / Relocation			each		\$	-	
Temporary Fire Protection & Servicing	1	3.0	ea	300.00	\$	900.00	
Job Signs		1.0	ls.	1,500.00	\$	1,500.00	
CLEAN UP							
Final Cleaning	1	-	ls.	640.00	\$		
30 YD - Dumpster	1	8.0	ld.	650.00		5,200.00	
20 YD - Dumpster	1		ld.	550.00		-	
		-	1 7				
SUPPLIES		_			ļ.,		
First Aid Supplies	1	6.0	mo.	50.00		300.00	
Safety Supplies (Non PPE)	1	6.0	mo.	50.00		300.00	
COVID- 19 Supplies	1	6.0	mo.	50.00		300.00	
Weather Thermometer (Weather Station)	1	-	ea.	500.00		300.00	
Reproduction Expenses	1	2.0	set	150.00	\$	300.00	
JTILITIES		_					
Construction Electric Power - Monthly	1	-	mo.	350.00			By Owner, Use existing
Water Consumption - Monthly	1		mo.	225.00	\$	-	By Owner, Use existing
- CUBMENT	10.1		ls.		\$		
EQUIPMENT				300.00	\$	300.00	
Small Tools	1	1.0	ea.	300.00	Φ	300.00	
MISC. REQUIREMENTS						050.00	A STATE OF THE STA
Project Closeout	1	1.0	ls.	250.00	\$	250.00	
SUB TOTAL GENERAL CONDITIONS			-		\$	20,260.00	
JUD TOTAL GLINLIVAL CONDITIONS					+		



# Staffing



Palm Beach County Department of Airports MC19: Landside Security Improvements THE MORGANTI GROUP INC.

#### **GMP STAFFING**

		Utilization	Duration (mths)		Rate		Total
1	Home Office Employees - Sines, Martin, Freese	0.15	4	\$	24,500	\$	14,70
2	Sr. Project Manager - Jennifer Uman	0.45	4	\$	19,300	\$	34,74
3	Lead Superintendent - Gregory Bellamy	0.40	4	\$	23,000		36,80
4	Asst. Project Manager - Nata Pemberton (Cooper)	0.57	4	\$	12,600		28,72
5	Project Superintendent - TBD	1.00	4	\$	17,800		71,20
6	Project Coordinator- Brittany Crutcher	0.45	4	\$	9,600		17,28
7	Field Office (Trailer)	0.20	4	\$	2,800	\$	2,24
				SU	BTOTAL	\$	205,68
nst	ruction   Staff: Contract- Year 5 (1/15/23-1/14/24) 11/18/	/23 thru 3/12/24					
		Utilization	Duration (mths)		Rate		Total
1	Home Office Employees - Sines, Martin, Freese	0.15	4	\$	24,500	\$	14,7
2	Sr. Project Manager - Jennifer Uman	0.65	4	\$	19,300	\$	50,1
<del></del>	Lead Superintendent - Gregory Bellamy	0.65	4	\$	23,000	\$	59,8
4	Asst. Project Manager - Nata Pemberton (Cooper)	1.00	4	\$	12,600	\$	50,4
5	Project Superintendent - TBD	1.00	4	\$	17,800		71,2
6	Project Coordinator- Brittany Crutcher	0.65	4	\$	9,600		24,9
7	Field Office (Trailer)	0.50	4	\$	2,800	\$	5,6
				SU	IBTOTAL	\$	276,8
se	out   Staff: Contract- Year 5 (1/15/23-1/14/24)			i		·	
1	Home Office Employees - Sines, Martin, Freese	0.15	1	\$	24,500	\$	3,6
2	Sr. Project Manager - Jennifer Uman	0.65	1	\$	19,300		12,5
3	Lead Superintendent - Gregory Bellamy	0.65	1	\$	23,000		14,9
4	Asst. Project Manager - Nata Pemberton (Cooper)	0.50	1 .	\$	12,600		6,3
5	Project Superintendent - TBD	1.00	0.5	\$	17,800		8,9
6	Project Coordinator- Brittany Crutcher	0.65	11	\$	9,600		6,2
	Field Office (Trailer)	0.50	0	\$	2,800	\$	
7							

# WORK ORDER MC 19: LANDSIDE SECURITY IMPROVEMENTS AT PALM BEACH INTERNATIONAL AIRPORT

### **SECTIONS 5, 6, 7 & 8**

Pursuant to Florida Statutes Section 119.071(3), and due to the nature of the contents, there may be portions of these documents that are exempt from disclosure to the public. Please contact the Department of Airports prior to public release.





# **DBE Bid Participation Summary**

Palm Beach County Department of Airports MC19: Landside Security Improvements THE MORGANTI GROUP INC. SECTION- 9 6/7/2023 Guaranteed Maximum Price

#### **DBE Bid Participation Summary**

DIVISIONS & DESCRIPTION		O AMOUNT	POST BID ADJUSTMENTS		TOTAL AMOUNT		DBE	ADDENDA			STATUS	
26- Electrical								1	2	3		
Davco Electrical Contractors	\$	2,306,104.00	\$	-	\$	2,306,104.00	Х	Х	Х	Х	DBE included, Not Selected	
Stryker Electric	\$	2,086,530.00	\$	24,867.50	\$	2,111,397.50	Х	Х	х	Х	DBE included, Selected	

Note: Bid Amount includes Base Bid + Add Alt 1 + Add Alt 2

2. Performance and Payment Bond(s)

#### Travelers Casualty and Surety Company of America Zurich American Insurance Company Everest Reinsurance Company

June 8, 2023

Palm Beach County Board of County Commissioners c/o Department of Airports 846 Palm Beach International Airport West Palm Beach, FL 33406

RE: MC19 Landside Security Improvements Contractor: The Morganti Group, Inc.

Bond No.: 107783227 / 9421646 / ES00014706

To Whom It May Concern:

This correspondence will serve to confirm that Travelers Casualty and Surety Company of America, Zurich American Insurance Company and Everest Reinsurance Company, as Co-Surety, acknowledges and consents that the Palm Beach County Board of County Commissioners will insert the contract date and execution dates when the Board executes the Contract Documents, including the Contract Bonds and Powers of Attorney, for the above-captioned project.

Should you have any questions, please feel free to contact our office.

Sincerely,

Travelers Casualty and Surety Company of America Zurich American Insurance Company Everest Beinsurance Company

By:

Gabriela Camacho, Attorney-in-Fact

c/o Alliant Insurance Services, Inc. 131 Oliver Street, 4<sup>th</sup> Floor Boston, MA 02110 (617) 535-7200



Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company St. Paul Fire and Marine Insurance Company

#### POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint GABRIELA CAMACHO of BOSTON , Massachusetts , their true and lawful Attorney(s)-in-Fact to sign, execute, seal and acknowledge any and all bonds, recognizances, conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 21st day of April, 2021.







State of Connecticut

City of Hartford ss.

By: Robert L. Raney, Senior Vice President

On this the 21st day of April, 2021, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of each of the Companies, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of said Companies by himself as a duly authorized officer.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2026



Anna P. Nowik, Notary Public

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of each of the Companies, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of each of the Companies, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

Dated this 8th day of June







, 2023

Kevin E. Hughes, Assistant Secretary

#### ZURICH AMERICAN INSURANCE COMPANY COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FIDELITY AND DEPOSIT COMPANY OF MARYLAND POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the ZURICH AMERICAN INSURANCE COMPANY, a corporation of the State of New York, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, a corporation of the State of Illinois, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND a corporation of the State of Illinois (herein collectively called the "Companies"), by Robert D. Murray, Vice President, in pursuance of authority granted by Article V, Section 8, of the By-Laws of said Companies, which are set forth on the reverse side hereof and are hereby certified to be in full force and effect on the date hereof, do hereby nominate, constitute, and appoint, Michael J. CUSACK, Eric J. CANTERBURY, John J. GAMBINO, Sandra C. LOPES, Nicole ROY, Natalie CONEYS, Jean M. FEENEY, Nicholas LABBE, Laurie ROTHWELL and Gabriela CAMACHO, all of Boston, Massachusetts, EACH, its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, and the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Companies, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the ZURICH AMERICAN INSURANCE COMPANY at its office in New York, New York., the regularly elected officers of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at its office in Owings Mills, Maryland., and the regularly elected officers of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at its office in Owings Mills, Maryland., in their own proper persons.

The said Vice President does hereby certify that the extract set forth on the reverse side hereof is a true copy of Article V, Section 8, of the By-Laws of said Companies, and is now in force.

IN WITNESS WHEREOF, the said Vice-President has hereunto subscribed his/her names and affixed the Corporate Seals of the said ZURICH AMERICAN INSURANCE COMPANY, COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 25th day of June, A.D. 2019.







Jawn & Brown

ATTEST:

ZURICH AMERICAN INSURANCE COMPANY COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FIDELITY AND DEPOSIT COMPANY OF MARYLAND

By: Robert D. Murray Vice President

By: Dawn E. Brown
Secretary

State of Maryland County of Baltimore

On this 25th day of June, A.D. 2019, before the subscriber, a Notary Public of the State of Maryland, duly commissioned and qualified, Robert D. Murray, Vice President and Dawn E. Brown, Secretary of the Companies, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and acknowledged the execution of same, and being by me duly sworn, deposeth and saith, that he/she is the said officer of the Company aforesaid, and that the seals affixed to the preceding instrument are the Corporate Seals of said Companies, and that the said Corporate Seals and the signature as such officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporations.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal the day and year first above written.

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Constance A. Dunn, Notary Public My Commission Expires: July 9, 2023

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#### EXTRACT FROM BY-LAWS OF THE COMPANIES

"Article V, Section 8, <u>Attorneys-in-Fact</u>. The Chief Executive Officer, the President, or any Executive Vice President or Vice President may, by written instrument under the attested corporate seal, appoint attorneys-in-fact with authority to execute bonds, policies, recognizances, stipulations, undertakings, or other like instruments on behalf of the Company, and may authorize any officer or any such attorney-in-fact to affix the corporate seal thereto; and may with or without cause modify of revoke any such appointment or authority at any time."

#### **CERTIFICATE**

I, the undersigned, Vice President of the ZURICH AMERICAN INSURANCE COMPANY, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the foregoing Power of Attorney is still in full force and effect on the date of this certificate; and I do further certify that Article V, Section 8, of the By-Laws of the Companies is still in force.

This Power of Attorney and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the ZURICH AMERICAN INSURANCE COMPANY at a meeting duly called and held on the 15th day of December 1998.

RESOLVED: "That the signature of the President or a Vice President and the attesting signature of a Secretary or an Assistant Secretary and the Seal of the Company may be affixed by facsimile on any Power of Attorney...Any such Power or any certificate thereof bearing such facsimile signature and seal shall be valid and binding on the Company."

This Power of Attorney and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at a meeting duly called and held on the 5th day of May, 1994, and the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 10th day of May, 1990.

RESOLVED: "That the facsimile or mechanically reproduced seal of the company and facsimile or mechanically reproduced signature of any Vice-President, Secretary, or Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seals of the said Companies, this 8th day of June . 2023 .







Brian M. Hodges, Vice President

Bus Hodges

TO REPORT A CLAIM WITH REGARD TO A SURETY BOND, PLEASE SUBMIT A COMPLETE DESCRIPTION OF THE CLAIM INCLUDING THE PRINCIPAL ON THE BOND, THE BOND NUMBER, AND YOUR CONTACT INFORMATION TO:

Zurich Surety Claims
1299 Zurich Way
Schaumburg, IL 60196-1056
www.reportsfclaims@zurichna.com
800-626-4577



### POWER OF ATTORNEY EVEREST REINSURANCE COMPANY

KNOW ALL PERSONS BY THESE PRESENTS: That Everest Reinsurance Company, a corporation of the State of Delaware ("Company") having its principal office located at Warren Corporate Center, 100 Everest Way, Warren, New Jersey, 07059, do hereby nominate, constitute, and appoint:

Sandra C. Lopes, Nicole Roy, Michael J. Cusack, John J. Gambino, Natalie Coneys, Kathleen M. Flanagan, Jean M. Feeney, Laurie Rothwell, Nicholas Labbe, Richard A. Leveroni, Gabriela Camacho

its true and lawful Attorney(s)-in-fact to make, execute, attest, seal and deliver for and on its behalf, as surety, and as its act and deed, where required, any and all bonds and undertakings in the nature thereof, for the penal sum of no one of which is in any event to exceed UNLIMITED, reserving for itself the full power of substitution and revocation.

Such bonds and undertakings, when duly executed by the aforesaid Attorney(s)-in-fact shall be binding upon the Company as fully and to the same extent as if such bonds and undertakings were signed by the President and Secretary of the Company and sealed with its corporate seal.

This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Board of Directors of Company ("Board") on April 21, 2016:

**RESOLVED**, that the President, any Executive Vice President, and any Senior Vice President are hereby appointed by the Board as authorized to make, execute, seal and deliver for and on behalf of the Company, any and all bonds, undertakings, contracts or obligations in surety or co-surety with others and that the Secretary or any Assistant Secretary of the Company be and that each of them hereby is authorized to attest to the execution of any such bonds, undertakings, contracts or obligations in surety or co-surety and attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the President, any Executive Vice President, and any Senior Vice President are hereby authorized to execute powers of attorney qualifying the attorney named in the given power of attorney to execute, on behalf of the Company, bonds and undertakings in surety or co-surety with others, and that the Secretary or any Assistant Secretary of the Company be, and that each of them is hereby authorized to attest the execution of any such power of attorney, and to attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the signature of such officers named in the preceding resolutions and the corporate seal of the Company may be affixed to such powers 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 thereafter valid and binding upon the Company with respect to any bond, undertaking, contract or obligation in surety or co-surety with others to which it is attached.

IN WITNESS WHEREOF, Everest Reinsurance Company has caused their corporate seals to be affixed hereto, and these presents to be signed by their duly authorized officers this 15th day of February 2023.

QLEINSUFANCE GROOM SEAL 1973 GELAWANE #

**Everest Reinsurance Company** 

By: Anthony Romano, Senior Vice President

On this 15th day of February 2023, before me personally came Anthony Romano, known to me, who, being duly sworn, did execute the above instrument; that he knows the seal of said Company; that the seal affixed to the aforesaid instrument is such corporate seal and was affixed thereto; and that he executed said instrument by like order.

LINDA ROBINS Notary Public, State of New York No 01R06239736 Qualified in Queens County Term Expires April 25, 2027

Linda Robins, Notary Public

I, Nicole Chase, Assistant Secretary of Everest Reinsurance Company do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the bylaws and resolutions of said Corporation as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID CORPORATION, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Company, this 8th day of June 2023



By: Nicole Chase, Assistant Secretary

#### CONTRACT PERFORMANCE BOND

107783227, 9421646, ES00014706 BOND NUMBER: Two Million Two Hundred Seventy Seven Thousand Two Hundred and 00/100 Dollars (\$2,277,200.00) BOND AMOUNT: Two Million Two Hundred Seventy Seven Thousand Two Hundred and 00/100 Dollars (\$2,277,200.00) CONTRACT AMOUNT: The Morganti Group, Inc. CONTRACTOR'S NAME: CONTRACTOR'S ADDRESS: 1662 North US Hwy 1, Suite C Jupiter, FL 33469 (561) 689-0200 CONTRACTOR'S PHONE: Travelers Casualty and Surety Company of America / Zurich American Insurance Company / SURETY COMPANY: Everest Reinsurance Company Travelers - One Tower Square, Hartford, CT 06183 SURETY'S ADDRESS: Zurich - 1299 Zurich Way, 5th Floor, Schaumburg, IL 60196-1056 Everest - 100 Everest Way, Warren Corporate Center, Warren, NJ 07059 OWNER'S NAME: PALM BEACH COUNTY OWNER'S ADDRESS: c/o Department of Airports 846 Palm Beach International Airport West Palm Beach, Florida 33406-1470 OWNER'S PHONE: (561) 471-7400 Work Order MC19: Landside Security Improvements at Palm Beach **DESCRIPTION OF WORK:** International Airport (PBI) PROJECT LOCATION: Palm Beach International Airport 3200 Belvedere Road West Palm Beach, Florida 33406 PCN 00 43 43 31 01 001 0010 LEGAL DESCRIPTION:

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

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

Two Million Two Hundred Seventy Seven Thousand Two Hundred and 00/100 Dollars (\$2,277,200.00)

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 dated \_\_\_\_July 11 \_\_\_\_\_, 2023, entered into a contract with the County for

Project Name:

Work Order MC19: Landside Security Improvements at Palm Beach

International Airport (PBI)

Project No.:

DOA 18-3 Work Order MC19

Project Description:

Installation of CCTV cameras and associated infrastructure

Project Location:

Palm Beach International Airport

3200 Belvedere Road

West Palm Beach, Florida 33406

in accordance with Design Criteria prepared by

NAME OF ARCHITECTURAL FIRM:

**AECOM** 

LOCATION OF FIRM:

7650 West Courtney Campbell Causeway

Tampa, Fl 33607

PHONE:

813-286-1711

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 dated <u>July 11</u>, 20<u>23</u> between Principal and County <u>Palm Beach</u>

  Contract No. <u>DOA 18-3 (MC19)</u>, the contract being made a part of this bond by reference, in the time and in the manner prescribed in the Contract and;
- 2. Pays County all losses, damages (including liquidated damages), expenses, costs, and attorneys' fees, including appellate proceedings, the County sustains because of a default by Principal under the contract and;
- 3. 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.

Whenever Principal shall be, and declared by COUNTY to be in default under the Contract, the COUNTY having performed COUNTY's obligations thereunder, the Surety may promptly remedy the default or shall promptly:

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

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. Any increase in the total contract amount as authorized by the COUNTY shall accordingly increase the Surety's obligation by the same dollar amount of said increase. The Principal shall be responsible for notification to Surety of all such changes.

Surety expressly acknowledges its obligations and liabilities for liquidated damages suffered by COUNTY under the provisions of the Contract Documents.

See subsection (2) of Section 255.05, Florida Statutes as amended for the notice and time limitations for claimants.

	The Morganti Group, Inc.
1001	By:(Print)
itness for the Principal	Signature
Vicole M. Callanan	Dank
	Dresident + (EO Title
	THE
	(SEAL)
	Address: 1662 North US Highway 1, Suite C
	Jupiter, FL 33469
Vitness for the Surety Laurie Rothwell	By: (Print)  Signature  Gabriela Camacho, Attorney-in-Fact FL Non-Resident License No. W570767  Title
	Seal
	Address
	c/o Alliant Insurance Services, Inc.
	131 Oliver Street, 4th Floor, Boston, MA 02110

#### CONTRACT PAYMENT BOND

BOND NUMBER:	107783227, 9421646, ES00014706							
BOND AMOUNT:	Two Million Two Hundred Seventy Seven Thousand Two Hundred and 00/100 Dollars (\$2,277,200.00)							
CONTRACT AMOUNT:	Two Million Two Hundred Seventy Seven Thousand Two Hundred and 00/100 Dollars (\$2,277,200.00)							
CONTRACTOR'S NAME:	The Morganti Group, Inc.							
CONTRACTOR'S ADDRESS	:1662 North US Hwy 1, Suite C							
	Jupiter, FL 33469							
CONTRACTOR'S PHONE:	(561) 689-0200  Travelers Casualty and Surety Company of America / Zurich American Insurance Company							
SURETY COMPANY:	Everest Reinsurance Company  Everest Reinsurance Company							
SURETY'S ADDRESS:	Travelers - One Tower Square, Hartford, CT 06183							
	Zurich - 1299 Zurich Way, 5th Floor, Schaumburg, IL 60196-1056							
	Everest - 100 Everest Way, Warren Corporate Center, Warren, NJ 07059							
OWNER'S NAME:	PALM BEACH COUNTY							
OWNER'S ADDRESS:	c/o Department of Airports 846 Palm Beach International Airport West Palm Beach, Florida 33406-1470							
OWNER'S PHONE:	(561) 471-7400							
DESCRIPTION OF WORK:	Work Order MC19: Landside Security Improvements at Palm Beach International Airport (PBI)							
PROJECT LOCATION:	Palm Beach International Airport 3200 Belvedere Road West Palm Beach, Florida 33406							
LEGAL DESCRIPTION:	PCN 00 43 43 31 01 001 0010							

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

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

Two Million Two Hundred Seventy Seven Thousand Two Hundred and 00/100 Dollars (\$2,277,200.00)

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,

Project Name: Work Order MC19: Landside Security Improvements at Palm Beach

International Airport (PBI)

Project No.: DOA 18-3 Work Order MC19

Project Description: Installation of CCTV cameras and associated infrastructure

Project Location: Palm Beach International Airport

3200 Belvedere Road

West Palm Beach, Florida 33406

in accordance with Design Criteria prepared by

NAME OF ARCHITECTURAL FIRM: AECOM

LOCATION OF FIRM: 7650 West Courtney Campbell Causeway

Tampa, Fl 33607

PHONE: 813-286-1711

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.	Promptly	makes	payment	to	all	claimants	as	defined	in	Section	255.05(1
						labor, materia					
						provided fo					
	between Pr	incipal an	d County fo	r con	struct	tion of*		, Conti	act N	Io. <u>DOA 18</u>	<u>3-3</u> (MC19)
	, th	ne Contrac	ct being mad	de a p	oart of	f this bond by	y refe	rence, in th	ne tim	ne and in t	he manner
	prescribed	in the Cor	ntract, and:					* Landside	Secur	ity Improve	ements

2. Pays COUNTY all losses, damages, expenses, costs, and attorneys' fees, including appellate proceedings, the COUNTY sustains because of a default by Principal under the Contract.

Then this bond is void; otherwise it remains in full force.

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. Any increase in the total contract amount as authorized by the COUNTY shall accordingly increase the Surety's obligation by the same dollar amount of said increase. The Principal shall be responsible for notification to Surety of all such changes.

See Section 255.05(2) and 255.05(10), Florida Statutes as amended for the notice and time limitations for claimants.

	PRINCIPAL: The Morganti Group, Inc.
1100	By:(Print)
Witness for the Principal NICOLO M. CCUlcunan	Signature
101000	President + CEO
	Title
	(SEAL)
	Address: 1662 North US Highway 1, Suite C
	Jupiter, FL 33469
	Travelers Casualty and Surety Company of America Yurich American Insurance Company Everest Reinsurance Company
lai mann	By: (Print)
Witness for the Surety Laurie Rothwell	Signature
	Gabriela Camacho, Attorney-in-Fact FL Non-Resident License No. W570767
	Title
	Seal
	Address c/o Alliant Insurance Services, Inc.
	131 Oliver Street, 4th Floor, Boston, MA 02110



#### **Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company** St. Paul Fire and Marine Insurance Company

#### **POWER OF ATTORNEY**

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint GABRIELA CAMACHO , their true and lawful Attorney(s)-in-Fact to sign, execute, seal and Massachusetts acknowledge any and all bonds, recognizances, conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 21st day of April, 2021.







guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

State of Connecticut

City of Hartford ss.

On this the 21st day of April, 2021, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of each of the Companies, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of said Companies by himself as a duly authorized officer.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2026



Robert L. Raney, Senior Vice President

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of each of the Companies, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of each of the Companies, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

11th day of July Dated this

2023







Mar F. Hugher. Kevin E. Hughes, Assistant Secretary

# ZURICH AMERICAN INSURANCE COMPANY COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FIDELITY AND DEPOSIT COMPANY OF MARYLAND POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the ZURICH AMERICAN INSURANCE COMPANY, a corporation of the State of New York, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, a corporation of the State of Illinois, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND a corporation of the State of Illinois (herein collectively called the "Companies"), by Robert D. Murray, Vice President, in pursuance of authority granted by Article V, Section 8, of the By-Laws of said Companies, which are set forth on the reverse side hereof and are hereby certified to be in full force and effect on the date hereof, do hereby nominate, constitute, and appoint, Michael J. CUSACK, Eric J. CANTERBURY, John J. GAMBINO, Sandra C. LOPES, Nicole ROY, Natalie CONEYS, Jean M. FEENEY, Nicholas LABBE, Laurie ROTHWELL and Gabriela CAMACHO, all of Boston, Massachusetts, EACH, its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, and the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Companies, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the ZURICH AMERICAN INSURANCE COMPANY at its office in New York, New York., the regularly elected officers of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at its office in Owings Mills, Maryland., and the regularly elected officers of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at its office in Owings Mills, Maryland., in their own proper persons.

The said Vice President does hereby certify that the extract set forth on the reverse side hereof is a true copy of Article V, Section 8, of the By-Laws of said Companies, and is now in force.

IN WITNESS WHEREOF, the said Vice-President has hereunto subscribed his/her names and affixed the Corporate Seals of the said ZURICH AMERICAN INSURANCE COMPANY, COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 25th day of June, A.D. 2019.







ATTEST:

ZURICH AMERICAN INSURANCE COMPANY COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FIDELITY AND DEPOSIT COMPANY OF MARYLAND

By: Robert D. Murray Vice President

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By: Dawn E. Brown Secretary

#### State of Maryland County of Baltimore

On this 25th day of June, A.D. 2019, before the subscriber, a Notary Public of the State of Maryland, duly commissioned and qualified, **Robert D. Murray, Vice President and Dawn E. Brown, Secretary** of the Companies, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and acknowledged the execution of same, and being by me duly sworn, deposeth and saith, that he/she is the said officer of the Company aforesaid, and that the seals affixed to the preceding instrument are the Corporate Seals of said Companies, and that the said Corporate Seals and the signature as such officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporations.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal the day and year first above written.



Constance A. Dunn, Notary Public My Commission Expires: July 9, 2023

Constance a. Dum

#### EXTRACT FROM BY-LAWS OF THE COMPANIES

"Article V, Section 8, <u>Attorneys-in-Fact</u>. The Chief Executive Officer, the President, or any Executive Vice President or Vice President may, by written instrument under the attested corporate seal, appoint attorneys-in-fact with authority to execute bonds, policies, recognizances, stipulations, undertakings, or other like instruments on behalf of the Company, and may authorize any officer or any such attorney-in-fact to affix the corporate seal thereto; and may with or without cause modify of revoke any such appointment or authority at any time."

#### CERTIFICATE

I, the undersigned, Vice President of the ZURICH AMERICAN INSURANCE COMPANY, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the foregoing Power of Attorney is still in full force and effect on the date of this certificate; and I do further certify that Article V, Section 8, of the By-Laws of the Companies is still in force.

This Power of Attorney and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the ZURICH AMERICAN INSURANCE COMPANY at a meeting duly called and held on the 15th day of December 1998.

RESOLVED: "That the signature of the President or a Vice President and the attesting signature of a Secretary or an Assistant Secretary and the Seal of the Company may be affixed by facsimile on any Power of Attorney...Any such Power or any certificate thereof bearing such facsimile signature and seal shall be valid and binding on the Company."

This Power of Attorney and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at a meeting duly called and held on the 5th day of May, 1994, and the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 10th day of May, 1990.

RESOLVED: "That the facsimile or mechanically reproduced seal of the company and facsimile or mechanically reproduced signature of any Vice-President, Secretary, or Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seals of the said Companies, this 11th day of July, 2023.







Brian M. Hodges, Vice President

Buen Hodger

TO REPORT A CLAIM WITH REGARD TO A SURETY BOND, PLEASE SUBMIT A COMPLETE DESCRIPTION OF THE CLAIM INCLUDING THE PRINCIPAL ON THE BOND, THE BOND NUMBER, AND YOUR CONTACT INFORMATION TO:

Zurich Surety Claims 1299 Zurich Way Schaumburg, IL 60196-1056 www.reportsfclaims@zurichna.com 800-626-4577



### POWER OF ATTORNEY EVEREST REINSURANCE COMPANY

KNOW ALL PERSONS BY THESE PRESENTS: That Everest Reinsurance Company, a corporation of the State of Delaware ("Company") having its principal office located at Warren Corporate Center, 100 Everest Way, Warren, New Jersey, 07059, do hereby nominate, constitute, and appoint:

Sandra C. Lopes, Nicole Roy, Michael J. Cusack, John J. Gambino, Natalie Coneys, Kathleen M. Flanagan, Jean M. Feeney, Laurie Rothwell, Nicholas Labbe, Richard A. Leveroni, Gabriela Camacho

its true and lawful Attorney(s)-in-fact to make, execute, attest, seal and deliver for and on its behalf, as surety, and as its act and deed, where required, any and all bonds and undertakings in the nature thereof, for the penal sum of no one of which is in any event to exceed UNLIMITED, reserving for itself the full power of substitution and revocation.

Such bonds and undertakings, when duly executed by the aforesaid Attorney(s)-in-fact shall be binding upon the Company as fully and to the same extent as if such bonds and undertakings were signed by the President and Secretary of the Company and sealed with its corporate seal.

This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Board of Directors of Company ("Board") on April 21, 2016:

**RESOLVED**, that the President, any Executive Vice President, and any Senior Vice President are hereby appointed by the Board as authorized to make, execute, seal and deliver for and on behalf of the Company, any and all bonds, undertakings, contracts or obligations in surety or co-surety with others and that the Secretary or any Assistant Secretary of the Company be and that each of them hereby is authorized to attest to the execution of any such bonds, undertakings, contracts or obligations in surety or co-surety and attach thereto the corporate seal of the Company.

**RESOLVED, FURTHER**, that the President, any Executive Vice President, and any Senior Vice President are hereby authorized to execute powers of attorney qualifying the attorney named in the given power of attorney to execute, on behalf of the Company, bonds and undertakings in surety or co-surety with others, and that the Secretary or any Assistant Secretary of the Company be, and that each of them is hereby authorized to attest the execution of any such power of attorney, and to attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the signature of such officers named in the preceding resolutions and the corporate seal of the Company may be affixed to such powers 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 thereafter valid and binding upon the Company with respect to any bond, undertaking, contract or obligation in surety or co-surety with others to which it is attached.

IN WITNESS WHEREOF, Everest Reinsurance Company has caused their corporate seals to be affixed hereto, and these presents to be signed by their duly authorized officers this 15th day of February 2023.

Reinsurance Consonal Consonal

**Everest Reinsurance Company** 

By: Anthony Romano, Senior Vice President

27

On this 15<sup>th</sup> day of February 2023, before me personally came Anthony Romano, known to me, who, being duly sworn, did execute the above instrument; that he knows the seal of said Company; that the seal affixed to the aforesaid instrument is such corporate seal and was affixed thereto; and that he executed said instrument by like order.

LINDA ROBINS Notary Public, State of New York No 01R06239736 Qualified in Queens County Term Expires April 25, 2027

Linda Robins, Notary Public

I, Nicole Chase, Assistant Secretary of Everest Reinsurance Company do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the bylaws and resolutions of said Corporation as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID CORPORATION, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Company, this  $\frac{11th}{day}$  of  $\frac{July}{day}$  2023



By: Nicole Chase, Assistant Secretary

3. Contract History

# DEPARTMENT OF AIRPORTS AIRPORT IMPROVEMENTS. CAMA FEBRAL CONTINUING CONTRACT THE MORGANTI GROUP INC. PRIO. 100 A 18-3 CONTRACT HISTORY

ORIGINAL CONTRACT RESOLUTION NO DATE APPROVED EXPIRATION		YEAR 1-2 R-2019-0042 1/15/2019 1/15/2021			1 <sup>st</sup> EXT YR 3 R-2020-1808 12/8/20 1/15/2022		2 <sup>nd</sup> EXT YR 4 R2021-1784 12/7/21 1/15/2023		3" EXT YR 5 R2022-1569 12/20/2022 1/15/2024							
REF DOC	FUNDING	DESCRIPTION		TIME(Cal Days) for Substantial	dEN	Substantial Completion Date	Final Completion Date	AMOUNT	CHANGE ORDER OR ADJUSTMENT	CHANGE ORDER VALUE PLUS TIME	REVISED AMOUNT	LEAD DEPT APPROVAL	CRC	BCC APPROVAL	STATUS	TO/WO CLOSED
Task Order MC03	AIP ELIGIBLE - EXHIBI A APPLIES	AIP ELIGIBLE - EXHIBIT CC C Furniture Replacement A APPLIES Preconstruction Services	at .	06	4/19/19			\$27,086.00			\$27,086.00	\$27,086.00			***	
Amendment No 1 Work Order MC-06	AIP ELIGIBLE - EXHIBI A APPLIES	AIP ELIGIBLE - EXHIBIT Third Level Interior Improvements A APPLIES Phase 1B	rements	180	6/24/19	12/20/19	1/19/20	\$874,931.00						\$874,931.00	June 18, 2019 Board Meeting (R-2019- 0838)	
		cportnoy: This time extension is for final completion	CO No 1	0					\$47,132.34	\$47,132.34		\$47,132.34			Approved 7/30/19	
			CO No 2	90		12/20/19	2/19/20		\$41,600.51	\$49,100.51		\$41,600.51			Approved 1/10/2020	
		GMP	GMP Adjustments						(\$68,540.30)		\$895,123.55				Approved 9/23/2020	
Amendment No 2 Work Order MC03	AIP ELIGIBLE - EXHIB A APPLIES	AP ELIGIBLE - EXHIBIT CC C Furniture Replacement A APPLIES Construction Services	tu a	210	6/24/19	1/19/20	2/18/20	\$4,221,574.00						\$4,221,574.00	June 18, 2019 Board Meeting (R-2019- 0839)	
		CO No 1 RJN DPO							(\$334,165.00)	(\$334,165.00)		(\$334,165.00)			Approved 9/27/19	
		CO No 2 ARCONAS _JCW DPO	ОМО						(\$1,047,261.38)	(\$1,047,261.38)		(\$1,047,261.38)			Approved on 10/24/19	
		GMP Adjustments	× 1			4 9 3			(\$141,702.33)		\$2,698,445.29					CRC 12/16/2020
Amendment No 3Work Order AP ELIGIBLE - EXHIBIT MC07 A APPLIES	AIP ELIGIBLE - EXHIB A APPLIES	IT SARAs		150	1/29/20	6/26/20	7/26/20	\$570,239.00						\$570,239.00	1/07/19 Board Meeting (R-2020- 0014)	
		CO No 1 MAMAVA		51				\$13,609.63		\$28,609.63					Approved on 3/30/2020	
		CO No 2 Covid-19 Assesment Centers	ent Centers	18		7/22/00	8/21/00	\$28,974.85		\$83,974.85					Approved by CRC on7/15/2020	
		GMP Adjustments						(\$42,850.30)		(\$42,850.30)	\$569,973.18					CRC 7/7/2021
Task Order MC08	AIP ELIGIBLE - EXHIBIT A APPLIES	Escalator Replacement - Additional TP Pecon Services - Investigations and Documentation of Existing Conditions	Additional pations and 3					\$34,792.00			\$34,792.00	\$34,792.00			Approved 9/27/19	
Work Order MC 09	AIP ELIGIBLE - EXHIBIT A APPLIES	Security Improvements at PBI	18	09	12/9/19	2/6/20	3/7/20	\$198,013.00					\$198,013.00		Approved 12/4/2019	
		CO no 1		30		3/7/20	4/6/20		\$17,809.80	\$47,809.80		\$17,809.80			Approved 3/30/2020	
GMP Adjustments	22										\$215,822.80				Approved on 7/15/2020	Closed
Task Order MC-10	AIP ELIGIBLE - EXHIBIT A APPLIES	Escalator Replacement - Precon S Services	Precon					\$41,250.00			\$41,250.00	\$41,250.00			Approved 2/11/2020	
Work-Ordor-MC-12												-				-
Work Order MC 14	Federal Cares Act	Checkpoint C Modifications	2													

DEPARTMENT OF AIRPORTS
AIRPORT IMPROVEMENTS. COMA FEDERAL CONTINUING CONTRACT
THE MORGANTI GROUP INC.
PB NO: DOA 18:3
CONTRACT HISTORY

	TO/WO CLOSED			-						CRC approved 12/8/21							
	STATUS	Approved 9/15/2020 R2020-1336	5/18/21 Board R2021- 0725	Approved 2/01/2022 (R-2022-0090)	Approved on 3/22/22 R-2022-0236	Aprpoved on 10/18/22 R-2022- 1190	Approved 12/8/20 R2020-1808	Approved 5/4/21 R2021-0605			12/7/21 Board (R2021-1784)					(R2022-11569)	
	BCC APPROVAL	\$8,145,981.00	\$975,516.00	\$343,870,39	\$109,422.06	\$302,294.97	\$0.00	\$490,813.00			\$0.00						
	CRC																
	LEAD DEPT APPROVAL											\$84,000.00					
	REVISED AMOUNT					\$9,877,084.42				\$418,962.75			\$84,000.00				\$479,604.00
	CHANGE ORDER VALUE PLUS TIME		\$975,516.00	\$343,870.39	\$109,422.06	\$302,294.97								7			
3 <sup>rd</sup> EXT YR 5 R2022-1569 12/20/2022 1/15/2024	CHANGE ORDER OR ADJUSTMENT		\$975,516.00	\$343,870.39	\$109,422.06	\$302,294.97				-\$71,850.25				9.9			
	AMOUNT	\$8,145,981.00						\$490,813.00				\$84,000.00				\$479,604.00	
2 <sup>nd</sup> EXT YR 4 R2021-1784 12/7/21 1/15/2023	Final Completion Date							9/8/21	9/30/21							7/11/23	
	Substantial Completion Date	2/14/23						8/9/21	8/31/21							6/11/23	
1*i EXT YR 3 R-2020-1808 12/8/20 1/15/2022	d H	9/21/20						5/6/21								12/28/22	
	TIME(Cal Days) for Substantial	778	0	0	0	0		96	22							166	
YEAR 1-2 R-2019-0042 1/15/2019 1/15/2021	DESCRIPTION	AIP ELIGIBLE - Escalator Replacement - EXHIBIT A APPLIES Construction	CO No 1	CO No 2	CO No 3	CO No 4	First one year renewal option	ARFF Roof Repairs	CO No 1	GMP Adjustments	Second one year option	New ARFF Facility-Precon		New ARFF Construction		LNA NEC Corrections (inc 3rd year extension)	
	FUNDING	AIP ELIGIBLE - LEXHIBIT A APPLIES			-		_	FDOT				FDOT				FDOT	
ORIGINAL CONTRACT RESOLUTION NO DATE APPROVED EXPIRATION	REF DOC	Amendment No 4 Work Order MC-15					Amendment No 5	Amendment No 6 Work Order MC-11			Amendment No 7	Task Order MC -17		MC 17 WO ARFF		Amend No 8 WO MC-02	

DEPARTMENT OF AREPORTS
AIRPORT IMPROVEMENTS - CMAR FEDERAL CONTINUING CONTRACT
THE MORGANTI GROUP INC.
PEN O: DOA 18:3
CONTRACT HSTORY

	TO/WO CLOSED			Executed 11/02/22	-\$1,046,505.73 \$198.013.00 \$24,457.041.42  Diens Auffacht Communication Provided The Communication Pro
	STATUS	2/7/23 Board Meeting			o 30 990 yr the Board and does act an agenda item og the board that the item
	BCC APPROVAL	\$8,422,400.00			\$24.457,041.42 Cumulative Days up to 30 Reference of the state of the original contract at an agenda item notifying the an agenda item notifying the
	CRC APPROVAL				\$199,013.00 Authority Lead Decil GRC
	LEAD DEPT APPROVAL			\$41,250.00	-\$1,046,505.73  Daxs 0-30 days 31-50 170 Cumulative Limit d of GRC exceleds the g
	REVISED AMOUNT		\$8,422,400.00	\$41,250.00	\$174,126.61   \$563,453.87   \$22,886,733.99   \$51,046,505.73   \$1,99.013.00   \$24,457,041.42
	CHANGE ORDER VALUE PLUS TIME				\$663.453.87 Authority Lead Dest CRC BCC RC BCC BCC BCC BCC BCC BCC BCC
3 <sup>rd</sup> EXT YR 5 R2022-1569 12/20/2022 1/15/2024	CHANGE ORDER OR ADJUSTMENT				\$174.126 81 \$563.453.6 Cumm CO Value Authority See Note 1 Load Dest See Note 1 CRC See Note 1 BCC Cumulative Value Seviete as a \$200.0 Cumulative Value Seviete as \$400.0 Cumulative Value Charges or all When the cumulative value of charges or all When the cumulative value of charges or all when the cumulative ratio as the services as \$200.0 Cumulative Value Seviete
	AMOUNT	\$8,422,400.00		\$41,250.00	\$23 631 667 18 Approval Authority CO Villine \$50.50.000 \$50.00.001 1 1
2 <sup>nd</sup> EXT YR 4 R2021-1784 127/21 1115/2023	Final Completion Date	5/16/24			
	Substantial Completion Date	4/16/24			
1 <sup>st</sup> EXT YR 3 R-2020-1808 12/8/20 1/15/2022	MTP	2/13/23			900
	TIME(Cal Days) for Substantial	429			less than \$100,000 \$100,000 <\$200,000 \$ \$200,000
YEAR 1-2 R-2019-0042 1/15/2019 1/15/2021	DESCRIPTION	Terminal Roof Improvements		Pre-Conditioned Air	Total  No cummulative tracking  Authority  Ced Dept  Ced Cet  BCC
	FUNDING	FDOT		PFC/FDOT/possibly BIL?	ations (CM @ Risk) - 1
ORIGINAL CONTRACT RESOLUTION NO DATE APPROVED EXPIRATION	REF DOC	Amend No 9 WO MC-16		Task Order Pre-con MC-18	Notes: Total Notes: Decoded surprincip lease in Blue are drift Ambroria Ambroria for Task Authorizations (CM @ Risk) - No cummulative tracking Document Task Order Task Order Task Order Decomment Task Order Decomment Decomment Task Order Decomment

"Time must also be evaluated based on value of LD's for projects over \$1,000,000. The value of the time extension is not included when calc the cummulative value

# Appendix "B"

**State Contract Clauses** 

### APPENDIX B STATE CONTRACT CLAUSES

The Contractor acknowledges and agrees that the provisions of this Appendix B shall apply to any Task Orders/Work Orders/Amendments or projects awarded under this Contract when Florida Department of Transportation funds are used, in whole or in part, to fund or reimburse projects under this Contract. Contractor shall comply with all applicable state and/or federal grant assurance requirements in the performance of its obligations under this Contract, including, but not limited to, the requirements listed below. In the event of a conflict between this Appendix B and the requirements set forth in a specific funding agreement, which are expressly applicable to Contractors and its subcontractors, the terms of the funding agreement shall prevail. Furthermore, Contractor acknowledges and agrees that the Owner may amend or update this Appendix B as it deems necessary or appropriate to ensure compliance with applicable funding requirements.

#### 1. General Civil Rights Provisions (FAA A5.3.2).

The Contractor agrees to comply with pertinent statutes, Executive Orders and such rules as are promulgated to ensure that no person shall, on the grounds of race, creed, color, national origin, sex, age, or disability be excluded from participating in any activity conducted with or benefiting from Federal assistance.

This provision binds the Contractor and subcontractors from the bid solicitation period through the completion of the Contract. This provision is in addition to that required by Title VI of the Civil Rights Act of 1964.

Contractor shall include the aforementioned provision in all subcontracts.

2. <u>Title VI Solicitation Notice (FAA A1.1.1)</u>. Contractor shall include the following notice in all solicitations issued under this Contract:

Palm Beach County, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 USC §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders or offerors that it will affirmatively ensure that any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award.

#### 3. Title VI Clauses for Compliance with Nondiscrimination Requirements (FAA A.6.4.1).

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

A. **Compliance with Regulations:** The Contractor (hereinafter includes consultants) will comply with the Title VI List of Pertinent Nondiscrimination Acts and Authorities (as hereinafter defined), as they may be amended from time to time, which are herein incorporated by reference and made a part of this Contract.

- B. **Nondiscrimination:** The Contractor, with regard to the work performed by it during this Contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Contractor will not participate directly or indirectly in the discrimination prohibited by the Nondiscrimination Acts and Authorities, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR part 21.
- C. Solicitations for Subcontracts, including Procurements of Materials and Equipment: In all solicitations, either by competitive bidding or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by the Contractor of the contractor's obligations under this contract and the Nondiscrimination Acts and Authorities on the grounds of race, color, or national origin.
- D. **Information and Reports:** The Contractor will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Owner or the Federal Aviation Administration to be pertinent to ascertain compliance with such Nondiscrimination Acts and Authorities and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish the information, the Contractor will so certify to the Owner or the Federal Aviation Administration, as appropriate, and will set forth what efforts it has made to obtain the information.
- E. Sanctions for Noncompliance: In the event of the Contractor's noncompliance with the non-discrimination provisions of this Contract, the Owner will impose such contract sanctions as it or the Federal Aviation Administration may determine to be appropriate, including, but not limited to:
  - i. Withholding payments to the Contractor under the contract until the Contractor complies; and/or
  - ii. Cancelling, terminating, or suspending a contract, in whole or in part.
- F. Incorporation of Provisions: The Contractor will include the provisions of section in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations, and directives issued pursuant thereto. The Contractor will take action with respect to any subcontract or procurement as the Owner or the Federal Aviation Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the Contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the Contractor may request the Owner to enter into any litigation to protect the interests of the Owner. In addition, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.

#### 4. Title VI List of Pertinent Nondiscrimination Acts and Authorities (FAA A6.4.5).

During the performance of this contract, the Contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the "Contractor") agrees to comply with the following non-discrimination statutes and authorities (referred to herein as the "Title VI List of Pertinent Nondiscrimination Acts and Authorities" or "Nondiscrimination Acts and Authorities"), including, but not limited to:

• Title VI of the Civil Rights Act of 1964 (42 USC § 2000d et seq., 78 stat. 252) (prohibits discrimination on the basis of race, color, national origin);

- 49 CFR part 21 (Non-discrimination in Federally-assisted programs of the Department of Transportation—Effectuation of Title VI of the Civil Rights Act of 1964);
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 USC § 4601) (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Section 504 of the Rehabilitation Act of 1973 (29 USC § 794 et seq.), as amended (prohibits discrimination on the basis of disability); and 49 CFR part 27;
- The Age Discrimination Act of 1975, as amended (42 USC § 6101 et seq.) (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982 (49 USC § 471, Section 47123), as amended (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987 (PL 100-209) (broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, the Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act of 1990, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 USC §§ 12131 12189) as implemented by U.S. Department of Transportation regulations at 49 CFR parts 37 and 38;
- The Federal Aviation Administration's Nondiscrimination statute (49 USC § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures nondiscrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 USC 1681 et seq).
- 5. Federal Fair Labor Standards Act (FAA A17.3). All contracts and subcontracts that result from this Contract must incorporate by reference the provisions of 29 CFR Part 201, the Federal Fair Labor Standards Act (FLSA), with the same force and effect as if given in full text. The FLSA sets minimum wage, overtime pay, recordkeeping, and child labor standards for full and part-time workers. The Contractor has full responsibility to monitor compliance to the referenced statute or regulation. The Contractor must address any claims or disputes that arise from this requirement directly with the U.S. Department of Labor Wage and Hour Division.
- 6. Occupational Health and Safety Act of 1970 (FAA A20.3). All contracts and subcontracts that result from this Contract must incorporate by reference the requirements of 29 CFR Part 1910 with

Department of Airports

the same force and effect as if given in full text. The employer must provide a work environment that is free from recognized hazards that may cause death or serious physical harm to the employee. The employer retains full responsibility to monitor its compliance and their subcontractor's compliance with the applicable requirements of the Occupational Safety and Health Act of 1970 (20 CFR Part 1910). The employer must address any claims or disputes that pertain to a referenced requirement directly with the U.S. Department of Labor – Occupational Safety and Health Administration.

#### 7. Disadvantaged Business Enterprises ("DBE") (JPA §10.30).

- A. The Contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this Contract. The Contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of Department of Transportation-assisted contracts. Failure by the Contractor to carry out these requirements is a material breach of this Contract, which may result in the termination of this contract or such other remedy as the Owner deems appropriate, which may include, but is not limited to:
  - (1) Withholding monthly progress payments;
  - (2) Assessing sanctions;
  - (3) Liquidated damages; and/or
  - (4) Disqualifying the Contractor from future bidding as non-responsible.

The Contractor shall include the aforementioned provision in each subcontract that the Contractor signs under this Contract and shall require subcontractors to include this provision in their subcontracts.

#### B. Disadvantaged Business Enterprise Participation Goal.

- 1. <u>DBE Requirements.</u> It is the policy of the Owner that Disadvantaged Business Enterprises (DBE) shall have the maximum practicable opportunity to participate in the performance of contracts. Consequently, the DBE requirements of 49 CFR Part 26 shall apply to this Contract. The DBE participation goals for under this Contract for Task Orders/Work Orders/Amendments or project funded in whole or in part with Florida Department of Transportation funds is a minimum of 12% of the GMP. The Contractor shall be required to achieve the DBE goal or demonstrate good faith efforts to achieve the DBE goal. The Contractor shall be required to submit the following DBE Schedules with the GMP Response:
  - (a) <u>Schedule 1 List of Proposed DBE Firms</u>. Schedule 1 shall contain the required information for all DBE firms participating in the Contract (including DBE firms acting as the prime contractor, subcontractors, manufacturers and suppliers).
    - (b) Schedule 2 Letter of Intent to Perform as a Disadvantaged Business Enterprise. A Schedule 2 must be submitted for each DBE firm listed on Schedule 1. Schedule 2 must be completely filled out and signed by the proposed DBE firm. The amounts listed on Schedule 1 for each DBE firm must be supported by the price included on Schedule 2 in order to be counted toward attainment of the DBE goal.

- (c) Schedule 3 Demonstration of Good Faith Efforts to Achieve DBE Goal. The Contractor shall indicate how it intends to satisfy the requirements of the RFQ related to DBE participation on Schedule 3. If the DBE goal is not achieved, the Contractor shall submit written evidence of good faith efforts (as provided in Schedule 3) by showing that it took all necessary and reasonable steps to achieve the DBE goal even if the Contractor was not fully successful. Examples of good faith efforts can be found in Appendix A to 49 CFR Part 26.
- (d) <u>Schedule 6 Bidders and Subcontractor's Information</u>. Schedule 6 must include the required information for the prime contractor and all subcontractors.
- C. Rejection of GMP. The Contractor acknowledges and agrees that the GMP may be rejected by the Owner based upon the Contractor's failure to submit the required DBE Schedules or to demonstrate good faith efforts to achieve the DBE goal if the Contractor is unable to achieve the DBE goal. Copies of the DBE Schedules required to be submitted with the GMP are available upon request from the Owner.
- D. <u>Verification of Certification</u>. Only those firms certified as DBEs by the Unified Certification Program for the State of Florida shall be counted toward the established DBE goal. It is the responsibility of the Contractor to confirm the certification of any proposed DBE.

#### E. Reporting/Inspection Requirements

- (1) The Contractor shall be required to submit regular progress reports, in a form and substance as required by the Owner, related to the DBE goal and other affirmative action efforts. Progress reports shall be completed and submitted with each payment request or application for payment. Failure to provide the required progress reports as instructed may result in a delay in processing payment or disapproval of the invoice until the progress report is submitted, as required.
- (2) Within ten (10) days of the Owner's request, the Contractor shall provide any additional information requested by the Owner to substantiate DBE participation, including, but not limited to, complete copies of the written subcontract or agreement between the Contractor and any subcontractor or supplier, including DBE and non-DBE firms, for the work relative to this Contract. Contractor shall provide complete copies of all DBE subcontracts to the Owner with the first payment request or application for payment and a complete list of the names of all non-DBE subcontractors and the dollar amount of each non-DBE subcontract.
- (3) It shall be the responsibility of the Contractor to ensure that the DBE firms performing services under this Contract perform a Commercially Useful Function (as defined in 49 CFR Part 26). The Contractor shall ensure that work committed to a DBE firm as a part of this Contract is actually performed by the DBE firm and shall notify the Owner in the event work committed to the DBE firm is actually performed by a non-DBE subcontractor.
- (4) The Contractor shall maintain records and documents of payments to DBE firms performing under this Contract for a minimum of five (5) years from the termination date

of this Contract. The records shall be made available to the Owner and/or the U.S Department of Transportation, the Florida Department of Transportation or any of their respective agencies, for inspection upon request. The Contractor shall also require its DBE subcontractors and suppliers maintain their records and documents of payments from the Contractor for a minimum of five (5) years from the termination date of this Contract and ensure that the records are made available to the Owner and/or the U.S Department of Transportation, the Florida Department of Transportation or any of their respective agencies, for inspection upon request.

(5) Failure of the Contractor to comply with the DBE requirements of this Appendix shall be considered a material default of this Contract, entitling the Owner to exercise all available remedies under this Contract or the law, including, but not limited to, termination of this Contract.

#### F. <u>DBE Substitution/Termination</u>.

- (1) The Contractor shall not be permitted to terminate a DBE subcontractor listed in Schedule 1, List of Proposed DBE Firms, without the Owner's prior written consent, and unless the Owner's consent is provided, the Contractor shall not be entitled to any payment for work or material unless it is performed by the DBE subcontractor originally designated to perform such work or supply such material. This includes, but is not limited to, instances in which the Contractor seeks to perform work originally designated for a DBE subcontractor with its own forces or those of an affiliate, a non-DBE firm or with another DBE firm. The Contractor may only replace a DBE subcontractor for good cause as set forth in 49 CFR §26.53, as now or hereafter amended, and shall not be permitted to terminate a DBE subcontractor for convenience.
- (2) Before transmitting a request to terminate and/or substitute a DBE subcontractor, the Contractor will be required to give notice in writing to the DBE subcontractor, with a copy to the Owner, of its intent to request approval to terminate and/or substitute the DBE subcontractor, and the reason for the request. The Contractor must give the DBE subcontractor five (5) days to: (i) respond to the notice; and (ii) advise the Owner and the Contractor of the reasons, if any, why it objects to the proposed termination of its subcontract and why the Owner should not approve the Contractor's action.
- 8. Equal Employment Opportunity (JPA §11.10). In connection with the carrying out of any project, the Contractor shall not discriminate against any employee or applicant for employment because of race, age, creed, color, sex or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, age, creed, color, sex, or national origin. Such action shall include, but not be limited to, the following: employment upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship, the Contractor shall insert the foregoing provision modified only to show the particular contractual relationship in all its subcontracts in connection with the development or operation of, except contracts for standard commercial supplies or raw materials, and shall require all such subcontractors to insert a similar provision in all subcontracts, except subcontracts for standard commercial supplies or raw materials. When the project involves installation, construction,

demolition, removal, site improvement, or similar work, the Contractor shall post, in conspicuous places available to employees and applicants for employment for project work, notices to be provided by Owner setting forth the provisions of the nondiscrimination clause.

#### 9. Federal Certification Regarding Lobbying (JPA §19.10). The Contractor certifies that:

- A. No federal appropriated funds have been paid or will be paid, by or on behalf of the Contractor, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
- B. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- C. The Contractor shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.
  - This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
- 10. <u>State Prohibition on Using Funds for Lobbying (JPA §19.20)</u>. No funds received pursuant to this Contract may be expended for lobbying the Florida Legislature, judicial branch, or any state agency, in accordance with Section 216.347, Florida Statutes.
- 11. <u>Restrictions, Prohibits, Controls, and Labor Provisions (JPA §21.00).</u> During the performance of this Contract, the Contractor agrees as follows and shall require the following provisions to be included in each contract and subcontract entered into pursuant to this Contract:
  - A. A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity; may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor or consultant under a contract with any public entity; and may not transact business with any public entity in excess of

- the threshold amount provided in Section 287.017, Florida Statutes, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.
- B. In accordance with Section 287.134, Florida Statutes, an entity or affiliate who has been placed on the Discriminatory Vendor List, kept by the Florida Department of Management Services, may not submit a bid on a contract to provide goods or services to a public entity; may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor or consultant under a contract with any public entity; and may not transact business with any public entity.
- C. An entity or affiliate who has had its Certificate of Qualification suspended, revoked, denied or have further been determined by FDOT to be a non-responsible contractor may not submit a bid or perform work for the construction or repair of a public building or public work on a contract with the Owner.
- D. Neither the Contractor nor any of its subcontractors shall enter into any contract, subcontract or arrangement in connection with the project or any property included or planned to be included in the project in which any member, officer or employee of the Owner has any interest, direct or indirect. If any such present or former member, officer or employee involuntarily acquires such interest, and if such interest is immediately disclosed to the Owner, the Owner, with prior approval of FDOT, may waive the prohibition contained in this paragraph provided that any such present member, officer or employee shall not participate in any action by the contract relating to such contract, subcontract or arrangement. The Contractor shall insert in all contracts entered into in connection with the project or any property included or planned to be included in any project, and shall require its subcontractors to insert in each of their subcontracts, the following provision:

"No member, officer or employee of Palm Beach County during his tenure or for 2 years thereafter shall have any interest, direct or indirect in this Contract or the proceeds thereof."

#### 12. Employment Eligibility (JPA §23.00). Contractor shall:

- A. Utilize the U S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Contractor during the term of this Contract; and
- B. Expressly require any contractors and subcontractors performing work or providing services pursuant to the Agreement to likewise utilize the U.S Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the contractor or subcontractor during the Contractor term.
- 13. <u>Inspector General Cooperation (JPA §24.00)</u>. The Contractor agrees to comply with Section 20.055(5), Florida Statutes and to incorporate in all subcontracts the obligation to comply with Section 20.055(5), Florida Statutes.
- 14. Compliance with Laws, Rules, and Regulations, Guidelines and Standards (FDOT. The Contractor shall comply and require its contractors and subcontractors to comply with all terms and conditions of this Contract and all federal, state, and local laws and regulations applicable to this project.

- 15. <u>Unauthorized Aliens (FDOT)</u>. FDOT considers the employment by any contractor of unauthorized aliens a violation of Section 274A(e) of the Immigration and Nationality Act. If the Contractor knowingly employs unauthorized aliens, such violation will be cause for unilateral cancellation of this Contract.
- 16. <u>Procurement of Construction Services (FDOT)</u>. If the project is procured pursuant to Chapter 255 for construction services and at the time of the competitive solicitation for the Project, fifty percent (50%) or more of the cost of the project is to be paid from state-appropriated funds, then the Contractor must comply with the requirements of Section 255.0991, Florida Statutes.
- 17. <u>Approval of Third Party Contracts (FDOT).</u> The Owner specifically reserves the right to review and approve any and all third party contracts with respect to any project before the Contractor executes or obligates itself in any manner requiring the disbursement of funds, including amendments to contracts. If the Owner chooses to review and approve third party contracts for a project and the Contractor fails to obtain such approval, which shall be sufficient cause for nonpayment by the Owner. The Owner specifically reserves unto itself the right to review the qualifications of any consultant or contractor and to approve or disapprove the employment of the same.
- 18. <u>Indemnification.</u> To the fullest extent permitted by law, the Contractor shall indemnify and hold harmless the Owner and the State of Florida, Florida Department of Transportation, including their respective officers and employees, from liabilities, damages, losses and costs, 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 Contractor in the performance of this Contract. This indemnification shall survive the termination of this Contract. Nothing contained in this paragraph is intended to nor shall it constitute a waiver of the State of Florida and the Owner's sovereign immunity.

# Attachment No. 2

Construction Management at Risk RFP #DOA 18-3 Date: April 12, 2018 Marketplace: BC, PBC, MDC DB Project Goal: 12% Misc. Funding

		See and the second	NAICS Code	of Work	DBE	Available	Weighted Availability
Full Control		NAICS TRIE	111/01	%UU U	С	0	0.00%
Desiroge System Construction   277340   11.57%   12.5   13.5		Turf Farming	111421	0.00.0	230	816	3.73%
House, Street's Bringle-Construction   2,571,0   2,659   5.2   1.25			236220	1.75%	657	138	0.17%
Converte pumping   Have, Street & Bridge Construction   283120   2.0504   11   2.25   10   10     Converte pumping   283120   2.3554   16   2.55   10   10     Converte pumping   2.38120   2.3554   16   2.55   10   10     Converte pumping   2.38120   2.3554   16   2.55   10   10     Converte pumping   2.38120   2.3554   29   2850   20     Converte pumping   2.38120   2.3554		Drainage System Construction	23/110	1.18%	07	126	1.07%
Concrete pumping		Hwy, Street & Bridge Construction	23/310	2.60%	32	350	0.15%
Electrical Contractors   2381100   0.35%   10   2.16   0.05%   10   0.35%   10   0.35%   10   0.05%   10	aterial Cost)	Concrete pumping	238110	3.05%	117	571	0.12%
	tructural Steel and Precast Concrete		238120	0.38%	OT	7	
Electrical Contractors	ontractors		238140	2 75%	9	216	0.08%
Electrical Contractors	Aasonry Contractors		130160	1.63%	29	369	0.13%
Internation	coofing Contractors		238710	8 21%	79	1619	0.40%
Size Preparation   2,383.0   2,05%   26   355   9.0     Size Preparation   2,383.0   1,55%   2,55   373   9.0     Size Preparation   2,383.0   1,55%   1,55%   1,35%	lectrical Work (Labor Cost)	Electrical Contractors	017807	2000	49	2057	0.07%
State   Stat	lumbing - Mechanical		730210	2.24%	96	355	0.15%
Site Preparation   2,383.0   9,50%   12   371   91     Site Preparation   2,383.0   0,28%   14   3   373   91     Site Preparation   2,389.0   0,00%   1/4   0,00%   1/4   0   0     Contractors   Femporary Erosion Control   2,389.0   0,00%   1/4   0   0   0     Contractors   Femporary Erosion Control   2,389.0   0,00%   1/4   0   0   0     Contractors   Femporary Erosion Control   2,325.0   0,00%   1/4   0   0   0     Contractors   Feming Manufacturing   3,273.0   0,00%   0   0   4   0   0     Contractors   Feming Manufacturing   3,273.0   0,00%   0   0   4   0   0     Contractors   Convert pipe, concrete, manufacturing   3,273.0   0,00%   0   0   0   0   0     Cost)   Cost)   Electrical Apparatus   2,373.0   0,00%   0,00%   0   0   0   0     Cost)   Electrical Apparatus   2,373.0   0,00%   0,00%   0   0   0   0     Cost)   Electrical Apparatus   2,339.0   0,00%   0,00%   0   0,00%   0   0   0     Cost)   Electrical Apparatus   2,339.0   0,00%   0,00%   0   0   0   0     Cost)   Electrical Apparatus   2,339.0   0,00%   0,00%   0   0   0   0     Cost)   Electrical Apparatus   2,339.0   0,00%   0,00%   0   0   0   0     Cost)   Electrical Apparatus   2,339.0   0,00%   0,00%   0   0   0   0     Cost)   Electrical Apparatus   2,339.0   0,00%   0,00%   0   0   0   0     Cost)   Electrical Apparatus   2,339.0   0,00%   0,00%   0   0   0   0   0     Cost)   Electrical Apparatus   2,339.0   0,00%   0,00%   0   0   0   0   0   0   0   0   0	Jrywall and Insulation		010000	1 55%	55	783	0.11%
Site Preparation   238911   0.00%   117   674   0.00%   0.00	aintings & Wall Coverings		720020	0.50%	12	371	0.31%
Size Preparation         238911         C.053%         17,3         C.07         C.00%         L.03         C.00         C.00%         L.03         C.00         C.00%         L.03         C.00         C.00%         L.03         C.00         C.00         C.00         L.03         C.00         C	lle & Terrazzo		730340	2.50%	27	303	0.40%
Site Preparation         23931         COOK         117         674         0           Temporary Erosion Control         239390         0.00%         117         674         0           Paint and Coating Manufacturing         325390         0.00%         0         15         0           Culvert pipe, concrete, manufacturing         327320         1.38%         0         46         0           Culvert pipe, concrete, manufacturing         327332         0.00%         0         4         0           Fencing (except wood)         443380         0         2         0         4         0           Invest pipe, concrete, manufacturing         327322         0.00%         0         4         0         0           Culvert pipe, concrete, manufacturing         327322         0.00%         0         4         0         0           Fencing (except wood)         423380         0.00%         5         109         0         0           Investigate Equip Merchant         423390         0.00%         2         119         0         13           Isins fewcept electrical wood)         423390         0.00%         2         113         0         48           Isins fewcept electricals and	Pavement Removal	Site Preparation	238910	2.0370	6/4	e/u	0.00%
Temporary Ension Control   238990   0,00%   117   674	site Demolition	Site Preparation	716957	8000			0.00%
Paint and Coating Manufacturing   32530   7125%   717   718   71	lemporary stormwater Pollution Prevention,	Tomocrate Frogion Control	238990	00:00	117	674	
Paint and Coating Manufacturing   325510   0.00%   0.00%   0.0   150   0.00%   0.00%   0.0   0	Frosion and Silitation Control	lemporary grossor control	239290	7.25%	n/a	0	0.00%
Faith and Coacing Manioceconing   326299   0.88%   n/a   0   46   0   46   0   46   0   46   0   46   0   46   0   46   0   46   0   46   0   46   0   46   0   46   0   0   46   0   0   0   46   0   0   0   0   0   0   0   0   0	Other Building Equipment Contractors	Definition Manufacturing	325510	0.00%	0	15	0.00%
State   Stat	Pavement Markings (Material Cost)	Paint and Coating Manuactoning	326299	0.88%	n/a	0	%00.0
trus  Culvert pipe, concrete, manufacturing 337320 1.38% 0 46 46  Culvert pipe, concrete, manufacturing 33732 0.00% 0.00% 0 2  On Material Fercing (except wood) merchant 423320 6.65% 5 109  Fercing (except wood) merchant 423320 0.00% 2 119  Wholesalers Apparatus/Equip, Wiring Supplies, 42350 0.00% 2 119  Related Equip Merchant 42350 0.00% 9 7771 619  Related Equip Merchant 42350 0.00% 9 7771 649  Related Equip Merchant 444190 0.00% 1 156% 10 648  Petroleum Bulk Stations and Terminals 444190 0.00% 0.63% 10 648  Maintenance of Traffic 484130 0.00% 1 3 204  Maintenance of Traffic 484130 0.00% 3 204  Mobilization 561730 0.25% 39 1938  Invalvance Mobilization 561730 0.25% 39 1938  Mobilization 561730 0.25% 39 1938  Invalvance Mobilization 1.88% 0.00% 3 204  Mobilization 561730 0.25% 39 1938  Invalvance Mobilization 1.40 0.25% 10 1.40  Invalvance Mobil	All Other Rubber Product Manufacturing						
tus    Culvert pipe, concrete, manufacturing 333922 4.63% 0 0 0 4   Institute of Traffic Apparatus (except wood) merchant state and Survey and Mapping 5.1330 0.00% 0.00	Wellion alie 1001)		327320	1.38%	0	46	0.00%
Signst   Component   Compone	reduy Iviix Collici ete Ivialitaiacianiig	Culvert nine concrete, manufacturing	327332	0.00%	0	4	0.00%
Second Construction Material   Fencing (except wood) merchant   A2330   Construction Material   Electrical Apparatus/Equip, Wirling Supplies,   Cost)   Electrical Apparatus/Equip, Wirling Supplies,   Cost,   Cost	Tonyevor and Conveying Equipment	in the second se	333922	4.63%	0	7	%00:0
Switchboard Apparatus   Switchboard Apparatus   Switchboard Apparatus   Switchboard Apparatus   Switchboard Apparatus   Switchboard Apparatus   Switchboard   Switchboar	Manufacturing						1000
Peraleted Construction Material   Peraleted Construction Material   Peraleted Construction Material   Peraleted Construction Material   Peraleted Construction Material Cost)   Peraleted Equip Merchant   Petroleum Bulk Stations and Terminals   Petroleum Bulk Stations and Terminals and	Switchgear and Switchboard Apparatus		335313	4.38%	П	4	1.03%
Fencing (except wood) merchant   Fencing (except electrical) Windesalers   Fencing (except electrical) Windesalers   Fertical was also   Fetroleum Bulk Stations and Terminals   Fetroleum Bulk Stations   Fetroleum Bulk Stations and Terminals   Fetroleum Bulk Stations   Fetroleum Bul			423320	6.65%	20	109	0.31%
Fencing (except wood) merchant   423390   0.00%   2   119	Brick, Stone, and Related Construction Material						
wholesalers         wholesalers         423390         0.00%         2         113           Relacted Equip, Wring Supplies, Relaced Equip Mining Supplies, Relaced Equip Supplie	Werchant Wildiesalers	Fencing (except wood) merchant			,	,	00.00
Electrical Apparatus/Equip, Wiring Supplies, 1956.00%   1.2	Chain link Fence (Materials Cost)	wholesalers	423390	0.00%	7 ;	610	0.10%
Signs (except electrical) Wholesalers   423990   0.00%   9   771   488     Petroleum Bulk Stations and Terminals   424710   0.00%   1.56%   10   648     Supply (Sod)   Trucking   44420   0.00%   1.56%   0   1.23     Instrument   Maintenance of Traffic   481720   0.63%   17   1.74     Instrument   Land Survey and Mapping   54126   0.00%   3   193     Mobilization   Sel1390   0.00%   3   1938     Component   Turf Installation   561390   0.25%   39   1938     Instrument   Installation   1.88%   0   4     Component   Installation   1.88%   0   1.88%   0     Installation   1.88%   0   1.88%   0   1.88%   0     Installation   1.88%   0   1.88%   0   1.88%   0     Installation   1.88%   0   0   1.8	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Electrical Apparatus/Equip, Wiring Supplies, Related Four Merchant	423610	4.21%	15	619	3/01:0
Petroleum Bulk Stations and Terminals   424710   0.000%   1   48   48     Petroleum Bulk Stations and Terminals   444190   1.56%   10   648     Lister	Electrical Work (Ividee Idl Cost)	Gine (except electrical) Wholesalers	423990	0.00%	6	771	0.00%
arm Supply (Sod)         Trucking         444190         1.56%         10         648           arm Supply (Sod)         Trucking         484220         0.45%         0         1.23           Maintenance of Traffic         484220         0.63%         6         3.18           Nocuments         Insurance of Traffic         288190         0.63%         6         3.18           Documents         Insurance of Traffic         248190         0.78%         6         1.42           Documents         Information         541380         0.21%         24         142           Mobilization         551390         0.038%         3         1938           Ig and Component         Information         332311         1.88%         0         4           m(e)         n/a         n/a         n/a         n/a	Koadway Signage (Material Cost)	Potroleum Bulk Stations and Terminals	424710	00.00	1	48	0.00%
arm Supply (Sod)         Trucking         444220         0.45%         0         123           Accuments         Including         484320         0.63%         1.7         1.74           Documents         Insurance of Traffic         524126         0.08%         6         193           Documents         Land Survey and Mapping         541370         0.18%         13         92           Mobilization         561399         0.00%         3         204           Inf Installation         56139         0.00%         3         1938           g and Component         Inf Installation         332311         1.88%         0         4           me)         In/a         In/a         1.00%         n/a         In/a	Fuel Farm Systems		444190	1.56%	10	648	0.02%
Ke Farm Supply Jood 1         Trucking Trucking         487270 (183% of 17 at 12.4)         17.4         12.4           Maintenance of Traffic (180% of 180% of 1	Building Materials/Supplies		444220	0.45%	0	123	0.00%
Maintenance of Traffic 488190 0.08% 6 318   31		Trucking	484220	0.63%	17	174	0.06%
Insurance   Insurance   2,41,26   1,00%   0   141	Maintenance of Traffic	Maintenance of Traffic	488190	0.88%	9	318	0.00%
Turf Installation   Land Survey and mapping   Sq. 133   92   92   92   92   93   93   93	Insurance	Insurance	524126	1.00%	9.5	147	0.04%
Oor Cost]         Mobilization         561730 bit of the component         7,1300 bit of the component         332311         1.88% bit of the component         3.00% bit of the component         3.00% bit of the component         1.88% bit of the component         1.88	Survey and Project Record Documents	Land Survey and Mapping	041200	0.38%	13	92	0.05%
bor Cost)         Turf Installation         561730         0.25%         39         1938           fetal Building and Component         Turf Installation         332311         1.88%         0         4           verhead (Prime)         n/a         7.00%         n/a         n/a           n/a         n/a         n/a         n/a	Testing Services	1000	561499	%00:0	3	204	%00 O
bor Cost)         The component lets and Component         1.88%         0         4           retal Building and Component         n/a         7.00%         n/a         n/a           verhead (Prime)         n/a         n/a         n/a         n/a	Mobilization	Widoliizatioii	561730	0.25%	39	1938	0.01%
verhead (Prime)         n/a         7,00%         n/a         n/a           n/a         5,00%         n/a         n/a	Landscaping (Labor Lost) Prefabricated Metal Building and Component	TOTAL TISSERIES	332311	1.88%	0	4	%00.0
(Prime)			-1-	7000	6/0	6/4	0.00%
ν. α./υ. α./υ.ς ε/υ			n/a	7.00.7	6/0	e/u	0.00%
	Contingency		e/u	2.00%	11/4	0/11	8 58%

CMAR Contracts	
82013.0663	16%
D2012-0664	14%
NOTO-COLOR	15%
INEGIAL	170%
DBE Goal	V7T

# LIST OF PROPOSED DBE FIRMS

(Please Specify) Other Change Order/Task/Amendment No. (if applicable): MC19 \$186,632.00 Women Dollar Amount E-mail Address: juman@morganti.com Hispanic Project/Bid No: DOA 18-3 Department: Airports \$97,569.12 Bid Opening Date: Black Classification (Check applicable box) ☐ Prime Contractor☐ Subcontractor X Supplier ☐ Prime Contractor X Subcontractor ☐ Supplier Prime Contractor ☐ Prime Contractor X Subcontractor □ Prime Contractor □ Subcontractor □ Prime Contractor X Subcontractor X Subcontractor □ Manufacturer Manufacturer □ Manufacturer □ Manufacturer □ Manufacturer □ Supplier □ Manufacturer X Supplier □ Supplier □ Supplier Project/Bid Name: MC19 Landside Security Improvements Address: 1662 North US Hwy 1, Suite C, Jupiter FL 33469 Low voltage and cameras Fax No: 561-689-4774 Description of Type of Work Name of Prime Bidder: The Morganti Group Inc. CM Services Contact Person: Jennifer Uman Audio Video Systems, Inc 1860 Old Okeechobee Rd, Suite 104 West Paim Beach, FL 33409 561-686-4473 Phone No.: 561-689-0200 Name, Address & Phone No. of DBE Firm Management & Consulting 354 Hiatt Drive, Suite 140 Palm Beach Gardens, FL 33418 (561) 841-6150 Cooper Construction

Notes:

The amounts listed on this form for each DBE Firm must be supported by the price included on Schedule 2, "Letter of Intent to Perform as a Disadvantaged Business Enterprise", in order to be counted toward attainment of the DBE goal.

Total Value of DBE Participation: \$284,201.12

Firms identified on this form must be certified as a DBE by the State of Florida's Unified Certification Program.

If materials or supplies are proposed to be purchased from a DBE regular dealer, sixty percent (60%) of the proposed expenditure is counted toward attainment of the DBE goal. Reduce dollar amount to 60% of supplier's quate for purposes of determining value of DBE participation. Amounts listed on Schedule "2" should reflect the full expenditure (i.e., do not reduce supplier's quote).

By signing this form the understanded Prime Bidder is committing to utilize the above referenced DBE Firms on the Project and that the Prime Bidder will monitor the DBE Firms to ensure that the work is actually performed by the by the DBE Firms.

By:

Print Name/Title of Person Executing on Behalf of the Prime Date:

Date:

\*Additional sheets may be used if necessary. Schedule 1 (v. 7-3-13)

## SCHEDULE 2 (Attachment \_\_ to the Bid Form)

#### LETTER OF INTENT TO PERFORM AS A DISADVANTAGED BUSINESS ENTERPRISE

Project/Bid No.:	Projec	t/Bid Name: <u>_</u>	Cask MC19 La	ndside Security Imp	provements
Change Order/Task/Ar	mendment No. (I	f applicable): _	18-3, MC19		
Name of Prime Bidder:	The Morganti G	roup, Inc.			
Name of DBE Firm: Co-	oper Constructi	on Management	and Consul	ing	
The undersigned is ce Program. Check one of				rprise by the State o	f Florida's Unified Certification
■ Black □ Hisp	anic	□Women		□Other (Please Spe	cify)
☐ Prime Contractor ☐	Subcontractor	□ Manufactu	ırer	□ Supplier	
The undersigned is p project (specify in deta	repared to perfo il the particular v	orm the follow work and/or pa	ving describ arts thereof t	ed work in connecti to be performed):	on with the above-referenced
Additional Sheets may Line Item/Lot No.			Qty/Units	Unit Price	Total Price
Line item/Lot No.	CM Services	scription,	Gryronics	\$	\$ 97,569.12
				\$	\$
				\$	\$
				\$	\$
Beach County.	intends to s	ubcontract a			ecution of a contract with Palm escribed above to another
N/A	c dompicio ino			D	BE Certified
(Name of Subcon	tractor)	(Am-	ount of Subcon		lon-DBE BBE Certified
(Name of Subcon	tractor)		ount of Subcon		lon-DBE
subcontracting the	work to an ier understands om providing quangement	other subco s that the pro uotations to c By:	ontractor, ovision of to other bidder	except as noted his form to the Pri	ork described above without above. The undersigned me Bidder does not prevent

Schedule 2 (v.11-08-11)

<sup>&</sup>lt;sup>1</sup> Do not reduce supplier's quote on this Schedule. Adjustments for purposes of determining the value of a supplier's participation should be reflected on Schedule 1 only. See "Note 3" on Schedule 1. Amounts for materials and supplies should be broken out in the table above.

## SCHEDULE 2 (Attachment \_\_ to the Bid Form)

### LETTER OF INTENT TO PERFORM AS A DISADVANTAGED BUSINESS ENTERPRISE

Project/Bid No.: MC19 Project	ect/Bid Name: Landside	Security Improvmer	nts Project at PBIA
Change Order/Task/Amendment No.	(If applicable):		
Name of Prime Bidder: Stryker Ele	ectric		
Name of DBE Firm:Audio Video	Systems, Inc.		
The undersigned is certified as a Dis Program. Check one or more classifi	advantaged Business E	nterprise by the Stat	te of Florida's Unified Certification
□ Black □ Hispanic	ĭaWomen	□Other (Please \$	Specify)
□ Prime Contractor	□ Manufacturer	□ Supplier	
The undersigned is prepared to per project (specify in detail the particular	form the following described work and/or parts there	cribed work in conn of to be performed):	ection with the above-referenced
Additional Sheets may be used as ne	cessary.		CONTRACTOR TAKEDALAR CORO
Line Item/Lot No. Item De			<b>Total Price</b> \$ 186,632.00
Base Provide and	Install Cameras	\$	\$ 180,032.00
		\$	\$
		\$	\$
and will enter into a formal agreeme Beach County.  If the undersigned intends to			
subcontractor, please complete th	e following:		
	\$		□ DBE Certified
(Name of Subcontractor)	(Amount of Sul		<ul><li>□ Non-DBE</li><li>□ DBE Certified</li></ul>
(Name of Subcontractor)	(Amount of Sul		□ Non-DBE
The undersigned affirms that it has subcontracting the work to a subcontractor/supplier understand the subcontractor from providing a Audio Video Systems, Inc.  Printed Name of DBE Subcontractor	mother subcontracto ds that the provision quotations to other bio	r, except as not of this form to the	ted above. The undersigne
	Date: <u>06/</u>	08/2023	

Schedule 2 (v.11-08-11)

<sup>&</sup>lt;sup>1</sup> Do not reduce supplier's quote on this Schedule. Adjustments for purposes of determining the value of a supplier's participation should be reflected on Schedule 1 only. See "Note 3" on Schedule 1. Amounts for materials and supplies should be broken out in the table above.

#### Florida UCP DBE Directory

Number of Vendors Returned: Selection Criteria:

Vendor: AUDIO VIDEO SYSTEMS, INC.

Vendor Name:

AUDIO VIDEO SYSTEMS, INC. CERTIFIED MBE Certification:

CERTIFIED

ACDBE Status:

Υ

Statewide Availability:

DBE Certification: DBA:

Former Name:
SECURITY CAMERA & EQUIPMENT SALES, INSTALLATION, REPAIR; LOW VOLTAGE WIRING **Business Description:** 

1860 OLD OKEECHOBEE ROAD

SUITE 104 WEST PALM BEACH FL 33409

Contact Name: Email:

Mailing Address:

ANGELA BARNARD ANGELA@SECURITYBYAVS.COM

Phone: Web Site: (561) 686-4473

Fax:

(561) 689-5520

Certified NAICS Electrical Contractors and Other Wiring Installation Contractors 238210

Office Equipment Merchant Wholesalers

423420 423430

Computer and Computer Peripheral Equipment and Software Merchant Wholesalers
Electrical Apparatus and Equipment, Wiring Supplies, and Related Equipment Merchant Wholesalers

423610 541990 All Other Professional, Scientific, and Technical Services

Security Systems Services (except Locksmiths)
Consumer Electronics Repair and Maintenance
Other Electronic and Precision Equipment Repair and Maintenance 561621 811211

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