

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

**AGENDA
CENTRAL FLORIDA EXPRESSWAY AUTHORITY
BOARD MEETING
April 12, 2018
9:00 a.m.**

**Meeting location: Central Florida Expressway Authority
Board Room
4974 ORL Tower Road
Orlando, FL 32807**

A. CALL TO ORDER / PLEDGE OF ALLEGIANCE

B. PUBLIC COMMENT

Pursuant to Rule 1-1.011, the governing Board for CFX has set aside at least 15 minutes at the beginning of each regular meeting for citizens to speak to the Board on any matter of public interest under the Board's authority and jurisdiction, regardless of whether the public interest is on the Board's agenda but excluding pending procurement issues. Each speaker shall be limited to 3 minutes.

C. APPROVAL OF MARCH 8, 2018 BOARD MEETING MINUTES (action Item)

D. APPROVAL OF CONSENT AGENDA (action Item)

E. REPORTS

1. Chairman's Report
2. Treasurer's Report
3. Executive Director's Report

F. REGULAR AGENDA ITEMS

1. **APPROVAL OF BIENNIAL UPDATE TO CFX ETHICS POLICY REQUIRING THAT CFX CONSULTANTS COMPLY WITH FLORIDA STATUTES 112.313 (7) TO AVOID CONFLICTING EMPLOYMENT OR CONTRACTUAL RELATIONSHIPS**

Joseph L. Passiatore, General Counsel (action item)

2. **E-PASS STAFFING ADJUSTMENTS FOR MARKET CONDITIONS – David Wynne, Director of Toll Operations (action item)**

G. BOARD MEMBER COMMENT

H. ADJOURNMENT

This meeting is open to the public.

Section 286.0105, Florida Statutes states that if a person decides to appeal any decision made by a board, agency, or commission with respect to any matter considered at a meeting or hearing, he or she will need a record of the proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

In accordance with the Americans with Disabilities Act (ADA), if any person with a disability as defined by the ADA needs special accommodation to participate in this proceeding, then not later than two (2) business days prior to the proceeding, he or she should contact the Central Florida Expressway Authority at 407-690-5000.

Persons who require translation services, which are provided at no cost, should contact CFX at (407) 690-5000 x5317 or by email at Iranetta.dennis@CFXway.com at least three business days prior to the event.

C.

APPROVAL OF
BOARD MEETING MINUTES

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

AMENDED MINUTES
CENTRAL FLORIDA EXPRESSWAY AUTHORITY
BOARD MEETING
March 8, 2018

Location: Central Florida Expressway Authority
4974 ORL Tower Road
Orlando, FL 32807
Board Room

Board Members Present:

Commissioner Fred Hawkins, Jr., Osceola County (Chairman)
Jay Madara, Gubernatorial Appointment (Vice Chairman)
Commissioner Brenda Carey, Seminole County (Treasurer)
Commissioner Jim Barfield, Brevard County
Mayor Buddy Dyer, City of Orlando
Andria Herr, Gubernatorial Appointment
Mayor Teresa Jacobs, Orange County
S. Michael Scheeringa, Gubernatorial Appointment
Commissioner Sean Parks, Lake County
Commissioner Jennifer Thompson, Orange County

Non-Voting Advisor Not Present:

Paul Wai, Florida's Turnpike Enterprise

Staff Present at Dais:

Laura Kelley, Executive Director
Joseph L. Passiatore, General Counsel
Mimi Lamaute, Recording Secretary

A. CALL TO ORDER

The meeting was called to order at 9:00 a.m. by Chairman Fred Hawkins, Jr.

B. PUBLIC COMMENT

- Mr. Chuck O'Neal requested that public comment on Item 6 - Concept, Feasibility & Mobility Study of the Osceola Parkway Extension be heard first because of the large number of individuals present to speak.

The Chairman polled the audience. Due to the large number of individuals present for comment on Item 6 - Osceola Parkway Extension, the Board agreed to hear this item out of order.

C. APPROVAL OF MINUTES

A motion was made by Commissioner Carey and seconded by Ms. Herr to approve the February 8, 2018 Board Meeting Minutes as presented. The motion carried with ten (10) members present voting AYE by voice vote.

D. APPROVAL OF CONSENT AGENDA

The Consent Agenda was presented for approval.

CONSTRUCTION

1. Approval of Construction Contract Modifications on the following projects:
 - a. Project 417-733 Ranger Construction Industries, Inc. (\$ 851,490.11)
 - b. Project 528-131 SEMA Construction, Inc. \$ 77,813.40
 - c. Project 528-313 Lane Construction Corp. \$ 205,332.81
 - d. Project 408-127 Lane Construction Corp. \$ 26,411.83
 - e. Project 429-204 Southland Construction, Inc. \$ 84,354.75
 - f. Project 599-626 United Signs & Signals, Inc. \$ 23,510.71
 - g. Project 429-206 GLF Construction Corp. \$ 112,727.36
2. Approval of Contract Award for SR 408 Aesthetic Coatings Renewal to Southern Road & Bridge, LLC, Project No. 599-734, Contract No. 001279 (Agreement Value: \$3,471,026.00)
3. Authorization to Advertise for Letters of Interest for Systemwide Construction Engineering Inspection (CEI) Services using CFX's Small Sustainable Business Enterprise (SSBE) Program, Contract Nos. 001368 and 001406

ENGINEERING

4. Approval of Geodata Consultants, Inc. as Subcontractor for the General Engineering Consultant Services (GEC) contract with Dewberry Engineers, Inc., Contact No. 001145
5. Approval of Contract Award for Design Services SR 528 / SR 436 Interchange Improvements and SR 528 Widening from SR 436 to Goldenrod Road to DRMP, Inc., Project 528-143, Contract No. 001314 (Agreement Value: not-to-exceed \$6,050,000.00)

INTERNAL AUDIT

6. Acceptance of Internal Audit Reports:
 - a. Prior Audit Recommendations Follow-up
 - b. Procurement and Contract Billing Audits
 - c. Safety and Maintenance Policies and Procedures Compliance Audit
 - d. TRAILS Program Review
 - e. DHSMV Data Security Assessment
 - f. PCI Assessment with Report on Compliance

LEGAL

7. Approval of Corrected Amount Allocated for Design and Engineering in the Third-Party Funding Agreement with Osceola County
8. Approval of Proposed Settlement of Supplemental Attorneys' Fees with Vickie Davis d/b/a Bay Hills Equestrian Center in the amount of \$2,000.00 for Parcels 197/897, Project 429-203
9. Approval of Proposed Negotiated Settlement Agreement related to the leasehold interest of Diane Maxwell in the amount of \$3,500.00 for Parcel 166, Project 429-203
10. Approval of Proposed Mediated Settlement Agreement for all claims for compensation with Lee and Jennifer Shollenberger in the amount of \$880,692.50 for Parcel 289, Parcels 287/887 and Parcel 890, Project 429-205
11. Approval of Proposed Mediated Settlement Agreement of all claims with Solid LLC in the amount of \$835,000.00 for Parcel 328, Project 429-206
12. Approval of Offers of Judgment to Itay Guy in the amount of \$10,000.00, Earl and Adelaida Wilson in the amount \$3,500.00 and Freddie, Eula and Sandra Jones in the amount of \$3,500.00 for Parcels 800 (Part A & B), Project 429-202
13. Approval of the Right of Way Transfer and Continuing Maintenance Agreement between Central Florida Expressway Authority and City of Apopka, Projects 429-604, 429-200, 429-200A and 414-210
14. Approval of Real Estate Purchase Agreement between Greater Orlando Aviation Authority, City of Orlando and Central Florida Expressway Authority, Parcels 907-101, 801A, 801B, and 801C, Project 907
15. Approval of Purchase and Sale Agreement between All Aboard Florida – Operations, Greater Orlando Aviation Authority, City of Orlando and Central Florida Expressway Authority, Project 528-1240

MAINTENANCE

16. Approval of Contract Award for SR 453 Landscape Improvements to LaFleur Nurseries & Garden Center, LLC, Project 429-825, Contract No. 001365 (Agreement Value: \$1,450,000)

TOLL OPERATIONS/TECHNOLOGY

17. Approval to Execute an Agreement for Out of State Registered Vehicle Lookup with Law Enforcement Systems, LLC (LES), (Agreement Value: not-to-exceed \$1,500,000.00)
18. Approval of Purchase Order for sticker transponders to TransCore, LP (Agreement Value: \$750,000.00)
19. Approval of Purchase Order for Management Hosted Services to Cherwell Software, LLC, Project 599-533 (Agreement Value: \$131,800.00)
20. Approval of Purchase Order for Ruggedcom RSG 2300 Field Ethernet Switch Equipment to Temple, Inc., Project 599-542 (Agreement Value: \$132,540.00)
21. Approval of Supplemental Agreement No. 5 with Egis Project, Inc. for Staffing for the Rental Car Pilot Project, Contract No. 001105 (Agreement Value: not-to-exceed \$1,220,755.77)
22. Approval of Product Purchase Agreement with TransCore, LP to purchase Transponders
23. Approval of Contract Award to Traffic Control Devices, Inc. for Construction of Tolling Infrastructure for the Rental Car Pilot Project, Contract No. 001407 (Agreement Value: not-to-exceed \$516,500.00)

A motion was made by Ms. Herr and seconded by Mr. Madara to approve the Consent Agenda as presented. The motion carried unanimously with ten (10) members present voting AYE by voice vote.

E. REPORTS

1. CHAIRMAN'S REPORT

- Chairman Hawkins announced two project openings. On Friday March 9th at 10:00 a.m., the opening of the improved interchange at SR 528 and Innovation Way will take place. On March 31, the completion of CFX's segments of the Wekiva Parkway will be celebrated with a 5K bridge run and a family fun run benefitting the Florida Wildlife Corridor. Registration is still open for these runs.
- Mayor Dyer stated that two house bills allowing the sale of Turnpike property to CFX are on today's calendar. Hopefully, one or both will pass to the Senate.

- In February, CFX staff and project teams met with more than 1,000 members of the community during three public meetings in St. Cloud, Lake Nona and Poinciana. Chairman Hawkins thanked everyone who worked at these meetings and those who came to learn about the four studies in Osceola County. Comments received from the community are extremely valuable to the study process and impacts the shapes of the corridors that may eventually become part of the regional beltway.
- Chairman Hawkins reminded the Board and the public that the vote made today on the studies is only a decision as to whether a project meets the threshold to move from one study phase to another study phase. The Board is not making any decisions today regarding the actual construction of these projects or even the final alignment of the proposed corridors. The vote is only to determine if a project is viable to move to the Project Development & Environment Study phase. There will continue to be an opportunity beyond today to provide input.

2. TREASURER'S REPORT

Commissioner Carey reported that toll revenues for January were \$38,235,580 which is 7.5% above projections and 8% over the prior year. CFX's total revenues were \$39.5 million for the month.

Total OM&A expenses were \$8.7 million for the month and \$38.7 million year-to-date which is 12% under budget.

After debt service the total net revenue available for projects was \$16.8 million for January and \$113.6 million year-to-date. CFX's projected year-end senior lien debt service ratio is 2.25, which is above our budgeted ratio of 2.23.

Commissioner Carey reported that revenue has been tracked to determine when CFX will break even on the funds that were lost because of the tolls being lifted due to Hurricane Irma. She announced that the February numbers show that year-to-date revenue is only half percent over budget projections which should catch up the revenue in February versus March.

3. EXECUTIVE DIRECTOR'S REPORT

Ms. Kelley provided the Executive Director's Report in written form.

In addition, she recognized Mr. Joseph Berenis, Chief of Engineering and Infrastructure, for his 30 years of exceptional and dedicated service.

F. REGULAR AGENDA ITEMS

1. REQUEST FOR CUSTOMER CALL CENTER AND IMAGE REVIEW CLERK STAFFING ADJUSTMENTS FOR MARKET CONDITIONS

David Wynne, Director of Toll Operations, is requesting Board approval of a supplemental agreement with EGIS Project, Inc.

The request is primarily due to a recent wage and salary survey that was conducted by CFX. This study determined that CFX was at or near the bottom pay range for most entry level positions on the E-PASS contract at this time.

CFX would like to position itself as a potential employer of choice with the ability to attract from not only other call center firms but also working professionals who will bring a higher base skill set to the E-PASS project going forward.

The proposed wages for staff would place the entry point at just below the 50th percentile with some additional adjustments made for staff that have been with the project multiple years.

He described internal challenges, external challenges, CFX call volumes and wait times, and an intended plan of action.

The Board asked questions which were answered by Mr. Wynne. They requested further information regarding the root causes, contract and market details and additional options. The Board directed staff to bring this item back with the additional information requested.

By consensus the Board decided to table this item until next month.

2. SR 408 EASTERN EXTENSION PD&E STUDY UPDATE

Glenn Pressimone, Director of Engineering explained the following items on the agenda today will focus on several planning projects that CFX has been working on for over the past year and that are nearing completion. The SR 408 Eastern Extension Project Development and Environment Study is being presented as an informational item only and is presented in advance of the scheduled April 26th public meeting.

Mr. Pressimone described the project location and project history. He introduced Mr. Will Sloup with Metric Engineering, Inc. who described:

- Purpose and need of the project;
- Study Objectives;
- Project Segments;
- Corridor Evaluation;
- Typical Section;
- Recommended Alternative;
- Traffic Projections;
- Public Involvement;

- Next Steps; and
- Project development process.

(This item was presented for information only. No Board action was taken.)

This following item was taken out of order as a courtesy to the speakers.

6. THE OSCEOLA PARKWAY EXTENSION PUBLIC COMMENT

The following individuals commented on the Concept, Feasibility & Mobility Study of the Osceola Parkway Extension:

- 1) Eleanor Foerste with Friends of Split Oak
- 2) Kimberly Buchheit, Apopka Resident with Friends of Split Oak (written comments are attached as **Exhibit "A"**)

To allow all speakers the same time, Mayor Jacobs requested that speakers who run out of time submit their comments in writing.

- 3) Trevor M. Sorbo, City of Orlando Resident
- 4) James Peters, City of Oviedo Resident
- 5) Megan Sorbo, City of Orlando Resident
- 6) Cindy Friar, Lake Ajay Village Resident
- 7) Gary Friar, Lake Ajay Village Resident
- 8) Donna Hoffman, City of St. Cloud Resident
- 9) Maria Bolton-Jonbert, City of Orlando Resident
- 10) Steve Barnick, Lake Ajay Village Resident
- 11) Denise Guerrero, City of Orlando Resident
- 12) C.D. Lewis, Jr., Lake Ajay Village Resident
- 13) Gretchen Robinson with Friends of Split Oak

In response to some speaker's comments, Mayor Jacobs clarified that while Orange County did offer a resolution when the Osceola County Expressway Authority was moving forward, that resolution did not oppose or support any specific alignment. Orange County's resolution was to reserve the right to have input on any decisions that involved an alignment in Orange County. (copy of the Orange County Resolution is attached as Exhibit "B"). Mayor Jacobs stated that several speakers mentioned that Orange County has taken a position on the issue of the alignment and Split Oak. She wants to clarify that Orange County did offer a resolution when the Osceola County Expressway Authority was moving forward. Orange County reserved the right to have input on any decisions that involved an alignment in Orange County but there was no specific resolution in support or opposition to any alignment. (copy of the Orange County Resolution is attached as **Exhibit "B"**)

Chairman Hawkins mentioned that Osceola County under his leadership has not taken a stance on this matter.

- 14) Commissioner Emily Bonilla, Orange County Commissioner
- 15) Eddy Dominguez, City of Orlando Resident (Written comments are attached as **Exhibit "C"**)
- 16) Eric Rollins with Orange County Conservation District
- 17) Marty Sullivan with League of Women Voters (Copy of Letter from League of Women Voters of Florida attached as **Exhibit "D"**)
- 18) Sharon Robbins with Lake Mary Jane Alliance
- 19) Larry Rosen, Kissimmee with Valley Audubon Society
- 20) Valerie Anderson with Friends of Split Oak (Submitted a Friends of Split Oak Forest signed Petition attached as **Exhibit "E"**)
- 21) Jay Jordan, Lake Ajay Village Resident
- 22) Linda Chapin, Orange County Resident
- 23) Sharon McBreen, Lake Nona Resident
- 24) Luis Santiago, City of St. Cloud Resident
- 25) Michael Hill with Friends of Split Oak
- 26) Eugene Kelly with Florida Native Plant Society
- 27) Katrina Shadix with Bear Warriors United
- 28) Catherine Lewis with Lake Ajay Village
- 29) Chuck O'Neal City with Speak Up Wekiva, Inc.
- 30) Suzanne Arnold with Lake Mary Jane Alliance (Lake Nona Student Petitions are attached as **Exhibit "F"** and Osceola Parkway Extension East 7 and Refinement 1A Maps are attached as **Exhibit "G"**)
- 31) Stacy Ford, City of St. Cloud Resident (St. Cloud and Lake Nona High Schools meeting pictures, Lake Ajay Village pictures and articles from the American Heart Association are attached as **Exhibit "H"**)
- 32) Atlee Mercer, Chairman of Osceola Expressway Authority
- 33) Charles Lee with Audubon Florida
- 34) Clint Beaty with Tavistock

A recess was taken at approximately 11:38 a.m. The meeting resumed at 11:55 a.m.

6. CONCEPT, FEASIBILITY & MOBILITY STUDY OF THE OSCEOLA PARKWAY EXTENSION

Glenn Pressimone, Director of Engineering explained his presentation will focus on the findings of the Concept, Feasibility and Mobility Study of the Osceola Parkway Extension. He provided a brief introduction to all the Osceola County Concept, Feasibility and Mobility Studies.

The overall purpose for these concept, feasibility and mobility studies was to evaluate the viability of different expressway alternatives within the study corridors to identify projects that are ready to move forward in the project development process.

Mr. Pressimone introduced Mike Lamb with CH2M Hill, Inc. Mr. Lamb described the following concerning the Osceola Parkway Extension:

- Purpose and need of the project;
- Current Alternatives;
- Major Environmental Constraints;
- West Ultimate Typical Sections;
- Current West Alternatives;
- East Expressway Ultimate Typical Section;
- Current East Alternatives.

Mr. Pressimone described the following:

- Split Oak Working Group Refinement 1A;
- Viability of Alternatives; and
- Project development process.

The Board asked questions and made comments.

A motion was made by Commissioner Barfield and seconded by Commissioner Carey for approval of the findings for the Concept, Feasibility and Mobility Study of the Osceola Parkway Extension, and authorization for staff to initiate a Project Development & Environment (PD&E) Study. The motion carried unanimously with ten (10) members present voting AYE by voice vote.

3. THE POINCIANA PARKWAY EXTENSION PUBLIC COMMENT

The following individuals commented on the Concept, Feasibility & Mobility Study of the Poinciana Extension:

- 1) Keith Laytham representing residents of Poinciana showed a Channel 9 News clip
- 2) George Coghlan, Poinciana resident
- 3) Veronica Lokken, Poinciana resident
- 4) Dr. Eric Bregman, Poinciana resident
- 5) Graham Stanley, Poinciana resident
- 6) Reginald Maddox, Sr., Poinciana resident
- 7) Kent Julius, Poinciana resident

Mayor Dyer left at 12:50 p.m.

3. CONCEPT, FEASIBILITY & MOBILITY STUDY OF THE POINCIANA PARKWAY EXTENSION

Glenn Pressimone introduced Clif Tate with Kimley-Horn and Associates. Mr. Tate described the following:

- Study Corridor Overview;
- Previous Studies of Each Corridor Segment;
- Overall Goals of the Project Corridors;
- Study Methodology;
- Public Involvement;
- Alternative Corridor Alignments; and
- Purpose and Need.

Mr. Pressimone described the project viability.

The Board asked questions and made comments.

A motion was made by Commissioner Carey and seconded by Mr. Madara for approval of the findings for the Concept, Feasibility and Mobility Study of the Poinciana Parkway Extension, and authorization for staff to initiate a Project Development & Environment (PD&E) Study. The motion carried with nine (9) members present voting AYE by voice vote. Mayor Dyer was not present.

Mr. Madara left at 1:14 p.m.

By consensus, the Board decided that staff presentations will be bypassed and for public comments will be heard.

4. THE SOUTHPORT CONNECTOR EXPRESSWAY PUBLIC COMMENT

The following individuals commented on the Concept, Feasibility & Mobility Study of the Southport Connector Expressway:

- Eleanor Foerste with Eleanor Foerste Adventures
- Mark Sessions, St. Cloud resident

5. THE NORTHEAST CONNECTOR EXPRESSWAY PUBLIC COMMENT

The following individuals commented on the Concept, Feasibility & Mobility Study of the Northeast Connector Expressway:

- Hunter Sanders with SEPA, Inc. deferred his comments to his attorney Scott W. Fitzpatrick with Owens Law Group, P.A.
- Syme Kutz with SEPA, Inc. deferred his comments to attorney Scott W. Fitzpatrick
- Scott W. Fitzpatrick with Owens Law Group, P.A.

4. CONCEPT, FEASIBILITY & MOBILITY STUDY OF THE SOUTHPORT CONNECTOR EXPRESSWAY

A motion was made by Mayor Jacobs and seconded by Commissioner Carey for approval of the findings for the Concept, Feasibility and Mobility Study of the Southport Connector Expressway. The motion carried with eight (8) members present voting AYE by voice vote. Mayor Dyer and Mr. Madara were not present.

5. CONCEPT, FEASIBILITY & MOBILITY STUDY OF THE NORTHEAST CONNECTOR EXPRESSWAY

A motion was made by Commissioner Carey and seconded by Mayor Jacobs for approval of the findings for the Concept, Feasibility and Mobility Study of the Northeast Connector Expressway. The motion carried with eight (8) members present voting AYE by voice vote. Mayor Dyer and Mr. Madara were not present.

G. BOARD MEMBER COMMENT

The following Board members offered closing comments:

- Chairman Hawkins;
- Mr. Scheeringa; and
- Mayor Jacobs.

H. ADJOURNMENT

Chairman Hawkins adjourned the meeting at 1:31 p.m.

Commissioner Fred Hawkins, Jr.
Chairman
Central Florida Expressway Authority

Mimi Lamaute
Recording Secretary
Central Florida Expressway Authority

Minutes approved on _____, 2018.

Pursuant to the Florida Public Records Law and CFX Records Management Policy, audio tapes of all Board and applicable Committee meetings are maintained and available upon request to the Records Management Liaison Officer at publicrecords@CFXWay.com or 4974 ORL Tower Road, Orlando, FL 32807. Additionally, video tapes of Board meetings commencing July 25, 2012 are available at the CFX website, ww.expresswayauthority.com

CFX Board Meeting Public Comment
Agenda Item F.6. OSCEOLA PARKWAY EXTENSION
PD & E
Meeting Date 03/08/18

By: Kimberly A. Buchheit, 6500 Swain Road, Sorrento, FL 32776

Phone Number: 321-689-1057

Email Address: kimberlybuchheit@gmail.com

Date: 03/08/2018 (Draft 3/7/18)

Kim's TITLE: A PLEA FOR NO ROAD THROUGH SPLIT OAK

My name is Kimberly Buchheit, 6500 Swain Road, Sorrento, FL.

As a concerned citizen, I am opposed to building any roadway alignments through Conservation Lands unless there is no other practical and prudent alternative.

I'd like to quote from a recorded Conservation Easement in Split Oak:

Grantors hereby grant, create, and establish a perpetual conservation easement upon the parcel described herein, which shall run with the land and be binding upon the Grantors, its successors and assigns, and remain in full force and effect forever.

The Grantors, or owners of Split Oak Forest in this case are Orange County and Osceola County. They agreed with each other and promised to keep these lands protected "Forever" in the early 1990's when, as a partnership, they sought and received public funding through Preservation 2000 to purchase Split Oak Forest.

Public funding had many conditions but basically required that the land would be used for Conservation and Mitigation purposes and would be legally protected “forever”. This land has been meticulously managed by Florida Fish and Wildlife Conservation Commission (FWC) since the mid 1990’s. Split Oak is not just a vacant piece of land.

Though I am not a consultant for you on this project, I have done my best to inform you of matters of title associated with alignments through Split Oak.

In addition to the legal complications of violating the FCT Grant Agreements and extinguishing Conservation Easements, many high profile land development projects such as the Orange County Convention Center and Walmart Shopping Center in Kissimmee obtained their development permits through performance of specific actions at Split Oak Forest. Any impacts to Split Oak, even if minimal, will be compounded by the original permit conditions which included numerous state and federally regulated activities. Impact to Split Oak will not be superficial as it appears on the 2 dimensional diagrams, but will include layers upon layers of legal protections to penetrate. Some of you are already aware of how complex and contentious this may get.

Under Mayor Jacobs’ leadership, in Commissioner Thompson’s District, Orange County has expressed their opposition to proposed alignments of the Osceola Parkway Extension through Orange County’s section of Split Oak Forest.

Under Commissioner Hawkins's leadership, Osceola County has expressed no interest in preventing alignments through Osceola County's section of Split Oak Forest. In fact, it appears that Mr. Hawkins and others may be counting on Refinement 1A prematurely with land swap deals being promoted before the PD&E Study has even been approved.

If we cannot depend on our elected officials to uphold and defend promises of perpetuity from a mere 25 years ago, how can we depend on any agreements made by these same entities for future conservation deals? If Split Oak isn't safe, then NOTHING IS SAFE in the entire State of Florida.

I am feeling older and wiser today...when I say...that back in my day, alignments through Split Oak Forest would have never been considered as a viable option. At the project startup meeting, there would have been an announcement that we have to design around the Conservation Areas, and that would have been the end of it.

If we do nothing or actively participate in allowing a major Expressway to go through Split Oak Forest, THEN SHAME ON US. As talented professionals, we can AND must do better than this.

I hope and pray that everyone will come to their senses and make sound decisions that honor the public trust.

Thank You.

This was done
under your leadership...
THANK YOU!



Commissioner
JACOBS

Thank You!
Kim Buchheit

April 10, 2017

Osceola County Expressway Authority
Attn: Atlee Mercer, Chair, Governing Board
3 Courthouse Square – 2nd Floor
Kissimmee, Florida 34741

VIA ELECTRONIC MAIL
(atlee.mercer@osceolaxway.com)

Re: Orange County Opposition to Proposed Osceola Parkway Extension Through Split Oak Forest in Orange County

Dear Mr. Mercer:

This letter concerns Osceola County Expressway Authority's proposal to run the eastern segment of the Osceola Parkway Extension through a section of Split Oak Forest that is in Orange County, and the decision that we understand is before the Osceola County Expressway Authority (OCX) on April 11, 2017, regarding this project.

OCX does not have the authority under applicable Florida Statutes to construct or operate an expressway system outside of Osceola County boundaries.

In any case, even if OCX did have the authority under Florida law to construct and operate an expressway system that ran outside of Osceola County's boundaries into Orange County, OCX would at a minimum be required to obtain prior express written consent from the Orange County Board of County Commissioners.

As you may recall, on July 15, 2014, the Orange County Board of County Commissioners adopted Resolution No. 2014-M-34, stating that any segment of the Osceola Parkway Extension running into Orange County would be subject to review and approval or denial by the Orange County Board of County Commissioners. For ease of reference, a copy of that Resolution is enclosed with this letter.

For the reasons outlined above, Orange County respectfully requests that OCX decline to attempt to authorize the construction of any segment of the Osceola Parkway that would extend into Orange County. A County representative will be attending the OCX Governing Board meeting on Tuesday, April 11, 2017, in order to submit this letter and enclosure into the record.

COUNTY ADMINISTRATOR'S OFFICE

JAMES E. HARRISON, Esq., P.E., Assistant County Administrator

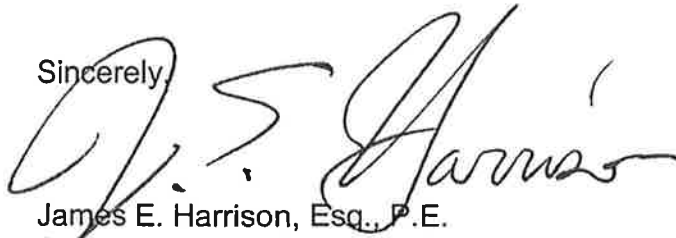
201 South Rosalind Avenue • Reply to: Post Office Box 1393 • Orlando, FL 32802-1393
407-836-5610 • Fax 407-836-7399

Jim.Harrison@ocfl.net

Atlee Mercer, Chair
Orange County Opposition
April 10, 2017
Page Two

Should you have any questions with respect to this letter, please do not hesitate to contact me at any time.

Sincerely,

A handwritten signature in black ink, appearing to read "James E. Harrison". The signature is written in a cursive style with a large initial "J" and "H".

James E. Harrison, Esq., P.E.
Assistant Orange County Administrator
Office of Regional Mobility

Enclosure

c: Ajit Lalchandani, County Administrator
Jeffrey J. Newton, County Attorney
Renzo Nastasi, Manager, Transportation Planning

APPROVED
BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS
JUL 15 2014 KH/ES

RESOLUTION

of the

ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS
regarding the

OSCEOLA PARKWAY EXTENSION PROJECT

Resolution No. 2014 - M-34

WHEREAS, the Osceola County Expressway Authority is presently considering extending the existing 12-mile long Osceola Parkway from a point west of Boggy Creek Road to a point east of Narcoossee Road ("Osceola Parkway Extension");

WHEREAS, an alignment being considered by the Osceola County Expressway Authority (or its consultant) for the Osceola Parkway Extension lies wholly or partially within the geographical boundaries of Orange County;

WHEREAS, the Orange County Board of County Commissioners ("Board") is concerned on behalf of its citizens about any alignment that might lie wholly or partially within Orange County;

WHEREAS, consistent with applicable state statutes, the Board believes and asserts that it has the right to review and approve or reject any alignment of the Osceola Parkway Extension that might lie wholly or partially within Orange County; and

WHEREAS, the Board also believes and asserts that prior to the Osceola County Expressway Authority considering for approval any alignment of the Osceola Parkway Extension that might lie wholly or partially within the geographical boundaries of Orange County, the Osceola County Expressway Authority should host duly noticed community

meetings at a location within the vicinity of the proposed alignment that is convenient to the residents and owners of land and businesses within Orange County who may be affected or impacted by such alignment.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE COUNTY:

Section 1. Alignment of the Osceola Parkway Extension Subject to the Board's Review and Consent. Any proposed alignment of the Osceola Parkway Extension that might lie wholly or partially within the geographical boundaries of Orange County is subject to review by the Orange County Board of County Commissioners, and shall not be added to the Osceola Parkway unless and until the alignment receives the prior express written consent of this Board.

Section 2. Alignment of the Osceola Parkway Extension Subject to Review at Community Meetings Held in Orange County. Any proposed alignment of the Osceola Parkway Extension that might lie wholly or partially within the geographical boundaries of Orange County should not be considered for approval or formally proposed by the Osceola County Expressway Authority unless and until the proposed alignment is the subject to additional noticed community meetings held at a location inside Orange County that is convenient to the residents and owners of land and businesses within the vicinity of the proposed alignment.

[THE REMAINDER OF THIS PAGE HAS BEEN INTENTIONALLY LEFT BLANK.]

Section 3. *Effective date.* This Resolution shall take effect on the date of its adoption.

ADOPTED this 15th day of JULY, 2014.



ORANGE COUNTY, FLORIDA
By: Board of County Commissioners

By: *Teresa Jacobs*
Teresa Jacobs
Orange County Mayor

ATTEST: Martha O. Haynie, County Comptroller
As Clerk of the Board of County Commissioners

By: *Katie Smith*
Deputy Clerk
Print Name: Katie Smith

FACT SHEET-March 2018
SPLIT OAK FOREST WILDLIFE AND ENVIRONMENTAL AREA (WEA)
CFX Osceola Parkway Extension Alignment Status

PROJECT STATUS: CFX Concept, Feasibility and Mobility Studies-Osceola Parkway Extension

- Central Florida Expressway Authority (CFX) Board will vote on 3/8/2018, whether there are Feasible Alignment Alternatives to justify moving ahead with PD&E Study on various projects
- PD&E is a Project Development and Environment Study
- If anticipated approval is received on 3/8/2018, PD&E Study will take approximately 6-9 months to determine alignment alternatives and recommend a preferred alignment
- [Link to Website](#) (for CFX Information)

POSITION OF VISITING CONCERNED CITIZENS: NO Road through Split Oak Forest WEA.

Orange County Government has stated their opposition to Osceola Parkway Extension alignments through Orange County lands, including Split Oak Forest WEA. We agree with and are in support of Orange County's stated position (see attached letter dated 4/10/27 and Resolution dated 7/15/14).

CONSENSUS OF ENVIRONMENTAL COMMUNITY: NO Environmental Organizations are in favor of a road through Split Oak Forest WEA and many are strongly opposed to any road through Split Oak Forest WEA. Friends of Split Oak Forest and the League of Women Voters of Florida (LOWV, see letter dated 2/15/18) have taken the lead in stating their firm and unequivocal opposition to any road through Split Oak Forest WEA.

COALITION IS BUILDING MOMENTUM:

Notwithstanding minor differences of opinions and perspectives, many groups are fighting in concert to protect Split Oak Forest WEA. More organizations are joining this coalition on a daily basis.

Sierra Club, Speak Up Wekiva, Florida Native Plant Society, Florida Defenders of Wildlife, Friends of Wekiva, Florida Wildlife Federation, and the Pine Lily and Tar Flower chapters of the Florida Native Plant Society, The Climate Justice Committee and 1,000 Friends of Florida have expressed support for the position of **NO Road through Split Oak Forest WEA.**

MONITORING CFX PLANNING PROCESS:

Other groups are waiting for additional information, as CFX planning process unfolds. If (and only if) roadway impacts to Split Oak Forest WEA are unavoidable, certain organizations are considering the concept of "re-mitigating" the mitigation that was done in the 1990's. With this last resort and backup plan in mind, certain individuals appear to be promoting themselves as the potential "deal makers". The lands in Split Oak Forest WEA are deed restricted and protected "in perpetuity" by conservation easements. The new lands would also be promised to be protected "in perpetuity". Undoing perpetuity in one place and promising it again in another location has aptly raised concerns.

All of Split Oak Forest WEA is actively managed by Florida Fish and Wildlife Conservation Commission (FWC). A theoretical "exchange deal" would involve removal of conservation lands from Split Oak Forest WEA and creating an increased area of new mitigation land in alternate locations to be determined.

Generally, an area for the potential exchange deal has been identified. On the surface, the net gain of area for conservation lands looks impressive. However, the deal has been assessed by a professional restoration ecologist and has been deemed to be an ineffective solution for a variety of reasons. Therefore, at this time, the groups that are fighting to save Split Oak are **NOT** coalescing behind any "exchange deal" concept that has been suggested.

OPPOSITION TO EXCHANGE DEAL:

The opposition to an “exchange deal” is rooted in uncertainty about whether soils, habitat considerations and other characteristics of the potential exchange lands would be suitable to replace existing habitat and to support the wide array of species diversity within Split Oak Forest WEA. This would require detailed studies and thorough analysis by appropriate experts. In particular, the exchange lands do not appear to be suitable habitat for all of the specifically listed and observed “Endangered, Threatened & Species of Special Concern” that have used Split Oak Forest WEA since before it was protected are still using it today.

ACQUISITION HISTORY AND FCT GRANTS:

Split Oak Forest was acquired in 1994 using public funding through the Preservation 2000 program. To purchase the property, Orange County and Osceola County submitted a “Partnership Application”, competed for and won public funding administered by the Florida Communities Trust (FCT).

Any roadway through Split Oak Forest WEA will violate the FCT Grant Agreement and Governing Documents. Orange County and Osceola County would need to participate in negotiations with FCT to resolve the issues created by violating the agreements. Orange County may contact FCT at any time. For your information, the point of contact for detailed questions regarding this matter is Linda Reeves. She prefers contact by email at linda.reeves@dep.state.fl.us

GENERAL LEGAL ISSUES:

There are numerous legal questions to be considered regarding impacts to Split Oak Forest WEA and disposing of any conservation lands within the areas owned by Orange County and Osceola County.

Of primary concern are the relevant Florida Constitutional provisions and the applicable sections of the Florida Statutes, Administrative Code and Rules and Regulations. In addition, there are numerous terms and conditions in the Grant Award Agreements, Conservation Easements, Permit Conditions, Management Plans and other Governing Documents. Other issues are emerging from this review process.

LEGAL ISSUE #1 - DISPOSAL OF CONSERVATION LANDS ACCORDING TO FLORIDA CONSTITUTION:

Legal research is being conducted on this and other issues.

Refer to [Florida Constitution, Article X. Miscellaneous](#)

SECTION 18. Disposition of conservation lands.—The fee interest in real property held by an entity of the state and designated for natural resources conservation purposes as provided by general law shall be managed for the benefit of the citizens of this state and may be disposed of only if the members of the governing board of the entity holding title determine the property is no longer needed for conservation purposes and only upon a vote of two-thirds of the governing board.

=====

Office visits with Orange County Commissioners March 2018. Thank you for your attention!

For additional information and updates, contact:

Kimberly A. Buchheit, Professional Surveyor and Mapper (PSM) of Apopka, FL
Concerned Citizen, Business Owner, Memberships: League of Women Voters of Orange County, Natural Resources
• Email: kimberlybuchheit@gmail.com • Phone: cell/text 321-689-1057

Gretchen Robinson, Esq. of Orlando, FL
Concerned Citizen, Memberships: League of Women Voters of Orange County; Organize Florida/Climate Justice Committee; Friends of Split Oak Forest/Director, Communications Secretary
• Email: pallas77gr@gmail.com • Phone: cell/text 520-576-6706

APPROVED
BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS

EXHIBIT "B"

1111 15 2014 KH/ES

RESOLUTION

of the

ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS

regarding the

OSCEOLA PARKWAY EXTENSION PROJECT

Resolution No. 2014 - M-34

WHEREAS, the Osceola County Expressway Authority is presently considering extending the existing 12-mile long Osceola Parkway from a point west of Boggy Creek Road to a point east of Narcoossee Road ("Osceola Parkway Extension");

WHEREAS, an alignment being considered by the Osceola County Expressway Authority (or its consultant) for the Osceola Parkway Extension lies wholly or partially within the geographical boundaries of Orange County;

WHEREAS, the Orange County Board of County Commissioners ("Board") is concerned on behalf of its citizens about any alignment that might lie wholly or partially within Orange County;

WHEREAS, consistent with applicable state statutes, the Board believes and asserts that it has the right to review and approve or reject any alignment of the Osceola Parkway Extension that might lie wholly or partially within Orange County; and

WHEREAS, the Board also believes and asserts that prior to the Osceola County Expressway Authority considering for approval any alignment of the Osceola Parkway Extension that might lie wholly or partially within the geographical boundaries of Orange County, the Osceola County Expressway Authority should host duly noticed community

meetings at a location within the vicinity of the proposed alignment that is convenient to the residents and owners of land and businesses within Orange County who may be affected or impacted by such alignment.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE COUNTY:

Section 1. Alignment of the Osceola Parkway Extension Subject to the Board's Review and Consent. Any proposed alignment of the Osceola Parkway Extension that might lie wholly or partially within the geographical boundaries of Orange County is subject to review by the Orange County Board of County Commissioners, and shall not be added to the Osceola Parkway unless and until the alignment receives the prior express written consent of this Board.

Section 2. Alignment of the Osceola Parkway Extension Subject to Review at Community Meetings Held in Orange County. Any proposed alignment of the Osceola Parkway Extension that might lie wholly or partially within the geographical boundaries of Orange County should not be considered for approval or formally proposed by the Osceola County Expressway Authority unless and until the proposed alignment is the subject to additional noticed community meetings held at a location inside Orange County that is convenient to the residents and owners of land and businesses within the vicinity of the proposed alignment.

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Section 3. *Effective date.* This Resolution shall take effect on the date of its adoption.

ADOPTED this 15th day of JULY, 2014.



ORANGE COUNTY, FLORIDA
By: Board of County Commissioners

By: *Teresa Jacobs*
Teresa Jacobs
Orange County Mayor

ATTEST: Martha O. Haynie, County Comptroller
As Clerk of the Board of County Commissioners

By: *Katie Smith*
Deputy Clerk
Print Name: Katie Smith

From: Angela Melton
Sent: Thursday, March 08, 2018 11:25 AM
To: Mary Brooks; Mimi Mederos-Lamaute
Cc: Michelle Maikisch
Subject: FW: Facebook comment from a speaker running for office from today's board meeting

Mary & Mimi,
Please see Eddy Dominguez comment following his public comment. I believe he felt he didn't to finish. He tag us on his comment. Thank you!
Angela

From: Michelle Maikisch
Sent: Thursday, March 08, 2018 11:22 AM
To: Angela Melton <Angela.Melton@CFXWay.com>
Subject: RE: Facebook comment from a speaker running for office from today's board meeting

respond back saying we will make sure his comment is passed on and put into the public record. then forward this to Mary and Mimi.

Michelle Maikisch
Chief of Staff/Public Affairs Officer
Central Florida Expressway Authority
4974 Orl Tower Road
Orlando, FL 32807

D-407.690.5000 C-407.595-8667
CFXWAY.com

From: Angela Melton
Sent: Thursday, March 08, 2018 11:15 AM
To: Michelle Maikisch
Subject: Facebook comment from a speaker running for office from today's board meeting

Thank you for the opportunity to speak at this morning's CFX Board Meeting. I was under the impression that I had 3 minutes to speak, but was cut off prior to that, so I would like to submit in writing my prepared public comments so that all of the board members can read the conclusion of my statement: "Good morning honorable CFX Board Members, my name is Eddy Dominguez, and I am an 11-year resident of Orlando. For those of you that don't know me, I am both a candidate for state representative of District 44 in West Orange County, as well as Sr. Executive Vice President of Resource Employment Solutions, a national staffing company headquartered in Orlando that employs over 35,000 workers. We live in an era of unprecedented road and highway expansion — an era in which many of our few remaining forests and protected lands have been penetrated by the development of new roads. I come before you today to put a spotlight on a disturbing trend that has become far too common during feasibility discussions such as this one. While studying Micro-Economics at Harvard, I often came across case studies where urban development projects dramatically failed to take under consideration the long-term effects and subsequent maintenance costs associated with incursions into pristine environments - many times resulting in huge financial losses from development projects such as the ones being evaluated here today. Road construction has a range of direct impacts on our ecology that rarely get taken under consideration when making decisions like the one you are weighing today. In the wet tropical environments of Florida, the cut-and-fill operations associated with road construction can impede natural water flows, increase forest flooding, and drastically affect soil erosion. You don't have to look too far from here to see first-hand the devastation - just look at the Shingle Creek roadway development project to

witness the budget-busting millions of dollars needed to elevate roads due to unforeseen flooding. Although the direct effects of road projects are serious, they pale in comparison to the indirect impacts. There are the environmental effects that you can't easily put a price tag on. Roads discharge chemicals and nutrient pollutants into local waterways and provide avenues of invasion for many exotic species, as well as hamper natural animal migration patterns. Roads also elevate local species mortality rates, sometimes to the point of extinction. And perhaps the most damaging aspect of paved highways is that they spawn networks of secondary roads, which spread further environmental destruction. A recent study conducted at Yale University showed that around 95 percent of all deforestation occurs within 50 kilometers of new highways or roads - that's a whopping 95% of deforestation due to secondary development after roadway construction! What I suggest is necessary in this case is applying an alternative model for cost estimation that is specifically suited to forest road projects based on the standard engineering properties of cross sections and the location-specific parameters of terrain slope and vegetation information. New FRCM estimation models, as they are called, are now easily attainable and take under consideration the customized elements of clearing operations, embankment, pavement, grading, culverts and ditch building from a total long-term cost calculation perspective. Historically, when these long-term impact costs are compared with the local experts' prediction for an existing forest road project such as this one - the final results are unimaginable. Typical results of the validation process show a 67% underestimate for clearing operations, 4% underestimate for embankment and surfacing, a 3% underestimate for culverts, and a 21% underestimate for excavation costs. Meanwhile, there is a 22% overestimation for grading and sloping. What does this mean for a project such as the one you are discussing today - that your long-term costs can easily result in having to spend twice as much as the total budget just to mitigate the unforeseen consequences, thus making it a very poor choice to cut through Split Oak Forest or Lake Ajay, as opposed to considering alternate lengthier routes that may seem more expensive in the short run only because we may be failing to account for the true long-term costs. Furthermore, the construction methodologies better suited for urban areas may be costing more than necessary in this case, because the grading and sloping may be going much farther than necessary, thus worsening the environmental impact. The Central Florida Expressway Authority can and should incorporate these new FRCM models into the decision-making process. Estimation tools could be applied as an evaluation function in finding the optimized layout for road development which will minimize both environmental impact as well reduce long-term project costs. Protecting the environment and effectively achieving economic development of new roadways do not have to be mutually exclusive goals - both can be accomplished - but only if you take the necessary time and effort to properly evaluate all of the long-term environmental impact costs."

Angela Melton

Manager of Communications

Central Florida Expressway Authority

4974 ORL Tower Road • Orlando, FL 32807

407.690.5000 (p) • 407.690.5341 (p) • 407.690.5033 (f)

www.CFXway.com

PLEASE NOTE: Florida has a very broad public records law (F. S. 119). All emails to and from CFX are kept as a public record. Your email communications, including your email address, may be disclosed to the public and media at any time.





**LEAGUE OF WOMEN VOTERS®
OF FLORIDA**

PRESIDENT

Pamela Goodman

February 15, 2018

Central Florida Expressway Authority

The Honorable Fred Hawkins, Jr., Chairman, Osceola County Representative

FIRST VICE PRESIDENT

Patricia Brigham

Dear Mr. Hawkins,

SECOND VICE PRESIDENT

Cecile M. Scoon

On behalf of the League of Women Voters of Orange County, Seminole County, and the State of Florida, we urge you to stand up for protecting our natural lands by routing the proposed Osceola Parkway Eastern Extension around the Split Oak Forest Wildlife and Environmental Area (SOFWEA).

TREASURER

Theresa Francis-Thomas

The League of Women Voters is a nonpartisan organization. We study issues regarding natural resources and other socioeconomic, social welfare, and political issues and take positions and actions after careful deliberation.

SECRETARY

Patricia Drago

After lengthy study and consideration of this issue, we adopted the position that we oppose any road through Split Oak Forest Wildlife and Environmental Area.

BOARD OF DIRECTORS

Shawn Bartelt

Lisa Hall

Julie Kessel, M.D.

Maggie Lawrence

Michele Levy

Stephanie Owens

The Hon. Mark Pafford

Marty Sullivan

The Central Florida Expressway Authority (CFX) has incorporated the views of citizens through public input forums. CFX has paid particular attention to the views of the environmental community. We commend your openness in this regard.

Orange and Osceola Counties purchased Split Oak more than 20 years ago as a mitigation bank to offset wetland and gopher tortoise impacts. Since then, the Florida Fish and Wildlife Conservation Commission has managed the area by conducting prescribed burns, chemically removing invasive species and bringing in dozens of relocated gopher tortoises.

EXECUTIVE DIRECTOR

Penny Walker Bos

2507 Callaway Road

Suite 102A

Tallahassee, FL

32303

(850)224-2545

Ros Schultz, first Osceola County Land Manager, reports that SOFWEA began in the early 1990s during a lunch under the actual Split Oak when he, Maury Carter the land owner, and others looked around them and agreed the land should be saved. Rod teamed with Orange County and won a \$5.5 million Preservation 2000 (Florida Forever predecessor) grant to buy SOFWEA. To protect the land from encroachment, by 1994 they had tied the land up in multiple layers of easements with multiple participants, including Florida Communities Trust, Florida Fish and Wildlife Commission, and both counties. Subsequent use of SOFWEA for mitigation added many more participants.

SOFWEA is land owned by the Florida public under the constitutionally based Florida Forever program to acquire land for conservation. It also includes land used as mitigation for other development projects. Currently under consideration is a roadway land swap for a portion of SOFWEA in exchange for some of developers' land elsewhere. CFX is convening discussions about this potential swap between developers and representative of environmental advocates. Legality of such a swap has been questioned because of the deed covenants and Florida constitutional restrictions on disposal of public conservation lands.

The League of Women Voters of Orange County, Seminole County, and League of Women Voters of Florida oppose any road through Split Oak Forest Wildlife and Environmental Area

Sincerely,

Pamela Goodman
President, League of Women Voters of Florida

Leesa Bainbridge
Co-president, League of Women Voters of Orange

Carol Davis
Co-president, League of Women Voters of Orange

Zelda Ladan
President, League of Women Voters of Seminole County

Cc:

Laura Kelley, Executive Director, Central Florida Expressway Authority
Jay Madara, Vice Chairman
The Honorable Brenda Carey, Treasurer, Seminole County Representative
The Honorable Jim Barfield, Brevard County Representative
The Honorable Buddy Dyer, Mayor of Orlando
Andria Herr, Governor's Appointee
The Honorable Teresa Jacobs, Orange County Mayor
The Honorable Sean Parks, Lake County Representative
S. Michael Scheeringa, Governor's Appointee
The Honorable Jennifer Thompson, Orange County Representative

Friends of Split Oak Forest

Recipient: Central Florida Expressway Authority, Tavistock Group, Osceola County Board of County Commissioners, Orange County Board of County Commissioners

Letter: Greetings,

Keep the Osceola Parkway Eastern Extension out of Split Oak Forest and add significant buffers to protect this wildlife corridor from future development. Public park lands created for the protection of wildlife and natural habitats, are deemed protected in perpetuity and should never be compromised for roads - especially when there are alternative solutions.

I oppose putting a road through Split Oak Forest, and oppose building residential and commercial development up to the boundary of these vital conservation lands. Don't Split Split Oak!

Signatures

Name	Location	Date
Valerie Anderson	US	2017-12-10
John Pinto	Gainesville, FL	2017-12-10
Dave Finnigan	Celebration, FL	2017-12-10
Barbara Cady	Kissimmee, FL	2017-12-10
Pedro Lins	Orlando, FL	2017-12-10
Linda Gartley	Washington	2017-12-10
Brent Beumel	Apopka, FL	2017-12-10
Lisa Diaz	Winter Garden, FL	2017-12-10
Hilary Brown	Orlando, FL	2017-12-10
Yvonne Alexander	Orlando, FL	2017-12-10
Craig Duddles	Saint Cloud, FL	2017-12-10
Michael Davenport	Miami, FL	2017-12-10
Lawrence K Hoffman	Kissimmee, FL	2017-12-10
Mary Fenton-Lee	Orlando, FL	2017-12-10
Teresa Castillo	Kissimmee, FL	2017-12-10
Kayla Torres	Orlando, FL	2017-12-10
CorAlly Rodriguez	Orlando, FL	2017-12-10
Caanan Diaz	Kissimmee, FL	2017-12-10
Marty Sullivan	Orlando, FL	2017-12-10
Steven Wells	Orlando, FL	2017-12-10

Name	Location	Date
CM Simon	Kissimmee, FL	2017-12-10
Linds Carvin	Orlando, FL	2017-12-10
Melanie Olivier	Jacksonville, FL	2017-12-10
Indira Torres	Florida	2017-12-10
Tom Ostrowski	US	2017-12-10
Linda Schultz	St. Cloud, FL	2017-12-10
Lisa Husted	Orlando, FL	2017-12-11
Amy Stiling	Orlando, FL	2017-12-11
Diane Schrier	Ocala, FL	2017-12-11
Christine Kimble	Kissimmee, FL	2017-12-11
Heather Stearns	Orlando, FL	2017-12-11
Linda Babb	Winter Garden, FL	2017-12-11
Matthew Lowell	Orlando, FL	2017-12-11
pam hanscom	Saint Cloud, FL	2017-12-11
Kathy Rigling	Lady Lake, FL	2017-12-11
Deb Garner	Port Saint Lucie, FL	2017-12-11
lorraine wagner	st cloud, FL	2017-12-11
Carol Worsham	Orlando, FL	2017-12-11
david taggart	Woodbridge, VA	2017-12-11
Sara Cooney	Gainesville, FL	2017-12-11
Stacey Govito	Beaufort, SC	2017-12-11
Rhonda Bradley	US	2017-12-11

Name	Location	Date
Marjorie Rammos	Orlando, FL	2017-12-11
Annie Lim	Ocoee, FL	2017-12-11
Sandra Webb	Kissimmee, FL	2017-12-11
Welch Jenny	Old Town, FL	2017-12-11
Sandy Ellis	Saint Cloud, FL	2017-12-11
drey s.	Sacramento, CA	2017-12-11
Heidi Jackson	Kissimmee, FL	2017-12-11
Michael Adler	Gainesville, FL	2017-12-11
Nikki Edenfield	Orlando, FL	2017-12-11
Janette Wojciak	Orlando, FL	2017-12-11
Joann Nagy	Saint Cloud, FL	2017-12-11
Shawnlei Breeding	Winter Park, FL	2017-12-11
Michael Barillas	Orlando, FL	2017-12-11
Gretchen Robinson	Orlando, FL	2017-12-11
Sherry C	Orlando, FL	2017-12-11
leaholme reedy	California	2017-12-11
Bianca Jimenez	Kissimmee, FL	2017-12-11
Brian Withrow	Kissimmee, FL	2017-12-11
Suzanne Arnold	Orlando, FL	2017-12-11
Madeline Rosaso	Lady Lake, FL	2017-12-11
Ken Gardner	Orlando, FL	2017-12-11
Christy Keane	Orlando, FL	2017-12-11

Name	Location	Date
Tammy Patenaude	Orlando, FL	2017-12-11
Kristin Conner	Orlando, FL	2017-12-11
tina tine'	US	2017-12-11
Daniel Hart	Orlando, FL	2017-12-11
Melissa Buckley	Atlanta, GA	2017-12-11
John Seegers	Orlando, FL	2017-12-11
nagi reddy konda	US	2017-12-11
Susan Armstrong	US	2017-12-11
BRIAN VERSACI	Orlando, FL	2017-12-11
Albert Moore	Jacksonville, FL	2017-12-11
Eleanor Foerste	Apopka, FL	2017-12-11
Martha Santoni	Orlando, FL	2017-12-11
Kelly Dunn	Orlando, FL	2017-12-11
Julie Poluski	Orlando, FL	2017-12-11
Donna Spencer	Orlando, FL	2017-12-11
Alfred Eastburn	Orlando, FL	2017-12-11
Michele Downing	Orlando, FL	2017-12-11
Jimmy Earnest	Orlando, FL	2017-12-11
Hollis Rogers II	Orlando, FL	2017-12-11
Rebecca Field	Orlando, FL	2017-12-11
Keb Bazinet	Orlando, FL	2017-12-11
William Anderson	Orlando, FL	2017-12-11

Name	Location	Date
Ryan Reiterman	Orlando, FL	2017-12-11
Karen Peterson	Orlando, FL	2017-12-11
Christine Fishman	Orlando, FL	2017-12-11
Steve Kent	Orlando, FL	2017-12-11
Chris Scholl	Neptune, NJ	2017-12-11
Keith McFee	Virginia	2017-12-11
Christine Reeder	Sebring, FL	2017-12-11
Deborah Rouse	Honesdale, PA	2017-12-11
Max Hoffert	Reading, PA	2017-12-11
Terri Bisignano	Orlando, FL	2017-12-11
Shawn Krzanik	Orlando, FL	2017-12-11
Katrina Karnes	Edgewater, FL	2017-12-11
Chris Rubio	Altamonte Springs, FL	2017-12-11
Mary Keim	Orlando, FL	2017-12-11
Richard Guthrie	Orlando, FL	2017-12-11
Dawn Little	Orlando, FL	2017-12-11
Karen Nodorft	Orlando, FL	2017-12-11
Robert Ruley	Clermont, FL	2017-12-11
Daniele Mcfee	Orlando, US	2017-12-11
Tayler Figueroa	Kissimmee, FL	2017-12-11
Steve Reid	Saint Cloud, FL	2017-12-11
Paula Blankenbicker	Saint Cloud, FL	2017-12-11

Name	Location	Date
Teresa Guthrie	Orlando, FL	2017-12-11
Aimee Cordero	US	2017-12-11
Robert Veal	Orlando, FL	2017-12-11
Pauline Blevins	Orlando, FL	2017-12-11
Connie LeBlanc	Santa Maria, CA	2017-12-11
Cara Gwalthney	Jacksonville, FL	2017-12-11
Brian Peck	Orlando, FL	2017-12-11
Mary Richmond	Elloree, SC	2017-12-11
Janet Xenias	Florida	2017-12-11
Gabbie Buendia	Winter Park, FL	2017-12-11
Jorge Gallardo	Orlando, FL	2017-12-11
Eric Kahn	Florida	2017-12-11
GG Taylor	Florida	2017-12-11
Ronald Helzer	Orlando, FL	2017-12-11
Jennifer Young	Orlando, FL	2017-12-11
Kristy Jones	Orlando, FL	2017-12-11
Matt Hamel	Florida	2017-12-11
Janet Riehl	Orlando, FL	2017-12-11
William Quoyeser	Orlando, FL	2017-12-11
Danielle Rojas	Orlando, FL	2017-12-11
Randy Hilkert	Altamonte Springs, FL	2017-12-11
Cabot Nunlist	Old Westbury, NY	2017-12-11

Name	Location	Date
Nick Stiggins	Orlando, FL	2017-12-11
Kenzie Helmick	Oviedo, FL	2017-12-11
RedElisa Mendoza	Miami, FL	2017-12-11
Jeanine Soper	Oxford, MI	2017-12-11
Robin McAdams	Florida	2017-12-11
Nicole Zampieri	Tallahassee, FL	2017-12-11
Mary Fisher	Orlando, FL	2017-12-11
Savannah Cornell	Orlando, FL	2017-12-11
Alison Hilley	Longwood, FL	2017-12-11
Edwin Velez	Richmond Hill, NY	2017-12-11
Ronald Lamb	Orlando, FL	2017-12-11
Shane Leiby	Florida	2017-12-11
Jason Hilley	Orlando, FL	2017-12-11
Kimberly Klamer	Orlando, FL	2017-12-11
William Ogilvie	Orlando, FL	2017-12-11
Michael Clark	Silver Springs, FL	2017-12-11
Ronald Sutton	Orlando, FL	2017-12-11
David Wegman	Orlando, FL	2017-12-11
BURKE BURKE	Orlando, FL	2017-12-11
Karen Obrien	Orlando, FL	2017-12-11
Mercedes Morales	Orlando, FL	2017-12-11
Thomas Alcantar	Rowlett, TX	2017-12-11

Name	Location	Date
Melissa Arroyo	Orlando, FL	2017-12-11
Franklin Palmer	Orlando, FL	2017-12-11
Lili Gomez	Southwest Brevard Cnty, FL	2017-12-11
Ashton Casey	Orlando, FL	2017-12-11
Karen Sutphin	Kissimmee, FL	2017-12-11
Rebecca Perkovich	Leesburg, FL	2017-12-11
Jeff Hall	Florida	2017-12-11
Kris Nakamoto	Orlando, FL	2017-12-11
Nadine Peacock	Orlando, FL	2017-12-11
Caroline Randall	Orlando, FL	2017-12-11
Samantha Murphy	Florida	2017-12-11
Irene Montanaro	Orlando, FL	2017-12-11
Isabela Maya Jaramillo	Orlando, FL	2017-12-11
Cathy Quimby	Orlando, FL	2017-12-11
Christopher Colagiacomo	Saint Cloud, FL	2017-12-11
Susan Williams-Ellzey	Orlando, FL	2017-12-11
Donald Day	Winter Park, FL	2017-12-11
Beverly Lesko	Colorado	2017-12-11
Deborah Whitman	Orlando, FL	2017-12-11
Edward Bryant	Orlando, FL	2017-12-11
Richard Lewis	Saint Cloud, FL	2017-12-11
Nancy Laurens	Clermont, FL	2017-12-11

Name	Location	Date
Bernard Aikens	Florida	2017-12-11
Karyn Workman	Orlando, FL	2017-12-11
Michael G. Reinert	Clermont, FL	2017-12-11
James DiGiovanni	Orlando, FL	2017-12-11
Maggie Noblitt-Odena	Orlando, FL	2017-12-11
Nathalie Van Turnhout	Kissimmee, FL	2017-12-11
John Maniscalco	Orlando, FL	2017-12-11
Rhonda Herndon-Frick	Orlando, FL	2017-12-11
Austin Clark	Stone Mountain, GA	2017-12-11
Karen LeMonnier	Orlando, FL	2017-12-11
Terry Gardner	Orlando, FL	2017-12-11
Paul Crotty	Orlando, FL	2017-12-11
Jeffrey Asper	Orlando, FL	2017-12-11
Teri Robers	Orlando, FL	2017-12-11
Ian Mendez	Orlando, FL	2017-12-11
Cara Gowan	Florida	2017-12-11
Tammy Strogis	Orlando, FL	2017-12-11
Martin LeMonnier	Orlando, FL	2017-12-11
Sam Parsons	Orlando, FL	2017-12-11
Melissa Begnaud	Orlando, FL	2017-12-11
Wendi Rome	Reading, FL	2017-12-11
Jennifer Brandon	Lexington, NC	2017-12-11

Name	Location	Date
Tara Ghirghi	Orlando, FL	2017-12-11
janet tepolt	Tiverton, RI	2017-12-11
MIke M.	New York, NY	2017-12-11
Ryan Honeycutt	Kissimmee, FL	2017-12-11
Edward Day	Orlando, FL	2017-12-11
Doug Duffy	Rochester, NY	2017-12-11
Nicole Paddock	Orlando, FL	2017-12-11
ryan rilea	Orlando, FL	2017-12-11
Greg Monson	Altamonte Springs, FL	2017-12-11
Susan Faulk	Orlando, FL	2017-12-11
Robert Gundy	Florida	2017-12-11
John Capps	Orlando, FL	2017-12-11
John SHEA	Orlando, FL	2017-12-11
Michael Snyder	St. Cloud, FL	2017-12-11
Misti Lundstrom	Kissimmee, FL	2017-12-11
Daniel Lagmay	Kissimmee, FL	2017-12-11
Leah Reissig	Orlando, FL	2017-12-11
Luis Wiedemann	Orlando, FL	2017-12-11
Jessica Lindquist	Florida	2017-12-11
Kathie Johnson	Kissimmee, FL	2017-12-11
Mary McKenzie	Orlando, FL	2017-12-11
Ryan Marpman	Orlando, FL	2017-12-11

Name	Location	Date
Leah Daniel	Saint Petersburg, FL	2017-12-11
Richard Kirby	Orlando, FL	2017-12-11
Jim Spaulding	Winter Garden, FL	2017-12-11
Teresa Lance	Orlando, FL	2017-12-11
Linda Harper	Kissimmee, FL	2017-12-11
Asa Fulton	Orlando, FL	2017-12-11
Cam Abascal	Orlando, FL	2017-12-11
Linh Anh Cat	Irvine, CA	2017-12-11
Robert Lockwood	Daytona Beach, FL	2017-12-11
Marsha Kai	Edgerton, WI	2017-12-11
Adam Kaluba	Cincinnati, OH	2017-12-11
John Morton	Orlando, FL	2017-12-11
Dillon Smith	College Station, TX	2017-12-11
Melinda Micklewright	Florida	2017-12-11
William Strogis	Altamonte Springs, FL	2017-12-11
Rodger Rose	Orlando, FL	2017-12-11
Jessica Cole	Orlando, FL	2017-12-11
Dennis Smith	Orlando, FL	2017-12-11
Alexandra Conte	Orlando, FL	2017-12-11
Emily Durham	California	2017-12-11
Patrick Fore	Orlando, FL	2017-12-11
Shannon Letcher	Altamonte springs, FL	2017-12-11

Name	Location	Date
Loret Thatcher	Apopka, FL	2017-12-11
Laurie Noland	Tarkio, MO	2017-12-11
William Smith	Orlando, FL	2017-12-11
Madisen Regner	Orlando, FL	2017-12-11
Julia Watkins	Titusville, FL	2017-12-11
Dino DeMarco	Orlando, FL	2017-12-11
Jessica Adams	Orlando, FL	2017-12-11
Nikyla Nix	Orlando, FL	2017-12-11
Alex Burk	Saint Cloud, FL	2017-12-11
Isabella Gianninni	US	2017-12-11
Jennifer Hennum	Orlando, FL	2017-12-11
Jen Velez	Orlando, FL	2017-12-11
kelly ball	Orlando, FL	2017-12-11
Joshua Ramos	Orlando, FL	2017-12-11
Barbara Mann	Tampa, FL	2017-12-11
Monica Persaud	Orlando, FL	2017-12-11
Russell Robers	Orlando, FL	2017-12-11
Erin Kessler	Orlando, FL	2017-12-11
Denise Deraedt Harrington	Orlando, FL	2017-12-11
Charles Cuprill, DMD	Orlando, FL	2017-12-11
Barbaraan Eagan	Orlando, FL	2017-12-11
Marcy Romero	orlando, FL	2017-12-11

Name	Location	Date
Andrew Cahill	Florida	2017-12-11
Randall Lindsay	Orlando, FL	2017-12-11
jennifer neal	Florida	2017-12-11
Michael Raymond	Redwood City, CA	2017-12-11
Maribel Salazar	Orlando, FL	2017-12-11
Grant Domenz	Orlando, FL	2017-12-11
Stephanie Brue	Boston, MA	2017-12-11
Jesiga Baez	Orlando, FL	2017-12-11
Carol Cuddihy	Orlando, FL	2017-12-11
Jim Roycroft	Orlando, FL	2017-12-11
Megan Geers	US	2017-12-11
Laurie Hassell	Orlando, FL	2017-12-11
Marilyn Schulze	Orlando, FL	2017-12-11
Julie Newman	Orlando, FL	2017-12-11
Amanda Gordon	Sanford, FL	2017-12-11
Samantha Rutter	Orlando, FL	2017-12-11
Marianela Esham	Orlando, FL	2017-12-11
Tiffany Grewe	Orlando, FL	2017-12-11
Kelly Ciombor	Orlando, FL	2017-12-11
Dana Farmer	Orlando, FL	2017-12-11
Chris Scheder	Orlando, FL	2017-12-11
Jessica Sullivan	Winter Garden, FL	2017-12-11

Name	Location	Date
Kevin Kendrick	Orlando, FL	2017-12-11
Jessica Haughton	Orlando, FL	2017-12-11
Melissa Parsons	Orlando, FL	2017-12-11
Eliza Bardin	Orlando, FL	2017-12-11
Brent Healy	Lake Mary, FL	2017-12-11
Martha Johnson	Orlando, FL	2017-12-11
Chris Carey	Lake Mary, FL	2017-12-11
Natascha Pacheco	Orlando, FL	2017-12-11
Julia Maddox	Saint Cloud, FL	2017-12-11
Tamara Gill	Sanford, FL	2017-12-11
Kayleigh Heister	Saint Cloud, FL	2017-12-11
Adam Jasiewicz	Florida	2017-12-11
Emma Cadman	Orlando, FL	2017-12-11
Safiya Ellen	North Carolina	2017-12-11
Monica Garcia	Florida	2017-12-11
Valerie Pineda	Orlando, FL	2017-12-11
Lina abdo	Orlando, FL	2017-12-11
Tina Fiume	Orlando, FL	2017-12-11
Linda Hennig	Orlando, FL	2017-12-11
Cameron Rice	Florida	2017-12-11
Chris Vaughan	Florida	2017-12-11
Jennie McQueen	Orlando, FL	2017-12-11

Name	Location	Date
Deborah Sterner	Florida	2017-12-11
Kinga Valdez	Orlando, FL	2017-12-11
Doris Gray	Orlando, FL	2017-12-11
Hannah Kapuschinsky	Gainesville, FL	2017-12-11
Shannon Kelley	Orlando, FL	2017-12-11
Lindsay Tobin	Orlando, FL	2017-12-11
Scott Bruce	Orlando, FL	2017-12-11
Pete Dunkelberg	Orlando, FL	2017-12-11
Makayla Marshall	Leonard, MI	2017-12-11
Ashly Klinger	Orlando, FL	2017-12-11
Lucille Dugan	Orlando, FL	2017-12-11
Karla Perry	Orlando, FL	2017-12-11
Adam Pelz	US	2017-12-11
Micah McCarthy	Smithfield, RI	2017-12-11
Cyndy Hanson	Orlando, FL	2017-12-11
Kimberly Sundberg	US	2017-12-11
Gwendolyn Pinder	Orlando, FL	2017-12-11
Shirley Jones	US	2017-12-11
Kara Gundlach	Winter Garden, FL	2017-12-11
Sarah Akos	Orlando, FL	2017-12-11
Miles Nannie	US	2017-12-11
Ashley Wilke	Orlando, FL	2017-12-11

Name	Location	Date
Matthew Vanderslice	US	2017-12-11
Henry Blais	Orlando, US	2017-12-11
Jay McQuillan	Winter Garden, FL	2017-12-11
Jamie Marshall	Orlando, FL	2017-12-11
Delise Sangmeister	Orlando, FL	2017-12-11
harry hecht	Orlando, FL	2017-12-11
David Grimm	Ocoee, FL	2017-12-11
Brenna McCarthy	Smithfield, RI	2017-12-11
Natalee McKenzie	Orlando, FL	2017-12-11
Robert Michi	Orlando, FL	2017-12-11
L. SOLIS	Orlando, FL	2017-12-11
KC Stengl	Orlando, FL	2017-12-11
Eileen Lasowski	Orlando, FL	2017-12-11
Bianca Deliz	Orlando, FL	2017-12-11
Rich Motes	St Cloud, FL	2017-12-11
Adrina Tavita	US	2017-12-11
Marielle Marne	Phoenix, AZ	2017-12-11
Nathaniel Mendoza	US	2017-12-11
Marilyn Cardona	Winter Garden, FL	2017-12-11
kerry paddock	Orlando, FL	2017-12-11
Marlena Rose	US	2017-12-11
Jeriel Adejobi	US	2017-12-11

Name	Location	Date
Makaila Mueller	US	2017-12-11
Tina Tuttle	Cary, NC	2017-12-11
Adenike Oluyede	US	2017-12-11
Phoebe Stewart	US	2017-12-11
Wendi Phelps-Ford	Orlando, FL	2017-12-11
Maryam Qadir	Orlando, FL	2017-12-11
James Whitfield	Davenport, FL	2017-12-11
Sabrina Hartley	Orlando, FL	2017-12-11
Karla Salazar	Orlando, FL	2017-12-11
Diana Antolinez	Orlando, FL	2017-12-11
Sandra Benson	Orlando, FL	2017-12-11
Eileen Tobin	Orlando, FL	2017-12-11
mark tillotson	southaven, MS	2017-12-11
Sam Smith	Mcdonough, GA	2017-12-11
Carissa Endler	Orlando, FL	2017-12-11
James R Dishman	Leander, TX	2017-12-11
maggie gardner	Savannah, US	2017-12-11
Michelle Armstrong	Orlando, FL	2017-12-11
Stacy Chen	Orlando, FL	2017-12-11
Pam Moyers	Winter Park, FL	2017-12-11
Thomas Young	Harker Heights, TX	2017-12-11
Kerry Jones	Altamonte Springs, FL	2017-12-11

Name	Location	Date
Colleen Bonham	Orlando, FL	2017-12-11
Rebekah St. John	Orlando, FL	2017-12-11
Sharon Robbins	Orlando, FL	2017-12-11
Jonathan Soranno	Las Vegas, NV	2017-12-12
Julie Hoyt	Orlando, FL	2017-12-12
Roger Robbins	Orlando, FL	2017-12-12
Heather Anderson	Orlando, FL	2017-12-12
Natalie Sangria	Orlando, FL	2017-12-12
Curtis Harper	Kissimmee, FL	2017-12-12
Michelle kurzon	Orlando, FL	2017-12-12
Liliana pickens	st cloud, FL	2017-12-12
Laura Hunnicutt	Orlando, FL	2017-12-12
Alicia lindley	Lakeland, FL	2017-12-12
Janiris Al	Orlando, FL	2017-12-12
William Porter	Kissimmee, FL	2017-12-12
Kelsie Wheatley	Orlando, FL	2017-12-12
Kyle Johnson	Orlando, FL	2017-12-12
Evette Flores	Kissimmee, FL	2017-12-12
Caeol Ramoni	Saint Cloud, FL	2017-12-12
Robert Garrigan	Rockledge, FL	2017-12-12
Jill Carey	Orlando, FL	2017-12-12
Daneen Krehely	Orlando, FL	2017-12-12

Name	Location	Date
Kristine Turnier	Talbott, TN	2017-12-12
Kim Holmes	Charlton, England, UK	2017-12-12
Kristan Battestella	Orlando, FL	2017-12-12
Danielle Keith	Orlando, FL	2017-12-12
Mike Nigro	Orlando, FL	2017-12-12
Aubrey Jones	Riverview, FL	2017-12-12
Charlene Paul	St Cloud, FL	2017-12-12
Paula Skurecki	US	2017-12-12
Dennis Rach	Orlando, FL	2017-12-12
Tiffany Happel	Orlando, FL	2017-12-12
Robert Orr	Orlando, FL	2017-12-12
Kristina Romaine	Orlando, FL	2017-12-12
Salena Richardson	Orlando, FL	2017-12-12
Jackie Bostick	Orlando, FL	2017-12-12
Leira Maldonado	Orlando, FL	2017-12-12
Luci Smith	Miami, FL	2017-12-12
Zanne Koller	ORLANDO, FL	2017-12-12
Rigo Armas	Winter Garden, FL	2017-12-12
Charles Karczewski	Valrico, FL	2017-12-12
Amorette Speaks	Orlando, FL	2017-12-12
Marta Northcutt	Orlando, FL	2017-12-12
Christy Bass	Orlando, FL	2017-12-12

Name	Location	Date
Daymara Legra	Orlando, FL	2017-12-12
Dijan Den Hartog	Orlando, FL	2017-12-12
Tara Bull	Claxton, GA	2017-12-12
Linda Gaunt	Bradenton, FL	2017-12-12
Alyssa Aldape	Tampa, FL	2017-12-12
Olivia Baum	Winter Garden, FL	2017-12-12
Shane Klamer	Orlando, US	2017-12-12
Jacki Kroneberger	Orlando, FL	2017-12-12
Edd Bass	Orlando, FL	2017-12-12
Alyssa Fiore	Orlando, FL	2017-12-12
Linda O'Neill	New Smyrna Beach, FL	2017-12-12
Dane Jansen	Jacksonville, FL	2017-12-12
Hiedi Happel	Orlando, FL	2017-12-12
Nancy Stokes	Orlando, FL	2017-12-12
Wendy Maltinos	Oldsmar, FL	2017-12-12
Catherine Richardson	Orlando, FL	2017-12-12
Robert Giumarra	Orlando, FL	2017-12-12
Chris Weber	Orlando, FL	2017-12-12
Mimi Pham	Orlando, FL	2017-12-12
Milton Arnold	Orlando, FL	2017-12-12
Michael Michi	Orlando, FL	2017-12-12
Pam Dubilier	Orlando, FL	2017-12-12

Name	Location	Date
Jessica Maloney	Orlando, FL	2017-12-12
melany monje	Orlando, FL	2017-12-12
Kimberly Anastasi	Orlando, FL	2017-12-12
Damian McClellan	Orlando, FL	2017-12-12
Deana Orr	Orlando, FL	2017-12-12
Maria Aldaz	Saint Cloud, FL	2017-12-12
Sidney Deller	Orlando, FL	2017-12-12
Jennifer Thornton	Saint Cloud, FL	2017-12-12
Elizabeth Thompson	Orlando, FL	2017-12-12
Cindy Darnell	Saint Cloud, FL	2017-12-12
Nilsa Lugo	Orlando, FL	2017-12-12
Tim Lynn	Orlando, FL	2017-12-12
Karem Pichardo	Orlando, FL	2017-12-12
Laura Rodrigue	Orlando, FL	2017-12-12
Kathleen Murray	Orlando, FL	2017-12-12
Tom Garland	Orlando, FL	2017-12-12
Angela Leal-Barber	Orlando, FL	2017-12-12
Lisa Macon	Orlando, FL	2017-12-12
Marjorie Miller	Winter Garden, FL	2017-12-12
Michelle Freeman	Orlando, FL	2017-12-12
Alexandra Madeira	Orlando, FL	2017-12-12
Michael DiFilippo	Holbrook, NY	2017-12-12

Name	Location	Date
Wayne Johnson	Orlando, FL	2017-12-12
Marisol Cobo	Orlando, FL	2017-12-12
Dan Sap	Orlando, FL	2017-12-12
Tom Freeman	Orlando, FL	2017-12-12
Joshua Britt	Apopka, FL	2017-12-12
Julie Martin	US	2017-12-12
Megan Cassidy	Orlando, FL	2017-12-12
Jordyn Grimes	US	2017-12-12
Stephen Facella	Lady Lake, FL	2017-12-12
Neila Gray	US	2017-12-12
Valerie Minerva	US	2017-12-12
Ryan Gallenberg	US	2017-12-12
Khanen Null	US	2017-12-12
Jill Fangmann	Saint Cloud, FL	2017-12-12
Dari Heckart	Orlando, FL	2017-12-12
Robert McCandless	US	2017-12-12
Paula Lima	US	2017-12-12
Tanja Rapp	US	2017-12-12
leah laut	US	2017-12-12
Mackenzie Muller	US	2017-12-12
Clayton Ferrara	Winter Park, FL	2017-12-12
Dominique Broner	US	2017-12-12

Name	Location	Date
Andrew Burnes	US	2017-12-12
Richard Tobin	Merritt Island, FL	2017-12-12
Danielle Cerroni	US	2017-12-12
angela #	US	2017-12-12
Sherry Janetzke	US	2017-12-12
John Oleary	US	2017-12-12
Destinee Moore	US	2017-12-12
Laura Webber	US	2017-12-12
Victoria Greaser	US	2017-12-12
Kris Nieto	US	2017-12-12
Mahmoud Khalil	US	2017-12-12
Roger Robbins	Kissimmee, FL	2017-12-12
Alice Phelps	Orlando, FL	2017-12-12
Jarrid Lamb	Orlando, FL	2017-12-12
Lauren Amick	US	2017-12-12
Elizabeth Diane Thompson	Ocoee, FL	2017-12-12
Deborah Moskowitz	Orlando, FL	2017-12-12
Jennifer Beckner	Orlando, FL	2017-12-12
Jeff Benavides	Orlando, FL	2017-12-12
Marsha Moskowitz	US	2017-12-12
Michelle Lozano Clark	Orlando, FL	2017-12-12
N M	Orlando, FL	2017-12-12

Name	Location	Date
Marco Agüero	Orlando, FL	2017-12-12
Eric Heacox	Sanford, FL	2017-12-12
Will Cavazos	Orlando, FL	2017-12-12
Nancy Tobin	Punta Gorda, FL	2017-12-12
Julie Thomas	Orlando, FL	2017-12-12
Charity Brown	Orlando, FL	2017-12-12
Keith Morlock	Orlando, FL	2017-12-12
Michael Sterner	Orlando, FL	2017-12-12
Laurie Barfield	Loganville, GA	2017-12-12
Jennifer Shaw	Saint Cloud, FL	2017-12-12
David Cahill	Smyrna, GA	2017-12-12
Travis Schulze	Orlando, FL	2017-12-12
Brielle Kilp	Orlando, FL	2017-12-12
Kai Fusser	Orlando, FL	2017-12-12
Mike Norton	California	2017-12-12
Nancy Adams	Apopka, FL	2017-12-12
Maureen Smith	Orlando, FL	2017-12-12
Neil Sneath	Charleston, SC	2017-12-12
Frieda Lamberg	Orlando, FL	2017-12-12
Malik Low	Florida	2017-12-12
Dorothy Johnson	Orlando, FL	2017-12-12
Velissa Valcich	US	2017-12-12

Name	Location	Date
Michael James	Orlando, FL	2017-12-12
Frances Alvarez	Orlando, FL	2017-12-12
Jillian Buckels	Orlando, FL	2017-12-12
Heather Robbins	Kissimmee, FL	2017-12-12
Jocelyn Velazquez	Orlando, FL	2017-12-12
Sharon Selby	Windermere, FL	2017-12-12
Warren Pope	Sarasota, FL	2017-12-12
Ayla Roseboom	Orlando, FL	2017-12-12
Jay Madigan	Orlando, FL	2017-12-12
Erica Leeper	Orlando, FL	2017-12-12
Cecilia Grindstaff	Christmas, FL	2017-12-12
Erin Machete	US	2017-12-12
Martha Hardee	Orlando, FL	2017-12-12
Rich Franco	Winter Park, FL	2017-12-12
Martha Lucas	California	2017-12-12
Colleen Flynn	Winter Park, FL	2017-12-12
Bryan Esper	Orlando, FL	2017-12-12
Guillermo Arbucias	Orlando, FL	2017-12-12
Emily Rygh	sunrise, FL	2017-12-12
Tom Bisignano	Orlando, FL	2017-12-12
Jennifer DeVor	Saint Cloud, FL	2017-12-12
Andrea George	Belfast, Ireland	2017-12-12

Name	Location	Date
Meagan DiPolo	Gainesville, FL	2017-12-12
Daniel Baldacci	Jundiai, Brazil	2017-12-12
Pablo D. Cortez	US	2017-12-12
Aysha Khan	Orlando, FL	2017-12-12
Brenda Lara	US	2017-12-12
Emmanuel Asare	US	2017-12-12
Luis Cobain	US	2017-12-12
Martha Aguirre	US	2017-12-12
David King	US	2017-12-12
Jillian Hagerty	US	2017-12-12
Tina Ansboro	US	2017-12-12
Brooke Sluis	US	2017-12-12
Julie Brown	US	2017-12-12
Ken McClure	US	2017-12-12
Emleigh Patch	US	2017-12-12
Rebecca Kaplan	Oviedo, FL	2017-12-12
wanda lester	US	2017-12-12
Sofia Agudelo	US	2017-12-12
Nenen Obrador	US	2017-12-12
Robert Pokorny	US	2017-12-12
Alea Burris	US	2017-12-12
Kieya Gund	US	2017-12-12

Name	Location	Date
Beaux Sartin	US	2017-12-12
Ellis Day	US	2017-12-12
Terri Smith	Orlando, FL	2017-12-12
Jennifer Roberts-Watson	Orlando, FL	2017-12-12
Leticia Concepcion	Kissimmee, FL	2017-12-12
S Diane Rickert, MD	Orlando, FL	2017-12-12
Roger Hill	Atlanta, GA	2017-12-12
John Nilsson	Orlando, FL	2017-12-12
Debbie Brown	Florida	2017-12-12
Thetrsa Sitko	Miami, FL	2017-12-12
Geoffrey Harris	Orlando, FL	2017-12-12
Jeanne Arnett	Winter Park, FL	2017-12-12
Guadalupe Gonzalez Caraveo	Las Vegas, NV	2017-12-12
Nick Shannin	Orlando, FL	2017-12-12
Meagan Wallwork	Duncan, SC	2017-12-12
Theodore Nagy	US	2017-12-12
Agnes Coursey	US	2017-12-12
Terrance Troutman	US	2017-12-12
Jeffrey Atkinson	Jacksonville, FL	2017-12-12
Andrew Channell	US	2017-12-12
Bryan Carmona	US	2017-12-12
Barbi Bauman	Sanford, FL	2017-12-12

Name	Location	Date
Xavier Fuentes	US	2017-12-12
Amber Smith	US	2017-12-12
Jamison Fawkes	US	2017-12-12
Nancy Xiong	US	2017-12-12
Rocky Amherst	US	2017-12-12
Laila Scott	US	2017-12-12
Beth Ann Barth	Seoul, South Korea	2017-12-12
Michael Vickerman	US	2017-12-12
Joseph Ripley	US	2017-12-12
Deonna Valerio	US	2017-12-12
Allison Couch	US	2017-12-12
Kayla Martin	US	2017-12-12
Kelly Oringer	US	2017-12-12
Joeseph Callaway	US	2017-12-12
ARIC ROGERS	Stuart, FL	2017-12-12
Gwendolyn Desonia	US	2017-12-12
Erin Hall	US	2017-12-12
Mitchell Hardy	US	2017-12-12
Jerry Howard	Grand Forks, ND	2017-12-12
Robert Hoppenfeld	US	2017-12-12
Sandra Shaw	US	2017-12-12
Brian Stroo	Orlando, FL	2017-12-12

Name	Location	Date
Lori Cunniff	Merritt Island, FL	2017-12-12
Ben Sappington	Orlando, FL	2017-12-12
Jesse Dance	Texas	2017-12-12
melissa Davis	Orlando, FL	2017-12-12
Zachary Belvin	Florida	2017-12-12
Erin Tincher	Orlando, FL	2017-12-12
Jason Root	Orlando, FL	2017-12-12
Christie ADKINS	Orlando, FL	2017-12-12
Lindsey Killi	Orlando, FL	2017-12-12
Becky Hood	Orlando, FL	2017-12-12
Hillary Cruz	Port Saint Lucie, FL	2017-12-12
Rebecca Sisco	Orlando, FL	2017-12-12
Rosie Picciotti-salazar	Orlando, FL	2017-12-12
Gwyn Brook	Orlando, FL	2017-12-12
MAFER MONTEZUMA-GONZALEZ	ORLANDO, FL	2017-12-12
Rhiannon Houchins	Winter Garden, FL	2017-12-12
Sarah Agagas	Alabama	2017-12-12
Terrance Zable	Orlando, FL	2017-12-12
Daisy Vazquez	Orlando, FL	2017-12-12
Wesley Happel	Winter Garden, FL	2017-12-12
Thomas Strazi	Florida	2017-12-12

Name	Location	Date
Patricia Genao	Oviedo, FL	2017-12-12
Andrea England	Ocoee, FL	2017-12-12
Debra James	Orlando, FL	2017-12-12
KC Carney	Mars, PA	2017-12-12
Douglas Sphar	Southwest Brevard Cnty, FL	2017-12-12
Lauren Hodges	Kissimmee, FL	2017-12-12
Dana Potts	Orlando, FL	2017-12-12
Kara Sanders	Orlando, FL	2017-12-12
Dilya Bihir	Winter Park, FL	2017-12-12
Diane Michelson	Orlando, FL	2017-12-12
Karen Watson	Orlando, FL	2017-12-12
Samuel Carswell	Florida	2017-12-12
Julee Sims	Winter Garden, FL	2017-12-12
Rania Soufny	Orlando, FL	2017-12-12
Tracy Snook	Orlando, FL	2017-12-12
Tracy Grauel	Sarasota, FL	2017-12-12
Brandi King	Orlando, FL	2017-12-12
Kathy Crawford	Florida	2017-12-12
Laura Sippel	Largo, FL	2017-12-12
Jessica Nunez	St. Cloud, FL	2017-12-12
Eric Gardze	Merritt Island, FL	2017-12-12
Lisa Doyle	Orlando, FL	2017-12-12

Name	Location	Date
Robert Foley	Oviedo, FL	2017-12-12
Milton Larsen	Riverview, FL	2017-12-12
Patti Sims	Winter Garden, FL	2017-12-12
Susan C Anderson	Palm Coast, FL	2017-12-12
Larry Heald	Orlando, FL	2017-12-12
Theresa Carney	Melbourne, FL	2017-12-12
Colonel Bruce W. Johnson, USAF Ret.	Orlando, FL	2017-12-12
Shanti Copeland	Jacksonville, FL	2017-12-12
Kristin Bothwell	Florida	2017-12-12
elizabeth morris	hagerstown, MD	2017-12-12
Francoise Petit	Longwood, FL	2017-12-12
Bren Thompson	Orlando, FL	2017-12-12
Melissa Margarone	Florida	2017-12-12
holly combs	Jacksonville, FL	2017-12-12
Jeff Cole	Florida	2017-12-12
Antoinette Bornstein	Edgewater, FL	2017-12-12
Christine Leonard	St. Petersburg, FL	2017-12-12
Gary berne	orlando, FL	2017-12-12
Simone Lamb	Asheboro, NC	2017-12-12
Gloria King	Jacksonville, FL	2017-12-12
Robert McClory	Orlando, FL	2017-12-12

Name	Location	Date
Pamela Rousseau	Orlando, FL	2017-12-12
David Caldwell	Orlando, FL	2017-12-12
Kayla Hernandez	Orlando, FL	2017-12-12
Cassandra Palmer	Florida	2017-12-12
GabrieLal Lanza	Orlando, FL	2017-12-12
Rebekah Schulz	Orlando, FL	2017-12-12
Saunya Hildebrand	Lady Lake, FL	2017-12-12
Jasmine Babin	Raleigh, NC	2017-12-12
Sarah E. Donlan	Lake Mary, FL	2017-12-12
Susan Sulouff	Orlando, FL	2017-12-12
Brian North	Leesburg, FL	2017-12-12
Priscilla Saad	Cocoa, FL	2017-12-12
Amanda O'Keeffe	Orlando, FL	2017-12-12
Jennifer Innocent	Orlando, FL	2017-12-12
Eddie Rodriguez	Orlando, FL	2017-12-12
Tammie Robinson	Sylvania, OH	2017-12-12
Luz Martinez	Caracas, FL	2017-12-12
Nancy Werneck	Orlando, FL	2017-12-12
Emma Kopel-Abueg	Orlando, FL	2017-12-12
Paul Hueber	Orlando, FL	2017-12-12
Donna Suresch	Beverly Hills, FL	2017-12-12
Diane Frazier	Indialantic, FL	2017-12-12

Name	Location	Date
LAURA BENNETT-KIMBLE	Orlando, FL	2017-12-12
Amy Garcia	Orlando, FL	2017-12-12
Leslie Neihouse	Rockledge, FL	2017-12-12
Stephanie McDonald	Orlando, FL	2017-12-12
Terri Miller	Winter Park, FL	2017-12-12
Carol Bartleson	Melbourne, FL	2017-12-12
Mayra Ortiz	Ponce, PR	2017-12-12
Beth De la torre	Anaheim, CA	2017-12-12
Marty Finder	Atlanta, GA	2017-12-12
Kozinski Helaine	Orlando, FL	2017-12-12
Debbi Walsh	Kissimmee, FL	2017-12-12
Gwen Kelemen	St. Cloud, FL	2017-12-12
Janet Carpentieri	Orlando, FL	2017-12-12
Del Seaman	Oviedo, FL	2017-12-12
Marsha Humker	Rockledge, FL	2017-12-12
Stacy Bursuk	Maitland, FL	2017-12-12
Michael Bavero	Groveland, FL	2017-12-12
Keegan Bess	Florida	2017-12-12
Destinee Stallard	Orlando, FL	2017-12-12
Sarah Trago	Florida	2017-12-12
Anja Valdes	Orlando, FL	2017-12-12
Ashley Cohn	Tampa, FL	2017-12-12

Name	Location	Date
Jacquelyn Lewis	DeLand, FL	2017-12-12
Rensy Watson	Winter Park, FL	2017-12-12
margaret cox	clermont, FL	2017-12-12
Mark Lynn	Deltona, FL	2017-12-12
Tiffany Knott	Haines City, FL	2017-12-12
Halley poggi	Titusville, FL	2017-12-12
Aidan Gaskins	US	2017-12-12
Maritsza Lukacs	US	2017-12-12
karen signorile	US	2017-12-12
Eric Heribacka	Ocala, FL	2017-12-12
Stacy M	US	2017-12-12
Alyssa Velez	Southwest Brevard Cnty, FL	2017-12-12
Guadalupe Yanez	US	2017-12-12
Tina Ferraro	Orlando, FL	2017-12-12
Autumn Derouso	US	2017-12-12
Teferi Gebremariam	US	2017-12-12
Terrance Williams	US	2017-12-12
Daniele Demory	US	2017-12-12
Dante Carter	US	2017-12-12
elaine wojenski	bristol, CT	2017-12-12
Curtis Dickerson	Sanford, FL	2017-12-12
madison pittman	US	2017-12-12

Name	Location	Date
Nancy Anderson	US	2017-12-12
Sue Minamoto	US	2017-12-12
Linda Cantwell	Port Orange, FL	2017-12-12
Jennifer Kennedy	Longwood, FL	2017-12-12
Marilyn Bates	Guerneville, CA	2017-12-12
Alexa Rodriguez	Orlando, FL	2017-12-12
Elizabeth Boyd	Florida	2017-12-12
Bill Cohn	Atlanta, GA	2017-12-12
Megan Oakland	Florida	2017-12-12
Susan Bradford	Orlando, FL	2017-12-12
Dawn Wolf	Hollywood, FL	2017-12-12
Sandra Boylston	Sanford, FL	2017-12-12
Betty Bilinski	Tampa, FL	2017-12-12
Yvonne Cotter	Debary, FL	2017-12-12
Lisa Denning	Simsbury, CT	2017-12-12
Nancy Powers	Deland, FL	2017-12-12
Eric Wilson	Orlando, FL	2017-12-12
Dennis Dougherty	San Rafael, CA	2017-12-12
Edward Rieck	Orlando, FL	2017-12-12
Rene Fossey	Winter Springs, FL	2017-12-12
laura fischler	Nokomis, FL	2017-12-12
April Kaid	Orlando, FL	2017-12-12

Name	Location	Date
Chris Dockwell	Oviedo, FL	2017-12-12
Tabitha Rubin	St Cloud, FL	2017-12-12
Aimee Couturier	Orlando, FL	2017-12-12
Mark Costa	US	2017-12-12
John Dame Jr.	Lake Alfred, FL	2017-12-12
christine persaud	ORLANDO, FL	2017-12-12
Tracy LaTant	Orlando, FL	2017-12-12
Brian Parramore	Winter Park, FL	2017-12-12
Donald Hill	Fort Myers, FL	2017-12-12
Kim Diaz	US	2017-12-12
Nelda Eppes	US	2017-12-12
valerie Copie	US	2017-12-12
p mulcahey	US	2017-12-12
Josh Munoz	US	2017-12-12
Onika Davey	US	2017-12-12
Erica A	Florida	2017-12-12
Ricardo Bernardini	Orlando, FL	2017-12-12
Prabhjot Singh	US	2017-12-12
Dianna Richards	US	2017-12-12
maria lima	Orlando, FL	2017-12-12
Elizabeth Kistoglou	US	2017-12-12
Thomas Kisner	Florida	2017-12-12

Name	Location	Date
Faith Krug	US	2017-12-12
Carmen Williams	White Springs, FL	2017-12-12
Kandice Slesarenko	US	2017-12-12
Patrick Lee	Orlando, FL	2017-12-12
Jessica Presnell	US	2017-12-12
Raven Dudley	US	2017-12-12
Drew Little	US	2017-12-12
Tetteh Totimeh	US	2017-12-12
Joel Arant	Orlando, FL	2017-12-12
Tara Davy	US	2017-12-12
Jeffrey Beckwith	US	2017-12-12
Marguerite Foley	US	2017-12-12
Beatriz Murillas	Tucker, GA	2017-12-12
Joe Apple	Orlando, FL	2017-12-12
Rima souhami	US	2017-12-12
Eileen Kimsey	Tampa, FL	2017-12-12
Mason Danger	US	2017-12-12
Trenna Engelmann	Saint Cloud, FL	2017-12-12
honey levitzky	Jacksonville, FL	2017-12-12
wes kmet	Canada	2017-12-12
John Fisher	US	2017-12-12
Abimael Arlequin	US	2017-12-12

Name	Location	Date
Sophie McPhee	US	2017-12-12
Christie Priemer	Orlando, FL	2017-12-12
Kurt Steinbaugh	US	2017-12-12
Jackie Smith	US	2017-12-12
Chelsea Schwarb	US	2017-12-12
Brandon Bertsch	US	2017-12-12
Aubrey Friedrich	US	2017-12-12
Preston Jones	Orlando, FL	2017-12-12
Nancy Hellfritsch Ryan	US	2017-12-12
Dulce Vang	US	2017-12-12
Stephanie Windmiller	US	2017-12-12
Jordan Rotella	US	2017-12-12
Natasha camargo	Winter Springs, FL	2017-12-12
Sarah Latin	US	2017-12-12
Claudia Malagon	US	2017-12-12
BriAnna Arellano	US	2017-12-12
Joe Miller	US	2017-12-12
Emylee McBrearty	Fernandina Beach, FL	2017-12-12
Jason Gonzalez	US	2017-12-12
Pamela Barley	US	2017-12-12
Emily Faller	US	2017-12-12
Alec P	US	2017-12-12

Name	Location	Date
Jass Reena	US	2017-12-12
Anthony Clayton	US	2017-12-12
Steven Whitman	Okeechobee, FL	2017-12-12
Stephen Bailey	US	2017-12-12
Melanie Coombs	US	2017-12-12
Dulce Garcia	US	2017-12-12
Matthew Harner	US	2017-12-12
Natalia Banos	US	2017-12-12
Juanell Andrix	Floral City, FL	2017-12-12
Justin Hernandez	US	2017-12-12
Jaime Fuchs	US	2017-12-12
Abby Wolosewicz	US	2017-12-12
Cristina Olguin	US	2017-12-12
Taylor Simala	US	2017-12-12
Paula Mann	US	2017-12-12
Emelina Quoyeser	Florida	2017-12-12
Rylee Sims	US	2017-12-12
Matthew Shircore	US	2017-12-12
Cloud King	US	2017-12-12
TigerLily Peterson	US	2017-12-12
Cathy Brown	US	2017-12-12
Tiffani Gonzalez	Winter Garden, FL	2017-12-12

Name	Location	Date
Kathryn Doolan	US	2017-12-12
niko pavao	US	2017-12-12
Taisia Dubinina	US	2017-12-12
Jean L Tatelbaum	US	2017-12-12
Robert Reynolds	Orlando, FL	2017-12-12
Richard Evans	US	2017-12-12
Leslie Glazer	US	2017-12-12
kathy dwyer	US	2017-12-12
Emma Healy	Orlando, FL	2017-12-12
Alisha Rothrock	US	2017-12-12
Jonathan Millar	US	2017-12-12
David Gerken	US	2017-12-12
Barbara Larsen	US	2017-12-12
Angela Jones	US	2017-12-12
Keisha Thompson	US	2017-12-12
Tammy Bleil	US	2017-12-12
Katie DeBoer	US	2017-12-12
Jennifer Barbash	Orlando, FL	2017-12-12
Michele Graham	US	2017-12-12
Kimberly Hall	Orlando, FL	2017-12-12
Shirley Clark	Orlando, FL	2017-12-12
charles coker	US	2017-12-12

Name	Location	Date
Priscilla Balderas	US	2017-12-12
Myroslava Mrochko	US	2017-12-12
Dayton Carlson	US	2017-12-12
Grace Slivkanich	US	2017-12-12
LSteven Day	Leggett, CA	2017-12-12
Jean Fetherston	US	2017-12-12
Coles Bradley	US	2017-12-12
Sandy Nutter	Florida	2017-12-12
Daphne Martin	Albion, CA	2017-12-12
Marc DiPasquale	Orlando, FL	2017-12-12
Lisa Salazar	Shasta Lake, CA	2017-12-12
Jujhar Singh	Canada	2017-12-12
Byron Day	US	2017-12-12
Kayla Hilkert	Boston, MA	2017-12-12
Kyle Rockman	US	2017-12-12
Maytel Bonham	Orlando, FL	2017-12-12
T Davies	Mount Airy, MD	2017-12-12
Rebecca Myers	Orlando, FL	2017-12-12
Amber Gibson	US	2017-12-12
Jacob Demaintenon	Winter Park, FL	2017-12-12
Anne Theiss	Orlando, FL	2017-12-12
Heather Sessions	US	2017-12-12

Name	Location	Date
Jaclyn Lehrmann	US	2017-12-12
Michelle Dean	Prudenville, MI	2017-12-12
Teresa Morgan	US	2017-12-12
Lisa Denman	Titusville, FL	2017-12-12
Patricia Baird	Canada	2017-12-12
Jenna Turner	US	2017-12-12
Dianne Byers	Alpharetta, GA	2017-12-12
Kariline Mevissen	US	2017-12-12
Ruby Brorby	US	2017-12-12
Rosemary Jensen	Orlando, FL	2017-12-12
Rochelle Reuben	US	2017-12-12
Tina Pruitt	Eustis, FL	2017-12-12
Christine Sartoretti	Orlando, FL	2017-12-12
Paul Hildum	Juneau, AK	2017-12-12
Joanne's Wedge	US	2017-12-12
Mary Lander	Tampa, FL	2017-12-12
Blair Pippin	Orlando, FL	2017-12-12
IE Ries	Ft. Pierce, FL	2017-12-12
Kristin Urban	Winter Park, FL	2017-12-12
Jonathan Scott	US	2017-12-12
Susan Haltom	US	2017-12-12
Nathan Padfield	US	2017-12-12

Name	Location	Date
Tawnia Malone	US	2017-12-12
Samantha Bourbon	Orlando, FL	2017-12-12
Wyatt blair	US	2017-12-12
Chelsea Pettingill	Tampa, FL	2017-12-12
Joanne Bolemon	Casselberry, FL	2017-12-12
Robert Tebo	US	2017-12-12
Michael Murphy	US	2017-12-12
Kathy Roberts	Orlando, FL	2017-12-12
Wayne Prete	Saint Petersburg, FL	2017-12-12
Maile Puahala	Clermont, FL	2017-12-12
Jackie Read	US	2017-12-12
Stephanie Redmond	Winter Garden, FL	2017-12-12
Paul Campbell	Williston, FL	2017-12-12
Judy Clarke	US	2017-12-12
Grace Sorenson	US	2017-12-12
michael gaithe	celebration, FL	2017-12-12
Robyn Johnson	UK	2017-12-12
Hannah Welter	US	2017-12-12
Susan Hoffman	Apopka, FL	2017-12-12
Steven Lopez	US	2017-12-12
KJ Hering	US	2017-12-12
Ayren Stanley	US	2017-12-12

Name	Location	Date
Alice Ozga-Wojno	US	2017-12-12
Thomas Penacho	US	2017-12-12
Mark Benson	Orlando, FL	2017-12-12
Paula Roman	Orlando, FL	2017-12-12
Gabby Amerio	US	2017-12-12
Sheila Cichra	Lake Placid, FL	2017-12-12
Alicia Apple	Winter Park, FL	2017-12-12
Kristen Allman	Deltona, FL	2017-12-12
Tom Smith	West Palm Beach, FL	2017-12-12
Karen Adams	US	2017-12-12
David Marano	Altamonte Springs, FL	2017-12-12
Bella L	Orlando, FL	2017-12-12
Jeilymar Morales	Kissimmee, FL	2017-12-12
Jennifer Coleman	Winter Park, FL	2017-12-12
Nancy McFall	US	2017-12-12
Donna Gaithe	Orlando, FL	2017-12-12
Rebecca Heintz	Winter Haven, FL	2017-12-12
Carol Evans	Florida	2017-12-12
Katlyn Sayasit	US	2017-12-12
Sam Burke	US	2017-12-12
ella patten	US	2017-12-12
Lisa Khajavi	US	2017-12-12

Name	Location	Date
Patti Thomas	US	2017-12-12
Kassidy Phillips	US	2017-12-12
Tracee Merkel	US	2017-12-12
Joyce McNealy	Rockford, IL	2017-12-12
Jonathan Boyne	Honolulu, HI	2017-12-12
Lorelette Knowles	US	2017-12-12
Helen Tewksbury	US	2017-12-12
Robert Foster	US	2017-12-12
Mayra Torres	US	2017-12-12
Tyler Stewart	US	2017-12-12
Amy Teet	San Francisco, CA	2017-12-12
Isabel Christie	US	2017-12-12
MARYELLEN MOLNAR	US	2017-12-12
Aylinne Narvaez	US	2017-12-12
Daniel Pappageorge	US	2017-12-12
Katy Johnson	US	2017-12-12
Ciya Overton	US	2017-12-12
Adam Simon	US	2017-12-12
Dorothy Richmond	US	2017-12-12
Matthew Ramirez	US	2017-12-12
Jennifer Kehoe	US	2017-12-12
Emma Delgado	US	2017-12-12

Name	Location	Date
Beverly Krams	US	2017-12-12
John Anderson	US	2017-12-12
Katherine Becker	US	2017-12-12
Bobbi Laufer	US	2017-12-12
Brock Downward	US	2017-12-12
Christopher Haley	US	2017-12-12
Elizabeth Harris	US	2017-12-12
Wampler Angela	US	2017-12-12
Adrian Castillo	US	2017-12-12
Kevin Oliver	US	2017-12-12
Diana Winder	US	2017-12-12
Ely Galvin	US	2017-12-12
dido clark	US	2017-12-12
Nina Geneson Otis	US	2017-12-12
Karan Henley Haugh	US	2017-12-12
Scott MacWilliam	US	2017-12-12
Jillian Vansickle	US	2017-12-12
Amy Gibson	Orlando, FL	2017-12-12
Enzo Martinez	US	2017-12-12
Maureen Fogerty	US	2017-12-12
Ruhamah Love Andrews	US	2017-12-12
Gitts Bakke	US	2017-12-12

Name	Location	Date
maria luisa ramirez	US	2017-12-12
myron peters	US	2017-12-12
Jezebel Carter	US	2017-12-12
Kalen Bull	US	2017-12-12
Stephanie Blackburn	US	2017-12-12
brighid -----	US	2017-12-12
Lynneyone Thomas	US	2017-12-12
Selena Sarmiento	US	2017-12-12
Amanda Henson	US	2017-12-12
Tracy Sutton	US	2017-12-12
Joseph Bennett	US	2017-12-12
Melissa Shaw	US	2017-12-12
Shaleah Nelson	US	2017-12-12
Sarit Messin	US	2017-12-12
Netsanet Hopkins	US	2017-12-12
Sharon Taylor-Jones	US	2017-12-12
Dana Stallard	Orlando, FL	2017-12-12
Hilda Gannon	Ireland	2017-12-12
Sondra Driscoll	Orlando, FL	2017-12-12
Clair Quenzler	Cocoa, FL	2017-12-12
Blake Mckibbin	Green Cove Springs, FL	2017-12-12
Cynthia Fogarty	Winter Garden, FL	2017-12-12

Name	Location	Date
Christopher Urban	US	2017-12-12
Steve Larson	Christmas, FL	2017-12-12
Joseph Anastasi	Archbald, PA	2017-12-12
Kim Osborne	US	2017-12-12
Robert Reynolds	Orlando, FL	2017-12-12
Val Collins	Pt St Lucie, FL	2017-12-12
Wes Buckle	Canada	2017-12-12
Victor Moncada	Orlando, FL	2017-12-12
Madison Herbold	US	2017-12-12
Stephen Repar	Windermere, FL	2017-12-12
Ben Lamanna	US	2017-12-12
Bryn Taylor	Cocoa, FL	2017-12-12
Marguerite Garner	Rockledge, FL	2017-12-12
Dan Halifko	Orlando, FL	2017-12-12
JENNY BEATY	Orlando, FL	2017-12-12
Sharon King	Orlando, FL	2017-12-12
Kristen Caravias-Reyes	US	2017-12-12
Natalie Grost	US	2017-12-12
Tanya Saltau	Indooroopilly, Australia	2017-12-12
Bryan Cruz	Winter Garden, FL	2017-12-12
George Prystash	Waterford, MI	2017-12-12
Tanja Schiffert	Florida	2017-12-12

Name	Location	Date
Felicia Barringer	US	2017-12-12
Natalia Arcila	Saint Petersburg, FL	2017-12-12
Mary Nesler	Florida	2017-12-12
Mariah Commodore	US	2017-12-12
Th Franson	US	2017-12-12
Beth Reittinger	Orlando, FL	2017-12-12
Janet Showalter	Punta Gorda, FL	2017-12-12
Janas Byrd	Miami, FL	2017-12-12
Shijian Ding	Orlando, FL	2017-12-12
Dennis Sieffert	Orlando, FL	2017-12-12
Jennifer Jacoby	US	2017-12-12
Shawn McTarsney	Orlando, FL	2017-12-12
Heather shapiro	Orlando, FL	2017-12-12
Brandon Carswell	Bonita Springs, FL	2017-12-12
Ali Jackson	Merritt Island, FL	2017-12-12
Stephanie Ward	Orlando, FL	2017-12-12
Richard Smith	Altamonte Springs, FL	2017-12-12
Sharon Barrett	Orlando, FL	2017-12-12
Alexandra Stefanovic	US	2017-12-12
Samantha Paquette	US	2017-12-12
Samantha Swearingin	US	2017-12-12
Mariela Castaneda	US	2017-12-12

Name	Location	Date
Iris Puahala	Davenport, FL	2017-12-12
Thomas Hughes	US	2017-12-12
Emma Wilson	US	2017-12-12
Daisy Gully	US	2017-12-12
Kian Tanner	US	2017-12-12
Mary Fisher	US	2017-12-12
Lucrezia Durso	US	2017-12-12
Heidi Findlay	Orlando, FL	2017-12-12
John Milly	US	2017-12-12
Richard Gesegnet	US	2017-12-12
Lynda Schroeder	US	2017-12-12
Lauren Serrano	Miami, FL	2017-12-12
tori workman	US	2017-12-12
Jerry Zheng	US	2017-12-12
Marcus Jackson	US	2017-12-12
Sasa Fuiava	US	2017-12-12
Susan Henderson	Fernandina Beach, FL	2017-12-12
Charlie Sierke	US	2017-12-12
Shannon Ozee	US	2017-12-12
Cesar Urena	US	2017-12-12
Caeley Stewart	US	2017-12-12
Connor Kline	US	2017-12-12

Name	Location	Date
Jacob Knox	US	2017-12-12
Kyra Holmgren	US	2017-12-12
Cole McKenzie	US	2017-12-12
Ridoyan Annay	US	2017-12-12
Jessica Palkovits	US	2017-12-12
Kath Garc	US	2017-12-12
Nicole Soto	US	2017-12-12
Lauri Lansdale	US	2017-12-12
Jeanne McAlliser	US	2017-12-12
david christian	US	2017-12-12
Holly Gibney	Merritt Island, FL	2017-12-12
Carel Mulder	US	2017-12-12
Kimberly Wagner	Saint Cloud, FL	2017-12-12
Jeff Ramsey	Orlando, FL	2017-12-12
Natalie Beck	Orlando, FL	2017-12-12
Michael Bast	Kissimmee, FL	2017-12-12
Cory Sanchez	Orlando, FL	2017-12-12
Wylene Harness	Valrico, FL	2017-12-12
Adam Dean	Crystal River, FL	2017-12-12
Virginia Nanian	Orlando, FL	2017-12-12
Kelly Verduin	Orlando, FL	2017-12-12
Matt Thompson	Saint Cloud, US	2017-12-12

Name	Location	Date
Kelly Rand	US	2017-12-12
Kerry Bazinet	Orlando, FL	2017-12-12
Lynette Correa	Orlando, FL	2017-12-12
Karen Franklin	Green Cove Springs, FL	2017-12-12
Jennifer Cook	Orlando, FL	2017-12-12
Lou Ferrara	Kissimmee, FL	2017-12-12
Jade Needham	US	2017-12-12
Jane Durocher	Deland, FL	2017-12-12
Shanice Correa	Orlando, FL	2017-12-12
Evelyn Gonzalez	Orlando, FL	2017-12-12
Gabrielle Cook	US	2017-12-12
Lauren Reynolds	Orlando, FL	2017-12-13
Linda Heller Hylton	Confluence, KY	2017-12-13
Sarah Miller	Orlando, FL	2017-12-13
Rosalinde Wolfe	Orlando, FL	2017-12-13
Stephanie Dunn	Palm Bay, FL	2017-12-13
Shirley Geckler	Pompano Beach, FL	2017-12-13
Melanie Morales	US	2017-12-13
Amy Kennedy	Orlando, FL	2017-12-13
Karen Dunn	US	2017-12-13
Steven Hedrick	Orlando, FL	2017-12-13
Richard Shenanigans-Adorno	US	2017-12-13

Name	Location	Date
Crystal McCrary	Orlando, FL	2017-12-13
Patricia Thomas	Lake Mary, FL	2017-12-13
Aimee Belleza	US	2017-12-13
Betty Rossie	Tarpon Springs, FL	2017-12-13
Kayla Togno	Florida	2017-12-13
Kelly Coulson	Boca Raton, FL	2017-12-13
Diana Castano	Orlando, FL	2017-12-13
Krystal Vaughn	Orlando, FL	2017-12-13
Mabel Diosa	Orlando, FL	2017-12-13
Daniel Shea	US	2017-12-13
Amanda Brodeur-Orozco	Orlando, FL	2017-12-13
Jocelyn Laassel	Orlando, FL	2017-12-13
Doug SMITH	Trinidad, CA	2017-12-13
Tina Allman	Deltona, FL	2017-12-13
Lisa Wilkes	Orlando, FL	2017-12-13
Christy Bitzer	Ocklawaha, FL	2017-12-13
teresa aikens	Titusville, FL	2017-12-13
Ethan Bakley	Orlando, FL	2017-12-13
Ruby Watson	Debary, FL	2017-12-13
Michael Boynton	Gainesville, FL	2017-12-13
Kevin Gallego	Jacksonville, FL	2017-12-13
Taliesin ploeg	Orlando, FL	2017-12-13

Name	Location	Date
Jason Crawford	Florida	2017-12-13
Donna Sieffert	Orlando, FL	2017-12-13
Denis Bilanovic	Orlando, FL	2017-12-13
Derek McCracken	Orlando, FL	2017-12-13
Griffin Grey	US	2017-12-13
Charles Sieffert	Orlando, FL	2017-12-13
Damaris Rosa	Orlando, FL	2017-12-13
Julius Soto	Orlando, FL	2017-12-13
Suzie Chandler	US	2017-12-13
Monica Sieffert	Orlando, FL	2017-12-13
April Bamberger	Leland, NC	2017-12-13
Rodney Smith	Orlando, FL	2017-12-13
Kelly Majzlik	Orlando, FL	2017-12-13
Joshua Carter	Palm Bay, FL	2017-12-13
Jennifer Taylor	Orlando, FL	2017-12-13
Diane Martin	orlando, FL	2017-12-13
Brenda Rivera	Orlando, FL	2017-12-13
Jackie Grimes	Wesley Chapel, FL	2017-12-13
Astrid Irizarry	Winter Springs, FL	2017-12-13
Nirvana Persaud	US	2017-12-13
mary calo	stuart, FL	2017-12-13
Carmen Rojas	Tampa, FL	2017-12-13

Name	Location	Date
Ashley Serne	US	2017-12-13
Sheryl Raffensberger	Ocoee, FL	2017-12-13
Sharon Laskowski's	Orlando, FL	2017-12-13
Adam Feldman	Orlando, FL	2017-12-13
Nelida Aguero	Florida	2017-12-13
Jackie Bourdon	US	2017-12-13
Amanda shivers	US	2017-12-13
Jessa Garcia	US	2017-12-13
christine didonna	Oakland, FL	2017-12-13
Inaki Tolosa	Buenos Aires, Argentina	2017-12-13
Musette Stewart	Longwood, FL	2017-12-13
Jose Springhoff	Florida	2017-12-13
Kim Ngo	Tampa, FL	2017-12-13
Danielle Stowers	US	2017-12-13
Alaric Benitez	Florida	2017-12-13
Maria Recio	Sioux Falls, SD	2017-12-13
Ana Pena	Lake Worth, FL	2017-12-13
Jeannine Barrett	Sydney, Australia	2017-12-13
Mark Flenner	King George, VA	2017-12-13
Mason Williams	Florida	2017-12-13
Kaitlyn Brown	Orlando, FL	2017-12-13
Tina Fusser	Orlando, FL	2017-12-13

Name	Location	Date
A Becker	US	2017-12-13
Neida Rodriguez	US	2017-12-13
Robert Ortiz	Orlando, FL	2017-12-13
Jorge Luna	Orlando, FL	2017-12-13
Micah Neighbors	Orlando, FL	2017-12-13
Sydney Roy	Canada	2017-12-13
Brittney Green	Orlando, FL	2017-12-13
Dehly Rubinos	Orlando, FL	2017-12-13
Diana Bourdon	Orlando, FL	2017-12-13
Alysa Del Valle	Orlando, FL	2017-12-13
Maria Meneses	Orlando, FL	2017-12-13
Ruby Coopersmith	Oviedo, FL	2017-12-13
Matheo Carmona	Orlando, FL	2017-12-13
Tracy Butler	US	2017-12-13
Debra Dickerson	Apopka, FL	2017-12-13
Kristen Prieto	Orlando, FL	2017-12-13
James Stickler	US	2017-12-13
James Frost	Orlando, FL	2017-12-13
Mary Bryson Ruiz	Kissimmee, FL	2017-12-13
Jeffrey Hole	Ocala, FL	2017-12-13
Chris Curry	Orlando, FL	2017-12-13
Summer Buchanan	US	2017-12-13

Name	Location	Date
Monica Adorno-Polozzolo	Altamonte Springs, FL	2017-12-13
Isabelle Stine	Green Cove Springs, FL	2017-12-13
Karli Normand	Orlando, FL	2017-12-13
Jonathan Hale	Gainesville, FL	2017-12-13
Eva English	Winter Springs, FL	2017-12-13
Amanda Luna	Orlando, FL	2017-12-13
Keep Northern Dane County Rural	US	2017-12-13
Lesley Bertram	Orlando, FL	2017-12-13
Nicole Andes	Hernando, FL	2017-12-13
Jennifer Sindelar	Orlando, FL	2017-12-13
Linda Grant	Seminole, FL	2017-12-13
Bob Bugnacki	Sanford, FL	2017-12-13
John Zollo	US	2017-12-13
vanessa johnson	st cloud, FL	2017-12-13
Sarah Grace Ackerman	Orlando, FL	2017-12-13
Alejandra Tobon	Orlando, FL	2017-12-13
Maureen Powers	Kissimmee, FL	2017-12-13
Nancy Day	Orlando, FL	2017-12-13
Debbie Moylan	The Villages, FL	2017-12-13
Priti Mehta	Orlando, FL	2017-12-13
Kierstyn Madsen	US	2017-12-13

Name	Location	Date
Margie Bates	Orlando, FL	2017-12-13
Hannah Mangum	Orlando, FL	2017-12-13
Jade Van Horn	Orlando, FL	2017-12-13
Michele King	Monroe, NC	2017-12-13
Samantha Schwartz	Miami Beach, FL	2017-12-13
Carmen Barroso	Brandon, FL	2017-12-13
Courtney Hilkert	Orlando, FL	2017-12-13
Thomas Schmock	Deltona, FL	2017-12-13
Zoe meschberger	Lake Havasu City, AZ	2017-12-13
Dee O'Bryan	Orlando, FL	2017-12-13
Jennifer Lopez	Orlando, FL	2017-12-13
Rachel Carrasquillo	Sanford, FL	2017-12-13
Denise Byrne	Orlando, FL	2017-12-13
Joseph Baines	Orlando, FL	2017-12-13
Marisa Futch	Winter Park, FL	2017-12-13
Sunday Burns	Cheyenne, WY	2017-12-13
Nancy Smith	Orlando, FL	2017-12-13
Deborah Teed	US	2017-12-13
Terrance Timberlake	US	2017-12-13
Mary Anderson	Avenel, NJ	2017-12-13
Stephanie Adorno	Orlando, FL	2017-12-13
Hexi Jones	London, UK	2017-12-13

Name	Location	Date
Kate Dolamore	Oviedo, FL	2017-12-13
Robyn Ewasko	Orlando, FL	2017-12-13
Collin Shuman	Boulder, CO	2017-12-13
Megan Ewing	US	2017-12-13
shailyn conde	Orlando, FL	2017-12-13
Zachary Good	Longwood, FL	2017-12-13
Elena Crocitto	Lake George, NY	2017-12-13
Michelle Metzler	Miami, FL	2017-12-13
Stephan Utlej	Sacramento, CA	2017-12-13
Starr Chumard	Scranton, PA	2017-12-13
Pau Simendinger	Orlando, FL	2017-12-13
Robert Raglin	US	2017-12-13
Tamar Williams	US	2017-12-13
Holly Luisi	Winter Park, FL	2017-12-13
Joan Jarvis	Oviedo, FL	2017-12-13
Ashley Hull	Arcadia, FL	2017-12-13
Jessica MacArthur	US	2017-12-13
Diane Marcussen	Altadena, CA	2017-12-13
Ashton benitez	Orlando, FL	2017-12-13
Michael Edwards	Eustis, FL	2017-12-13
Rosabel Irizarry	Ponce, US	2017-12-13
Ronald Hall	US	2017-12-13

Name	Location	Date
Rachel Kirkman	US	2017-12-13
Andrew Larsen	US	2017-12-13
Erica Dekorver	Orlando, FL	2017-12-13
John Stearns	Edgewater, FL	2017-12-13
Terri Geiselman	US	2017-12-13
Jenna Lopez	US	2017-12-13
Michal Smith	Orlando, FL	2017-12-13
Gabriel Amuzu	US	2017-12-13
Bobbie Chamberlin	Saint Cloud, FL	2017-12-13
Tyler Lafleur	Orlando, FL	2017-12-13
NORBERTO BADANO	New York City, NY	2017-12-13
Kris Graves	Orlando, FL	2017-12-13
Joy Taylor Ackerman	Orlando, FL	2017-12-13
Michael Harrington	Orlando, FL	2017-12-13
Dayci Burnette-Snyder	Saint Cloud, FL	2017-12-13
Nancy Webb	US	2017-12-13
Shannon Bushrod	Georgia	2017-12-13
Julie Watson	Orlando, FL	2017-12-13
Laurie king	St. Cloud, FL	2017-12-13
Helen Kindred	Orlando, FL	2017-12-13
Sandy Earnest	Orlando, FL	2017-12-13
Vanessa Renyer	Orlando, FL	2017-12-13

Name	Location	Date
Don Renyer	Orlando, FL	2017-12-13
Igor Galay	US	2017-12-13
Michelle Kalteux	San Juan, TX	2017-12-13
Ralph Eagen	Orlando, FL	2017-12-13
Nick De Rycke	Belgium	2017-12-13
Bryan Ely	Orlando, FL	2017-12-13
Lila Rogers	Orlando, FL	2017-12-13
Daniel Devine	Saint Cloud, FL	2017-12-13
Jennifer Wawrin	US	2017-12-13
Iris Casillas	Orlando, FL	2017-12-13
Dorothy Modesti	Pompano Beach, FL	2017-12-13
Natasha Hashwani	Orlando, FL	2017-12-13
Carmen Petersen	Saint Cloud, FL	2017-12-13
Lisa Pynn-SMith	Orlando, FL	2017-12-13
Wayne Clary	Fort Lauderdale, FL	2017-12-13
Mary Jo Branco	Largo, FL	2017-12-13
Vanna Haniff	US	2017-12-13
Cynthia Baker	Edgecomb, ME	2017-12-13
Alisha Harland	Longwood, FL	2017-12-13
Madeline Bace	US	2017-12-13
Danielle Ragan	Orlando, FL	2017-12-13
Rhonda La Fleur	Pascoag, RI	2017-12-13

Name	Location	Date
Kiley Alonso	Lakeland, FL	2017-12-13
Benjamin Stafford	US	2017-12-13
Heather Blake	US	2017-12-13
Ashley Sopchexk	Irmo, SC	2017-12-13
Venusie Gonzalez	US	2017-12-13
Kumari Kelly	Orlando, FL	2017-12-13
Ricardo Arbucias	US	2017-12-13
Beth Driscoll	Graniteville, SC	2017-12-13
Bernardo Moncada	Orlando, FL	2017-12-13
Piper Rodebeck	US	2017-12-13
Joe Smith	Orlando, FL	2017-12-13
pam nocera	US	2017-12-13
Tarimer Arroyo	Orlando, FL	2017-12-13
Duane Gamble	Davenport, FL	2017-12-13
Eleanor Forgacs	Bayside, NY	2017-12-13
swathi kamisetti	US	2017-12-13
Yve Skeet	Orlando, FL	2017-12-13
Ellen Holland	Kissimmee, FL	2017-12-13
David McFall	The Villages, FL	2017-12-13
Gianna Santos	US	2017-12-13
Cindy Callahan	US	2017-12-13
ken burke	US	2017-12-13

Name	Location	Date
Michelle Tan	Orlando, FL	2017-12-13
Bianca Ramos	Orlando, FL	2017-12-13
Diane Magee	Orlando, FL	2017-12-13
Joanne Kjolsen	Kissimmee, FL	2017-12-13
Jeanne Murphy	Seminole, FL	2017-12-13
zachary jackson	Orlando, FL	2017-12-13
Laurie Giordano	Fort Myers, FL	2017-12-13
Georgio Schmidt	Pompano Beach, US	2017-12-13
Marina Grando	US	2017-12-13
Linda Demetropoulos	Altamonte Springs, FL	2017-12-13
Jeffrey Forgacs	Queens, NY	2017-12-13
Penelope Freeman	US	2017-12-13
Kiar Algain	US	2017-12-13
Stephen Johnson	US	2017-12-13
Hailey Stack	Florida	2017-12-13
Alexandra Carvajal	Tampa, FL	2017-12-13
TJ Hickman	Orlando, FL	2017-12-13
Brenda Helfenstine	Saint Cloud, FL	2017-12-13
Alicia Teng	North Carolina	2017-12-13
Karen Deckel	US	2017-12-13
Melissa N David Jackson	US	2017-12-13
Mariam Alsadun	US	2017-12-13

Name	Location	Date
Brian Barbour	Leesburg, FL	2017-12-13
Elizabeth Mayes	Tampa, FL	2017-12-13
Katie Graumann	Orlando, FL	2017-12-13
Robin Brockmeyer	Orlando, FL	2017-12-13
Molly Case	Orlando, FL	2017-12-13
Colton Griffith	Pompano Beach, FL	2017-12-13
Brie Johnson	US	2017-12-13
Christina Dean	Bradenton, FL	2017-12-13
Andrew Davis	US	2017-12-13
Gina Glidewell	Orlando, FL	2017-12-13
Kayla Hart	Orlando, FL	2017-12-13
Jackie pope	Winter Garden, FL	2017-12-13
Jennifer Riley	US	2017-12-13
Cara Rodriguez	Orlando, FL	2017-12-13
Amanda LaFleur	Orlando, FL	2017-12-13
Zac Chambers	US	2017-12-13
Pamela Perez	US	2017-12-13
Courtney Baum	US	2017-12-13
Buzz Marcus	US	2017-12-13
justin Nichols	Orlando, FL	2017-12-13
Allen Estrada	Pompano Beach, FL	2017-12-13
Tayla Graves	Orlando, FL	2017-12-13

Name	Location	Date
Tiffany Hora	Orlando, FL	2017-12-13
Jacob Devine	Apopka, FL	2017-12-13
anne coer	US	2017-12-13
Ferial Ali	Orlando, FL	2017-12-13
Bella Marrero	Kissimmee, FL	2017-12-13
Jason Romendio	Orlando, FL	2017-12-13
Laurie Sanderson	Kissimmee, FL	2017-12-13
mily smith	Orlando, FL	2017-12-13
James Flint	Biddeford, ME	2017-12-13
Arnulfo Jiménez	US	2017-12-13
Robert Yelverton	Florida	2017-12-13
Devin Murphy	US	2017-12-13
Janet Herrera	US	2017-12-13
Kathy Berg	Orlando, FL	2017-12-13
Ana Uribe	US	2017-12-13
Shea Carpenter	Florida	2017-12-13
Cynthia Elia, RN	Minneola, FL	2017-12-13
Andrea Zuckerman	New York, NY	2017-12-13
Marcie Fyvie	US	2017-12-13
penny hunter	St. Cloud, FL	2017-12-13
Daisy Brown	US	2017-12-13
Melina Vaca	US	2017-12-13

Name	Location	Date
Seana Parker-Dalton	Winter Park, FL	2017-12-13
Rochelle Mindrum	Saint Cloud, FL	2017-12-13
Remy Kothe	New York, NY	2017-12-13
Sonia Rivera	Florida	2017-12-13
Donavon Hee	Canada	2017-12-13
Madison Truskowski	US	2017-12-13
Tamara Danielson	Wesley Chapel, FL	2017-12-13
Renate Gaisser	Orlando, FL	2017-12-13
Laurie Stricks	New York, NY	2017-12-13
Mariela Adame	US	2017-12-13
Jodie Rae	Australia	2017-12-13
Christopher Salonga	US	2017-12-13
Sapphire Trujillo	US	2017-12-13
Sally Peacock	Naples, FL	2017-12-13
Daisy Galvan	US	2017-12-13
Joe McNamara	Charlotte, NC	2017-12-13
Antonio Jose	US	2017-12-13
Margaret Crowley	US	2017-12-13
Melissa Quiles	Kissimmee, FL	2017-12-13
Brigite Babine	Chicago, IL	2017-12-13
Sean Ryan	Florida	2017-12-13
Martie Enfield	Winter Park, FL	2017-12-13

Name	Location	Date
Monica Evans	Orlando, FL	2017-12-13
Dino Diore	Apopka, FL	2017-12-13
Daniella Martinez	Gainesville, FL	2017-12-13
Brian Iuvone	Orlando, FL	2017-12-13
Dr. Jeanette N. Passty	US	2017-12-13
GERALD FEDDERS	US	2017-12-13
Sierra Nolan	Peoria, AZ	2017-12-13
Susan Wall	Great Barrington, MA	2017-12-13
Eve Ciotti	Gainesville, FL	2017-12-13
anne laliberte	saint cloud, FL	2017-12-13
Joshua Johnson	Orlando, FL	2017-12-13
Monica Miyares	Orlando, FL	2017-12-13
Gregory Miller	Lady Lake, FL	2017-12-13
Samantha Cabral	Orlando, FL	2017-12-14
Payton Kret	Orlando, FL	2017-12-14
Nadine Sjahsam	US	2017-12-14
Tammy Glidden	US	2017-12-14
Holly Walp	Gainesville, FL	2017-12-14
Sianna Salazar	US	2017-12-14
Tami Bavero	Saint Cloud, FL	2017-12-14
Andie Thomas	US	2017-12-14
Luke Cochran	Kissimmee, FL	2017-12-14

Name	Location	Date
Gillian Workman	Orlando, FL	2017-12-14
pacific ego	US	2017-12-14
Jim Erwin	Winston Salem, NC	2017-12-14
Wanda Rodriguez	Orlando, FL	2017-12-14
Suzi Regner	Orlando, FL	2017-12-14
donna Dougherty	US	2017-12-14
Lura Nelms	Saint Petersburg, FL	2017-12-14
Hunter Fox	Orlando, FL	2017-12-14
Jennifer Allen	Orlando, FL	2017-12-14
Donna Wolk	Saint Cloud, FL	2017-12-14
Robert Sena	Orlando, FL	2017-12-14
Michelle Doan	Lakeland, FL	2017-12-14
Celestial Wallace	winter park, FL	2017-12-14
Donna Devlin	US	2017-12-14
Katherine Wasmund	Orlando, FL	2017-12-14
Sarafaith Pekor	Altamonte Springs, FL	2017-12-14
Julie Levine	Orlando, FL	2017-12-14
Anne Muntean	Ogden Dunes, IN	2017-12-14
Keith Allen	US	2017-12-14
Vivian Dolensky	US	2017-12-14
Jane Myers	Metamora, IL	2017-12-14
George Ednie	US	2017-12-14

Name	Location	Date
Brenda Williams	Daytona Beach, FL	2017-12-14
Jason Deeringer	Winter Haven, FL	2017-12-14
james forman	Orlando, FL	2017-12-14
Deb Stone	Lake Butler, FL	2017-12-14
jeff gillett	Altamonte Springs, FL	2017-12-14
Coco Tingler	Ormond Beach, FL	2017-12-14
Katey Olds	Sanford, FL	2017-12-14
Katie Lednar	Florida	2017-12-14
Lara dondero	Winter Garden, FL	2017-12-14
Jessica O'Malley, RN	US	2017-12-14
Adrienne Cieplinski	Altamonte Springs, FL	2017-12-14
Joseph Abbene	Orlando, FL	2017-12-14
Kristi Prescott	Kenansville, FL	2017-12-14
Oswaldo Andrés Del Valle Coppin	US	2017-12-14
Bruce Erley	Denver, CO	2017-12-14
Ashly Cumbus	Ocala, FL	2017-12-14
Breanna LeLiever	Canada	2017-12-14
Stacy Brabenec	Oviedo, FL	2017-12-14
Robin Miller	Winter Haven, FL	2017-12-14
Mary K Smith	DeLand, FL	2017-12-14
celina gonzalez	US	2017-12-14

Name	Location	Date
Jen Stevenson	Ormond Beach, FL	2017-12-14
Brad Bryan	US	2017-12-14
Emily Cazares	US	2017-12-14
Anna Marie Stenberg	Fort Bragg, CA	2017-12-14
Erin Sigel	US	2017-12-14
Albert A Alcalá	US	2017-12-14
#####	US	2017-12-14
Cort Armstrong	US	2017-12-14
Mailyn Jimenez	US	2017-12-14
Akylah Lee	US	2017-12-14
Daniel Ghazarian	US	2017-12-14
Bill Stokes	St. Petersburg, FL	2017-12-14
Joshua Morales	US	2017-12-14
Linda Sharp	Anderson, SC	2017-12-14
Jena Threadgill	Saint Cloud, FL	2017-12-14
Kameron Maze	Auburndale, FL	2017-12-14
Drew Sorge	US	2017-12-14
Suzette Fisher	US	2017-12-14
Denise Schmidt	Palm Harbor, FL	2017-12-14
Erick Arminio	Ormond Beach, FL	2017-12-14
Grey Douglas	US	2017-12-14
Lloyd Simmons	Largo, FL	2017-12-14

Name	Location	Date
Jill-Anne Fowler	Palm Harbor, FL	2017-12-14
Camila Salazar	Orlando, FL	2017-12-14
Faith Abram	US	2017-12-14
Stephanie Stephens	US	2017-12-14
Jeane G Foerste	Marmaduke, AR	2017-12-14
Kim moser	Fort Myers, FL	2017-12-14
Mary Dipboyr	Winter Park, FL	2017-12-14
Kimberly Boucireb	Holiday, FL	2017-12-14
eileen blanco	Orlando, FL	2017-12-14
Kenneth Brooker	Kissimmee, FL	2017-12-14
Maricarmen Rodriguez	Florida	2017-12-14
Linda Branch	Orlando, FL	2017-12-14
Kateri Tonyan	North Port, FL	2017-12-14
Tim McLaughlin	Orlando, FL	2017-12-14
Shari Bowers	Orlando, FL	2017-12-14
Summer Brooker	KISSIMMEE, FL	2017-12-14
Joan Cleary	Winter Garden, FL	2017-12-14
Ashley Cunningham	Ocala, FL	2017-12-14
Gabi Patt	US	2017-12-14
Cecilia Carey	Winter Springs, FL	2017-12-14
Heather Crutchfield	Tallahassee, FL	2017-12-14
Michelle Bailey	Saint Cloud, FL	2017-12-14

Name	Location	Date
Stephen Bungler	Orlando, FL	2017-12-14
Laura Machi	Orlando, FL	2017-12-14
Michael Masloski	Orlando, FL	2017-12-14
Chris Congdon	Williamsburg, FL	2017-12-14
Jeanine Capo	Orlando, FL	2017-12-14
Samantha Martz	Saint Cloud, FL	2017-12-14
Rebecca Reyes	Florida	2017-12-14
Jessica Nigro	Orlando, FL	2017-12-14
Rebecca Kashdan	US	2017-12-14
Tanner Townsend	US	2017-12-14
Richard Clarkson	US	2017-12-14
Tenesha Williams	US	2017-12-14
Elizabeth Marchant	US	2017-12-14
Michelle Malkind	US	2017-12-14
Jenna Iles	US	2017-12-14
Rene Griffith	Orlando, FL	2017-12-14
Maggie Fischer	Orlando, FL	2017-12-14
Bea Hammaker	US	2017-12-14
Madison Flores	US	2017-12-14
Howard Handy	US	2017-12-14
Chelsey Weber	Oviedo, FL	2017-12-14
melanie ruiz	US	2017-12-14

Name	Location	Date
Nina Ly	US	2017-12-14
jason black	US	2017-12-14
Samantha Garber	US	2017-12-14
Avalon Foret	US	2017-12-14
Kaitlyn Gibson	US	2017-12-14
Linda Alvarado	US	2017-12-14
Megan S	US	2017-12-14
Roha Imran	US	2017-12-14
Julie Holston	US	2017-12-14
Sariyah Senhouse	US	2017-12-14
Erin Shukis	US	2017-12-14
Malvina Piziak	US	2017-12-14
Taylor Peary	US	2017-12-14
Travon Townsend	US	2017-12-14
Josh Zaleski	US	2017-12-14
Rachel Simpson	US	2017-12-14
Peyton Carter	US	2017-12-14
chloe claudio	US	2017-12-14
Cj Kauffman	Clermont, FL	2017-12-14
Lennox Moseley	US	2017-12-14
Alicia Paez	US	2017-12-14
Betty Garnett	US	2017-12-14

Name	Location	Date
Thomas Holmes	US	2017-12-14
Arthur Bash	US	2017-12-14
Ivette Salazar	US	2017-12-14
Suzanne Timmer	US	2017-12-14
Kairi Williams	US	2017-12-14
Jess Bray	US	2017-12-14
Maria Cardenas	US	2017-12-14
Olivia Johnson	US	2017-12-14
Trent Wilkinson	US	2017-12-14
Jacob Langfeld	US	2017-12-14
Vanesa R	US	2017-12-14
Briana Pinedo	US	2017-12-14
Six Rincon	US	2017-12-14
Jissell Garcia	US	2017-12-14
Kiera Jones	US	2017-12-14
mattie thompson	US	2017-12-14
orlando salinas	US	2017-12-14
Steve Grant	US	2017-12-14
Trinity Breeze	US	2017-12-14
Jessica Whitney	US	2017-12-14
Salma Abokar	US	2017-12-14
Sarah Knoll	US	2017-12-14

Name	Location	Date
Lily Hodson	US	2017-12-14
Tony Lewis	US	2017-12-14
Paige Horton	US	2017-12-14
Isa Sanchez	US	2017-12-14
Grace Covaleski	US	2017-12-14
Isabella Navarrette	US	2017-12-14
Charmaine Mufua	US	2017-12-14
Candice Laurence	US	2017-12-14
heather osborne	Eau Claire, WI	2017-12-14
Virginia McArtor	US	2017-12-14
Savannah Anderson	US	2017-12-14
Greta Sobieski	US	2017-12-14
Diane Swaney	US	2017-12-14
Haylie Browne	US	2017-12-14
Laney Heun	US	2017-12-14
Arnold Lopez	US	2017-12-14
Tahlia Richiez	US	2017-12-14
John Anderson	US	2017-12-14
Britney Estey	US	2017-12-14
Dianne Zippel	US	2017-12-14
Purple September	US	2017-12-14
Christopher Stevens	Winter Garden, FL	2017-12-14

Name	Location	Date
Tonya Rose	US	2017-12-14
Deborah Cerreta	US	2017-12-14
Jennifer Dugeet	US	2017-12-14
David Jago	US	2017-12-14
Christi Sousie	US	2017-12-14
Jenny Michel	US	2017-12-14
Madison Bayer	US	2017-12-14
Nanette Maldonado	Kissimmee, FL	2017-12-14
Steven Silverman	Florida	2017-12-14
Angela Knickerbocker	US	2017-12-14
Dale Benolkin	Orange City, FL	2017-12-14
Jason LaBay	US	2017-12-14
Dara Martin	US	2017-12-14
Jordan Tweedie	Winter Park, FL	2017-12-14
Katie Johnston	US	2017-12-14
Francesco Barbati	US	2017-12-14
Mary Mosholder	Orlando, FL	2017-12-14
Lena M	US	2017-12-14
Nabil Hamdan	US	2017-12-14
Mary Webb	US	2017-12-14
Alexa Alves	US	2017-12-14
Jillian Stagg	Canada	2017-12-14

Name	Location	Date
Etta Juge	Winter Springs, FL	2017-12-14
Kaitlyn Niglio	US	2017-12-14
Terrell Havling	Apopka, FL	2017-12-14
Jennifer King	Hanover, MD	2017-12-14
bruce whitcomb	US	2017-12-14
Roberto Monzon	Orlando, FL	2017-12-14
Jo Ann Draughon	US	2017-12-14
Leonardo Lopez	US	2017-12-14
MITch Tsinonis	US	2017-12-14
Thomas Otmanowski	US	2017-12-14
Maureen Smart	US	2017-12-14
Aviana Ingram	US	2017-12-14
declan deere	US	2017-12-14
Gabby Cortes	US	2017-12-14
Lorybelle De Leon	US	2017-12-14
Briana Eller	US	2017-12-14
Derrick Kennedy	US	2017-12-14
Stephanie Santiago	US	2017-12-14
Danielle Benson	Fort Myers, FL	2017-12-14
Gavin Croce	US	2017-12-14
Osayuki Ehigie	US	2017-12-14
Tyra Henderson	US	2017-12-14

Name	Location	Date
Haley Severeid	US	2017-12-14
Misha Green	US	2017-12-14
Marcine McBride	US	2017-12-14
Shayy Jackson	US	2017-12-14
Alliyah Prgo	US	2017-12-14
Courtney Love Casimiro	US	2017-12-14
thalia richards	US	2017-12-14
Veronica Ortiz	US	2017-12-14
Crystal Muñoz	US	2017-12-14
Julia Chrupek	US	2017-12-14
Ruqayyah Shabazz	US	2017-12-14
Haley Shumaker	US	2017-12-14
Sarah Seibert	US	2017-12-14
Tyler Sessums	US	2017-12-14
Diego Alcazar	US	2017-12-14
Lundon Williams	US	2017-12-14
Chris Murray	US	2017-12-14
Quentin Quartararo	US	2017-12-14
Meghan Hosty	US	2017-12-14
Emily Murdick	US	2017-12-14
Lebrandon Mosley	US	2017-12-14
Amarra Andresen	US	2017-12-14

Name	Location	Date
Marissa Whitten	US	2017-12-14
Christina Johnson	US	2017-12-14
Krysti Goers	US	2017-12-14
Austin Brent	US	2017-12-14
Julie Huynh	US	2017-12-14
Niah Desantiago	US	2017-12-14
Kasey Pettigrew	US	2017-12-14
Tyralis Rodriguez	US	2017-12-14
Chelsea Hawkins	US	2017-12-14
Bill Denbrough	US	2017-12-14
Raelin Hurst	US	2017-12-14
Davi Gonzalez	US	2017-12-14
Mallorie Norton	US	2017-12-14
Christian Rivera	US	2017-12-14
Shaniah Austin-Taylor	US	2017-12-14
Shawn Presock	US	2017-12-14
satvik hegde	US	2017-12-14
Ashley Linares	US	2017-12-14
Addison Johnson	US	2017-12-14
Will Herbert	US	2017-12-14
Heer Patel	US	2017-12-14
Shelby Barton	US	2017-12-14

Name	Location	Date
Zack Gearity	US	2017-12-14
Gavin Shipley	US	2017-12-14
Arita Cosaj	US	2017-12-14
Jubin Shah	US	2017-12-14
Rebecca L	US	2017-12-14
jennifer soyer	US	2017-12-14
Bethy Diakabana	US	2017-12-14
De'Vante Bethley	US	2017-12-14
Nina Helvy	US	2017-12-14
Jayden Parsons	US	2017-12-14
Cirilo Castillo	US	2017-12-14
Laura Carter	US	2017-12-14
Justin Rodriguez	US	2017-12-14
Bella Dorsagno	US	2017-12-14
Mercedes Hernandez	US	2017-12-14
Dawn Bailey	US	2017-12-14
Adrian Funes	US	2017-12-14
taryn leigh	US	2017-12-14
Sierra Flantroy	US	2017-12-14
Abigail Velasquez	US	2017-12-14
Jackeline Lara	US	2017-12-14
Riley Newcum	US	2017-12-14

Name	Location	Date
Jacqueline Vigil	US	2017-12-14
Parker Labrie	US	2017-12-14
Zach Young	US	2017-12-14
Shane Rich	US	2017-12-14
Celine Lacy	US	2017-12-14
Randee Fulgencio	US	2017-12-14
Scott Hanson	US	2017-12-14
judy tweedie	Winter Park, FL	2017-12-14
Toni McConnell	US	2017-12-14
John Hinds	US	2017-12-14
Nidhi Patel	Orlando, FL	2017-12-14
Susan Morgan	US	2017-12-14
James Boughan	US	2017-12-14
Jacqui smith	Orlando, FL	2017-12-14
Paul Robards	US	2017-12-14
yunxia chen	US	2017-12-14
Andrea Rodriguez	US	2017-12-14
Pat Pugh	US	2017-12-14
Laura Warren	Washington	2017-12-14
Mindy Markwich	US	2017-12-14
April Johnson	US	2017-12-14
Gilbert Vasquez	US	2017-12-14

Name	Location	Date
Francesca De Wied	US	2017-12-14
Andrea Fells	Portales, NM	2017-12-14
Jessica Norton	US	2017-12-14
M. G. Estep	Blue Ridge, GA	2017-12-14
Mitzi Dobey	US	2017-12-14
Katherine Wiese	US	2017-12-14
Joann Bukovey	Orlando, FL	2017-12-14
Sharon Luther	US	2017-12-14
katiera edwards	US	2017-12-14
Katie Hlis	US	2017-12-14
Kate McManus	US	2017-12-14
Laili Goodman	US	2017-12-14
Woody Ramsey	US	2017-12-14
Carole Landisman	US	2017-12-14
Massimo Casati	Italy	2017-12-14
Keith Curry-Pochy	Gainesville, FL	2017-12-14
Holly Mcdonald	US	2017-12-14
Michael Cavallaro	US	2017-12-14
Patricia Le Porte	Saint Cloud, FL	2017-12-14
Maria Jurado	US	2017-12-14
Karen Havling	Florida	2017-12-14
Tony Nguyen	US	2017-12-14

Name	Location	Date
Tatyana Burton	US	2017-12-14
Karleen Bliesze	US	2017-12-14
Maya Screen	Orlando, FL	2017-12-14
stan stevens	chuluota, FL	2017-12-14
Roddy Stiles	US	2017-12-14
Sean McClain	US	2017-12-14
Shannon McKenzie	US	2017-12-14
Vivian Lyte-Johnson	Ocoee, FL	2017-12-14
Melanie Bahler	US	2017-12-14
Abigail Lethcoe	US	2017-12-14
Jenaya Hargrafen	US	2017-12-14
William Mason	Orlando, FL	2017-12-14
Janessa Schuelke	US	2017-12-14
Diana Hengda	US	2017-12-14
Aric Turlington	Altamonte Springs, FL	2017-12-14
Julio Nunez	Miami, FL	2017-12-14
Heather Hopkins	Canada	2017-12-14
Charles Doublet	US	2017-12-14
David Marquez	US	2017-12-14
Angelina Whalen	Orlando, FL	2017-12-14
Mary Ann Seay	US	2017-12-14
Barbara Cotti	Lake Mary, FL	2017-12-14

Name	Location	Date
veronica roberson	US	2017-12-14
Kevin Casper	US	2017-12-14
Timothy Frausto	US	2017-12-14
ray sewell	US	2017-12-14
Ethan The Patriot	US	2017-12-14
Laura Rovirosa-Marquez	US	2017-12-14
Steve Nieves	US	2017-12-14
Kimberly Lane	US	2017-12-14
Karmesha Haynes	US	2017-12-14
Anthony Harp	US	2017-12-14
Vilayvieng Insisiengmay	US	2017-12-14
Danielle Pennock	Ponte Vedra Beach, FL	2017-12-14
James Chandonia	US	2017-12-14
Tamera Cipcic	US	2017-12-14
Jerry Greer	US	2017-12-14
Eleni McDaniel-Rebman	Lithia, FL	2017-12-14
Amanda Matthies	US	2017-12-14
Matthew Ehrlich	US	2017-12-14
Maria McCarthy	US	2017-12-14
Deeptha Rao	Grand Blanc, MI	2017-12-14
Robin Johnson	US	2017-12-14
Tyler Jordan	US	2017-12-14

Name	Location	Date
Ella Curry	US	2017-12-14
Gia Ekdahl	Winter Park, FL	2017-12-14
Sean Gilbert	US	2017-12-14
Darlene Hilkert	Orlando, FL	2017-12-14
Thomas Cotti	Saint Cloud, FL	2017-12-14
jim sanderson	Saint Cloud, FL	2017-12-14
Mayra Petty	Orlando, FL	2017-12-14
Bill Henderson	Titusville, FL	2017-12-14
Bridget Dickson	Westford, MA	2017-12-14
Lon Mckee	US	2017-12-14
Guy Raymond	Orlando, FL	2017-12-14
Kody King	US	2017-12-14
Kyle Moon	US	2017-12-14
Juan Meneses	Jacksonville, FL	2017-12-14
David Cler	US	2017-12-14
Jean Jewell	US	2017-12-14
Sebastian Guzman	Deltona, FL	2017-12-14
Oinena Kim	US	2017-12-14
Julie Devine	Saint Cloud, FL	2017-12-14
Devin Steinly	US	2017-12-14
Traci Lee	US	2017-12-14
Eric Wyrostek	US	2017-12-14

Name	Location	Date
Gennevieve Wetherell	Patchogue, NY	2017-12-14
Kathleen Gifford	US	2017-12-15
Dennis Kaplan	Mayfield Heights, OH	2017-12-15
Jamie Kane	US	2017-12-15
Savannah Conley	US	2017-12-15
Peggy Burneka	US	2017-12-15
Carrie Hubbel	Orlando, FL	2017-12-15
Margaret Pardo	Orlando, FL	2017-12-15
Karyn Shipillo	Orlando, FL	2017-12-15
Karen Zadworny	US	2017-12-15
Alexis Len	US	2017-12-15
Lori Williams	US	2017-12-15
Nina Capaccio	US	2017-12-15
Margaret Milligan	Orlando, FL	2017-12-15
Terry Ball	Ocala, FL	2017-12-15
Adela Itzkin	Kissimmee, FL	2017-12-15
Nadya Godoy	US	2017-12-15
Evelyn Ruiz	Orlando, FL	2017-12-15
Syn Gatton	US	2017-12-15
Susan Facciolli	US	2017-12-15
Farid Nazmy	US	2017-12-15
Liz Zeitler	Oviedo, FL	2017-12-15

Name	Location	Date
Mark Cerrito	US	2017-12-15
Wendy Lichtig	US	2017-12-15
Ashlyn Floyd	US	2017-12-15
Ian Jurgensen	Florida	2017-12-15
susan bonney	US	2017-12-15
Dustin Moylan	Leesburg, FL	2017-12-15
Maryfrances Careccia	US	2017-12-15
Joe Jacob	US	2017-12-15
Lisa Smith-Neighbors	US	2017-12-15
Jessica Bixby	Orlando, FL	2017-12-15
Tami Van	US	2017-12-15
Cassidy Vierling	US	2017-12-15
Lizbeth Lieberman	Orlando, FL	2017-12-15
Larry Allen Schneck	Saint Cloud, FL	2017-12-15
Kelsey Gravo	US	2017-12-15
Yaritza Melendez	US	2017-12-15
tsering dolma	US	2017-12-15
Patrick Rusk	US	2017-12-15
Ava Lewis	US	2017-12-15
Dan Moen	US	2017-12-15
Max Mercer	Canada	2017-12-15
Nick Matarazzo	US	2017-12-15

Name	Location	Date
Elizabeth Bainum	US	2017-12-15
Chase Hahn	US	2017-12-15
Susan Cerniglia	US	2017-12-15
Patty North	Kew Gardens, NY	2017-12-15
Jacklyne Blanchette	Saint Cloud, FL	2017-12-15
Adam Arendell	US	2017-12-15
Luis Boada Davila	Orlando, FL	2017-12-15
Erica Alves	Orlando, FL	2017-12-15
Jenna cleckley	Orlando, FL	2017-12-15
Rick Robbins	Jacksonville, FL	2017-12-15
Carli Novak	US	2017-12-15
Scott Saylor	Oviedo, FL	2017-12-15
Suzanne Saunders	US	2017-12-15
yaretzy soto	US	2017-12-15
Edna Gonzalez	Orlando, FL	2017-12-15
Gerard Paquette	US	2017-12-15
Tania Crandall	Winter Springs, FL	2017-12-15
Kim Pravata	St. CLOUD, FL	2017-12-15
Bruno Soto	US	2017-12-15
Richard Melvin	US	2017-12-15
Jenna Davison	US	2017-12-15
Erin Bassie	US	2017-12-15

Name	Location	Date
Sarah Steele	US	2017-12-15
Daniella Basquine	US	2017-12-15
Anne Reynolds	Kissimmee, FL	2017-12-15
Peter Roberts	US	2017-12-15
Amby Sarrazin	Australia	2017-12-15
Cliff McInturff	Orlando, FL	2017-12-15
Brett Stillian	US	2017-12-15
Raquel Lozano	US	2017-12-15
Mary Jane Daley	US	2017-12-15
Darrell Cantley	Orlando, FL	2017-12-15
dharma santos	Orlando, FL	2017-12-15
Curtis Giebert	Brooklyn, NY	2017-12-15
Asokkumar Christian	US	2017-12-15
Tara Corcoran	US	2017-12-15
Rainey Winters Jr	US	2017-12-15
Reagan Dodge	US	2017-12-15
Vicki Haines	US	2017-12-15
Brett Vinson	US	2017-12-15
ROSHANEE LAPPE	US	2017-12-15
Darren Begay	US	2017-12-15
Evan Edmondson	US	2017-12-15
David Olivares	US	2017-12-15

Name	Location	Date
esteban devega	US	2017-12-15
Marie Cornwall	US	2017-12-15
Cynthia trento	US	2017-12-15
Paige Seijas	Edna, TX	2017-12-15
vita ubertaccio	Kissimmee, FL	2017-12-15
Gilbert Gil	US	2017-12-15
Frank Shelp	US	2017-12-15
Susan Hart	Orlando, FL	2017-12-15
James Stinson	US	2017-12-15
Larry Ladd	US	2017-12-15
Xavier O'Mack	US	2017-12-16
Patricia Harvey	Pensacola, FL	2017-12-16
Anna Smitj	US	2017-12-16
Petra Royston	Kissimmee, FL	2017-12-16
Wendy Poag	Altoona, FL	2017-12-16
mimi pearl	altoona, FL	2017-12-16
Brenda MacInnes	Frostproof, FL	2017-12-16
Elsie Periko	Spring Hill, FL	2017-12-16
Courtney Deviney	US	2017-12-16
Luz Maria Velez	Melbourne Beach, FL	2017-12-16
Taylor Bell	Oxnard, CA	2017-12-16
Amber miller	US	2017-12-16

Name	Location	Date
Heather Hunter	Orlando, FL	2017-12-16
Susan Hollister	Winter Garden, FL	2017-12-16
Ainslie Lewis	Orlando, FL	2017-12-16
Gail Hozman	Pensacola, FL	2017-12-16
Rachel Foss	US	2017-12-16
Sandor Kelly	US	2017-12-16
Claudia Castro	US	2017-12-16
Nicholas Hogle	US	2017-12-16
Amanda Blomquist	US	2017-12-16
Moriah McKenna	US	2017-12-16
Thida Nuon	US	2017-12-16
Kaeli King	US	2017-12-16
Colin Winkler	US	2017-12-16
Halle Conway	US	2017-12-16
Makenzie H	US	2017-12-16
Jillian Fuller	US	2017-12-16
Denice Aragon	US	2017-12-16
Matthew Graves	US	2017-12-16
dami Ogunkile	US	2017-12-16
Lane Snyder	US	2017-12-16
Robin Gear	US	2017-12-16
Spooky Boy	US	2017-12-16

Name	Location	Date
John Proctor	US	2017-12-16
christian velazquez	US	2017-12-16
Anna Klein	US	2017-12-16
Derek Valladares	US	2017-12-16
Isabel Perales	US	2017-12-16
RENA HELMS-PARK	Canada	2017-12-16
Winnie Quach	US	2017-12-16
Cheyenne Adkins	US	2017-12-16
tamera orosz	US	2017-12-16
Karla Zambrano	Elburn, IL	2017-12-16
Sydney S	US	2017-12-16
Ganesan Raju	Malaysia	2017-12-16
Marci Brinker	Orlando, FL	2017-12-16
Marie Downey	Orlando, FL	2017-12-16
Risa Harrell	Orlando, FL	2017-12-16
Courtney Morelli	US	2017-12-16
James Spood	Melbourne Beach, FL	2017-12-16
Id kranz	Whittier, NC	2017-12-16
Jay Burton	Peoria, IL	2017-12-16
Firoza Mohideen	US	2017-12-16
Fabio Di Gregorio	Italy	2017-12-16
Claudia Amadooni	US	2017-12-16

Name	Location	Date
Daniel Fu	Walnut, CA	2017-12-16
Matthew Marchand	US	2017-12-16
mathenge muhoya	US	2017-12-16
Gilberto Vera	Ponce, US	2017-12-16
Annie Birch	Indialantic, FL	2017-12-16
Trevor Larson	US	2017-12-16
Diann Murphy	Orlando, FL	2017-12-16
nikki meyer	US	2017-12-16
Rebecca Dell'Era	Orlando, FL	2017-12-16
Charlyn Marshall	US	2017-12-16
Anna Summers	US	2017-12-16
Christina Swaim	Orlando, FL	2017-12-16
juliet rynear	Dundee, FL	2017-12-16
Minnie Garza	US	2017-12-16
Robert Murray	Orlando, FL	2017-12-16
Marie Aitchison	US	2017-12-16
Vartan Khorozyan	US	2017-12-16
Erica Plummer	US	2017-12-16
Kelly Whitehead	Orlando, FL	2017-12-16
Lee Luis	Bradenton, FL	2017-12-16
Danielle Crouch	US	2017-12-16
Natally Klaric	Canada	2017-12-16

Name	Location	Date
Ron Priest	Orlando, FL	2017-12-16
Celia Puleo	US	2017-12-16
Kate Garwood	US	2017-12-16
Erin Connelly-Kosek	US	2017-12-16
Maria Claudia Giustini	US	2017-12-16
Maribel Ruiz Martinez	US	2017-12-16
Lee Alencar	Orlando, FL	2017-12-16
sherry molina	US	2017-12-16
Daniel Lee	US	2017-12-16
John Adams	Orlando, FL	2017-12-16
Matt Ferro	Grand Rapids, MI	2017-12-16
Francisco Araújo	Recife, Brazil	2017-12-16
Peter Meredith	Morton, IL	2017-12-16
Imanol Yrigoyen-Aranzabal	Indianapolis, IN	2017-12-16
Rob Bensko	Eustis, FL	2017-12-16
Virginia Doubek	US	2017-12-16
Kristy hunter	Apopka, FL	2017-12-16
Mindy Meadows	Altamonte Springs, FL	2017-12-16
Trevor Cekander	US	2017-12-16
Susan Rusin-Bader	US	2017-12-16
Jo Lise Shiener	US	2017-12-16
Anna Thompson	US	2017-12-16

Name	Location	Date
Jenn Fite	US	2017-12-16
Julia Tzobanakis	Florida	2017-12-16
Barbara White	Orlando, FL	2017-12-16
David Williams	Orlando, FL	2017-12-16
Sophia Yancopoulos	US	2017-12-16
Emily Handy	Orlando, FL	2017-12-16
Susan Medellin	Orlando, FL	2017-12-16
Alliha Mushtaq	US	2017-12-16
Deirdre O'brien	US	2017-12-16
otto montgomery	Valley Stream, NY	2017-12-16
Gretchen Gillung-Fontanez	US	2017-12-16
Chace Gupton	Cedar City, UT	2017-12-16
Jenny Wiederhold	US	2017-12-16
Nancy Ramirez	US	2017-12-16
Michelle Lee	Windermere, FL	2017-12-16
Tim Jore	Orlando, FL	2017-12-16
Denise Ward	Orlando, FL	2017-12-16
Christopher Kress	Orlando, FL	2017-12-16
Trevin Tippetts	US	2017-12-16
Renee Cude	US	2017-12-16
Julie Kress	Orlando, FL	2017-12-16
Kevin Pfeifer	US	2017-12-16

Name	Location	Date
Brooke Tringali	Honolulu, HI	2017-12-16
Karin Jeffery	US	2017-12-16
Youness Zdaali	US	2017-12-16
Keisha White	US	2017-12-16
Rebeca Manzo	US	2017-12-16
Sydney Lineberry	US	2017-12-16
Diana Tucker	US	2017-12-16
christine rogers	US	2017-12-16
Marisa Hughes	US	2017-12-16
Jonathan Simon	US	2017-12-16
Jill Simon	US	2017-12-16
Alaura Rodriguez	US	2017-12-16
Tina Edmondson	US	2017-12-16
pearl boodoo	US	2017-12-16
Seto Kousuke	US	2017-12-16
Victoria M	US	2017-12-16
Michael Hazza	US	2017-12-16
Mike Matusevice	US	2017-12-16
Rocio Campos	US	2017-12-16
Sarah Wiley	US	2017-12-16
Maddie Yeager	US	2017-12-16
Savannah Farris	US	2017-12-16

Name	Location	Date
Blake Wagner	US	2017-12-16
Lesley Mcguill	US	2017-12-16
Hailey Holtman	US	2017-12-16
Melody Kennedy	US	2017-12-16
Grace Struck	US	2017-12-16
Mia Oberle	US	2017-12-16
lisa sutherland	Swansea, MA	2017-12-16
Beth Petracco	US	2017-12-16
Leticia Barahona	US	2017-12-16
Morgan Deyarmond	US	2017-12-16
Klynn Wilson	US	2017-12-16
Meredith McDonnell	US	2017-12-16
Judith Crabtree	US	2017-12-16
Peter Lennon	US	2017-12-16
Lucrecia Corral	US	2017-12-16
N Burnette	US	2017-12-16
nisarg chokshi	US	2017-12-16
Bertha Gomez	US	2017-12-16
tiffany trejo	US	2017-12-16
Mary Rodriguez	Groton, MA	2017-12-16
rorey hazel	US	2017-12-16
David Castellanos	US	2017-12-16

Name	Location	Date
Jailene Castro	US	2017-12-16
Jacqueline Erian	US	2017-12-16
Lani Prell	US	2017-12-16
Sara Odonnell	US	2017-12-16
Jessica Armstrong	Florida	2017-12-17
Lisa Arberg	Sunrise, FL	2017-12-17
Rebecca Eagan	Winter Park, FL	2017-12-17
ELIZABETH HERNANDEZ	Orlando, FL	2017-12-17
Travis Hafner	US	2017-12-17
Craig Smith	Anchorage, AK	2017-12-17
Olivia Ochsner	US	2017-12-17
Karen Cooper	Apopka, FL	2017-12-17
N Jonathan Unaka	US	2017-12-17
Terrie Thomas	Safety harbor, FL	2017-12-17
Andrew Anoshkin	Russia	2017-12-17
Dennis Walker	US	2017-12-17
MyNama Jeff	Grays Point, Australia	2017-12-17
Sandi vaughn	Saint Cloud, FL	2017-12-17
Malisa Jernigan	Safety Harbor, FL	2017-12-17
Jennifer Flood	Orlando, FL	2017-12-17
susan massarsky	safety harbor, FL	2017-12-17
Luanne Lambert	Tampa, FL	2017-12-17

Name	Location	Date
Lisa Kothe	Dunedin, FL	2017-12-17
Beverly Acevedo	Orlando, FL	2017-12-17
Tami Roundtree	Leesburg, FL	2017-12-17
Neesa Moloney	US	2017-12-17
Kevin Piper	West Palm Beach, FL	2017-12-17
Gary Ellingson	Orlando, FL	2017-12-17
Kyndall Henderson	Melbourne, FL	2017-12-17
Ted Musgrove Jr.	US	2017-12-17
Rick Monachello	US	2017-12-17
Luis Rivera	US	2017-12-17
Evelyn Gonzalez	US	2017-12-17
Randy Lefebvre	Greenacres, FL	2017-12-17
Grey Stephens	US	2017-12-17
rob t	US	2017-12-17
Michele Nuss	US	2017-12-17
Nancy Baker	US	2017-12-17
Miriam Ramirez	US	2017-12-17
Susan Turney	encinitas, CA	2017-12-17
Jason Mayer	Gig Harbor, WA	2017-12-17
Carole Mayer	Banner Elk, NC	2017-12-17
Amy Enkling	St. Petersburg, FL	2017-12-17
Staci Bryant	Orlando, FL	2017-12-17

Name	Location	Date
Dom Col	US	2017-12-17
Janice Adams	Orlando, FL	2017-12-17
Anna Herby	US	2017-12-17
Mar Ramos	Florida	2017-12-17
Vallicia Blackshear	US	2017-12-17
John Manigold	Saint Cloud, FL	2017-12-17
Elizabeth Douglas	Safety Harbor, FL	2017-12-17
claire watson	US	2017-12-17
Tommy Reece	Orlando, FL	2017-12-17
Lyle Lenart	US	2017-12-17
Xavier Santiago	US	2017-12-18
Jacqueline Lozano	US	2017-12-18
Rebecca Henry	Orlando, FL	2017-12-18
Jaime Rosenbaum	silver springs, FL	2017-12-18
Barbara Hugg	Safety Harbor, FL	2017-12-18
Catherine Devine	Palm Harbor, FL	2017-12-18
Joanne Lichten	Orlando, FL	2017-12-18
Cindy Baker	US	2017-12-18
Nancy Cannon	Orlando, FL	2017-12-18
Barbara Amoroso	US	2017-12-18
Mihael Sinitean	Houston, TX	2017-12-18
Fanny Morales	Delray Beach, FL	2017-12-18

Name	Location	Date
Deborah Brooks	Avon, US	2017-12-18
Truette Tidwell	US	2017-12-18
Faith Whittington	Denver, CO	2017-12-18
Rachel mann	US	2017-12-18
Elizabeth Nelson	US	2017-12-18
Gabriele Murillo	US	2017-12-18
Sandra Mattos	Merritt Island, FL	2017-12-18
John Pawcio	Reno, NV	2017-12-18
Erica La Spada	Jacksonville, FL	2017-12-18
linda marble	US	2017-12-18
Edward Liquori	Merritt Island, FL	2017-12-18
Kathryn Rizzo	Orlando, FL	2017-12-18
lorenzo acosta	US	2017-12-18
Mike Swafford	US	2017-12-18
Rabecca Breines	lake worth, FL	2017-12-18
shelley vickery	seminole, FL	2017-12-18
Ryan edgemon	US	2017-12-18
Kara Milbrandt	Oldsmar, FL	2017-12-18
Denise Montana	US	2017-12-18
Floret Foundation	Australia	2017-12-18
Roy Simmons	California	2017-12-18
Seth Little	Pompano Beach, US	2017-12-18

Name	Location	Date
Morgan Berry	Titusville, FL	2017-12-18
James Ash	Saint Cloud, FL	2017-12-18
Erin Dahl	Miami, FL	2017-12-18
Donna Becker	US	2017-12-18
Matthew Oodle	US	2017-12-18
Debbie Luican	US	2017-12-18
Pooja Paresh	US	2017-12-18
Alice Griesenbeck	US	2017-12-18
Luis Tavarez	US	2017-12-18
Robert Ortiz	US	2017-12-18
Lyzette SanGermain	Orlando, FL	2017-12-18
Bruce Cain	Apopka, FL	2017-12-18
Lauren Sawyer	US	2017-12-18
Richard Miller	US	2017-12-18
Michael Jones	Windermere, FL	2017-12-18
giordano fronte	Orlando, FL	2017-12-18
Joy D'Angelo	US	2017-12-18
Mary Beville	Orlando, FL	2017-12-18
Alue Wolf	Kissimmee, FL	2017-12-18
Heidi Beck	Orlando, FL	2017-12-18
Sandra Hughes	US	2017-12-18
Gary Kelley	US	2017-12-18

Name	Location	Date
William Lemley	US	2017-12-18
Bren T	Apopka, FL	2017-12-18
Ashley Faries	US	2017-12-18
Jessica Ewing	Saint Cloud, FL	2017-12-18
Emily Whiteley	Morganton, NC	2017-12-18
Roberto Garcia	US	2017-12-18
Jeani Kolloff	Orlando, FL	2017-12-18
Garrett Jones	US	2017-12-18
Ahmed Baaqil	US	2017-12-18
karen bradt	Ormond Beach, FL	2017-12-19
Donna Wood	Broad Brook, CT	2017-12-19
lesley gamble	Gainesville, FL	2017-12-19
Laura Semmes	US	2017-12-19
Italo Lenta	Gainesville, FL	2017-12-19
Carlos Nieto	US	2017-12-19
Rachel Peterson	US	2017-12-19
Chase Pearson	US	2017-12-19
Rachal Chohonis	Miami Springs, FL	2017-12-19
Claudia Canty	Poinciana, FL	2017-12-19
Camilla Weinandt	Safety Harbor, FL	2017-12-19
caterina natale	US	2017-12-19
Rory Perkins	US	2017-12-19

Name	Location	Date
OAKley Graham	Australia	2017-12-19
Lance Stinson	Kissimmee, FL	2017-12-19
Scott Sever	Florida	2017-12-19
Emily Steller	Fort Lauderdale, US	2017-12-19
Kari Quigley	Orlando, FL	2017-12-19
Yarinette Fredericks	Orlando, FL	2017-12-19
Steve Morrow	Jacksonville, FL	2017-12-19
Charmaine Meyer	US	2017-12-19
Kelly Wiener	Melbourne Beach, FL	2017-12-19
Parker O'Brien	US	2017-12-19
Adam Atkins	US	2017-12-19
Ann-Marie Middleton	US	2017-12-19
Jamie Wiener	Asheville, NC	2017-12-19
Carol Cardinale Andree	Oak Ridge, NJ	2017-12-19
Drew Patten	US	2017-12-19
Billy Blue	Orlando, FL	2017-12-19
nancy pokorski	US	2017-12-19
Heather Wood	Florida	2017-12-19
Kristen Baron	US	2017-12-19
cathy king	Saint Cloud, FL	2017-12-19
Michelle Backus	Burlington, KY	2017-12-19
Larry Brown	US	2017-12-20

Name	Location	Date
Doug Cason	Tampa, FL	2017-12-20
Gary Leeball	Reading, PA	2017-12-20
Stephanie Gaspar	Kissimmee, FL	2017-12-20
Marcia McMichael	US	2017-12-20
William Cole II	Melbourne, FL	2017-12-20
Brittany Grube	US	2017-12-20
Shannon Murphy	US	2017-12-20
Meri-Irmeli Eskill	Finland	2017-12-20
Sonya Jarrett	US	2017-12-20
Carolyn Devens	US	2017-12-20
Kristina Queen	Jacksonville, FL	2017-12-20
John Cena	Florida	2017-12-20
Jem Matzan	Orlando, FL	2017-12-20
Gissel Stephanie Garcia	US	2017-12-20
Heather Bosa	US	2017-12-20
Aida Kalanderi	US	2017-12-20
Yolanda Kinlock	US	2017-12-21
wendy burke	Orlando, FL	2017-12-21
Amber Curtis	US	2017-12-21
Paola Moretti	Italy	2017-12-21
Mary Lewis	Dania Beach, FL	2017-12-21
Laura Van Slyke	US	2017-12-21

Name	Location	Date
Andrée METAY	France	2017-12-21
Marie-Jeanne Somville	Belgium	2017-12-21
juan carlos rico arrabal	Spain	2017-12-21
C S	US	2017-12-21
Ronald Blank	US	2017-12-21
Ronny Konikoff	Israel	2017-12-21
Karen Boucher	US	2017-12-21
Stella Gambardella	Rome, Italy	2017-12-21
Will Schultz	US	2017-12-21
Sheila Raw	Oviedo, FL	2017-12-21
Kara Driscoll	Naples, FL	2017-12-21
Anthony no name	US	2017-12-21
Luis Mendez	Orlando, FL	2017-12-21
Stephanie Chen	US	2017-12-21
Zoe Burleson	US	2017-12-21
Autumn Bookhamer	US	2017-12-21
Rachel Patterson	US	2017-12-21
lulu atosi	US	2017-12-21
Tyler Hoak	US	2017-12-21
sarah daley	kissimmee, FL	2017-12-22
Jason Greuling	Orlando, FL	2017-12-22
Xin Xin Rong	US	2017-12-22

Name	Location	Date
Elena Palka	US	2017-12-22
Jean S. Elie	US	2017-12-22
Mark Layton	Kissimmee, FL	2017-12-22
Jenny Navarro	US	2017-12-22
david hebraic	Cincinnati, OH	2017-12-22
Pablo Diaz	US	2017-12-22
Brian Nein	US	2017-12-22
Quanique lung	US	2017-12-22
yildiz kivrak	US	2017-12-22
Aaron Munson	Canada	2017-12-22
Peg Tittle	Canada	2017-12-23
Josh Nolan	US	2017-12-23
Karina Otero	US	2017-12-23
Mike Hill	Altamonte Springs, FL	2017-12-23
Kirk Root	Orlando, FL	2017-12-23
Shawn Steubing	US	2017-12-23
Tiffany Namey	Winter Park, FL	2017-12-23
Joshua Maiden	Orlando, FL	2017-12-23
Richard Zheng	US	2017-12-23
Vasiliki Zoumpouli	Greece	2017-12-23
Ted HARGRAVES	US	2017-12-23
Steve Schwartz	Orlando, FL	2017-12-23

Name	Location	Date
Virginia Gonzalez	Orlando, FL	2017-12-23
Keke Tomlin	Altamonte Springs, FL	2017-12-23
Micheal Perkins	Orlando, FL	2017-12-23
Brenda Dye	Knoxville, TN	2017-12-23
Brian Cabello	US	2017-12-23
Amber Lopez	Haines City, FL	2017-12-23
Lynn Brownfield	Davenport, FL	2017-12-23
Marjorie Perron	Orlando, FL	2017-12-23
Kayla McKee	Orlando, FL	2017-12-23
Oscar Pastrana	Orlando, FL	2017-12-24
Jeanette Marrero	Florida	2017-12-24
Faith Alexander	Orlando, FL	2017-12-24
rebeka Gonzalez	US	2017-12-24
Michelle S	Winter Park, FL	2017-12-24
Vianey Rivello	Orlando, FL	2017-12-24
Guerdy Remy	Orlando, FL	2017-12-24
jessica Perrault	Orlando, FL	2017-12-24
David Amspoker	Kissimmee, FL	2017-12-24
Rachel Nacion	Florida	2017-12-24
Bradley Knirnschild	Orlando, FL	2017-12-24
Noel McMillin	Orlando, US	2017-12-24
Jimm Witherell	Orlando, FL	2017-12-24

Name	Location	Date
gerald pantoliano	Orlando, FL	2017-12-24
Jennifer Brinker	US	2017-12-24
Carlos Torres	US	2017-12-24
Laura Stout	US	2017-12-24
Sarah Porter	US	2017-12-24
Oya Akyurek	Canada	2017-12-24
Picken Bonz	US	2017-12-24
linda chitwood	US	2017-12-25
aldo suhendri	Indonesia	2017-12-25
Elizabeth Levin	US	2017-12-26
Alexandria Piper	Lake Worth, FL	2017-12-26
Bret Windhauser	US	2017-12-26
Alyson Afdahl	US	2017-12-26
David Tocados	Spain	2017-12-26
Tracey Benson	Palm Beach Gardens, FL	2017-12-26
KATHARINA BERGDOLL	HAGUE, VA	2017-12-26
Brenda Choi	Las Vegas, NV	2017-12-27
Alex Hunt	US	2017-12-27
Lucy Soulliere	US	2017-12-27
Alexis Bocanegra	US	2017-12-27
Norman Jackson	US	2017-12-27
Barbara Deschenes	Orlando, FL	2017-12-27

Name	Location	Date
Toni Torres	Orlando, FL	2017-12-27
Fabiana Ibarondo	US	2017-12-27
Will Andrews	US	2017-12-27
Sinan Kaya	Brussels, Belgium	2017-12-28
john papandrea	US	2017-12-28
Evelyn Ortiz	Larchmont, NY	2017-12-28
SUZANNE GOMEZ	KISSIMMEE, FL	2017-12-28
Rachael Reyes	US	2017-12-28
Gabriel Spencer	US	2017-12-28
Alaina Marshall	Orlando, FL	2017-12-28
Jill Neuner	Mount Vernon, IL	2017-12-28
martin walker	alton, IL	2017-12-28
Myriam Willems	Netherlands	2017-12-28
Erik LaRue	US	2017-12-29
Jataeja Bowers	US	2017-12-29
Joseph Mccoige	US	2017-12-29
Steven Essary	US	2017-12-29
nilsn3yvm@gmail.com Floden	US	2017-12-29
Kimberly Jones	US	2017-12-29
Dahlia Tynes	US	2017-12-29
Bert Gyselinckx	Kissimmee, FL	2017-12-30
Kimberly Karkovice	Deltona, FL	2017-12-30

Name	Location	Date
Michelle Duncan	US	2017-12-30
roger mcmullan	US	2017-12-30
Sofia Pao	ORLANDO, FL	2017-12-31
stephanie ryan	Lockhart, FL	2017-12-31
Miriam Lorenzi	Orlando, FL	2017-12-31
Johnny Gajda	Titusville, FL	2017-12-31
Ronald Chicone	Titusville, FL	2017-12-31
Lea Kumar	Florida	2017-12-31
David DeQuasie	Winter Springs, FL	2017-12-31
April Peek	US	2017-12-31
Kathie Shepard	DeLand, FL	2017-12-31
Rawlin Julius	Orlando, FL	2018-01-01
Anne Van Allen	Mount Dora, FL	2018-01-01
Jordan Leftridge	US	2018-01-01
Lola Van der woodsen	Netherlands	2018-01-01
Danielle Verloove	Orlando, FL	2018-01-01
kevin Lynch	US	2018-01-01
Skully Foulkrod	Orlando, FL	2018-01-02
Eric Oliver	US	2018-01-02
Gigi DelPizzo	Ocala, FL	2018-01-02
Jim Stump	SANFORD, FL	2018-01-02
Theresa Shirey	US	2018-01-03

Name	Location	Date
Jenna Miles	Dartmouth, Canada	2018-01-03
Robert Torry	US	2018-01-03
Isa Addington	US	2018-01-03
Kimberly Bolanos	US	2018-01-04
Charles Colizza	Canada	2018-01-04
Mirranda Libbey	Perry, MI	2018-01-05
carlos ross	US	2018-01-05
Martin Koppelaar	Netherlands	2018-01-05
F. Vattel Cherry	US	2018-01-05
Silas Neves	Cape Verde	2018-01-05
Meggan Libbey	Perry, MI	2018-01-05
Linda Jensen	Sweden	2018-01-05
Margaret Carpenter	US	2018-01-06
Matt Wiles	US	2018-01-06
Zach Temples	Clermont, FL	2018-01-07
Fawn Avant	Fernandina Beach, FL	2018-01-07
carole perrot	Orlando, FL	2018-01-07
John Doe	US	2018-01-07
Frank Gray	US	2018-01-07
Thomas Waterman	US	2018-01-07
Maribel Marulanda	US	2018-01-07
Katie Hamlett	US	2018-01-07

Name	Location	Date
Simone Maddanu	Orlando, FL	2018-01-07
Richard Bolling	US	2018-01-08
mark stadalsky	US	2018-01-09
Charles Oneal	Longwood, FL	2018-01-09
Deidra LYnch	Orlando, FL	2018-01-09
Roland Magyar	US	2018-01-09
Theresa Ogle	Niceville, FL	2018-01-09
julie williams	stuart, FL	2018-01-09
Nancy Holschuh	Gainesville, FL	2018-01-09
stephanie contrada	palm coast, FL	2018-01-09
Andrea Elmer	Daytona Beach, FL	2018-01-09
Debbie Hilyard	Palm Coast, FL	2018-01-09
George Rubin	Boca Raton, FL	2018-01-09
Edward McCool	Palm Bay, FL	2018-01-09
Sharon Levine	Florida	2018-01-09
Michael Juliano	Palm Coast, FL	2018-01-09
shayne Dea Singh	US	2018-01-09
Camille Caldwell	Tampa, FL	2018-01-09
Rachel Lambertson	Orlando, FL	2018-01-09
Rebecca Pando	Maitland, FL	2018-01-09
shannon morrison	cocoa beach, FL	2018-01-09
michael walcott	US	2018-01-09

Name	Location	Date
Sarita Fish	US	2018-01-09
Pamela Kaufman	US	2018-01-09
Kane Parito	US	2018-01-09
Valerie Philebaum Smith	US	2018-01-09
Steve Meador	US	2018-01-09
Lily Bush	DeBary, FL	2018-01-09
Juan Palerm	Satellite Beach, FL	2018-01-09
Jason Evans	DeLand, FL	2018-01-09
Harriett Jones	Williston, FL	2018-01-09
Larry Hilyard	Memphis, TN	2018-01-09
skip McKinney	Altamonte Springs, FL	2018-01-09
R N	FL, FL	2018-01-09
Karen Brown	Madras, OR	2018-01-09
Mary Murphy	Orlando, FL	2018-01-09
Jennifer allen	US	2018-01-09
Hayley Kann	US	2018-01-09
Tanya Allen Freymuth	sebastian, FL	2018-01-09
Ted Udulutch	Deland, FL	2018-01-09
Sandra Emerson	DeLeon Springs, FL	2018-01-09
JONATHAN BRAINARD	Dunnellon, FL	2018-01-09
Nancy Powers	Deland, FL	2018-01-09
Sky Gamble	US	2018-01-09

Name	Location	Date
Gary Anderson	Kissimmee, FL	2018-01-10
Christe Ashley	DeLand, FL	2018-01-10
Alex Clark	Miami, FL	2018-01-10
Heather Wright	US	2018-01-10
Linda Campuzano	US	2018-01-10
MARCELA ZURITA	PLANTATION, FL	2018-01-10
Darla Scoles	US	2018-01-10
Deborah Highsmith	Winter Springs, FL	2018-01-10
Richard Leach	Elkhart, IN	2018-01-10
Sebila Altunay	Ft Lauderdale, FL	2018-01-10
Lin Cassidy	Maun, Botswana	2018-01-10
KATRINA SHADIX	GENEVA, FL	2018-01-10
Lynne Cummins	Ormond Beach, FL	2018-01-10
David EMILO	Syracuse, US	2018-01-10
Andrew Gilhooly	Sanford, FL	2018-01-10
Janet Puhalla	Plattsburgh, NY	2018-01-10
Jonathan Clark	Orlando, FL	2018-01-10
Carol Marlatt	Altamonte Springs, FL	2018-01-10
James Peters	Orlando, FL	2018-01-10
Jasmine Kenneth	US	2018-01-10
Kayla Brunette	US	2018-01-10
Stephany Gustavson	Apopka, FL	2018-01-10

Name	Location	Date
Donna Newman-Russell	Bow, NH	2018-01-10
Anne Simonson	Kissimmee, FL	2018-01-10
Mary Talmadge	Miami, FL	2018-01-10
tony spaziani	Lake Helen, FL	2018-01-10
MaryElla Collins	Orlando, FL	2018-01-11
Mike Forrester	US	2018-01-11
Linda Nissen	Mulberry, FL	2018-01-11
David Bod	mohembo, Botswana	2018-01-11
Marjorie Holt	Orlando, FL	2018-01-11
emmett fleeson	Kissimmee, FL	2018-01-11
Lesley Blackner	Palm Beach, FL	2018-01-11
jennifer barbati	SAINT CLOUD, FL	2018-01-11
Carole Caliendo	Houston, TX	2018-01-11
Dolce Antonio	US	2018-01-11
Alan Freed	St. Augustine, FL	2018-01-12
natalie makes	Lake Mary, FL	2018-01-12
Janette Martinez	Kissimmee, FL	2018-01-12
Joanne Tinsley	Kissimmee, FL	2018-01-12
Debasmita Sarkar	US	2018-01-12
LOUISE MOORE	Canada	2018-01-13
Miroslava Nagygeller	US	2018-01-13
Aliaksandra Prochorenko	UK	2018-01-13

Name	Location	Date
Nadia Labeledz	Orlando, FL	2018-01-13
Eileen Glavey-Labeledz	Orlando, FL	2018-01-13
Alyssa Giuffrida	US	2018-01-13
Kelly Faber	Orlando, FL	2018-01-13
Michelle Redding	Orlando, FL	2018-01-13
Anna Pepper	Winter Park, FL	2018-01-13
phyllis kalil	Orlando, FL	2018-01-13
Marie-Ange Berchem	Luxembourg	2018-01-13
Charlotte Moore	Oak Ridge, TN	2018-01-14
Lurae Cheddie	US	2018-01-14
Mary Bloom	Orlando, FL	2018-01-14
Dena Garcia	Saint Cloud, FL	2018-01-14
Sharee Ginkinger	St Cloud, FL	2018-01-14
Mike Jochum	Saint Cloud, FL	2018-01-14
Kimberly Baumgartner	Orange City, FL	2018-01-14
Brooke Light	Deltona, FL	2018-01-14
emily palmer	Deltona, FL	2018-01-14
moses beaty	Port St Lucie, FL	2018-01-14
Philip Charles	Orlando, FL	2018-01-14
Matthew Lacey	Titusville, FL	2018-01-15
William Austin	Saint Cloud, FL	2018-01-15
joan agostini	saint cloud, FL	2018-01-15

Name	Location	Date
Charles perez	Kissimmee, FL	2018-01-15
Jessica Bratton	Saint Cloud, FL	2018-01-15
Eden Lolley	US	2018-01-15
Chris DeCarlo	Saint Cloud, FL	2018-01-15
Grace Collins	Winter Park, FL	2018-01-15
Quoc Nguyen	Melbourne, FL	2018-01-15
Alice M Irizarry	Melbourne, FL	2018-01-15
valeria scaramella	Italy	2018-01-15
Karyn Morales	Saint Cloud, FL	2018-01-15
Krista Woodard	Kissimmee, FL	2018-01-15
Derrick Nickle	Altamonte Springs, FL	2018-01-15
Linda Marcy	Atlanta, GA	2018-01-15
Kim Davidson	Winter Park, FL	2018-01-15
Katelyn Valentine	Oviedo, FL	2018-01-15
marilu dempsey	altamonte, FL	2018-01-15
SANDRA JOHNSON	SAINT CLOUD, FL	2018-01-15
Tamara Pelc	Saint Cloud, FL	2018-01-15
Christine Baudier	Saint Cloud, FL	2018-01-15
Dale Yamnik	Saint Cloud, FL	2018-01-15
Mark Mattson	Saint Cloud, FL	2018-01-15
Jose Mercado	Melbourne, FL	2018-01-15
Rachel White	St Cloud, FL	2018-01-15

Name	Location	Date
Robert Stein	US	2018-01-15
Mark Ebersole	Spring Hill, FL	2018-01-15
James Krause	Saint Cloud, FL	2018-01-15
Susan McCall	St. Cloud, FL	2018-01-15
Dayton Krzanik	Orlando, FL	2018-01-15
Cathy Hammel	Orlando, FL	2018-01-15
Tiffany Colston	DeBary, FL	2018-01-15
Jack Trimble	Saint Cloud, FL	2018-01-15
Kimberly Buchheit	Longwood, FL	2018-01-15
Kimberly Smith	Canton, NC	2018-01-15
Robert Greene	US	2018-01-15
The Big Organic	Saint Cloud, FL	2018-01-15
Joann Rader	US	2018-01-15
Marriah Housworth	US	2018-01-15
BILL SULLIVAN	ORLANDO, FL	2018-01-15
Guy Norsworthy	Austin, TX	2018-01-15
Toni Miller	Saint Cloud, FL	2018-01-15
Neeta Thimmaiah-Toor	India	2018-01-15
amanda caulkett	US	2018-01-15
Robert Bass	Ocala, FL	2018-01-15
Linda Bedwell	St. Cloud, FL	2018-01-15
Crystal Hamrick	Clarksburg, WV	2018-01-15

Name	Location	Date
Talmadge Tabor	Saint Cloud, FL	2018-01-15
Lisa Bright	Saint Cloud, FL	2018-01-15
Michael Harford	Kissimmee, FL	2018-01-15
Cece Wever	Longwood, FL	2018-01-15
Paul Paro	Melbourne, FL	2018-01-15
Lucie Zemankova	Czech Republic	2018-01-15
Kelly bigley	Saint Cloud, FL	2018-01-15
KARen Gayton	Fort Pierce, FL	2018-01-15
wes davis	St. Cloud, FL	2018-01-15
Hector Velazquez	Saint Cloud, FL	2018-01-15
Pamela Clarke	SAINT CLOUD, FL	2018-01-15
Sondra Dawes	US	2018-01-15
Caroline Barker	Ireland	2018-01-15
Kathleen Sperling	Leesburg, FL	2018-01-15
Jean Miller	Kissimmee, FL	2018-01-15
Beverly Ousley	Baltimore, MD	2018-01-16
Pallavi DAS	India	2018-01-16
Linda Blair	Shinnston, WV	2018-01-16
Lori Frye	Port Saint Lucie, FL	2018-01-16
Amanda Locke	Haines City, FL	2018-01-16
Carrie Asplund	US	2018-01-16
Juan Morales	Melbourne, FL	2018-01-16

Name	Location	Date
Jennifer Murray	US	2018-01-16
Briana Boston	Lakeland, FL	2018-01-16
Jessica Piscia	Kansas City, MO	2018-01-16
Benjamin harris	Kansas City, MO	2018-01-16
Richard Fogaros	Melbourne, FL	2018-01-16
alan grezlik	longwood, FL	2018-01-16
Martin Kosmak	Davenport, FL	2018-01-16
Ken Samsudean	North Fort Myers, FL	2018-01-16
r m	St Cloud, FL	2018-01-16
Laurie Olesen	Wesley Chapel, FL	2018-01-16
Robin Rheume	Kissimmee, FL	2018-01-16
Alex Infante	Orlando, FL	2018-01-16
Jonathan Faber	Houston, TX	2018-01-16
Jake Miller	US	2018-01-16
Gillian Brooks	Orlando, FL	2018-01-16
Lucas Bryson	Florida	2018-01-16
SANDRA ROCHA	Portugal	2018-01-16
Colin Miley	Austin, TX	2018-01-16
Amy McCracken	US	2018-01-16
Colin Underwood	Orlando, FL	2018-01-16
Jamie Wood	Kissimmee, FL	2018-01-16
Kayla Green	Tallahassee, FL	2018-01-16

Name	Location	Date
Jack Reussow	Tallahassee, FL	2018-01-16
julie watson	US	2018-01-16
Silvia Nevel Muñoz Vallejo	Bolivia	2018-01-16
Tim Inglis	Orlando, FL	2018-01-16
Kristen Inglis	Orlando, FL	2018-01-16
Cailey Hopkins	Orange City, FL	2018-01-16
Holly Fitzgerald	UK	2018-01-16
Aubrey MacCarthy	Orlando, FL	2018-01-16
Corey Shields	Raleigh, US	2018-01-16
Adam Gordon	Orlando, FL	2018-01-16
Brent Dickson	Winter Garden, FL	2018-01-16
Shawn Kopriva	Winter Park, FL	2018-01-16
Clifford Cox	Ocoee, FL	2018-01-16
Julisa Pina	Orlando, FL	2018-01-17
Kim Wahler	Pinellas Park, FL	2018-01-17
Jonathan SANTIAGO	Kissimmee, FL	2018-01-17
James Dunaway	Olathe, KS	2018-01-17
Christina Puckett	Beloit, WI	2018-01-17
Alain BALANDE	France	2018-01-17
Susan Carter	Windermere, FL	2018-01-17
GREG WAHLER	Saint Petersburg, FL	2018-01-17
Maureen Henderson	Reading, PA	2018-01-17

Name	Location	Date
Stanley Czajkowski	Largo, FL	2018-01-17
Greg Krantz	Kissimmee, FL	2018-01-17
Lawrence Strawn	Orlando, FL	2018-01-17
Abner Serrano	Orlando, FL	2018-01-17
Chelsea Mataban	US	2018-01-17
Heather Gomez	Kissimmee, FL	2018-01-17
Susana Blanco	Kissimmee, FL	2018-01-17
Donna kelley	US	2018-01-17
Wayne Liebnitzky	Kissimmee, FL	2018-01-17
Jo Anne Baker	US	2018-01-17
Mary Lamb	Osceola, MO	2018-01-17
Colette Walls	Ocoee, FL	2018-01-17
Suzanne Berglind	Jacksonville, FL	2018-01-17
Kate Febuary	US	2018-01-17
Susan Carr	Gainesville, FL	2018-01-17
jannie ros	Netherlands	2018-01-17
Maylyn Zarembski	Orlando, FL	2018-01-17
Lisa Wilcox	Chattanooga, TN	2018-01-17
Terrie Whisenant	Saint Cloud, FL	2018-01-17
Jean Huffman	Port Saint Joe, FL	2018-01-17
Mary LaTour	Casselberry, US	2018-01-17
Wellesley Corbett	Gainesville, FL	2018-01-17

Name	Location	Date
Dan Gleason	Longwood, FL	2018-01-17
Barbara Parrish	Hendersonville, NC	2018-01-18
Christina Karandreas	Saint Cloud, FL	2018-01-18
Jane Salgado	US	2018-01-18
Sheree Schaeffer	Orlando, FL	2018-01-18
Tom Schaeffer	DeBary, FL	2018-01-18
Susan Mizelle	Houston, TX	2018-01-18
Wade Schaeffer	Orlando, FL	2018-01-18
Maria Scheerer	Alabama	2018-01-18
Diana Umpierre	Hollywood, FL	2018-01-18
Jessica Kovach	APOPKA, FL	2018-01-18
Julie Byrne	Washington, DC	2018-01-18
Makayla Fitzwater	US	2018-01-18
Aliona Weber	Luxembourg	2018-01-18
Cathleen Okins	US	2018-01-18
Lois Born	Winter Garden, FL	2018-01-18
Alison Serra	Winter Springs, FL	2018-01-19
Gian Serra	Winter Springs, FL	2018-01-19
Sam J	Kissimmee, FL	2018-01-19
JoEllen Perez	Provo, UT	2018-01-19
Nicole Wilson	Windermere, FL	2018-01-19
Dee Rochon	Winter Garden, FL	2018-01-19

Name	Location	Date
Barbara Rocker	Haines City, FL	2018-01-19
Chris Wilson	Ocoee, FL	2018-01-19
Ludovic De-Backer	Belgium	2018-01-19
Ryan Thomas	Westlake Village, CA	2018-01-19
Linda Van Becelaere	US	2018-01-19
Nhan Tran	US	2018-01-19
Jessie Santiago	US	2018-01-19
Saurabh Dhumal	US	2018-01-19
Fiona Hayes	US	2018-01-19
sarita williams	US	2018-01-19
Ann WILLIAMS	US	2018-01-19
Eliana mcclearan	US	2018-01-19
Joette Capraro	US	2018-01-19
Ainsley ELLISOR	US	2018-01-19
Amy Steele	US	2018-01-19
Brett Koch	Riverton, NJ	2018-01-19
Paula Bowman	US	2018-01-19
Angelica Vargas	US	2018-01-19
Adela Pisarevsky	US	2018-01-19
Noelle Frasier	US	2018-01-19
Leslie Lyon	US	2018-01-19
Christina McElyea	Winter Park, FL	2018-01-19

Name	Location	Date
Jonell Abercrombie	Palm Bay, FL	2018-01-19
Sindre Kaspersen	Skutvik, Norway	2018-01-19
LinKuei Dragon	US	2018-01-19
Lori Beggs	Eustis, FL	2018-01-19
Heather Johnson	US	2018-01-19
James Cieloha	US	2018-01-19
Jennifer Pressimone	Ocala, FL	2018-01-19
Monica Lebay	Harlan, IA	2018-01-20
Gage McDermott	Orlando, FL	2018-01-20
Tammy Pittman	US	2018-01-20
Lynda Harrell	Orlando, FL	2018-01-20
TRACI ISAACS	Saint Cloud, FL	2018-01-20
Jennifer McCleery	Phoenixville, PA	2018-01-20
Joyce Mitchell	Saint Cloud, FL	2018-01-20
Linda Saunders	Eustis, FL	2018-01-20
Aaron Rivas	Orlando, FL	2018-01-20
A Taa	Apopka, FL	2018-01-20
Amanda Kovach	Seminole, FL	2018-01-20
Sheila Hayes	Fairmont, WV	2018-01-20
Joyce Skowron	Clermont, FL	2018-01-20
Ed Baker	Antioch, TN	2018-01-20
Ghita Fishers	Orlando, FL	2018-01-20

Name	Location	Date
Sharon Kelly	Alabama	2018-01-20
Carolee Rodenbaugh	US	2018-01-20
Myra Anders	US	2018-01-20
Norma Ross	Saint Cloud, FL	2018-01-20
john malandra	Orlando, FL	2018-01-20
Cheryl Slavik	Buford, GA	2018-01-20
Helen Nicholson	Pittsburgh, PA	2018-01-20
Sandra Cooper	Saint Cloud, FL	2018-01-20
Jonathan Ruger	Kissimmee, FL	2018-01-21
Cathy Murphy	US	2018-01-21
Deborah Heninger	Melbourne, FL	2018-01-21
Roxxi Stones	Deland, FL	2018-01-21
Tina Sklarek	Kissimmee, FL	2018-01-21
Kristin wagner	Saint Cloud, FL	2018-01-21
Leslie Height	Winter Park, FL	2018-01-21
Ponell Millar	Orlando, FL	2018-01-21
Christine McCready	Kissimmee, FL	2018-01-21
Alison long	Sussex, NJ	2018-01-21
Patti Hughes	Lake Mary, FL	2018-01-21
Sandra Clinger	Titusville, FL	2018-01-21
Carrie Lang	Melbourne, FL	2018-01-21
Anna Worten-Fritz	Orlando, FL	2018-01-21

Name	Location	Date
Phoenix Mains	Houston, TX	2018-01-21
Tricia Will	St. Cloud, FL	2018-01-21
Melinda King	Houston, TX	2018-01-21
alex edwards	Orlando, FL	2018-01-21
Jordan Webster	Winter Park, FL	2018-01-21
Jacqueline Mueller	Altamonte Springs, FL	2018-01-21
Chase Large	Orlando, FL	2018-01-21
Hunter Vreeland	Longwood, FL	2018-01-21
Michael roman	Orlando, FL	2018-01-21
Whitney Draper	Alabama	2018-01-21
Theresa Williams	Orlando, FL	2018-01-21
Marcia Field	US	2018-01-21
Alyssa Williams	Orlando, FL	2018-01-21
Gary King	Orlando, FL	2018-01-21
Adrienne Pica-Woolever	Orlando, FL	2018-01-21
Nydia Lopez	Southwest Brevard Cnty, FL	2018-01-21
Lynne Beach	Suwanee, GA	2018-01-21
Linda Kovach	Columbus, OH	2018-01-21
Jose Perez	Kingston, NY	2018-01-21
vikki krakowski	US	2018-01-22
Greg Eichensehr	Orlando, FL	2018-01-22
Tony Garcia	Voorhees, NJ	2018-01-22

Name	Location	Date
David Simms	Lake Worth, FL	2018-01-22
Joanna Balagtas	Philippines	2018-01-22
Gitte Løyche	Denmark	2018-01-22
Brooke Wilson	Windermere, FL	2018-01-22
Sylvia Retana	US	2018-01-22
Lisa Goodwin	Kissimmee FL, AL	2018-01-22
june jsnsen	Saint Cloud, FL	2018-01-22
Nancy Aderholt	Saint Clouod, FL	2018-01-22
Jennifer leaman	Winter Haven, FL	2018-01-22
Donna Smith	US	2018-01-22
Brannon Holmes	US	2018-01-22
barbara gaca	US	2018-01-22
Matt Moser	Haines City, FL	2018-01-22
cindy starner	US	2018-01-22
Charles Enders	US	2018-01-22
Aislin Cerron	Sanford, FL	2018-01-22
Peter keen	UK	2018-01-22
Krystal Travis	Tampa, FL	2018-01-22
Joseph Pomeroy	Orlando, FL	2018-01-22
Jonathan Jones	Miami, FL	2018-01-22
Andy Pomeroy	Orlando, FL	2018-01-22
Candis Rivera	Shinnston, WV	2018-01-22

Name	Location	Date
Nancy Furlow	Orlando, FL	2018-01-22
Sarah Weber	US	2018-01-22
Caitlyn Sullivan	Winter Park, FL	2018-01-22
Kathy Shaver	Florida	2018-01-22
Nina Pomeroy	Orlando, FL	2018-01-22
Brett Bodiford	Orlando, FL	2018-01-22
ANNA Miller	Orlando, FL	2018-01-22
Edward Adams	Orlando, FL	2018-01-22
Robert Shaffer	Orlando, FL	2018-01-22
John McGrady	Orlando, FL	2018-01-22
Bevin Kelley	Titusville, FL	2018-01-23
Kerri Hansen	US	2018-01-23
carol lyon	US	2018-01-23
Francine Kerns	Weirsdale, FL	2018-01-23
Tyler Swafford	Orlando, FL	2018-01-23
Melinda Embleton	Orlando, FL	2018-01-23
Claudia Hopkins	Orlando, FL	2018-01-23
Tomomi Sato	Guam	2018-01-23
Irme Radharani	Netherlands	2018-01-23
Jeff Rounds	US	2018-01-23
Steven LEWIS	UK	2018-01-23
judi allison	Altoona, FL	2018-01-23

Name	Location	Date
Gary Allsbrook	US	2018-01-23
helena woodall	Houston, TX	2018-01-23
Jonathan Martin	Orlando, FL	2018-01-23
Emily Kelly	Orlando, FL	2018-01-23
Cheryl Gilmore	Winter Garden, FL	2018-01-23
Jo Gibson	Murfreesboro, TN	2018-01-23
Erin Lamb	Melbourne, FL	2018-01-23
Beth Brockhoff	Hilton Head, SC	2018-01-24
Rose Farrell	Orlando, FL	2018-01-24
Hannah Whelan	Alabama	2018-01-24
Mark Moor	Deland, FL	2018-01-24
Jordan Widholm	Elkhorn, NE	2018-01-24
Kim Dutton	Australia	2018-01-24
Sophia Amiridis	US	2018-01-24
Soren Weber	Riverside, CA	2018-01-24
Laura Goodding	Orlando, FL	2018-01-24
Saira Ceballos	Australia	2018-01-24
Joe Loschiavo	US	2018-01-24
Rosalind Moore	UK	2018-01-24
nancy schaeffer	Orlando, FL	2018-01-24
Nathalie Urban	Germany	2018-01-25
Franklin Matias	US	2018-01-25

Name	Location	Date
Predrag Tomic	US	2018-01-25
Eusebio Gonzalez	US	2018-01-25
Terry Godbey	Orlando, FL	2018-01-25
Erik Kreienseick	US	2018-01-25
Saxton Phillips	US	2018-01-25
luke langoehr	US	2018-01-25
Autumn Lewis	US	2018-01-25
Kayla Trefelner	US	2018-01-25
Kevin Stein	US	2018-01-25
David Sickles	US	2018-01-25
Joy Boertje	US	2018-01-25
Rose Ceno	US	2018-01-25
Anne Horlacher	US	2018-01-25
Bethany Flores	Tampa, FL	2018-01-25
Anibal Justiz	US	2018-01-25
Elizabeth Maiden	Alabama	2018-01-25
Anita Wojcik	Miami, FL	2018-01-25
Renee Saunders	Saint Cloud, FL	2018-01-25
Amanda Fabos	Australia	2018-01-25
Ursula Teahan	Ireland	2018-01-25
Lawrence Cox	Orlando, FL	2018-01-25
Audrey Chung	US	2018-01-25

Name	Location	Date
Dan Wilson	US	2018-01-25
Jana Caffey	US	2018-01-25
Jessica Acevedo	US	2018-01-25
Rebecca Trinh	US	2018-01-25
Adela Lozano	US	2018-01-25
Candace Collins	US	2018-01-25
Tee## Sewell	US	2018-01-25
Josh Mabery	US	2018-01-25
Betty Turley	US	2018-01-25
Jessica Zeledon	US	2018-01-25
joanne Monday	US	2018-01-25
Gloria Humphrey	US	2018-01-25
Ryker Mather	US	2018-01-25
Amanda Otero	US	2018-01-25
Jose Rico	US	2018-01-25
jeffrey kraws	US	2018-01-25
Colin Acuff	US	2018-01-25
Alan Baar	US	2018-01-25
Kate Truss	US	2018-01-25
Destany Lake	US	2018-01-25
armando leo	US	2018-01-25
Rebecca McCarroll	US	2018-01-25

Name	Location	Date
Angelica Luff	Chicago, IL	2018-01-26
Djangmah Narhmartey	US	2018-01-26
Laura Valencia	Melbourne, FL	2018-01-27
Patricia John	US	2018-01-27
Rebecca Fernandez	US	2018-01-27
Kristal Juarez	US	2018-01-27
Darrell Rodriguez	US	2018-01-27
Kathi Decker	Winter HAVen, FL	2018-01-27
angela oliver	orlando, FL	2018-01-27
Danielle Strickland	US	2018-01-27
Amy Shorter	US	2018-01-27
Joshua Mumma	US	2018-01-27
Rebecca Reyes	US	2018-01-27
Alex Alazzam	US	2018-01-27
joe craparotta	Kissimmee, FL	2018-01-28
Dong Tran	US	2018-01-28
Dave Solomita	Endicott, NY	2018-01-28
Jacob Chavez	US	2018-01-28
Jennifer Anderson	Winter Park, FL	2018-01-28
Susan Clary	Winter Park, FL	2018-01-28
Oma Hertko	Oviedo, FL	2018-01-28
Steve Christman	Alabama	2018-01-28

Name	Location	Date
David Bushnell	Clermont, FL	2018-01-28
Lee Patterson	Winter Park, FL	2018-01-28
Dave Mitchell	Orlando, FL	2018-01-28
Teresa Rollins	Altamonte Springs, FL	2018-01-28
Louis Mennella	Debary, FL	2018-01-28
John Lentz	Orlando, FL	2018-01-28
Claudia Gonzalez	US	2018-01-28
Raven Jones	US	2018-01-28
Maya Parker	US	2018-01-28
Ameilia Rogers	US	2018-01-28
Michael Wilson	US	2018-01-28
Christine Peterson	US	2018-01-28
Darnell Miller	US	2018-01-28
Teanna Rico	US	2018-01-28
Crystal Cruikshank	US	2018-01-28
Cindy Dutka	US	2018-01-28
Hannah Skaggs	US	2018-01-28
Tracy Foote	US	2018-01-28
Halston Epps	US	2018-01-28
HOMIEG bippity boi	US	2018-01-28
B T	US	2018-01-28
marcella day	US	2018-01-28

Name	Location	Date
Valerie Hennigh	US	2018-01-28
Kirsten Sikes	US	2018-01-28
Howard Cohn	US	2018-01-28
Alexis Abbott	US	2018-01-28
Luna Veev	US	2018-01-28
Sam Miller	US	2018-01-28
Meme Trash	US	2018-01-28
Nam Nguyen	US	2018-01-28
Johnny Rios	US	2018-01-28
Cheryl Oppenlander	US	2018-01-28
Elizabeth Wright	US	2018-01-28
Brooke Pangle	US	2018-01-28
Brandon Wing	US	2018-01-28
Sunni Haas	US	2018-01-28
Jessica Zarazee	US	2018-01-28
Brooke Whitaker	US	2018-01-28
frank giunta	US	2018-01-28
Gabriella Baires	US	2018-01-28
Gabrielle Santosuosso	US	2018-01-28
Cassandra Natt	US	2018-01-28
Robin Joplin	US	2018-01-28
Maya F	US	2018-01-28

Name	Location	Date
Ali Addams	US	2018-01-28
Eachan Holloway	US	2018-01-28
jenna herrera	US	2018-01-28
Donna Jamal	US	2018-01-28
Salina Serrano	US	2018-01-28
Alivia Phipps	US	2018-01-28
Ana A	US	2018-01-28
Ann Duncan	US	2018-01-28
Vinton Omaleki	US	2018-01-28
Cindy Gutierrez	US	2018-01-28
Fabiola Maciel	US	2018-01-28
Kathryn Foster	US	2018-01-28
Kate Czerwony	US	2018-01-28
Stephanie Lesicko	US	2018-01-28
Alize Vazquez	US	2018-01-28
Sebastian Powers-Leach	US	2018-01-28
Gregory Frens	US	2018-01-28
Jim Hanson	US	2018-01-28
Michelle Hill	US	2018-01-28
Emma Gleavy	US	2018-01-28
Ayesha Harrell	US	2018-01-28
Gerald Kline	US	2018-01-28

Name	Location	Date
Audrey Albrecht	US	2018-01-28
andrea gollegly	US	2018-01-28
Mila Vasser	US	2018-01-28
Brianna Templeman	US	2018-01-28
Royce Oliver	US	2018-01-28
Calvin Kragseth	US	2018-01-28
igor nikolaev	US	2018-01-28
Michelle Wesbey	US	2018-01-28
Todd Boughter	US	2018-01-28
Robert Tischer	Goldenrod, FL	2018-01-28
David Winarchik	Altamonte Springs, FL	2018-01-28
Thomas Lynch	Cocoa Beach, FL	2018-01-28
Amy Oberender	Houston, TX	2018-01-28
Jimmie Batchelor	Orlando, FL	2018-01-28
Nancy Satala	Alabama	2018-01-28
Richard Buchanan	Jacksonville, FL	2018-01-28
LeRoy Schreiner	Palm Harbor, FL	2018-01-28
Karrie Davis	US	2018-01-28
Edwin Willis	Largo, FL	2018-01-28
Iris Albritton	Orlando, FL	2018-01-28
danielle Nadeau	Murfreesboro, TN	2018-01-28
Dorothy Crane	Louisiana	2018-01-28

Name	Location	Date
Barbara Feeney	Gulfport, FL	2018-01-28
Don Logan	Charles City, VA	2018-01-28
Lena Isaacson	Maitland, FL	2018-01-28
Rex McKeen	Bushnell, FL	2018-01-28
Joella Trull	West Palm Beach, FL	2018-01-28
Darnell Cate	Seminole, FL	2018-01-28
Matthew Hormuth	Orlando, FL	2018-01-28
Joshua Spear	Inverness, FL	2018-01-28
Michael Whaley	Palm Bay, FL	2018-01-28
Craig Reigel	Ocoee, FL	2018-01-28
Ed Kent	Bonita Springs, FL	2018-01-29
Andrea Stafford	land o lakes, CO	2018-01-29
Frank Noge	Orlando, FL	2018-01-29
Hippy Joe Leisure	Alabama	2018-01-29
George Houston	Ocoee, FL	2018-01-29
Jennifer Glover	Moultrie, GA	2018-01-29
Mary Hendrick	Apollo Beach, FL	2018-01-29
kristen dudley	Orlando, FL	2018-01-29
Vince Walton	Alabama	2018-01-29
Valita Widdop	Tallahassee, FL	2018-01-29
James Swor	Orlando, HI	2018-01-29
Colleen Stambaugh	US	2018-01-29

Name	Location	Date
Jessica LEE Petit	Tampa, FL	2018-01-29
George Ross	Atlanta, GA	2018-01-29
Timothy Miller	US	2018-01-29
Martha Dale Sereno	Leesburg, FL	2018-01-29
p anderson	Tampa, FL	2018-01-29
marlyn stewart	orlando, FL	2018-01-29
tere rayman	Orlando, FL	2018-01-29
Ricky mejia	US	2018-01-29
Camille Canady	US	2018-01-29
Josh White	US	2018-01-29
Amneris Vega	US	2018-01-29
Maria Cruz	US	2018-01-29
Grace Panek	US	2018-01-29
Barbara Drake	US	2018-01-29
Missy Mead	Houston, TX	2018-01-29
Pam Meharg	Longwood, FL	2018-01-29
Joan Bradley	Winter Springs, FL	2018-01-29
Janessa Varella	US	2018-01-29
Phillip Scott	Florida	2018-01-29
jen southall	Bonita Springs, FL	2018-01-29
Kayla passini	US	2018-01-29
Eileen Winterble	Casselberry, FL	2018-01-29

Name	Location	Date
Barbara Preising	Orlando, FL	2018-01-29
michael hall	UK	2018-01-29
Jilayne Gouvion	US	2018-01-29
Donny O'Beirne	Saint Petersburg, FL	2018-01-29
Tara Douglas	US	2018-01-29
Cindy Prior	Saint Cloud, FL	2018-01-30
Kyra Webber	Casselberry, FL	2018-01-30
Kaitlyn Carducci	Copperas Cove, TX	2018-01-30
Emily Davis	Saint Cloud, FL	2018-01-30
Grace Christino	Orlando, FL	2018-01-30
Gregg Bryett	East Providence, RI	2018-01-30
Mike Heinz	Dover, DE	2018-01-30
Miah Wallace	US	2018-01-30
Samuel Plemons	US	2018-01-30
Tammy Jeffcoat	Alabama	2018-01-30
Michelle Delacourt	US	2018-01-30
Tristan Presley	US	2018-01-30
Kyleen Bennett	Saint Petersburg, FL	2018-01-30
Davi Budnik	Orlando, FL	2018-01-30
Anh Volmer	Orlando, FL	2018-01-30
Margaret Stewart	Orlando, FL	2018-01-30
Michael Davis	Okahumpka, FL	2018-01-30

Name	Location	Date
Jason Bone	US	2018-01-30
Leo Farnsworth	US	2018-01-30
Penny Stanisavljevich	Saint Petersburg, FL	2018-01-30
Steven Coleman	Kissimmee, FL	2018-01-30
sabrina Sutton	US	2018-01-30
Gene Thompson	Winter Park, FL	2018-01-30
Whitney Marine	US	2018-01-30
Amy Pi g	US	2018-01-30
Pamela Gudger	US	2018-01-30
Kristin King	US	2018-01-30
Carol Smith	US	2018-01-30
Debi Kittle	Greenville, SC	2018-01-30
Kayla Shaughnessy	US	2018-01-30
Andreas Volmer	Lakeland, FL	2018-01-30
Curt Benson	Oviedo, FL	2018-01-31
cristiane pimentel	recife, Brazil	2018-01-31
Connie Dobbs	US	2018-01-31
Thomas Depriest	US	2018-01-31
Shawna Whiteman	US	2018-01-31
Linda Keohane	US	2018-01-31
Breanna Henderson	US	2018-01-31
elise smith	US	2018-01-31

Name	Location	Date
Vickie Bomer	US	2018-01-31
Maria Luongo	US	2018-01-31
kenneth barrager	US	2018-01-31
Era Gilbert	US	2018-01-31
Heather Conley	US	2018-01-31
Ryan Walden	US	2018-01-31
Emily Waugh	US	2018-01-31
aaron douglas	US	2018-01-31
Britni Wilson	US	2018-01-31
Valerie Lopez	US	2018-01-31
Shelly Fuchs	Apopka, FL	2018-01-31
Christina Zakrzewski	US	2018-01-31
Klarysa Rivers	US	2018-02-01
Greg Sabin	US	2018-02-01
Morgan Hall	US	2018-02-01
Teresa Wildman	US	2018-02-01
Erin Ray	US	2018-02-01
Camille Burroughs	US	2018-02-01
Alison Goebel	US	2018-02-01
Rachel Moody	US	2018-02-01
Trevor Meyer	US	2018-02-01
Cam Sauer	US	2018-02-01

Name	Location	Date
Janice Lee	US	2018-02-01
Cooper Sampson	US	2018-02-01
Scott Gregory	US	2018-02-01
Andrea Meza	US	2018-02-01
Kaylee Moon	US	2018-02-01
Mollie Roden	US	2018-02-01
Hailey Palumbo	US	2018-02-01
Elke Duerring	US	2018-02-01
Brooke Cavey	US	2018-02-01
Heather Vance	US	2018-02-01
Jack Lommen	US	2018-02-01
Erin Storch	US	2018-02-01
Rachel Speckin	US	2018-02-01
Edna Lovric	US	2018-02-01
Christiana Vasquez	US	2018-02-01
Jane Webber	US	2018-02-01
Gavin Urban	US	2018-02-01
Zachary Pickering	US	2018-02-01
Brianna Fischer	US	2018-02-01
Meridian Haas	US	2018-02-01
Skylor McCollum	US	2018-02-01
Elizabeth Bartold	US	2018-02-01

Name	Location	Date
Julieta Martinez	US	2018-02-01
Jacob Gentry	US	2018-02-01
Jeremy Volner	US	2018-02-01
Xzavier Lewis	US	2018-02-01
Haley Pitzer	US	2018-02-01
Kali Ryan	US	2018-02-01
Terrance Dishmon	US	2018-02-01
Devi Pagan	Orlando, FL	2018-02-01
Sue Jiron	US	2018-02-01
Sasha Vollmer	US	2018-02-01
Viktoriya Larmore-Schaaf	US	2018-02-01
Franco Flores	US	2018-02-01
Dallas Lyle	US	2018-02-01
Sam Hogaboom	US	2018-02-01
Anna James	US	2018-02-01
Alex Llamas	US	2018-02-01
Grace Roberts	US	2018-02-01
Ashley Frost	US	2018-02-01
Laura Zhang	US	2018-02-01
Isadora Banyai	US	2018-02-01
Haddie Gorman	US	2018-02-01
Robbie Gonzales	US	2018-02-01

Name	Location	Date
Ariel dowler	US	2018-02-01
Alexis Martinez	US	2018-02-01
Izzy Guthrie	UK	2018-02-01
Emma Spaulding	US	2018-02-01
Jaden Boles	US	2018-02-01
molly henrikson	US	2018-02-01
Joe Gould	US	2018-02-01
Valerir Lucero	US	2018-02-01
Anneliese Markus	US	2018-02-01
Ally Llamas	US	2018-02-01
Jorgen Case	US	2018-02-01
Jake Baucom	US	2018-02-01
Antonio Castillo	US	2018-02-01
Christian Nehme	US	2018-02-01
Marie hurrell	US	2018-02-01
Hunter Haskins	US	2018-02-01
Melinda Raines	US	2018-02-01
Shenna Warren	US	2018-02-01
Ine Busch	Norway	2018-02-01
Portia Roybal	US	2018-02-01
Allison Hoffman	US	2018-02-01
Brooke Earnest	US	2018-02-01

Name	Location	Date
Steven Davis	US	2018-02-01
Josh Suslow	US	2018-02-01
Sam Rossetti	US	2018-02-01
Megan Fossinger	US	2018-02-01
Anastacio GarciaLiley	US	2018-02-01
Jordon Hulbert	US	2018-02-01
Shannon Griffin	US	2018-02-01
Alex Gregg	US	2018-02-01
Taylor Mccaslin	US	2018-02-01
Amber Lightner	US	2018-02-01
Alexa Watson	US	2018-02-01
Hadley Bell	US	2018-02-01
Breshay Campbell	US	2018-02-01
Elizabeth Waslo	US	2018-02-01
amber kester	US	2018-02-01
Matthew Miller	US	2018-02-01
Loulou McCarthy	US	2018-02-01
Susan Hulbert	US	2018-02-01
Tyler Farrell	US	2018-02-01
Heather Swann	US	2018-02-01
Logan Rainey	US	2018-02-01
Stephanie Eiler	US	2018-02-01

Name	Location	Date
chloe elyo	US	2018-02-01
Nicholas Roberts	US	2018-02-01
marlee roetzel	US	2018-02-01
Mitchel Duval	US	2018-02-01
nina johnson	US	2018-02-01
Nancy Graham Ogne	Kissimmee, FL	2018-02-01
Seth Lawrence	US	2018-02-01
Matthew Cole	US	2018-02-01
molly davis	US	2018-02-01
alex chandler	US	2018-02-01
Emma Bonner	US	2018-02-01
Maddie Mineni	US	2018-02-01
Cameron Reinsch	US	2018-02-01
Katelyn McAvoy	US	2018-02-01
Mitchell Cohen	US	2018-02-01
Alisha Eager	US	2018-02-01
Chloe Deeba	US	2018-02-02
Sarah Barry	US	2018-02-02
Melisa Colvin	US	2018-02-02
Kevin Ogden	Orlando, FL	2018-02-02
Patrick Stein	US	2018-02-02
Derek Crowder	US	2018-02-02

Name	Location	Date
Drew Premore	US	2018-02-02
Brennan Auger	US	2018-02-02
Noah Stone	US	2018-02-02
Lisa LeBlanc	US	2018-02-02
Kelsey Johnson	US	2018-02-02
Daijah Arnold	US	2018-02-02
Carolien Punie	Belgium	2018-02-02
Zoe Hendriks	Spain	2018-02-02
Arabella Hernandez	US	2018-02-02
Britney Rangel	US	2018-02-02
Jacob Smalley	US	2018-02-02
Carol Williamson	US	2018-02-02
Jennifer Joyce	US	2018-02-02
Leanne Fleischer	Apopka, FL	2018-02-02
Ron Yelland	Casselberry, FL	2018-02-03
Allison Pace	US	2018-02-03
Dylan Trujillo	US	2018-02-03
Hannah Cloutier	US	2018-02-03
Jami Loree	Oviedo, FL	2018-02-03
Lynn Hoang	US	2018-02-03
Arriel Kowaluk	US	2018-02-03
Richard Ledbetter	Auburndale, FL	2018-02-04

Name	Location	Date
Genger Barden	Saint Cloud, FL	2018-02-04
Richard Renardson	Tampa, FL	2018-02-04
Dennis McGraw	Auburndale, FL	2018-02-04
Martin Moore	New Smyrna Beach, FL	2018-02-04
Courtney Williams	Dade City, FL	2018-02-04
Shalonda Neal	US	2018-02-04
Cass Read	UK	2018-02-04
Tracy Ross	Winter Haven, FL	2018-02-04
Wendy Jones	US	2018-02-04
Maria Menocal	US	2018-02-04
Shannon DeCesare	US	2018-02-04
Steven Gutierrez	US	2018-02-04
Charles Caldwell	US	2018-02-04
Vera Hall	Tennessee	2018-02-04
brian lutz	Sarasota, FL	2018-02-04
Jhon Montes	US	2018-02-04
Sofia Sizzi	US	2018-02-04
Amy Unzueta	Winter Haven, FL	2018-02-05
lindsey walter	US	2018-02-05
z cawn	alt spgs, FL	2018-02-05
Alexis Santos	US	2018-02-05
Misty Lawson	US	2018-02-05

Name	Location	Date
Kate Fuller	Australia	2018-02-05
Danielle Garner	Marietta, GA	2018-02-05
Shirley Phillips	Palm Harbor, FL	2018-02-05
Teresa Milton	Jacksonville, FL	2018-02-05
Jasia Sarich	US	2018-02-05
Marie Serino-Hvisc	US	2018-02-05
John Hynes	Tallahassee, FL	2018-02-05
David Bowen	Tallahassee, FL	2018-02-05
Karen Ahlers	Hawthorne, FL	2018-02-05
Liz Norcott	Sarasota, FL	2018-02-05
Jolie Baca	US	2018-02-05
David Dirpy	US	2018-02-05
Margo Cohen	US	2018-02-05
Tina Beedle	US	2018-02-05
Mike Warpus	US	2018-02-05
John Rosania	US	2018-02-05
Nicole Delvecchio	US	2018-02-05
Christopher Nelson	US	2018-02-05
Cassidy Guillot	US	2018-02-05
Caitlyn Fanelli	US	2018-02-05
Kassandra Philippe	US	2018-02-05
Shazia Zahid	US	2018-02-05

Name	Location	Date
jessica baldi	US	2018-02-05
Zachary Gentile	US	2018-02-05
Delyth Kitch	US	2018-02-05
Lisa Key	US	2018-02-05
Jennifer Wilson	US	2018-02-05
Emily Katsaros	US	2018-02-05
Brente Bevitori	US	2018-02-05
Ameena Khan	US	2018-02-05
Pragon Chowdhury	US	2018-02-05
Maya Butcher	US	2018-02-05
Joetta Walker	US	2018-02-05
Tas Rahman	US	2018-02-05
Joseph Turner	Burlington, WA	2018-02-05
Loganger For life nigga	US	2018-02-05
Susan Kopala	US	2018-02-05
Nancy O'Rourke	US	2018-02-05
tracy marinello	Hawthorne, FL	2018-02-05
Kate Gallagher	Melrose, FL	2018-02-06
Alma Tyus	Elkton, FL	2018-02-06
carol gondek	Orlando, FL	2018-02-06
Jean Hynes	St Petersburg, FL	2018-02-06
alevia nesbitt	Clinton, IA	2018-02-06

Name	Location	Date
Meri-Lin Piantanida	Lake Butler, FL	2018-02-06
Charlotte Rogers	Aptos, CA	2018-02-06
Melissa McDaniel	Florahome, FL	2018-02-06
laurie warren	Hawthorne, FL	2018-02-06
Brigid Michaels	Palatka, FL	2018-02-06
Matthew Johns	Keystone Heights, FL	2018-02-06
Steven Trimble	Palatka, FL	2018-02-06
Marian Ryan	Winter Haven, FL	2018-02-06
Estefania Rodriguez	Tallahassee, FL	2018-02-06
Sabine Gaines	Saint Petersburg, FL	2018-02-06
I b adams	gainesville, FL	2018-02-06
Carolyn Burkett	Tampa, FL	2018-02-06
Channing Smith	Panama City Beach, FL	2018-02-06
Sandy McGee	Melrose, FL	2018-02-06
gail stern	Ocala, FL	2018-02-06
ellen allen	gainesville, FL	2018-02-06
Jessica Walker	Lakeland, FL	2018-02-06
Dinah Hunsicker	Tampa, FL	2018-02-06
Hawk Pat	Reddick, FL	2018-02-06
Nick Chuilli	Orlando, FL	2018-02-06
Stephanie Courson	US	2018-02-06
Alexander Schirmacher	US	2018-02-06

Name	Location	Date
Emma Hunsicker	Orlando, FL	2018-02-07
Matthew Torontali	Orlando, FL	2018-02-07
Kent Wimmer	Tallahassee, FL	2018-02-07
Diana Hannot	Orlando, FL	2018-02-07
Jeff K	US	2018-02-07
Lily Manetta	US	2018-02-07
Sabrina Bauer	Fort Lauderdale, FL	2018-02-07
eduardo magana	US	2018-02-07
Kelly Cantu	US	2018-02-07
SHAHNAZ FARUKHI	US	2018-02-07
Alana Ramirez	US	2018-02-07
Alessandro Azzato	US	2018-02-07
Lucas Taddei	Orlando, FL	2018-02-07
Cole Kitchens	Winter Haven, FL	2018-02-07
Michael Bubb	Gainesville, FL	2018-02-07
Kelly Morphy	Winter Garden, FL	2018-02-07
Elizabeth Zeigler	High Springs, FL	2018-02-07
Greysen Wolfe	Orlando, FL	2018-02-07
Cynthia Hurwitz	US	2018-02-07
Daniel Letbetter	Saint cloud, FL	2018-02-07
Amanda Morgan	Orlando, FL	2018-02-07
Chuck Willig	US	2018-02-07

Name	Location	Date
sharon zelman	US	2018-02-07
Alice Allen	US	2018-02-07
Ashley Blood	US	2018-02-07
Rob Nelson	US	2018-02-07
Carol Churchill	US	2018-02-07
Alice Donaldson	US	2018-02-07
cody cooper	US	2018-02-07
Makenzie Myers	US	2018-02-07
Lila Doliner	US	2018-02-07
David Shorey	Andover, MA	2018-02-07
Brenda Hall	US	2018-02-07
Lily Towns3nd	Orlando, FL	2018-02-07
Blaise Fischbach	Winter Park, FL	2018-02-07
Evan Reich	Orlando, FL	2018-02-07
Sarah Judsen	Orlando, FL	2018-02-07
Peshawa Urdistani	US	2018-02-07
Sasuke Uchiha	US	2018-02-07
Elisabeth Jorgensen	Tower City, ND	2018-02-07
Big Fat Homo Gaybait	US	2018-02-07
Benjamin Belcher	US	2018-02-07
Marco Torres	US	2018-02-07
Gabriel Tarbutton	US	2018-02-07

Name	Location	Date
{TSZ} Robloxian	US	2018-02-07
Hashim Malik	US	2018-02-07
Victor Escobar	US	2018-02-07
Jorge Ramires	US	2018-02-07
julia seebach	US	2018-02-07
Abigail Zamora	US	2018-02-07
Alayne Hernandez	US	2018-02-07
Ann Corey Corey	US	2018-02-07
Russell Overton	US	2018-02-07
lori corbman	US	2018-02-07
Logan Shwazbaugh	US	2018-02-07
Tess Leavitt	US	2018-02-07
Danielle Jude	US	2018-02-07
Ibrahim Yildiz	US	2018-02-07
Brooke Mattingly	US	2018-02-07
Haley Webb	US	2018-02-07
Miguel Gomez	US	2018-02-07
Arleigh Blanchette	US	2018-02-07
Eddie Krasny	US	2018-02-07
Diana Hung	US	2018-02-07
David Petersen	US	2018-02-07
Ruben Sierra	Sebastian, TX	2018-02-07

Name	Location	Date
Logan Nill	US	2018-02-07
Anakaren Guerrero	US	2018-02-07
cameron durst	US	2018-02-07
Kimberly Encinias	US	2018-02-07
Marcelo Adaros	US	2018-02-07
Mayra Angeles	US	2018-02-07
Judy Caldera	US	2018-02-07
Elvina Mukund	US	2018-02-07
Jake Ringwall	US	2018-02-07
sarkis aprahamian	US	2018-02-07
Chris Brogan	US	2018-02-07
Peter Pimentel	US	2018-02-07
Keewii Potatoi	US	2018-02-07
sebastian losada	US	2018-02-07
Autumn Pickett	Tacoma, WA	2018-02-07
Marissa Almaguer	Harlingen, TX	2018-02-07
Ada Adim	US	2018-02-07
Samantha Skubal	US	2018-02-07
Amanda Regine	US	2018-02-07
Jada Maze	US	2018-02-07
Homero Lopez	US	2018-02-07
Ben Meyer	US	2018-02-07

Name	Location	Date
Genesis Robles	US	2018-02-07
jessica guindon	US	2018-02-07
Bayron Calderon	Los angeles, CA	2018-02-07
Laura Weissman	US	2018-02-07
Alisha Hamil	US	2018-02-07
Angelique Hernandez	US	2018-02-07
T.J. York	US	2018-02-07
Natasha Gaye	Winter Park, FL	2018-02-07
Janice Rosa	Orlando, FL	2018-02-07
Stephen Gotlib	Boynton beach, FL	2018-02-07
Nathaly Hernandez	Altamonte Springs, FL	2018-02-07
Nicole Hunter	Orlando, FL	2018-02-07
Brandi Carter	Apopka, FL	2018-02-07
Ally Hanskutt	Melbourne, FL	2018-02-07
Amanda Lindsay	Orlando, FL	2018-02-07
Caroline Strogis	Gainesville, FL	2018-02-07
Dennis Pomeroy	Belle Isle, FL	2018-02-07
Charlene McClellan	Winter Garden, FL	2018-02-07
Tabitha Wong	Orlando, FL	2018-02-07
Paula Valero	Saint Cloud, FL	2018-02-07
Ellen Andreu	Gainesville, FL	2018-02-07
Stefani Jones	US	2018-02-07

Name	Location	Date
Esha Shenoy	US	2018-02-07
Meghan Wren	Staten Island, NY	2018-02-07
Chad Burnett	Craig, AK	2018-02-07
Robin Levine	birmingham, AL	2018-02-08
Nathanael Reyna	US	2018-02-08
Sarah Walsh	US	2018-02-08
luna alnajaer	US	2018-02-08
payton welch	US	2018-02-08
Grace Lipkin	US	2018-02-08
Marcos Marrero	Kissimmee, FL	2018-02-08
B Clover	US	2018-02-08
Michael Foley	US	2018-02-08
Erin Adams	St. Petersburg, FL	2018-02-08
Brittany Smith	Orlando, FL	2018-02-08
Andrea Nazari	Gainesville, FL	2018-02-08
Vicki Haynes	Groveland, FL	2018-02-08
Gary Haynes	Ocoee, FL	2018-02-08
Octavianna Knypstra	US	2018-02-08
Danielle Douglas	US	2018-02-08
Cristal Martinez	US	2018-02-08
Sean Harkness	Orlando, FL	2018-02-08
Debbie Hansen	Alabama	2018-02-08

Name	Location	Date
Pamela Fennell	Orlando, FL	2018-02-08
Steve Calderaro	Orlando, FL	2018-02-08
Grayson Cash	Orlando, FL	2018-02-08
Monica Schneider	Orlando, FL	2018-02-08
Edie Driest	North Port, FL	2018-02-08
Kerry Brabble	Orlando, FL	2018-02-08
Linda Brabble	Port Saint Lucie, FL	2018-02-08
Stacey Mills	Orlando, FL	2018-02-08
Cynthia Payne	Orlando, FL	2018-02-08
amy hammond-garcia	orlando, FL	2018-02-08
Kara Morwood	Orlando, FL	2018-02-08
jeanette dixon	Orlando, FL	2018-02-08
Barbara Cundiff	Saint Cloud, US	2018-02-08
Melissa Burchfield	Warne, NC	2018-02-08
Divyank Shah	US	2018-02-08
deborah gilmore	Orlando, FL	2018-02-08
Brenden Friedel	Orlando, FL	2018-02-08
Roderick Hall	Temecula, CA	2018-02-08
Nancy Ferri	Maitland, FL	2018-02-08
Genevieve Launay	Paris (FRANCE), AK	2018-02-08
Karlene Hartin	Longwood, FL	2018-02-08
William Beard	Orlando, FL	2018-02-08

Name	Location	Date
Ashley Smith	Kissimmee, FL	2018-02-08
Colleen Murphy	Winter Springs, FL	2018-02-08
Anna Berardi	Longwood, FL	2018-02-08
Mario Zamorano	US	2018-02-08
shondra Bingaman	US	2018-02-08
Seth Dillon	US	2018-02-08
Chijioke Okonkwo	US	2018-02-08
Mike Reed	US	2018-02-08
Jojo Menjo	US	2018-02-08
VIRGIL COLE	US	2018-02-08
larry nix	US	2018-02-08
Kelly Tignor	US	2018-02-08
Libo Wang	US	2018-02-08
Marianne Keeley	US	2018-02-08
Freddy Ceruti	US	2018-02-08
Kathleen Reiss	US	2018-02-08
Manav Tailor	US	2018-02-08
Josiah Kalita	US	2018-02-08
Mary Wool	US	2018-02-08
Joseph Intermaggio	US	2018-02-08
Andrew Robertson	US	2018-02-08
Heidi George	US	2018-02-08

Name	Location	Date
Nicholas Paxton	US	2018-02-08
Olivia Connolly	US	2018-02-08
stephanie harriman	US	2018-02-08
E DeLeon	US	2018-02-08
Alex Madera	US	2018-02-08
Evelyn Modesto	US	2018-02-08
Malia Mosley	US	2018-02-08
Wayne Davis	US	2018-02-08
Debra Galbraith	Winter Park, FL	2018-02-08
Donna Wetzel	US	2018-02-08
Kathleen Skovan	US	2018-02-08
Sharon Williams	US	2018-02-08
Brady Escobar	Midlothian, TX	2018-02-08
Nancy Gear	DeLand, FL	2018-02-08
Jessica Pittman	Orlando, FL	2018-02-08
Mike Cortes	Orlando, FL	2018-02-08
Kayla Pittman	Tampa, FL	2018-02-08
Candice Marquette	Orlando, FL	2018-02-08
Amanda Pittman	Port Orange, FL	2018-02-08
Hannah Rogers	US	2018-02-08
Priscilla Morales	US	2018-02-08
Vanessa Triana	US	2018-02-08

Name	Location	Date
Jeanene Lorey	US	2018-02-08
Lola Flores	US	2018-02-08
Jayda Susca	US	2018-02-08
Shani Baker	US	2018-02-08
angelena gonzales	US	2018-02-08
Renee Collacino	US	2018-02-08
Vanessa Simnaco	US	2018-02-08
Dylan kessler	US	2018-02-08
Rachel Yim	Providence, UT	2018-02-08
Destinee Morin	US	2018-02-08
Gabriel Glass-Sealey	US	2018-02-08
Renee Boyd	US	2018-02-08
Michael Neofytides	US	2018-02-08
rhianna ross	US	2018-02-08
Sierra Lightsey	US	2018-02-08
Adrian Ballew	US	2018-02-08
Joshua Davis	US	2018-02-08
Amanda Seelye	US	2018-02-08
Laura Shaffer	US	2018-02-08
Kim Comrey	US	2018-02-08
Keti Zuppas-Booker	Orlando, FL	2018-02-08
Desirae Cordero	San Antonio, TX	2018-02-08

Name	Location	Date
Amanda Serrano	US	2018-02-08
Sierra Pittman	Saint Cloud, FL	2018-02-08
Linnea Melick	Tavares, FL	2018-02-08
Nancy Pittman	Orlando, FL	2018-02-08
Catherine Fagle	US	2018-02-08
Jeff Glidewell	Orlando, FL	2018-02-08
Teresa Watkins	Orlando, FL	2018-02-08
Barbie Wilson	Saint Cloud, FL	2018-02-08
Pam Matthews	Orlando, FL	2018-02-08
Vanessa Arroyo	Orlando, FL	2018-02-08
Cari Perez	Groveland 34736, FL	2018-02-08
Holly Irving-Johnson	Winter Springs, FL	2018-02-08
madeline armington	Tallahassee, FL	2018-02-08
Victoria Odum	US	2018-02-08
Sarah Cheek	US	2018-02-09
Irina Pashinina	Orlando, FL	2018-02-09
Nakeisha Lyon	Orlando, FL	2018-02-09
Brenda Denney	Orlando, FL	2018-02-09
Amy Nemson	Winter park, FL	2018-02-09
Judith Grimes	Sulphur Springs, TX	2018-02-09
Michael Morwood	Orlando, FL	2018-02-09
susie Findell	Orlando, FL	2018-02-09

Name	Location	Date
chris mart	melbourne, FL	2018-02-09
Timothy Shaw	Orlando, FL	2018-02-09
Summer Gilbreath	Winnsboro, TX	2018-02-09
Amanda Keefer	Orlando, FL	2018-02-09
Manny Ramirez	Orlando, FL	2018-02-09
Sheree Phillips	Orlando, FL	2018-02-09
Jon Sage	US	2018-02-09
Chelsey Sprouse	Palm Bay, FL	2018-02-09
Bee Burdock	Orlando, FL	2018-02-09
Kat Hal	Orlando, FL	2018-02-09
Rebecca Robles	US	2018-02-09
Claire Knox	Orlando, FL	2018-02-09
William Dods	Melbourne, FL	2018-02-09
riley james	US	2018-02-09
Isabella Peckinpah	US	2018-02-09
Karen Wineinger	US	2018-02-09
Mariah Barnes	US	2018-02-09
Ashlynn Taylor	US	2018-02-09
Ashley Gray	US	2018-02-09
Ivan Olivares	US	2018-02-09
Jacob Kenick	US	2018-02-09
Roger Schaunaman	US	2018-02-09

Name	Location	Date
Shyan Dalesky	US	2018-02-09
Kaitlyn Delgado	US	2018-02-09
Jasmine Clark	US	2018-02-09
Jeremy Coats	US	2018-02-09
Dan Davis	US	2018-02-09
Liz Fatur	US	2018-02-09
Zynthia Zuniga	US	2018-02-09
Alex Castillo	US	2018-02-09
Matthew Schwartz	Guatemala	2018-02-09
Sofia Guajardo	US	2018-02-09
Norma Trevino	US	2018-02-09
Renee McClanahan	US	2018-02-09
Donielle Parker	US	2018-02-09
Eliza Lucio	US	2018-02-09
Rain Ramos	US	2018-02-09
Sara Munguia	US	2018-02-09
Erica Rios	US	2018-02-09
Rebecca Serna	US	2018-02-09
Brian Gilley	Tampa, FL	2018-02-09
Deborah Gale	Celebration, FL	2018-02-09
April Gonzales	US	2018-02-09
Mikka Easley	US	2018-02-09

Name	Location	Date
Jack Matthews Matthews	US	2018-02-09
Matthew Varela	US	2018-02-09
Emilee Miller	US	2018-02-09
Kara Anderson	US	2018-02-09
Christopher Festa	US	2018-02-09
Nevaeh Munoz	US	2018-02-09
Adriana Cucos	US	2018-02-09
Todd Barnstead	US	2018-02-09
Aaron Cormier	US	2018-02-09
Naomi Olson	US	2018-02-09
Annya Castro	US	2018-02-09
Chakshu Shukla	US	2018-02-09
Kate Karowich	US	2018-02-09
Cyka Blyat	US	2018-02-09
Peter Haywood	US	2018-02-09
Jorge Renteria	US	2018-02-09
Israel Munoz	US	2018-02-09
Cecilia Luna	US	2018-02-09
Christopher Matson	Altamonte Springs, FL	2018-02-09
Angelina Guendulay	US	2018-02-10
tim janney	Saint Cloud, FL	2018-02-10
Beth Ewing	Orlando, FL	2018-02-10

Name	Location	Date
Grecia Torres	Tallahassee, FL	2018-02-10
Alex Ibarra	US	2018-02-10
victoria garza	US	2018-02-10
LaRee Shoffield	US	2018-02-10
Esmeralda Rodriguez	US	2018-02-10
Alejandro Aguirre	US	2018-02-10
Jaimee Torres	US	2018-02-10
Michelle Campbell	US	2018-02-10
Mikey Torres	US	2018-02-10
Sergio Cordova	US	2018-02-10
Cynthia Guerrero	US	2018-02-10
Jonathan Lopez	US	2018-02-10
Rachel Parnell	US	2018-02-10
Jean West	St. Cloud, FL	2018-02-10
Maria Hernandez	US	2018-02-10
Silvia Arevalo	US	2018-02-10
Kristy Vasquez	US	2018-02-10
Kiana Parsons	US	2018-02-10
Michael Lopez	US	2018-02-10
Yaneli Fraire	US	2018-02-10
Adriana Rodriguez	US	2018-02-10
Victoria fullard	US	2018-02-10

Name	Location	Date
Samara Garcia	US	2018-02-10
Debra Graves	US	2018-02-10
Jessica Salinas	US	2018-02-10
Guadalupe Cortina	US	2018-02-10
Andrew Blakeman	US	2018-02-10
Anahi Hernandez	US	2018-02-10
Esmeralda Ortega	US	2018-02-10
angela speakman	US	2018-02-10
Vaibhav Joshi	Winter Springs, FL	2018-02-10
Sabrina Loreda	US	2018-02-10
Kelcee Converse	US	2018-02-10
Jocelyn Kelly	Saint Cloud, FL	2018-02-10
Alberto Parra	US	2018-02-10
Brooke Alonso	Saint Cloud, FL	2018-02-10
Cristina Alvarez Correa	Orlando, FL	2018-02-10
Cortney Mitchell-England	Winter Park, FL	2018-02-10
Cynthia Hunt Boyd	US	2018-02-10
Anna Evans	Kissimmee, FL	2018-02-10
magda jerome	kissimmee, FL	2018-02-10
Angela Velilla	Tampa, FL	2018-02-10
Thomas Lynch	Orlando, FL	2018-02-10
Elisa Lopez	US	2018-02-10

Name	Location	Date
Shelissa Reyna	US	2018-02-10
Maria Culp	Saint Petersburg, FL	2018-02-10
Rose Babcock	Orlando, FL	2018-02-10
Rosario Chavez	US	2018-02-10
Kelsey Simmons	US	2018-02-10
Valeria Cruz	Orlando, FL	2018-02-10
Amy Vega	US	2018-02-10
Nila Munoz	US	2018-02-10
Janelle Pelaez	Orlando, FL	2018-02-10
Melanie Miranda	US	2018-02-10
Jose Lebron	Orlando, FL	2018-02-10
Erica Lee	US	2018-02-10
Lloyd Murray	Orlando, FL	2018-02-10
Roger Barrus	US	2018-02-10
jesenia valdez	US	2018-02-10
Janelle Chavira	US	2018-02-10
Priscilla Chavira	US	2018-02-10
Kaitlyn Enevold	US	2018-02-10
Joseph Pelaez	Orlando, FL	2018-02-10
karla cepeda	US	2018-02-10
Raquel Solano	Orlando, FL	2018-02-10
Meghan Lambert-Chesney	Orlando, FL	2018-02-10

Name	Location	Date
Eduardo Ortega	US	2018-02-10
tracey hernandez	US	2018-02-10
Gayle Nandoo	Trinidad & Tobago	2018-02-10
Amy Roan	St Cloud, FL	2018-02-10
Laurie O'Toole	Orlando, FL	2018-02-10
Matt Tuten	Orlando, FL	2018-02-10
Kimberly Delgado	US	2018-02-10
Kenny Cooper	Saint Cloud, FL	2018-02-10
Peter S	Saint cloud, FL	2018-02-10
Ellen Schneider	Orlando, FL	2018-02-11
Melissa Campbell	ORLANDO, FL	2018-02-11
Diana Soto	Winter Park, FL	2018-02-11
Kira Marquith	Saint Cloud, FL	2018-02-11
Melissa potes	Kissimmee, FL	2018-02-11
Nadine James	Apopka, FL	2018-02-11
Kris Gordon	US	2018-02-11
Ashley Weber	Winter Springs, FL	2018-02-11
Jailene Warren	Chuluota, FL	2018-02-11
##### テテ	Japan	2018-02-11
Carolyn Mack	Apopka, FL	2018-02-11
Neda Hamdan	Orlando, FL	2018-02-11
Sarah Smith	US	2018-02-11

Name	Location	Date
Dale Ziglear	Orlando, FL	2018-02-11
scott santos	US	2018-02-11
Natsume Masaki	US	2018-02-11
Ralph Tesoriero	Harmony, FL	2018-02-11
Yurelis Cruz	Carolina, US	2018-02-12
Gene Wheeler	Makati City, Philippines	2018-02-12
Ann Francis	Haines City, FL	2018-02-12
Emily Nodine	Winter Park, FL	2018-02-12
Carolyn Song	South Korea	2018-02-12
Shadia Thomas	Orlando, FL	2018-02-12
Robert Berger	Orlando, FL	2018-02-12
Kelly Thomas	Orlando, FL	2018-02-12
Lee Hamilton	McAllen, TX	2018-02-12
matthew cook	Finland	2018-02-12
Patty Henshaw	Lehigh Acres, FL	2018-02-12
Karen Jones	Orlando, FL	2018-02-12
Jane Rodeheffer	Orlando, FL	2018-02-12
Lizbeth Escobar	US	2018-02-12
Rachel McIntee	St Cloud, FL	2018-02-12
Lisa Jelks	Gainesville, FL	2018-02-12
Constance DeBoy	Tampa, FL	2018-02-12
Sarah DeBoy	Kissimmee, FL	2018-02-12

Name	Location	Date
Janet Moore	Tampa, FL	2018-02-12
Jenny Peaks	Orlando, FL	2018-02-12
Khai Huynh	Orlando, FL	2018-02-12
Charles Behrens	Orlando, FL	2018-02-12
Martha Harnit	Clermont, FL	2018-02-12
Elizabeth Tuura	Orlando, FL	2018-02-12
Douglas DeBoy	Kissimmee, FL	2018-02-12
Laura DeBoy	Orlando, FL	2018-02-12
Sandra Victor	Orlando, FL	2018-02-12
keith ruddick	Orlando, FL	2018-02-12
Raquel Saunders	Saint Cloud, FL	2018-02-12
jaufry jennyfer	France	2018-02-12
Cheryl Gelinis	Kissimmee, FL	2018-02-12
Dan Homblette	Orlando, FL	2018-02-12
Meredith De La Cruz	Orlando, FL	2018-02-12
Dr. Pamela Blade	Orlando, FL	2018-02-12
Angela Knowlton	Orlando, FL	2018-02-12
Barbra Bill	US	2018-02-12
AnneMarie Bercik	Orlando, FL	2018-02-12
Dana Gold	Miami, FL	2018-02-13
Rachel Shaw	Orlando, FL	2018-02-13
Trevor Cook	Winter Park, FL	2018-02-13

Name	Location	Date
Colleen Strickland	US	2018-02-13
Callise Robinson	US	2018-02-13
Sierra Anders	New Albany, MS	2018-02-13
Theo Agabek	US	2018-02-13
Jaclyn Fuchs	US	2018-02-13
Lee Rutledge	US	2018-02-13
Dawn Clayton-Miller	Harmony, FL	2018-02-13
angela diaz	US	2018-02-13
Jo Bull	US	2018-02-13
Jasmine Fenandez	US	2018-02-13
Carol Hanna	US	2018-02-13
Trudy Lichacz	US	2018-02-13
Laura Smith	Orlando, FL	2018-02-13
Amy C	Jacksonville, FL	2018-02-13
Danae Sandwell	Saint Cloud, FL	2018-02-13
Vanessa Lopez	Saint Cloud, FL	2018-02-13
Sandy Jas	Ocoee, US	2018-02-13
Leslie Poole	Winter Park, FL	2018-02-13
Valerie Moore	Orlando, FL	2018-02-13
Judith Quintero	US	2018-02-13
Bill Lwo	US	2018-02-13
Yalexia Rodriguez	Tampa, FL	2018-02-13

Name	Location	Date
Cody LePow	US	2018-02-13
Shannan Johnson	St. Cloud, FL	2018-02-13
Laura Snyder	Saint Cloud, FL	2018-02-13
Andrea Ayala	12638 Ringwood Avenue, Orlando, FL	2018-02-13
Sorianne Soler	Kissimmee, FL	2018-02-13
Jessica Herron	Orlando, FL	2018-02-13
cholley dcholley@cfl.rr.com	Kissimmee, FL	2018-02-13
Shelby Wright	Saint Cloud, FL	2018-02-13
Reynaldo Espinoza	Orlando, FL	2018-02-13
Deborah Empey	US	2018-02-13
salome Welliver	US	2018-02-13
Cintia Gonzalez	US	2018-02-14
Michelle Holmes	Saint Cloud, FL	2018-02-14
John Jensen	Saint Cloud, FL	2018-02-14
sunshine alcalá	US	2018-02-14
Juan Arce	US	2018-02-14
Eileen Snitzer	Hollywood, FL	2018-02-14
Maria Gutierrez	US	2018-02-14
Frances McGlenn	Fort Pierce, FL	2018-02-14
Maria Galvan	US	2018-02-14
kadisha Avilez	US	2018-02-14
Lisa Heitman	Baldwinsville, NY	2018-02-14

Name	Location	Date
Jim Guzic	Orlando, FL	2018-02-14
Rhylan R	US	2018-02-14
Scott Varndell	Fort Lauderdale, FL	2018-02-14
Heather Steele	Hollywood, FL	2018-02-14
Samantha Rizo	US	2018-02-14
K Condrick	Orlando, FL	2018-02-14
Victor Munoz	US	2018-02-14
jessica saenz	US	2018-02-14
Michael Fernandez	US	2018-02-14
Kelly Watson	US	2018-02-14
Carl McDermott	Homosassa, FL	2018-02-14
Sven. M Ottesen	US	2018-02-14
Wendy Crews Waller	St. Cloud, FL	2018-02-14
Joseph Tarach	Winter Springs, FL	2018-02-14
Pamela StoltzLego	Cresson, PA	2018-02-14
randy aguilar	US	2018-02-14
Patti Phillips	Winter Springs, FL	2018-02-14
Kaci Warner	US	2018-02-14
Carolina AlvarezCorrea	Villa Del Conte, Italy	2018-02-14
Adrian Moreno	US	2018-02-14
Criselda Zuniga	US	2018-02-14
Ashley Rohm	US	2018-02-14

Name	Location	Date
Vicki Jones	Orlando, FL	2018-02-14
alexia fontel	US	2018-02-14
Jim Lockhart	US	2018-02-14
Linda Luna	US	2018-02-14
Kevin Vazquez	US	2018-02-14
Amanda Gilb	US	2018-02-14
jasmine campbell	US	2018-02-14
Audrey Matei	US	2018-02-14
Evangeline Spencer	US	2018-02-14
Myles Kent	US	2018-02-14
Robert Flanagan	US	2018-02-14
Susan Mackenzie	US	2018-02-14
Jason Kiro	US	2018-02-14
Antonio Alvarez-Correa	Winter Haven, FL	2018-02-14
Gayle Bell	Winter Park, FL	2018-02-14
Janis Millu	US	2018-02-14
Mykenah Byrnes	US	2018-02-15
Phyllis Thomas	Orlando, FL	2018-02-15
Shealyn Vernon	US	2018-02-15
Sierra Peca	Canada	2018-02-15
Melissa Moeller	Orlando, FL	2018-02-15
Sam Gerardi	US	2018-02-15

Name	Location	Date
Maya Hemingway	US	2018-02-15
scott germain	US	2018-02-15
Gatha Pierucki	US	2018-02-15
Jesse sommers	US	2018-02-15
Laila Stark	US	2018-02-15
Cameron Elgart	US	2018-02-15
Jennifer Kezer	Orlando, FL	2018-02-15
Julia Stoltz	Altoona, PA	2018-02-15
Patricia Conner	US	2018-02-15
James Miler	Pensacola, FL	2018-02-16
Deborah Voves	US	2018-02-16
John Bonis	Saint Cloud, FL	2018-02-16
Jennifer Ramos	US	2018-02-16
Mayson Marin	US	2018-02-16
Алёна Икина	Russia	2018-02-16
Gladys Flores	US	2018-02-16
Анна Легкая	Russia	2018-02-16
Kitty Beehbef	US	2018-02-16
Vanessa Garcia	US	2018-02-16
Reed Charlie	Kissimmee, FL	2018-02-16
Daniel Topping	Orlando, FL	2018-02-16
Edwardo Alvarado	Orlando, FL	2018-02-16

Name	Location	Date
fred touchette	Pensacola, FL	2018-02-16
Alan Levitt	Lakeland, FL	2018-02-17
Colin Johll	US	2018-02-17
Martyne Bailey	Cape Canaveral, FL	2018-02-17
tammy cornejo	US	2018-02-17
Jim Szasz	Kissimmee, FL	2018-02-17
migdalia milton	US	2018-02-18
Jovana Aguilar	US	2018-02-18
patricia root	fremont, MI	2018-02-18
Siera Fischer	US	2018-02-18
Patricia Jorge	Orlando, FL	2018-02-18
gracie garcia	US	2018-02-18
Judy Elsmore	UK	2018-02-18
Christie McElyea	Winter Park, FL	2018-02-18
Spring Paone	Sanford, FL	2018-02-18
Jennifer Torres	Apopka, FL	2018-02-18
Sherry Martello	Ocala, FL	2018-02-18
Robin Clements	St Augustine, FL	2018-02-18
Barkley Barkley	Sanford, FL	2018-02-18
Angela Bush	US	2018-02-18
Sharon Dinges	Ashland, WI	2018-02-18
Melissa Burtram	ORLANDO, FL	2018-02-18

Name	Location	Date
Candi Shelton	Winter Garden, FL	2018-02-19
Jasmine De La Garza	US	2018-02-19
Harold Irizarry	Orlando, FL	2018-02-19
Michael Flores	US	2018-02-19
Stephanie Gonzalez	Orlando, FL	2018-02-19
Tor-Arne Bundesen	Norway	2018-02-19
John Sorensen	Oviedo, FL	2018-02-19
Yanelle Garcia	Orlando, FL	2018-02-19
Debbie Ogaard-Nielsen	Orlando, FL	2018-02-19
Rosemary Thompson	US	2018-02-19
Rev. Royce Beasley	US	2018-02-19
Kathleen Flammia	Winter Park, FL	2018-02-19
William Odum	Orlando, FL	2018-02-19
sonja Schlenker	US	2018-02-19
Linda Musante	Tampa, FL	2018-02-19
Sherry Atkins	US	2018-02-19
Francine Piatigorski	US	2018-02-20
Teresa Simpkins	Orlando, FL	2018-02-20
Jeremy Fetzer	Kissimmee, FL	2018-02-20
Carina Castro	kissimmee, FL	2018-02-20
Robert Serowinski	US	2018-02-20
Colten Blair	US	2018-02-20

Name	Location	Date
Ben maxwell	US	2018-02-20
Christina Munoz	US	2018-02-20
Nedeska Roman	US	2018-02-20
Rachel Livingston	US	2018-02-20
Jan Leonardy	US	2018-02-20
Allisob McKenzie	US	2018-02-20
Christopher Roy	US	2018-02-20
Nicholle Mcmillion	US	2018-02-20
Justin Howard	US	2018-02-20
Shawna Veley	US	2018-02-20
Isabel Wenzel	US	2018-02-20
Buckie North	US	2018-02-20
Jeannette CAmpbell	St. Cloud, FL	2018-02-20
Mike Long	US	2018-02-21
Virginia Lamb	Kissimmee, FL	2018-02-21
Stephanie Hunt	US	2018-02-21
Dylan Swickle	US	2018-02-21
Karen Lee Mathis	US	2018-02-21
Aaron Padilla	US	2018-02-21
Aynnie Kosco	US	2018-02-21
Brittany Lilja	US	2018-02-21
jordyn mosbaugh	US	2018-02-21

Name	Location	Date
Robin Davis	US	2018-02-21
maureen O'Hearn	US	2018-02-21
Matthew Collins	US	2018-02-21
Jacquelyn Papaioan	US	2018-02-21
Abby Watters	US	2018-02-21
J Liz	US	2018-02-21
Grey Carlile	US	2018-02-21
Humaira Iffath	US	2018-02-21
Emily Dixon	US	2018-02-21
Adrian Atahualpa	US	2018-02-21
Leander Stelioes	US	2018-02-21
Brahim Laoubi	US	2018-02-21
Amber Neels	US	2018-02-21
Jane Dun	US	2018-02-21
Jennifer Elliott	US	2018-02-21
Natasha Howery	US	2018-02-21
Andrew Dareing	US	2018-02-21
Jessica DeCory	US	2018-02-21
Kirsten Entringer	US	2018-02-21
Luke Andersen	US	2018-02-21
Moitri Kazi	US	2018-02-21
David Ramey	US	2018-02-21

Name	Location	Date
Fallon Sperling	US	2018-02-21
J. MASSETTI	US	2018-02-21
Levi Lint	US	2018-02-21
L Kidd	US	2018-02-21
Dylan Chung	US	2018-02-21
Kriti Sharma	US	2018-02-21
Susan Moffett	US	2018-02-21
Jana Murrell	US	2018-02-21
Bria Parnell	US	2018-02-21
Rachel Myers	US	2018-02-21
Belen Dickerson	US	2018-02-21
Christopher Koon	US	2018-02-21
Amber Powell	US	2018-02-21
Shawn Conaway	US	2018-02-21
Alice Bowman	US	2018-02-21
Richard Chung	South Korea	2018-02-21
SHELLY HEBERT	US	2018-02-21
Kimberly Heise	Boca Raton, FL	2018-02-21
Ivelisse Rivera -Espada	US	2018-02-21
Nash Turley	Orlando, FL	2018-02-21
Chloe Gottlieb	Winter Park, FL	2018-02-21
Peter Hafstrand	Sweden	2018-02-21

Name	Location	Date
Rochelle Erwin	Deltona, FL	2018-02-21
Jose Cruz	Kissimmee, FL	2018-02-21
Rohan Barade	US	2018-02-21
Emma Caughman	US	2018-02-21
mirha styles	US	2018-02-21
Sandhya Kothapalli	US	2018-02-21
Tatyana Sanchez	US	2018-02-21
Ashley SCHUMAN	Orlando, FL	2018-02-22
Barbie Munoz	US	2018-02-22
Mara Escudero	San Juan, PR	2018-02-22
Jessica Bravo	Kissimmee, FL	2018-02-22
R F	US	2018-02-22
Molly Olson	Orlando, FL	2018-02-22
DeeDee Walker	Olive Branch, MS	2018-02-22
Connie Menahem	Orlando, FL	2018-02-22
Sthefany Mesa	Pompano Beach, FL	2018-02-23
Lucy Wilson	UK	2018-02-23
joan savolainen	Saint Cloud, FL	2018-02-24
Kelly Clavijo	Orlando, FL	2018-02-24
Donna Prather	Saint Cloud, FL	2018-02-24
Josette Tevyaw	Orlando, FL	2018-02-24
Danielle Draper	Oviedo, FL	2018-02-24

Name	Location	Date
Janet Brewer	Christmas, FL	2018-02-24
Tracy Carlin	Buffalo, WY	2018-02-24
Joaquin Arrebola Darocas	Spain	2018-02-24
Erika Weber	US	2018-02-24
Rebecca Painter	Orlando, FL	2018-02-24
Beverly Adkins	Bradenton, FL	2018-02-24
Lauren Mades	Avon Park, FL	2018-02-25
David Bear	Winter Springs, FL	2018-02-25
Samuel Brightman	Orlando, FL	2018-02-25
Danielle Young	Orlando, FL	2018-02-25
Nuha Rahman	US	2018-02-25
Sharon Lezlee	Orange City, FL	2018-02-26
Jennifer Quigley	Winter Park, FL	2018-02-26
Faith Bell	Orlando, FL	2018-02-26
shea brockett	US	2018-02-26
Monica Celis	Orlando, FL	2018-02-26
Gonçalo Marques	Portugal	2018-02-26
Angela Umana	Miami, FL	2018-02-27
tom narut	Orlando, FL	2018-02-27
Joanne Kiriazes	Orlando, FL	2018-02-27
Phyllis Felder	Orlando, FL	2018-02-27
Tiffany Harker	Pompano Beach, FL	2018-02-27

Name	Location	Date
Sandy Mckenzie	Orlando, FL	2018-02-27
Jace Neville	US	2018-02-28
Gary Collins	US	2018-02-28
Tim Martin	Saint Petersburg, FL	2018-03-01
Jennifer Nelis	Orlando, FL	2018-03-01
Ricky San Buenaventura	Philippines	2018-03-01
minna mäkinen	Finland	2018-03-01
yvonne clanton	Zephyrhills, FL	2018-03-01
Kathy Strickland	Port Richey, FL	2018-03-01
Janice Stout	Norfolk, VA	2018-03-01
Mary Pat Bruce	Orlando, FL	2018-03-01
Rob Hunter	Seminole, FL	2018-03-01
Gina DiGregorio	Port Richey, FL	2018-03-01
Daniel Callaghan	New Port Richey, FL	2018-03-01
George Root	Oldsmar, FL	2018-03-02
Josh Mccart	Hudson, FL	2018-03-02
Mark Behrens	Orlando, FL	2018-03-02
Ray Ramsey	Oceanside, US	2018-03-02
Kathleen Fitzgerald	US	2018-03-02
kathleen callaghan	Holiday, FL	2018-03-02
Denise Turner	Saint Petersburg, FL	2018-03-02
dawn and ralph rhoden	holiday, FL	2018-03-02

Name	Location	Date
Laura Annan	Hudson, FL	2018-03-02
Jenny Pierucki	US	2018-03-02
Harley Ryan. Sr	US	2018-03-02
jessics stempien	Iutz, FL	2018-03-02
Teddy Bell	US	2018-03-02
Erich Richter	US	2018-03-03
Penny Reed	Orlando, FL	2018-03-03
Kenneth Dabbs	New Port Richey, FL	2018-03-03
Amy caldwell	Rainbow City, AL	2018-03-03
Eddy Dominguez	Orlando, FL	2018-03-03
Rick Smith	Orlando, FL	2018-03-03
Betty Mueller	US	2018-03-04
Brandon Smith	Debary, FL	2018-03-04
Clayton Conner	Clermont, FL	2018-03-04
Patty Baker	Altamonte Springs, FL	2018-03-04
Amanda Klein	Orlando, FL	2018-03-04
Jane Wallace	Orlando, FL	2018-03-04
Kassi Scheder	Saint Cloud, FL	2018-03-04
Linda Simmons	Kissimmee, FL	2018-03-04
Deborah Singh	Kissimmee, FL	2018-03-04
Rachael Hunter	Decatur, GA	2018-03-04
Jessica Feliciano	Saint Cloud, FL	2018-03-04

Name	Location	Date
Lisa Feroli	Deltona, FL	2018-03-04
Nanette Soistman	Live Oak, FL	2018-03-04
Carolyn Guiden	St. Cloud, FL	2018-03-04
Patricia Loeding	Saint Cloud, FL	2018-03-04
A.C. Tackett	Saint Cloud, FL	2018-03-04
Daniel DuBay	Kissimmee, FL	2018-03-04
Pat Mikes	Saint Cloud, FL	2018-03-04
Antonio Ulivella	Orlando, FL	2018-03-04
Marc Walch	Orlando, FL	2018-03-04
Heidi Hudakoz	Oviedo, FL	2018-03-04
Melissa Cook	Saint Cloud, FL	2018-03-04
Yvonne Burley	Halethorpe, MD	2018-03-04
Kathryn Cook	St. Cloud, FL	2018-03-04
Alissa Himelfarb	Denver, CO	2018-03-04
Scott Bailey	St. Cloud, FL	2018-03-04
Shawn Singer	Orlando, FL	2018-03-04
Elizabeth Watts	Lynbrook, NY	2018-03-04
Martha Ashley	DeLand, FL	2018-03-04
Jamie Bufkin	St. Cloud, FL	2018-03-04
ashley bass	Saint Cloud, FL	2018-03-04
Lisa Bufkin	Saint Cloud, FL	2018-03-04
Jake Fellers	US	2018-03-04

Name	Location	Date
Lisa Shinn	US	2018-03-04
Ishaan Nittukandi	US	2018-03-04
James Doan	US	2018-03-04
José Batalla	US	2018-03-04
Kristen Huttenmiller	US	2018-03-04
Tonya Murphy	US	2018-03-04
Jasmine Pope	US	2018-03-04
Mary Rodriguez	US	2018-03-04
Ashley Ball	US	2018-03-04
Karen Hunt	US	2018-03-04
Marlyn Gaba	US	2018-03-04
tawna marie	US	2018-03-04
Amelia Cortez	US	2018-03-04
Mariah Rice	US	2018-03-04
Dave Pandolfi	US	2018-03-04
Stephanie Niemi	US	2018-03-04
Greg Burrow	US	2018-03-04
Anthony Viozzi	US	2018-03-04
Jenny Gomez	US	2018-03-04
April Beam	US	2018-03-04
abbey ghelerter	US	2018-03-04
don scholter	US	2018-03-04

Name	Location	Date
Michelle Ruiz	US	2018-03-04
Brenda Batrez	US	2018-03-04
Gail Vinson	US	2018-03-04
Cynthia Young	US	2018-03-04
Dan Gibbons	US	2018-03-04
Angela Nobles	US	2018-03-04
Chris Bennett	US	2018-03-04
Beverly Knox	US	2018-03-04
Kenneth Huertas	US	2018-03-04
Nathan Privitt	US	2018-03-04
Judy Mann	US	2018-03-04
Sonja Nava	US	2018-03-04
Maddie Zglinicki	US	2018-03-04
Katalin Miklos	US	2018-03-04
Jennifer Finley	US	2018-03-04
Tahlayshia Mitchell	US	2018-03-04
Felix Whatley	Dothan, AL	2018-03-04
Linda Pauker	Hialeah, FL	2018-03-04
Renee Solsman	US	2018-03-04
Brittany Fenner	US	2018-03-04
christopher fish	Edgewater, FL	2018-03-04
Caleb Fish	Edgewater, FL	2018-03-04

Name	Location	Date
J. Gordon Spears	US	2018-03-04
Cayce Salvino	Orlando, FL	2018-03-04
Karen Wollesen	Kissimmee, FL	2018-03-04
Jennifer Krajcir	Port Charlotte, FL	2018-03-04
Lori Currie	Boynton Bch, FL	2018-03-04
Jennifer A Garcia	Orlando, FL	2018-03-04
John Dieffenbach	Boynton Beach, FL	2018-03-04
Lilah Cook	Longwood, FL	2018-03-04
Devin Morrissiey	Orlando, FL	2018-03-04
Jake Thompson	Oviedo, FL	2018-03-04
Luanne Scharkozy	Saint Cloud, FL	2018-03-04
Sherri Sisson	Orlando, FL	2018-03-04
Reagan Kocic	New Port Richey, FL	2018-03-04
Elizabeth Barone	Sutton, MA	2018-03-04
Steven Meyers	Maitland, FL	2018-03-04
Adriana Galeano	Gainesville, FL	2018-03-04
Ashley Lugo	Orlando, FL	2018-03-04
Cody Gear	Orlando, FL	2018-03-04
Ronnie Garcia	Kissimmee, FL	2018-03-04
Lois Pynes	Orlando, FL	2018-03-04
Manfred Marin	San José, Costa Rica	2018-03-04
Shari King	Oviedo, FL	2018-03-04

Name	Location	Date
CECILIA CATRON	Winter Park, FL	2018-03-04
Jody Rosier	Mancos, CO	2018-03-04
cody lister	US	2018-03-05
Joseph Valle	Miami, FL	2018-03-05
Sandra Friend	Sanford, FL	2018-03-05
Madeleine Pinaire	Lake City, FL	2018-03-05
Sandra Velez	Orlando, FL	2018-03-05
Judy Schaefer	Kissimmee, FL	2018-03-05
Heather Rohrer	Gainesville, FL	2018-03-05
John Lakin	Saint Cloud, FL	2018-03-05
Morena Cameron	Melbourne, FL	2018-03-05
Carol Broughton	Merritt Island, FL	2018-03-05
humaira afzal	Kissimmee, FL	2018-03-05
Susan Angermeier	Astatula, FL	2018-03-05
Miladie Thompson	Nevada City, CA	2018-03-05
Sherri Berman	Crystal River, FL	2018-03-05
Joy Peters	Palm Bay, FL	2018-03-05
Cindy Hardy	Norcross, GA	2018-03-05
Susan Turner	Jacksonville, FL	2018-03-05
carolina mendoza	orlando, FL	2018-03-05
Louise Hom	Winter Park, FL	2018-03-05
Jeannie Asby	New Smyrna Beach, FL	2018-03-05

Name	Location	Date
Pam Richards	Mount Dora, FL	2018-03-05
Genelle Samson	Hollywood, FL	2018-03-05
Nori Muster	Mesa, AZ	2018-03-05
Amanda Mims	Inverness, FL	2018-03-05
Yvonne Entingh	Bellbrook, OH	2018-03-05
Carlos Alvarez III	Kissimmee, FL	2018-03-05
Michael Lang	Austin, TX	2018-03-05
James Foster	Orlando, FL	2018-03-05
Bill Millinor	Gainesville, FL	2018-03-05
R N	Orlando, FL	2018-03-05
Christine Girty	Pittsburgh, PA	2018-03-05
Sandra Jones	Sacramento, KY	2018-03-05
Deborah Kennedy	Tallahassee, FL	2018-03-05
Cody Yelton	Gainesville, FL	2018-03-05
Charlie Way	Gainesville, FL	2018-03-05
Jennifer Kay	Kettering, OH	2018-03-05
April Blair	Wesley Chapel, FL	2018-03-05
Dan Sabo	Kailua-Kona, HI	2018-03-05
Jeanni Perry	Orlando, FL	2018-03-05
Lorraine Burris	Port Saint Lucie, FL	2018-03-05
Kim Vos	Floral City, FL	2018-03-05
DEBBIE THOMAS	KATHLEEN, FL	2018-03-05

Name	Location	Date
janet putnam	winter springs, FL	2018-03-05
Nina Doyle	Orlando, FL	2018-03-05
Gail Spratley	Winter Park, FL	2018-03-05
Marcelo Pequeno	US	2018-03-05
David Smith	US	2018-03-05
Leigh Ignas	US	2018-03-05
Edith Levandoski	US	2018-03-05
amin lotfi	US	2018-03-05
Sirmara Perkins	US	2018-03-05
Martha O'Brien	North Billerica, MA	2018-03-05
Kayla Wilson	US	2018-03-05
Eric Gernert	US	2018-03-05
Tawdra Kandle	Winter Springs, FL	2018-03-05
Dawn Daly	Pinellas Park, FL	2018-03-05
Stacey Blake	Orlando, FL	2018-03-05
Eric Rollings	Orlando, FL	2018-03-05
Christopher Peters	Malabar, FL	2018-03-05
Robert Kusch	Saint Petersburg, FL	2018-03-05
Tracy Elfand	Orlando, FL	2018-03-05
Teresa Smith	Orlando, FL	2018-03-05
shannon normand	orlando, FL	2018-03-05
DAVID KUNTSCHIK	Trenton, NJ	2018-03-05

Name	Location	Date
Pamela Goldsmith	Orlando, FL	2018-03-05
Susan Peters	Palm Bay, FL	2018-03-05
Dana Lawhon	Kathleen, FL	2018-03-05
Billy Wilks	Orlando, FL	2018-03-05
Jack Jensen	Lantana, FL	2018-03-05
Jacqueline Kochanek	Allen Park, MI	2018-03-05
Judi Scharns	Boone, NC	2018-03-05
Ayaz Nemat	Sarasota, FL	2018-03-05
SL Mims	Heathrow, FL	2018-03-05
millie sterkel	US	2018-03-05
Ilija Milcinoski	US	2018-03-05
Savannah N	US	2018-03-05
Dustin Siciak	US	2018-03-05
M Piacentini	US	2018-03-05
Kuecker Laura	US	2018-03-05
Gary R. Beck	US	2018-03-05
Lal Mustafa	US	2018-03-05
Shunda Williams	US	2018-03-05
KARINE GREGORIAN	US	2018-03-05
greg billing	US	2018-03-05
Jami Butterfield	US	2018-03-05
Stas Wong	US	2018-03-05

Name	Location	Date
Karen Bautista	US	2018-03-05
Nathan Yurick	US	2018-03-05
Hannon Lowe	US	2018-03-05
Beverly Chase	Pawtucket, RI	2018-03-05
Noel Phillips	US	2018-03-05
Saydah Garrett	US	2018-03-05
Azialeigh Oliveras	US	2018-03-05
KATHERINE AND JOHN CARMODY	US	2018-03-05
Cathy Smith McDonel	US	2018-03-05
Zofia Marszalik	US	2018-03-05
Eric Stephens	US	2018-03-05
Christy Tinch	US	2018-03-05
Katherine Herger	US	2018-03-05
John Rodrigues	US	2018-03-05
Renita Swedberg	US	2018-03-05
Miranda Johnson	US	2018-03-05
brandon dokes	US	2018-03-05
Alexis Morris	Orlando, FL	2018-03-05
Kristi Wilson	US	2018-03-05
NANCY WOLSKE	US	2018-03-05
Daisy Seiple	US	2018-03-05

Name	Location	Date
Joanna Richardson	US	2018-03-05
Frankie Troy Iozzio	US	2018-03-05
Aj anderson	US	2018-03-05
MAURICIO CRISTANCHO	US	2018-03-05
Kady Wilmer	US	2018-03-05
Gabriela Silva	US	2018-03-05
Amarion Moire	US	2018-03-05
Armand Arduino	US	2018-03-05
Carol Shea	Pawtucket, RI	2018-03-05
Caleb Elliott	Philadelphia, PA	2018-03-05
Laura Poorman	Clearwater, FL	2018-03-05
Meredith Ratliff	Orlando, FL	2018-03-05
Sandra Diaz	US	2018-03-05
Jason Grooms	Davenport, FL	2018-03-05
Rene' Johnson	Hampstead, NC	2018-03-05
Linda Caesar	St. Cloud, FL	2018-03-05
Kroepsch dianekroepsch@gmail.com	Saint Petersburg, FL	2018-03-05
Rod Grills	Central, SC	2018-03-05
Rebecca A Bragg	Arcadia, FL	2018-03-05
Robun Drage	Orlando, FL	2018-03-05
Nicole Blane	Winter Garden, FL	2018-03-05

Name	Location	Date
Angela Turransky	Apopka, FL	2018-03-05
Felice Gilmartin	Winter Park, FL	2018-03-05
Heather Huddleston	Orlando, FL	2018-03-05
Rhett Stanberry	Cape Coral, FL	2018-03-05
Mike Falcon	Clermont, FL	2018-03-05
Matthew Brett	St Cloud, FL	2018-03-05
Sheldon Way	US	2018-03-05
Helena Morales	US	2018-03-05
Samantha Manso	US	2018-03-05
Richard Lobby	US	2018-03-05
Sarah Weeks	US	2018-03-05
dorinda kelley	US	2018-03-05
Candace Defrancesco	US	2018-03-05
Chiara Power	US	2018-03-05
Elizabeth Newcomer	US	2018-03-05
Michalle Burton	Brandon, FL	2018-03-05
Colin Torrence	Naples, FL	2018-03-05
Eamonn Gilmartin	Winter Park, FL	2018-03-05
Tim Raley	Norfolk, VA	2018-03-05
K Dubler	Saint Augustine, FL	2018-03-05
Corey Gress	Valrico, FL	2018-03-05
Ryan McLaurin	Titusville, FL	2018-03-05

Name	Location	Date
Rita Hayes	Orlando, FL	2018-03-05
Sandra Mathers	Orlando, FL	2018-03-05
Taylor Stratford	Deer Lodge, TN	2018-03-05
John Harris	ORLANDO, FL	2018-03-05
Catherine Swanson	Montréal, Canada	2018-03-05
Virginia Fowler	Franklinton, LA	2018-03-05
Christine Rodriguez	Altamonte Springs, FL	2018-03-05
Charles McElroy	Tallahassee, FL	2018-03-05
Andrew Blaurock	Saint Petersburg, FL	2018-03-05
Luis Jiménez	Orlando, FL	2018-03-05
Joe L	Winter Springs, FL	2018-03-05
Desiree Farnum	Gainesville, FL	2018-03-05
Jeri Getts	Carlisle, OH	2018-03-05
Kylie Reynolda	Houston, TX	2018-03-05
javier buitrago	windermere, FL	2018-03-05
Andrew Austin	Houston, TX	2018-03-05
Eddie Bones	Orlando, FL	2018-03-05
Tom Davis	Saint Cloud, FL	2018-03-05
Doug DeShazo	Winter Park, FL	2018-03-05
Brenda Carr	Orlando, FL	2018-03-05
Lance Paden	Brunswick, GA	2018-03-05
Vickie Sullivan	US	2018-03-05

Name	Location	Date
Joseph Maples	Knoxville, TN	2018-03-05
Olivia Ayala	Orlando, FL	2018-03-05
Emily Zart	Painesville, OH	2018-03-05
Micah Earnest	Marble Falls, TX	2018-03-05
Adam Freedman	Columbia, MD	2018-03-05
Mary Johnson	New Smyrna Beach, FL	2018-03-05
lynn sullivan	henrico, VA	2018-03-05
Mike Cross	Dundalk, MD	2018-03-05
Alex Robertson	Merritt Island, FL	2018-03-05
Dorie Erdmann	Saint Cloud, FL	2018-03-05
Tina Dougherty	Jacksonville, FL	2018-03-05
Mario Ramos	Watertown, CT	2018-03-05
Mike Waite	Kissimmee, FL	2018-03-05
Chris Pickren	Orlando, FL	2018-03-05
Heather Cox	Deltona, FL	2018-03-05
janie boltz	Lubbock, TX	2018-03-06
Trisha Shirley	Oviedo, FL	2018-03-06
Sherri Smith	Tampa, FL	2018-03-06
Cheryle Tracey	Kissimmee, FL	2018-03-06
Sydney Jimenez	Pompano Beach, FL	2018-03-06
Brenda Perkins	Davenport, FL	2018-03-06
Greg Kaszuba	Parks, AR	2018-03-06

Name	Location	Date
Haley Kandle	Winter Springs, FL	2018-03-06
Lauren Gruny	Saint Augustine, FL	2018-03-06
Clay Vance	Tampa, FL	2018-03-06
Georgiana Wright	US	2018-03-06
Rhett Rautsaw	Clemson, SC	2018-03-06
Alexa Trujillo	Orlando, FL	2018-03-06
Daniel Goodding	Orlando, FL	2018-03-06
Macie Hooks	US	2018-03-06
Celine Carr	Winter park, FL	2018-03-06
Jessica Musk	Orlando, FL	2018-03-06
Amanda Basteen	West Des Moines, IA	2018-03-06
Joe King	US	2018-03-06
Emily Rhein	New York, NY	2018-03-06
Wendy Newberry	Brooksville, FL	2018-03-06
J Roo	Seattle, WA	2018-03-06
Sam Craver	Buena, NJ	2018-03-06
Connie Wentworth	Oviedo, FL	2018-03-06
Vicky Scott	Port Orange, FL	2018-03-06
Darci Rautsaw	Laura, OH	2018-03-06
Spencer West	Vero Beach, FL	2018-03-06
Donna Campbell	Tampa, FL	2018-03-06
Will Castle	US	2018-03-06

Name	Location	Date
Elizabeth Olson	Orlando, FL	2018-03-06
Tara Johnson	Melbourne, FL	2018-03-06
Hayley Furman	Altamonte Springs, FL	2018-03-06
Cate Kandle	Orono, ME	2018-03-06
Robert Moppin	Henrietta, MO	2018-03-06
Chere Force	Maitland, FL	2018-03-06
barry davis	Cordova, TN	2018-03-06
patti zander	tonawanda, NY	2018-03-06
Stacy Strickland	Orlando, FL	2018-03-06
Jef Shelby	DeBary, FL	2018-03-06
Thomas Olson	Cocoa, FL	2018-03-06
Heather Mahoney	Lake Mary, FL	2018-03-06
Kim Mross	Canton, GA	2018-03-06
Bobby Greco	Lexington, MA	2018-03-06
Dan Schmutz	Jacksonville, FL	2018-03-06
Virginia Hatmaker	US	2018-03-06
elizabeth harley	sullivans island, SC	2018-03-06
Marlene Miller	Apopka, FL	2018-03-06
Taina Payne	Saint Cloud, FL	2018-03-06
Kathy Tumulty	Orlando, FL	2018-03-06
Sherrill Miller	Jupiter, FL	2018-03-06
Stephen Gareau	US	2018-03-06

Name	Location	Date
Parm Miller	Lake Mary, FL	2018-03-06
john hill	US	2018-03-06
Nora Donnelly	Melbourne, FL	2018-03-06
Amy Hunter	Apopka, FL	2018-03-06
Minerva Jimenez	Orlando, FL	2018-03-06
Iarelis Hall	Apopka, FL	2018-03-06
Vernell Leavings	Orlando, US	2018-03-06
Stacey Russell	Orlando, FL	2018-03-06
Teresa Paylor	Orlando, FL	2018-03-07
Jack Anderson	US	2018-03-07
Emily Sigmund	Canada	2018-03-07
Amanda Cothorn	Orlando, US	2018-03-07
Allison Jenkins	Ypsilanti, MI	2018-03-07
Ellen Kim	Lakeland, FL	2018-03-07
Lauren Caspers	Orlando, FL	2018-03-07
Nicole Phanstiel	Oviedo, FL	2018-03-07
Sarah Fazzino	US	2018-03-07
Brianna Mahoney	Winter Park, FL	2018-03-07
Michele Van der Merwe	South Africa	2018-03-07
Rafael Romero	Gainesville, FL	2018-03-07
Lilja Lundevold	Norway	2018-03-07
Linda Neal	US	2018-03-07

Name	Location	Date
Mat Chandler	Gainesville, FL	2018-03-07
Jalene Fejeran	Guam	2018-03-07
angela hart	orlando, FL	2018-03-07
Susan Gromala	Kissimmee, FL	2018-03-07
Jeanette Anderson	Ponte Vedra Beach, FL	2018-03-07
Robert Anderson	Hatillo, US	2018-03-07
Martin Nakel	Saint Cloud, FL	2018-03-07
Mark Salter	Jacksonville, FL	2018-03-07
Stephen wakenshaw	UK	2018-03-07
Carmen Ramos	Orlando, FL	2018-03-07
Sharon Taylor	Sumiton, AL	2018-03-07

LNHS STUDENT PETITION
“DON'T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

Split Oak Forest is a pristine wildlife preserve and nature park located in Central Florida. This 1700 acre nature park was purchased and restored with public funds and connects to Moss Park and other preservation lands in the area creating a critical wildlife corridor. Split Oak has hiking and horseback riding, is used to relocate gopher tortoises, and hosts the only known community of Scrub Jays in all of Orange and Osceola County.

The Central Florida Expressway Authority (CFX) wants to put a high-speed toll road through the forest to eventually service massive plans for a development that will be larger than the City of Orlando. Public park lands must never be used for roads - especially when there are other solutions! Tell the board of the Expressway Authority, the Orange and Osceola County Commissioners, and Tavistock Development to move the road out of Split Oak!!

At Lake Nona High School, we value the few remaining conservation areas in and around our community. **We are the future voters, taxpayers, and leaders of Central Florida.** It is our goal to protect the wildlife and beauty for all to enjoy.

By signing this petition, I am making it known that I am strongly against the construction of an expressway through the middle of Split Oaks forest.

Name: Arlette Morcelo

Signature: Arlette Morcelo

Date: 12/14/17

Personal Email: arlettemorcelo@gmail.com

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Name: Alondra Marcello

Signature: Alondra Marcello

Date: 12/14/17

Personal Email: _____

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THROUGH THE MIDDLE OF SPLIT OAK FOREST

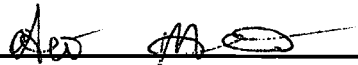
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Name: Ali Miller

Signature: 

Date: 12/11/12

Personal Email: angelmiller112@ yahoo.com

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THROUGH THE MIDDLE OF SPLIT OAK FOREST

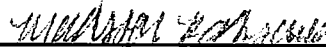
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Name: Madison Rothschild

Signature: 

Date: 12/14/2017

Personal Email: _____

Petition sponsored by Lake Nona High School Student Government Environmental Committee

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Name: Sophie Murphy

Signature: Sophie Murphy

Date: 12-14-17

Personal Email: smurphyg8@yahoo.com

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LNHS STUDENT PETITION

"DON'T SPLIT SPLIT OAK!"

STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAK FOREST

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By signing this petition, I am making it known that I am strongly against the construction of an expressway through the middle of Split Oaks forest.

Name: Sage Jones

Signature: Sage Jones

Date: 12/13

Personal Email: SageJones@icloud.com

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By signing this petition, I am making it known that I am strongly against the construction of an expressway through the middle of Split Oaks forest.

Name: Madison Gallagher Signature: Madison Gallagher
Date: 12/13/17 Personal Email: mgallagher0821@gmail.com

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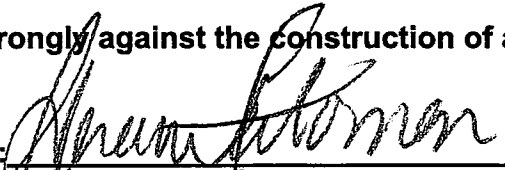
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Name: Shamma Salomon

Signature: 

Date: 12/13/17

Personal Email: salomonshamma@yahoo.com

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THROUGH THE MIDDLE OF SPLIT OAK FOREST

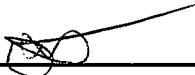
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By signing this petition, I am making it known that I am strongly against the construction of an expressway through the middle of Split Oaks forest.

Name: Andres Hernandez

Signature: 

Date: 12/13

Personal Email: andres.hernandez@gnomix.com

LNHS STUDENT PETITION
“DON'T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Chloe

Signature: 

Date: 12/3/17

Personal Email: Chloepax03@gmail.com

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Name: Kevin Joel Torres Signature: 

Date: 12/13/17 Personal Email: kevinjoel.torres1003@gmail.com

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Name: Ezequiel Lewis

Signature: 

Date: 12/13/17

Personal Email: #

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Name: Michael colon

Signature: Michael

Date: 12/13/17

Personal Email: ghostm30@gmail

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Name: Italo Talai Plácido

Signature: Italo Talai

Date: 12/13/17

Personal Email: italoplacidos@gmail.com

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Name: JOSHUA CROSS

Signature: 

Date: 12/13/17

Personal Email: Joshuacross00@gmail.com

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Name: Gerris Rivera

Signature: Gerris Rivera

Date: 12-13-17

Personal Email: gerrisrivera25@gmail.com

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Name: Yerezhka Miramanda

Signature: 

Date: 12/14

Personal Email: Yerezhka.Mir@hofmail.com

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Name: Dorian Betts

Signature: Dorian Betts

Date: 12/14/17

Personal Email: DorianBetts@gmail.com

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Name: Beatriz Fernandes

Signature: Beatriz Fernandes

Date: 12/14/17

Personal Email: b2813@icloud.com

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Name: Johana Soto

Signature: 

Date: 12/14/17

Personal Email: itsjohana@hotmail.com

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Name: Damaris Fraser

Signature: Damaris Fraser

Date: 12/14/17

Personal Email: fraser.db29@gmail.com

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Name: Dasha N. Rosado Signature: Dasha Rosado
Date: 12/14/17 Personal Email: dasha.rosado@gmail.com

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Name: Carolina Socarras Signature: Carolina
Date: 12/13/17 Personal Email: 2024carolina@gmail.com

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Name: Sabrina Lopez Signature: A Lopez
Date: 12/13 Personal Email: Sabrina1304@icloud.com

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Name: Estefania Perez Signature: Estefania Perez
Date: 12/13/17 Personal Email: StefaniePerez1515@gmail.com

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Name: Nicole Encarnacion Signature: Nicole Encarnacion
Date: 12/13/2017 Personal Email: nicki1428@hotmail.com

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Name: _____

Signature : _____

Date: _____

Personal Email: _____


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Name: Spencer Smith Signature: 
Date: 12/13/17 Personal Email: ssmith201@gmail.com

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Name: Giovanna Galbiatti Signature: Giovanna Galbiatti
Date: 12/13/2017 Personal Email: giogalbiatti@gmail.com

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
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Name: Alexis Robinson Signature: 
Date: 12/12/17 Personal Email: aerobinson2018@gmail.com

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Name: TAHNEEK RAHMAN

Signature : 

Date: 12/13/17

Personal Email: TAHNEEKRAHMAN@OUTLOOK.COM

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION
“DON'T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Amaya Jimenez

Signature: A. Jimenez

Date: 12/31/19

Personal Email: mymyb323@gmail.com

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Name: Joshua Robles

Signature: Joshua Robles

Date: 12/13/07

Personal Email: Josh2k@me.com

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STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Ahnicke Hill

Signature: Ahnicke Hill

Date: 10/13/17

Personal Email: ahnickehill@gmail.com

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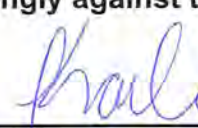
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Name: Karla Colon

Signature: 

Date: 12/13/17

Personal Email: colonkarla13@gmail.com

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Name: ADAM SIEGEL Signature: Adam Siegel
Date: 12/13 Personal Email: adamsiegel314@gmail.com

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
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Name: Adriana Rivera

Signature : 

Date: 12/13/17

Personal Email: victoriarivera72@gmail.com

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Name: ~~Vanessa Sacco~~ Vanessa Sacco Signature: Vanessa

Date: 12/13/17 Personal Email: Vanessasacco03@gmail.com

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Name: Samantha Scaletta

Signature: 

Date: 12/13/17

Personal Email: 4801847014@students.ocps.net

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Name: Rachel Hooten Signature: Rachel Hooten

Date: 12-13-17 Personal Email: rachelhooten1@gmail.com

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Name: Natalie Bourdon

Signature: Natalie Bourdon

Date: 12/15/2017

Personal Email: natalie_bourdon@aol.com

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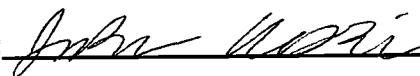
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Name: Jackson Andraski

Signature: 

Date: 12/13/17

Personal Email: jackson.andraski@icland.com

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Name: Marco Batista Rudolph

Signature: Marco

Date: 12/13/2017

Personal Email: maenru@gmail.com

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Name: Ben Machi Signature: Ben Machi
Date: 12/13/17 Personal Email: benmachi7@gmail.com

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Name: Macee Sugrue Signature: Macee K. Sugrue
Date: 12/13/17 Personal Email: macee.sugrue@icloud.com

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Name: Brianna Garcia

Signature: 

Date: 12/13/17

Personal Email: brianna9112000@gmail.com

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Name: Alyssa Lopez Signature: Alyssa Lopez
Date: 12/13/17 Personal Email: ALYSSALOPEZ@yahoo.com

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Name: Nina Lemos

Signature: 

Date: 12/13

Personal Email: nml@mos@qol.com

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Name: Keston Pappae Signature: Keston Pappae
Date: 12/13/17 Personal Email: Marcus Theonius@gmail.com

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Name: Jonathan Grasses Signature: Jonathan Grasses
Date: 12/13/17 Personal Email: peyton.j.grasses.23@gmail.com

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Name: Melanie Valdez Signature: Melanie Valdez
Date: 12/13/17 Personal Email: valdezmelanie910@gmail.com

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Name: Nicole Doobay Signature: Nicole Doobay
Date: 12/13/17 Personal Email: _____

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Name: Gabriella Ruten

Signature: Gabriella Ruten

Date: 12/13/17

Personal Email: 4804145808@students.ocos.net

LNHS STUDENT PETITION
“DON’T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: JULIA MONTAGNA

Signature: JULIA MONTAGNA

Date: 12-13-17

Personal Email: julliamontagna@yahoo.com

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Name: Taylor Wolfe Signature: Taylor Wolfe
Date: 12/13/17 Personal Email: Tgw214@cf1.org

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Name: _____

Signature : _____

Date: _____

Personal Email: _____

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Name: Genesi Licana Signature: 

Date: 12/13/17 Personal Email: xxgeni11xx@gmail.com

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Name: Mikaela Pawlik

Signature : Mikaela Pawlik

Date: 12/13/17

Personal Email: ~~_____~~

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Name: Valentina Rosales

Signature: Valentina Rosales

Date: 12/13/17

Personal Email: _____

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Name: Christign Candans

Signature: 

Date: 12-13-17

Personal Email: Christign.Candans@lphs.com

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Name: Aiden Gammons

Signature: all

Date: 12-13-17

Personal Email: gammonsaiden@gmail.com

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Name: Jemima Bellidor

Signature: 

Date: 12/13

Personal Email: Johanna.Bellidor@gmail.com

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Name: Kaylee Duong

Signature:  _____

Date: 12/13/17

Personal Email: kayleeduong@yahoo.com

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Name: Isabel Flores

Signature: Isabel Flores

Date: 12/13/17

Personal Email: florisisabel826@icloud.com

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Name: Alexa Santoni Signature: [Signature]
Date: 12/13/2017 Personal Email: alex_star_santoni@gmail.com

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Name: Francine Gabot

Signature: Francine Gabot

Date: 12/13/17

Personal Email: Francina Gabot@gmail.com

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Name: megan valesse

Signature: megan valesse

Date: 12-13-17

Personal Email: megan.valesse@gmail.com

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Name: Ashley Santos Signature: Ashley Santos
Date: 12/15/17 Personal Email: ashley126@gmail.com

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THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Holly Acero Signature: Holly Acero
Date: 12/13/17 Personal Email: hollyacero@yahoo.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

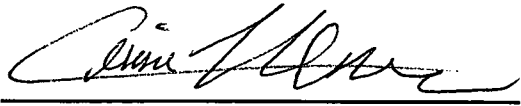
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Name: Claire Newman Signature: 

Date: 12/13/17 Personal Email: ClaireNewman@bellsouth.net

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LNHS STUDENT PETITION TO STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAKS FOREST

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Christian Beaty 12/13/17 Beaty148@gmail.com
Signature Date Personal Email

Name Christian Beaty

LNHS STUDENT PETITION

“DON'T SPLIT SPLIT OAK!”


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Name: Tyler Baikum Signature: 

Date: 12/13/17 Personal Email: TBaikum09@gmail.com

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Name: Christian Conser

Signature: Christian Conser

Date: 12-13-17

Personal Email: christianconser@gmail.com

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STOP PLANS FOR EXPRESSWAY
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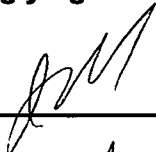
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Name: Joseph Mancy

Signature: 

Date: 12/13

Personal Email: yousetmancy4@live.com

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STOP PLANS FOR EXPRESSWAY
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Name: Caroline Bramley Signature: Caroline Bramley
Date: 12/13/17 Personal Email: C.E.Bramley@outlook.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION
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Name: Neida Delgado

Signature: Neida Delgado

Date: 12/13

Personal Email: neida@yahoo.com

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
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Name: Kassandra Morales Signature : 

Date: 12/13/17 Personal Email: Kassandra.Morales@rocketmail.com

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Name: Kaitlyn Carret Signature: Kaitlyn Carret
Date: 12.13.17 Personal Email: carretkaitlyn@gmail.com

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Name: Caitlyn Morris

Signature: Caitlyn Morris

Date: 12/13/17

Personal Email: Caitlynmorrise1103@gmail.com

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Name: Eliz Earnets

Signature: 

Date: 12/13/17

Personal Email: twl1m2band@gmail.com

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Name: Kaylee Burnison

Signature: Kaylee Burnison

Date: 12/13/17

Personal Email: Kayleeburnison@gmail.com

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Name: Monica Gregory

Signature: M.G.

Date: 12/13/17

Personal Email: monicagregory2001@yahoo.com

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
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Name: Antonio Sanchez Signature: 
Date: 12-13-17 Personal Email: _____

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Name: Lucas Silva

Signature: Lucas Silva

Date: 1/13/2017

Personal Email: Lucas @ mcsilva.com

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Name: Charles Hare Signature: Charles Hare

Date: 12/13/17 Personal Email: Ianhare98@yahoo.com

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Name: Amber Santolucito Signature: Amber Santolucito
Date: 12/13/17 Personal Email: Amberkosporra@gmail.com

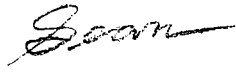
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Name: Sean Lower Signature: 
Date: 12/13/17 Personal Email: Sean.Lower.inbox@gmail.com

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Name: Camilo Rodriguez

Signature: [Handwritten Signature]

Date: 12/13/2017

Personal Email: ~~camilo.rodriguez@orange.net~~ ~~camilo.rodriguez@orange.net~~

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Name: Angelina Justiniano

Signature: Angelina Justiniano

Date: 12/13/17

Personal Email: justiniaangel02@icloud.com

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Name: Edwin

Signature: 

Date: 12/13

Personal Email: _____

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Name: Addison Peters

Signature: emilison cp eters

Date: 12/13/17

Personal Email: _____

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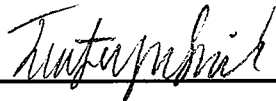
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Name: Justyn Smith

Signature: 

Date: 12-13

Personal Email: JustynSmith50@yahoo.com

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Name: Alaena Mamuyac Signature: Alaena M
Date: 12/13/17 Personal Email: alaenaM@yahoo.com

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Name: Racquel Misra

Signature: 

Date: 12/13/2017

Personal Email: ~~Racquel.Misra@LakeNonaHS.org~~ racquel-misra@yahoo.com

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
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Name: Carisma Arroyo Signature: 
Date: 12/13/17 Personal Email: CarismaV03@gmail.com

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Name: Tamra Torres Signature: Jaira Torres
Date: 12/13 Personal Email: tamratorres@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION
“DON’T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Jordan Pletson

Signature: Jordan Pletson

Date: 12/13/17

Personal Email: Jordanake36@gmail.com

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Name: Troy Herdman Signature: TroyHerdman

Date: 12/13/17 Personal Email: TroyHerdman1224@gmail.com

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Name: Jose Carrero

Signature: Jose Carrero

Date: 12/12/17

Personal Email: jjessej26@gmail.com

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Name: Isabel Ayala Signature: Isabel Ayala
Date: 12/13/17 Personal Email: isabelayala@cflex.com

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Name: Marlia Marston

Signature: Marlia Marston

Date: 12.13.17

Personal Email: Marliamarston@gmail

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
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Name: Bryana Ramo

Signature: 

Date: 12/13/17

Personal Email: bryana.nichole00@gmail.com

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Name: Matthew Marston Signature: Matthew M.

Date: 02-13-17 Personal Email: marstonmatt@123@gmail.com

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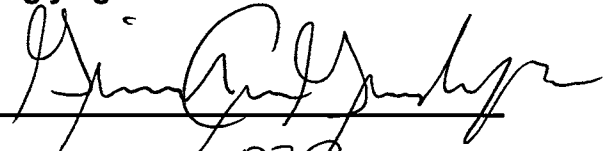
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Name: Giancarlo Cabrera

Signature : 

Date: 12/13/17

Personal Email: giancarlo.cabrera07@yahoo.com

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Name: Gianella Benocci

Signature: 

Date: 12/13/2017

Personal Email: gianimarie99@icloud.com


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Name: ELIZA GARCIA Signature: 
Date: 12/13/17 Personal Email: Elizadenise70@gmail.com

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Name: Eva Wilson

Signature : Eva Wilson

Date: 12/13/11

Personal Email: Eva2599@gmail.com

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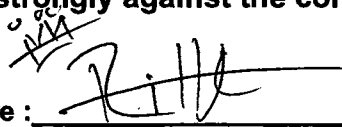
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Name: Michael Cardona

Signature: 

Date: 12/12/17

Personal Email: Mikecd44@gmail.com

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Name: Rayl Cruz Signature: Rayl Cruz

Date: 12/13/17 Personal Email: _____

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Name: Seta Tuzo

Signature : 

Date: 12/13

Personal Email: ST15@gmail.com

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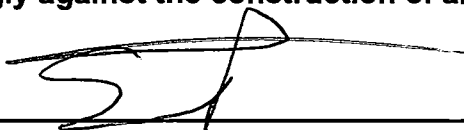
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Name: Skyler Philander

Signature: 

Date: 12/13

Personal Email: Skyler.philander@yahoo.com

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
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Name: Katelyna Heiligler

Signature: 

Date: 12-13-2017

Personal Email: katelynah@yainca.com

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Name: Jaymar Ghigliotty Rivera Signature: Jaymar Ghigliotty

Date: December 13, 2017 Personal Email: jghigliotty26@icloud.com

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Name: victoria n. Pietri

Signature : Victoria N. Pietri

Date: 12/13/17

Personal Email: vickynpc63@gmail.com

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Name: Shaciane Bonilla Signature: 

Date: 13-12-17 Personal Email: shaciane13@gmail.com


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Name: Daugneiva de Rosca Muler Signature : 

Date: December 13 Personal Email: daugneiveroscamuler@gmail.com

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Name: Gabby Romero

Signature : _____

Date: 12/13/17

Personal Email: marcyromero@yahoo.com


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Name: Shannon Rhodes Signature: 
Date: 12/13/17 Personal Email: Shannonrhodes@gmail.com

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Name: Alanisse R. Girau Signature: Alanisse
Date: 12/13/17 Personal Email: rivieraalanisse@gmail.com

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Name: Gabe Morrow

Signature: 

Date: 12/16/13

Personal Email: gabemorrow14@gmail.com

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11

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Name: Eric Paulino

Signature: 

Date: 12/13/17

Personal Email: Eurisque@gmail.com

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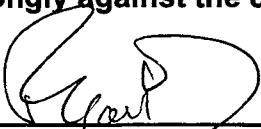
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Name: Ryan Dorado

Signature: 

Date: 12-13-17

Personal Email: rdoradoc42@gmail.com

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
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Name: Steven Camacho Signature: 
Date: 12/13/17 Personal Email: Ilovebubbles123@yahoo.com

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Name: Carlo P. Bibbo

Signature: 

Date: 12/13/17

Personal Email: ~~carlo.bibbo@orange-fl.com~~ ~~carlo.bibbo@osceola-fl.com~~ ~~carlo.bibbo@splitoaks.com~~ ~~carlo.bibbo@splitoaks.com~~
carlo.p.bibbo@gmail.com

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Name: Christopher Loma

Signature: 

Date: 12/13/2012

Personal Email: ChrisLoma2002@yahoo.com

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Name: Paige Wamsley

Signature: Paige Wamsley

Date: 12/13/17

Personal Email: pwamsley2003@gmail.com

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Name: Sarah Baum

Signature : Sarah Baum

Date: 12/13/17

Personal Email: SARAHBAUM1017@gmail.com

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Name: Josten Ucross

Signature :  _____

Date: 12/13/17

Personal Email: Josten.Ucross@gmail.com

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Name: Tommy Kingman

Signature: 

Date: 12/13/17

Personal Email: tommykingman@yahoo.com

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Name: Jordyn Allende

Signature: Jordyn D Allende

Date: 12/13/17

Personal Email: jallende06@gmail.com

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Name: Lauren Gonzalez

Signature: 

Date: 12/13/17

Personal Email: Laurengonzalez1277@gmail.com

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Name: Nicole Charczuk

Signature: Nicole Charczuk

Date: 12/13/17

Personal Email: charczuknicole@gmail.com

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Name: Miguel Lopez

Signature: 

Date: 12/13/17

Personal Email: MiguelLopez1710@gmail.com


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Name: ERIKA ELGAWA Signature: 

Date: 12/13 Personal Email: erikaelgawa@gmail.com

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Name: Julia Valdez

Signature: 

Date: 12/13/17

Personal Email: JuliaCapriValdez@gmail.com

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
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Name: Jose J. Otero Signature: 

Date: 12/13/17 Personal Email: Jotera099@gmail.com

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Name: Yareid4 Signature: Yareid4
Date: 12-13-17 Personal Email: Yareid4@yahoo.com

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Name: Janie Humes

Signature: 

Date: 12/13/17

Personal Email: humes.dusty@galton.com

LNHS STUDENT PETITION
“DON’T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Emily Brandt Signature: Emily Brandt
Date: 11/13/17 Personal Email: Emybran13@gmail.com

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Name: Ashley Williams

Signature: Ashley Williams

Date: 12/13/17

Personal Email: ashley.taylor2415@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee


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Name: Krysthal Zapata Signature: 
Date: 12.13.17 Personal Email: Krysthalprazors@gmail.com

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Name: Julia Easterling

Signature: Julia Easterling

Date: 12/13/17

Personal Email: julia grace easterling @ gmail . com

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Name: Adriana Valles

Signature: Adriana Valles

Date: 12/13/2017

Personal Email: Adriana.Valles001@gmail.com

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Name: Paola Martinez Signature: Paola Martinez
Date: 12/13/17 Personal Email: Paola1710@gmail.com

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Name: Hannah Blackburn Signature: Hannah Blackburn
Date: 12/13/14 Personal Email: hannahgrace.blackburn2@gmail.com

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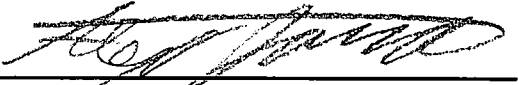
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Name: Alexander Jara

Signature: 

Date: 12/13/17

Personal Email: alexjara211@gmail.com

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Name: Jordan Beyer

Signature: Jordan Beyer

Date: 12/13/17

Personal Email: jdbeyer 02 @ gmail.com

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Name: Mike Hunt Signature:  69

Date: DEC 13, 2007 Personal Email: HOTMALE@hotmail.com

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Name: Beenish waneed Signature: Beenish

Date: 12/13/17 Personal Email: beenish.markhataia@icloud.com

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Name: Tiffani Gonzalez

Signature: Tiffani Gonzalez

Date: 12/13/17

Personal Email: tiffanivic@gmail.com

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Name: Anabelen Carrasco

Signature: 

Date: 12/13

Personal Email: anabelen-as@hotmail.com

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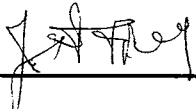
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Name: Jaeren Clayton Signature: 
Date: 12/12/2017 Personal Email: jaerenclayton@gmail.com

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Name: Luis Cordoba Signature: Luis Cordoba.

Date: 12/12/2017 Personal Email: ~~##~~ wisecordoba643@gmail.com

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Name: Takanari Murasame

Signature: Takanari Murasame

Date: 12/12/2017

Personal Email: takanari~~the~~muraseame@gmail-com

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Name: Samantha Sumeer

Signature : Samantha Sumeer

Date: 12-12-17

Personal Email: SamanthaSumeer@gmail.com


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Name: Andrea S. Lefebvre Rivera Signature: 
Date: 12/12/2017 Personal Email: andy.lefebvre@me.com

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Name: Angel A. López Sol

Signature: Angel A. Lopez Sol

Date: December 12, 2017

Personal Email: angellopezsol19254@gmail.com

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Name: Jill Lyman

Signature : 

Date: 12.12.17

Personal Email: JillLyman.N.H.S@gmail.com

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Name: Lole Jones Signature: Lole Jones
Date: 12/12/17 Personal Email: striped snail 22@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION
“DON'T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Paola Perez

Signature: 

Date: 12/12/17

Personal Email: andrea_perez1@hotmail.com

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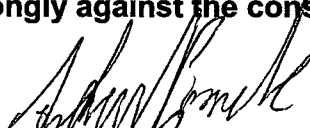
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Name: Andrew Prosek

Signature: 

Date: 12-12-17

Personal Email: aprosek@gmail.com

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Name: Kevin Cuadrado Signature: 

Date: 12/12/17 Personal Email: cuadrado.kevin@gmail.com

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
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Name: Lawson Barker

Signature: 

Date: 12/12

Personal Email: Lawson.barker111@gmail.com

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Name: Melanie Zamora

Signature: Melanie Zamora

Date: 12/12/17

Personal Email: MelanieZamora11@gmail.com

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Name: Hope Marcus

Signature: Hope Marcus

Date: 12/12/17

Personal Email: hopem6789@gmail.com

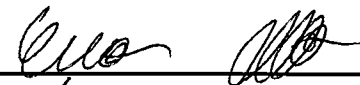
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Name: Connor Allen Signature: 
Date: 12/12/17 Personal Email: connorallen175@gmail.com

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Name: Hayden Allende

Signature: Hayden C Allende

Date: 12/12/17

Personal Email: allende.hayden@yahoo.com

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Name: Giancarlo Luma

Signature: 

Date: 12/12/17

Personal Email: ~~g~~ giancarlo.luma118@gmail.com

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Name: Rodrigo Castro

Signature: 

Date: 12-12-17

Personal Email: rodri@castro.me

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Name: Maria Valles Signature: 

Date: 12/12/17 Personal Email: ToriW12@gmail.com

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Name: William Fukushima

Signature: 

Date: 12/12/17

Personal Email: Billsano@lsvc.com

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Name: Paola Rodriguez

Signature: 

Date: 12/12/2017

Personal Email: Paola.nichole7@gmail.com

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Name: Angela Kelly

Signature: 

Date: 12-12-77

Personal Email: 4804229122@students@ocrs.net

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Name: Trinity Hunt

Signature: 

Date: 12/12/17

Personal Email: Tmoneyprincess4u5@gmail.com

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Name: Celina Figueroa

Signature : 

Date: 12/12/17

Personal Email: CelinaCeleste2018@gmail.com

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
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Name: Brooke Maw

Signature : 

Date: 12/12/17

Personal Email: brookerebecca@gmail.com

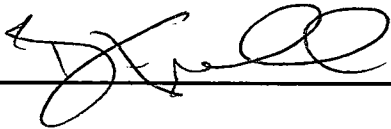
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Name: Brian Knoll Signature: 
Date: 12/12/17 Personal Email: _____

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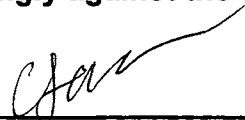
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Name: Cole Jasper

Signature: 

Date: 12-12-17

Personal Email: Cole.Jasper4523@gmail.com

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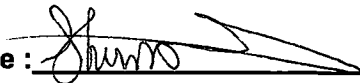
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Name: Sharon Carrillo

Signature: 

Date: 12/12/11

Personal Email: jscharnburger@gmail.com

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Name: Katherine Cuelo Signature: K. Cuelo
Date: 12/12/17 Personal Email: k2minz@yahoo.com

LNHS STUDENT PETITION
“DON’T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Darlene Rhode

Signature: Darlene Rhode

Date: 12/12/17

Personal Email: darlenerhode31@gmail.com

6

LNHS STUDENT PETITION “DON’T SPLIT SPLIT OAK!” STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Autumn Hamer

Signature: 

Date: 12/12/17

Personal Email: AutumnHamer@gymn1.com

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THROUGH THE MIDDLE OF SPLIT OAK FOREST


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Name: Caleb Garcia

Signature: 

Date: Dec 12

Personal Email: calebgarcia@dad.com

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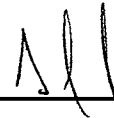
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Name: 

Signature: 

Date: 10-11-17

Personal Email: 

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Name: William Ogden

Signature: William Ogden

Date: 12-12

Personal Email: 4801827246@students.ocps.net

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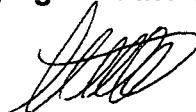
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Name: ~~Alex~~ Alex Garsena

Signature : 

Date: 12-12-17

Personal Email: _____

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Name: Patrick Bobcock Signature: PA

Date: 12/12/17 Personal Email: patrick292600@gmail.com

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Name: Chace wise

Signature : 

Date: 12/13/17

Personal Email: Wise Chace @gmail . com

15



OK, THAT'S A LOT BIRD

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Name: Dimitri Noze

Signature: 

Date: 12/13/17

Personal Email: Noze.dimitri@gmail.com

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Name: Edward Martinez

Signature: 

Date: 12/13/12

Personal Email: edwardiscil@gmail.com

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Name: Jalen Gallonway Signature: Jalen Gallonway
Date: 12/13/17 Personal Email: g.jalen310@gmail.com

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Name: Pablo Ramirez Signature: Pablo
Date: 12-12-17 Personal Email: Pabloedo385@gmail.com

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Name: Roberto Boada Signature: Roberto Boada
Date: 12/12/17 Personal Email: 4801787265@students.ocps.net

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Name: Kenneth Restore Signature: Kenneth Restore

Date: 12/12/17 Personal Email: KennethRestore0639@gmail.com

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Name: Joshua Lugo Cruz Signature: Joshua Lugo
Date: 12-12-17 Personal Email: 4801767008@students.ocps.net

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Name: Arnold Kiki

Signature: 

Date: 12/12/17

Personal Email: arnoldkiki@gmail.com

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Name: Justin Salvat Signature: Justin Salvat
Date: 12/12/17 Personal Email: JustinSalvat14@gmail.com

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
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Name: Christian Abreu Signature: 
Date: 12/12/17 Personal Email: cabreu2002@yahoo.com

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
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Name: Anaisabel Rodriguez

Signature: 

Date: 12/12/17

Personal Email: _____

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Name: Veronica Suarez

Signature: Veronica Suarez

Date: 12/12/2017

Personal Email: veronicauspr@gmail.com

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Name: Carla Martinez Signature: Carla Martinez

Date: 12/12/17 Personal Email: Carlapms03@hotmail.com

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
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Name: Addison Biaggi Signature: 
Date: 12/12/17 Personal Email: add.biaggi@gmail.com

LNHS STUDENT PETITION
“DON'T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: ~~Joshua~~ Joshua Middlebrooks Signature: Joshua Middlebrooks
Date: 12/12/17 Personal Email: JoshuaMiddlebrooks9@gmail.com

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Name: Ansley Hutchinson

Signature : Ansley Hutchinson

Date: 12/12/15

Personal Email: KOSMILKCAV99@gmail.com

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LNHS STUDENT PETITION
“DON'T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

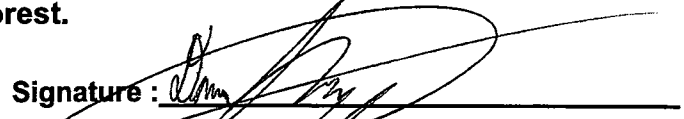
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Name: Damian Savage

Signature: 

Date: 12/12/17

Personal Email: atsj2000@gmail.com

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Name: Jose Urutia

Signature: 

Date: 12-12-17

Personal Email: joseurutia@gmail.com

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Name: Winston Brown

Signature : Winston Brown

Date: 12/12/17

Personal Email: WinstonBrown152@gmail.com

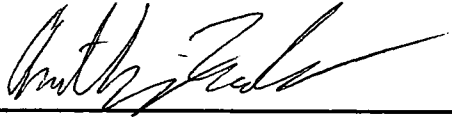
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Name: Anthony Queeley Signature: 
Date: 12/12/17 Personal Email: aqueeley0515@yahoo.com

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Name: Avery Vianhos

Signature: 

Date: 12/12/17

Personal Email: averyvianhos@gmail.com

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Name: Rachel Sorenson Signature: Rachel Sorenson

Date: 12-12-2017 Personal Email: I don't have one :)

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Name: Tyler Cosby

Signature: Tyler Cosby

Date: 12/12/17

Personal Email: tylerc64@icloud.com

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Name: Asia Almarales

Signature: Asia Almarales

Date: 12/12/17

Personal Email: asiadmarales@icloud.com

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
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Name: Marcelo Chavez

Signature: 

Date: 12/12/2017

Personal Email: Marcelo Chavez 2412@gmail.com

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Name: Sofia Antonio

Signature : 

Date: _____

Personal Email: 347 Nigerian Prince@ AOL

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Name: Andrew Varghese Signature: Andrew Varghese

Date: 12/13 Personal Email: IlikeJeffDynam7@901.com

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Name: Diego Borges Signature: Diego B
Date: 12.12/17 Personal Email: dieborgesnhs10@gmail.com

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Name: Hen' Jada Lewis Signature: Hen' Jada Lewis
Date: 12/12/17 Personal Email: Jadaaxosa@gmail.com

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Name: MacKenzie Mullaney Signature: MacKenzie Mullaney

Date: 12/12/17 Personal Email: kenziemullaney101@gmail.com

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Name: Hummah Baig Signature: Hummah Baig
Date: Dec 12th 2017 Personal Email: hummahbaig@gmail.com

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Name: Zakara Griffith

Signature: Zakara Griffith

Date: 12/12/17

Personal Email: ZakaraGriffith@gmail.com

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Name: Shamika Chavda Signature: Shamika Chavda
Date: 12/12/17 Personal Email: Shamivc817@gmail.com

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Name: Ethan Duncan Signature: Ethan D
Date: 12/12/17 Personal Email: eaduncan14@gmail.com

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Name: Andy Montanon Signature: Andy Montanon
Date: 12/12/17 Personal Email: andyjrt710@gmail.com

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Name: Wataru Kambe

Signature: Wataru Kambe

Date: 12/12/17

Personal Email: WataruKambe0529@icloud.com

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Name: Dhruv Patel Signature: Dhruv Patel

Date: 12/12/17 Personal Email: Dhruv.Patel@LakeNonaHS.org

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Name: Nathaniel L. Olson

Signature: 

Date: 12/12/17

Personal Email: nathaniel.l.olson@gmail.com

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Name: Mia Ashbee Signature: Mia Ashbee
Date: 12/12/17 Personal Email: MiaAshbee@yahoo.com

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Name: Morgan Morris Signature: Morgan Morris
Date: 12-12-17 Personal Email: morgan@robmaris.com

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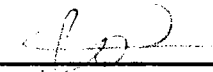
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Name: Josue Figueroa Signature: 
Date: 12/2/12 Personal Email: JOSUE.FIGUEROA@LONAHS.COM

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Name: Alexis J. Vazquez Colon Signature: Alexis
Date: 10/10/17 Personal Email: vlvazquez126@gmail.com

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Name: Thomas Moralez

Signature: 

Date: 12/12/19

Personal Email: Breg.Kerschner27@gmail.com

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Name: Jose Cortes Signature: Jose Cortes
Date: 12-12-17 Personal Email: Josepiscor1977@gmail.com

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Name: Samuel A. Dorena

Signature: Samuel A. Dorena

Date: Dec/12/17

Personal Email: _____

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Name: Camryn Cowe

Signature: 

Date: 12/12

Personal Email: legundz_torch@gmail.com

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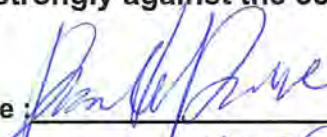
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Name: Kiara Rose

Signature: 

Date: 12/12/17

Personal Email: alanisginger415@gmail.com

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Name: Natzlia Jimenez

Signature: Natalia Jimenez

Date: 12/12/17

Personal Email: nathato430@gmail.com

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Name: Alyssa Schelmetz

Signature: Alyssa Schelmetz

Date: 12/12/17

Personal Email: alyssa@love318@gmail.com

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Name: Dantae Fisher Signature: Dantae Fisher
Date: 12/12/17 Personal Email: dantaefisher2003@gmail.com

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Name: Hailey Teleysh

Signature: Hailey Teleysh

Date: 12/12/2017

Personal Email: teleysh.hailey@yahoo.com

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Name: Emmanuel Alvarez Signature: E. Alvarez
Date: _____ Personal Email: Emmanuel.Alvarez2001@gmail.com

ANNALS OF THE ENTOMOLOGICAL SOCIETY OF AMERICA
[PUBLISHED BIRCHBEYER & GILBERT]
VOLUME 57, PART 1, FEBRUARY 1966

CONTENTS

THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Nearctic Region J. M. BECKER	1
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Palearctic Region J. M. BECKER	15
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Neotropical Region J. M. BECKER	31
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Afrotropical Region J. M. BECKER	47
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Australasian Region J. M. BECKER	63
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Oceanic Region J. M. BECKER	79
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Palearctic Region J. M. BECKER	95
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Neotropical Region J. M. BECKER	111
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Afrotropical Region J. M. BECKER	127
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Australasian Region J. M. BECKER	143
THE GENUS <i>Phaenocarpa</i> (Diptera: Tephritidae) in the Oceanic Region J. M. BECKER	159

THE GENUS *Phaenocarpa* (Diptera: Tephritidae) in the Palearctic Region
J. M. BECKER

THE GENUS *Phaenocarpa* (Diptera: Tephritidae) in the Neotropical Region
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By signing this petition, I am making it known that I am strongly against the construction of an expressway through the middle of Split Oaks forest.

Name: Tammy Le Van

Signature: 

Date: 12/12/17

Personal Email: tamielevan@yahoo.com

LNHS STUDENT PETITION
“DON'T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Lillian Nguyen

Signature: Lillian C Nguyen

Date: 12-12-17

Personal Email: _____

Petition sponsored by Lake Nona High School Student Government Environmental Committee


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Signature

12/12/17
Date

Kimmasing@gmail.com
Personal Email

NAME Kim Masing


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Name: Emma Rieker Signature: 
Date: 12/12/17 Personal Email: eriekek@cf1.rd.com

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Name: Brandon Peregrino

Signature : Brandon Peregrino

Date: 12/12/17

Personal Email: peregrinobranden00@gmail.com

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Name: Alexander Ocharif

Signature: 

Date: 12/12/17

Personal Email: gotbob@gmail.com

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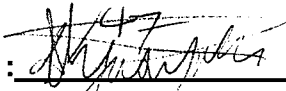
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Name: Jusiyah Shirley Signature: 
Date: 12/12/17 Personal Email: DBZ_Dusiyah@gmail.com

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Name: Omair Colon

Signature : Omair C.

Date: 12/12/17

Personal Email: Iamgrowm oj@gmail.com

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Name: Fabiola Mentil

Signature: Fabiola

Date: 12/12/17

Personal Email: berraloked@live.com

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Name: MATTHEW MOREIRA Signature: MATTHEW
Date: 12-12-17 Personal Email: Mattitulin@Icloud.com

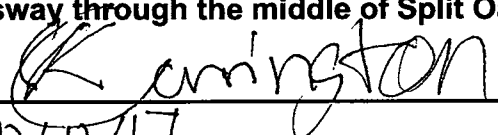

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Name:  Signature: 
Date: 12/17/17 Personal Email: Bosslai4969@gmail.com

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Name: Carlos Iguina

Signature: Aina

Date: 12/2/17

Personal Email: 4804034126@students.ocps.net

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Name: Lyona King

Signature: Lyona King

Date: 12/12/17

Personal Email: lyonak2@gmail.com

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Name: Kelly Wu

Signature: 

Date: 12/12/17

Personal Email: kellywu08@gmail.com

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Name: Ethan J.

Signature: Ethan J.

Date: 12/12/11

Personal Email: Bige.dibeast407@gmail.com

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Name: Anthony Manning

Signature : 

Date: 12/12/17

Personal Email: anthonymanning674@yahoo.com

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Name: Minelly Zayas

Signature:  _____

Date: 12/12/17

Personal Email: Minelly2.32@Gmail.com

MEMORANDUM FOR THE DIRECTOR, FBI

RE: [Illegible handwritten text]

[Illegible typed memorandum body text]

Very truly yours,
[Illegible signature]

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Name: Kenny Bradshaw Signature: Kenneth

Date: 12/12/17 Personal Email: Kenneth.bradshaw.2000@

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Name: Hannah Telleysch Signature: H. Telleysch
Date: 12/12/17 Personal Email: htelleysch42@gmail.com

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STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Xavier Torres Signature: Xavier Torres
Date: 12/12/17 Personal Email: Xavier Torres @ Gmail .com

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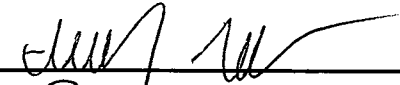
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Name: ISRAEL CRUZ Signature: 
Date: 12/12/13 Personal Email: ISRAELCRUZ94@gmail.com

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THROUGH THE MIDDLE OF SPLIT OAK FOREST


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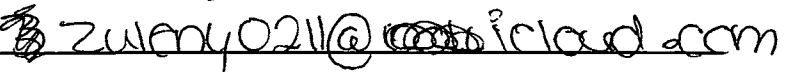
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Name: Zulany Vargas

Signature: 

Date: 12/12/17

Personal Email: 

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STOP PLANS FOR EXPRESSWAY
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Name: Elijan Torres Signature: Elijan Torres
Date: 12/12/17 Personal Email: ent022303@gmail.com

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Name: Kush Prakash Signature: [Handwritten Signature]

Date: 12/18/17 Personal Email: Kushprakash2003@gmail.com

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Name: Mekhi Alvarez Signature: Mekhi

Date: 12/12/19 Personal Email: mekhifuller1@gmail.com

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Name: Donnika Davis Signature: Donnika Davis

Date: 12/12 Personal Email: DonnikaDavis21@gmail.com

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Name: Felicity Bonilla Signature: 

Date: 12/12/17 Personal Email: FelicityDabongicloud.com

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Name: Myraket Burt Signature: Myraket Burt
Date: 12/12/17 Personal Email: myraketburt@gmail.com

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
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Name: Alvin Abraham Signature: 
Date: 12/12/17 Personal Email: alvinalexabraham@gmail.com

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Name: Travis Evans **Signature:** Travis Evans

Date: 12/12/17 **Personal Email:** travtie@yahoo.com

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Name: Christopher Murray Signature: CB
Date: 12/12/17 Personal Email: bossman@outlook.com

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Name: Vinson Guzman

Signature: 

Date: 12/12/2017

Personal Email: vinson.gjb@gmail.com

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Name: Reinaldo Guilfochi

Signature: Reinaldo Guilfochi

Date: 12/12/17

Personal Email: Raúl the snyder 1125@gmail.com

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Name: Nikhil Patel Signature: Nikhil Patel
Date: 12/12/17 Personal Email: nikoolpatel@gmail.com

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Name: Grace Fasano Signature: Grace Fasano
Date: 12/12/17 Personal Email: gracefasa1@gmail.com

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Name: Khang Nguyen Signature: Khang

Date: 12/12/17 Personal Email: Khang.ng87@gmail.com

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Name: Kassidy Charley

Signature: 

Date: 12/12

Personal Email: kcgummybear@gmail.com

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Name: Eddie Justice

Signature: Eddie Justice

Date: 12/12/17

Personal Email: CaptainZombie11@gmail.com

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Name: Karina Viera

Signature : Karina Viera

Date: 4/12/17

Personal Email: Kannapr2001@gmail.com

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Name: Gabriel Ryley

Signature: Gabriel Ryley

Date: 12-12-17

Personal Email: gabrielryley@hotmail.com

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Name: William Percken Signature: Will Percken

Date: 12/3/17 Personal Email: WPercken@gmail.com

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Name: Fernando Chiribaya Signature: T. Cos
Date: 12/12/17 Personal Email: allancista2000@yahoo.com

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Name: Domini Valerio Signature: Domini Valerio
Date: 12/13/17 Personal Email: DE Valerio @artbook.com

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Name: Darrell Harrington Signature: Darrell
Date: 12-12-17 Personal Email: darrellh0124@icloud.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION “DON'T SPLIT SPLIT OAK!” STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Nicholas Cross

Signature : 

Date: 12/12/17

Personal Email: NicholasCross21@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

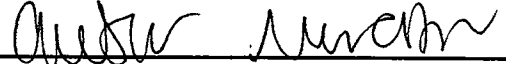
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Name: Amber Newcomb Signature: 
Date: 12/12/17 Personal Email: amber bbb newcomb @ gmail . com

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Name: Jonas Meier Signature: Jonas E. Meier *
Date: 12/12/17 Personal Email: jonameiern@gmail.com

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Name: Chris Aquila

Signature: Chris Aquila

Date: 12/12/11

Personal Email: christyanaquila@gmail.com


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Name: Aidan Eelman Signature: 
Date: 12/12/17 Personal Email: aidaneelman0206@icloud.com

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Name: Javier Serrano

Signature: 

Date: 12/12/17

Personal Email: serrano.sanm.j@gmail.com

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Name: Mary Schuttz

Signature: Mary Schuttz

Date: 12/12/17

Personal Email: maryschuttz@yahoo.com

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Name: Giullia Galbriatti Signature: Giullia Galbriatti
Date: 12/12/17 Personal Email: giullia1045@gmail.com

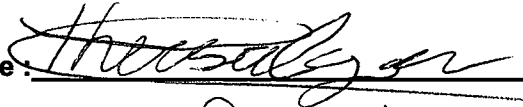
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Name: Theresa Cogen Signature: 
Date: 12/12/17 Personal Email: theresacogen@gmail.com

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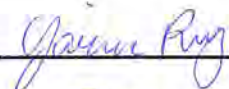
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Name: Yarina Ruiz

Signature: 

Date: 12/12/17

Personal Email: yerviz2002@gmail.com

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Name: Garrett Davis Signature: Garrett Davis

Date: 12/12/17 Personal Email: garrett.davis@cf1.cc.com

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Name: Kieron McInerney

Signature: Kieron McInerney

Date: 12/12/17

Personal Email: N/A

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Name: Gabriel Matravolgyi Signature: Gabriel
Date: 12/12/2017 Personal Email: Gabrielmatravolgyi@icloud.com

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Name: Bryce Cochran Signature: Bryce Cochran
Date: 12/12/17 Personal Email: b_cochran@bellsouth.net

Petition sponsored by Lake Nona High School Student Government Environmental Committee

TO: DIRECTOR

FROM: SAC, [illegible]

SUBJECT: [illegible]

[illegible text]

[illegible text]

[illegible text]

[illegible text]

[illegible text]

[illegible text]

[illegible text]

[illegible text]

[illegible text]

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Name: Felipe

Signature: Johanny

Date: _____

Personal Email: 480425289@Students.ocps.net

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Name: Buck

Signature: Buck

Date: 12/12/17

Personal Email: Buck 2727@gmail.com

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Name: ~~Burn the forest like it~~ is Signature: 69

Date: 12/12/17 Personal Email: 10h

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Name: B Lake Burnett Signature: [Signature]
Date: 12/12/17 Personal Email: treefa11ke@gmail.com

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Name: Sianna Ryan

Signature: Sianna Ryan

Date: Dec 17, 2017

Personal Email: 4801827334@students.ocps.net

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Name: Kevin Aviles Signature: Kevin Aviles
Date: 12/12/17 Personal Email: kaviles0119@gmail.com

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Name: Ibiza Avila Signature: Ibiza Avila
Date: 12-12-14 Personal Email: ibicarolina@hotmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION
“DON’T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Gabriela Rivera

Signature: 

Date: 12-12-17

Personal Email: Gabrielabeatriz_1@hotmail.com

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Name: Ashley

Signature: Ashley

Date: 12/12/17

Personal Email: Ashley@cs@gmail.com

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Name: Xavier Santiago

Signature: Xavier Santiago

Date: 12/12/2017

Personal Email: SantiagoXavier879@gmail.com

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Name: Mya Blake

Signature: 

Date: 12/12/2017

Personal Email: mya.blakebtr@gmail.com

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Name: Ray Conter

Signature: Ray Conter

Date: 12/12/17

Personal Email: rayconter@johno.com


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Name: Sophia Esteban Signature: 

Date: 12/12/17 Personal Email: Sophiae413@gmail.com

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Name: Stephanie Stashner

Signature: Stephanie Stashner

Date: 12-12-17

Personal Email: steph@JThomas-Enterprises.com


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 _____	12/12/17 _____	lana-melmed@gmail.com _____
Signature	Date	Personal Email

Name Lana Melmed

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Signature

12-12-17
Date

Darwish Lennor@gmail.com
Personal Email

Name: _____

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Lauren Owens

Signature

12-12-17

Date

lauren.owens013@gmail.com

Personal Email

Name

Lauren Owens

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Hannah Breed 12/12 hgbreed@icloud.com
Signature Date Personal Email

Name Hannah Breed

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Name: Michael Moranta

Signature: 

Date: 12/12/17

Personal Email: miKabgamer@gmail.com

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Name: Bryan Doresey

Signature: Bryan Doresey

Date: 12/2/17

Personal Email: breg21820@hotmail.com

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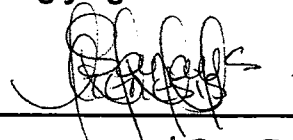
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Name: Genesis Armas

Signature: 

Date: 12/12/2017

Personal Email: armasgenesis18@gmail.com

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Name: Elinor Navarathani Signature: Elinor Ruiz
Date: 12/12/17 Personal Email: 4804248060@students.ocps.net

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
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Name: Benwick GONIA

Signature : 

Date: 12/12/17

Personal Email: BENWICKJUNIOR@GMAIL.COM

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Name: Christian Valero

Signature : Christian Valero

Date: 12-12-17

Personal Email: ChrismVal123@gmail.com

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Name: Natalie Boyle Signature: Natalie Boyle
Date: 12/12/17 Personal Email: natalie boyle 350@gmail.com

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Name: Alyssa Hougland

Signature: Alyssa Hougland

Date: 12/12/17

Personal Email: ahougland98@gmail.com

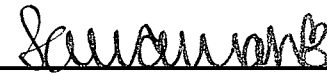
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Name: Savannah Brijall Signature: 
Date: 12/12/17 Personal Email: Savannahb517@gmail.com

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Name: Amyah Hartire

Signature: 

Date: 11/21/12

Personal Email: 4804215@402@prod.com

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THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Emmanuel Castro

Signature: Emmanuel Castro

Date: 12/12/17

Personal Email: Emmanuel.Castro7@outlook.com

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Name: Dianna Morales Signature: Dianna Morales
Date: 12/12/17 Personal Email: 4804021069@students.ocps.net

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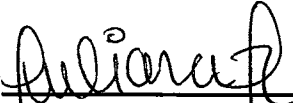
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Name: Juliana Janer

Signature: 

Date: 12/12/17

Personal Email: julijaner@hotmail.com

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
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Name: Samuel Pratt

Signature : 

Date: 12/12/17

Personal Email: samp Pratt2001@yahoo.com

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
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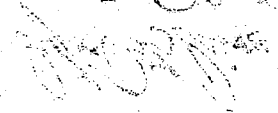
Name: Sofia Ortiz Rivera Signature: 
Date: 12-12-17 Personal Email: ORTIZSOFRAL675@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

19-12-11

CAUTION DE QUALITÀ

2010 OUR BRAND



The first part of the document discusses the importance of quality control in the manufacturing process. It highlights the need for consistent standards and the role of quality assurance teams in identifying and addressing defects. The text emphasizes that maintaining high quality is essential for customer satisfaction and the long-term success of the brand.

The second section focuses on the implementation of quality management systems. It describes various tools and techniques used to monitor and improve product quality, such as statistical process control and root cause analysis. The document also mentions the importance of training employees to understand their role in maintaining quality standards.

The final part of the document addresses the challenges of quality control in a global market. It discusses the need for standardized quality requirements across different regions and the importance of effective communication and collaboration between international teams. The text concludes by reinforcing the commitment to quality as a core value of the organization.

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Name: Hillary Bolon

Signature: Hillary Bolon

Date: 12/12/2017

Personal Email: hillarygby@gmail.com

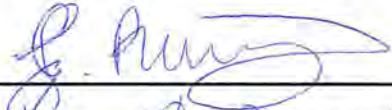
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Name: Trinity Ruiz Signature: 
Date: 12-12-17 Personal Email: trinity.ruiz101@gmail.com

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Name: Kaleb Salcedo

Signature: Kaleb

Date: 12/12/17

Personal Email: Kaleb Salcedo

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Name: Jordan Smith

Signature : Jordan Smith

Date: 12/12/17

Personal Email: CartiLwood@gmail.com

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Name: Ingrid V. Ramos Signature: Ingrid V. Ramos
Date: 12-12-77 Personal Email: ingrid.ramosluna@ocps.net

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Name: Isabella Pescatello Signature: 

Date: 12-12-17 Personal Email: bellia@pescatello.com

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Name: Sage Rhodes Signature: Sage Rhodes
Date: 12/12/17 Personal Email: rhodes.sage@gmail.com

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Name: Myli Sangria

Signature: Myli Sangria

Date: 12/18/17

Personal Email: mylisangria@gmail.com

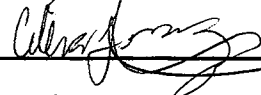
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Name: Celia Frazee Signature: 
Date: 12/12/17 Personal Email: Celia.Fra@gmail.com

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Name: Jasmin Ali-Diaz

Signature: Jasmin Ali-Diaz

Date: 12/12/17

Personal Email: j.alidiaz6@hotmail.com

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Name: Teresa W

Signature: Teresa W

Date: 12/12/17

Personal Email: wheelhouse10@gmail.com

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Name: Jordan Campbell Signature: Jordan
Date: 12/12/17 Personal Email: campbelljordan3403@gmail.com

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Name: Matthew Frazz

Signature: 

Date: 12/12/17

Personal Email: frazz,blaze-me@gmail.com

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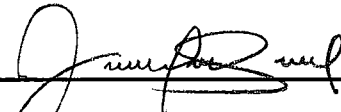
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Name: Juanita Cabrera-Sossa Signature: 

Date: 12.12.2017 Personal Email: juanitacabrerassosa@gmail.com

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Name: Sofia Ahmed Signature: Sofia Ahmed
Date: 12.12.2017 Personal Email: sofiaahmed03@gmail.com

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Name: Grace Sigler Signature: Grace Sigler
Date: 12/12/17 Personal Email: simooopy17@gmail.com

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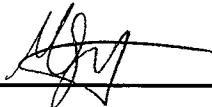
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Name: Mitchell Mendoza Signature: 

Date: 12-12-17 Personal Email: forfol:tc.03@gmail.com

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Name: Rain Melendez

Signature: Rain Melendez

Date: 12/12/17

Personal Email: princess-raindrop@icloud.com

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Name: Riley Cole Signature: Riley Cole
Date: 12/12/17 Personal Email: soraya.cole@gmail.com

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Name: Taylor Reyes Signature: Taylor Reyes
Date: 12/12/17 Personal Email: Taylor a reyes @gmail.com

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
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Name: Christina Ortiz

Signature: 

Date: 12/12/17

Personal Email: Pamirepre0803@gmail.com

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Name: Axel Acosta Signature : 

Date: 12/12/17 Personal Email: axelgacosta@gmail.com

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Name: Regan Roberts

Signature:  _____

Date: 12/12/07

Personal Email: regan.roberts.07@gmail.com

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Name: Jennifer Nolasco

Signature: 

Date: 12/12/17

Personal Email: nolasco.jenniferad@gmail.com

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Name: Brendan Davis

Signature: B. Davis

Date: 12/12

Personal Email: bdavis0227@yahoo.com

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Name: Steven Grube

Signature: Steven Grube

Date: 12/12/17

Personal Email: bbwizant3@gmail.com

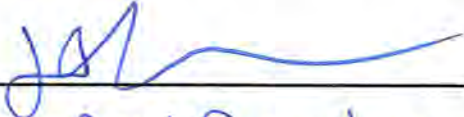
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Name: Joseph Omer Signature: 
Date: 12/12/17 Personal Email: joseph omer 2001 @ gmail.com

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Name: Ashlynn Pope

Signature: Ashlynn Pope

Date: 12/12/17

Personal Email: ashlynnpope@hotmail.com

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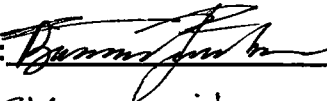
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Name: Brianna Jacobs

Signature: 

Date: 12/12/17

Personal Email: jbrianna1316@gmail.com

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Name: Claire Smith Signature: Claire Smith
Date: 12/12/17 Personal Email: smithclaire525@gmail.com

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Name: Manuel Gonzalez Signature: Manuel Gonzalez

Date: 12/12/17 Personal Email: malejo7@yahoo.com

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
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Name: Hunter Fox Signature: 
Date: 12/12/17 Personal Email: cbhefox@hotmail.com

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Name: Noemi Gonzalez Signature: Noemi J.

Date: 12/12/17 Personal Email: Noemi 18663@gmail.com

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Name: Cassanara Cruz

Signature: 

Date: 12/12/17

Personal Email: crucru2@gmail.com

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Name: Isis Bermudez Rivera Signature: 

Date: 12/12/17 Personal Email: isisdeliz3@gmail.com


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Name: Asia Mejica Signature : 

Date: 12/12/17 Personal Email: asiamejica@gmail.com

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Name: Avery Morris Signature: Avery M.
Date: 12/12/17 Personal Email: averykeva@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION
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STOP PLANS FOR EXPRESSWAY
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Name: Beatriz Burd Signature: Beatriz Burd
Date: 12/12/17 Personal Email: beatrizburd@hotmail.com

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Name: Nicole Pujol

Signature: Nicole Pujol

Date: 12/12/17

Personal Email: nicolepujol2012@gmail.com

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Name: Grace Keller Signature: Grace Keller
Date: Dec. 12.17 Personal Email: gracieke05@gmail.com

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
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Name: Brady Ragsdale Signature: 
Date: 12/12/17 Personal Email: bradyrags@gmail.com

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Name: Alexandro Monsilver

Signature: Monsilver

Date: 12/12/2017

Personal Email: ru2jwfall@yahoo.com

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Name: Breanna

Signature : Breanna

Date: 12/12

Personal Email: 480182759@students.ocps.net

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Name: Ayleen Sato

Signature: Ayleen Sato

Date: 12/12/17

Personal Email: Ayleensato25@gmail.com

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Name: Halle Kahns

Signature: Halle Kahns

Date: 12/12/17

Personal Email: halle7456@gmail.com

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Name: Elisha Toro

Signature: Elisha Toro

Date: 12/12/17

Personal Email: reyesmatosd@gmail.com

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Name: Nathan Waszkiewicz

Signature: Nathan Waszkiewicz

Date: 12/12/17

Personal Email: NathanJWask@gmail.com


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Name: Joshua Pack Signature: 
Date: 12/12/17 Personal Email: mooshgamer212@gmail.com

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Name: Jocelyn Reyes Signature: 
Date: 12/12 Personal Email: Jocelyn8630@gmail

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Name: Nashley Zayas

Signature: N Zayas

Date: 12/12/11

Personal Email: Zayasnashley@yahoo.com

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Tionna Bernard

Signature

12/11/17

Date

Tionna26h@gmail.com

Personal Email

ME Tionna Bernard

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Michaela Meyer
Signature

12.11.17
Date

michaela.meyer28@gmail.com
Personal Email

Name: michaela meyer

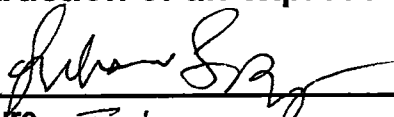
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Signature
name Julian Lopez

12-11-17
Date

~~il~~ il20020628@gmail.com
Personal Email

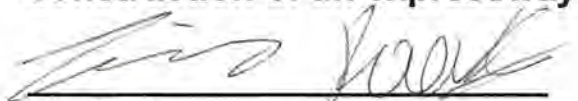
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
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Signature
Name: Travis Parks

12/11/17
Date

 Swagcid979@gmail.com
Personal Email

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Axel Costoo
Signature

name Axel Costoo

12/10/17
Date

ajcm2020@gmail.com
Personal Email

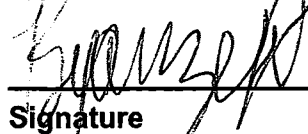
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Signature

12/11/2017

Date

Byanze2001@gmail.com

Personal Email

name Byanze

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Mosley 12/11/17 1-412-4015321@hotmail.com
Signature Date Personal Email
Name: Moises Acosta

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Jasmine Castillo
Signature
Name: Jasmine Castillo

12/11/17
Date

JasmineCastillo9@hotmail.com
Personal Email

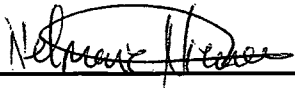
LNHS STUDENT PETITION TO STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAKS FOREST

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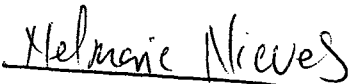


Signature



Date

Personal Email

NAME 

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Deliana Gonzalez
Signature
name Deliana Gonzalez

12/11/17
Date

Personal Email

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Liandaliz Gual 11/dec/17 _____
Signature Date Personal Email
name Liandaliz Gual

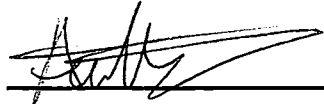
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Signature

12/11/17

Date

anthonyychung@gmail.com

Personal Email

name Anthony Chung

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Y Colon

Signature

12/11/17

Date

Yanilke colon@hotmail.com

Personal Email

name Yanilke Colon

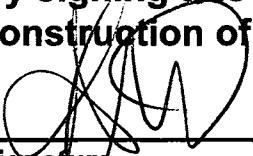
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Signature

Date 11 Dec 17

Personal Email adeline-arzongue@yahoo.com

Name Adeline Arzongue

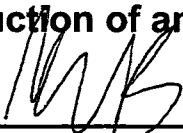
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Signature

12/11/17
Date

kristinaborder@gmail.com
Personal Email

name Kristina Border

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Sophia Rodriguez 12/11/17 srod1738@gmail.com
Signature Date Personal Email
Name Sophia Rodriguez

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Signature

Date

Personal Email

name



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Amanda Knox

Signature

12/11/17

Date

aknox8212@gmail.com

Personal Email

Amanda Knox

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Raquel Mason
Signature

12/11/17
Date

raquel.mason@aol.com
Personal Email

Raquel Mason

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Signature

Name: Nicholas Gravillon

12/11/17

Date

N.Gravillon @ Gmail.com

Personal Email

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Shammi K

Signature

12/11/17

Date

ShammahKareKezi16@gmail.com

Personal Email

NAME: Shammah Kare Kezi

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Tara Hazy
Signature

12-11-17
Date

TGHazy29@gmail.com
Personal Email

NAME Tara Hazy

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Sophia Rodriguez
Signature

12/10/17
Date

minisophia15@gmail.com
Personal Email

name: Sophia Rodriguez

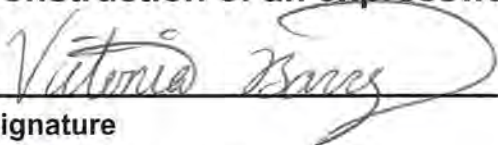
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Signature

12/11/17
Date

tonisings@gmail.com
Personal Email

Name: Victoria Barry

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Rhianaa Dills

Signature

12/11

Date

480909357@students.ocps.net

Personal Email

name RHIANAA DILLS

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Rachel Matson

Signature

12/11

Date

Rmatson21@gmail.com

Personal Email

NAME Rachel Matson

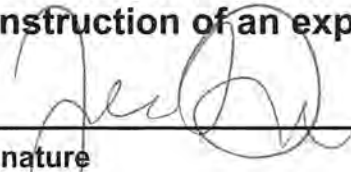
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Signature

12/11/17

Date

Jmdills1999@gmail.com

Personal Email

Justin Dills

Name

LNHS STUDENT PETITION
“DON’T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST


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Name: Trace Bazinet

Signature: 

Date: 12-11-17

Personal Email: Bazinettrace@aol.com

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STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Edgardo Maldonado

Signature : Edgardo Maldonado

Date: 12/11/17

Personal Email: emaldonado0717@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION

“DON'T SPLIT SPLIT OAK!”

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Name: Ellyana Fischer

Signature: Ellyana Fischer

Date: 12-11-17

Personal Email: ellyana.fischer@aol.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION
"DON'T SPLIT SPLIT OAK!"
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

Split Oak Forest is a pristine wildlife preserve and nature park located in Central Florida. This 1700 acre nature park was purchased and restored with public funds and connects to Moss Park and other preservation lands in the area creating a critical wildlife corridor. Split Oak has hiking and horseback riding, is used to relocate gopher tortoises, and hosts the only known community of Scrub Jays in all of Orange and Osceola County.

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By signing this petition, I am making it known that I am strongly against the construction of an expressway through the middle of Split Oaks forest.

Name: Andrea Perez

Signature: 

Date: Dec 11, 2011

Personal Email: andraperez00@gmail.com

LNHS STUDENT PETITION

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Name: Avaro Marin

Signature: Avaro Jose Marin

Date: 12/11/2017

Personal Email: avaro.jose.marin.13@gmail.com

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
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Name: Veronica Marciano Signature: 

Date: 12-11-17 Personal Email: veronica.marciano.aveaga@gmail.com

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Name: Nicole Soto Morales Signature: Nicole Soto Morales
Date: 12/11/17 Personal Email: nicole11mary@gmail.com

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Grace Hunter
Signature

10/11/11
Date

grace.hunter152@gmail.com
Personal Email

Grace Hunter
Name

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Medissa Gonzalez

Signature

Name:

Medissa Gonzalez

12/11/17

Date

medissag@gmail.com

Personal Email

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Kaylee Mackey
Signature

12/1/17
Date

~~dreamackey@~~ Dreamackey@hotmail.com
Personal Email

name Kaylee Mackey

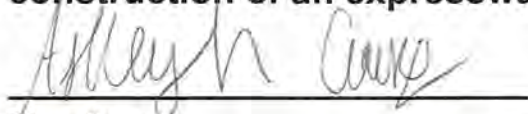
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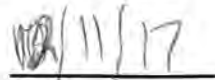
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Signature

Name: Ashleigh Coons



Date

Personal Email

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Paige Becwar
Signature

10/11
Date

pebbunny8@hotmail.com
Personal Email

Paige Becwar
Name

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Alex P.

Signature

12/27/17

Date

apourteau@gmail.com

Personal Email

name Alex Pourteau

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Trinity Mace
Signature

12/11/17
Date

tmace@gmail.com
Personal Email

name Trinity Mace

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
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Signature

12/16/17

Date

danalboa@gmail.com

Personal Email

name Daniel Alfonso

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Signature

12/11

Date

Brenden.Frier@com

Personal Email

name Brenden Frier


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Signature

12/11/17

Date

joycee.zooooo@gmail.com

Personal Email

name Melodie Crissan

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<u>Christie Garcia</u>	<u>12/17/14</u>	<u>christegarcia@gmail.com</u>
Signature	Date	Personal Email

name Christie Garcia

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Samuel
Signature

12/11/17
Date

Samuel.molina.garcias@gmail.com
Personal Email

Samuel Molina
Name

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Signature

12/11/17

Date

Faithr@gmail.com

Personal Email

name Faith Robertson

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Signature

12-11

Date

jayden1718x@gmail.com

Personal Email

name Jayden Kumar

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Aidan Vega
Signature

12-11-2017
Date

aidanvega13@gmail.com
Personal Email

name Aidan Vega

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Juan Gutierrez
Signature

12/11/17
Date

N/A
Personal Email

Juan Gutierrez
Name


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Signature

12/11

Date

raquel.rodriguez719@gmail.com

Personal Email

name Raquel Rodriguez

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Erick Vasquez
Signature

12/11/17
Date

erick.v3@gmail.com
Personal Email

Name: Erick Vasquez

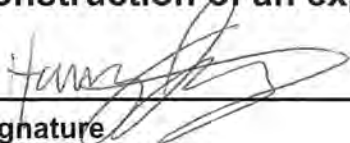
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By signing this petition, I am making it known that I am strongly against the construction of an expressway through the middle of Split Oaks forest.



Signature

12/11/17

Date

hansjung@yahoo.com

Personal Email

Hans Jung

Name

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<u>Jessie He</u>	<u>12/11/17</u>	<u>jessiehe424@gmail.com</u>
Signature	Date	Personal Email

Jessie He
Name

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Cyrene Herrera

Signature

12/11/17

Date

cyrene.eve.0827@gmail.com

Personal Email

com

Cyrene Herrera
name

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Yasmine Safazar
Signature

12/11/17
Date

YasmineSlzr10@gmail.com
Personal Email

name Yasmine Safazar

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Emily Johnson
Signature

12/11/17
Date

EmRach07@gmail.com
Personal Email

name Emily Johnson

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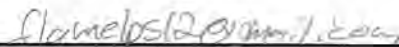
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Signature

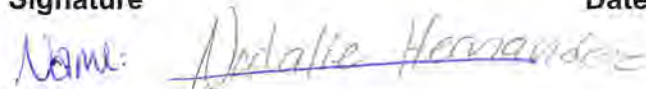


Date



Personal Email

Name:




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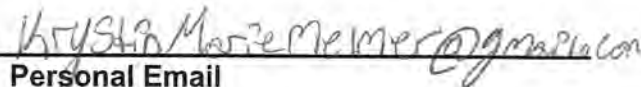
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Signature

Date



Personal Email

Name: Krystin McMer

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Halvor Tucker

Signature

12/11/17

Date

vetucker@gmail.com

Personal Email

Name

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Carol Mounir
Signature

11/14/2017
Date

Carolmounir2003@hotmail.com
Personal Email

Name Carol Mounir

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Briganna Rolke
Signature

12-11-17
Date

AShHlove7@gmail.com
Personal Email

Name: Briganna Rolke

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Drew Gill
Signature

12/11/17
Date

drewgill189@gmail.com
Personal Email

Drew Gill
Name

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Madelyn McMillan

Signature

12/11/17

Date

McMillan Madelyn 223@gmail.com

Personal Email

Name: Madelyn McMillan

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<u>Ethan Werner</u>	<u>12-11-17</u>	<u>ethang8r@gmail.com</u>
Signature	Date	Personal Email
name		

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Maxine Outram
Signature

12/11/17
Date

MaxineOutram1@gmail.com
Personal Email

Name: Maxine Outram

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GD
Signature

Name Geraldine Nicols

2/11/12
Date

theGeraldineNicols@gmail.com
Personal Email

LNHS STUDENT PETITION

"DON'T SPLIT SPLIT OAK!"

STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Sonira Balonke Signature: Sonira Balonke
Date: Dec. 11. 2017 Personal Email: sbalonke@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

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THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Matthew Nascimento

Signature: *MN*

Date: 12-11-17

Personal Email: natt.nasci@hotmail.com

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Name: Laurel Arnold

Signature: Laurel Arnold

Date: 12/11/17

Personal Email: Laurel22@mindspring.com


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Name: Amarda Ramlakhan Signature: 

Date: 12/11/17 Personal Email: amanda.ramlakhan@

hotmail.com

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THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Malia Hunter

Signature: Malia Hunter

Date: 12-11-17

Personal Email: malia.hunter@me.com

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“DON'T SPLIT SPLIT OAK!”

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Name: Dana Crotty

Signature: Dana Crotty

Date: 12/11/10

Personal Email: dn.crotty@gmail.com

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Name: Kadambari Vyas Signature: Kadambari Vyas
Date: 12/11/17 Personal Email: kajivyas08@gmail.com

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“DON’T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Amaya Harper

Signature: 

Date: 12/11/17

Personal Email: maya.harper.123@gmail.com

LNHS STUDENT PETITION

“DON'T SPLIT SPLIT OAK!”

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Name: Bailey Sims

Signature: Bailey C. Sims

Date: December 11th

Personal Email: bailey.c.sims@gmail.com

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Name: Alyman, Khalil

Signature: Alyman Khalil

Date: 12-11-17

Personal Email: Alyman.K328@Smhvl.com

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Name: Salman Mohamed Signature: Salman

Date: 12/11 Personal Email: Salaman9221@gmail.com

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
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Name: Aileen Naterd

Signature: 

Date: 12/11/17

Personal Email: aileenaterd1614@gmail.com

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Name: Gabriel Luyanda

Signature: Gabriel Luyanda

Date: 12/11/17

Personal Email: gabriel.luyanda@gmail.com


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Name: Britt Tankesley Signature: 
Date: 12/11 Personal Email: Britttank760@gmail.com

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Name: Shivani Kasabwala Signature: Shivani Kasabwala
Date: 12/11/17 Personal Email: shivani.raishnu@yahoo.com

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Name: Gabriel Kress

Signature : Gabriel Kress

Date: 12/11/17

Personal Email: gabriel.kress@gmail.com

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Name: Ananya Kasi

Signature: Ananyak

Date: 12/11/17

Personal Email: ananya.kasi@gmail.com

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Name: Yamille van Winder Signature: Yamille van Winder

Date: 12/11/17 Personal Email: Yamille vw@gmail-com

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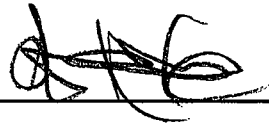
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Name: Aaliyah Hammad

Signature : 

Date: 12/11/17

Personal Email: Aaliyahhammad@icloud.com

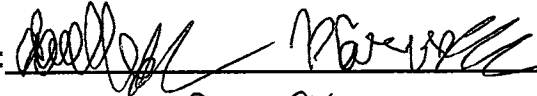
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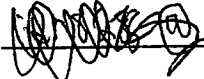
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Name: Jaelyn Hampton Signature: 

Date: 12/1/2017 Personal Email:  jdh8278@gmail.com

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Name: Xiomara Gill

Signature: Xiomara Gill

Date: 12/11/17

Personal Email: ~~XXXXXXXXXX~~ X.gill@cof.com


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Name: Yanna Concepcion Signature : 

Date: 12/11/16 Personal Email: jeannazoo2@icloud.com

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Name: Giselle Giraud

Signature: Giselle Giraud

Date: 12-11-17

Personal Email: gisellevolley@gmail.com

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Name: Emma Badik

Signature: Emma Badik

Date: 12-11-17

Personal Email: emmabadik@gmail.com

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Name: Camila Salazar Signature: Camila Salazar
Date: 12/11/17 Personal Email: salazarcamila7@yahoo.com

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Name: Carlos Muñoz

Signature : 

Date: 12/11/17

Personal Email: _____

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Name: Gloria A Segrera

Signature : 

Date: 12/11/2017

Personal Email: Gloria.segrera@gmail.com

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Name: Miyonna Green

Signature: Miyonna Green

Date: 12-11-17

Personal Email: mymiegoz@gmail.com

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Name: Julio Barreto Signature: 

Date: 12/11/17 Personal Email: juliobarreto@hotmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

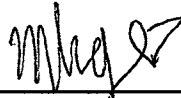
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Name: Mariana Ling Signature: 
Date: 12/11/17 Personal Email: mariana.ling01@gmail.com

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Name: Rebecca Priebe

Signature: 

Date: 12/11/17

Personal Email: RebeccaPriebe1909@gmail.com

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Name: Isabella Garcia Signature: Isabella Garcia
Date: 12/11/17 Personal Email: isagr5@hotmail.com

ISRAELI

ISRAELI

MOJ.MANMAN@GMAIL.COM

MOJ.MANMAN@GMAIL.COM

MOJ.MANMAN@GMAIL.COM

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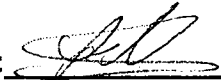
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Name: Sara Villalobos Signature: 

Date: 12/11 Personal Email: Sarahsinha@gmail.com

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Name: Maria Melo

Signature: Maria Melo

Date: 12/11/17

Personal Email: melo maria 2001@gmail.com

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Name: Baegan Overton

Signature: 

Date: 12-17-17

Personal Email: 4804336713@student.ocps.net

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Name: Micella Sidarous Signature: Micella Sidarous

Date: 12/11/17 Personal Email: ~~micella~~ 4804337064@studentk12.orps.net

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Name: Kaitlyn Abbott

Signature: Kaitlyn Abbott

Date: 12-11-17

Personal Email: Kaitlynabbott2007@gmail.com

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
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Name: Andrea Baez

Signature : 

Date: 12/11/17

Personal Email: andreabaezquendo@gmail.com

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Name: Melanie Garcia

Signature : Melanie Garcia

Date: 12-11-17

Personal Email: Melaniegarcia92468@gmail.com

THE UNIVERSITY OF CHICAGO LIBRARY

1971-1972

1971-1972

THE UNIVERSITY OF CHICAGO LIBRARY
1971-1972

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
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Name: Maria Alderz Signature: 

Date: 12-11-17 Personal Email: Alderz.Maria@hotmail.com

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Name: Danna Chaccn

Signature: 

Date: 12-11

Personal Email: chaccndanna17@gmail.com

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Name: Denise D. LORNE Signature: Denise
Date: 12/11/17 Personal Email: denise06113@hotmail.com

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
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Name: Alfredo Moleada

Signature : 

Date: 12/11/2017

Personal Email: alfredomoleada@hotmail.com

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Name: Valeria Acevedo

Signature : Valeria Acevedo

Date: 12-11-17

Personal Email: Mimi.jaco@hotmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

1-10-11

1-10-11

1-10-11

1-10-11

The following information was obtained from the records of the
 Department of the Interior, Bureau of Land Management, on
 January 10, 1911, regarding the land owned by the
 United States in the State of California. The land is
 situated in the County of [County Name], State of
 California, and is more particularly described as
 follows: [Detailed description of land parcels, including
 acreage, location, and ownership details.]

1-10-11

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
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Name: Karen Vasquez

Signature:  _____

Date: 12/11/17

Personal Email: Karen Vasquez 2003@gmail.com

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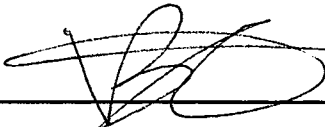
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Name: Valeria Borges

Signature : 

Date: 12/11/17

Personal Email: valeriaborgescolon@gmail.com

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Name: Martina Alfieri Signature: M. Alfieri
Date: 12/11/17 Personal Email: fudge.0077@gmail.com

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Name: Noah Gentry P

Signature : 

Date: 12/11/17

Personal Email: Noah.gentry24@gmail.com

LNHS STUDENT PETITION

“DON’T SPLIT SPLIT OAK!”

STOP PLANS FOR EXPRESSWAY THROUGH THE MIDDLE OF SPLIT OAK FOREST

Split Oak Forest is a pristine wildlife preserve and nature park located in Central Florida. This 1700 acre nature park was purchased and restored with public funds and connects to Moss Park and other preservation lands in the area creating a critical wildlife corridor. Split Oak has hiking and horseback riding, is used to relocate gopher tortoises, and hosts the only known community of Scrub Jays in all of Orange and Osceola County.

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Name: Diego Sili

Signature: Diego Sili

Date: 12/11/17

Personal Email: Diego.DS64@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee


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Name: Joshua Mercado Signature: 
Date: 12-11-17 Personal Email: JDMand415@gmail.com

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Signature

12/11/17

Date

Edwardo J Bida + @gmail.com

Personal Email

Name: Edwardo Bida


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Signature Jean Gonzalez Date 12/11 Personal Email paesito0115@gmail
Name: _____

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Tyler Everett
Signature

12/11/17
Date

tyler.everett824@gmail.com
Personal Email

name Tyler Everett


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Signature

12/11
Date

mattjc1216@gmail.com
Personal Email

Name

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Signature


Date


Personal Email

Rodolfo Benscane

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Jordan Burnette
Signature
Jordan Burnette

12/11
Date

Jordann. a. burnette
Personal Email
@gmail.com

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Signature

Pia Hernandez

12/11/17

Date

foreveryoungirl9@gmail.com

Personal Email

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Signature

ANA TALHARA

12/11

Date

ANACANTUR@gmail.com

Personal Email

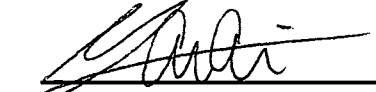
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Signature

Yarianna
Revera-Marrero

12/11/17

Date

yariannacristina@yahoo.com

Personal Email

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Emely Peralta
Signature

12/11/17
Date

eperaltapink@gmail.com
Personal Email

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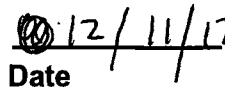
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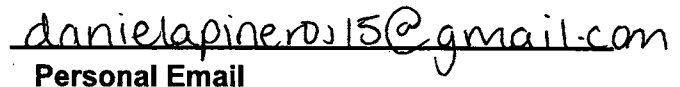
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Signature


Date


Personal Email

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Ashley Peralta
Signature

6/11/17
Date

ashleyperalta@gmail.com
Personal Email

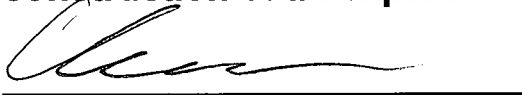
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Signature

Christian Pereira

12/11

Date

Chris p - 58@live.com

Personal Email

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Signature

12/11/17

Date

Mejia.Sofia208@gmail.com

Personal Email

Sofia Polanta Mejia

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Signature Daniel DeJesus

12-11-17

Date

danieldejesus512@yahoo.com

Personal Email

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Signature

12/11/17

Date

4804156007 @

Personal Email

Jeremiah
Abreu

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
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Name: Mara A. Fernandez Rodriguez

Signature: 

Date: 12/11/2017

Personal Email: marc.lina@yahoo.com

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Name: Hana Solomon

Signature: Hana Solomon

Date: 12.11.2017

Personal Email: hsoliman0928@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee



1948

RECEIVED

1948

1948

THE UNIVERSITY OF CHICAGO
DEPARTMENT OF CHEMISTRY
58 CHEMISTRY BUILDING
CHICAGO, ILLINOIS

1948

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Name: Mila Castro

Signature: MIC

Date: 12/11/17

Personal Email: mandrea.castro@420@gmail.com

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Name: Adriana Mendez Signature: Adriana Mendez
Date: 12/11/2017 Personal Email: apnurplestky@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

LNHS STUDENT PETITION
“DON’T SPLIT SPLIT OAK!”
STOP PLANS FOR EXPRESSWAY
THROUGH THE MIDDLE OF SPLIT OAK FOREST

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Name: Marcos Jimenez

Signature : 

Date: 12/11/17

Personal Email: frankinsonbob42@gmail.com

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Name: Jesus Guillen

Signature:  _____

Date: 12/11/2017

Personal Email: Jesus.donley@gmail.com

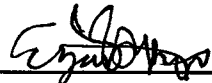
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Name: Ezinne Okonkwo Signature: 
Date: 12/11/17 Personal Email: ez0426@gmail.com

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Name: Amy Nguyen

Signature: 

Date: 12/11/17

Personal Email: amynguyen3183@gmail.com

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
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Name: Samantha Quirk

Signature: 

Date: 12/1/18

Personal Email: frollsmall@gmail.com

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Name: Kaleb Goodstein Signature: Kaleb Goodstein
Date: 12/11/14 Personal Email: Kaleb.Goodstein@Gmail.com

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Name: Michael D Ramos

Signature: 

Date: 12/11/17

Personal Email: Michael.Ramos.251@gmail.com

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Name: Sean Edwards

Signature: S.E

Date: 12/11/17

Personal Email: edwardssean81@rols.com

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Name: Phyngian Bayona

Signature: Phyngian Bayona

Date: 12-11-17

Personal Email: Phyngian Bayona@yahoo.com

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Name: Kalyn Lamoreaux

Signature: 

Date: December 11, 2017 Personal Email: _____

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Name: Melissa Colón

Signature: Melissa Colón

Date: 12/11/17

Personal Email: _____


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Name: Bella Fuentes Signature : 
Date: 12/11/2017 Personal Email: _____

LNHS STUDENT PETITION

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
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Name: Aimee Poulter

Signature : 

Date: 12/11

Personal Email: AimeePoulter@me.com

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100

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Name: Brooke Fogel Signature: BFogel
Date: 12/11/17 Personal Email: Brooke@Barstarz.com

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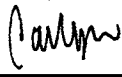
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Name: Caitlyn McCrary Signature: 

Date: 12/11/17 Personal Email: buggabo1217@gmail.com

158/112

1870/1871

George Wilson

1870/1871

I have the honor to acknowledge the receipt of your letter of the 14th inst. in relation to the above named matter. I have the pleasure to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
 Yours truly,
 J. M. [Name]

Received of [Name] the sum of [Amount] on account of [Matter] this [Date] 187[Year].
 J. M. [Name]

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Name: Sarah Keeley Signature: Sarah Keeley
Date: 12/11/17 Personal Email: SarahKeeley02@gmail.com

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Name: Adrianna Barbera

Signature: Adrianna Barbera

Date: 12/11/17

Personal Email: adrianna.barbera@gmail.com

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Name: Emily Kopuschinsky

Signature: Grace K

Date: 12/11/17

Personal Email: ~~gracie~~gracie.kop@gmail.com

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Name: Ana Luyanda

Signature : 

Date: 11/12

Personal Email: Ana Luyanda 07 @ mail.com

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Name: Maggie McJuree

Signature: Maggie McJuree

Date: 1/11/17

Personal Email: 4804273807@students.ocfs.net

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By signing this petition, I am making it known that I am strongly against the construction of an expressway through the middle of Split Oaks forest.

Name: Amanda DeSante

Signature: Amanda DeSante

Date: 12/14/12

Personal Email: stjumper2@gmail.com

LNHS STUDENT PETITION
“DON’T SPLIT SPLIT OAK!”
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Name: Nicole Landazabai

Signature: Nicole Landazabai

Date: 12-11-17

Personal Email: nicolelandazabai@hotmail.com

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Name: Thomas Marshall

Signature: Thomas Marshall

Date: 12/11/17

Personal Email: frenchtoastman64@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

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Name: David Patenande

Signature: Colleen Patenande

Date: 12.11.2012

Personal Email: alden.patenande@gmail.com

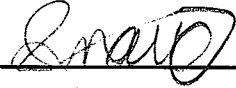
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Name: Samantha Nava Signature: 

Date: 12-11-17 Personal Email: sammnava101@hotmail.com

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Name: Zak Shea

Signature: Zak Shea

Date: 12/11/17

Personal Email: Zakaria-Shea7833@gmail.com

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Name: Giselle Bayron Signature: Giselle B
Date: 12/11 Personal Email: giselle.bayron@yahoo.com

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Name: EVAN RICH Signature: EVAN RICH
Date: 12/11/2017 Personal Email: evvie@richproperties.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

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Name: Andrea Perez

Signature : 

Date: Dec 11 2017

Personal Email: andrea.perez.00@gmail.com

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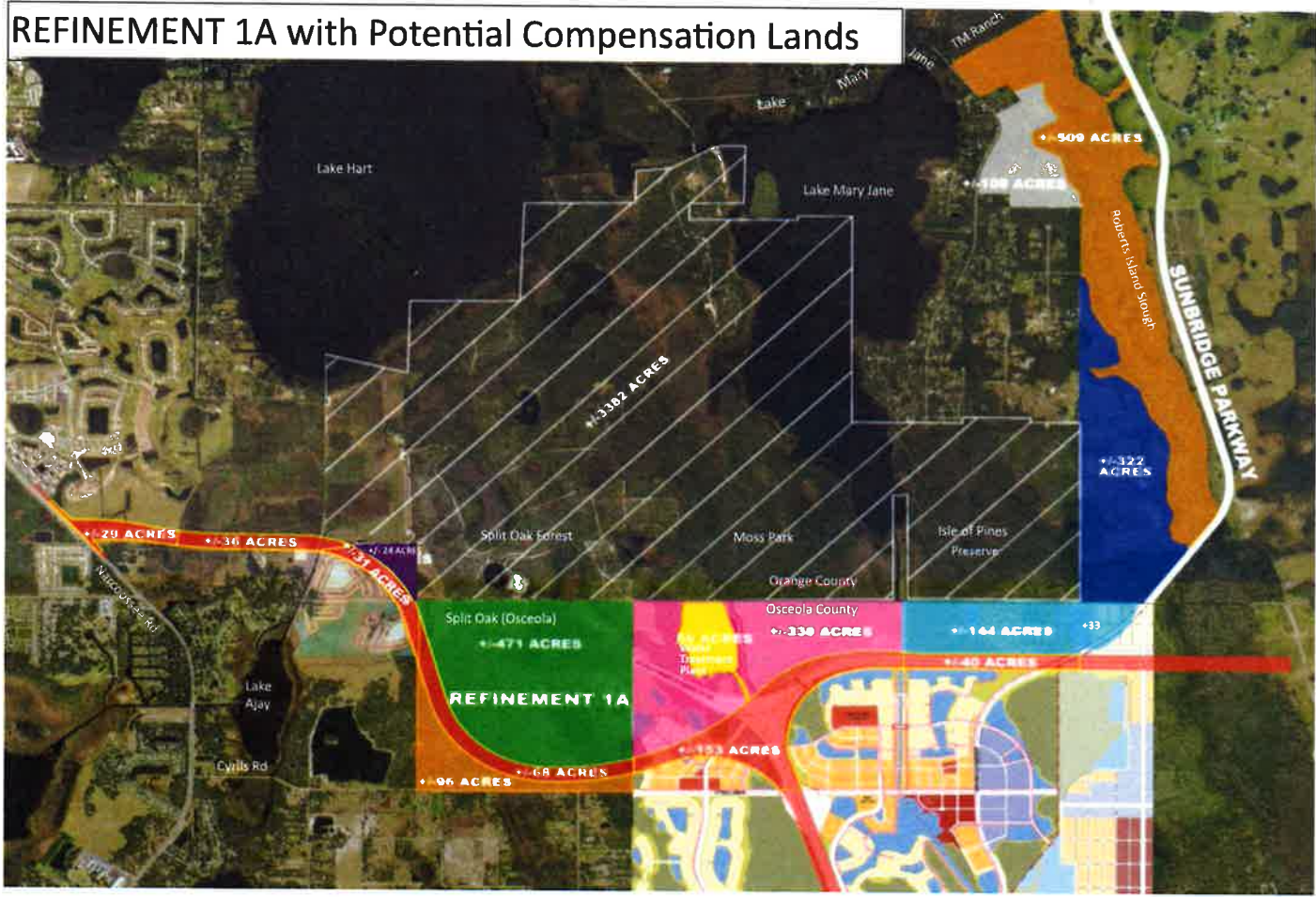
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Name: Zully Novas Signature: Zully Novas
Date: 12/11/17 Personal Email: Zullymarie17@gmail.com

Petition sponsored by Lake Nona High School Student Government Environmental Committee

EXHIBIT "G"



Osceola Parkway Extension East 7

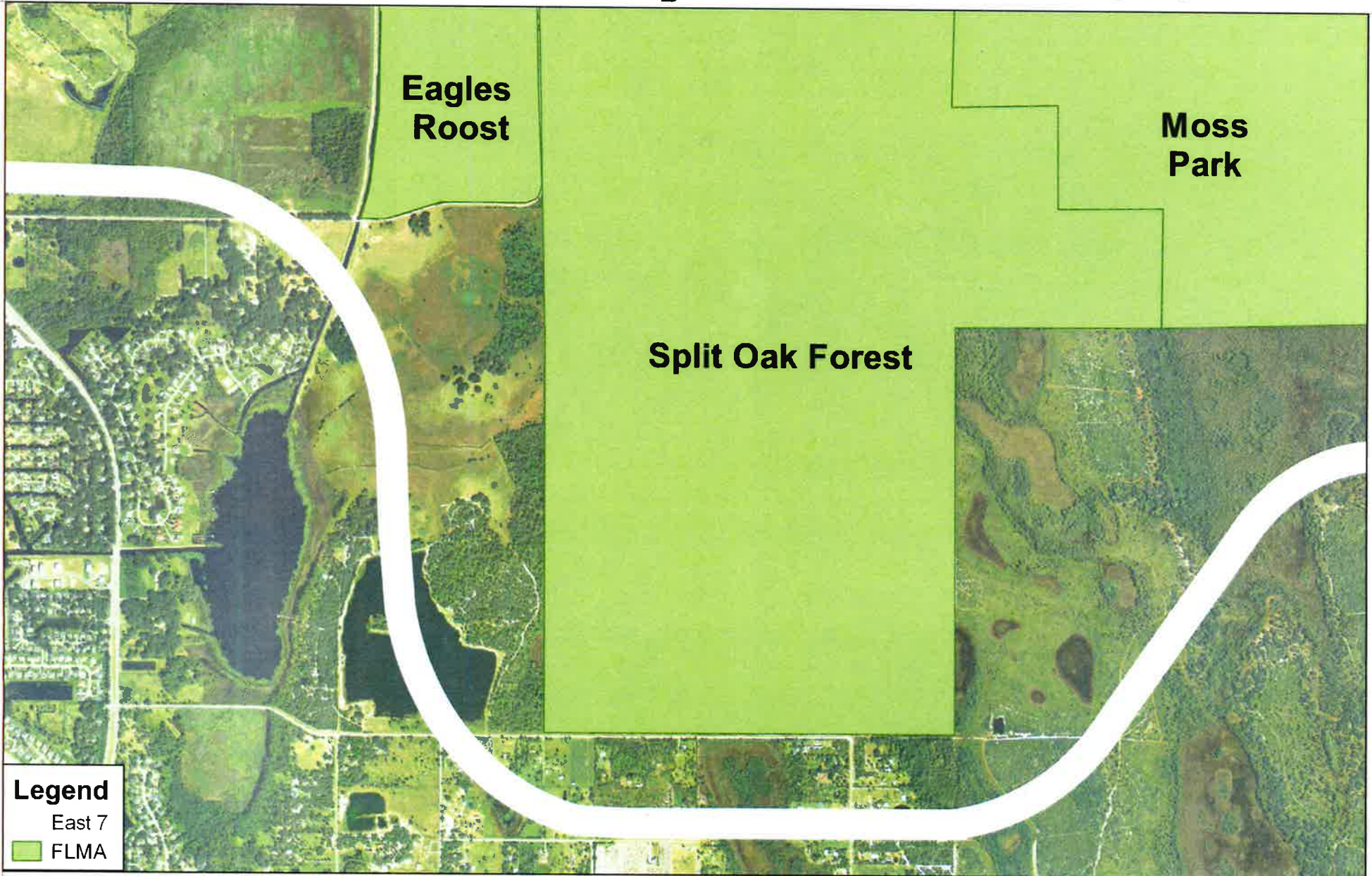


EXHIBIT "H"



Lake Nona High



St. Cloud High





Google Maps

11561 Narcoossee Rd

Approx. 400 feet to 417

FOSO's proposal & East 4B proposed distance from backyards to highway



Image capture: Jan 2017 © 2018 Google

Orlando, Florida

Google, Inc.

Street View - Jan 2017

Narcoossee Rd

Homes near highways may up heart disease risks



Living near the highway may shorten the daily commute, but it may also up the risk of heart disease, according to new research.

One recent study suggested that living near a highway was associated with an increased risk of dying from sudden cardiac death. The second showed the proximity to a highway is associated with increased high blood pressure. Both studies were done with women subjects.

"I think there are many reasons to not live near highways," said Russell Luepker, M.D., Mayo professor at the School of Public Health, University of Minnesota. "The association between air pollution and cardiovascular disease is clear."

The first study, published in the American Heart Association journal *Circulation*, reported that living close to a major road increased a woman's risk of dying from sudden cardiac death as much as smoking, diet or obesity.

Sudden cardiac death is when the heart suddenly stops beating, most commonly from sudden cardiac arrest, causing death within minutes.

Living 164 feet from a major road increased the risk of sudden cardiac death by 38 percent, compared to living 10 times farther away, researchers said. The risk increased 6 percent for every 328 feet closer the women lived to roadways.

1640ft = .3 mile

"It's important for healthcare providers to recognize that environmental exposures may be under-appreciated risk factors for diseases such as sudden cardiac death and fatal coronary heart disease," said Jaime E. Hart, Sc.D., lead study author and instructor in medicine at Brigham and Women's Hospital and Harvard Medical School in Boston, Massachusetts.

Researchers used data from more than 107,000, predominantly white women, average age 60, who were part of the Nurses' Health Study from 1986-2012.

Living near a highway may also affect blood pressure, according to the other study.

For 5,400 post-menopausal women in the San Diego area, living near a major roadway was associated with a higher risk of high blood pressure, according to the study in the *Journal of the American Heart Association*.

The risk was 22 percent higher for women who lived 328 feet from a highway, compared to those who lived at least 3280 feet - 0.3 miles - away. The risk rose the closer the women lived to roadways.

↑ .6 mile (1 mile = 5280ft)

"I think in the United States this study does tip the scale in favor of being concerned about the urban environment and how we develop our cities and our transportation systems," said Gregory Wellenius, study author and assistant professor of epidemiology at the Brown University School of Public Health in Providence, Rhode Island. "There are a lot of new developments going up right near highways. One has to start thinking about what are the associated health effects with that."

Researchers suspect that fine particles in the air are to blame for the effect of highways on heart health, but they don't know for sure what's causing the increases in high blood pressure or sudden cardiac death.

Wellenius suggests that homebuyers and community planners consider health risks before placing housing developments near major roadways. That is an idea Luepker supports.

"The whole planned housing arena is a growing one and it's a constant battle between city planners and developers, said Luepker, who is also an American Heart Association spokesperson. "People are talking about this for both physical health and mental health reasons."

Despite the evidence, the risks of living near roadways doesn't seem to be influencing home-buyers' decisions, said real estate experts.

Noise, lights and traffic congestion are the top concerns about living near major roadways, according to Kurt C. Kielisch, president and senior appraiser of the Forensic Group, Ltd., in Neenah, Wisconsin. Although a small percentage of people may report being concerned about pollution, they typically don't break down all the reasons they don't want to live near a highway, Kielisch said.

Most house hunters don't express concerns about pollution when looking for a new home, said realtor Rochelle Fitzgerald, founder of Luxury by Fitzgerald. She said "there's a buyer for every property," and those who buy homes near freeways are typically career-minded and want easy access to work.

People accustomed to loud, urban environments are the least concerned about living near a major roadway, Fitzgerald said.

"I've had buyers that have been like, 'I've grown up near a highway and the hum of the road puts us to sleep,'" Fitzgerald said. "Or, 'we've lived in New York City or LA, when we come down here that's just not a big deal to us.'"

Luepker suggests that people put their health = and their children's health = first.

"There's growing evidence that living near highways is harmful to your health," Luepker said. "There are advantages to transportation and nearness to whatever but by and large you buy some problems with that," Luepker said. "Would you rather live on a lake or next to a highway?"

For more information:

- Air pollution, heart disease and stroke

Study warns of microscopic pollution

Those living near busy roads at risk

By David Abel

GLOBE STAFF MARCH 05, 2015

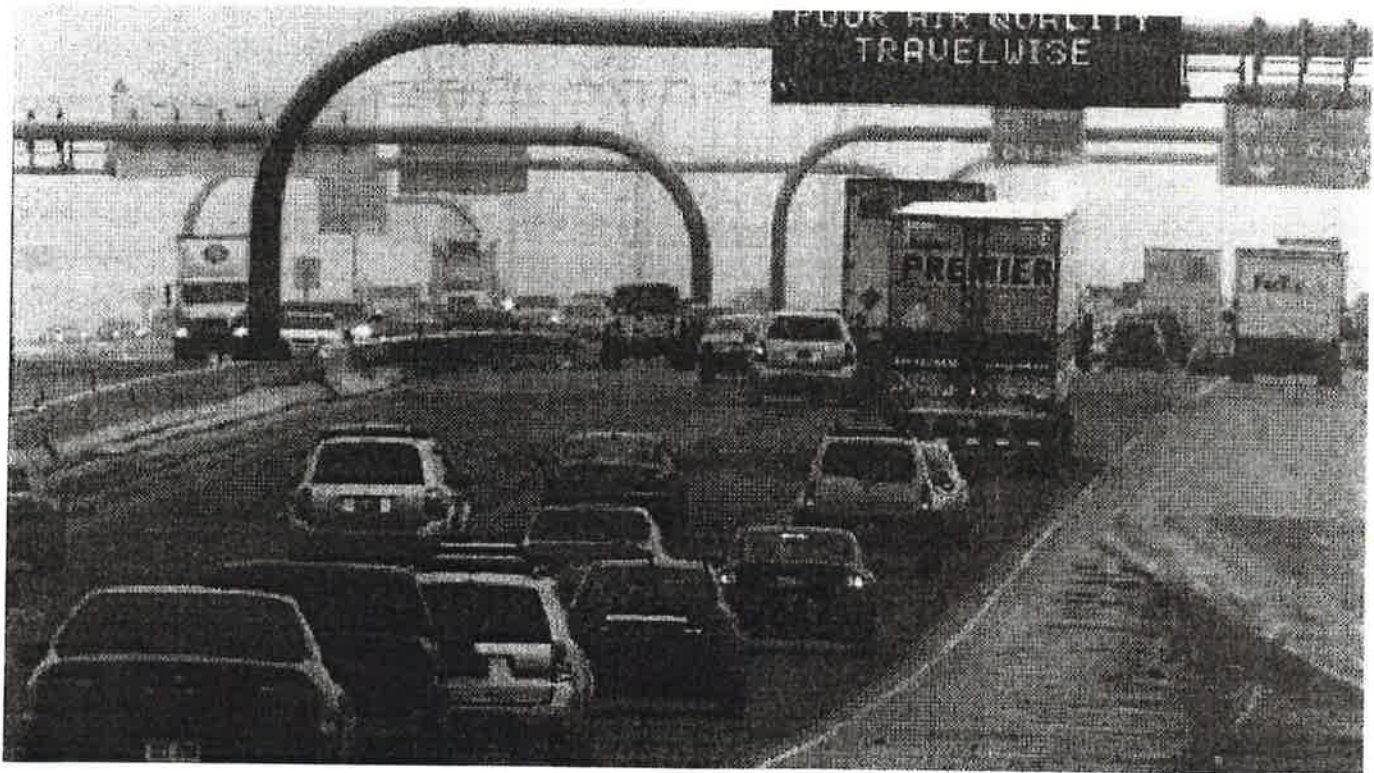
Microscopic metals and chemicals spewed from the tailpipes of vehicles traveling on highways are likely to harm the health of people who live nearby and spend significant amounts of time outdoors or with their windows open, according to a study released Wednesday by local public health researchers.

The study of so-called ultrafine particles is part of a growing body of evidence of the dangers of living near highways and other high-traffic roads. It suggests that those who live within 1,500 feet of a highway have a greater likelihood of developing cardiovascular disease than those living twice as far away. The Environmental Protection Agency estimates that more than 45 million Americans live within 900 feet of a major road, railroad, or airport.

Living Near A Highway Is Terrible For Your Health. 1 In 10 Americans Do It.

CORY HERRO

APR 15, 2016, 4:59 PM



CREDIT: AP/RICK BOWMER

The worst air quality in the United States can be found within about 5 football fields of any highway—where 1 in 10 Americans live. Millions of Americans breathe this air every day. And as a result, they suffer from an increased risk of cardiac disease, according to a new study from researchers at Tufts University and Boston University.

→ 1800 ft

D.

Consent Agenda

CONSENT AGENDA
April 12, 2018

COMMUNICATIONS AND PUBLIC OUTREACH

1. Approval of Contract First Renewal with The Rubin Group, Inc. for Advocacy Services, Contract No. 001382 (Agreement Value: \$45,000.00)

CONSTRUCTION

2. Approval of Construction Contract Modifications on the following projects:
 - a. Project 429-739 Lane Construction Corp. (\$ 498,470.63)
 - b. Project 599-735 GENERX Generators, Inc. (\$ 84,559.00)
 - c. Project 599-126 SEMA Construction \$ 297,491.86
 - d. Project 429-206 GLF Construction Corp. \$ 1,396,174.00
 - e. Project 429-205 Superior Construction Co. Southeast, LLC \$ 291,891.32
 - f. Project 429-204 Southland Construction, Inc. \$ 43,161.90
 - g. Project 528-405 Southland Construction, Inc. (\$ 4,110.43)
 - h. Project 417-744 Tecta America Southeast, LLC (\$ 49,380.00)
 - i. Project 408-739 Preferred Materials, Inc. (\$ 326,243.31)
 - j. Project 417-733 Ranger Construction Industries, Inc. (\$ 10,807.14)

ENGINEERING

3. Approval of Contract Third Renewal with CH2M Hill, Inc. for Wekiva Parkway Corridor Consultant Services, Contract No. 000746 (Agreement Value: \$0)
4. Approval of BASE Consultants, Inc. as Subcontractor for the General Engineering Consultant Services (GEC) contract with Dewberry Engineers, Inc., Contract No. 001145
5. Approval of Supplemental Agreement No. 2 with Dewberry Engineers, Inc. for Post Design Services for SR 417 Widening from Econlockhatchee Trail to Seminole County Line, Project No. 417-134, Contract No. 001153 (Agreement Value: \$421,028.27)
6. Approval of Contract Award to TLP Engineering Consultants, Inc. for Design Consultant Services for SR 417 Widening from International Drive to John Young Parkway, Project No. 417-141, Contract No. 001312 (Agreement Value: not-to-exceed \$6,050,000.00)
7. Approval of Contract Award to Traffic Control Devices, Inc. for Miscellaneous Signage Improvements, Project No. 599-630, Contract No. 001370 (Agreement Value: \$145,600.00)
8. Authorization to Advertise for Construction Bids for Systemwide Ramp Terminal Improvements, Project No. 599-155, Contract No. 001414

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

9. Approval of Contract Award to Traffic Control Products of Florida, Inc. for Systemwide E-ZPass Signage Installations, Project No. 599-632, Contract No. 001409 (Agreement Amount: \$100,500.00)

FINANCE

10. Approval of Selection and Authorization of Firms for Investment Banking Underwriting Services, Contract No. 001132

LEGAL

11. Approval of Settlement Agreement for Supplemental Attorneys' Fees and Litigation Costs with American Finance, LLC, Tenant Richard Crabb, in the amount of \$15,000.00 for Parcel 251, Project 429-204
12. Approval of Purchase Agreement with Lake Nona Land Company, LLC for Parcel 112A, Project 599-2260
13. Approval of Settlement Agreement of Power Acoustics' Fees and Costs with Robert and Cynthia Henderson in the amount of \$8,900.00 for Parcels 112 (A& B) and 712, Project 429-202
14. Approval of License Agreement with the Greater Orlando Aviation Authority for a Dynamic Message Sign on South Jeff Fuqua Boulevard

MAINTENANCE

15. Approval of Supplemental Agreement No. 3 with Infrastructure Corporation of America for Roadway Maintenance Services, Contract No. 001152 (Agreement Value: \$4,097,374.00)
16. Authorization to Advertise for Proposals for Landscape Maintenance Services on SR 408, SR 417 and at CFX's Headquarters Building, Contract No. 001411
17. Authorization to Advertise for Bids for Systemwide Aquatic Vegetation Control Services, Contract No. 001412

PROCUREMENT

18. Approval of Revised Procurement Policy and Resolution

TOLL OPERATIONS/TECHNOLOGY

19. Approval of SNI Companies and KForce Technology as Subcontractors for the System Software Maintenance Contract with TransCore LP, Contract No. 000179
20. Approval to Execute an Agreement with University of Central Florida for Evaluation of Initial Phase Rollout of the Visitor Toll Pass Program Phase I, Contract No. 001415 (Agreement Value: not-to-exceed \$109,999.00)

CENTRAL FLORIDA EXPRESSWAY AUTHORITY


21. Approval of Purchase Order to Intelligent Transportation Services, Inc. for High Definition CCTV Cameras, Project No. 599-528 (Agreement Value: \$79,500.00)
22. Approval of Revisions to the E-PASS User Agreement
23. Ratification of Purchase of Transponders from TransCore LP (Agreement Value: \$141,350.00)
24. Approval of Purchase Order to PC Solutions & Integrations, Inc. for Annual Vendor Network Support and Maintenance (Agreement Value: not-to-exceed \$78,319.68)

**CONSENT AGENDA ITEM
#1**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 22, 2018

SUBJECT: Approval of Contract Renewal with The Rubin Group
for Advocacy Services
Contract No. 001382

Board approval is requested for the first renewal of the referenced contract with The Rubin Group, in the amount of \$45,000.00 for a six-month period beginning July 1, 2018 and ending December 31, 2018.

The original contract is for six months with an option to renew at the sole discretion and election of CFX.

Original Contract Amount	\$45,000.00
First Renewal	<u>\$45,000.00</u>
Total	\$90,000.00

The services to be performed under this renewal is to provide advocacy and consultant services as may be assigned by CFX.

This contract is budgeted for in the OM&A budget.

Reviewed by:


Michelle Maikisch
Chief of Staff/Public Affairs Officer

CENTRAL FLORIDA EXPRESSWAY AUTHORITY
CONTRACT RENEWAL AGREEMENT
CONTRACT NO. 001382

THIS CONTRACT RENEWAL AGREEMENT (the "Renewal Agreement"), made and entered into this 12th day of April 2018, by and between Central Florida Expressway Authority, hereinafter called "CFX" and The Rubin Group, hereinafter called the "Consultant".

WITNESSETH

WHEREAS, CFX and the Consultant entered into a Contract Agreement (the "Original Agreement") dated December 19, 2017, whereby CFX retained the Consultant to provide advocacy and consultant services; and

WHEREAS, pursuant to Section 2.10 of the Original Agreement, CFX and Consultant wish to renew the Original Agreement for a period of six (6) months;

NOW, THEREFORE, for and in consideration of the mutual benefits to flow each to the other, CFX and Consultant agree to a first renewal of said Original Agreement beginning the 1st day of July 2018 and ending the 31th day of December 2018 at the cost of \$45,000.00, which amount restates the amount of the Original Agreement.

Consultant states that, upon its receipt and acceptance of Final Payment for Services rendered under the Original Contract renewal ending June 30, 2018, the Consultant shall execute a 'Certificate of Completion of the Original Contract and Acceptance of Final Payment' that waives all future right of claim for additional compensation for services rendered under the Original Contract ending June 30, 2018.

All terms and conditions of said Original Agreement and any supplements and amendments thereto shall remain in full force and effect during the full term of this Renewal Agreement.

IN WITNESS WHEREOF, the parties have executed this Renewal Agreement by their duly authorized officers on the day, month and year set forth above.

THE RUBIN GROUP

BY: _____
Authorized Signature

Title: _____

ATTEST: _____ (SEAL)
Secretary or Notary

If Individual, furnish two witnesses:

Witness (1) _____

Witness (2) _____

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

BY: _____
Director of Procurement

LEGAL APPROVAL: _____
AS TO FORM General Counsel for CFX

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
COOPERATIVE PURCHASE AGREEMENT
ADVOCACY SERVICES
CONTRACT NO. 001382**

2017 DEC 26 PM 2:34

This Agreement is made this 19th day of December, 2017, between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY, a body politic and agency of the State of Florida, hereinafter called CFX and THE RUBIN GROUP, 450 East Las Olas Boulevard, Suite 1250, Fort Lauderdale, FL 33301, hereinafter the "CONSULTANT," who is duly authorized to conduct business in the State of Florida.

WITNESSETH:

WHEREAS, CFX was created by statute and is charged with acquiring, constructing, operating and maintaining a system of limited access roadways known as the Central Florida Expressway System; and

WHEREAS, CFX has been granted the power under Section 348.754(2)(m) of Florida Statutes, "to do everything necessary or convenient for the conduct of its business and the general welfare of [CFX];" and

WHEREAS, CFX has determined that it is necessary and convenient in the conduct of its business to retain the services of a CONSULTANT to provide advocacy and consultant services as may be assigned to the Consultant by CFX; and

WHEREAS, on or about September 9, 2013, the CONSULTANT entered an agreement with Florida Virtual School (FLVS) under its Contract No. RFQ-2013-7020-9003-LM to provide substantially the same services as required by CFX; and

WHEREAS, a Request for Qualifications seeking qualified contractors to perform such services for CFX was not required because the CONSULTANT has an existing contract with FLVS for substantially the same services to be provided hereunder and CFX has decided to contract with CONSULTANT for the performance of the services described herein under the same conditions previously negotiated by FLVS; and

WHEREAS, the CONSULTANT agrees to provide the services under the same terms, conditions and rates as included in its contract with FLVS, a copy of which is attached to this Agreement as **Exhibit "A"**, and such additional terms and conditions as detailed below.

NOW THEREFORE, in consideration of the mutual covenants and benefits set forth herein and other good and valuable consideration, the receipt and sufficiency of which being hereby acknowledged by each party to the other, the parties hereto agree as follows:

1. RECITALS

The recitals are true and corrected and incorporated herein as terms.

2. ADOPTION OF THE STATE CONTRACT

The parties adopt the terms and conditions in the CONTRACTOR's existing contract with the Florida Virtual School (FLVS) under its Contract No. RFQ-2013-7020-9003-LM, including the Master Services Agreement, Attachment 1, Amendment 1, Amendment 2, and Amendment 3, by reference as though set forth fully herein, hereinafter referred to as the "State Contract", marked as "FLVS, [page number] of 15," subject to the substitutions or revisions described below.

2.1 References to "Florida Virtual School" and "FLVS" in the State Contract shall be replaced with the "Central Florida Expressway Authority" or "CFX."

2.2 References to "Director of External Affairs (Star Kraschinsky)" or "Director of External Affairs" in the State Contract shall be replaced with the "Chief of Staff."

2.3 References to "Chief Policy Officer" or "President/COE" in the State Contract shall be replaced with the "Executive Director."

2.4 References to "Board of Trustees" in the State Contract shall be replaced with the "Executive Director."

2.5 References to "educational projects" in the State Contract shall be replaced with "transportation projects."

2.6 References to "School Board" in the State Contract shall be replaced with "CFX."

2.7 On FLVS, pages 1, 7 and 9, the Maximum Amount of this Contract will be replaced with the following: \$45,000.

2.8 On FLVS, pages 1, 7 and 9, the Authorized Person to Receive Contract/Approval Notices shall be replaced with the following:

Michelle Maikisch, Chief of Staff
Central Florida Expressway Authority
4974 ORL Tower Road
Orlando, Florida 32807
(407) 690-5000
Email: Michelle.Maikisch@CFXway.com

2.9 On FLVS, page 2, the last sentence of Article I shall be modified by deleting the text marked with strikeouts as follows:

Current Consultant roster is presumed to be as follows:
~~1. Capitol Insight, LLC (lead Consultant)~~

- ~~2. The Rubin Group~~
- ~~3. Gray Robinson Attorneys At Law~~
- ~~4. SCG Governmental Affairs~~

2.10 On FLVS, pages 4 and 11, Article II entitled "Period of Performance" shall be revised by removing the text marked by strikeouts and adding the underlined text as follows:

This Agreement shall remain in effect not to exceed five (5) years from the effective date specified above, with annual renewal options. The term of the Contract will be six (6) months beginning January 1, 2018. The option to renew are at the sole discretion and election of CFX. Renewals will be based, in part, on a determination by CFX that the value and level of service provided by the CONSULTANT are satisfactory and adequate for CFX's needs. If a renewal option is exercised, CFX will provide the CONSULTANT with written notice of its intent at least 30 days prior to the expiration of the initial Contract terms.

2.11 On FLVS, pages 4, 7, 9 and, 11, Article III entitled "Compensation" shall be replaced with the following:

In full monetary consideration for this Agreement and the services to be performed by the CONSULTANT hereunder, CFX will pay the CONSULTANT using the following schedule of billing rates: \$7,500.00 per month for six (6) months. The Contract amount shall not exceed \$45,000.00 during the term.

In addition, CFX will reimburse the CONSULTANT for reasonable out-of-pocket expenses incurred in the performance of work authorized hereunder and in accordance with State laws, rules, regulations, CFX policies and procedures, but only with prior written approval.

2.12 On FLVS, pages 5 and 12, Article VI entitled "Liability" shall be revised by deleting the second paragraph as follows:

~~Consultant shall be compliant with the Jessica Lunsford act for the duration of this Agreement. Consultant, Consultant's personnel, employees, and sub-contractor(s) who are permitted access on school grounds when students are present, who have direct contact with students, students records and/or data or who have access to or control of school funds must meet level 2 fingerprinting background screening requirements.~~

2.13 On FLVS, pages 6, 7, and 14, Article XIII entitled "Public Records" shall be replaced with the following:

1. CFX is public agency subject to Chapter 119, Florida Statutes. The CONSULTANT shall comply with Florida's Public Records Law including:
 - (a) keeping and maintaining public records that ordinarily and necessarily would be required by the CFX in order to perform the services.
 - (b) providing

the public with access to public records on the same terms and conditions that the CFX would provide the records and at a cost that does not exceed the cost provided in chapter or as otherwise provided. (c) ensuring that public records that are exempt or that are confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law and (d) meeting all requirements for retaining public records and transfer at no cost to the CFX all public records in possession of the CONSULTANT upon termination of the Agreements and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the CFX in a format that is compatible with the information technology systems of the CFX.

The parties agree that if the contractor fails to comply with a public records request, then CFX must enforce the contract provisions in accordance with the contract and as required by Section 119.0701, Florida Statutes.

Upon receipt of any request by a member of the public for any documents, papers, letters, or other material subject to the provisions of Chapter 119, Florida Statutes, made or received by CONSULTANT in conjunction with this Contract (including without limitation CONSULTANT Records and Proposal Records, if and as applicable), CONSULTANT shall immediately notify CFX. Thereafter, CONSULTANT shall follow CFX's instructions with regard to such request. To the extent that such request seeks non-exempt public records, CFX shall direct CONSULTANT to provide such records for inspection and copying in compliance with Chapter 119. A subsequent refusal or failure by CONSULTANT to timely grant such public access will be grounds for immediate, unilateral cancellation of the Contract by CFX.

**IF THE CONSULTANT HAS QUESTIONS REGARDING
THE APPLICATION OF CHAPTER 119, FLORIDA
STATUTES, TO THE CONSULTANT'S DUTY TO
PROVIDE PUBLIC RECORDS RELATING TO THIS
CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC
RECORDS AT**

**Central Florida Expressway Authority
4974 ORL Tower Road
Orlando, Florida 32807
(407) 690-5000
PublicRecords@CFXWay.com**

2.14 On FLVS, page 10, the reference to the "General Counsel" in paragraph 3 of Article I of the State Contract shall be replaced with the "Executive Director."

2.15 On page FLVS, page 14, Article XIII entitled "Renewal" shall be deleted.

3. ADDITIONAL TERMS REQUIRED BY CFX

3.1 The CONSULTANT shall, for the consideration herein stated and at its cost and expense, do all the work and furnish all equipment, supplies, labor and incidentals necessary to perform this Agreement in the manner and to the full extent as required by CFX.

3.2 CONSULTANT RESPONSIBILITY. CONSULTANT shall take all reasonable precautions in the performance of the services and shall cause its employees, agents and subcontractors to do the same.

(a) CONSULTANT shall comply, and shall cause its employees, agents, officers and subcontractors and all other persons for whom CONSULTANT may be legally or contractually responsible, with applicable laws, ordinances, rules, regulations, orders of public authorities, sound business practices, including without limitation: (i) those relating to the safety of persons and property and their protection from damage, injury or loss, and (ii) all workplace laws, regulations, and posting requirements, and

(b) CONSULTANT shall be responsible for all damage and loss that may occur with respect to any and all property in any way involved in the provision of services by CONSULTANT, whether such property is owned by CONSULTANT, CFX, or any other person, to the extent such damage or loss shall have been caused or brought about by the acts or omissions of CONSULTANT or its employees, agents, officers or subcontractors or any other persons for whom CONSULTANT may be legally or contractually responsible.

(c) CONSULTANT shall ensure that all of its activities and the activities of its employees, agents, officers and subcontractors and all other persons for whom CONSULTANT may be legally or contractually responsible are undertaken in a manner that will minimize the effect on surrounding property and the public.

3.3 INDEMNITY. The CONSULTANT shall indemnify, defend and hold harmless CFX and all of its respective officers, agents, CONSULTANT's or employees from all suits, actions, claims, demands, costs as defined elsewhere herein, expenses (including reasonable attorneys' fees as defined elsewhere herein), judgments, liabilities of any nature whatsoever (collectively, "Claims") arising out of, because of, or due to breach of the Agreement by the CONSULTANT (its subcontractors, officers, agents or employees) or due to any negligent or intentional act or occurrence of omission or commission of the CONSULTANT (its subcontractors, officers, agents or employees). CONSULTANT will not be liable for damages arising out of injury or damage to persons or property directly caused or resulting from the sole negligence of CFX or any of its officers, agents or employees.

3.4 MEDIA RELEASES. CONSULTANT shall make no statements, press releases or publicity releases concerning the Agreement or its subject matter, or otherwise disclose or permit to be disclosed any of the data or other information obtained or furnished under the Agreement, or any particulars thereof, without first notifying CFX and securing its consent in writing.

3.5 PERMITS, LICENSES, ETC. Throughout the term of the Agreement, the CONSULTANT shall procure and maintain, at its sole expense, all permits and licenses that may be required in connection with the performance of Services by CONSULTANT; shall pay all charges, fees, royalties, and taxes; and shall give all notices necessary and incidental to the due and lawful prosecution of the Services. Copies of required permits and licenses shall be furnished to CFX upon request.

3.6 CONFLICT OF INTEREST AND STANDARDS OF CONDUCT

CONSULTANT acknowledges that CFX officials and employees are prohibited from soliciting and accepting funds or gifts from any person who has, maintains, or seeks business relations with CFX in accordance with CFX's Ethics Policy. To the extent applicable, CONSULTANT will comply with the aforesaid Ethics Policy in connection with performance of the Agreement.

In the performance of the Agreement, CONSULTANT shall comply with all applicable local, state, and federal laws and regulations and obtain all permits necessary to provide the Agreement services.

CONSULTANT covenants and agrees that it and its employees, officers, agents, and subcontractors shall be bound by the standards of conduct provided in Florida Statutes 112.313 as it relates to work performed under this Agreement, which standards will be reference be made a part of this Agreement as though set forth in full.

3.7 NONDISCRIMINATION. CONSULTANT, its employees, officers, agents, and subcontractors shall not discriminate on the grounds of race, color, religion, sex, national origin, or other protected class, in the performance of work or selection of personnel under this Agreement.

3.8 SUBLETTING AND ASSIGNMENT. CONSULTANT shall not sublet, sell, transfer, assign, delegate, subcontract, or otherwise dispose of this Agreement or any portion thereof, or of the CONSULTANT's right, title, or interest therein without the written consent of CFX, which may be withheld in CFX's sole and absolute discretion. Any attempt by CONSULTANT to dispose of this Agreement as described above, in part or in whole, without CFX's written consent shall be null and void and shall, at CFX's option, constitute a default under the Agreement.

3.9 DISPUTES AND TERMINATION. All services shall be performed by the CONSULTANT to the reasonable satisfaction of CFX's Executive Director (or her/his delegate), who shall decide all questions, difficulties and disputes of any nature whatsoever that may arise under or by reason of this Agreement, the prosecution and fulfillment of the services described

and the character, quality, amount and value thereof. CFX shall have the right to terminate or suspend the Agreement, in whole or in part, at any time, for any reason, with seven (7) days.

3.10 OTHER SEVERABILITY. If any section of this Agreement be judged void, unenforceable or illegal, then the illegal provision shall be, if at all possible, interpreted or re-drafted into a valid, enforceable, legal provision as close to the parties' original intention, and the remaining portions of the Agreement shall remain in full force and effect and shall be enforced and interpreted as closely as possible to the parties' intention for the whole of the Agreement.

3.11 GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of Florida. Venue of any legal or administrative proceedings arising out of this Agreement shall be exclusively in Orange County, Florida.

3.12 RELATIONSHIPS. CONSULTANT acknowledges that no employment relationship exists between CFX and CONSULTANT or CONSULTANT's employees. CONSULTANT shall be responsible for all direction and control of its employees and payment of all wages and salaries and other amounts due its employees. CONSULTANT shall be responsible for all reports and obligations respecting such employees, including without limitation social security tax and income tax withholding, unemployment compensation, workers compensation, and employment benefits.

Any approval by CFX of a subcontract or other matter herein requiring CFX approval for its occurrence shall not be deemed a warranty or endorsement of any kind by CFX of such subcontract, subcontractor, or matter.

3.13 INTERPRETATION. For purposes of this Agreement, the singular shall include the plural, and the plural shall include the singular, unless the context clearly requires otherwise. Reference to one gender shall include all genders. Reference to statutes or regulations include all statutory or regulatory provisions consolidating, amending, or replacing the stated statute or regulation. Words not otherwise defined and that have well-known technical, industry, or legal meanings, are used in accordance with such recognized meanings, in the order stated. References to persons include their respective permitted successors and assigns and, in the case of governmental persons, persons succeeding to their respective functions and capacities. If CONSULTANT discovers any material discrepancy, deficiency, or ambiguity in this Agreement, or is otherwise in doubt as to the meaning of any provision of the Agreement, CONSULTANT may immediately notify CFX and request clarification of CFX's interpretation of the Agreement. The Agreement, together with and including all exhibits, comprise the entire agreement of the parties and supersedes and nullifies all prior and contemporaneous negotiations, representations, understandings, and agreements, whether written or oral, with respect to the subject matter hereof.

3.14 SURVIVAL OF EXPIRATION OR TERMINATION. Any clause, sentence, paragraph, or section providing for, discussing, or relating to any of the following shall survive the expiration or earlier termination of the Agreement:

- (a) Article VI – Liability
- (b) Article VI – Ownership of Work Product

- (c) Article IX – Guarantees and Warranty
- (d) Article X – Examination of Records
- (e) Article XIII - Public Records
- (f) Paragraph 3.11 on Laws and Venue.

3.15 OBLIGATIONS UPON EXPIRATION OR TERMINATION OF AGREEMENT. CONSULTANT shall initiate settlement of all outstanding liabilities and claims arising out of the Agreement and any subcontracts or vending agreements to be canceled. All settlements shall be subject to the approval of CFX.

3.16 Inspector General. Contractor agrees to comply with Section 20.055(5), Florida Statutes, and agrees to cooperate with the inspector general in any investigation, audit, inspection, review, or hearing pursuant to this section. Contractor agree to incorporate in all subcontracts the obligation to comply with Section 20.055(5).

3.17 Public Entity Crime Information and Anti-Discrimination Statement. Pursuant to Section 287.133(2)(a), Florida Statutes, “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, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in s. 287.017 for CATEGORY TWO (\$35,000) for a period of 36 months following the date of being placed on the convicted vendor list.” Pursuant to Section 287.134(2)(a), Florida Statutes, “an entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity.”

IN WITNESS WHEREOF, the authorized signatures named below have caused this instrument to be signed by their respective duly authorized officials, as of the day and year first above written.

[SIGNATURES TO FOLLOW]

THE RUBIN GROUP, INC.

By: *William D. L.*

Title: President

Attest: *Carma M. Reichel* (Seal)

Date: 12/22/17

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

2017 DEC 26 PM 2:35

By: *[Signature]* 12/29/17
Director of Procurement

Approved as to form and execution, only,
for reliance by CFX only.

Linda S. B. Lerner for
General Counsel for CFX

EXHIBIT "A"

Contract No. RFQ-2013-7020-9003-LM

Master Services Agreement, Attachment 1, Amendment 1, Amendment 2, and Amendment 3

FLORIDA VIRTUAL SCHOOL CONSULTING AGREEMENT

Master Service Agreement for Professional Services

MSA NO.: RFQ-2013-7020-9003-LM

1. This Agreement is entered into between FLVS and the Contractor named below:

Entity Name
Florida Virtual School (hereafter called FLVS)

Contractor's Name
The Rubln Group (hereafter called Contractor)

2. Maximum Amount of this Contract: \$60,000.00

3. Authorized Person to Receive Contract/Approval Notices for FLVS (Project Manager):

Name: Star Kraschinsky
Title: Director, External Affairs
Email: skraschinsky@flvs.net
Telephone: 407.613.3486

4. The parties agree to comply with the terms and conditions of the following attachments which are by this reference made a part of the Contract:

Attachment 1 – FLVS Consultant Agreement Terms and Conditions for Services

Authorized Contractor representative(s) has read the foregoing document and, by executing this Master Service Agreement, agree and accept such terms effective as of the date indicated below the Contractor's signature

IN WITNESS WHEREOF, the parties hereto have caused their duly authorized officers to execute and deliver this Agreement as of the day and year below stated.

5. Consultant

Consultant's Name The Rubln Group		
By (Authorized Signature) <i>William D. Rubin, President</i>		Date Signed 9/12/13
Printed Name and Title of Person Signing <i>William D. Rubin</i>		Telephone: 954.467.3993
Address: 460 East Las Olas Boulevard, Suite 1250 Fort Lauderdale, FL 33301		Fax: 954.527.9348
Email: rubinw@rublingroup.com		

6. FLVS

FLVS Name Florida Virtual School	
By (Authorized Signature) <i>Star L. Kraschinsky</i> Director External Affairs	
Date Signed 9-16-13	
Printed Name and Title of Person Signing <i>Star L. Kraschinsky</i>	
Address: 2145 Metrocenter Blvd. Suite 200, Orlando, FL 32836	

Holly Saques Chief Policy Officer
Holly Saques 9/16/13

**FLORIDA VIRTUAL SCHOOL
ATTACHMENT 1
CONSULTING AGREEMENT
Terms and Conditions for Services**

THIS AGREEMENT made and entered into this day of, September 09, 2013 by and between The Florida Virtual School duly organized and existing under the laws of Florida, and The Rubin Group, acting personally.

WHEREAS, The Florida Virtual School (hereinafter referred to as FLVS) will from time to time require certain services.

WHEREAS, The Rubin Group (hereinafter referred to as the CONSULTANT) is able and willing to provide such services under the terms and conditions hereinafter set forth; **NOW, THEREFORE** in consideration of the premises and the mutual Agreement hereinafter set forth, the parties hereto mutually agree as follows:

Article I - Character and Extent of Services

The CONSULTANT shall provide services in connection with projects and programs in which FLVS is participating, when requested by the Director of External Affairs (Star Kraschinsky) the representative of FLVS, or such other person or persons as may from time to time be designated by the Director of External Affairs.

The CONSULTANT will:

It shall be the Consultant's duty to advocate the interests of FLVS before the Florida Legislature and executive agencies for Florida government. Included within the scope of the Consultant's duties is the advocacy for passage or defeat of legislation that is relevant to FLVS. It shall further be the Consultant's duty to inform FLVS of developments in legislation and policy relevant to FLVS operations.

All consultants' report to and are accountable to the FLVS Director of External Affairs, who is responsible for the execution of the FLVS legislative plan. The Director of External Affairs reports and is accountable to the Chief Policy Officer.

To ensure that FLVS is well represented in each area of state government, three or four consultants may be retained. A lead consultant will coordinate activities with the Director of External Affairs and all consultants will follow their direction. All consultants will be directed to work with specific legislative, executive, or agency leadership on behalf of FLVS, maximizing resources. Current Consultant roster is presumed to be as follows:

1. Capitol Insight, LLC (Lead Consultant)
2. The Rubin Group

3. Gray Robinson Attorneys At Law
4. SCG Governmental Affairs

**SCOPE OF SERVICES TO BE PROVIDED BY ALL CONSULTANTS
MAY INCLUDE:**

A. Legislative Representation

1. While the Florida Legislature (the "Legislature") is in session, attend all sessions and review and report on all pending legislation affecting FLVS directly or indirectly. This review shall also include all pre-legislative session committee meetings, hearings, and conferences.
2. Prepare and develop legislative filings as required in the proper form to be proposed for adoption by the Legislature.
3. Seek advice from FLVS staff members, in conjunction with other consultants, with the respect to the information necessary for the proper presentation of FLVS's views, needs, and requirements to be presented by the Consultant before the various legislative committees and other governmental bodies.
4. Attend all necessary committee meetings, workshops, and legislative sessions for the purpose of monitoring and affecting, as appropriate, the passage or defeat of those bills identified as bills of interest.
5. Arrange conferences between FLVS staff members and appropriate members of the Legislature, the Governor of the State of Florida, the members of the Florida Cabinet and /or their respective aides and staff.
6. Coordinate FLVS's legislative activities with the activities of other groups with similar interest including school districts, legislative advocates for school choice and other selected associates that are involved in the legislative process.
7. Advocate the passages of legislation which FLVS identifies as being in FLVS's best interest, including but not limited to maximizing education funding for virtual education.

B. Regulatory Representation

1. Advancing request for funding for various educational projects to the the Florida Legislature, Executive Branches and other governmental agencies and alternative state funding sources.
2. Seeking to maximize state appropriations for the then current fiscal year for projects that are in Florida Virtual School's best interest.
3. Advance long-term initiatives and state policy that will benefit Florida Virtual School.

5

Article II - Period of Performance

This Agreement shall remain in effect not to exceed five (5) years from the effective date specified above, with annual renewal options.

Article III - Compensation

In full monetary consideration for this Agreement and the services to be performed by the CONSULTANT hereunder, FLVS will pay the CONSULTANT using the following schedule of billing rates: \$6,000.00 per month for ten (10) months.

Article IV - Payment and Invoicing

CONSULTANT shall submit invoices to FLVS, together with such supporting documentation as FLVS may reasonably require. Invoices shall be submitted to the Project Manager and to the Finance Department, Accounts Payable Division at FLVS.

Invoices should be submitted upon completion of work. A detailed invoice must be approved by the Project Manager prior to payment. FLVS will only reimburse CONSULTANT for expenses incurred in performing services authorized in advance by FLVS project manager. FLVS shall pay to the CONSULTANT fees for services within thirty (30) days of receipt of invoice.

Pursuant to § 287.058(1), F.S.: (a) bills for fees or other compensation for services or expenses shall be submitted in detail sufficient for a proper preaudit and postaudit thereof. Travel expenses will be reimbursed only if expressly authorized by the terms of this Agreement. Bills for any travel expenses shall be submitted in accordance with § 112.061, F.S.

Unless otherwise agreed in writing by FLVS and the CONSULTANT, the CONSULTANT shall not be entitled to receive any other payment or compensation from FLVS for Services provided by or on behalf of the CONSULTANT under the Agreement. The CONSULTANT shall be solely responsible for paying all costs, expenses and charges it incurs in connection with its performance under this Agreement.

Article V - Assignment and Subcontracting

CONSULTANT'S obligations authorized under this Agreement are not assignable or transferable and CONSULTANT agrees not to subcontract any of the work authorized hereunder without the prior written approval of FLVS, which approval may be reasonably withheld.

Article VI - Liability

CONSULTANT specifically agrees by acceptance of this Agreement to save harmless and indemnify FLVS against all loss, liability, damages, and expenses caused by or connected with the work of CONSULTANT hereunder. It is understood that the intent of this provision is to absolve and protect FLVS from any and all loss, liability, damages or expenses caused by or

connected with the work of CONSULTANT hereunder whether through the negligence or willful actions of the CONSULTANT, its agents and assigns.

Consultant shall be compliant with the Jessica Lunsford act for the duration of this Agreement. Consultant, Consultant's personnel, employees, and sub-contractor(s) who are permitted access on school grounds when students are present, who have direct contact with students, students records and/or data or who have access to or control of school funds must meet level 2 fingerprinting background screening requirements.

Article VII - Ownership of Work Product

All technical data, evaluations, reports and other work product of CONSULTANT hereunder shall become the property of FLVS and shall be delivered to FLVS upon completion of services authorized hereunder. CONSULTANT may retain copies thereof for its files and its internal use.

Article VIII - Independent Contractor Relationship

In the performance of services hereunder, CONSULTANT shall be an independent contractor with the sole authority to control and direct the performance of the details of the work, being interested only in the results obtained.

Article IX - Guarantees and Warranty

CONSULTANT warrants and guarantees that the work shall be performed and completed in a workmanlike manner satisfactory and acceptable to FLVS. CONSULTANT shall not, either during or after the term of this Agreement, disclose to any third party any confidential information relative to the work or the business of FLVS and/or any affiliated corporations, without the written consent of FLVS. FLVS representative shall at all times have access to the work for purposes of inspecting same and determining that the work is being performed in accordance with the terms of the Agreement.

Article X - Examination of Records

CONSULTANT agrees that FLVS or the Government of the State of Florida or any of their authorized representatives shall have access to and the right to examine any pertinent books, documents, papers, and accounting records of CONSULTANT which pertain to transactions under this Agreement for a period of three (3) years after expiration of the Agreement. CONSULTANT understands that FLVS is subject to government in the sunshine, more particularly Florida Statutes 119.01 et seq., and it shall comply with all requirements thereunder.

Article XI - Entire Agreement and Amendments

This instrument constitutes the entire Agreement between the PARTIES covering the subject matter. No modifications or amendments shall be valid unless in writing and signed by the PARTIES.

Article XII - Attorney's Fee

If any disputes should arise out of this AGREEMENT, the prevailing party shall be entitled to reasonable attorney's fees and court costs.

This AGREEMENT shall be construed in accordance with the laws of the State of Florida.

This AGREEMENT shall not be construed against the party who drafted the same as all parties have had experts of their choosing review the same.

Article XIII – Public Records

Florida Virtual School is a public agency subject to Chapter 119, Florida Statutes. The Contractor shall comply with Florida's Public Records Law. Specifically, the Contractor shall:

1. Keep and maintain public records that ordinarily and necessarily would be required by the public agency in order to perform the service;
2. Provide the public with access to such public records on the same terms and conditions that the public agency would provide the records and at a cost that does not exceed that provided in chapter 119, Florida Statutes or as otherwise provided by law;
3. Insure that public records that are exempt or that are confidential and exempt from public record requirements are not disclosed except as authorized by law; and
4. Meet all requirements for retaining public records and transfer to the public agency, at no cost, all public records in possession of the contractor upon termination of the contract and shall destroy any duplicate public records that are exempt or confidential and exempt. All records stored electronically must be provided to the public agency in a format that is compatible with the information technology systems of the Florida Virtual School.

The parties agree that if the contractor fails to comply with a public records request, then Florida Virtual School must enforce the contract provisions in accordance with the contract and as required by Section 119.0701, Florida Statutes.



**FLORIDA VIRTUAL SCHOOL
Amendment 1
To:
Professional Services
RFQ-2013-7020-9003-LM**

This Amendment 1 of the Professional Services Agreement entered into effect September 9, 2013 between The Rubin Group and Florida Virtual School is made as of the date acknowledged and agreed below. The following changes are hereby incorporated into the aforementioned Terms and Conditions of this Agreement.

1. WHEREAS, section 2. Maximum Amount of this Contract shall be increased by \$24,000.00 with the new total of the contract being \$84,000.00.
2. WHEREAS, section 3. Authorized Person to Receive Contract/Approval Notices for FLVS will be changed to Holly Sagues, Executive Director, Governmental Affairs & Strategic Solutions.
3. WHEREAS, Article III-Compensation reads \$6,000.00 per month for ten (10) months shall now read as follows: \$7,000.00 for twelve (12) months.
4. WHEREAS, Article XIII-Public Records shall be replaced with the new Public Records Act as follows: **Public Records**. Florida Virtual School is a public agency subject to Chapter 119, Florida Statutes. The Contractor shall comply with Florida's Public Records Law including: (a) keeping and maintaining public records that ordinarily and necessarily would be required by the BOARD in order to perform the services. (b) providing the public with access to public records on the same terms and conditions that the BOARD would provide the records and at a cost that does not exceed the cost provided in chapter or as otherwise provided. (c) ensuring that public records that are exempt or that are confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law and (d) meeting all requirements for retaining public records and transfer at no cost to the BOARD all public records in possession of the Contractor upon termination of the Agreements and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the BOARD in a format that is compatible with the information technology systems of the BOARD.



WHEREAS, the "BOARD" is defined as the FLVS Board of Trustees.

5. WHEREAS, this contract shall renew for a one year period from July 1, 2015 to June 30, 2016.

Except as expressly amended above, the Agreement is hereby ratified and affirmed in all other respects.

ACKNOWLEDGED AND AGREED BY:

Contractor

Contractor's Name (If other than an individual, state whether a corporation, partnership, etc.)	
THE RUBIN GROUP, INC.	
By (Authorized Signature)	Date Signed
	8/11/2015
Printed Name and Title of Person Signing	
WILLIAM D. RUBIN / PRESIDENT	
Address	
450 EAST LAS OLAS BLVD., SUITE 1250, FORT LAUDERDALE, FL 33301	
FLVS	
FLVS Name	
By (Authorized Signature)	Date Signed
	8/5/15
Printed Name and Title of Person Signing	
RONALD BLOCKER / PRESIDENT CEO	
Address	

Florida Virtual School
 2145 MetroCenter Blvd.
 Suite 200
 Orlando, FL 32835

2017 DEC 26 PM 2:36

FLORIDA VIRTUAL SCHOOL CONSULTING AGREEMENT

Amendment 2 to the Master Service Agreement for Professional Services	MSA NO.: RFQ-2013-7020-9003-LM
------------------------------------------------------------------------------	---------------------------------------

1. This Agreement is entered into between FLVS and the Contractor named below:

Entity Name Florida Virtual School	(hereafter called FLVS)
----------------------------------------------	-------------------------

Contractor's Name The Rubin Group	(hereafter called Contractor)
---------------------------------------------	-------------------------------

2. Maximum Amount of this Contract: **\$90,000.00**

3. Authorized Person to Receive Contract/Approval Notices for FLVS (Project Manager):

Name: Holly Sagues Title: Executive Director, Policy & Accountability Email: hsagues@fivs.net Telephone: 407.513.3316	
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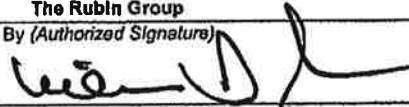
4. The parties agree to comply with the terms and conditions of the following attachments which are by this reference made a part of the Contract:

Attachment 1 – FLVS Consultant Agreement Terms and Conditions for Services

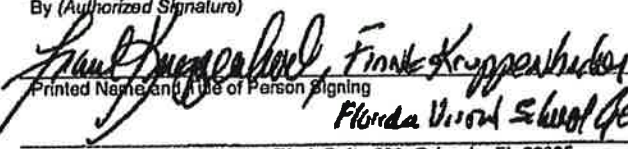
Authorized Contractor representative(s) has read the foregoing document and, by executing this Amendment 2 to the Master Service Agreement, agree and accept such terms effective as of the date indicated below the Contractor's signature

IN WITNESS WHEREOF, the parties hereto have caused their duly authorized officers to execute and deliver this Agreement as of the day and year below stated.

5. **Consultant**

Consultant's Name The Rubin Group		
By (Authorized Signature) 	Date Signed 10/3/16	
Printed Name and Title of Person Signing WILLIAM D. RUBIN, PRESIDENT	Telephone: 954.467.3993	Fax: 954.527.9348
Address: 450 East Las Olas Boulevard, Suite 1250 Fort Lauderdale, FL 33301		Email: rubinw@rubingroup.com

6. **FLVS**

FLVS Name Florida Virtual School	
By (Authorized Signature)  <i>Paul Huggins, Finn Kruppenbender</i>	Date Signed 9-22-16
Printed Name and Title of Person Signing Florida Virtual School General Counsel	
Address: 2145 Metrocenter Blvd. Suite 200, Orlando, FL 32835	

FLVS, 9 of 15

**FLORIDA VIRTUAL SCHOOL
ATTACHMENT 1
CONSULTING AGREEMENT
Terms and Conditions for Services**

This Amendment 2 of the Master Services Agreement for Professional Services previously entered into effect September 9, 2013, between The Rubin Group and Florida Virtual School is made as of the date acknowledged and agreed to on page 1. The following changes are hereby incorporated into the aforementioned Terms and Conditions of this Agreement and the Amendment 1 entered into effect on August 5, 2015.

WHEREAS, The Florida Virtual School (hereinafter referred to as FLVS) will from time to time require certain services.

WHEREAS, The Rubin Group (hereinafter referred to as the CONSULTANT) is able and willing to provide such services under the terms and conditions hereinafter set forth; **NOW, THEREFORE** in consideration of the premises and the mutual Agreement hereinafter set forth, the parties hereto mutually agree as follows:

Article I - Character and Extent of Services

The CONSULTANT shall provide services in connection with projects and programs in which FLVS is participating, when requested by the representative of FLVS, or such other person or persons as may from time to time be designated.

The CONSULTANT will:

It shall be the Consultant's duty to advocate the interests of FLVS before the Florida Legislature and executive agencies for Florida government. Included within the scope of the Consultant's duties is the advocacy for passage or defeat of legislation that is relevant to FLVS. It shall further be the Consultant's duty to inform FLVS of developments in legislation and policy relevant to FLVS operations. Consultant will assist FLVS in its dealings with the Florida Department of Education.

All consultants' report to and are accountable to the Florida Virtual School General Counsel, who is responsible for the execution of the FLVS legislative plan. The consultant may at times, being given assignments by other FLVS representatives as authorized by the Board of Trustees, President/CEO, or General Counsel.

To ensure that FLVS is well represented in each area of state government, three or four consultants may be retained.

SCOPE OF SERVICES TO BE PROVIDED

A. **Legislative Representation**

1. While the Florida Legislature (the "Legislature") is in session, attend all sessions and review and report on all pending legislation affecting FLVS directly or indirectly. This review shall also include all pre-legislative session committee meetings, hearings, and conferences.
2. Prepare and develop legislative filings as required in the proper form to be proposed for adoption by the Legislature.
3. Seek advice from FLVS staff members, in conjunction with other consultants, with the respect to the information necessary for the proper presentation of FLVS's views, needs, and requirements to be presented by the Consultant before the various legislative committees and other governmental bodies.
4. Attend all necessary committee meetings, workshops, and legislative sessions for the purpose of monitoring and affecting, as appropriate, the passage or defeat of those bills identified as bills of interest.
5. Arrange conferences between FLVS staff members and appropriate members of the Legislature, the Governor of the State of Florida, the members of the Florida Cabinet and /or their respective aides and staff.
6. Coordinate FLVS's legislative activities with the activities of other groups with similar interest including school districts, legislative advocates for school choice and other selected associates that are involved in the legislative process.
7. Advocate the passages of legislation which FLVS identifies as being in FLVS's best interest, including but not limited to maximizing education funding for virtual education.

B. Regulatory Representation

1. Advancing request for funding for various educational projects to the Florida Legislature, Executive Branches and other governmental agencies and alternative state funding sources.
2. Seeking to maximize appropriations for the then current fiscal year for projects that are in Florida Virtual School's best interest.
3. Advance long-term initiatives and state policy that will benefit Florida Virtual School.

Article II - Period of Performance

This Agreement shall remain in effect not to exceed five (5) years from the effective date specified above, with annual renewal options.

Article III - Compensation

In full monetary consideration for this Agreement and the services to be performed by the CONSULTANT hereunder, FLVS will pay the CONSULTANT using the following schedule of billing rates: \$7,500.00 per month for twelve (12) months.

In addition, FLVS will reimburse the CONSULTANT for reasonable out-of-pocket expenses incurred in the performance of work authorized hereunder and in accordance with State laws, rules, regulations, School Board policies and procedures.

Article IV - Payment and Invoicing

CONSULTANT shall submit invoices to FLVS, together with such supporting documentation as FLVS may reasonably require. Invoices shall be submitted to the Project Manager and to the Finance Department, Accounts Payable Division at FLVS.

Invoices should be submitted upon completion of work. A detailed invoice must be approved by the Project Manager prior to payment. FLVS will only reimburse CONSULTANT for expenses incurred in performing services authorized in advance by FLVS project manager. FLVS shall pay to the CONSULTANT fees for services within thirty (30) days of receipt of invoice.

Pursuant to § 287.058(1), F.S.: (a) bills for fees or other compensation for services or expenses shall be submitted in detail sufficient for a proper preaudit and postaudit thereof. Travel expenses will be reimbursed only if expressly authorized by the terms of this Agreement. Bills for any travel expenses shall be submitted in accordance with § 112.061, F.S.

Unless otherwise agreed in writing by FLVS and the CONSULTANT, the CONSULTANT shall not be entitled to receive any other payment or compensation from FLVS for Services provided by or on behalf of the CONSULTANT under the Agreement. The CONSULTANT shall be solely responsible for paying all costs, expenses and charges it incurs in connection with its performance under this Agreement.

Article V - Assignment and Subcontracting

CONSULTANT'S obligations authorized under this Agreement are not assignable or transferable and CONSULTANT agrees not to subcontract any of the work authorized hereunder without the prior written approval of FLVS, which approval may be reasonably withheld.

Article VI - Liability

CONSULTANT specifically agrees by acceptance of this Agreement to save harmless and indemnify FLVS against all loss, liability, damages, and expenses caused by or connected with the work of CONSULTANT hereunder. It is understood that the intent of this provision is to absolve and protect FLVS from any and all loss, liability, damages or expenses caused by or connected with the work of CONSULTANT hereunder whether through the negligence or willful actions of the CONSULTANT, its agents and assigns.

Consultant shall be compliant with the Jessica Lunsford act for the duration of this Agreement. Consultant, Consultant's personnel, employees, and sub-contractor(s) who are permitted access on school grounds when students are present, who have direct contact with students, students records and/or data or who have access to or control of school funds must meet level 2 fingerprinting background screening requirements.

Article VII - Ownership of Work Product

All technical data, evaluations, reports and other work product of CONSULTANT hereunder shall become the property of FLVS and shall be delivered to FLVS upon completion of services authorized hereunder. CONSULTANT may retain copies thereof for its files and its internal use.

Article VIII - Independent Contractor Relationship

In the performance of services hereunder, CONSULTANT shall be an independent contractor with the sole authority to control and direct the performance of the details of the work, being interested only in the results obtained.

Article IX - Guarantees and Warranty

CONSULTANT warrants and guarantees that the work shall be performed and completed in a workmanlike manner satisfactory and acceptable to FLVS. CONSULTANT shall not, either during or after the term of this Agreement, disclose to any third party any confidential information relative to the work or the business of FLVS and/or any affiliated corporations, without the written consent of FLVS. FLVS representative shall at all times have access to the work for purposes of inspecting same and determining that the work is being performed in accordance with the terms of the Agreement.

Article X - Examination of Records

CONSULTANT agrees that FLVS or the Government of the State of Florida or any of their authorized representatives shall have access to and the right to examine any pertinent books, documents, papers, and accounting records of CONSULTANT which pertain to transactions under this Agreement for a period of three (3) years after expiration of the Agreement. CONSULTANT understands that FLVS is subject to government in the sunshine, more particularly Florida Statutes 119.01 et seq., and it shall comply with all requirements thereunder.

Article XI - Entire Agreement and Amendments

This instrument constitutes the entire Agreement between the PARTIES covering the subject matter. No modifications or amendments shall be valid unless in writing and signed by the PARTIES.

Article XII - Attorney's Fee

If any disputes should arise out of this AGREEMENT, the prevailing party shall be entitled to reasonable attorney's fees and court costs.

This AGREEMENT shall be construed in accordance with the laws of the State of Florida.

This AGREEMENT shall not be construed against the party who drafted the same as all parties have had experts of their choosing review the same.

Article XIII - Public Records

1. Florida Virtual School is a public agency subject to Chapter 119, Florida Statutes. The Contractor shall comply with Florida's Public Records Law including: (a) keeping and maintaining public records that ordinarily and necessarily would be required by the Board of Trustees (hereinafter referred to as "BOARD") in order to perform the services. (b) providing the public with access to public records on the same terms and conditions that the BOARD would provide the records and at a cost that does not exceed the cost provided in chapter or as otherwise provided. (c) ensuring that public records that are exempt or that are confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law and (d) meeting all requirements for retaining public records and transfer at no cost to the BOARD all public records in possession of the Contractor upon termination of the Agreements and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the BOARD in a format that is compatible with the information technology systems of the BOARD.

The parties agree that if the contractor fails to comply with a public records request, then Florida Virtual School must enforce the contract provisions in accordance with the contract and as required by Section 119.0701, Florida Statutes.

Article XIII – Renewal

This contract shall renew for a one (1) year period from July 1, 2016 to June 30, 2017.

Except as expressly amended above, the Agreement is hereby ratified and affirmed in all other respects.



FLORIDA VIRTUAL SCHOOL
Amendment 3

2017 DEC 26 PM 2:36

To:
Professional Services
RFQ-2013-7020-9003-LM

THIS THIRD AMENDMENT TO Professional Services Agreement (the "Third Amendment") is entered in to as of the 12th day of June 2017, (the "Effective Date"), by and between The Rubin Group ("COMPANY") and Florida Virtual School ("FLVS"). The following changes are hereby incorporated into the aforementioned Terms and Conditions of this Agreement.

WITNESSETH

WHEREAS, COMPANY and FLVS entered in to a Professional Services Agreement ("Agreement") with an effective date of September 9, 2013 and five (5) one year renewals options;

WHEREAS, COMPANY and FLVS now desire to modify the Agreement;

WHEREAS, COMPANY and FLVS agreed to the renewal of contract RFQ-2013-7020-9003-LM for an additional term of one (1) year;

Now, THEREFORE, in consideration of the mutual covenants and promises set forth herein, the parties agree as follows:

1. The parties agree that, except as modified herein, the terms and conditions of the Agreement remain in full force and effect.
2. This Third Amendment extends the existing term of the Agreement beginning July 1, 2017 to extend through to June 30, 2018.
3. This Amendment hereby adds Article XV - Thirty Day Termination Clause with the condition that either party may terminate this Agreement for any reason or no reason upon thirty (30) days written notice to the other party.

Except as expressly amended above, the Agreement is hereby ratified and affirmed in all other respects.

ACKNOWLEDGED AND AGREED BY:

Contractor: The Rubin Group

By (Authorized Signature) 	Date Signed 6-21-17
Printed Name and Title of Person Signing: William D. Rubin	
Address: 450 East Las Olas Boulevard, Suite 1250 Fort Lauderdale FL 33301	

FLVS: Florida Virtual School

By (Authorized Signature) 	Date Signed 6/19/17
Printed Name and Title of Person Signing: Mr. Frank Kruppenbacher, General Counsel	
Address: 2745 Metrocenter Blvd, Suite 100, Orlando, FL 32835	

FLVS, 15 of 15

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: Robert Johnson
Manager of Procurement

FROM: Aneth Williams 
Director of Procurement

DATE: December 20, 2017

SUBJECT: Delegation of Duties

I authorize Robert Johnson, Manager of Procurement, to sign all Purchase Orders, Contracts and other documents that require the signature of the Director of Procurement. This delegation is effective for December 21, 2017 thru January 1, 2018.

cc: HR Department
Lisa Lumbard, CFO

4974 ORL TOWER RD. ORLANDO, FL 32807 | PHONE: (407) 690-5000 | FAX: (407) 690-5011

WWW.CFXWAY.COM



**CONSENT AGENDA ITEM
#2**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Ben Dreiling, P.E.
Director of Construction

DATE: March 23, 2018

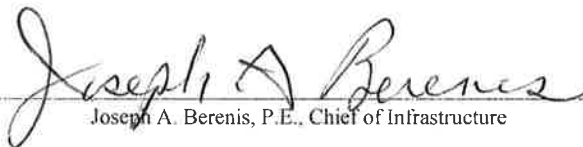
SUBJECT: Construction Contract Modifications

Authorization is requested to execute the following Construction Contract Modifications. Supporting detailed information is attached.

Project No.	Contractor	Contract Description	Original Contract Amount (\$)	Previous Authorized Adjustments (\$)	Requested (\$) April 2018	Total Amount (\$) to Date*	Time Increase or Decrease
429-739	Lane Construction Corp.	SR 429 Seidel Rd. to CR 535 Milling & Resurfacing	\$ 9,775,561.71	\$ 12,924.37	\$ (498,470.63)	\$ 9,290,015.45	0
599-735	GENERX Generators, Inc.	Generator Replacement	\$ 1,226,452.53	\$ -	\$ (84,559.00)	\$ 1,141,893.53	0
599-126	SEMA Construction, Inc.	SR 417 SB to SR 528 WB Ramp Realignment	\$ 8,370,000.00	\$ -	\$ 297,491.86	\$ 8,667,491.86	30
429-206	GLF Construction Corp.	SR 453, Lake County Line to SR 46	\$ 49,482,671.93	\$ 571,101.56	\$ 1,396,174.00	\$ 51,449,947.49	0
429-205	Superior Construction Co Southeast, LLC	SR 429 Wekiva Parkway from Systems Interchange East to Mt. Plymouth Rd.	\$ 38,650,000.00	\$ 106,428.04	\$ 291,891.32	\$ 39,048,319.36	0
429-204	Southland Construction, Inc.	SR 429 Systems Interchange	\$ 79,625,302.60	\$ 3,258,614.25	\$ 43,161.90	\$ 82,927,078.75	0
528-405	Southland Construction, Inc.	SR 528 Airport Mainline Toll Plaza Demolition & Ramp Plaza Construction	\$ 38,708,813.52	\$ 630,348.64	\$ (4,110.43)	\$ 39,335,051.73	0
417-744	Tecta America Southeast, LLC	Roof Replacement for Toll Plazas on SR 417	\$ 609,562.00	\$ -	\$ (49,380.00)	\$ 560,182.00	0
408-739	Preferred Materials, Inc.	SR 408 Milling & Resurfacing, Lake Underhill Bridge to Yucatan Dr.	\$ 6,197,428.98	\$ -	\$ (326,243.31)	\$ 5,871,185.67	0
417-733	Ranger Construction Industries, Inc.	SR 417 Milling & Resurfacing, International Dr. to Moss Park Rd.	\$ 18,513,580.17	\$ 729,137.60	\$ (10,807.14)	\$ 19,231,910.63	0
TOTAL					\$	1,055,148.57	

* Includes Requested Amount for this current month.

Reviewed By:


Joseph A. Berenis, P.E., Chief of Infrastructure

4974 ORL TOWER RD. ORLANDO, FL 32807 | PHONE: (407) 690-5000 | FAX: (407) 690-5011

WWW.CFXWAY.COM



Contract 429-739: SR 429 Seidel Rd. to CR 535 Milling & Resurfacing
Lane Construction Corp.
SA 429-739-0418-03

Adjustments to Final Quantities for Completed Contract Items

Adjust quantities for completed pay items in the contract to reflect the actual field measured quantities installed throughout the contract.

INCREASE THE FOLLOWING ITEMS:

Portable Changeable Message Sign, Temp	\$	12,719.00
Optional Base, Base Group 15	\$	5,374.62
Milling Existing Asphalt Pavement, 3 3/4" Avg Depth	\$	30,359.16
Superpave Asphaltic Concrete, Traffic C	\$	13,388.29
Asphatic Concrete Friction Course, Inc. Bit, FC-5, PG 76-22, Black Granite	\$	97,966.56
Asphatic Concrete Friction Course, Inc. Bit, FC-12.5, PG 76-22, Black Granite	\$	29,331.95
Miscellaneous Asphalt Pavement	\$	181.06
Sod, Performance Turf	\$	16,818.44
Conduit, F&I, Open Trench	\$	159.00
Fiber Optic Cable, 12-Strand Fiber, F&I	\$	182.50
Small Fiber Optic Pull Box, F&I	\$	2,281.00
Fiber Optic Conduit, 2-1" HDPE/SDR 11, Trench or Plow	\$	52.80
Fiber Optic Conduit, 6-1" HDPE/SDR 11, Trench or Plow	\$	30.36
Fiber Optic Conduit, 4" PVC Outer Duct, Trench or Plow	\$	285.10
Delineator, Flexible Tubular	\$	76.35
Retro-Reflective Pavement Markers	\$	173.04
Directional Arrow, Thermo	\$	156.36
Solid Traffic Stripe, Thermo, Open Graded Asphalt, White, 8"	\$	82.48
Solid Traffic Stripe, Thermo, Open Graded Asphalt, Yellow, 6"	\$	487.54
Solid Traffic Stripe, PPRT, White, 18"	\$	672.00
Solid Traffic Stripe, PPRT, Contrast, White/Black, 9"	\$	7,348.50
Skip Traffic Stripe, PPRT, Contrast, White/Black, 10'-30', 9"	\$	4,651.20
	\$	<u>222,777.31</u>

DECREASE THE FOLLOWING ITEMS:

Maintenance of Traffic for Emergency Base Repair	\$	(56,000.00)
Litter Removal	\$	(22,449.00)
Mowing	\$	(49,732.00)
Roadway Base Repair	\$	(259,543.83)
Roadway Emergency Base Repair	\$	(124,132.38)
Superpave Asphaltic Concrete, Traffic D, PG 76-22, PMA	\$	(62,095.28)
Solid Traffic Stripe, Thermo, Open Graded Asphalt, White, 6"	\$	(457.33)
Skip Traffic Stripe, Thermo, Open Graded Asphalt, White, 10'-30', 6"	\$	(575.88)
Allowance for Disputes Review Board	\$	(30,000.00)
Work Order Allowance	\$	<u>(292,446.40)</u>
	\$	(897,432.10)

Subtotal: Adjustments to Final Quantities for Completed Contract Items \$ (674,654.79)

Fuel Adjustments

The contract contains provisions for fuel price index adjustments. In accordance with the contract specifications, the engineer has calculated this adjustment for the period from January 2017 - February 2018. Adjustments were made only if the current month fuel price is greater than or less than 5% of bid/base fuel price. During this period of time \$9,290,015.45 of construction was performed/produced.

ADD THE FOLLOWING ITEM:

Fuel Index Adjustment - January 2017 - February 2018 \$ 35,416.05

Bituminous Adjustments

The contract contains provisions for indexed bituminous adjustments. In accordance with the contract specifications, the engineer has calculated this adjustment for the period of March 2017 - January 2018. Adjustments were made only if the current month of bituminous price is greater or less than 5% of bid/base bituminous price.

ADD THE FOLLOWING ITEM:

Bituminous Index Adjustments - March 2017 - January 2018 \$ 14,150.76

Spread Rate Adjustments

The contract contains provisions for spread rate adjustments. In accordance with contract specifications, the engineer has calculated adjustments for the pay items 285-709 and 285-715. Adjustments were made only if the placed asphalt spread rate is up to 105% of the adjusted plan quantity of asphalt square yard pay items.

ADD THE FOLLOWING ITEM:

Spread Rate Adjustment, Pay Item 285-709 & 285-715 \$ 4,393.41

Composite Pay Factor (CPF) Adjustments

The contract contains provisions for CPF adjustments. In accordance with contract specifications, the engineer has calculated pay item adjustments on asphalt placed with composite pay factors for the Lot 1 - Lot 42.

ADD THE FOLLOWING ITEM:

Composite Pay Factor Adjustment, Lot 1 - Lot 42 \$ 122,223.94

TOTAL AMOUNT FOR PROJECT 429-739 \$ **(498,470.63)**

Contract 599-735: Generator Replacment
GENERX Generators, Inc.
SA 599-735-0418-01

Adjustment to Final Amount for Completed Contract Allowance Item

Adjust the completed Work Order allowance pay item in the contract to reflect the total expenditure throughout the contract.

DECREASE THE FOLLOWING ITEM:

Work Order Allowance

\$ (84,559.00)

TOTAL AMOUNT FOR PROJECT 599-735

\$ (84,559.00)

Contract 599-126: SR 417 SB to SR 528 WB Ramp Realignment
SEMA Construction, Inc.
SA 599-126-0418-001

Additional Lighting and Pay Item Quantity Corrections - Revision 1

Revision 1 corrected pay item quantity discrepancies and added additional lighting. This work was on the critical path for the project baseline schedule and the Contract provides for an adjustment of contract time in these specific instances.

ADD THE FOLLOWING ITEMS:

Pipe Culvert RCP, other shape ellip/arch 30".	\$	53,259.24
MES Elliptical 30"	\$	13,531.38
MES Ellip/arch 24"	\$	8,437.24
Guardrail Bridge Anchorage Assembly	\$	22,756.38
Guardrail Bridge Anchorage Assembly Remove	\$	1,993.62
Conduit F&I Directional Bore	\$	7,090.60
Single Post Sign F&I ground mount 31 SF	\$	7,447.30
Multi Post Sign F&I Ground Mount 101-200 SF	\$	13,310.00
Multi Post Sign Removal	\$	2,035.00
	\$	<u>129,860.76</u>

INCREASE THE FOLLOWING ITEMS:

Guardrail Roadway	\$	5,240.00
Guardrail Removal	\$	45.60
Guardrail Reset	\$	16,972.50
Conduit F&I Open Trench	\$	3,094.00
Pull and Splice Boxes F&I 13"x24"	\$	25,200.00
Single Post Sign Removal	\$	150.00
Lighting Conductors F&I insulated 4-2	\$	26,972.40
Light Poles Complete F&I 130 MPH 45'	\$	109,800.00
Light Poles Complete Remove	\$	3,300.00
Light Pole Cable Distribution System	\$	32,400.00
	\$	<u>223,174.50</u>

DECREASE THE FOLLOWING ITEMS:

Single Post Sign Relocate	\$	(250.00)
Multi Post Sign Relocate	\$	(10,300.00)
Pipe Culvert RCP, other shape ellip/arch 24"	\$	(48,360.00)
MES Elliptical 24"	\$	(12,000.00)
MES ellip/arch 18"	\$	(7,800.00)
Lighting conduit F&I Insulated No 6-8	\$	(15,467.40)
	\$	<u>(94,177.40)</u>

Subtotal: Adjustments Related to Revision 1 \$ 258,857.86

Increase Contract Time 11 Non-Compensable Calendar Days

Added Video and Vacuuming of Existing Pipes

Additional video and desilting of existing pipes not originally scheduled in the plans was required.

INCREASE THE FOLLOWING ITEMS:

Desilt Existing Pipe 0-24"	\$	9,465.00
Video Existing Pipe	\$	<u>2,682.00</u>

Subtotal: Adjustments related to Added Video and Vac \$ 12,147.00

Added Pay Item 1/0

The plans did not identify the size of the conductors in the conduit between the service point and the load center. Once identified in the field, a new pay item (715-1-15) was required to compensate for this work.

ADD THE FOLLOWING ITEM:

Lighting conduit F&I 1/0 - 3/0 \$ 26,487.00

AT&T Relocation - Delay

AT&T did not relocate in the time frame represented in the Contract. The Contractor's delay in performing the work at this same location is considered a concurrent delay to the critical path. The Contract provides for relief with respect to time but no additional compensations. An analysis of the schedule yields a concurrent delay of 19 days.

Increase Contract Time 19 Non-Compensable Calendar Days

TOTAL AMOUNT FOR PROJECT 599-126

\$ 297,491.86

**Contract 429-206: SR 453, Lake County Line to SR 46
GLF Construction Corp.
SA 429-206-0418-08**

Adjustments to Final Quantities for Completed Contract Items

Adjust quantities for completed pay items in the contract to reflect the actual field measured quantities installed throughout the contract.

INCREASE THE FOLLOWING ITEMS:

Subsoil Excavation	\$	9,984.00
Embankment	\$	5,116.80
Prepared Soil Layer, Finished Soil Layer, 6'	\$	28,785.00
Optional Base Group 5	\$	10,406.00
Optional Base Group 5 Thickness Adjustment	\$	5,280.00
Optional Base Group 6 Thickness Adjustment	\$	3,861.00
Optional Base Group 9 Thickness Adjustment	\$	16,450.00
Optional Base Group 11 Thickness Adjustment	\$	2,672.00
Prestressed Concrete Piling, 18" SQ	\$	57,240.00
Steel Piling, HP 14x89	\$	571,566.00
Test Piles, Prestressed Concrete Piling, 18' SQ	\$	6,755.00
Test Piles, Steel HP 14x89	\$	107,607.50
Structural Steel Alloy	\$	39,074.04
Conduit, Directional Bore	\$	320.00
Fiber Optic Conduit 6" PVC w/ 9-1" HDPE/SDR Trench or Plow	\$	1,425.00
Allowance for Disputes Review Board	\$	15,500.00
	\$	<u>882,042.34</u>

DECREASE THE FOLLOWING ITEMS:

Install Grout Casing/Redrills	\$	(1,961.90)
Pressure Grout	\$	(91,088.65)
Gutter Inlet, Type S, <10	\$	(7,600.00)
Manholes, Type J-8 <10, Structure S-212	\$	(3,200.00)
Lighting Conductors, F&I, Insulated, #8 to #6	\$	(274.16)
Lighting Conductors, F&I, Insulated, #4 to #2	\$	(1,185.00)
Conductors, F&I, Insulated, #8	\$	(425.25)
Conductors, F&I, Insulated, #2	\$	(623.70)
	\$	<u>(106,358.66)</u>

Subtotal: Adjustments to Final Quantities for Completed Contract Items \$ 775,683.68

Fuel Adjustments

The contract contains provisions for fuel price index adjustments. In accordance with the contract specifications, the engineer has calculated this adjustment for the period from May 2016 - January 2018. Monthly adjustments were made only if the current month fuel price is greater than or less than 5% of bid/base fuel price. During this period of time \$48,468,688.96 of construction was performed/produced.

ADD THE FOLLOWING ITEM:

Fuel Index Adjustment - May 2016 - January 2018 \$ 620,490.32

TOTAL AMOUNT FOR PROJECT 429-206 \$ **1,396,174.00**

**Contract 429-205: SR 429 Wekiva Parkway from Systems Interchange East to Mt. Plymouth Rd.
Superior Construction Co. Southeast, LLC
SA 429-205-0418-3**

Composite Pay Factor Adjustments

The Contract contains provisions for CPF adjustments. In accordance with contract specifications, the engineer has calculated pay item adjustments on asphalt placed with composite pay factors for Lots 2, 3 and 7.

ADD THE FOLLOWING ITEM:

Composite Pay Factor Adjustments	\$	7,553.23
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Fuel Adjustments

The Contract contains provisions for fuel price index adjustments. In accordance with the contract specifications, the engineer has calculated for the period from August 2016 - February 2018. Adjustments were made only if the current month fuel price is greater than or less than 5% of bid/base fuel price. During this period of time \$35,695,720.19 of construction was performed/produced.

ADD THE FOLLOWING ITEM:

Fuel Adjustments - August 2016 - February 2018	\$	258,413.93
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Bituminous Adjustments

The Contract contains provisions for indexed bituminous adjustments. In accordance with the contract specifications, the engineer has calculated adjustments for the period of December 2017 - February 2018.

ADD THE FOLLOWING ITEM:

Contract 429-204: SR 429 Systems Interchange
Southland Construction, Inc.
SA 429-204-0418-12

Selective Clearing and Tree Trimming

Compensation to the Contractor for cost associated with the requested clearing of downed trees and trimming of damaged trees after Hurricane Irma.

ADD THE FOLLOWING ITEM:

Selective Clearing and Tree Trimming	\$	43,161.90
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<u>TOTAL AMOUNT FOR PROJECT 429-204</u>	\$	<u>43,161.90</u>
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Contract 528-405: SR 528 Airport Mainline Toll Plaza Demolition & Ramp Plaza Construction
Southland Construction, Inc.
SA 528-405-0418-8

Adjustments to Final Quantities for Completed Contract Items

Adjust quantities for completed pay items in the contract to reflect the actual field measured quantities installed throughout the contract.

DECREASE THE FOLLOWING ITEMS:

Pipe Filling and Plugging	\$	(2,016.80)
Work Order Contingency	\$	<u>(2,849.27)</u>
	\$	(4,866.07)

Fuel Adjustments

The Contract contains provisions for fuel price index adjustments. In accordance with the contract specifications, the engineer has calculated this adjustment for the period from August 2015 - October 2017. Adjustments were made only if the current month fuel price is greater than or less than 5% of bid/base fuel price. During this period of time \$13,771,016.61 of construction was performed/produced.

ADD THE FOLLOWING ITEM:

Fuel Adjustments - August 2015 - October 2017	\$	755.64
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TOTAL AMOUNT FOR PROJECT 528-405 **\$ (4,110.43)**

Contract 417-744: Roof Replacement for Toll Plazas on SR 417
Tecta America Southeast, LLC
SA 417-744-0418-001

Substitute Location of Roofs to be Replaced

Substitute the location of roofs to be replaced and delete the roof replacment on a mainline toll plaza administration building. After further examination 3 roofs scheduled to be replaced, it was determined that the deficiencies at those locations could be addressed under existing warranty. Two additional locations with similar facilities were identified that required roof replacements.

REMOVE THE FOLLOWING ITEMS:

John Young Parkway Mainline Admin Building R&R Roof	\$ (74,580.00)
SB 417 Narcoossee Rd. (SR 15) Off Ramp R&R Roofs	\$ (56,233.00)
NB 417 Narcoossee Rd. (SR 15) On Ramp R&R Roofs	\$ (56,233.00)
	<u>\$ (187,046.00)</u>

ADD THE FOLLOWING ITEMS:

EB 408 OBT On Ramp R&R Roofs	\$ 68,833.00
WB 408 OBT Off Ramp R&R Roofs	\$ 68,833.00
	<u>\$ 137,666.00</u>

TOTAL AMOUNT FOR PROJECT 417-744 \$ (49,380.00)

**Contract 408-739: SR 408 Milling & Resurfacing, Lake Underhill Bridge to Yucatan Dr.
Preferred Materials, Inc.
408-739-0418-01**

Adjustments to Final Quantities for Completed Contract Items

Adjust quantities for completed pay items in the contract to reflect the actual field measured quantities installed throughout the contract.

INCREASE THE FOLLOWING ITEMS:

Portable Changeable Message Sign, Temporary	\$	9,600.00
Superpave Asphaltic Concrete, Traffic Level C, PG 76-22	\$	6,282.36
Superpave Asphaltic Concrete, Traffic Level D, PG 76-22	\$	4,512.14
Asphaltic Concrete Friction Course FC-5, PG 76-22, Black Granite	\$	52,132.37
Concrete Slope Pavement, Non-Reinforced, 4"	\$	1,530.00
Single Post Sign, F&I, Barrier Wall Mount, 12-20 SF	\$	8,674.00
Messages/Symbols	\$	3,414.70
Pavement Markings, Traffic Stripe, PPRT, White, Solid, 12"	\$	682.89
Pavement Markings, Traffic Stripe, PPRT, Black/White Contrast, 10'-30' Skip, 9"	\$	226.17
Pavement Markings, Traffic Stripe, PPRT, Black/White Contrast, 3'-9' Skip, 12"	\$	523.38
	\$	<u>87,578.01</u>

DECREASE THE FOLLOWING ITEMS:

Maintenance of Traffic for Roadway Repair Contingency	\$	(8,605.00)
Mowing	\$	(25,316.00)
Superpave Asphaltic Concrete, Traffic Level C	\$	(12,068.87)
Superpave Asphaltic Concrete, Traffic Level D, PG 76-22, Overbuild	\$	(10,600.00)
Roadway Repair, Emergency Base Repair Contingency	\$	(17,210.20)
Asphaltic Concrete Friction Course FC-12.5, PG 76-22, Black Granite	\$	(2,347.54)
Single Post Mount, F&I, Ground Mount, Up to 12 SF	\$	(495.00)
Sign Panel, F&I, 12-20 SF	\$	(561.00)
Surface Mounted Delineator, Flat Flexible, Flexstake	\$	(315.00)
Retro-Reflective Pavement Markers, Bi-Directional, White/Red	\$	(15.00)
Thermoplastic Pavement Markings, Standard, White, Solid, 12" Crosswalks	\$	(222.00)
Thermoplastic Pavement Markings, Standard, White, Solid, 18" Chevrons	\$	(99.00)
Thermoplastic Pavement Markings, Standard, White, Solid, 24" Stop Bars	\$	(148.50)
Thermoplastic Pavement Markings, Standard, White, Pavement Messages	\$	(240.00)
Thermoplastic Pavement Markings, Standard, White, Pavement Arrows	\$	(1,785.00)
Thermoplastic Pavement Markings, Standard, Blue, Solid, 6"	\$	(288.00)
Thermoplastic Pavement Markings, Preformed, White, Solid, 24" Crosswalks	\$	(454.44)
Thermoplastic Pavement Markings, Standard-Other, White, Solid, 6"	\$	(316.69)
Thermoplastic Pavement Markings, Standard-Other, Yellow, Solid, 6"	\$	(51.59)
Removal of Existing Thermoplastic Pavement Markings	\$	(195.00)
Pavement Markings, Traffic Stripe, PPRT, White, Solid, 6"	\$	(523.60)
Pavement Markings, Traffic Stripe, PPRT, White, Solid, 8"	\$	(1,675.39)
Pavement Markings, Traffic Stripe, PPRT, White, Solid, 18" Chevrons	\$	(6,576.96)
Pavement Markings, Traffic Stripe, PPRT, White, 3'-12' Skip, 12"	\$	(4,857.42)

Pavement Markings, Traffic Stripe, PPRT, Yellow, Solid, 6"	\$ (5,628.70)
Pavement Markings, Traffic Stripe, PPRT, Yellow, Solid, 8"	\$ (314.14)
Pavement Markings, Traffic Stripe, PPRT, Yellow, Solid, 18" Chevrons	\$ (29.76)
Pavement Markings, Traffic Stripe, PPRT, Black/White Contrast, Solid, 9"	\$ (6,164.01)
Removal of Existing PPRT Pavement Markings	\$ (1,375.50)
Allowance for Disputes Review Board	\$ (30,000.00)
Work Order Allowance	\$ (270,332.38)
	\$ (408,811.69)

Subtotal: Adjustments to Final Quantities for Completed Contract Items \$ (321,233.68)

Fuel Adjustments

The contract contains provisions for fuel price index adjustments. In accordance with the contract specifications, the engineer has calculated for the period from June 2017 - January 2018. Adjustments were made only if the current month fuel price is greater than or less than 5% of bid/base fuel price. During this period of time approximately \$5,800.00.00 of construction was performed/produced.

ADD THE FOLLOWING ITEM:

Fuel Adjustments - June 2017 - January 2018	\$ 4,163.97
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Composite Pay Factor (CPF) Adjustments

The contract contains provisions for CPF adjustments. In accordance with contract specifications, the engineer has calculated pay item adjustments on asphalt placed with composite pay factors for the Lot 1 - Lot 28.

ADD THE FOLLOWING ITEM:

Composite Pay Factor Adjustment, Lot 1 - Lot 28	\$ (2,087.33)
Composite Pay Factor Adjustment (105%), Lot 17, 19 and 26	\$ (85.10)
	\$ (2,172.43)

Leave in Place Constructed Elements

The Contract contains provisions for keeping constructed elements, that is servicable but not 100% compliant with the contract, in place at no pay in lieu of removing and replacing at the Contractor's cost. In accordance with contract specifications, the engineer has calculated adjustments for the work performed but allowed to remain in place at no pay.

ADD THE FOLLOWING ITEM:

Leave in Place, Pay Items 334-7-25 and 337-7-83	\$ (7,001.17)
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TOTAL AMOUNT FOR PROJECT 408-739 **\$ (326,243.31)**

Contract 417-733: SR 417 Milling & Resurfacing, International Dr. to Moss Park Rd.
Ranger Construction Industries, Inc.
417-733-0418-07

Bituminous Adjustments

The contract contains provisions for indexed bituminous adjustments. In accordance with the contract specifications, the engineer has calculated adjustments for the period of January 2016 - December 2017. Adjustments were made only if the price of bituminous, for the month in which the work was performed, is greater or less than 5% of the price of bituminous at the time of the project was bid.

ADD THE FOLLOWING ITEM:

Bituminous Index Adjustments - January 2016 - December 2017 \$ (10,807.14)

TOTAL AMOUNT FOR PROJECT 417-733 \$ **(10,807.14)**

**CONSENT AGENDA ITEM
#3**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 20, 2018

SUBJECT: Approval of Contract Renewal Agreement
for Wekiva Parkway Corridor Consultant Services with CH2M Hill, Inc.
Contract No. 000746

Board approval is requested for the third renewal of the referenced contract with CH2M Hill, Inc., in the amount of \$0.00. The current contract expires on July 31, 2018. The original contract term is five years with five (5) one-year renewals.

Original Contract Amount	\$20,000,000.00
Renewal Agreement No. 1	\$ 0.00
Renewal Agreement No. 2	\$ 0.00
Renewal Agreement No. 3	<u>\$ 0.00</u>
Total Revised Contract Amount	\$20,000,000.00

This contract is budgeted for in the Five-Year Work Plan.

Reviewed by: 
Glenn Pressimone, P.E.
Director of Engineering



Central Florida Expressway Authority
CONTRACT RENEWAL No. 3 AGREEMENT
CONTRACT NO. 000746

THIS CONTRACT RENEWAL AGREEMENT (the "Renewal Agreement"), made and entered into this 12th day of April 2018, by and between the Central Florida Expressway Authority, hereinafter called "CFX" and CH2M Hill, Inc., hereinafter called "Consultant"

WITNESSETH

WHEREAS, CFX and Consultant entered into a Contract Agreement (the "Original Agreement") dated January 27, 2011, with a Notice to Proceed date of June 6, 2011, whereby CFX retained Consultant to serve as the Wekiva Parkway Corridor Consultant; and

WHEREAS, pursuant to Article 3 of the Original Agreement, CFX and Consultant wish to renew the Original Agreement for a period of one (1) year;

NOW, THEREFORE, for and in consideration of the mutual benefits to flow each to the other, CFX and Consultant agree to a third renewal of said Original Agreement beginning the 1st day of August 2018, and ending the 31st day of July 2019, with no increase in the Contract Amount.

Consultant states that, upon its receipt and acceptance of Final Payment for Services rendered under the Second Agreement ending July 31, 2018, Consultant shall execute a 'Certificate of Completion of the First Agreement and Acceptance of Final Payment' that waives all future right of claim for additional compensation for services rendered under the Second Agreement ending July 31, 2018.

All terms and conditions of said Original Agreement and any supplements and amendments thereto shall remain in full force and effect during the full term of this Renewal Agreement.

IN WITNESS WHEREOF, the parties have executed this Renewal Agreement by their duly authorized officers on the day, month and year set forth above.

CH2M HILL, INC.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

BY: _____
Authorized Signature

BY: _____
Director of Procurement

Title: _____

ATTEST: _____ (SEAL)
Secretary or Notary

If Individual, furnish two witnesses:

Witness (1) _____

Witness (2) _____

Central Florida Expressway Authority
CONTRACT RENEWAL AGREEMENT
CONTRACT NO. 000746

THIS CONTRACT RENEWAL AGREEMENT (the "Renewal Agreement"), made and entered into this 13th day of July, 2017, by and between the Central Florida Expressway Authority, hereinafter called "CFX" and CH2M Hill, Inc., hereinafter called "Consultant"

WITNESSETH

WHEREAS, CFX and Consultant entered into a Contract Agreement (the "Original Agreement") dated January 27, 2011, with a Notice to Proceed date of June 6, 2011, whereby CFX retained Consultant to serve as the Wekiva Parkway Corridor Consultant; and

WHEREAS, pursuant to Article 3 of the Original Agreement, CFX and Consultant wish to renew the Original Agreement for a period of one (1) year;

NOW, THEREFORE, for and in consideration of the mutual benefits to flow each to the other, CFX and Consultant agree to a second renewal of said Original Agreement beginning the 1st day of August, 2017, and ending the 31st day of July, 2018, with no increase in the Contract Amount.

Consultant states that, upon its receipt and acceptance of Final Payment for Services rendered under the First Agreement ending July 31, 2017, Consultant shall execute a 'Certificate of Completion of the First Agreement and Acceptance of Final Payment' that waives all future right of claim for additional compensation for services rendered under the First Agreement ending July 31, 2017.

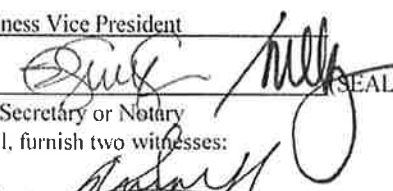
All terms and conditions of said Original Agreement and any supplements and amendments thereto shall remain in full force and effect during the full term of this Renewal Agreement.

IN WITNESS WHEREOF, the parties have executed this Renewal Agreement by their duly authorized officers on the day, month and year set forth above.

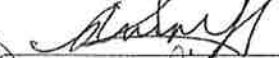
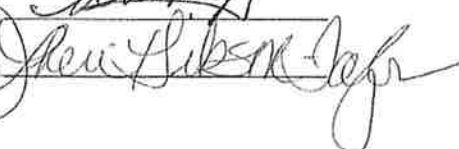
CH2M HILL, INC.

BY:  Matthew Lamb
Authorized Signature

Title: Business Vice President

ATTEST:  (SEAL)
Secretary or Notary

If Individual, furnish two witnesses:

Witness (1) 
Witness (2) 

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

BY: 
Director of Procurement



Central Florida Expressway Authority
CONTRACT RENEWAL AGREEMENT
CONTRACT NO. 000746

THIS CONTRACT RENEWAL AGREEMENT (the "Renewal Agreement"), made and entered into this 12th day of January, 2016, by and between the Central Florida Expressway Authority, hereinafter called "CFX" and CH2M Hill, Inc., hereinafter called "Consultant"

WITNESSETH

WHEREAS, CFX and Consultant entered into a Contract Agreement (the "Original Agreement") dated January 27, 2011, with a Notice to Proceed date of June 6, 2011, whereby CFX retained Consultant to serve as the Wekiva Parkway Corridor Consultant; and

WHEREAS, pursuant to Article 3 of the Original Agreement, CFX and Consultant wish to renew the Original Agreement for a period of one (1) year;

NOW, THEREFORE, for and in consideration of the mutual benefits to flow each to the other, CFX and Consultant agree to a first renewal of said Original Agreement beginning the 6th day of June, 2016, and ending the 5th day of June, 2017, with no increase in the Contract Amount.

Consultant states that, upon its receipt and acceptance of Final Payment for Services rendered under the Original Agreement ending June 6, 2016, Consultant shall execute a 'Certificate of Completion of the Original Agreement and Acceptance of Final Payment' that waives all future right of claim for additional compensation for services rendered under the Original Agreement ending June 5, 2016.

All terms and conditions of said Original Agreement and any supplements and amendments thereto shall remain in full force and effect during the full term of this Renewal Agreement.

IN WITNESS WHEREOF, the parties have executed this Renewal Agreement by their duly authorized officers on the day, month and year set forth above.

CH2M HILL, INC.

BY: [Signature]
Authorized Signature (Matt Lamb)

Title: Business Vice President

ATTEST: [Signature] (SEAL)
Secretary or Notary

If Individual, furnish two witnesses:

Witness (1) [Signature]

Witness (2) [Signature]

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

BY: [Signature]
Director of Procurement



**ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY
AGREEMENT FOR PROFESSIONAL SERVICES**

THIS AGREEMENT, made and entered into this 27th day of January, 2011, by and between the ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY, a corporate body and agency of the State of Florida, created by Chapter 63-573 Laws of Florida, 1963, (Chapter 348, Part V, Florida Statutes) hereinafter called the "AUTHORITY" and CH2M HILL, INC., hereinafter called "CONSULTANT", carrying on professional practice in engineering with offices located at 255 East Robinson Street, Suite 505, Orlando, Florida 32801.

That the AUTHORITY did determine that the CONSULTANT is fully qualified to render the services contracted.

WITNESSETH:

1.0 The AUTHORITY does hereby retain the CONSULTANT to furnish certain design consultant project management services for projects as identified by the AUTHORITY.

2.0 The CONSULTANT and the AUTHORITY mutually agree to furnish, each to the other, the respective services, information and items as described in Exhibit "A", Scope of Services, attached hereto and made a part hereof.

Before any additions or deletions to the work described in Exhibit "A", and before undertaking any changes or revisions to such work, the parties shall negotiate any necessary cost changes and shall enter into a Supplemental Amendment covering such modifications and the compensation to be paid therefore.

Reference herein to this Agreement shall be considered to include any Supplemental Agreement thereto.

Reference herein to Director shall mean the AUTHORITY's Executive Director.

Reference herein to the Project Manager shall mean the AUTHORITY's Director of Engineering or his authorized designee. The Project Manager shall provide the management and technical direction for this Agreement on behalf of the AUTHORITY. All technical and administrative provisions of this Agreement shall be managed by the Project Manager and the CONSULTANT shall comply with all of the directives of the Project Manager that are within the purview of this Agreement. Decisions concerning Agreement amendments and adjustments, such as time extensions and supplemental agreements shall be made by the Project Manager.

This Agreement is considered a non-exclusive Agreement between the parties.

3.0 TERM OF AGREEMENT AND RENEWALS

This is a continuing services Agreement subject to AUTHORITY periodic review, approval and satisfaction with the CONSULTANT's performance. Unless otherwise provided herein or by Supplemental Agreement, the provisions of this Agreement will remain in full force and effect for a five (5) year term from the date of the Notice to Proceed for the required project services. Renewal of this Agreement for up to five one-year renewals periods may be exercised by the AUTHORITY at its sole discretion. Renewals will be based, in part, on a determination by the AUTHORITY that the value and level of service provided by the CONSULTANT are satisfactory and adequate for the AUTHORITY's needs.

4.0 PROGRESS SCHEDULE

The CONSULTANT agrees to provide progress reports in a format acceptable to the AUTHORITY and at intervals established by the AUTHORITY. The AUTHORITY will be entitled at all times to be advised, at its request, as to the status of work being done by the CONSULTANT and of the details thereof. Coordination shall be maintained by the CONSULTANT with

representatives of the AUTHORITY, or of other agencies interested in the project on behalf of the AUTHORITY. Either party to the Agreement may request and be granted a conference.

It shall be the responsibility of the CONSULTANT to ensure at all times that sufficient time remains in the Agreement within which to complete the services. In the event there have been delays which would affect the completion date, the CONSULTANT shall submit a written request to the AUTHORITY which identifies the reason for the delay and the amount of time related to the reason. The AUTHORITY will review the request and make a determination as to granting all, part or none of the requested extension.

In the event the term of the Agreement has expired and the CONSULTANT has not requested, or if the AUTHORITY has denied, an extension of the completion date, partial progress payments will be stopped on the date time expires. No further payment for the project will be made until a time extension is granted or all work has been completed and accepted by the AUTHORITY.

5.0 PROFESSIONAL STAFF

The CONSULTANT shall maintain an adequate and competent professional staff to enable the CONSULTANT to timely perform under this Agreement. The CONSULTANT shall continue to be authorized to do business within the State of Florida. In the performance of these professional services, the CONSULTANT shall use that degree of care and skill ordinarily exercised by other similar professionals in the field under similar conditions in similar localities. The CONSULTANT shall use due care in performing design reviews and shall have due regard for acceptable standards of design principles. The CONSULTANT may associate with it such specialists, for the purpose of its services hereunder, without additional cost to the AUTHORITY, other than those costs negotiated within the limits and terms of this Agreement. Should the CONSULTANT desire to utilize specialists, the CONSULTANT shall be fully responsible for satisfactory completion

of all subcontracted work. The CONSULTANT, however, shall not sublet, assign or transfer any work under this Agreement to other than the associate consultants listed below without the written consent of the AUTHORITY. It is understood and agreed that the AUTHORITY will not, except for such services so designated herein, permit or authorize the CONSULTANT to perform less than the total contract work with other than its own organization.

Echezabal & Associates, Inc.
Dyer, Riddle, Mills & Precourt, Inc.
RTO Group, LLC

Wantman Group, Inc
Aerial Cartographics of America, Inc.

CONSULTANT shall not further sublet, sell, transfer, assign, delegate, subcontract, or otherwise dispose of this Contract or any portion thereof, or of the CONSULTANT's right, title, or interest therein without the written consent of the AUTHORITY, which may be withheld in the AUTHORITY'S sole and absolute discretion. Any attempt by CONSULTANT to dispose of this Contract as described above, in part or in whole, without AUTHORITY'S written consent shall be null and void and shall, at AUTHORITY's option, constitute a default under the Contract.

If, during the term of the Contract, CONSULTANT desires to subcontract any portion(s) of the work to a subconsultant that was not disclosed by the CONSULTANT to the AUTHORITY at the time that the Contract was originally awarded, and such subcontract would, standing alone or aggregated with prior subcontracts awarded to the proposed subconsultant, equal or exceed twenty five thousand dollars (\$25,000.00), the CONSULTANT shall first submit a request to the AUTHORITY's Director of Procurement for authorization to enter into such subcontract. Except in the case of an emergency, as determined by the Executive Director or his/her designee, no such subcontract shall be executed by the CONSULTANT until it has been approved by the AUTHORITY Board. In the event of a designated emergency, the CONSULTANT may enter into such a subcontract with the prior written approval of the Executive Director or his/her designee, but such subcontract shall contain a provision that provides that it

shall be automatically terminated if not approved by the AUTHORITY Board at its next regularly scheduled meeting.

6.0 SERVICES TO BE PROVIDED

The work covered by this Agreement is best described as design consultant project management for the Wekiva Parkway program. The services include, but are not necessarily limited to, the following: develop scope of work and contract provisions, contractual support services for negotiations / contract administration, comprehensive reviews of all design submittals (roadway and drainage, structural, signing and pavement marking, intelligent transportation systems, signalization, lighting, toll plaza etc.), coordinating environmental permits, utility plans review and coordination, develop durations of services (project schedules), coordinate with other agencies on permitting, traffic operation and safety issues, prepare construction cost estimates, surveying support services, right-of-way support services, geotechnical and geotechnical advisory services for projects, attend meetings and site visits as required to carry out the above services and other miscellaneous consultant project management services as requested by the Authority. It should be noted that multiple project management assignments may be authorized and on-going concurrently.

7.0 COMPENSATION

The AUTHORITY agrees to pay the CONSULTANT compensation as detailed in Exhibit "B", Method of Compensation, attached hereto and made a part hereof. Bills for fees or other compensation for services or expenses shall be submitted to the AUTHORITY in detail sufficient for a proper pre-audit and post audit thereof.

Subject to the limits of actual compensation received by the CONSULTANT for services provided under this contract Agreement, the CONSULTANT may be liable for AUTHORITY costs resulting from negligent, reckless or intentionally wrongful errors or deficiencies in design

reviews performed under this Agreement. The AUTHORITY may enforce such liability and collect the amount due if the recoverable cost will exceed the administrative cost involved or is otherwise in the AUTHORITY's best interest.

Records of costs incurred by the CONSULTANT under terms of this Agreement shall be maintained and made available upon request to the AUTHORITY at all times during the period of this Agreement and for three years after final payment is made. Copies of these documents and records shall be furnished to the AUTHORITY upon request. The CONSULTANT agrees to incorporate the provisions of this paragraph in any subcontract into which it might enter with reference to the work performed.

Records of costs incurred includes the CONSULTANT's general accounting records, together with supporting documents and records, of the CONSULTANT and all subconsultants performing work on the project, and all other records of the CONSULTANT and subconsultants considered necessary by the AUTHORITY for a proper audit of project costs.

The general cost principles and procedures for the negotiation and administration, and the determination or allowance of costs under this Agreement shall be as set forth in the Code of Federal Regulations, Titles 23, 48, 49, and other pertinent Federal and State Regulations, as applicable, with the understanding that there is no conflict between State and Federal regulations in that the more restrictive of the applicable regulations will govern. Whenever travel costs are included in Exhibit "B", the provisions of Section 112.061, Florida Statutes, shall govern as to reimbursable costs.

8.0 DOCUMENT OWNERSHIP AND RECORDS

The CONSULTANT shall allow public access to all documents, papers, letters, or other material as approved and authorized by the AUTHORITY and subject to the provisions of

Chapter 119, Florida Statutes, and made or received by the CONSULTANT in conjunction with this Agreement. Failure by the CONSULTANT to grant such public access shall be ground for immediate unilateral cancellation of this Agreement by the AUTHORITY.

9.0 COMPLIANCE WITH LAWS

The CONSULTANT shall comply with all federal, state and local laws and ordinances applicable to the work or payment for work thereof, and shall not discriminate on the grounds of race, color, religion, sex, or national origin in the performance of work under this contract.

The CONSULTANT shall keep fully informed regarding and shall fully and timely comply with all current laws and future laws that may affect those engaged or employed in the performance of this Agreement.

10.0 WAGE RATES AND TRUTH-IN-NEGOTIATIONS CERTIFICATE

The CONSULTANT hereby certifies, covenants and warrants that wage rates and other factual unit costs as shown in attached Exhibit "C", Details of Costs and Fees, supporting the compensation provided in Paragraph 7.0 are accurate, complete and current as of the date of this Agreement. It is further agreed that said price provided in Paragraph 7.0 hereof shall be adjusted to exclude any significant sums where the AUTHORITY shall determine the price was increased due to inaccurate, incomplete or non-current wage rates and other factual unit costs. All such adjustments shall be made within one year following the date of final billing or acceptance of the work by the AUTHORITY, whichever is later.

11.0 TERMINATION

The AUTHORITY may terminate this Agreement in whole or in part at any time the interest of the AUTHORITY requires such termination.

If the AUTHORITY determines that the performance of the CONSULTANT is not satisfactory, the AUTHORITY shall have the option of (a) immediately terminating the Agreement or (b) notifying the CONSULTANT of the deficiency with a requirement that the deficiency be corrected within a specified time, otherwise the Agreement will be terminated at the end of such time.

If the AUTHORITY requires termination of the Agreement for reasons other than unsatisfactory performance of the CONSULTANT, the AUTHORITY shall notify the CONSULTANT in writing of such termination, not less than seven (7) calendar days as to the effective date of termination or specify the stage of work at which the Agreement is to be terminated.

If the AUTHORITY abandons the work or subtracts from the work, suspends, or terminates the Agreement as presently outlined, the CONSULTANT shall be compensated for actual costs as determined in Exhibit "B". In determining the percentage of work completed, the AUTHORITY shall consider the work performed by the CONSULTANT prior to abandonment or termination to the total amount of work contemplated by this Agreement. The ownership of all documents completed or partially completed at the time of such termination or abandonment, shall be retained by the AUTHORITY.

The AUTHORITY reserves the right to cancel and terminate this Agreement in the event the CONSULTANT or any employee, servant, or agent of the CONSULTANT is indicted or has a direct information issued against him for any crime arising out of or in conjunction with any work being performed by the CONSULTANT for or on behalf of the AUTHORITY, without penalty. It is understood and agreed that in the event of such termination, all documents prepared or obtained under this Agreement shall immediately be turned over to the AUTHORITY. The CONSULTANT shall be compensated for its services rendered up to the time of any such termination in accordance with Paragraph 7.0 hereof. The AUTHORITY also reserves the right to terminate or cancel this

Agreement in the event the CONSULTANT shall be placed in either voluntary or involuntary bankruptcy or an assignment be made for the benefit of creditors. The AUTHORITY further reserves the right to suspend the qualifications of the CONSULTANT to do business with the AUTHORITY upon any such indictment or direct information. In the event that any such person against whom any such indictment or direct information is brought shall have such indictment or direct information dismissed or be found not guilty, such suspension on account thereof may be lifted by the AUTHORITY's Project Manager.

12.0 ADJUSTMENTS

All services shall be performed by the CONSULTANT to the reasonable satisfaction of the Project Manager who shall decide all questions, difficulties and dispute of any nature whatsoever that may arise under or by reason of this Agreement, the prosecution and fulfillment of the services hereunder and the character, quality, amount and value thereof; and his decision upon all claims, questions and disputes shall be final. Adjustments of compensation and term of the Agreement, because of any major changes in the work that may become necessary or desirable as the work progresses, shall be left to the absolute discretion of the Director and Supplemental Agreement(s) of such a nature as required may be entered into by the parties in accordance herewith. Disputes between the Project Manager and the CONSULTANT that cannot be resolved shall be referred to the Director whose decision shall be final.

In the event that the CONSULTANT and the AUTHORITY are not able to reach an agreement as to the amount of compensation to be paid to the CONSULTANT for supplemental work desired by the AUTHORITY, the CONSULTANT shall be obligated to proceed with the supplemental work in a timely manner for the amount determined by the AUTHORITY to be reasonable. In such event, the CONSULTANT will have the right to file a claim with the

AUTHORITY for such additional amounts as the CONSULTANT deems reasonable; however, in no event will the filing of the claim or the resolution or litigation thereof, through administrative procedures or the courts, relieve the CONSULTANT from the obligation to timely perform the supplemental work.

13.0 CONTRACT LANGUAGE AND INTERPRETATION

All words used herein in the singular form shall extend to and include the plural. All words used in the plural form shall extend to and include the singular. All words used in any gender shall extend to and include all genders.

References to statutes or regulations shall include all statutory or regulatory provisions consolidating, amending, or replacing the statute or regulation referred to. Words not otherwise defined that have well known technical or industry meanings, are used in accordance with such recognized meanings. References to persons include their respective functions and capacities.

If the CONSULTANT discovers any material discrepancy, deficiency, ambiguity, error, or omission in this Agreement, or is otherwise in doubt as to the meaning of any provision of the Agreement, the CONSULTANT shall immediately notify the AUTHORITY and request clarification of the AUTHORITY's interpretation of this Agreement.

The Agreement shall not be more strictly construed against either party hereto by reason of the fact that one party may have drafted or prepared any or all of the terms and provisions hereof.

14.0 HOLD HARMLESS AND INDEMNIFICATION

The CONSULTANT shall indemnify, defend, and hold harmless the AUTHORITY and all of its officers, agents and employees from any claim, loss, damage, cost, charge or expense arising out of any act, error, omission or negligent act by the CONSULTANT, its agents, employees,

or subcontractors during the performance of the Agreement, except that neither the CONSULTANT, its agents, employees nor any of its subconsultants will be liable under this paragraph for any claim, loss, damage, cost, charge or expense arising out of any act, error, omission or negligent act by the AUTHORITY or any of its officers, agents or employees during the performance of the Agreement.

When the AUTHORITY receives a notice of claim for damages that may have been caused by the CONSULTANT in the performance of services required by the CONSULTANT under this Agreement, the AUTHORITY will immediately forward the claim to the CONSULTANT. The CONSULTANT and the AUTHORITY will evaluate the claim and report their findings to each other within seven working days. The AUTHORITY and the CONSULTANT will jointly discuss options in defending the claim. After reviewing the claim, the AUTHORITY will determine whether to require the participation of the CONSULTANT in the defense of the claim or to require that the CONSULTANT defend the AUTHORITY in such claim as described in this section. The AUTHORITY's failure to notify the CONSULTANT of a claim within seven days will not release the CONSULTANT from any of the requirements of this section upon subsequent notification by the AUTHORITY to the CONSULTANT of the claim. The AUTHORITY and the CONSULTANT will pay their own cost for the evaluation, settlement negotiations and trial, if any. However, if only one party participates in the defense of the claim at trial, that party is responsible for all costs, but if the verdict determines that there is joint responsibility the costs and liability for damages will be shared in the same percentage as that judicially established.

The parties agree that 1% of the total compensation to the CONSULTANT for performance of this Agreement is the specific consideration from the AUTHORITY to the CONSULTANT for the CONSULTANT's indemnity agreement.

The CONSULTANT shall pay all royalties and assume all costs arising from the use of any invention, design, process materials, equipment, product or device which is the subject of patent rights or copyrights. The CONSULTANT shall, at its expense, hold harmless and defend the AUTHORITY against any claim, suit or proceeding brought against the AUTHORITY which is based upon a claim, whether rightful or otherwise, that the goods or services, or any part thereof, furnished under this Agreement, constitute an infringement of any patent or copyright of the United States. The CONSULTANT shall pay all damages and costs awarded against the AUTHORITY.

15.0 THIRD PARTY BENEFICIARY

The CONSULTANT warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the CONSULTANT to solicit or secure this Agreement, and that the CONSULTANT has not paid or agreed to pay any person, company, corporation, individual or firm any fee, commission, percentage, gift or any other consideration, contingent upon or resulting from the award or making of this Agreement. It is understood and agreed that the term "fee" shall also include brokerage fee, however denoted. For the breach or violation of this paragraph, the AUTHORITY shall have the right to terminate this Agreement without liability, and, at its discretion, to deduct from the contract price, or otherwise recover, the full amount of such fee, commission percentage, gift or consideration.

16.0 INSURANCE

The CONSULTANT, at its own expense, shall keep in force and at all times maintain during the term of this Agreement all insurance of the types and to the limits specified herein.

The CONSULTANT shall require and ensure that each of its subconsultants providing services hereunder procures and maintains, until the completion of the services, insurance of the requirements, types and to the limits specified herein. Upon request from the AUTHORITY, the

CONSULTANT shall furnish copies of certificates of insurance evidencing coverage of each subconsultant.

The CONSULTANT shall require all insurance policies in any way related to the work and secured and maintained by the CONSULTANT to include clauses stating each underwriter shall waive all rights of recovery, under subrogation or otherwise, against the AUTHORITY. The CONSULTANT shall require of subconsultants, by appropriate written agreements, similar waivers each in favor of all parties enumerated in this section. When required by the insurer, or should a policy condition not permit an endorsement, the CONSULTANT agrees to notify the insurer and request that the policy(ies) be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or an equivalent endorsement. This Waiver of Subrogation requirement shall not apply to any policy, which includes a condition that specifically prohibits such an endorsement or voids coverage should the CONSULTANT enter into such an agreement on a pre-loss basis. At the CONSULTANT's expense, all limits must be maintained.

16.1 Commercial General Liability coverage shall be on an occurrence form policy for all operations including, but not limited to, Contractual, Products and Completed Operations, and Personal Injury. The limits shall be not less than One Million Dollars (\$1,000,000) per occurrence, Combined Single Limits (CSL) or its equivalent. The general aggregate limit shall apply separately to this Agreement (with the ISO CG 25 01 or insurer's equivalent endorsement provided to the AUTHORITY) or the general aggregate limit shall be twice the required occurrence limit. The AUTHORITY shall be listed as an additional insured. The CONSULTANT further agrees coverage shall not contain any endorsement(s) excluding or limiting Product/Completed Operations, Independent Consultants, Broad Form Property Damage, X-C-U Coverage, Contractual Liability, or Severability of Interests. The Additional Insured Endorsement included on all such insurance policies

shall state that coverage is afforded the additional insured with respect to claims arising out of operations performed by or on behalf of the insured. If the additional insureds have other insurance which is applicable to the loss, such other insurance shall be excess to any policy of insurance required herein. The amount of the insurer's liability shall not be reduced by the existence of such other insurance.

16.2 Business Automobile Liability coverage shall be on an occurrence form policy for all owned, non-owned and hired vehicles issued on ISO form CA 00 01 or its equivalent. The limits shall be not less than One Million Dollars (\$1,000,000) per occurrence, Combined Single Limits (CSL) or its equivalent. In the event the CONSULTANT does not own automobiles the CONSULTANT shall maintain coverage for hired and non-owned auto liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.

Each of the above insurance policies shall include the following provisions: (1) The standard severability of interest clause in the policy and when applicable the cross liability insurance coverage provision which specifies that the inclusion of more than one insured shall not operate to impair the rights of one insured against another insured, and the coverages afforded shall apply as though separate policies had been issued to each insured; (2) The stated limits of liability coverage for Commercial/Comprehensive General Liability, and Business Automobile Liability, assumes that the standard "supplementary payments" clause will pay in addition to the applicable limits of liability and that these supplementary payments are not included as part of the insurance policies limits of liability.

16.3 Workers' Compensation and Employer's Liability Insurance shall be provided as required by law or regulation (statutory requirements). Employer's Liability insurance shall be provided in amounts not less than \$100,000 per accident for bodily injury by accident, \$100,000 per employee for bodily injury by disease, and \$500,000 policy limit by disease. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the AUTHORITY for all work performed by the CONSULTANT, its employees, agents and subconsultants.

16.4 Professional Liability Coverage shall have limits of not less than One Million Dollars (\$1,000,000) Combined Single Limit (CSL) or its equivalent, protecting the selected firm or individual against claims of the AUTHORITY for negligence, errors, mistakes or omissions in the performance of services to be performed and furnished by the CONSULTANT.

The CONSULTANT shall provide the AUTHORITY with Certificate(s) of Insurance with required endorsements on all the policies of insurance and renewals thereof in a form(s) acceptable to the AUTHORITY. The AUTHORITY shall be notified in writing of any reduction, cancellation or substantial change of policy or policies at least thirty (30) days prior to the effective date of said action.

All insurance policies shall be issued by responsible companies who are acceptable to the AUTHORITY and licensed to do business under the laws of the State of Florida. Each Insurance company shall minimally have an A.M. Best rating of A:-VII. If requested by the AUTHORITY, the AUTHORITY shall have the right to examine copies and relevant provisions of the insurance policies required by this Agreement, subject to the appropriate confidentiality provisions to safeguard the proprietary nature of CONSULTANT manuscript policies.

Any deductible or self-insured retention must be declared to and approved by the AUTHORITY. At the option of AUTHORITY, either the insurer shall reduce or eliminate such

deductibles or self-insured retentions as requests the AUTHORITY, or the CONSULTANT shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.

All such insurance required by the CONSULTANT shall be primary to, and not contribute with, any insurance or self-insurance maintained by the AUTHORITY.

Compliance with these insurance requirements shall not relieve or limit the CONSULTANT's liabilities and obligations under this Agreement. Failure of the AUTHORITY to demand such certificate or evidence of full compliance with these insurance requirements or failure of the AUTHORITY to identify a deficiency from evidence provided will not be construed as a waiver of the CONSULTANT's obligation to maintain such insurance.

The acceptance of delivery by the AUTHORITY of any certificate of insurance evidencing the required coverage and limits does not constitute approval or agreement by the AUTHORITY that the insurance requirements have been met or the insurance policies shown in the certificates of insurance are in compliance with the requirements.

17.0 COMMUNICATIONS, PUBLIC RELATIONS, AND USE OF LOGOS

The CONSULTANT agrees that it shall make no statements, press releases or publicity releases concerning this Agreement or its subject matter or otherwise disclose or permit to be disclosed any of the data or other information obtained or furnished in compliance with this Agreement, or any particulars thereof, during the period of the Agreement, without first notifying the AUTHORITY and securing its consent in writing. The CONSULTANT also agrees that it shall not publish, copyright or patent any of the data furnished in compliance with this Agreement, it being understood that, under Paragraph 8.00 hereof, such data or information is the property of the AUTHORITY.

Regarding the use of logos, printed documents and presentations produced for the AUTHORITY shall not contain the name of logo of the CONSULTANT unless approved by the AUTHORITY's Manager of Public Relations and Communications or his/her designee. If a copy of the AUTHORITY logo is to be used in a document or presentation, the logo shall not be altered in any way. The width and height of the logo shall be of equal proportions. If a color logo is used, the logo shall conform to the proper PMS colors of 2602 purple and 716 orange. If a black and white logo is utilized, the logo shall be properly screened to insure allayers of the logo are visible. The logo shall always have a white background that extends beyond the logo border. The proper presentation of the AUTHORITY logo is of utmost importance to the AUTHORITY. Any questions regarding the use of the AUTHORITY logo shall be directed to the Manager of Public Relations and Communications or his/her designee.

18.0 STANDARD OF CONDUCT

The CONSULTANT covenants and agrees that it and its employees shall be bound by the standards of conduct provided in Florida Statutes 112.313 as it relates to work performed under this Agreement, which standards will by reference be made a part of this Agreement as though set forth in full. The CONSULTANT agrees to incorporate the provisions of this paragraph in any subcontract into which it might enter with reference to the work performed.

The CONSULTANT acknowledges that it has read the AUTHORITY's Code of Ethics and to the extent applicable to the CONSULTANT agrees to abide with such policy.

19.0 DOCUMENTED ALIENS

The CONSULTANT warrants that all persons performing work for the AUTHORITY under this Agreement, regardless of the nature or duration of such work, shall be United States citizens or properly authorized and documented aliens. The CONSULTANT shall comply with all federal, state and

local laws and regulations pertaining to the employment of unauthorized or undocumented aliens at all times during the performance of this Agreement and shall indemnify and hold the AUTHORITY harmless for any violations of the same. Furthermore, if the AUTHORITY determines that CONSULTANT has knowingly employed any unauthorized alien in the performance of this Agreement, the AUTHORITY may immediately and unilaterally terminate this Agreement for cause.

20.0 CONFLICT OF INTEREST

The CONSULTANT shall not knowingly enter into any other contract with the AUTHORITY during the term of this Agreement which would create or involve a conflict of interest with the services provided herein. Likewise, subconsultants shall not knowingly enter into any other contract with the AUTHORITY during the term of this Agreement which would create or involve a conflict of interest with the service provided herein and as described below. Questions regarding potential conflicts of interest shall be addressed to the Director for resolution. During the term of this Agreement:

1. The CONSULTANT is not eligible to pursue any advertised work in the CONSULTANT's area of oversight for any project for which the CONSULTANT had design review responsibilities. Subconsultants are also ineligible to pursue projects where they participated in design review.
2. The CONSULTANT is not eligible to pursue any advertised construction engineering and inspection projects of the AUTHORITY as either a prime or subconsultant where the CONSULTANT had design review responsibilities. Subconsultants are also ineligible to pursue construction engineering and inspection projects where they participated in the design review.

21.0 SEVERABILITY

The invalidity or non-enforceability of any portion or provision of this Agreement shall not affect the validity or enforceability of any other portion or provision. Any invalid or unenforceable portion or provision shall be deemed severed from this Agreement and the balance hereof shall be construed and enforced as if this Agreement did not contain such invalid or unenforceable portion or provision.

22.0 GOVERNING LAW AND VENUE

This Agreement shall be governed by and constructed in accordance with the laws of the State of Florida. Venue of any judicial proceedings arising out of the Agreement shall be in Orange County, Florida.

23.00 ATTACHMENTS

Exhibit "A", Scope of Services

Exhibit "B", Method of Compensation

Exhibit "C", Details of Cost and Fees

Exhibit "D", Project Organization Chart

IN WITNESS WHEREOF, the CONSULTANT and the AUTHORITY have caused this instrument to be signed by their respective duly authorized officials, as of the day and year first above written. This Contract was awarded by the Authority's Board of Directors at its meeting on January 26, 2011.

CH2M HILL, INC.

BY: [Signature]
Authorized Signature

Title: Vice President

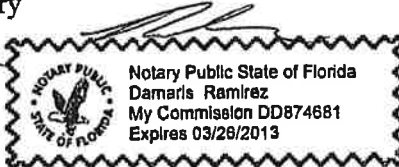
ORLANDO-ORANGE COUNTY
EXPRESSWAY AUTHORITY

BY: [Signature]
Director of Procurement

Print Name: Claude Miller

ATTEST: [Signature] (Seal)
Secretary or Notary

Verified through Drivers license
C950-55758-098-0
2/11/11



Approved as to form and execution, only.

General Counsel for the AUTHORITY


[Signature]

**CONSENT AGENDA ITEM
#4**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 20, 2018

SUBJECT: Approval of BASE Consultants, Inc. as Subcontractor for the
General Engineering Consultant Services (GEC) contract with Dewberry
Engineers, Inc.
Contract No. 001145

Dewberry Engineers, Inc., CFX's GEC Consultant has requested approval to use BASE Consultants, Inc. to perform structural design and design submittal review services. The cost is expected to exceed the \$25,000.00 threshold established by the Procurement Policy for subcontractors not disclosed by Dewberry Engineers, Inc. when its contract with CFX was originally awarded.

Board approval of BASE Consultants, Inc. as a subcontractor to Dewberry Engineers, Inc. is requested.

Reviewed by: 
Glenn Pressimone, P.E.
Director of Engineering



CENTRAL FLORIDA EXPRESSWAY AUTHORITY
REQUEST FOR AUTHORIZATION TO SUBLET SERVICES

Consultant: Dewberry Engineers, Inc. Date: March 12, 2018

CFX Contract Name: General Engineering Consultant Services CFX Contract No.: 001145

Authorization is requested to sublet the services identified below which are included in the above referenced Contract. Consultant requests approval to sublet services to:

Subconsultant Name: BASE Consultants, Inc.

Address: 1214 East Concord Street, Orlando, FL 32803

Phone No.: (407) 377-7227

Federal Employee ID No.: _____

Description of Services to Be Sublet: Structural Design and Design Submittal Review Services

Estimated Beginning Date of Sublet Services: 3/19/18

Estimated Completion Date of Sublet Services: 12/8/21

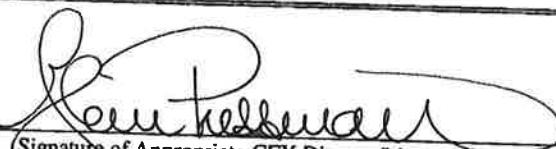
Estimated Value of Sublet Services*: \$ 150,000

*(Not to exceed \$25,000 without prior Board Approval)

Consultant hereby certifies that the proposed subconsultant has been advised of, and agrees to, the terms and conditions in the Consultant's Contract with the Authority that are applicable to the subconsultant and the services to be sublet:

Requested By: 
(Signature of Consultant Representative)

Program Manager
Title

Recommended by: 
(Signature of Appropriate CFX Director/Manager)

Date: 3/14/2018

Approved by: 
(Signature of Appropriate Chief)

Date: 3/14/18

Attach Subconsultant's Certificate of Insurance to this Request.

**CONSENT AGENDA ITEM
#5**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 27, 2018

SUBJECT: Approval of Supplemental Agreement No. 2 to Dewberry Engineers, Inc.
for Post Design Services
SR 417 Widening from Econlockhatchee Trail to Seminole County Line
Project No. 417-134; Contract No. 001153

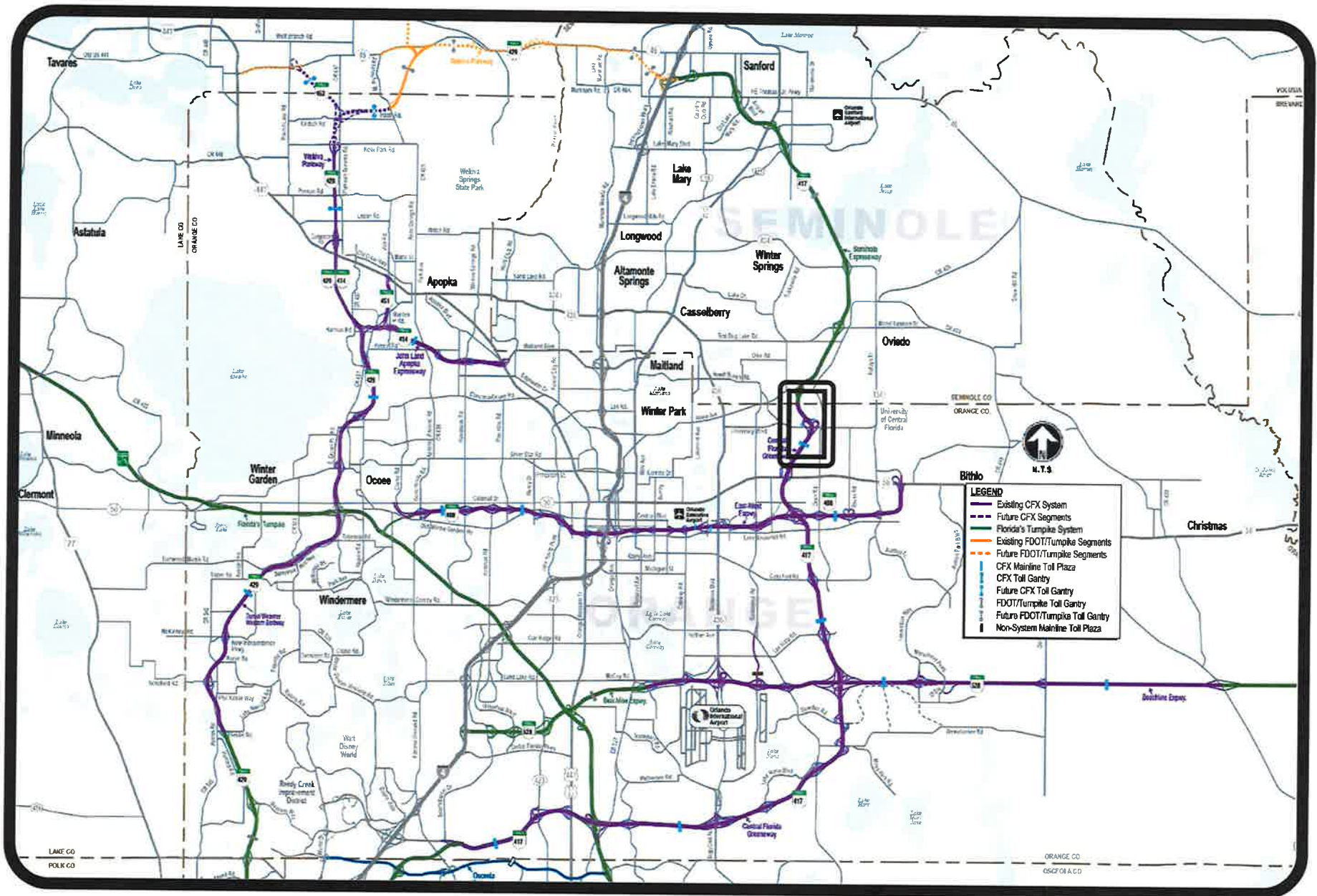
Board approval is requested for Supplemental Agreement No. 2 with Dewberry Engineers, Inc. in the not-to-exceed amount of \$421,028.27. Services will include shop drawing reviews, attendance at construction meetings, site visits, and responding to the contractor's requests for information on construction project 417-134 (SR 417 Widening from Econlockhatchee Trail to Seminole County Line).

Original Contract Amount	\$2,575,000.00
Supplemental Agreement No. 1	\$ 416,197.12
Supplemental Agreement No. 2 (Post Design)	<u>\$ 421,028.27</u>
Total Revised Contract Amount	\$3,412,225.39

This project is included in the Five-Year Work Plan.

Reviewed by: 
Glenn Pressimone, PE
Director of Engineering





Project Location Map for
S.R. 417 Widening from Econlockhatchee Trail to Seminole County Line (417-134)

SUPPLEMENTAL AGREEMENT NO. 2
TO
AGREEMENT FOR PROFESSIONAL SERVICES
POST DESIGN SERVICES (FOR 417-134)

S.R. 417 Widening from Econlockhatchee Trail to Seminole County Line

THIS SUPPLEMENTAL AGREEMENT is made and entered into this _____ day of _____, 2018, by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY, an agency of the State of Florida, hereinafter called "CFX" and the consulting firm of DEWBERRY ENGINEERS, INC. of Orlando, Florida, hereinafter called the "CONSULTANT."

WHEREAS, Section 4.24 of Exhibit "A" of the Agreement for Professional Services between CFX and the CONSULTANT, dated the 16th Day of June 2016 provides that after completion of the services outlined in Exhibit "A" for Project Number 417-134 of the said Agreement for Professional Services, CFX may negotiate with the CONSULTANT a Supplemental Agreement for Post Design Services and whereas, Articles 2.00 and 12.00 of the Agreement for Professional Services provide that in the event that CFX shall change the amount of work of the said Agreement for Professional Services, the fees to be paid to the CONSULTANT shall be subject to adjustment as shall be mutually agreed upon:

NOW, THEREFORE, BE IT RESOLVED THAT:

1. CFX hereby authorizes the CONSULTANT to proceed with Post Design Services required as outlined in the correspondence to CFX dated March 21, 2018 which is attached hereto and made a part of this Supplemental Agreement.

2. All invoices from the CONSULTANT for Post Design Services shall be submitted to CFX with complete documentation. Invoices for Post Design Services shall not be a continuation of the original CONSULTANT 'S contract amount for final design services and shall only be for those services as outlined in this Supplemental Agreement. Compensation for Post Design Services shall be invoiced to CFX at an hourly rate, inclusive of overhead, profit and expenses (exclusive of travel). The hourly rate shall be calculated using the employee's actual direct salary and the negotiated Post Design Services multiplier, as outlined in the correspondence to CFX dated March 21, 2018. Direct expenses will be reimbursed for local travel only (per mile). The maximum fee for Post Design Services shall be \$421,028.27.

3. Section 4.24 of the original Agreement for Professional Services is revised as outlined in Exhibit "A," which is attached hereto and made a part of this Supplemental Agreement.

4. Any supplemental agreements for Post Design Services shall be in accordance with the appropriate Articles within the original CONSULTANT Agreement for Professional Services.

All provisions of said Agreement for Professional Services, or any Supplements thereto, not modified by the above, shall remain in full force and effect, the same as if they had been set forth

herein. In the event of a conflict between the provisions of this Supplemental Agreement and of the said Agreement for Professional Services, or any Supplements thereto, the provisions of this Supplemental Agreement, to the extent such provision is reasonable, shall take precedence.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed, in quadruplicate, the day and year first above written.

CENTRAL FLORIDA
EXPRESSWAY AUTHORITY

By: _____
Director of Procurement

DEWBERRY ENGINEERS, INC.

Witness: _____
Print Name:
Title:

By: _____
Print Name:
Title:

Approved as to form and execution, only.

General Counsel for the AUTHORITY

Exhibit "A"

Project 417-134

S.R. 417 Widening from Econlockhatchee Trail to Seminole County Line Post-Design Scope of Services (Section 4.24)

4.24 Post Design Services

A. Compensation

The Consultant's compensation for post-design services may be added by supplemental agreement and shall be at an hourly rate, inclusive of overhead, profit and expenses, and exclusive of travel. No compensation will be made for correction of errors and omissions or clarifications.

B. General Support

The Consultant shall support the post-design process as follows:

- a) Answer questions relative to the plans, typical sections, quantities and special provisions.
- b) Make any necessary corrections to the plans, typical sections, quantities, notes, etc. as may be required.
- c) Attend pre-award meeting with Contractor, CFX, and CFX's CEI.

C. Pre-bid Conference

The Consultant shall, prior to the pre-bid conference, be prepared to walk the project with the assigned Authority Resident Construction Engineer to discuss the plans and details. The Consultant shall be prepared to attend the pre-bid conference and respond to questions related to the plans, details, and special provisions.

D. Addenda

The Consultant shall prepare any addenda required to clarify the work included in the contract documents. Addenda may be required based on the project inspection with the assigned Authority Resident Construction Engineer, or questions developed in the pre-bid conference, or conditions discovered by bidders during the bid period.

E. Field Visits

The Consultant shall be available to respond to questions in the field that may arise relative to the plans, details or special provisions during construction. The Consultant will periodically visit the project site to observe the progress of construction. This visit will not make the place of formal construction inspection by CFX's Construction Manager and their inspection team. Rather, it is intended to provide the opportunity for members of the design team to observe whether work by the Contractor is being performed in general conformance with the project plans. Written memos of all such field visits shall be submitted to CFX and their Construction Manager within five business days of the trip.

F. Shop Drawing Reviews

The Consultant shall review and approve shop drawings from the Contractor for roadway, utilities, structural, lighting, FON, signing and drainage elements. This work will include the erection procedure plans, review proposals for substitutions, development of supplemental agreements, and assistance with other engineering services required to facilitate construction of the project. Reviews will be conducted and returned within two weeks from receipt of information.

G. Post-Design Contact

The Consultant shall appoint a responsible member of the firm to be the contact person for all post-design services. This person shall be continually available during the course of construction for review of design plans.

H. Timeliness

The Consultant shall make every reasonable effort to process any material presented for review in a prompt manner recognizing a construction contract is underway.

I. Meetings

The Consultant shall attend partnering meetings as requested by CFX. The Consultant will also attend progress / coordination meetings as requested by CFX including, but not limited to, the Notice to Proceed meeting.

J. Bridge Load Ratings

Approved design bridge load ratings were obtained by the Consultant under the final design phase of this contract. The Contractor shall be responsible for revising and resubmitting the load ratings if changes to the bridge design occur during construction. Otherwise, the Consultant shall provide written correspondence to FDOT when construction is complete that the bridges were constructed in accordance with the plans and the design load ratings still apply.

K. Geotechnical Engineering

The Consultant shall provide geotechnical engineering services as needed by CFX, relative to pile driving, earthwork, embankment and MSE wall construction.

L. Utilities

The Consultant shall provide utility consulting services as needed by CFX, relative to proposed utility adjustments within the project limits.

M. Record Drawings

Based on information provided by the Contractor, the Contractor's surveyor and CFX's Construction Manager, the Consultant will prepare record drawings reflecting improvements built for this project. This scope assumes surveys will be undertaken by a registered surveyor by the Contractor.

Dewberry

Project # 417-134 - SR 417 Widening

Post Design Services

2/28/2018

Dewberry

TOTAL CONTRACT FEE COMPUTATIONS		Check Appropriate Box
Total Activity Salary Costs	\$131,363.46	<input checked="" type="checkbox"/> Initial Estimate Post Design
Post Design Multiplier	2.62	
Subtotal	\$344,172.27	<input type="checkbox"/> Revised Estimate No. 1 Post Design
Field Survey (10 days @ \$1,253.04/Day)	\$12,530.40	<input type="checkbox"/> Revised Estimate No. 2 Post Design
Dewberry Fee Total	\$356,702.67	<input type="checkbox"/> Revised Estimate No. 3 Post Design
		<input type="checkbox"/> Revised Estimate No. 4 Post Design
		<input type="checkbox"/> Revised Estimate No. 5 Post Design
SUBCONSULTANTS		
CES	\$34,244.20	
Balmoral	\$18,050.30	
Tierra	\$12,031.10	
SUBCONSULTANT SUBTOTAL	\$64,325.60	
	MAXIMUM FEE	\$421,028.27

3/21/2018

Dewberry
 Estimate of Work Effort and Cost - Prime
 Post Design Services

Dewberry

Project # 417-134 - SR 417 Widening

Activity Salary Costs Summary

ACTIVITY	Project Mgr.		Senior Engineer		Engineer		Sr Engineering Tech		Engineering Tech		Clerical		Total M/H By Activity	Salary Costs By Activity
	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr		
Requests for Information	100	\$87.70	414	\$60.34	466	\$ 41.73	52	\$35.98	0	\$19.73	0	\$0.00	1,032	\$55,068
PreConstruction Conference	4	\$87.70	4	\$60.34	0	\$ 41.73	0	\$35.98	0	\$19.73	0	\$0.00	8	\$592
Addenda	4	\$87.70	8	\$60.34	12	\$ 41.73	8	\$35.98	8	\$19.73	0	\$0.00	40	\$1,780
Shop Drawing Reviews	30	\$87.70	220	\$60.34	220	\$ 41.73	100	\$35.98	62	\$19.73	0	\$0.00	632	\$29,908
Plans Revisions	12	\$87.70	78	\$60.34	78	\$ 41.73	34	\$35.98	22	\$19.73	0	\$0.00	224	\$10,671
Coordination	114	\$87.70	114	\$60.34	0	\$ 41.73	0	\$35.98	30	\$19.73	0	\$0.00	258	\$17,468
Field Visits	20	\$87.70	40	\$60.34	20	\$ 41.73	0	\$35.98	0	\$19.73	0	\$0.00	80	\$5,002
Meetings	40	\$87.70	40	\$60.34	0	\$ 41.73	0	\$35.98	0	\$19.73	0	\$0.00	80	\$5,922
Partnering	0	\$87.70	0	\$60.34	0	\$ 41.73	0	\$35.98	0	\$19.73	0	\$0.00	0	\$0
Record Drawings	8	\$87.70	22	\$60.34	30	\$ 41.73	30	\$35.98	30	\$19.73	0	\$0.00	120	\$4,952
TOTALS	332	\$29,116.40	940	\$58,719.60	826	\$34,468.98	224	\$8,059.52	152	\$2,998.96	0	\$0.00	2,474	\$131,363.46

TOTAL LABOR **\$131,363.46**

Post Design Multiplier **2.62**

GRAND TOTAL **\$344,172.27**

TASK LIST

Consultant Name: Dewberry
 CFX Project No.: 417-134
 Date: 2/28/2018

Project Name: SR 417 Widening

ACTIVITY: POST DESIGN SERVICES

TASK	BASIS OF ESTIMATE	NO. OF UNITS	HOURS/ UNIT	NO OF SHEETS	TOTAL HOURS	CADD HOURS	REMARKS
Requests for Information (RFI)							
Roadway	EA	86	4		344		Assume 4 hrs/week for 20 mo (86 weeks)
Drainage	EA	86	3		258		Assume 3 hrs/wk
MOT	EA	86	1		86		Assume 1 hr/wk
Structures/Walls	EA	86	3		258		Assume 3 hrs/wk
Toll Plaza	EA	86	1		86		Assume 1 hr/wk
RFI Subtotal					1032		
Preconstruction Conference	LS	1	8		8		
Addenda	LS	1	40		40		
Shop Drawing Reviews							
Roadway	LS	1	40		40		
Drainage	LS	1	80		80		
MOT	LS	1	0		0		
Structures/Walls	LS	1	472		472		
Toll Plaza	LS	1	40		40		
Shop Drawing Subtotal					632		
Plans Revisions							
Roadway	EA	28	8	28	224		Estimate at 5% of 554 Sheets, includes QC
Drainage	EA				0		
Structures	EA				0		
Toll Plaza	EA				0		
SPM	EA				0		
Plans Revisions Subtotal					224		
Coordination	EA	86	3		258		Assume 3 hours per week for 20 Months
Field Visits	EA	10	8		80		1 Visit, 2 people every 2 Months
Meetings	EA	20	4		80		Monthly (1 people @ 4hrs/mtg)
Partnering	EA				0		
Record Drawings	LS	1	120		120		
TOTAL					2474		

Dewberry

Shop Drawing	Shop Drawings	Hours per SD	Subtotal	Remarks
SR 417 over University Blvd				
Steel Beams	1	100	100	
Piles	1	8	8	
Composite Bearings	1	4	4	
SIP Forms	1	8	8	
Misc	1	24	24	
Sound Walls	7	16	112	
Retaining Walls	1	24	24	
Overhead Signs	20	8	160	
ITS Poles	8	4	32	
Drainage Structures	1	80	80	
Roadway Items	1	40	40	
Toll Plaza Modifications	1	40	40	
	TOTAL		632	

Comprehensive Engineering Services

Project # 417-134 - SR 417 Widening

Activity Salary Costs Summary

ACTIVITY	Chief Engineer		Senior Engineer		Project Engineer		Engineer Intern		Sr. Designer		Clerical		Total M/H By Activity	Salary Costs By Activity
	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr		
Requests for Information	4	\$90.55	10	\$62.50	12	\$ 38.31	13	\$24.70	13	\$38.05	0	\$0.00	52	\$2,262.67
PreConstruction Conference	0	\$90.55	0	\$62.50	0	\$ 38.31	0	\$24.70	0	\$38.05	0	\$0.00	0	\$0.00
Addenda	0	\$90.55	0	\$62.50	0	\$ 38.31	0	\$24.70	0	\$38.05	0	\$0.00	0	\$0.00
Shop Drawing Reviews	4	\$90.55	14	\$62.50	16	\$ 38.31	19	\$24.70	19	\$38.05	0	\$0.00	72	\$3,042.41
Plans Revisions	4	\$90.55	12	\$62.50	13	\$ 38.31	18	\$24.70	17	\$38.05	0	\$0.00	64	\$2,701.68
Coordination	8	\$90.55	8	\$62.50	0	\$ 38.31	0	\$24.70	0	\$38.05	0	\$0.00	16	\$1,224.40
Field Visits	0	\$90.55	0	\$62.50	0	\$ 38.31	0	\$24.70	0	\$38.05	0	\$0.00	0	\$0.00
Meetings	0	\$90.55	0	\$62.50	0	\$ 38.31	0	\$24.70	0	\$38.05	0	\$0.00	0	\$0.00
Partnering	0	\$90.55	0	\$62.50	0	\$ 38.31	0	\$24.70	0	\$38.05	0	\$0.00	0	\$0.00
Record Drawings	4	\$90.55	5	\$62.50	8	\$ 38.31	11	\$24.70	12	\$38.05	0	\$0.00	40	\$1,709.48
TOTALS	24	\$2,173.20	49	\$3,062.50	49	\$1,877.19	61	\$1,506.70	61	\$2,321.05	0	\$0.00	244	\$10,940.64

TOTAL LABOR 10,940.64
 Post Design Multiplier 3.13
 GRAND TOTAL 34,244.20

TASK LIST

Consultant Name: Comprehensive Engineering Services, Inc. Project Name: SR 417 Widening
 CFX Project No.: 417-134 - CFX
 Date: 3/2/2018

ACTIVITY: POST DESIGN SERVICES

TASK	BASIS OF ESTIMATE	NO. OF UNITS	HOURS/ UNIT	NO OF SHEETS	TOTAL HOURS	CADD HOURS	REMARKS
Requests for Information (RFI)							
Roadway	EA				0		
Drainage	EA				0		
SPM	EA				0		
ITS	EA	5	4		20		
Lighting	EA	8	4		32		
Structures	EA				0		
Toll Plaza	EA				0		
RFI Subtotal					52		
Preconstruction Conference	LS				0		
Addenda	LS				0		
Shop Drawing Reviews							
Roadway	LS				0		
Drainage	EA				0		
SPM	EA				0		
ITS	EA	5	8		40		ITS Equipment (DCS, CCTV, DMS) (5 submittals x 8 hrs)
Lighting	EA	8	4		32		Lighting Equipment (Poles, Fixtures) (8 subs x 4 hrs)
Structures	EA				0		
Toll Plaza	EA				0		
Shop Drawing Subtotal					72		
Plans Revisions							
Roadway	EA				0		
Drainage	EA				0		
Structures	EA				0		
Toll Plaza	EA				0		
ITS	EA	4	8		32		
Lighting	EA	4	8		32		
SPM	EA				0		
Plans Revisions Subtotal					64		
Coordination	EA	2	8		16		
Field Visits	EA				0		
Meetings	EA				0		
Partnering	EA				0		
Record Drawings	LS	2	20		40		
TOTAL					244		

The Balmoral Group
Activity Salary Costs Summary

Project # 417-134 - SR 417 Widening (CFX Portion)

ACTIVITY	Project Mgr.		Chief Engineer		Senior Engineer		Project Engineer		Engineering Intern				Total M/H By Activity	Salary Costs By Activity
	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr		
Requests for Information	6	\$57.69	0	\$68.75	12	\$46.75	12	\$40.15	10	\$25.72	0	\$0.00	40	\$1,646.14
PreConstruction Conference	0	\$57.69	0	\$68.75	0	\$46.75	0	\$40.15	0	\$25.72	0	\$0.00	0	\$0.00
Addenda	2	\$57.69	0	\$68.75	2	\$46.75	2	\$40.15	2	\$25.72	0	\$0.00	8	\$340.62
Shop Drawing Reviews	8	\$57.69	0	\$68.75	17	\$46.75	17	\$40.15	14	\$25.72	0	\$0.00	56	\$2,298.90
Plans Revisions	2	\$57.69	0	\$68.75	2	\$46.75	2	\$40.15	2	\$25.72	0	\$0.00	8	\$340.62
Coordination	10	\$57.69	0	\$68.75	10	\$46.75	0	\$40.15	0	\$25.72	0	\$0.00	20	\$1,044.40
Field Visits	0	\$57.69	0	\$68.75	0	\$46.75	0	\$40.15	0	\$25.72	0	\$0.00	0	\$0.00
Meetings	0	\$57.69	0	\$68.75	0	\$46.75	0	\$40.15	0	\$25.72	0	\$0.00	0	\$0.00
Partnering	0	\$57.69	0	\$68.75	0	\$46.75	0	\$40.15	0	\$25.72	0	\$0.00	0	\$0.00
Record Drawings	3	\$57.69	0	\$68.75	3	\$46.75	3	\$40.15	3	\$25.72	0	\$0.00	12	\$510.93
TOTALS	31	\$1,788.39	0	\$0.00	46	\$2,150.50	36	\$1,445.40	31	\$797.32	0	\$0.00	144	\$6,181.61

TOTAL LABOR \$6,181.61

Post Design Multiplier 2.9:

GRAND TOTAL \$18,050.30

TASK LIST

Consultant Name: The Balmoral Group
 CFX Project No.: 417-134
 Date: 3/12/2018

Project Name: SR 417 Widening (CFX Portion)

ACTIVITY: POST DESIGN SERVICES

TASK	BASIS OF ESTIMATE	NO. OF UNITS	HOURS/ UNIT	NO OF SHEETS	TOTAL HOURS	CADD HOURS	REMARKS
Requests for Information (RFI)							
Roadway	EA				0		
Drainage	EA				0		
SPM	EA	20	2		40		Assume 1 per month
Structures	EA				0		
Toll Plaza	EA				0		
RFI Subtotal					40		
Preconstruction Conference	LS				0		
Addenda	LS	1	8		8		Assume 1
Shop Drawing Reviews							
Roadway	LS				0		
Drainage	EA				0		
SPM	EA	24	2.33		56		24 custom panels @ 2 hrs; review VHB tape calculations and punch data for ground mount signs (8 hrs.)
Structures	EA				0		
Toll Plaza	EA				0		
Shop Drawing Subtotal					56		
Plans Revisions							
Roadway	EA				0		
Drainage	EA				0		
Structures	EA				0		
Toll Plaza	EA				0		
SPM	EA	8	1		8		Estimate 10% of 83 S&PM sheets X 1 hr. each
Plans Revisions Subtotal					8		
Coordination	EA	20	1		20		Assume 1 hours per month for 20 Months
Field Visits	EA				0		Assume none
Meetings	EA				0		Assume none
Partnering	EA				0		
Record Drawings	LS	1	12		12		
TOTAL					144		

Tierra

Project # 417-134 - SR 417 Widening

Activity Salary Costs Summary

ACTIVITY	Project Manager		Senior Engineer		Engineering Intern		Secretarial/Clerical						Total M/H By Activity	Salary Costs By Activity
	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr	M/H	Rate/Hr		
Requests for Information	10	\$198.25	28	\$188.18	12	\$95.28	4	\$68.31	0	\$0.00	0	\$0.00	54	\$8,668.14
PreConstruction Conference	0	\$198.25	0	\$188.18	0	\$95.28	0	\$68.31	0	\$0.00	0	\$0.00	0	\$0.00
Addenda	0	\$198.25	0	\$188.18	0	\$95.28	0	\$68.31	0	\$0.00	0	\$0.00	0	\$0.00
Shop Drawing Reviews	2	\$198.25	12	\$188.18	6	\$95.28	2	\$68.31	0	\$0.00	0	\$0.00	22	\$3,362.96
Plans Revisions	0	\$198.25	0	\$188.18	0	\$95.28	0	\$68.31	0	\$0.00	0	\$0.00	0	\$0.00
Coordination	0	\$198.25	0	\$188.18	0	\$95.28	0	\$68.31	0	\$0.00	0	\$0.00	0	\$0.00
Field Visits	0	\$198.25	0	\$188.18	0	\$95.28	0	\$68.31	0	\$0.00	0	\$0.00	0	\$0.00
Meetings	0	\$198.25	0	\$188.18	0	\$95.28	0	\$68.31	0	\$0.00	0	\$0.00	0	\$0.00
Partnering	0	\$198.25	0	\$188.18	0	\$95.28	0	\$68.31	0	\$0.00	0	\$0.00	0	\$0.00
Record Drawings	0	\$198.25	0	\$188.18	0	\$95.28	0	\$68.31	0	\$0.00	0	\$0.00	0	\$0.00
TOTALS	12	\$2,379.00	40	\$7,527.20	18	\$1,715.04	6	\$409.86	0	\$0.00	0	\$0.00	76	\$12,031.10

TASK LIST

Consultant Name: Tierra
 CFX Project No.: 417-134
 Date: 3/2/2018

Project Name: SR 417 Widening

ACTIVITY: POST DESIGN SERVICES

TASK	BASIS OF ESTIMATE	NO. OF UNITS	HOURS/ UNIT	NO OF SHEETS	TOTAL HOURS	CADD HOURS	REMARKS
Requests for Information (RFI)							
Roadway	EA	1	16		16		
Drainage	EA	1	16		16		
SPM	EA	1	0		0		
Structures	EA	1	20		20		
Toll Plaza	EA	1	2		2		
RFI Subtotal					54		
Preconstruction Conference	LS				0		
Addenda	LS				0		
Shop Drawing Reviews							
Roadway	LS	1	0		0		
Drainage	EA	1	0		0		
SPM	EA	1	0		0		
Structures	EA	1	18		18		
Toll Plaza	EA	1	4		4		
Shop Drawing Subtotal					22		
Plans Revisions							
Roadway	EA				0		
Drainage	EA				0		
Structures	EA				0		
Toll Plaza	EA				0		
SPM	EA				0		
Plans Revisions Subtotal					0		
Coordination	EA				0		
Field Visits	EA				0		
Meetings	EA				0		
Partnering	EA				0		
Record Drawings	LS				0		
TOTAL					76		

SUPPLEMENTAL AGREEMENT NO. 1
TO
AGREEMENT FOR PROFESSIONAL SERVICES
FINAL DESIGN

**S.R. 417 Widening from Econlockhatchee Trail
To Seminole County Line**

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 13th day of April, 2017, by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY, a corporate body and agency of the State of Florida, hereinafter called "CFX" and DEWBERRY ENGINEERS, INC., hereinafter called the "CONSULTANT".

WHEREAS, Articles 2.00 and 12.0 of the Agreement for Professional Services between CFX and the CONSULTANT, dated the 16th day of June 2016, provides that in the event that CFX shall change the amount of work in Exhibit "A" of the said Agreement for Professional Services, the fees to be paid to the CONSULTANT shall be subject to adjustment as shall be mutually agreed upon:

NOW, THEREFORE, BE IT RESOLVED THAT:

1. CFX hereby authorizes the CONSULTANT to proceed with additional services as outlined in the Consultant's April 3, 2017 correspondence to CFX, which is attached hereto and made a part of this Supplemental Agreement.

2. Exhibit "B", Article 2.00 of the Agreement for Professional Services is amended as follows:

- a. The Salary Related Costs are adjusted upward by \$303,429.87 to \$1,650,644.17.
- b. The Design Survey – Field (Prime) is adjusted upward by \$11,277.36 to \$159,136.08.
- c. The Direct Expenses (Lump Sum) remain unchanged at \$25,300.00.
- d. The Subcontract Items are adjusted upward by \$101,489.89 to \$929,353.81.
 - CES \$48,832.47
 - The Balmoral Group \$14,172.02
 - Tierra \$38,485.40
- e. The Allowance remains unchanged at \$226,763.06.

The total Maximum Limiting Amount is adjusted upward by \$416,197.12 to \$2,991,197.12.

3. The Department Funded Agreement between Florida's Turnpike Enterprise and the Central Florida Expressway Authority for Improvements to the Central Florida Greenway (S.R. 417) from Econlockhatchee Trail to the Seminole County Line, CFX Project No. 417-134, CFX Contract No. 001153 will be referred to as the "CFX-FTE Agreement", which is attached hereto and made a part of this Supplemental Agreement. In accordance with the terms of the CFX-FTE Agreement, and for good and valuable consideration for the execution of this Supplemental Agreement, the CONSULTANT agrees that this Supplemental Agreement shall include the following additional provisions:

- a. Per paragraph 6.j. of the CFX-FTE Agreement, there shall be no reimbursement for travel expenses under this Supplemental Agreement.
- b. Per paragraph 6.k. of the CFX-FTE Agreement, if FTE or CFX determine that the performance of CONSULTANT is unsatisfactory, CFX shall notify CONSULTANT of the deficiency to be corrected, which correction shall be made within a time-frame to be specified by CFX. CONSULTANT shall, within five days after notice from CFX, provide CFX with a corrective action plan describing how CONSULTANT will address all issues of contract non-performance, unacceptable performance, failure to meet the minimum performance levels, deliverable deficiencies, or contract non-compliance. If the corrective action plan is unacceptable to CFX, CONSULTANT shall be assessed a non-performance retainage equivalent to 10% of the total invoice amount. The retainage shall be applied to the invoice for the then-current billing period. The retainage shall be withheld until CONSULTANT resolves the deficiency. If the deficiency is subsequently resolved, CONSULTANT may bill CFX for the retained amount during the next billing period. If CONSULTANT is unable to resolve the deficiency, the funds retained may be forfeited at the end of this Supplemental Agreement's term.
- c. In accordance with paragraph 6.o. of the CFX-FTE Agreement, records of costs incurred under the terms of this Supplemental Agreement shall be maintained and made available upon request to the CFX at all times during the period of this Supplemental Agreement and for three (3) years after final payment is made. Copies of these documents and records shall be furnished

to the CFX upon request. Records of costs incurred include CONSULTANT's general accounting records and the FTE Project records, together with supporting documents and records, of all subcontractors performing work on the FTE Project, and all other records of CONSULTANT and its subcontractors considered necessary by CFX for a proper audit of costs. (Section 287.058(4), F.S.).

- d. Per paragraph 8 of the CFX-FTE Agreement, CONSULTANT shall add FTE as an additional insured under the Commercial General Liability coverage and Business Automobile Liability Coverage insurance policies provided for in sections 16.1 and 16.2 of the Agreement for Professional Services in CFX Contract No. 001153, as provided by law. The insurance shall remain in effect until acceptance of the design work by FTE. Prior to commencement of the FTE Project and on such other occasions as CFX may reasonably require, CONSULTANT shall provide CFX with certificates documenting that the required insurance coverage is in place and effective.
- e. Per paragraph 9 of the CFX-FTE Agreement, to the extent that there are design professional services subject to Section 725.08, Florida Statutes, and notwithstanding the provisions of Section 725.06, Florida Statutes, CONSULTANT shall indemnify and hold harmless FTE and CFX, and their officers and employees, from liability, damages, losses, and costs, including, but not limited to, reasonable attorneys' fees, to the extent caused by the negligence, recklessness, or intentionally wrongful conduct of CONSULTANT and other persons employed or utilized by CONSULTANT

in the performance of this Supplemental Agreement. Nothing herein shall be construed to extend the limits of liability of CFX beyond that provided in Section 768.28, Florida Statutes. Nothing herein is intended as a waiver of CFX's sovereign immunity under Section 768.28, Florida Statutes. Nothing hereby shall inure to the benefit of any third party for any purpose, which might allow claims otherwise barred by sovereign immunity or operation of law. The parties shall notify each other in writing immediately upon becoming aware of such liabilities. CONSULTANT's inability to evaluate liability, or its evaluation of liability, shall not excuse performance of the provisions of this paragraph. The indemnities given by CONSULTANT in connection with the FTE Project shall survive termination of this Supplemental Agreement. The insurance coverage and limits required in this Supplemental Agreement may or may not be adequate to protect CFX or FTE and such insurance coverage shall not be deemed a limitation of the indemnities to CFX or FTE set forth in this Supplemental Agreement. The provisions of this paragraph shall survive the expiration or earlier termination of this Supplemental Agreement, in accordance with the laws of the State of Florida.

4. All provisions of said Agreement for Professional Services, or any Supplements thereto, not modified by the above, shall remain in full force and effect, the same as if they had been set forth herein. In the event of a conflict between the provisions of this Supplemental Agreement and of the said Agreement for Professional Services, or

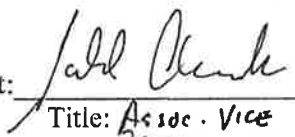
any Supplements thereto, the provisions of this Supplemental Agreement, to the extent such provision is reasonable, shall take precedence.

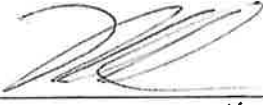
IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed, in quadruplicate, the day and year first above written.

CENTRAL FLORIDA
EXPRESSWAY AUTHORITY

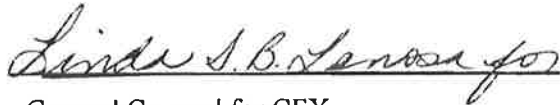
By: 
Director of Procurement

DEWBERRY ENGINEERS, INC.

Attest: 
Title: *Asso. Vice
PRESIDENT*

By: 
Title: *Vice President*

Approved as to form and execution, only.


General Counsel for CFX

Contract No. 001153

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
AGREEMENT FOR PROFESSIONAL SERVICES**

THIS AGREEMENT, made and entered into this 16th day of June, 2016, by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY, a corporate body and agency of the State of Florida, created by Chapter 63-573 Laws of Florida, 1963, (Chapter 348, Part V, Florida Statutes) hereinafter called "CFX" and DEWBERRY ENGINEERS, INC., hereinafter called "CONSULTANT", carrying on professional practice in engineering with offices located at 800 North Magnolia Avenue, Suite 1000, Orlando, FL. 32803.

That CFX did determine that the CONSULTANT is fully qualified to render the services contracted.

WITNESSETH:

1.0 CFX does hereby retain the CONSULTANT to furnish certain services in connection with the design of the S.R. 417 Widening from Econlockhatchee Trail to Seminole County Line identified as Contract No. 001153.

2.0 The CONSULTANT and CFX mutually agree to furnish, each to the other, the respective services, information and items as described in Exhibit "A", Scope of Services, attached hereto and made a part hereof.

Before any additions or deletions to the work described in Exhibit "A", and before undertaking any changes or revisions to such work, the parties shall negotiate any necessary cost changes and shall enter into a Supplemental Agreement covering such modifications and the compensation to be paid therefore.

Reference herein to this Agreement shall be considered to include any Supplemental Agreement thereto.

Reference herein to Director shall mean CFX's Executive Director.

Reference herein to the Project Manager shall mean CFX's Director of Engineering or his authorized designee. The Project Manager shall provide the management and technical direction for this Agreement on behalf of CFX. All technical and administrative provisions of this Agreement shall be managed by the Project Manager and the CONSULTANT shall comply with all of the directives of the Project Manager that are within the purview of this Agreement. Decisions concerning Agreement amendments and adjustments, such as time extensions and supplemental agreements shall be made by the Project Manager.

This Agreement is considered a non-exclusive Agreement between the parties.

3.0 TERM OF AGREEMENT AND RENEWALS

Unless otherwise provided herein or by Supplemental Agreement, the provisions of this Agreement will remain in full force and effect for a five-year term from the date of the Notice to Proceed for the required project services as detailed in Exhibit "A". An extension of the five-year term may be approved by CFX at its sole discretion.

The CONSULTANT agrees to commence the scheduled project services to be rendered within ten (10) calendar days from the date specified in the written Notice to Proceed from the Project Manager, which Notice to Proceed will become part of this Agreement. The CONSULTANT shall complete scheduled project services within the timeframe(s) specified in Exhibit "A", or as may be modified by subsequent Supplemental Agreement.

4.0 PROJECT SCHEDULE

The CONSULTANT agrees to provide Project Schedule progress reports in a format acceptable to CFX and at intervals established by CFX. CFX will be entitled at all times to be advised, at its request, as to the status of work being done by the CONSULTANT and of the details thereof. Coordination shall be maintained by the CONSULTANT with representatives of CFX, or of other agencies interested in the project on behalf of CFX. Either party to the Agreement may request and be granted a conference.

In the event there are delays on the part of CFX as to the approval of any of the materials submitted by the CONSULTANT or if there are delays occasioned by circumstances beyond the control of the CONSULTANT, which delay the scheduled project completion date, CFX may grant to the CONSULTANT by "Letter of Time Extension" an extension of the scheduled project completion date equal to the aforementioned delays. The letter will be for time only and will not include any additional compensation.

It shall be the responsibility of the CONSULTANT to ensure at all times that sufficient time remains within the project schedule within which to complete the services on the project. In the event there have been delays which would affect the scheduled project completion date, the CONSULTANT shall submit a written request to CFX which identifies the reason(s) for the delay, the amount of time related to each reason and specific indication as to whether or not the delays were concurrent with one another. CFX will review the request and make a determination as to granting all or part of the requested extension.

In the event the scheduled project completion date is reached and the CONSULTANT has not requested, or if CFX has denied, an extension of the completion date, partial progress payments will be stopped when the scheduled project completion date is met. No further payment for

the project will be made until a time extension is granted or all work has been completed and accepted by CFX.

5.0 PROFESSIONAL STAFF

The CONSULTANT shall maintain an adequate and competent professional staff to enable the CONSULTANT to timely perform under this Agreement. The CONSULTANT shall continue to be authorized to do business within the State of Florida. In the performance of these professional services, the CONSULTANT shall use that degree of care and skill ordinarily exercised by other similar professionals in the field under similar conditions in similar localities. The CONSULTANT shall use due care in performing in a design capacity and shall have due regard for acceptable standards of design principles. The CONSULTANT may associate with it such specialists, for the purpose of its services hereunder, without additional cost to CFX, other than those costs negotiated within the limits and terms of this Agreement. Should the CONSULTANT desire to utilize specialists, the CONSULTANT shall be fully responsible for satisfactory completion of all subcontracted work. The CONSULTANT, however, shall not sublet, assign or transfer any work under this Agreement to other than the associate consultants listed below without the written consent of CFX. It is understood and agreed that CFX will not, except for such services so designated herein, permit or authorize the CONSULTANT to perform less than the total contract work with other than its own organization.

Comprehensive Engineering Services, Inc. (Class 1)

The Balmoral Group, LLC (Class 1)

Tierra, Inc. (Class 2)

Aerial Cartographics of America, Inc. (Class 2)

CONSULTANT shall not further sublet, sell, transfer, assign, delegate, subcontract, or otherwise dispose of this Contract or any portion thereof, or of the CONSULTANT's right, title, or interest therein without the written consent of CFX, which may be withheld in CFX'S sole and absolute discretion.

Any attempt by CONSULTANT to dispose of this Contract as described above, in part or in whole, without CFX'S written consent shall be null and void and shall, at CFX's option, constitute a default under the Contract.

If, during the term of the Contract, CONSULTANT desires to subcontract any portion(s) of the work to a subconsultant that was not disclosed by the CONSULTANT to CFX at the time that the Contract was originally awarded, and such subcontract would, standing alone or aggregated with prior subcontracts awarded to the proposed subconsultant, equal or exceed twenty five thousand dollars (\$25,000.00), the CONSULTANT shall first submit a request to CFX's Director of Procurement for authorization to enter into such subcontract. Except in the case of an emergency, as determined by the Executive Director or his/her designee, no such subcontract shall be executed by the CONSULTANT until it has been approved by CFX Board. In the event of a designated emergency, the CONSULTANT may enter into such a subcontract with the prior written approval of the Executive Director or his/her designee, but such subcontract shall contain a provision that provides that it shall be automatically terminated if not approved by CFX Board at its next regularly scheduled meeting.

6.0 SERVICES TO BE PROVIDED

The work covered by this Agreement includes the preparation of construction plans for one construction project. If the work is divided into more than one construction project by CFX's Project Manager, then the CONSULTANT shall supply construction plans for each project. A Supplemental Agreement will be required for the additional work.

All construction plans, documents, reports, studies and other data prepared by the CONSULTANT shall bear the endorsement of a person in the full employ of the CONSULTANT and duly registered by the State of Florida in the appropriate professional category.

After CFX's acceptance of construction plans and documents for the project, the original set of CONSULTANT's drawings, tracings, plans, maps and CADD files shall be provided to CFX, along with one record set of the final plans. The CONSULTANT shall signify, by affixing an endorsement (seal/signature, as appropriate) on every sheet of the record set, that the work shown on the endorsed sheets was produced by the CONSULTANT. With the tracings and the record set of prints, the CONSULTANT shall submit a final set of design computations. The computations shall be bound in an 8-1/2 x 11" format and shall be endorsed (seal/signature, as appropriate) by the CONSULTANT. Refer to Exhibit "A" for the computation data required for this Agreement.

The CONSULTANT shall submit a final set of reports and studies which shall be endorsed (seal/signature) by the CONSULTANT.

The CONSULTANT shall not be liable for use by CFX of said plans, documents, reports, studies or other data for any purpose other than intended by the terms of this Agreement.

7.0 COMPENSATION

CFX agrees to pay the CONSULTANT compensation as detailed in Exhibit "B", Method of Compensation, attached hereto and made a part hereof, in the amount of \$2,575,000.00. Bills for fees or other compensation for services or expenses shall be submitted to CFX in detail sufficient for a proper pre-audit and post audit thereof.

The CONSULTANT may be liable for CFX costs resulting from errors or deficiencies in designs furnished under this Agreement. CFX may enforce such liability and collect the amount due if the recoverable cost will exceed the administrative cost involved or is otherwise in CFX's best interest.

Records of costs incurred by the CONSULTANT under terms of this Agreement shall be maintained and made available upon request to CFX at all times during the period of this

Agreement and for three years after final payment is made. Copies of these documents and records shall be furnished to CFX upon request. The CONSULTANT agrees to incorporate the provisions of this paragraph in any subcontract into which it might enter with reference to the work performed.

Records of costs incurred includes the CONSULTANT's general accounting records and the project records, together with supporting documents and records, of the CONSULTANT and all subconsultants performing work on the project, and all other records of the CONSULTANT and subconsultants considered necessary by CFX for a proper audit of project costs.

The general cost principles and procedures for the negotiation and administration, and the determination or allowance of costs under this Agreement shall be as set forth in the Code of Federal Regulations, Titles 23, 48, 49, and other pertinent Federal and State Regulations, as applicable, with the understanding that there is no conflict between State and Federal regulations in that the more restrictive of the applicable regulations will govern. Whenever travel costs are included in Exhibit "B", the provisions of Section 112.061, Florida Statutes, shall govern as to reimbursable costs.

8.0 DOCUMENT OWNERSHIP AND RECORDS

All plans, documents, reports, studies, and/or other data prepared or obtained under this Agreement shall be considered instruments made for services and shall become the property of CFX without restriction or limitation on their use on this project; and shall be made available, upon request, to CFX at any time. CFX will have the right to visit the site for inspection of the work and the drawings of the CONSULTANT at any time. Unless changed by written agreement of the parties, said site shall be 800 North Magnolia Avenue, Suite 1000, Orlando, FL. 32803.

The CONSULTANT shall allow public access to all documents, papers, letters, or other material as approved and authorized by CFX and subject to the provisions of Chapter 119,

Florida Statutes, and made or received by the CONSULTANT in conjunction with this Agreement. Failure by the CONSULTANT to grant such public access shall be grounds for immediate unilateral cancellation of this Agreement by CFX.

9.0 COMPLIANCE WITH LAWS

The CONSULTANT shall comply with all federal, state and local laws and ordinances applicable to the work or payment for work thereof, and shall not discriminate on the grounds of race, color, religion, sex, or national origin in the performance of work under this contract.

The CONSULTANT shall keep fully informed regarding and shall fully and timely comply with all current laws and future laws that may affect those engaged or employed in the performance of this Agreement.

10.0 WAGE RATES AND TRUTH-IN-NEGOTIATIONS CERTIFICATE

The CONSULTANT hereby certifies, covenants and warrants that wage rates and other factual unit costs as shown in attached Exhibit "C", Details of Costs and Fees, supporting the compensation are accurate, complete and current as of the date of this Agreement. It is further agreed that said price shall be adjusted to exclude any significant sums where CFX shall determine the price was increased due to inaccurate, incomplete or non-current wage rates and other factual unit costs. All such adjustments shall be made within one year following the date of final billing or acceptance of the work by CFX, whichever is later.

11.0 TERMINATION

CFX may terminate this Agreement in whole or in part at any time the interest of CFX requires such termination.

If CFX determines that the performance of the CONSULTANT is not satisfactory, CFX shall have the option of (a) immediately terminating the Agreement or (b) notifying the

CONSULTANT of the deficiency with a requirement that the deficiency be corrected within a specified time, otherwise the Agreement will be terminated at the end of such time.

If CFX requires termination of the Agreement for reasons other than unsatisfactory performance of the CONSULTANT, CFX shall notify the CONSULTANT in writing of such termination, not less than seven (7) calendar days as to the effective date of termination or specify the stage of work at which the Agreement is to be terminated.

If CFX abandons the work or subtracts from the work, suspends, or terminates the Agreement as presently outlined, the CONSULTANT shall be compensated on the basis of the percentage completion ratio of the fixed fee shown in attached Exhibit "B", plus actual costs as determined in Exhibit "B". In determining the percentage of work completed, CFX shall consider the work performed by the CONSULTANT prior to abandonment or termination to the total amount of work contemplated by this Agreement. The ownership of all engineering documents completed or partially completed at the time of such termination or abandonment, shall be retained by CFX.

CFX reserves the right to cancel and terminate this Agreement in the event the CONSULTANT or any employee, servant, or agent of the CONSULTANT is indicted or has a direct information issued against him for any crime arising out of or in conjunction with any work being performed by the CONSULTANT for or on behalf of CFX, without penalty. It is understood and agreed that in the event of such termination, all tracings, plans, specifications, maps, and data prepared or obtained under this Agreement shall immediately be turned over to CFX. The CONSULTANT shall be compensated for its services rendered up to the time of any such termination in accordance with Paragraph 11.0 hereof. CFX also reserves the right to terminate or cancel this Agreement in the event the CONSULTANT shall be placed in either voluntary or involuntary bankruptcy or an assignment be made for the benefit of creditors. CFX further reserves the right to

suspend the qualifications of the CONSULTANT to do business with CFX upon any such indictment or direct information. In the event that any such person against whom any such indictment or direct information is brought shall have such indictment or direct information dismissed or be found not guilty, such suspension on account thereof may be lifted by CFX's Project Manager.

12.0 ADJUSTMENTS

All services shall be performed by the CONSULTANT to the reasonable satisfaction of the Project Manager who shall decide all questions, difficulties and dispute of any nature whatsoever that may arise under or by reason of this Agreement, the prosecution and fulfillment of the services hereunder and the character, quality, amount and value thereof. Adjustments of compensation and term of the Agreement, because of any major changes in the work that may become necessary or desirable as the work progresses, shall be left to the absolute discretion of the Director and Supplemental Agreement(s) of such a nature as required may be entered into by the parties in accordance herewith. Disputes between the Project Manager and the CONSULTANT that cannot be resolved shall be referred to the Director whose decision shall be final.

In the event that the CONSULTANT and CFX are not able to reach an agreement as to the amount of compensation to be paid to the CONSULTANT for supplemental work desired by CFX, the CONSULTANT shall be obligated to proceed with the supplemental work in a timely manner for the amount determined by CFX to be reasonable. In such event, the CONSULTANT will have the right to file a claim with CFX for such additional amounts as the CONSULTANT deems reasonable; however, in no event will the filing of the claim or the resolution or litigation thereof, through administrative procedures or the courts, relieve the CONSULTANT from the obligation to timely perform the supplemental work.

13.0 CONTRACT LANGUAGE AND INTERPRETATION

All words used herein in the singular form shall extend to and include the plural. All words used in the plural form shall extend to and include the singular. All words used in any gender shall extend to and include all genders.

References to statutes or regulations shall include all statutory or regulatory provisions consolidating, amending, or replacing the statute or regulation referred to. Words not otherwise defined that have well known technical or industry meanings, are used in accordance with such recognized meanings. References to persons include their respective functions and capacities.

If the CONSULTANT discovers any material discrepancy, deficiency, ambiguity, error, or omission in this Agreement, or is otherwise in doubt as to the meaning of any provision of the Agreement, the CONSULTANT shall immediately notify CFX and request clarification of CFX's interpretation of this Agreement.

The Agreement shall not be more strictly construed against either party hereto by reason of the fact that one party may have drafted or prepared any or all of the terms and provisions hereof.

14.0 HOLD HARMLESS AND INDEMNIFICATION

The CONSULTANT shall indemnify and hold harmless CFX and all of its officers and employees from any liabilities, losses, damages, costs, including, but not limited to reasonable attorneys' fee, arising out of any negligent act, error, omission by the CONSULTANT, its agents, employees, or subcontractors during the performance of the Agreement, except that neither the CONSULTANT, its agents, employees nor any of its subconsultants will be liable under this paragraph for any claim, loss, damage, cost, charge or expense arising solely out of any act, error, omission or negligent act by CFX or any of its officers, agents or employees during the performance of the Agreement.

When CFX receives a notice of claim for damages that may have been caused by the CONSULTANT in the performance of services required by the CONSULTANT under this Agreement, CFX will immediately forward the notice of claim to the CONSULTANT. The CONSULTANT and CFX will evaluate the notice of claim and report their findings to each other within fourteen working days.

In the event a lawsuit is filed against CFX alleging negligence or wrongdoing by the CONSULTANT, CFX and the CONSULTANT will jointly discuss options in defending the lawsuit. After reviewing the lawsuit, CFX will determine whether to request the participation of the CONSULTANT in the defense of the lawsuit or to request that the CONSULTANT defend CFX in such lawsuit as described in this section. CFX's failure to notify the CONSULTANT of a notice of claim will not release the CONSULTANT from any of the requirements of this section upon subsequent notification by CFX to the CONSULTANT of the notice of claim or filing of a lawsuit. CFX and the CONSULTANT will pay their own cost for the evaluation, settlement negotiations and trial, if any. However, if only one party participates in the defense of the claim at trial, that party is responsible for all of its costs, but if the verdict determines that there is joint responsibility, the costs of defense and liability for damages will be shared in the same percentage as that judicially established. Nothing herein shall be construed to waive the sovereign immunity damages limitations afforded CFX pursuant to F.S. 768.28.

The parties agree that 1% of the total compensation to the CONSULTANT for performance of this Agreement is the specific consideration from CFX to the CONSULTANT for the CONSULTANT's indemnity agreement.

The CONSULTANT shall pay all royalties and assume all costs arising from the use of any invention, design, process materials, equipment, product or device which is the subject of

patent rights or copyrights. The CONSULTANT shall, at its expense, hold harmless and defend CFX against any claim, suit or proceeding brought against CFX which is based upon a claim, whether rightful or otherwise, that the goods or services, or any part thereof, furnished under this Agreement, constitute an infringement of any patent or copyright of the United States. The CONSULTANT shall pay all damages and costs awarded against CFX.

15.0 THIRD PARTY BENEFICIARY

The CONSULTANT warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the CONSULTANT to solicit or secure this Agreement, and that the CONSULTANT has not paid or agreed to pay any person, company, corporation, individual or firm any fee, commission, percentage, gift or any other consideration, contingent upon or resulting from the award or making of this Agreement. It is understood and agreed that the term "fee" shall also include brokerage fee, however denoted. For the breach or violation of this paragraph, CFX shall have the right to terminate this Agreement without liability, and, at its discretion, to deduct from the contract price, or otherwise recover, the full amount of such fee, commission percentage, gift or consideration.

16.0 INSURANCE

The CONSULTANT, at its own expense, shall keep in force and at all times maintain during the term of this Agreement all insurance of the types and to the limits specified herein.

The CONSULTANT shall require and ensure that each of its subconsultants providing services hereunder procures and maintains, until the completion of the services, insurance of the requirements, types and to the limits specified herein. Upon request from CFX, the CONSULTANT shall furnish copies of certificates of insurance evidencing coverage of each subconsultant.

The CONSULTANT shall require all insurance policies in any way related to the work

and secured and maintained by the CONSULTANT to include clauses stating each underwriter shall waive all rights of recovery, under subrogation or otherwise, against CFX. The CONSULTANT shall require of subconsultants, by appropriate written agreements, similar waivers each in favor of all parties enumerated in this section. When required by the insurer, or should a policy condition not permit an endorsement, the CONSULTANT agrees to notify the insurer and request that the policy(ies) be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or an equivalent endorsement. This Waiver of Subrogation requirement shall not apply to any policy, which includes a condition that specifically prohibits such an endorsement or voids coverage should the CONSULTANT enter into such an agreement on a pre-loss basis. At the CONSULTANT's expense, all limits must be maintained.

16.1 Commercial General Liability coverage shall be on an occurrence form policy for all operations including, but not limited to, Contractual, Products and Completed Operations, and Personal Injury. The limits shall be not less than One Million Dollars (\$1,000,000) per occurrence, Combined Single Limits (CSL) or its equivalent. The general aggregate limit shall apply separately to this Agreement (with the ISO CG 25 01 or insurer's equivalent endorsement provided to CFX) or the general aggregate limit shall be twice the required occurrence limit. CFX shall be listed as an additional insured. The CONSULTANT further agrees coverage shall not contain any endorsement(s) excluding or limiting Product/Completed Operations, Independent Consultants, Broad Form Property Damage, X-C-U Coverage, Contractual Liability, or Severability of Interests. The Additional Insured Endorsement included on all such insurance policies shall state that coverage is afforded the additional insured with respect to claims arising out of operations performed by or on behalf of the insured. If the additional insureds have other insurance which is applicable to the loss, such other insurance shall be excess to any policy of insurance required herein. The amount of the

insurer's liability shall not be reduced by the existence of such other insurance.

16.2 Business Automobile Liability coverage shall be on an occurrence form policy for all owned, non-owned and hired vehicles issued on ISO form CA 00 01 or its equivalent. The limits shall be not less than One Million Dollars (\$1,000,000) per occurrence, Combined Single Limits (CSL) or its equivalent. In the event the CONSULTANT does not own automobiles the CONSULTANT shall maintain coverage for hired and non-owned auto liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.

Each of the above insurance policies shall include the following provisions: (1) The standard severability of interest clause in the policy and when applicable the cross liability insurance coverage provision which specifies that the inclusion of more than one insured shall not operate to impair the rights of one insured against another insured, and the coverages afforded shall apply as though separate policies had been issued to each insured; (2) The stated limits of liability coverage for Commercial/Comprehensive General Liability, and Business Automobile Liability, assumes that the standard "supplementary payments" clause will pay in addition to the applicable limits of liability and that these supplementary payments are not included as part of the insurance policies limits of liability.

16.3 Workers' Compensation and Employer's Liability Insurance shall be provided as required by law or regulation (statutory requirements). Employer's Liability insurance shall be provided in amounts not less than \$100,000 per accident for bodily injury by accident, \$100,000 per employee for bodily injury by disease, and \$500,000 policy limit by disease. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of CFX for all work performed by the CONSULTANT, its employees, agents and subconsultants.

16.4 Professional Liability Coverage shall have limits of not less than One Million Dollars (\$1,000,000) Combined Single Limit (CSL) or its equivalent, protecting the selected firm or individual against claims of CFX for negligence, errors, mistakes or omissions in the performance of services to be performed and furnished by the CONSULTANT.

The CONSULTANT shall provide CFX with Certificate(s) of Insurance with required endorsements on all the policies of insurance and renewals thereof in a form(s) acceptable to CFX. CFX shall be notified in writing of any reduction, cancellation or substantial change of policy or policies at least thirty (30) days prior to the effective date of said action.

All insurance policies shall be issued by responsible companies who are acceptable to CFX and licensed to do business under the laws of the State of Florida. Each Insurance company shall minimally have an A.M. Best rating of A:-VII. If requested by CFX, CFX shall have the right to examine copies and relevant provisions of the insurance policies required by this Agreement, subject to the appropriate confidentiality provisions to safeguard the proprietary nature of CONSULTANT manuscript policies.

Any deductible or self-insured retention must be declared to and approved by CFX. At the option of CFX, either the insurer shall reduce or eliminate such deductibles or self-insured retentions as requests CFX, or the CONSULTANT shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.

All such insurance required by the CONSULTANT shall be primary to, and not contribute with, any insurance or self-insurance maintained by CFX.

Compliance with these insurance requirements shall not relieve or limit the CONSULTANT's liabilities and obligations under this Agreement. Failure of CFX to demand such certificate or evidence of full compliance with these insurance requirements or failure of CFX to

identify a deficiency from evidence provided will not be construed as a waiver of the CONSULTANT's obligation to maintain such insurance.

The acceptance of delivery by CFX of any certificate of insurance evidencing the required coverage and limits does not constitute approval or agreement by CFX that the insurance requirements have been met or the insurance policies shown in the certificates of insurance are in compliance with the requirements.

17.0 COMMUNICATIONS, PUBLIC RELATIONS, AND USE OF LOGOS

The CONSULTANT agrees that it shall make no statements, press releases or publicity releases concerning this Agreement or its subject matter or otherwise disclose or permit to be disclosed any of the data or other information obtained or furnished in compliance with this Agreement, or any particulars thereof, during the period of the Agreement, without first notifying CFX and securing its consent in writing. The CONSULTANT also agrees that it shall not publish, copyright or patent any of the data furnished in compliance with this Agreement, it being understood that, under Paragraph 8.00 hereof, such data or information is the property of CFX.

Regarding the use of logos, printed documents and presentations produced for CFX shall not contain the name of logo of the CONSULTANT unless approved by CFX's Director of Public Affairs and Communication or his/her designee. If a copy of the CFX logo is to be used in a document or presentation, the logo shall not be altered in any way. The width and height of the logo shall be of equal proportions. The proper presentation of the CFX logo is of utmost importance to CFX. Any questions regarding the use of the CFX logo shall be directed to the Director of Public Affairs and Communication or his/her designee.

18.0 STANDARD OF CONDUCT

The CONSULTANT covenants and agrees that it and its employees shall be bound by the standards of conduct provided in Florida Statutes 112.313 as it relates to work performed under this Agreement, which standards will by reference be made a part of this Agreement as though set forth in full. The CONSULTANT agrees to incorporate the provisions of this paragraph in any subcontract into which it might enter with reference to the work performed.

The CONSULTANT acknowledges that it has read CFX's Code of Ethics and to the extent applicable to the CONSULTANT agrees to abide with such policy.

19.0 DOCUMENTED ALIENS

The CONSULTANT warrants that all persons performing work for CFX under this Agreement, regardless of the nature or duration of such work, shall be United States citizens or properly authorized and documented aliens. The CONSULTANT shall comply with all federal, state and local laws and regulations pertaining to the employment of unauthorized or undocumented aliens at all times during the performance of this Agreement and shall indemnify and hold CFX harmless for any violations of the same. Furthermore, if CFX determines that CONSULTANT has knowingly employed any unauthorized alien in the performance of this Agreement, CFX may immediately and unilaterally terminate this Agreement for cause.

20.0 CONFLICT OF INTEREST

The CONSULTANT shall not knowingly enter into any other contract with CFX during the term of this Agreement which would create or involve a conflict of interest with the services provided herein. Likewise, subconsultants shall not knowingly enter into any other contract with CFX during the term of this Agreement which would create or involve a conflict of interest with the service provided herein and as described below. Questions regarding potential conflicts of interest shall be addressed to the Director for resolution. During the term of this Agreement, the

CONSULTANT is not eligible to pursue any advertised construction engineering and inspection projects of CFX as either a prime or subconsultant where the CONSULTANT participated in the oversight of the projects or for any project which the CONSULTANT prepared plans and/or specifications. Subconsultants are also ineligible to pursue construction engineering and inspection projects where they participated in the oversight of the projects or for any project which the subconsultant was involved in the preparation of plans and/or specifications.

21.0 SEVERABILITY

The invalidity or non-enforceability of any portion or provision of this Agreement shall not affect the validity or enforceability of any other portion or provision. Any invalid or unenforceable portion or provision shall be deemed severed from this Agreement and the balance hereof shall be construed and enforced as if this Agreement did not contain such invalid or unenforceable portion or provision.

22.0 GOVERNING LAW AND VENUE

This Agreement is accepted and entered into in Florida and any question regarding its validity, construction, enforcement, or performance shall be governed by Florida law. The parties consent to the exclusive jurisdiction of the courts located in Orange County, Florida.

23.00 ATTACHMENTS

Exhibit "A", Scope of Services

Exhibit "B", Method of Compensation

Exhibit "C", Details of Cost and Fees

Exhibit "D", Project Organization Chart

Exhibit "E", Project Location Map

Exhibit "F", Schedule

IN WITNESS WHEREOF, the CONSULTANT and CFX have caused this instrument to be signed by their respective duly authorized officials, as of the day and year first above written. This Contract was awarded by CFX's Board of Directors at its meeting on June 16th, 2016.

DEWBERRY ENGINEERS, INC.

BY: [Signature]
Authorized Signature

Print Name: Kevin E. Knudson

Title: Vice President

ATTEST: Ruby A. Magee (Seal)
Secretary or Notary



Approved as to form and execution, only.

General Counsel for CFX

[Signature]

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

BY: [Signature] 7/22/16
Director of Procurement

Print Name: Robert Johnson

**CONSENT AGENDA ITEM
#6**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

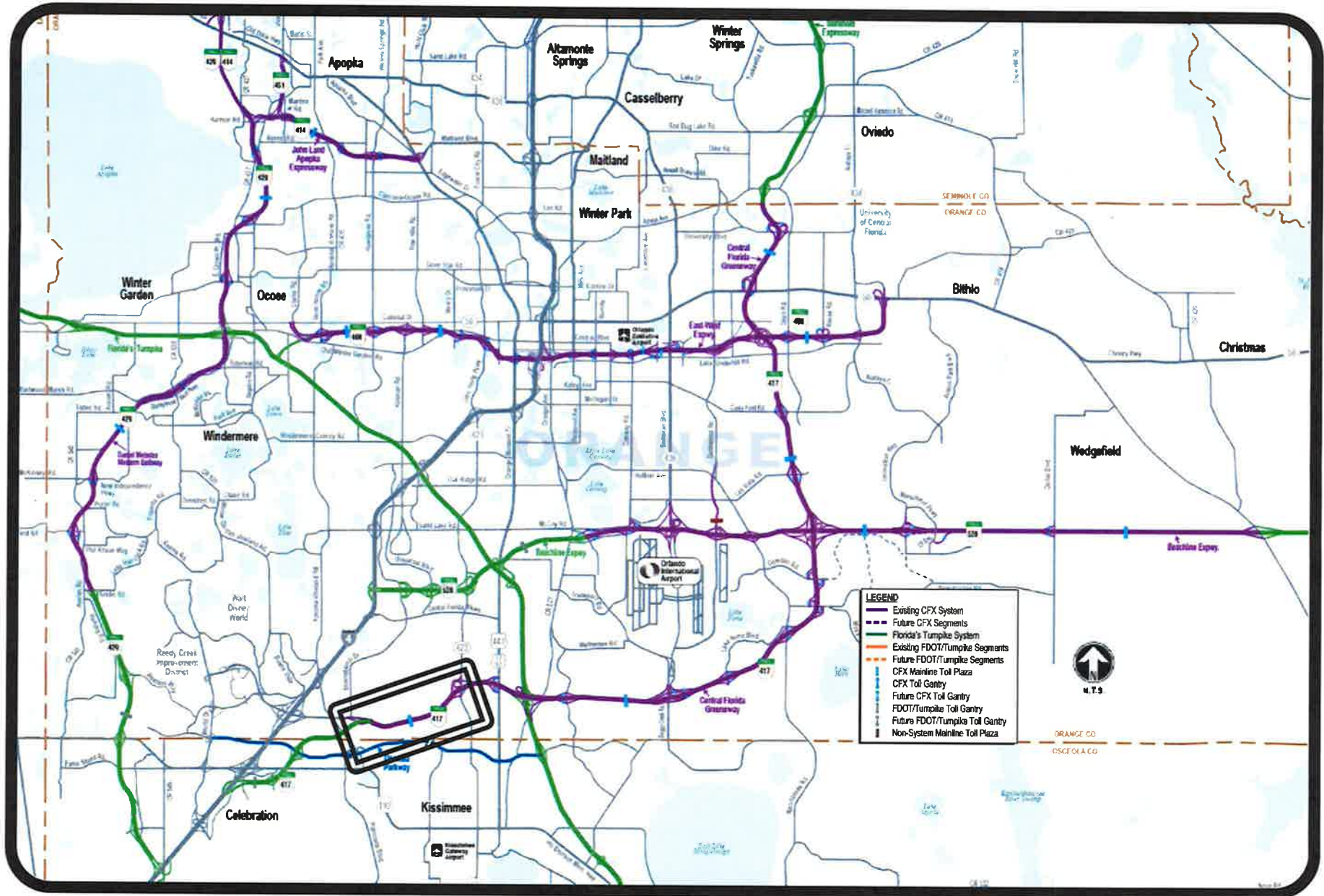
DATE: March 27, 2018

SUBJECT: Approval of Contract Award to TLP Engineering Consultants, Inc. for
Design Consultant Services for SR 417 Widening from International Drive
to John Young Parkway
Project No. 417-141; Contract No. 001312

The Board approved on January 11, 2017, the final ranking and authorization to negotiate with firms for the SR 417 Widening from International Drive to John Young Parkway. Negotiations with TLP Engineering Consultants, Inc. have been completed. Board award of the contract is requested in the not-to-exceed amount of \$6,050,000.00.

This project is included in the current Five-Year Work Plan.

Reviewed by 
Glenn Pressimone, P.E.
Director of Engineering 



Project Location Map for
S.R. 417 Widening from International Drive to John Young Parkway (417-141)

AGREEMENT

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
AND
TLP ENGINEERING CONSULTANTS, INC.**

**S.R. 417 WIDENING FROM INTERNATIONAL DRIVE TO
JOHN YOUNG PARKWAY**

CONTRACT NO. 001312, PROJECT NO. 417-141

**CONTRACT DATE: APRIL 12, 2018
CONTRACT AMOUNT: \$6,050,000.00**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

**AGREEMENT, SCOPE OF SERVICES, METHOD
OF COMPENSATION, DETAILS OF COSTS AND
FEES, PROJECT ORGANIZATIONAL CHART,
PROJECT LOCATION MAP, AND SCHEDULE**

**AGREEMENT, SCOPE OF SERVICES, METHOD OF COMPENSATION, DETAILS OF
COSTS AND FEES AND PROJECT ORGANIZATIONAL CHART, PROJECT
LOCATION MAP, AND SCHEDULE**

FOR

S.R. 417 WIDENING FROM INTERNATIONAL DRIVE TO JOHN YOUNG PARKWAY

**CONTRACT NO. 001312
PROJECT NO. 417-141**

APRIL 2018

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

TABLE OF CONTENTS

<u>Section</u>	<u>Title</u>	
AG	Agreement	1 -19
A	Exhibit "A", Scope of Services	
B	Exhibit "B", Method of Compensation	
C	Exhibit "C", Details of Cost and Fees	
D	Exhibit "D", Project Organization Chart	
E	Exhibit "E", Project Location Map	
F	Exhibit "F", Schedule	

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
AGREEMENT FOR PROFESSIONAL SERVICES**

THIS AGREEMENT, made and entered into this 12th day of April, 2018, by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY, a corporate body and agency of the State of Florida, created by Chapter 2014-171, Laws of Florida, which is codified in Chapter 348, Part III of the Florida Statutes, hereinafter "CFX," and TLP Engineering Consultants, Inc., hereinafter called "CONSULTANT," registered and authorized to conduct business in the State of Florida, carrying on professional practice in engineering, with offices located at 450 South Orange Ave., Suite 450, Orlando, FL. 32801.

WITNESSETH:

WHEREAS, CONSULTANT represents that it is fully qualified and authorized to render the professional services contracted herein.

NOW, THEREFORE, in consideration of the mutual understandings and covenants set forth herein, CFX and CONSULTANT agree as follows:

1.0. DEFINITIONS.

Reference herein to the Project Manager shall mean CFX's Director of Engineering or his authorized designee. The Project Manager shall provide the management and technical direction for this Agreement on behalf of CFX. All technical and administrative provisions of this Agreement shall be managed by the Project Manager and the CONSULTANT shall comply with all of the directives of the Project Manager that are within the purview of this Agreement. Decisions concerning Agreement amendments and adjustments, such as time extensions and supplemental agreements shall be made by the Project Manager.

2.0. SCOPE OF SERVICES.

CFX does hereby retain the CONSULTANT to furnish certain professional services in connection with the design of S.R. 417 Widening from I-Drive to John Young Parkway identified as Project No. 417-141 and Contract No. 001312.

The CONSULTANT and CFX mutually agree to furnish, each to the other, the respective services, information and items as described in **Exhibit "A"**, Scope of Services, attached hereto and made a part hereof.

Before rendering any of the services, any additions or deletions to the work described in **Exhibit "A"**, and before undertaking any changes or revisions to such work, the parties shall negotiate any necessary cost changes and shall enter into a Supplemental Amendment covering such modifications and the compensation to be paid therefore.

This Agreement is considered a non-exclusive Agreement between the parties.

3.0 TERM OF AGREEMENT AND RENEWALS

Unless otherwise provided herein or by Supplemental Agreement, the provisions of this Agreement will remain in full force and effect for a five (5) year term from the date of the Notice to Proceed for the required project services as detailed in **Exhibit "A,"** with five one-year renewals at CFX's option. The options to renew are at the sole discretion and election of CFX. Renewals will be based, in part, on a determination by CFX that the value and level of service provided by the CONSULTANT are satisfactory and adequate for CFX's needs. If a renewal option is exercised, CFX will provide CONSULTANT with written notice of its intent at least thirty (30) days prior to the expiration of the original term and subsequent renewal, if any.

The CONSULTANT agrees to commence the scheduled project services to be rendered within ten (10) calendar days from the date specified in the written Notice to Proceed from the Project Manager, which Notice to Proceed will become part of this Agreement. The CONSULTANT shall complete scheduled project services within the timeframe(s) specified in **Exhibit "A"**, or as may be modified by subsequent Supplemental Agreement.

4.0 PROJECT SCHEDULE

The CONSULTANT agrees to provide Project Schedule progress reports for each project in a format acceptable to CFX and at intervals established by CFX. CFX will be entitled at all times to be advised, at its request, as to the status of work being done by the CONSULTANT and of the details thereof. Coordination shall be maintained by the CONSULTANT with representatives of CFX, or of other agencies interested in the project on behalf of CFX. Either party to the Agreement may request and be granted a conference.

In the event there are delays on the part of CFX as to the approval of any of the materials submitted by the CONSULTANT or if there are delays occasioned by circumstances beyond the control of the CONSULTANT, which delay the scheduled project completion date, CFX may grant to the CONSULTANT by "Letter of Time Extension" an extension of the scheduled project completion date equal to the aforementioned delays. The letter will be for time only and will not include any additional compensation.

It shall be the responsibility of the CONSULTANT to ensure at all times that sufficient time remains within the project schedule within which to complete the services on the project. In the event there have been delays which would affect the scheduled project completion date, the CONSULTANT shall submit a written request to CFX which identifies the reason(s) for the delay, the amount of time related to each reason and specific indication as to whether or not the delays were concurrent with one another. CFX will review the request and make a determination as to granting all or part of the requested extension.

In the event the scheduled project completion date is reached and the CONSULTANT has not requested, or if CFX has denied, an extension of the completion date, partial progress payments will be stopped when the scheduled project completion date is met. No further payment for the project will be made until a time extension is granted or all work has been completed and accepted by CFX.

5.0 PROFESSIONAL STAFF

The CONSULTANT shall maintain an adequate and competent professional staff to enable the CONSULTANT to timely perform under this Agreement. The CONSULTANT shall continue to be authorized to do business within the State of Florida. In the performance of these professional services, the CONSULTANT shall use that degree of care and skill ordinarily exercised by other similar professionals in the field under similar conditions in similar localities. The CONSULTANT shall use due care in performing in a design capacity and shall have due regard for acceptable standards of design principles. The CONSULTANT may associate with it such specialists, for the purpose of its services hereunder, without additional cost to CFX, other than those costs negotiated within the limits and terms of this Agreement. Should the CONSULTANT desire to utilize specialists, the CONSULTANT shall be fully responsible for satisfactory completion of all subcontracted work. The CONSULTANT, however, shall not sublet, assign or transfer any work under this Agreement to other than the associate consultants listed below without the written consent of CFX. It is understood and agreed that CFX will not, except for such services so designated herein, permit or authorize the CONSULTANT to perform less than the total contract work with other than its own organization.

AWK Consulting Engineers, Inc. (Class II)
Geodata Consultants, Inc. (Class I)
Geodata Consultants, Inc. (survey) (Class II)
Geotechnical and Environmental Consultants, Inc. (Class II)
RS&H, Inc. (Class I)
Southeastern Surveying and Mapping Corporation (Class I)
Southeastern Surveying and Mapping Corporation (survey) (Class II)
Traffic Engineering Data Solutions, Inc. (Class I)

CONSULTANT shall not further sublet, sell, transfer, assign, delegate, subcontract, or otherwise dispose of this Contract or any portion thereof, or of the CONSULTANT's right, title, or interest therein without the written consent of CFX, which may be withheld in CFX's sole and absolute discretion. Any attempt by CONSULTANT to dispose of this Contract as described above, in part or in whole, without CFX's written consent shall be null and void and shall, at CFX's option, constitute a default under the Contract.

If, during the term of the Contract, CONSULTANT desires to subcontract any portion(s) of the work to a subconsultant that was not disclosed by the CONSULTANT to CFX at the time that the Contract was originally awarded, and such subcontract would, standing alone or aggregated with prior subcontracts awarded to the proposed subconsultant, equal or exceed twenty five thousand dollars (\$25,000.00), the CONSULTANT shall first submit a request to CFX's Director of Procurement for

authorization to enter into such subcontract. Except in the case of an emergency, as determined by the Executive Director or his/her designee, no such subcontract shall be executed by the CONSULTANT until it has been approved by CFX Board. In the event of a designated emergency, the CONSULTANT may enter into such a subcontract with the prior written approval of the Executive Director or his/her designee, but such subcontract shall contain a provision that provides that it shall be automatically terminated if not approved by CFX Board at its next regularly scheduled meeting.

6.0 SERVICES TO BE PROVIDED

The work covered by this Agreement as described in **Exhibit "A,"** includes the preparation of construction plans for one construction project. If the work is divided into more than one construction project by CFX's Project Manager, then the CONSULTANT shall supply construction plans for each project. A Supplemental Agreement will be required for the additional work.

All construction plans, documents, reports, studies and other data prepared by the CONSULTANT shall bear the endorsement of a person in the full employ of the CONSULTANT and duly registered by the State of Florida in the appropriate professional category.

After CFX's acceptance of construction plans and documents for the project, the original set of CONSULTANT's drawings, tracings, plans, maps and CADD files shall be provided to CFX, along with one record set of the final plans. The CONSULTANT shall signify, by affixing an endorsement (seal/signature, as appropriate) on every sheet of the record set, that the work shown on the endorsed sheets was produced by the CONSULTANT. With the tracings and the record set of prints, the CONSULTANT shall submit a final set of design computations. The computations shall be bound in an 8-1/2 x 11" format and shall be endorsed (seal/signature, as appropriate) by the CONSULTANT. Refer to **Exhibit "A"** for the computation data required for this Agreement.

The CONSULTANT shall submit a final set of reports and studies which shall be endorsed (seal/signature) by the CONSULTANT.

The CONSULTANT shall not be liable for use by CFX of said plans, documents, reports, studies or other data for any purpose other than intended by the terms of this Agreement.

7.0 COMPENSATION

CFX agrees to pay the CONSULTANT compensation as detailed in **Exhibit "B,"** Method of Compensation, attached hereto and made a part hereof, in the not-to-exceed amount of \$6,050,000.00 for the initial five-year term of this Agreement. Bills for fees or other compensation for services or expenses shall be submitted to CFX in detail sufficient for a proper pre-audit and post audit thereof.

The CONSULTANT may be liable for CFX costs resulting from errors or deficiencies in designs furnished under this Agreement. CFX may enforce such liability and collect the amount due if the recoverable cost will exceed the administrative cost involved or is otherwise in CFX's best interest.

Records of costs incurred by the CONSULTANT under terms of this Agreement shall be maintained and made available upon request to CFX at all times during the period of this Agreement and for five (5) years after final payment is made. Copies of these documents and records shall be furnished to CFX upon request. The CONSULTANT agrees to incorporate the provisions of this paragraph in any subcontract into which it might enter with reference to the work performed. The obligations in this paragraph survive the termination of the Agreement and continue in full force and effect.

Records of costs incurred includes the CONSULTANT's general accounting records and the project records, together with supporting documents and records, of the CONSULTANT and all subconsultants performing work on the project, and all other records of the CONSULTANT and subconsultants considered necessary by CFX for a proper audit of project costs.

The general cost principles and procedures for the negotiation and administration, and the determination or allowance of costs under this Agreement shall be as set forth in the Code of Federal Regulations, Titles 23, 48, 49, and other pertinent Federal and State Regulations, as applicable, with the understanding that there is no conflict between State and Federal regulations in that the more restrictive of the applicable regulations will govern. Whenever travel costs are included in **Exhibit "B"**, the provisions of Section 112.061, Florida Statutes, shall govern as to reimbursable costs.

8.0 DOCUMENT OWNERSHIP AND RECORDS

All plans, documents, reports, studies, and/or other data prepared or obtained under this Agreement shall be considered instruments made for services and shall become the property of CFX without restriction or limitation on their use on this project; and shall be made available, upon request, to CFX at any time. CFX will have the right to visit the site for inspection of the work and the drawings of the CONSULTANT at any time. Unless changed by written agreement of the parties, said site shall be 450 South Orange Ave., Suite 450, Orlando, FL. 32801.

Notwithstanding Section 17, entitled "Communications, Public Relations, and Use of Logos," CONSULTANT acknowledges that CFX is a body politic and corporate, an agency of the State of Florida, and is subject to the Public Records Act codified in Chapter 119, Florida Statutes. To the extent that the CONSULTANT is in the possession of documents that fall within the definition of public records subject to the Public Records Act, which public records have not yet been delivered to CFX, CONSULTANT agrees to comply with Section 119.0701, Florida Statutes.

IF THE CONSULTANT HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE

CONSULTANT'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT Phone: 407-690-5000, e-mail: publicrecords@cfxway.com, and address: Central Florida Expressway Authority, 4974 ORL Tower Road, Orlando, FL. 32807.

An excerpt of Section 119.0701, Florida Statutes is below.

Per Section 119.0701(1), "Contractor" means an individual, partnership, corporation, or business entity that enters into a contract for services with a public agency and is acting on behalf of the public agency as provided under s. 119.011(2).

Per Section 119.0701(b). The contractor shall comply with public records laws, specifically to:

1. Keep and maintain public records required by the public agency to perform the service.

2. Upon request from the public agency's custodian of public records, provide the public agency with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law.

3. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the contractor does not transfer the records to the public agency.

4. Upon completion of the contract, transfer, at no cost, to the public agency all public records in possession of the contractor or keep and maintain public records required by the public agency to perform the service. If the contractor transfers all public records to the public agency upon completion of the contract, the contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the contractor keeps and maintains public records upon completion of the contract, the contractor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the public agency, upon request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.

The obligations in Section 8.0, Document Ownership and Records, shall survive the expiration or termination of this Agreement and continue in full force and effect.

The CONSULTANT shall allow public access to all documents, papers, letters, or other material as approved and authorized by CFX and subject to the provisions of Chapter 119, Florida Statutes, and made or received by the CONSULTANT in conjunction with this Agreement. Failure by the CONSULTANT to grant such public access shall be grounds for immediate unilateral cancellation of this Agreement by CFX.

9.0 COMPLIANCE WITH LAWS

The CONSULTANT shall comply with all federal, state and local laws and ordinances applicable to the work or payment for work thereof, and shall not discriminate on the grounds of race, color, religion, sex, or national origin in the performance of work under this contract.

The CONSULTANT shall keep fully informed regarding and shall fully and timely comply with all current laws and future laws that may affect those engaged or employed in the performance of this Agreement.

10.0 WAGE RATES AND TRUTH-IN-NEGOTIATIONS CERTIFICATE

The CONSULTANT hereby certifies, covenants and warrants that wage rates and other factual unit costs as shown in attached **Exhibit "C"**, Details of Costs and Fees, supporting the compensation provided in Section 7.0 are accurate, complete and current as of the date of this Agreement. It is further agreed that said price provided in Section 7.0 hereof shall be adjusted to exclude any significant sums where CFX shall determine the price was increased due to inaccurate, incomplete or non-current wage rates and other factual unit costs. All such adjustments shall be made within one year following the date of final billing or acceptance of the work by CFX, whichever is later.

11.0 TERMINATION

CFX may terminate this Agreement in whole or in part, for any reason or no reason, at any time the interest of CFX requires such termination.

If CFX determines that the performance of the CONSULTANT is not satisfactory, CFX shall have the option of (a) immediately terminating the Agreement or (b) notifying the CONSULTANT of the deficiency with a requirement that the deficiency be corrected within a specified time, otherwise the Agreement will be terminated at the end of such time.

If CFX requires termination of the Agreement for reasons other than unsatisfactory performance of the CONSULTANT, CFX shall notify the CONSULTANT in writing of such termination, not less than seven (7) calendar days as to the effective date of termination or specify the stage of work at which the Agreement is to be terminated.

If CFX abandons the work or subtracts from the work, suspends, or terminates the Agreement as presently outlined, the CONSULTANT shall be compensated in accordance with **Exhibit "B"** for work properly performed by the CONSULTANT prior to abandonment or termination of the Agreement. The ownership of all engineering documents completed or partially completed at the time of such termination or abandonment, shall be transferred to and retained by CFX.

CFX reserves the right to cancel and terminate this Agreement in the event the CONSULTANT or any employee, servant, or agent of the CONSULTANT is indicted or has a direct information issued against him for any crime arising out of or in conjunction with any work being performed by the CONSULTANT for or on behalf of CFX, without penalty. It is understood and agreed that in the event of such termination, all tracings, plans, specifications, maps, and data prepared or obtained under this Agreement shall immediately be turned over to CFX. The CONSULTANT shall be compensated for work properly performed rendered up to the time of any such termination in accordance with Section 7.0 hereof. CFX also reserves the right to terminate or cancel this Agreement in the event the CONSULTANT shall be placed in either voluntary or involuntary bankruptcy or an assignment be made for the benefit of creditors. CFX further reserves the right to suspend the qualifications of the CONSULTANT to do business with CFX upon any such indictment or direct information. In the event that any such person against whom any such indictment or direct information is brought shall have such indictment or direct information dismissed or be found not guilty, such suspension on account thereof may be lifted by CFX.

12.0 ADJUSTMENTS

All services shall be performed by the CONSULTANT to the reasonable satisfaction of the Project Manager who shall decide all questions, difficulties and dispute of any nature whatsoever that may arise under or by reason of this Agreement, the prosecution and fulfillment of the services hereunder and the character, quality, amount and value thereof. Adjustments of compensation and term of the Agreement, because of any major changes in the work that may become necessary or desirable as the work progresses, shall be left to the absolute discretion of the Executive Director and Supplemental Agreement(s) of such a nature as required may be entered into by the parties in accordance herewith. Disputes between the Project Manager and the CONSULTANT that cannot be resolved shall be referred to the Executive Director whose decision shall be final.

In the event that the CONSULTANT and CFX are not able to reach an agreement as to the amount of compensation to be paid to the CONSULTANT for supplemental work desired by CFX, the CONSULTANT shall be obligated to proceed with the supplemental work in a timely manner for the amount determined by CFX to be reasonable. In such event, the CONSULTANT will have the right to file a claim with CFX for such additional amounts as the CONSULTANT deems reasonable for consideration by the Executive Director; however, in no event will the filing of the claim or the resolution or litigation thereof, through administrative procedures or the courts, relieve the CONSULTANT from the obligation to timely perform the supplemental work.

13.0 CONTRACT LANGUAGE AND INTERPRETATION

All words used herein in the singular form shall extend to and include the plural. All words used in the plural form shall extend to and include the singular. All words used in any gender shall extend to and include all genders.

References to statutes or regulations shall include all statutory or regulatory provisions consolidating, amending, or replacing the statute or regulation referred to. Words not otherwise defined that have well known technical or industry meanings, are used in accordance with such recognized meanings. References to persons include their respective functions and capacities.

If the CONSULTANT discovers any material discrepancy, deficiency, ambiguity, error, or omission in this Agreement, or is otherwise in doubt as to the meaning of any provision of the Agreement, the CONSULTANT shall immediately notify CFX and request clarification of CFX's interpretation of this Agreement.

The Agreement shall not be more strictly construed against either party hereto by reason of the fact that one party may have drafted or prepared any or all of the terms and provisions hereof.

14.0 HOLD HARMLESS AND INDEMNIFICATION

The CONSULTANT shall indemnify, defend, and hold harmless CFX, and its officers, and employees from any claim, liabilities, losses, damages, and costs, including, but not limited to, reasonable attorneys' fees, caused by the negligence, recklessness, or intentionally wrongful conduct of the CONSULTANT and other persons employed or utilized by the CONSULTANT in the performance of the Agreement. The CONSULTANT shall indemnify and hold harmless CFX and all of its officers and employees from any liabilities, losses, damages, costs, including, but not limited to reasonable attorneys' fee, arising out of any negligent act, error, omission by the CONSULTANT, its agents, employees, or subcontractors during the performance of the Agreement, except that neither the CONSULTANT, its agents, employees nor any of its subconsultants will be liable under this paragraph for any claim, loss, damage, cost, charge or expense arising solely out of any act, error, omission or negligent act by CFX or any of its officers, agents or employees during the performance of the Agreement.

When CFX receives a notice of claim for damages that may have been caused by the CONSULTANT in the performance of services required by the CONSULTANT under this Agreement, CFX will immediately forward the notice of claim to the CONSULTANT. The CONSULTANT and the AUTHORITY will evaluate the notice of claim and report their findings to each other within fourteen (14) calendar days.

In the event a lawsuit is filed against CFX alleging negligence or wrongdoing by the CONSULTANT, CFX and the CONSULTANT will jointly discuss options in defending the lawsuit. After reviewing the lawsuit, CFX will determine whether to request the participation of the

CONSULTANT in the defense of the lawsuit or to request that the CONSULTANT defend CFX in such lawsuit as described in this section. CFX's failure to notify the CONSULTANT of a notice of claim will not release the CONSULTANT from any of the requirements of this section upon subsequent notification by CFX to the CONSULTANT of the notice of claim or filing of a lawsuit. CFX and the CONSULTANT will pay their own cost for the evaluation, settlement negotiations and trial, if any. However, if only one party participates in the defense of the claim at trial, that party is responsible for all of its costs, but if the verdict determines that there is joint responsibility, the costs of defense and liability for damages will be shared in the same percentage as that judicially established, provided that CFX's liability does not exceed the limits and limitations arising from Section 768.28, Florida Statutes, the doctrine of sovereign immunity, and law.

CFX is an agency of the State of Florida whose limits of liability are set forth in Section 768.28, Florida Statutes, and nothing herein shall be construed to extend the limits of liability of CFX beyond that provided in Section 768.28, Florida Statutes. Nothing herein is intended as a waiver of CFX's sovereign immunity under Section 768.28, Florida Statutes, or law. Nothing hereby shall inure to the benefit of any third party for any purpose, which might allow claims otherwise barred by sovereign immunity or operation of law. Furthermore, all of CFX's obligations are limited to the payment of no more than the amount limitation per person and in the aggregate contained in Section 768.28, Florida Statutes, except for payments for work properly performed, even if the sovereign immunity limitations of that statute are not otherwise applicable to the matters as set forth herein.

The CONSULTANT shall pay all royalties and assume all costs arising from the use of any invention, design, process materials, equipment, product or device which is the subject of patent rights or copyrights. The CONSULTANT shall, at its expense, hold harmless and defend CFX against any claim, suit or proceeding brought against CFX which is based upon a claim, whether rightful or otherwise, that the goods or services, or any part thereof, furnished under this Agreement, constitute an infringement of any patent or copyright of the United States. The CONSULTANT shall pay all damages and costs awarded against CFX.

The obligations in Section 14.0, Hold Harmless and Indemnification, shall survive the expiration or termination of this Agreement and continue in full force and effect.

15.0 THIRD PARTY BENEFICIARY

The CONSULTANT warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the CONSULTANT to solicit or secure this Agreement, and that the CONSULTANT has not paid or agreed to pay any person, company, corporation, individual or firm, other than a bona fide employee working solely for the CONSULTANT any fee, commission, percentage, gift or any other consideration, contingent upon or resulting from the award or making of this Agreement. It is understood and agreed that the term "fee" shall also include brokerage fee, however denoted. For the breach or violation of this paragraph, CFX shall have the right to terminate this

Agreement without liability, and, at its discretion, to deduct from the contract price, or otherwise recover, the full amount of such fee, commission percentage, gift or consideration.

16.0 INSURANCE

The CONSULTANT, at its own expense, shall keep in force and at all times maintain during the term of this Agreement all insurance of the types and to the limits specified herein.

The CONSULTANT shall require and ensure that each of its subconsultants providing services hereunder procures and maintains, until the completion of the services, insurance of the requirements, types and to the limits specified herein. Upon request from CFX, the CONSULTANT shall furnish copies of certificates of insurance and endorsements evidencing coverage of each subconsultant.

The CONSULTANT shall require all insurance policies in any way related to the work and secured and maintained by the CONSULTANT to include clauses stating each underwriter shall waive all rights of recovery, under subrogation or otherwise, against CFX. The CONSULTANT shall require of subconsultants, by appropriate written agreements, similar waivers each in favor of all parties enumerated in this section. When required by the insurer, or should a policy condition not permit an endorsement, the CONSULTANT agrees to notify the insurer and request that the policy(ies) be endorsed with a Waiver of Transfer of Rights of Recovery Against Others, or an equivalent endorsement. This Waiver of Subrogation requirement shall not apply to any policy, which includes a condition that specifically prohibits such an endorsement or voids coverage should the CONSULTANT enter into such an agreement on a pre-loss basis. At the CONSULTANT's expense, all limits must be maintained.

16.1 Commercial General Liability coverage shall be on an occurrence form policy for all operations including, but not limited to, Contractual, Products and Completed Operations, and Personal Injury. The limits shall be not less than One Million Dollars (\$1,000,000) per occurrence, Combined Single Limits (CSL) or its equivalent. The general aggregate limit shall apply separately to this Agreement (with the ISO CG 25 01 or insurer's equivalent endorsement provided to CFX) or the general aggregate limit shall be twice the required occurrence limit. CFX shall be listed as an additional insured. The CONSULTANT further agrees coverage shall not contain any endorsement(s) excluding or limiting Product/Completed Operations, Independent Consultants, Broad Form Property Damage, X-C-U Coverage, Contractual Liability, or Severability of Interests. The Additional Insured Endorsement included on all such insurance policies shall state that coverage is afforded the additional insured with respect to claims arising out of operations performed by or on behalf of the insured. If the additional insureds have other insurance which is applicable to the loss, such other insurance shall be excess to any policy of insurance required herein. The amount of the insurer's liability shall not be reduced by the existence of such other insurance.

16.2 Business Automobile Liability coverage shall be on an occurrence form policy for all owned, non-owned and hired vehicles issued on ISO form CA 00 01 or its equivalent. The limits shall be not less than One Million Dollars (\$1,000,000) per occurrence, Combined Single Limits (CSL) or its

equivalent. In the event the CONSULTANT does not own automobiles the CONSULTANT shall maintain coverage for hired and non-owned auto liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.

Each of the above insurance policies shall include the following provisions: (1) The standard severability of interest clause in the policy and when applicable the cross liability insurance coverage provision which specifies that the inclusion of more than one insured shall not operate to impair the rights of one insured against another insured, and the coverages afforded shall apply as though separate policies had been issued to each insured; (2) The stated limits of liability coverage for Commercial/Comprehensive General Liability, and Business Automobile Liability, assumes that the standard "supplementary payments" clause will pay in addition to the applicable limits of liability and that these supplementary payments are not included as part of the insurance policies limits of liability.

16.3 Workers' Compensation and Employer's Liability Insurance shall be provided as required by law or regulation (statutory requirements). Employer's Liability insurance shall be provided in amounts not less than \$100,000 per accident for bodily injury by accident, \$100,000 per employee for bodily injury by disease, and \$500,000 policy limit by disease. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of CFX for all work performed by the CONSULTANT, its employees, agents and subconsultants.

16.4 Professional Liability Coverage shall have limits of not less than One Million Dollars (\$1,000,000) Combined Single Limit (CSL) or its equivalent, protecting the selected firm or individual against claims of CFX for negligence, errors, mistakes or omissions in the performance of services to be performed and furnished by the CONSULTANT.

The CONSULTANT shall provide CFX with Certificate(s) of Insurance with required endorsements on all the policies of insurance and renewals thereof in a form(s) acceptable to CFX. CFX shall be notified in writing of any reduction, cancellation or substantial change of policy or policies at least thirty (30) days prior to the effective date of said action.

All insurance policies shall be issued by responsible companies who are acceptable to CFX and licensed to do business under the laws of the State of Florida. Each Insurance company shall minimally have an A.M. Best rating of A-:VII. If requested by CFX, CFX shall have the right to examine copies and relevant provisions of the insurance policies required by this Agreement, subject to the appropriate confidentiality provisions to safeguard the proprietary nature of CONSULTANT manuscript policies.

Any deductible or self-insured retention must be declared to and approved by CFX. At the option of CFX, either the insurer shall reduce or eliminate such deductibles or self-insured retentions as requests CFX, or the CONSULTANT shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.

All such insurance required by the CONSULTANT shall be primary to, and not contribute with, any insurance or self-insurance maintained by CFX.

Compliance with these insurance requirements shall not relieve or limit the CONSULTANT's liabilities and obligations under this Agreement. Failure of CFX to demand such certificate or evidence of full compliance with these insurance requirements or failure of CFX to identify a deficiency from evidence provided will not be construed as a waiver of the CONSULTANT's obligation to maintain such insurance.

The acceptance of delivery by CFX of any certificate of insurance evidencing the required coverage and limits does not constitute approval or agreement by CFX that the insurance requirements have been met or the insurance policies shown in the certificates of insurance are in compliance with the requirements.

17.0 COMMUNICATIONS, PUBLIC RELATIONS, AND USE OF LOGOS

The CONSULTANT agrees that it shall make no statements, press releases or publicity releases concerning this Agreement or its subject matter or otherwise disclose or permit to be disclosed any of the data or other information obtained or furnished in compliance with this Agreement, or any particulars thereof, during the period of the Agreement, without first notifying CFX and securing its consent in writing, except as required by law. The CONSULTANT also agrees that it shall not publish, copyright or patent any of the data, documents, reports, or other written or electronic materials furnished in compliance with this Agreement, it being understood that, under Section 8.0 hereof, such data or information is the property of CFX.

Regarding the use of logos, printed documents and presentations produced for CFX shall not contain the name or logo of the CONSULTANT unless approved by CFX's Public Affairs Officer or his/her designee. Prior approval by CFX's Public Affairs Officer or his/her designee is required if a copy of the CFX logo or any CFX mark, including trademarks, service marks, or any other mark, collectively referred as "Marks," is to be used in a document or presentation. The Marks shall not be altered in any way. The width and height of the Marks shall be of equal proportions. If a black and white Mark is utilized, the Mark shall be properly screened to insure all layers of the Mark are visible. The proper presentation of CFX Marks is of utmost importance to CFX. Any questions regarding the use of CFX Marks shall be directed to the CFX Public Affairs Officer or his/her designee.

18.0 STANDARD OF CONDUCT

The CONSULTANT covenants and agrees that it and its employees shall be bound by the standards of conduct provided in Florida Statutes 112.313 and the CFX Code of Ethics as it relates to work performed under this Agreement, which standards will by reference be made a part of this Agreement as though set forth in full. The CONSULTANT agrees to complete the Potential Conflict Disclosure Form with contract execution, annually by July 1, and in the event of changed circumstances.

The CONSULTANT agrees to incorporate the provisions of this paragraph in any subcontract into which it might enter with reference to the work performed.

The CONSULTANT acknowledges that it has read CFX's Code of Ethics and the referenced statutes and to the extent applicable to the CONSULTANT, agrees to abide with such policy.

19.0 DOCUMENTED ALIENS

The CONSULTANT warrants that all persons performing work for CFX under this Agreement, regardless of the nature or duration of such work, shall be United States citizens or properly authorized and documented aliens. The CONSULTANT shall comply with all federal, state and local laws and regulations pertaining to the employment of unauthorized or undocumented aliens at all times during the performance of this Agreement and shall indemnify and hold CFX harmless for any violations of the same. Furthermore, if CFX determines that CONSULTANT has knowingly employed any unauthorized alien in the performance of this Agreement, CFX may immediately and unilaterally terminate this Agreement for cause.

20.0 E-VERIFY CLAUSE

CONSULTANT shall utilize the U.S. Department of Homeland Security's E-Verify System to verify the employment eligibility of all new employees hired by the CONSULTANT during the term of the contract. CONSULTANT shall require all of its subconsultants to verify the employment eligibility of all new employees hired by the subconsultants during the term of the Agreement.

21.0 CONFLICT OF INTEREST

The CONSULTANT shall not knowingly enter into any other contract with CFX during the term of this Agreement which would create or involve a conflict of interest with the services provided herein. Likewise, subconsultants shall not knowingly enter into any other contract with CFX during the term of this Agreement which would create or involve a conflict of interest with the service provided herein and as described below. Questions regarding potential conflicts of interest shall be addressed to the Executive Director for resolution.

During the term of this Agreement:

The CONSULTANT is NOT eligible to pursue any advertised construction engineering and inspection projects of CFX as either a prime or subconsultant where the CONSULTANT participated in the oversight of the projects or for any project which the CONSULTANT prepared plans and/or specifications. Subconsultants are also ineligible to pursue construction engineering and inspection projects where they participated in the oversight of the projects or for any project which the subconsultant was involved in the preparation of plans and/or specifications.

22.0 INSPECTOR GENERAL

CONSULTANT agrees to comply with Section 20.055(5), Florida Statutes, and agrees to cooperate with the inspector general in any investigation, audit, inspection, review, or hearing pursuant to this section. CONSULTANT agree to incorporate in all subcontracts the obligation to comply with Section 20.055(5). The obligations in this paragraph shall survive the expiration or termination of this Agreement and continue in full force and effect.

23.0 PUBLIC ENTITY CRIME INFORMATION AND ANTI-DISCRIMINATION STATEMENT

Pursuant to Section 287.133(2)(a), Florida Statutes, “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, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in s. 287.017 for CATEGORY TWO (\$35,000) for a period of 36 months following the date of being placed on the convicted vendor list.”

Pursuant to Section 287.134(2)(a), Florida Statutes, “an entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity.”

24.0 INTEGRATION

This Agreement constitutes the entire agreement among the parties pertaining to the subject matter hereof and supersedes all prior and contemporaneous agreements, understandings, negotiations and discussions of the parties, whether oral or written, and there are no other agreements between the parties in connection with the subject matter hereof. No waiver, amendment, or modification of these terms hereof will be valid unless in writing, signed by all parties and only to the extent therein set forth.

25.0 ASSIGNMENT

This Agreement may not be assigned without the written consent of CFX.

26.0 AVAILABILITY OF FUNDS

CFX's performance and obligation to pay under this Agreement are contingent upon an annual budget appropriation by its Board. The parties agree that in the event funds are not appropriated, this Agreement may be terminated, which shall be effective upon CFX giving notice to the CONSULTANT to that effect.

27.0 SEVERABILITY

The invalidity or non-enforceability of any portion or provision of this Agreement shall not affect the validity or enforceability of any other portion or provision. Any invalid or unenforceable portion or provision shall be deemed severed from this Agreement and the balance hereof shall be construed and enforced as if this Agreement did not contain such invalid or unenforceable portion or provision.

28.0 AUDIT AND EXAMINATION OF RECORDS

28.1 Definition of Records:

(i) "Contract Records" shall include, but not be limited to, all information, communications and data, whether in writing or stored on a computer, computer disks, microfilm, writings, working papers, drafts, computer printouts, field notes, charts or any other data compilations, books of account, photographs, videotapes and audiotapes supporting documents, any other papers or preserved data in whatever form, related to the Contract or the CONSULTANT's performance of the Contract determined necessary or desirable by CFX for any purpose. Proposal Records shall include, but not be limited to, all information and data, whether in writing or stored on a computer, writings, working papers, computer printouts, charts or other data compilations that contain or reflect information, data or calculations used by CONSULTANT in determining labor, unit price, or any other component of a bid submitted to CFX.

(ii) "Proposal Records" shall include, but not be limited to, any material relating to the determination or application of equipment rates, home and field overhead rates, related time schedules, labor rates, efficiency or productivity factors, arithmetic extensions, quotations from subcontractors, or material suppliers, profit contingencies and any manuals standard in the industry that may be used by CONSULTANT in determining a price.

28.2 CFX reserves and is granted the right (at any time and from time to time, for any reason whatsoever) to review, audit, copy, examine and investigate in any manner, any Contract Records (as herein defined) or Proposal Records (as hereinafter defined) of the CONSULTANT or any subcontractor. By submitting a response to the Request for Proposal, CONSULTANT or any subcontractor submits to and agree to comply with the provisions of this section.

28.3 If CFX requests access to or review of any Contract Documents or Proposal Records and CONSULTANT refuses such access or review, or delays such access or review for over ten (10) calendar days, CONSULTANT shall be in default under its Contract with CFX, and such refusal shall, without any other or additional actions or omissions, constitute grounds for suspension or disqualification of CONSULTANT. These provisions shall not be limited in any manner by the existence of any CONSULTANT claims or pending litigation relating to the Contract. Disqualification or suspension of the CONSULTANT for failure to comply with this section shall also preclude the CONSULTANT from acting in the future as a subcontractor of another contractor doing work for CFX during the period of disqualification or suspension. Disqualification shall mean the CONSULTANT is not eligible for and shall be precluded from doing future work for CFX until reinstated by CFX.

28.4 Final Audit for Project Closeout: The CONSULTANT shall permit CFX, at CFX's option, to perform or have performed, an audit of the records of the CONSULTANT and any or all subconsultants to support the compensation paid the CONSULTANT. The audit will be performed as soon as practical after completion and acceptance of the contracted services. In the event funds paid to the CONSULTANT under the Contract are subsequently determined to have been inadvertently paid by CFX because of accounting errors or charges not in conformity with the Contract, the CONSULTANT agrees that such amounts are due to CFX upon demand. Final payment to the CONSULTANT shall be adjusted for audit results.

28.5 CONSULTANT shall preserve all Proposal Records and Contract Records for the entire term of the Contract and for a period of five (5) years after the later of: (i) final acceptance of the project by CFX, (ii) until all claims (if any) regarding the Contract are resolved, or (iii) expiration of the Proposal Records and Contract Records' status as public records, as and if applicable, under Chapter 119, Florida Statutes.

28.6 The obligations in Section 28.0, Audit and Examination of Records, shall survive the expiration or termination of this Agreement and continue in full force and effect.

***** INTENTIONALLY LEFT BLANK *****

29.0 NOTICE

All notices required pursuant to the terms hereof shall be sent by First Class United States Mail. Unless prior written notification of an alternate address for notices is sent, all notices shall be sent to the following addresses:

To CFX: Central Florida Expressway Authority
4974 ORL Tower Road
Orlando, FL 32807
Attn: Chief of Infrastructure

Central Florida Expressway Authority
4974 ORL Tower Road
Orlando, FL 32807
Attn: General Counsel

To CONSULTANT: TLP Engineering Consultants, Inc.
450 South Orange Ave., Suite 450
Orlando, FL. 32801
Attn: Yassi Meyers, P.E.

TLP Engineering Consultants, Inc.
450 South Orange Ave., Suite 450
Orlando, FL. 32801
Attn: Steve Dickison, P.E.

30.0 GOVERNING LAW AND VENUE

This Agreement shall be governed by and constructed in accordance with the laws of the State of Florida. The parties consent to the exclusive jurisdiction of the courts located in Orange County, Florida. The obligations in Section 30.0, Governing Law and Venue, shall survive the expiration or termination of this Agreement and continue in full force and effect.

31.00 ATTACHMENTS

Exhibit "A", Scope of Services
Exhibit "B", Method of Compensation
Exhibit "C", Details of Cost and Fees
Exhibit "D", Project Organization Chart
Exhibit "E", Project Location Map
Exhibit "F", Project Schedule

[SIGNATURES TO FOLLOW]

IN WITNESS WHEREOF, the CONSULTANT and CFX have caused this instrument to be signed by their respective duly authorized officials, as of the day and year first above written. This Contract was awarded by CFX's Board of Directors at its meeting on April 12, 2018.

TLP ENGINEERING CONSULTANTS, INC.

**CENTRAL FLORIDA
EXPRESSWAY AUTHORITY**

BY: _____
Authorized Signature

BY: _____
Director of Procurement

Print Name: _____

Print Name: _____

Title: _____

Effective Date: _____

ATTEST: _____ (Seal)
Secretary or Notary

Approved as to form and execution, only.

General Counsel for CFX

Exhibit A

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

SCOPE OF SERVICES

FOR

**S.R. 417 WIDENING FROM INTERNATIONAL
DRIVE TO JOHN YOUNG PARKWAY**

PROJECT NO. 417-141

IN ORANGE COUNTY, FLORIDA

March 8, 2018

Exhibit A
SCOPE OF SERVICES

TABLE OF CONTENTS

<u>Description</u>	<u>Page No. A-</u>
1.0 GENERAL.....	5
1.01 Location	5
1.02 Description	5
1.03 Purpose.....	5
1.04 Organization.....	5
1.05 Term of Agreement for Design Services	6
2.0 STANDARDS	7
3.0 DESIGN CRITERIA	8
3.01 General	8
3.02 Geometry.....	8
3.03 Bridge and Other Structures.....	10
4.0 WORK PERFORMED BY CONSULTANT.....	11
4.01 Design Features.....	11
4.02 Governmental Agencies	11
4.03 Preliminary Design Report - Review	11
4.04 Surveys and Mapping.....	12
4.05 Geotechnical Investigation.....	14
4.06 Contamination Impact Analysis.....	15
4.07 Pavement Design.....	15
4.08 Borrow Pits	16
4.09 Governmental Agency and Public Meetings	16
4.10 Environmental Permits.....	16
4.11 Utilities.....	17
4.12 Roadway Design	18
4.13 Structures Design	20
4.14 Drainage Design.....	20
4.15 Roadway Lighting.....	22
4.16 Traffic Engineering	22
4.17 Signing and Pavement Marking Plans	23

4.18	Signalization Plans	23
4.19	Right-of-Way Surveys	24
4.20	Cost Estimates.....	24
4.21	Special Provisions and Specifications.....	24
4.22	Fiber Optic Network (FON).....	24
4.23	Toll Plazas.....	28
4.24	Post-Design Services.....	28
5.0	MATERIALS FURNISHED BY CFX OR ITS DESIGNEE.....	29
5.01	Record Documents	30
5.02	Traffic Data	30
5.03	Other.....	30
6.0	WORK PERFORMED BY CFX OR ITS DESIGNEE.....	31
6.01	Right-of-Way Acquisition.....	31
6.02	Utility Agreements	31
6.03	Public Involvement	31
6.04	Contracts and Specifications Services	31
6.05	Post-Design Services.....	31
6.06	Environmental Permits.....	31
6.07	Conceptual Specialty Design	32
7.0	ADMINISTRATION.....	33
7.01	Central Florida Expressway Authority	33
7.02	CFX's Project Manager	33
7.03	Consultant	33
7.04	Project Control	34
7.05	Work Progress	34
7.06	Schedule.....	35
7.07	Project Related Correspondence	35
7.08	Quality Control	35
7.09	Consultant Personnel.....	35
7.10	Site Visit.....	35
7.11	Acceptability of the Work.....	36
7.12	Design Documentation.....	36
7.13	Reviews and Submittals	37
7.14	30% Roadway Plan Submittal.....	39
7.15	30% Bridge and Structural Plan Submittal	41

7.16	60% Roadway Plan Submittal.....	41
7.17	90 % Bridge and Structure Plan Submittal	43
7.18	90% Roadway Plan Submittal.....	43
7.19	100% Roadway, Bridge, Structural and Right-of-Way Plans.....	45
7.20	Pre-Bid Plans.....	45
7.21	Bid Set.....	45

1.0 GENERAL

1.01 Location

- A. See EXHIBIT “E”, Project Location Map.

1.02 Description

The services will include final design and preparation of construction drawings / specifications for the proposed S.R. 417 outside/inside widening from International Drive to John Young Parkway. Specifically, the project consists of widening to the outside for the additional general use lane and widening to the median to accommodate appropriate inside shoulder width. All mainline bridges within the project limits, Hunter’s Vista Boulevard, Shingle Creek, Town Loop Boulevard, and John Young Parkway will also be widen to accommodate the appropriate shoulder widths and additional general use lane. Additional elements include surveying, drainage evaluation and design, permitting, lighting, signing and pavement markings, signalization, ITS (fiber optic network), toll plaza, maintenance of traffic, utility design and coordination, geotechnical analysis, scheduling and project control, progress reporting and other tasks and associated activities.

1.03 Purpose

- A. The purpose of this Exhibit is to describe the scope of work and responsibilities required in connection with Final Engineering and Final Construction Drawings and Documents for the proposed S.R. 417 outside widening from International Drive to John Young Parkway.
- B. The Consultant shall perform those engineering services as required for final roadway/drainage plans, final bridge plans, final lighting plans, final traffic control plans, final utility plans, final ITS (fiber optic network) plans, final toll plaza plans, final signalization plans, final signing and pavement marking plans and preparation of a complete environmental resource application (or permit modification) including 100% storm water management.
- C. CFX’s Project Manager will provide contract administration, management services and technical reviews of all work associated with the preliminary and final designs.
- D. It is understood that references throughout this document to items of work and services to be performed are the responsibility of the Consultant unless otherwise expressly stated as the responsibility of others.

1.04 Organization

- A. CFX’s Project Manager will administer the Consultant services detailed in

this scope. The following sections define the duties and obligations of CFX and the Consultant.

1.05 Term of Agreement for Design Services

A. The term of the Agreement to perform the required design services shall be within fifteen (15) months from notice to proceed, including all reviews. Any fast track of services will be at the direction of CFX's Project Manager.

B. The Consultant may continue the design efforts while design submittals are being reviewed. Doing so, however, in no way relieves the Consultant of the responsibility to incorporate review comments into the design, nor does it entitle the Consultant to any additional design fees as a result of making changes due to review comments.

1. Project Milestones:

The Consultant will prepare a tabulation of major project milestones.

2. Project Schedule:

The Consultant shall include a schedule of major design tasks.

2.0 STANDARDS

- A. The applicable design and construction standards and policies of the Florida Department of Transportation, Federal Highway Administration (FHWA), American Association of State Highway and Transportation Officials (AASHTO), Transportation Research Board (TRB), Standard Building Code, CFX's Design Practices and Standard Notes and CFX's Guidelines for Preparation of Signing and Pavement Marking Plans shall be followed throughout the design and construction of the project unless specifically stated otherwise. The editions of the applicable standards and policies in effect at the time of Contract execution shall be used except as follows:
1. Division II, Construction Details, and Division III, Materials, of the FDOT Standard Specifications for Road and Bridge Construction, 2018 edition, and updates thereafter, shall be used for this project.
 2. The FDOT Standard Plans, latest edition and subsequent interim indexes and updates, shall be used for this project.
 3. The FDOT Design Manual, latest edition, shall be used for this project.
 4. The FDOT Basis of Estimates Handbook, latest edition, shall be used for this project.
 5. The AASHTO Policy on Geometric Design of Highway and Streets (Green Book), 2004 edition, shall be used for this project.
 6. The FHWA Manual on Uniform Traffic Control Devices (MUTCD), 2009 edition, as amended, shall be used for this project.

3.0 DESIGN CRITERIA

3.01 General

Design of this project will be guided by the basic design criteria listed below.

- A. The design criteria listed in this section and Project Design Directives, provided by CFX during the course of the project, may supplement the Project Design Guidelines.
- B. Design year – 2045
- C. Design vehicle – WB-62FL
- D. Along with the 30% design submittal, the Consultant shall provide a tabulation of all applicable drainage and stormwater management criteria from Federal, State and local agencies and indicated which will be used for all segments and portions of the project. Unless otherwise directed by CFX, the Consultant shall use the most restrictive or conservative criteria applicable.

3.02 Geometry

The following criteria are to be incorporated into the design:

DESIGN ELEMENT	EXPRESSWAY		CROSSROADS/ COLLECTORS
	MAINLINE	RAMPS	
Design Speed, MPH	70 mph	30 mph (Loop) 50 mph (Diamond) 50 mph (Directional)	30 Local 45 Urban 50 Rural
Horizontal Alignment Max. Curve, Degrees	3° 30'	24° 45' Loop 8° 15' Diamond 8° 15' Directional	20°
Max. Superelevation, ft/ft.	0.10	0.10	0.05 Urban 0.10 Rural
Lane Drop Tapers			
Transitions	70:1	50:1	
	Use spirals for curves > 1° 30'	Use spirals for curves > 1° 30'	Use spirals for curves > 1° 30'
Vertical Alignment Max. Grade	3%	5% to 7% (30 mph) 3% to 5% (50 mph)	5% Arterial Rural 7% Collector

DESIGN ELEMENT	EXPRESSWAY		CROSSROADS/ COLLECTORS
	MAINLINE	RAMPS	
Vertical Curvature (K) (K=Len./%grade change) Crest	506 FDOT 290 to 540 AASHTO	31 (30 mph) 136 (50 mph) 110 to 160 Other (AASHTO)	Rural 31 to 136
Sag	206 FDOT 150 to 200 AASHTO	31 (30 mph) 136 (50 mph) 90 to 110 Other (AASHTO)	37 to 96
c. Decision Sight Dist., ft.	Refer to AASHTO	N/A	N/A
Cross Sections Lane Widths, ft.	12	12 dual lanes 15 min. single lane	12 inner lanes 12-16 outer lanes
Shoulder width, ft. Right Left	4-Lane 12 (10 paved) 8 (4 paved)	Single Lane 6 (4 paved) 6 (2 paved)	8 (4*paved) (2 paved) * min. 5' paved FDOT
Right Left	6-Lane 12 (10 paved) 12 (10 paved)	Dual Lane 10* (8* paved) 8 (4 paved) (* add 2' for interstate)	
Bridges, ft. Right Left	4-Lane 10 6	Single-Lane 6 6	
Right Left	6-Lane 12 12	Dual Lane 10 6	
Cross Slopes Traffic Lanes	2% (4-lane) 3% or tbd (6- lane)	2%	2%
Bridge Lanes	2% typ. (no		

DESIGN ELEMENT	EXPRESSWAY		CROSSROADS/ COLLECTORS
	MAINLINE	RAMPS	
Left Shoulder Right Shoulder	break) Match Mainline Match Mainline	5% 6%	5% 6%
d. Median Width (4-lane), ft. (E.O.P./E.O.P.)	64' (typical) 26' (with barrier)	N/A	22' or 40'
Horizontal Clearance	PPM 1-2.11	PPM 1-2.11	PPM 1-2.11
Vertical Clearance, ft.			
Over Roadway*	16.5	16.5	16.5
Overhead Signs	17.5	17.5	17.5
Over Railroad	23.5	23.5	N/A

Ramp Operations

- a. Two thousand (2,000) ft. between entrance and exit terminals – full freeways
- b. Six hundred (600) ft. between exit and entrance terminals
- c. Single Lane Entrance Ramp Parallel
- d. Exit Ramp Taper of 550 ft. (3° – divergence)

Right of Way

- a. Ten (10) ft. from back of walls or limit of construction.
- b. Two (2) ft. from back of sidewalk on frontage roads.
- c. Drainage and construction easements as required
- d. Limited access right-of-way limits per Index 450
- e. Right of way limits for ramps is based upon limit of construction plus 10 feet.

3.03 Bridge and Other Structures

- A. All plans and designs shall be prepared in accordance with the latest standard specifications adopted by AASHTO, FDOT Structures Manual, FDOT Design Manual, FDOT Standard Plans, etc., except as otherwise directed by CFX.

4.0 WORK PERFORMED BY CONSULTANT

The Consultant shall be responsible for the work outlined in this Section. The work shall conform to the standards, criteria, and requirements of this Scope of Services.

4.01 Design Features

- A. The work required for this project includes preparation of final construction drawings and specifications as well as the preparation of a complete environmental resource application.
- B. Major elements of the work include the following:

The services will include final design and preparation of construction drawings / specifications for the proposed S.R. 417 outside/inside widening from International Drive (Just east of bridge – Station 398+00) to east of John Young Parkway (Station 612+00). Specifically, the project consists of widening to the outside for the additional general use lane and widening to the median to accommodate appropriate inside shoulder width. All mainline bridges within the project limits, Hunter's Vista Boulevard, Shingle Creek, Town Loop Boulevard, and John Young Parkway will also be widen to accommodate the appropriate shoulder widths and additional general use lane. Additional elements include surveying, drainage evaluation and design, permitting, lighting, signing and pavement markings, Signalization, FON, toll plaza, maintenance of traffic, utility design and coordination, geotechnical analysis, scheduling and project control, progress reporting and other tasks and associated activities.

4.02 Governmental Agencies

- A. The Consultant shall coordinate with and assist in securing the approval of all interested agencies involved. These agencies may include, but are not necessarily limited to Orange County, GOAA, FDEP and applicable Water Management District(s).

4.03 Preliminary Design Report - Review

- A. The Consultant shall review the project concept for proposed alternatives with regard to proposed design criteria, maintenance of traffic and construction feasibility.

At the completion of this review, the Consultant shall submit to CFX a written list of recommendations and proposed revisions, if any, to the basic layout. A conference will be scheduled by CFX's Project Manager with the Consultant to resolve any outstanding differences and agree upon a final layout for the project.

4.04 Surveys and Mapping

- A. All Surveying and Mapping shall be performed under the direction of a Surveyor and Mapper properly licensed with the Florida Board of Professional Surveyors and Mappers, under Chapter 472, Florida Statutes. The Consultant shall review data provided by CFX and provide complete field surveys suitable for contract document preparation.

Survey activities shall be coordinated with the Consultant's design team including roadway, drainage, structures, geotechnical, and other disciplines as required.

Field surveys shall be performed with minimal disruption of the normal traffic flow for the project. Field personnel shall use safety devices such as warning signs, traffic cones, warning lights, and safety vests at all times, according to the Florida Department of Transportation requirements. Advanced warning signs required when survey crews are working on CFX's system shall be made with 3M Scotchlite Diamond Grade Fluorescent orange roll up sign sheeting.

B. Alignment

1. Establish Survey Centerline by establishing the tangent lines of existing Right of Way maps if such maps exist, or in the center of dedicated Right of Way as per subdivision plats, or in the center of the pavement when no Right of Way map or dedication exists. Set alignment points Begin, End, PC's, PT's, PI's and at maximum 1400-foot intervals along alignment.
2. Establish and set alignment in the same manner on cross roads and major adjacent alignments.
3. Station all alignments at 100' intervals.
4. Meet with CFX's Project Manager to discuss methods for determining alignments prior to staking.

C. Reference Points

1. Set at all alignment points, left and right at 90-degrees to alignment where possible, outside the proposed construction limits.
2. Show obstructions where alternate references are set.

D. Bench Levels

1. The Consultant shall establish new benchmarks at 1000' intervals, along all alignments, using stable points.

E. Topography

1. Planimetric mapping and a digital terrain model (DTM), suitable for 1"=50' display scale shall be conducted by the Consultant.
2. The Consultant will obtain existing pavement elevations and cross-slopes along the inside travel lane and outside travel lane every 100'.
3. Additional topographic and DTM surveys, as needed for the project design, are the responsibility of the Consultant. These may include existing water bodies and pavement elevations.

F. Drainage Survey

Perform a drainage survey including pipe type, location, size and flow line elevations as needed for design.

G. Underground Utilities

Locate all underground utilities, horizontally and vertically as flagged by respective utility companies or a qualified utility marking consultant. Provide soft excavation verifications as needed to verify location and at utility conflict areas.

H. Side Street Surveys

Perform topographic and utility surveys of side streets as may be needed for engineering design.

I. Bridge Survey

Provide bridge survey data as needed for engineering design.

J. Jurisdictional Line Surveys

Perform Jurisdictional Line Surveys as needed for engineering design and permitting.

K. Geotechnical Surveys

Locate and/or stake boring locations as needed for geotechnical investigations.

L. Right-of-Way Ties

Locate right-of-way limits for construction purposes. No new right-of-way is anticipated.

M. Prior to construction, the Consultant shall re-flag and reset alignment control points, references and benchmarks and meet with the construction contractor to review these points.

N. CFX ITS/FON

CFX will locate the FON one time at the beginning of design during the survey phase. Once the FON/ITS lines are flagged, the Consultant shall survey the located FON/ITS locations in the field. The survey data collected will be included in the 30% plans submittal package.

The CFX GSC will review the plan submittals to ensure that the FON is shown correctly as actually located in the field. The CFX GSC will also determine if there are any overlapping projects that need to be represented in the design plans as a part of the ITS Component review of the 30% plans.

SUE will be done as required based on the Design Project Manager's recommendations and provided to CFX for their information.

4.05 Geotechnical Investigation

A. The Consultant shall perform a geotechnical investigation of the project in accordance with the requirements of CFX.

B. Investigations shall be performed with minimal disruption of the normal traffic flow for the project. Field personnel shall use safety devices such as warning signs, traffic cones, warning lights, and safety vests at all times, according to CFX requirements. The Consultant shall adhere to all traffic control requirements when taking samples on existing roadways. A traffic control plan and permit may be required. Any advanced warning signs required when crews are working on CFX system shall be made with 3M Scotchlite Diamond Grade Fluorescent orange roll up sign sheeting.

C. The work includes, but is not limited to, identifying roadway structural section requirements, LBR testing, design methods for the selected foundation, external stability evaluation at proprietary retaining walls, groundwater and estimated seasonal high groundwater level, estimate of the maximum rate of pumping that will be required at sites that dewatering is anticipated, certification of all under drain and pond draw down times, pH and resistivity conditions requiring design considerations, soil shrinkage/swell characteristics, slope stability and benching in embankment/excavation locations, recommendation for methods of rock excavation, potential imported borrow sites and availability of structural section materials, location and depths of unsuitable material (muck), and design alternatives based on geotechnical findings; design values for active, at rest, and passive soil pressures; allowable design loads or pressures for

each foundation type, corrosion testing for structures and design of foundations for sign structures. The work will also include verification of existing median bridge foundation capacities previously constructed for future widening.

- D. The results of the geotechnical investigation shall be contained in a Geotechnical Report which shall be submitted to CFX's Project Manager for approval. The geotechnical investigation shall include all necessary laboratory testing of materials.
- E. Upon approval of the Geotechnical Report, the Consultant shall proceed with preparation of the pavement and foundation designs.
- F. Boring profiles shall be included on cross-section sheets in the contract plans and include the boring number, station, offset, soil legend, observed water table, design high water elevation and geotechnical consultant's address. A boring number and target symbol shall be shown at the appropriate location on the roadway and bridge plans.
- G. Roadway core samples shall be taken to determine the existing pavement section. The Consultant shall submit a plan to CFX for location approval.

4.06 Contamination Impact Analysis

- A. The Consultant shall perform a contamination impact analysis of the project in accordance with the applicable rules and regulations of the FDOT Project Development and Environment Guidelines, Chapter 22, the Florida Department of Environmental Protection (FDEP), and all other pertinent State or Federal agencies having jurisdiction, and the requirements of CFX.
- B. At a minimum, the Consultant shall conduct a windshield survey along the project corridor to identify any new sources of environmental contamination not reported in the referenced document(s).
- C. The testing of any sites including the use of ground penetrating radar, if required to complete the design and/or construction of the project, will be added to the Scope of Services by Supplemental Agreement.

4.07 Pavement Design

- A. The Consultant shall prepare the pavement design as appropriate in accordance with the requirements of the FDOT for SR 528 mainline, International Drive and John Young Parkway interchange ramps, and Toll Plaza ramps impacted.
- B. The proposed pavement design recommendation, resulting from the

Consultant's analysis of the various alternatives, shall be contained in a Pavement Design Summary.

4.08 Borrow Pits

- A. The Consultant's geotechnical investigation may include the investigation of current borrow pits. The location and testing of any new borrow pits if required to complete the construction of the project shall be added to the Scope of Services by Supplemental Agreement. The analysis and test results shall be contained in a separate report submitted not later than the preliminary submittal.

4.09 Governmental Agency and Public Meetings

- A. Except as may be provided elsewhere in this Scope of Services, the Consultant shall have appropriate representatives present at such meetings, conferences or hearings as CFX may direct to secure necessary approvals and/or support of the project by county, municipal, or other governmental agencies. If so directed, the Consultant shall also have appropriate representatives present at meetings or conferences of CFX, its Chairman or staff.
- B. The Consultant shall assist CFX in presentations to various parties. The Consultant shall prepare exhibits pertaining to basic roadway and noise wall elements. CFX will prepare exhibits pertaining to aesthetic treatments and other design issues if applicable. This scope assumes presentations at one meeting with adjacent property owners.

4.10 Environmental Permits

- A. CFX's Project Manager will review, coordinate and submit the applications for all environmental permits, including EPA's NPDES General Permits for Stormwater Discharges from Construction Sites. The Consultant shall provide all information, permit applications and data relating to Stormwater Management and Floodplain Impacts required for the permits to CFX. (CFX will be responsible for preparing all of the Wetlands and Protected Species analysis and documentation required for the permits.) The Consultant shall:
 - 1. Attend the pre-application meetings and site visits with CFX and regulatory agencies.
 - 2. Provide additional information requested at the pre-application by regulatory agencies for permits.
 - 3. Provide aerial maps at a 1"=400' scale which include SCS soils data,

100-year floodplain limits and proposed project.

4. Provide all plans, calculations, sketches and reports required for permits except as described above.
5. Provide copies of all drainage calculation, including pond routing nodal diagrams, for the project.
6. Assist CFX in responding to any requests for additional information made by regulatory agencies after the permit application is submitted.
7. Incorporate any changes required by changes in regulatory agency requirements during the course of the project. If this requires additional work by the Consultant a Supplemental Agreement will be prepared.
8. Prepare a list of adjacent landowners along with address and nine-digit zip code at all wetland encroachment sites.
9. Provide all permit application material in .pdf format and 7 hard copies.
10. The Consultant will provide dredge and fill sketched as required by the permitting agencies if applicable. Mitigation plans, if required, may be added as a supplemental service.
11. Determine extent of floodplain impacts, if any, and provide compensatory flood stages as required.

4.11 Utilities

A. Location

The Consultant shall obtain available utility mapping and information and identify all utilities within the general project limits to determine potential conflicts and relocations. Where a potential conflict exists, the Consultant may need to arrange to probe or expose ("pothole") the utility and survey the horizontal and vertical location of the utility line. The Consultant shall coordinate this effort with involved utility companies. All existing utilities shall be shown on appropriate preliminary construction plans. The Consultant's notes shall include the name and telephone number of contact persons for the construction contractor's use.

B. Utility Coordination

1. The Consultant shall prepare reproducible utility adjustments plans based on information provided by respective utility companies.
2. Private utilities will prepare design plans for the relocation of their facilities. If a utility cannot or will not prepare these design plans, the work shall be added to the scope by Supplemental Agreement and the Consultant shall prepare design plans for utility relocation for approval of the utility and review by CFX.
3. Where utility conflicts occur which require utility relocation agreements between the affected utility and CFX, the Consultant shall prepare the necessary data/plans required for the agreements. The Consultant shall advise CFX seven days in advance of meetings with utility companies/agencies scheduled to discuss utility relocations.
4. The preparation and negotiation of the agreement will be performed by CFX's Project Manager. After approval of the agreement by the utility and CFX, the Consultant shall prepare reproducible utility adjustment sheets identifying proposed relocations with respect to the construction plans.
5. The Consultant shall prepare a utility conflict matrix to assist in identifying and resolving conflicts between utilities and proposed construction prior to completion of the plans.
6. The Consultant shall obtain utility work schedules from the utility companies.
7. The Consultant shall prepare the Utility Certification Letter certifying that all utility negotiations (full execution of each agreement, approved utility work schedule, technical special provisions written, etc.) have been completed with arrangements made for utility work to be undertaken and completed as required.

4.12 Roadway Design

- A. A Typical Section Package will not be prepared for this project. Rather, typical sections for SR 528 mainline and impacted interchange ramps will be prepared as part of the Preliminary Engineering Memorandum and submitted to CFX for review and approval.
- B. The Consultant shall design the geometrics for this project using the design standards included in the scope. The design elements shall include, but not be limited to, the horizontal and vertical alignments, cross section template development, lane width, shoulder widths, cross slopes, borders, sight

distance, side slopes, lane transitions, superelevations, features of intersections, ramp terminal details, interchanges, and limited access points.

C. The Consultant shall prepare designs and contract documents for the roadway improvements, including, but not necessarily limited to:

1. Cover sheet (key sheet)
2. Summary of Pay Items
3. General notes
4. Summary Quantities sheets
5. Project Layout
6. Typical roadway sections
7. Plans and profiles (plans at 1"=50' scale)
8. Interchange plans, profiles, alignment and plan index sheets
9. Interchange layout plans
10. Intersection plans and profiles or spot elevations
11. Interchange curve and coordinate data sheets
12. Ramp Terminal Details
13. Crossroad plans and profiles (1"= 50' scale)
14. Cross-sections (with pattern plan) (1" = 20' horiz.) (1" = 5' vert.)
15. Earthwork quantities
16. Traffic Control Sheets including Erosion Control/Temp. Drainage
17. Utility Adjustment Sheets as deemed necessary
18. Details
19. Special provisions
20. Special specifications

4.13 Structures Design

- A. Prior to commencement of final design, the consultant shall prepare a Bridge Concept Memorandum which documents a limited range of structural alternatives and identifies preferred alternatives. Specifically, the alternatives to be examined include beam type, wall type / configuration and foundation pile type.

- B. The Consultant shall prepare designs and contract documents for structural design including, but not necessarily limited to the following items.
 - 1. Complete Bridge designs will be provided for all bridges.
 - 2. Retaining walls, including Critical Temporary walls
 - 3. Box Culverts
 - 4. Slope protection
 - 5. Approach slabs
 - 6. Details
 - 7. Summary quantity tables
 - 8. Special provisions and specifications
 - 9. Stage construction-sequencing details (if applicable).
 - 10. Sign\Signal structures.
 - 11. Sound walls.
 - 12. The Consultant shall perform Load Rating Analysis per FDOT criteria for bridges at the 90% design phase. The Load Rating Analysis packages shall be submitted to FDOT for their review and approval.

- C. The Consultant shall perform an evaluation of the existing median bridge foundations, previously constructed for future widening, to determine acceptability for HL93 loading and the potential for additional future transit loading.

4.14 Drainage Design

- A. As part of the drainage design requirements, the Consultant shall:

1. Perform all drainage design in accordance with the approved criteria from Section 3.01C. Due to the “impaired” designation of Shingle Creek, a pollutant loading analysis will be performed for the project.
2. Finalize the pond design at the 30% submittal. Due to the increase of impervious area width from 116’ to 120’, treatment and attenuation calculations will be prepared for five (5) existing Ponds 13-17.
3. Have its chief drainage engineer available at the scheduled (bi-weekly/monthly) team meetings to review progress and discuss problems.
4. Notify CFX’s Project Manager immediately if any deviation from approved design criteria is anticipated.
5. Provide drainage/contour maps as needed used in the development of the drainage design to CFX for use in scheduled reviews. These maps will be returned to the Consultant along with review comments at the end of the review process.
6. Provide copies of its internal quality control comments and calculations at the scheduled reviews.
7. Prepare one (1) Bridge Hydraulics Reports that includes Shingle Creek and the 15-12’x4’ CBC crossings. The BHR will be reviewed and approved by CFX, Orange County, and FEMA. No CLOMR is anticipated.
8. Perform floodplain analysis for one (1) location including proposed impacts and compensation calculations.
9. Perform cross drain analysis for eight (8) crossings due to extensions. Two crossing will be CBC’s and the remainder are pipes.
10. Prepare a technical memorandum identifying existing drainage concerns along the corridor and potential fixes or modifications. Known existing drainage concerns include:
 - A. Pond 14 staging up to roadway shoulder
 - B. Standing water in 14’x14’ CBC
 - C. Erosion at outfalls and along pond side banks
 - D. Evaluate widening of Shingle Creek bridge to eliminate the bridge drainage system.
11. Critical duration analysis is not included in this effort and, if required, shall be added to the scope by Supplemental Agreement.

A pond siting report is not required.

- B. The Consultant shall prepare designs and contract documents for drainage features including, but not necessarily limited to:
 - 1. Connector pipes
 - 2. Drainage structure details
 - 3. Storm drain and culvert profiles and/or drainage cross-sections
 - 4. Lateral ditches/channels
 - 5. Outfall ditches/channels
 - 6. Retention/detention ponds/exfiltration system

4.15 Roadway Lighting

- A. The Consultant shall provide a complete set of final roadway lighting documents in accordance with FDOT and CFX design criteria. These plans shall include replacement of all CFX lighting on the corridor to LED, including roadway and ramp fixtures, overhead sign lighting and underdeck lighting. The work shall include coordination with the local utility to provide electrical service. Plan sheet scale shall be at 1"=50' scale.
- B. If required, CFX will provide a cut sheet for the type of lighting fixtures to be used for this project.
- C. The Consultant will prepare designs and contract documents for lighting design including, but not necessarily limited to the following items.
 - 1. Cover sheet (key sheet)
 - 2. Tabulation of Quantities
 - 3. General notes
 - 4. Pole data and Legend sheet
 - 5. Project Layout sheet
 - 6. Plans sheets (plans at 1"=50' scale)
 - 7. Service point detail
 - 8. Special Details

4.16 Traffic Engineering

- A. Traffic Data will be furnished by CFX.
- B. Maintenance of Traffic Plans

1. The Consultant shall prepare maintenance of traffic plans at scale of 1"=100' to safely and effectively move vehicular and pedestrian traffic during all phases of construction. The designs shall include construction phasing of roadways ingress and egress to existing property owners and businesses, routing, signing and pavement markings, and detour quantity tabulations. Special consideration shall be given to the construction of the drainage system when developing the construction phases. Positive drainage must be maintained at all times.
2. The Consultant shall investigate the need for temporary traffic signals, signs, alternative detour roads, arrow boards, flagging operations, and the use of materials such as sheet pilings in the analysis. A certified designer who has completed the FDOT training course shall prepare the maintenance of traffic plan.
3. Traffic shall be maintained during all phases of project construction at all locations, including existing posted speed, lane widths and number of lanes unless determined by CFX and other governmental agencies. This includes meeting with the governmental agencies which may be impacted by the maintenance of traffic plans.

4.17 Signing and Pavement Marking Plans

- A. The Consultant shall prepare designs and contract documents for final signing and pavement marking plans including layouts showing the locations of ground mounted and overhead signs, special sign details, lighting, and any structural or foundation requirements in accordance with applicable design standards. Any requirements for electric service shall be coordinated with the local electric utility.
- B. CFX will provide conceptual signing plans for the project as deemed necessary.
- C. Plan sheets will be developed at a scale of 1"=50' (11"x17" format).
- D. For the purposes of this proposal, eleven (8) existing overhead trusses and three (3) existing overhead cantilevers along the project will be affected by the improvements. Propose to relocate and reuse existing structures if they meet current wind load criteria.

4.18 Signalization Plans

- A. For the SR 417 ramp terminals at John Young Parkway, the Consultant shall prepare designs and contract documents for final signalization plans including layouts showing the locations of mast arms and pedestrian

features, special signal details, lighting, and any structural or foundation requirements in accordance with applicable design standards. Any requirements for electric service shall be coordinated with the local electric utility.

B. Plan sheets will be developed at a scale of 1"=50' (11"x17" format).

4.19 Right-of-Way Surveys

A. No additional right-of-way is anticipated for this project.

4.20 Cost Estimates

A. The Consultant shall prepare and submit to CFX construction cost estimates at the 60%, 90%, 100%, Pre-Bid and Bid Set submittals outlined herein. The estimate shall be based on the current unit prices as applied to the latest concept of the proposed construction.

4.21 Special Provisions and Specifications

A. The Consultant shall prepare and submit at the 90% level special provisions, special specifications, and technical special provisions for items, details and procedures not adequately covered by CFX's Technical Specifications.

4.22 Fiber Optic Network (FON)

A. Fiber Optic Infrastructure Plans

1. The site construction plans shall be developed at a scale of 1" equals 50 feet. These plans shall include the relocation of all existing fiber optic ductbanks, cables, manholes, and pull boxes in areas where the existing locations conflict with construction and as necessary to relocate the FON into the new paved shoulder. The Consultant shall identify existing physical features and utilities that will impact the construction and installation of the equipment. The Consultant shall review and modify standard FON details as necessary.

2. Fiber optic network (FON) plans shall include the following:

a. Roadway geometry

b. Rights-of-Way

c. Existing utilities within the right-of-way including CFX's FON

d. Physical features affecting construction/installation (sign structures, light poles, fences, etc.)

- e. Manhole/Pull box locations and stub-out details (standard details provided)
- f. Device layout
- g. Device installation details
- h. Conduit installation details (standard details provided)
- i. Fiber optic cable route marker detail (standard details provided)
- j. Fiber count per conduit
- k. Communications interconnect
- l. Connectivity with the FON backbone conduits
- m. Fiber cable design to include link loss budget calculations, per Corning standard recommended procedure for new or relocated fiber optic cabling.
- n. Fiber cable routing summaries, fiber cable allocation charts, and splice details and tables for new or relocated fiber optic cabling.
- o. Controller cabinet, structure, and foundation details for proposed CFX device sites.
- p. Power interconnect, calculations to support conductor size, and details. Power conductors to each device location shall be sized to the capacity of the main breaker in the cabinet. Determination on conductor sizing and voltage drop limits are only required for proposed sites and existing sites where the total site load is being significantly modified.
- q. Grounding
- r. Table of quantities
- s. Special notes
- t. Maintenance of fiber operations (protection of existing FON through all phases of construction and cutover phasing to ensure continuous operation of existing ITS devices)
- u. All existing and proposed FON to be included and shown with roadway cross sections and drainage cross sections
- v. Relocation of the existing FON to inside of the new paved shoulder, including attachment of the FON to SR 417 bridges over intersecting arterials and installation of fiber optic manholes in the paved shoulder.
- w. Relocation of existing CCTV sites and any necessary structures, foundations, attachment details, power service, fiber optic connections, and cabinets (standard details provided), in the event existing CCTV is not compatible with proposed construction.
- x. Relocation of existing data collection sensor (DCS) sites and any necessary structures, foundations, attachment details, power service, fiber optic connections, and cabinets (standard details

- provided), in the event existing DCS would not survive project construction.
- y. Relocation of existing traffic monitoring sites (TMS) and any necessary structures, foundations, attachment details, power service, fiber optic connections, and cabinets (standard details provided), in the event existing TMS would not survive project construction.
 - z. Relocation of existing one-line and three-line dynamic message sign (DMS) sites and any necessary structures, foundations, attachment details, power service, fiber optic connections, and cabinets (standard details provided), in the event existing DMS would not survive project construction
 - aa. Conversion of any existing ITS devices within the project limits from point-to-point fiber optic modems to gigabit Ethernet field switches, relocation of video encoders from the mainline toll plazas to the CCTV cabinets, and upgrading other cabinet equipment as needed to meet current CFX ITS equipment standards.
 - bb. Install new WWDS at the following off-ramps:
 - o SR 417 off-ramp from International Dr. S. / World Center Dr.
 - o SR 417 northbound off-ramp from SR 423 (S. John Young Pkwy.).
 - o SR 417 southbound off-ramp from SR 423 (S. John Young Pkwy.).
 - cc. Conduits and pull boxes to facilitate future installation of hard shoulder running ITS devices, based on conceptual device layouts provided by CFX, or their representative, to the Consultant.
3. The Consultant shall take the following information into consideration when developing the site construction plans:
- a. Minimize utility conflicts and adjustments.
 - b. Minimize traffic impact.
 - c. Accessibility and ease of equipment maintenance.
 - d. Safety of equipment maintenance personnel and the traveling public.
 - e. Maintain the existing FON system through all phases of construction.
 - f. Environmental conditions.
 - g. Concurrent/future CFX projects.
 - h. Compatibility with existing and proposed ITS infrastructure (e.g. CFX enhanced grounding standards for ITS devices, CFX transient voltage surge suppression (TVSS) standards for ITS devices, etc.)

- i. Leased conduits in CFX FON duct bank that are occupied by the fiber optic cable of other agencies or entities.
- j. Location of proposed sound walls

B. Splice and Cable Routing Details

1. The Consultant shall provide splicing detail diagrams to document proposed fiber optic splices within and between manholes, ITS devices, tollbooths, and other junction points:
2. Proposed splicing tables shall include ITS device connectivity, fiber use, drop cable fiber identification, drop cable identification, backbone cable identification, translateral cable identification, backbone into mainline cable identification, and toll plaza patch panel jack.
3. The Consultant shall provide cable routing diagrams and fiber allocation charts in CFX's standard format to document the functional connectivity between proposed fiber optic conduit and splices.

C. Maintenance Of Fiber Operations

1. The Consultant shall provide a plan of action to ensure existing fiber optic network is not disrupted during construction operations.
2. The Consultant shall determine the sequence of fiber optic cable splices to minimize disruption to communications.

D. Inside Plant Plans

1. The Consultant shall be responsible for any data collection necessary to complete its design.
2. All equipment shown on the inside-plant construction plans shall be clearly delineated as existing, proposed, or by-others. The Consultant shall be responsible for identifying and detailing on the inside-plant construction plans with notes and drawings any make-ready work required. The Consultant shall also provide a table of quantities for all materials and equipment specified in the inside-plant construction plans.
3. The Consultant shall sign and seal final inside-plant construction plans by a licensed professional Electrical Engineer registered in the state of Florida. The inside-plant construction plans shall be subject to the review and approval of CFX.

- E. Standard CFX specifications will be provided to the Consultant. The Consultant shall review the specifications and modify them as necessary.

4.23 Toll Plazas

- A. This proposal includes modifications to the S.R. 417 John Young Mainline plaza. The open road tolling portion of the plaza will be altered to facilitate the conversion from 2 to 3 lanes in each direction. This includes, but is not limited to the removal of a portion of the toll plaza canopy to allow for the design and placement of the new outside shoulders, and replacement of the two existing toll gantries with a new single gantry to span the increased main lane section.

4.24 Post-Design Services

- A. Services shall begin after authorization by CFX. The Consultant compensation for post-design services may be added by Supplemental Agreement and shall be at an hourly rate, inclusive of overhead, profit and expenses, and exclusive of travel. No compensation will be made for correction of errors and omissions.
- B. The Consultant shall support the post design process as follows:
 - a. Answer questions relative to the plans, typical sections, quantities and special provisions.
 - b. Make any necessary corrections to the plans, typical sections, quantities, notes, etc., as may be required.
 - c. Attend pre-award meeting with construction contractor, CFX, and CFX's CEI.
- C. The Consultant shall, prior to the pre-bid conference, be prepared to walk the project with CFX's CEI to discuss the plans and details. The Consultant shall be prepared to attend the pre-bid conference and respond to questions related to the plans, details, and special provisions.
- D. The Consultant shall prepare any addenda required to clarify the work included in the construction contract documents. Addenda may be required based on the project inspection with the CEI, or questions developed in the pre-bid conference, or conditions discovered by bidders during the bid period. Addenda will not be issued for Contractor initiated design changes or value engineering proposed work.
- E. The Consultant shall be available to respond to questions in the field that may arise relative to the plans, details or special provisions during construction. The Consultant shall periodically (monthly) visit the project site to observe the progress of construction on the project. This visit will not replace the formal construction inspection by CFX. It is intended to provide the opportunity of the design team to observe whether the work is being performed in general conformance with the project plans. Written memos of all such field trips shall be submitted to CFX within five working days of the

trip.

- F. The Consultant shall review and approve shop drawings for structural, lighting, signing, traffic signal elements, and toll plaza shop drawings. This work will include the erection procedure plans, review proposals for substitutions, develop supplemental agreements, and provide other engineering services required to facilitate construction of the project. Reviews will be conducted and returned within two weeks from receipt of information.
- G. The Consultant shall appoint a responsible member of the firm to be the contact person for all post-design services. The person should be continually available during the course of construction for review of design plans.
- H. The Consultant shall make every reasonable effort to process any material presented for review in a prompt manner recognizing a construction contract is underway.
- I. The Consultant's key staff shall attend a maximum of three (3) partnering meetings as requested by CFX's Project Manager. The Consultant shall also attend progress/coordination meetings as requested by CFX's Project Manager including, but not limited to, the Notice to Proceed meeting.
- J. Approved design bridge load ratings were obtained by the Consultant under the final design phase of this contract. The Contractor shall be responsible for revising and resubmitting the load ratings if changes to the bridge design occur during construction. Otherwise, the Consultant shall provide written correspondence to FDOT when construction is complete that the bridges were constructed in accordance with the plans and the design load ratings still apply.
- K. The Consultant shall provide geotechnical engineering services as needed by CFX, relative to pile driving, earthwork, embankment and MSE wall construction.
- L. The Consultant shall provide utility consulting services as needed by CFX, relative to proposed utility adjustments within the project limits.
- M. The Consultant shall prepare Record Drawings in electronic format following completion of the construction phase. CFX shall provide all As-Built drawings from the Contractor / CEI to the Consultant for their use in preparation of the Record Drawings.

5.0 MATERIALS FURNISHED BY CFX OR ITS DESIGNEE

5.01 Record Documents

- A. CFX will provide the Consultant, within ten working days of a written request, the following items:
 - 1. Available record drawings of existing conditions
 - 2. Available right-of-way plans of existing conditions
 - 3. Current list available to CFX of owners of all affected properties within the section.
 - 4. Sample plans to be used as guidelines for format, organization and content.
 - 5. Title searches of all affected properties for use by the Consultant in the preparation of the right-of-way maps.
 - 6. Contract unit prices from latest CFX construction projects.

5.02 Traffic Data

- A. CFX will provide the following design traffic data:
 - 1. Current and design year ADT
 - 2. Current and design year peak hour volumes
 - 3. Turning movements at each intersection/interchange
 - 4. K, D and T factors
 - 5. Design speed - See Section 3.02, Geometry.
 - 6. AVI Percentages

5.03 Other

- 1. Utility designates for the FON and roadway lighting within CFX right-of-way.

6.0 WORK PERFORMED BY CFX OR ITS DESIGNEE

6.01 Right-of-Way Acquisition

- A. If necessary, CFX, or its designee, will review all right-of-way plans, parcel sketches and legal descriptions prepared by the Consultant. CFX will handle all appraisals, negotiations, relocations, condemnation, and property settlements.

6.02 Utility Agreements

- A. CFX will support, as necessary, the Consultant's acquisition of information required for utility agreements.

6.03 Public Involvement

- A. CFX will provide a moderator for all required public meetings and provide guidelines for the Public Involvement aspects of the project. The need for public meetings or public hearings will be determined by CFX. CFX will be responsible for mailings and advertisements for the public meetings.

6.04 Contracts and Specifications Services

- A. CFX will prepare the necessary bid documents for the construction contract using plans, technical special provisions, and special specifications prepared by the Consultant.

6.05 Post-Design Services

- A. CFX will be the principal initial contact for post-design questions and answer questions on a limited scope.
- B. CFX's CEI representative will be responsible for collection and documentation of all As-Built information for the constructed improvements.

6.06 Environmental Permits

- A. CFX will review and submit the environmental permit applications and coordinate with the Consultant on requests for additional information from the regulatory agencies.
- B. CFX will stake wetland lines and coordinate agency site visits. CFX will also prepare the wetland and wildlife analysis and documentation for the permits.

6.07 Conceptual Specialty Design

- A. CFX will provide a conceptual major guide signing plan.
- B. CFX to provide proposed sound wall locations.
- C. CFX will provide conceptual aesthetics design and treatments for structures.

7.0 ADMINISTRATION

7.01 Central Florida Expressway Authority

- A. CFX's Project Manager will administer the Consultant services detailed in this scope.
- B. All contractual payments and changes shall be reviewed and approved by CFX's Project Manager.

7.02 CFX's Project Manager

CFX's Project Manager will:

- A. Conduct ongoing reviews of the Consultant's progress in performing the work and furnish technical comments in a timely manner.
- B. Review the Consultant's billings.
- C. Review and evaluate the Consultant's requests for extension of time and supplemental agreements and recommend appropriate action.
- D. Review all correspondence with public agencies prior to the Consultant's mailing of any correspondence except for requests for information.
- E. Coordinate the distribution of public information.
- F. Coordinate the data (including documentation of prior rights, cost estimates and plans) necessary for CFX to prepare and execute all utility and railroad agreements.
- G. Conduct an introductory meeting to deliver relevant information and explain the administration process.
- H. Review the Consultant's Quality Control program and the Consultant's conformance to the Quality Control Program.
- I. Provide a focal point contact for all questions, requests, and submittals.
- J. Provide a system to monitor the Consultant's schedule, progress and key milestone submittal dates.

7.03 Consultant

- A. The Consultant has total responsibility for the accuracy and completeness of the construction contract documents and related design prepared under this project and shall check all such material accordingly. The plans will be

reviewed by CFX for conformity with CFX procedures and the terms of the Contract, as well as coordination with adjacent design contracts. Review by CFX does not include detailed review or checking of design of major components and related details or the accuracy with which such designs are depicted on the plans. The responsibility for accuracy and completeness of such items remains solely that of the Consultant. The Consultant shall:

1. Establish, furnish and maintain suitable office facilities to serve as the project office for the duration of the project at a location acceptable to CFX.
2. Maintain an adequate staff of qualified support personnel to perform the work necessary to complete the project.
3. Establish internal accounting methods and procedures for documenting and monitoring project costs.
4. Establish and maintain contract administration procedures, which will include supplemental agreements, time extensions and subcontracts.

7.04 Project Control

- A. The Consultant shall provide data for CFX's Management Information System to monitor costs and manpower, and report progress. This project control system may include features to:
 1. Determine and highlight critical path work from initial plans as work progresses.
 2. Identify progress against schedule for each identified work item.
 3. Forecast completion dates from current progress.
 4. Highlight rescheduled work in any area which is out of required sequence.
 5. Highlight rescheduling that has overloaded any physical area that requires more resources than originally allocated.
 6. Forecast future conflicts in any area.

7.05 Work Progress

- A. The Consultant shall meet with CFX's Project Manager on a bi-weekly basis (or more often if necessary) and provide written progress reports which describe the work performed on each task. The dates and times of

these meetings will be established by CFX. Two working days prior to each progress meeting, the Consultant shall provide CFX's Project Manager with a draft copy of the Progress Report and a typewritten agenda for the meeting. The Consultant shall prepare typewritten meeting minutes and submit them to CFX's Project Manager within five working days after the meeting. The minutes shall indicate issues discussed and the resolution or action required to resolve any issues.

7.06 Schedule

- A. Within twenty (20) calendar days after receipt of the Notice to Proceed, the Consultant shall provide a schedule of calendar deadlines in a format prescribed by CFX.

7.07 Project Related Correspondence

- A. The Consultant shall furnish copies of all written correspondence between the Consultant and any party pertaining specifically to this project to CFX for its records within one (1) week of the receipt or mailing of said correspondence. The Consultant shall record and distribute the minutes of all meetings pertaining to this project.

7.08 Quality Control

- A. The Consultant has total responsibility for the accuracy and completeness of the plans and related designs prepared under this project and shall check all such material accordingly. Consultant shall have a quality control plan in effect during the entire time work is being performed under the Contract. The plan shall establish a process whereby calculations are independently checked, plans checked, corrected and back checked. All plans, calculations, and documents submitted for review shall be clearly marked as being fully checked by a qualified individual other than the originator. The FDOT plan review checklist shall be attached and appropriate items checked.
- B. The Consultant's quality control plan shall be submitted to CFX within fifteen (15) working days of receipt of written notice to proceed.

7.09 Consultant Personnel

- A. The Consultant's work shall be performed and/or directed by the key personnel identified in Exhibit "D". Any changes in the indicated key personnel or the Consultant's office in charge of the work shall be subject to review and approval by CFX.

7.10 Site Visit

- A. The Consultant shall arrange a site visit within ten (10) calendar days of receipt of written Notice to Proceed. Consultant personnel assigned to perform the work on the project shall attend. CFX representatives will be present. Within seven calendar days of the site visit, the Consultant shall issue to CFX a brief written report including observations, discussions, and any questions pertaining to the scope or level of effort of the project. The purpose of this visit is to acquaint key personnel with the details and features of the project to facilitate the design process.

7.11 Acceptability of the Work

- A. The plans, design, calculations, reports and other documents furnished under this Scope of Services shall conform to the "standards-of-the industry" quality as acceptable to CFX. The criteria for acceptance shall be a product of neat appearance, well organized, accurate and complete, technically and grammatically correct, checked in accordance with the approved Quality Control program, and have the maker and checker identified. The minimum standard of appearance, organization and content of drawings shall be similar to the type produced by the Florida Department of Transportation and CFX.

7.12 Design Documentation

- A. The Consultant shall submit any design notes, sketches, worksheets, and computations to document the design conclusions reached during the development of the construction contract documents to CFX for review.
- B. The design notes and computations shall be recorded on 8-1/2" x 11" computation sheets, appropriately titled, numbered, dated, indexed and signed by the designer and checker. Computer output forms and other oversized sheets shall be folded or legibly reduced to 8-1/2" x 11" size. The data shall be bound in a hard-back folder for submittal to CFX.
- C. A CD/DVD with electronic (PDF Format) copies of the design notes and computations shall be submitted to CFX with each review submittal. When the plans are submitted for 90% review, the design notes and computations corrected for any CFX comments shall be resubmitted. At the project completion (bid set), one (1) hard copy of the final set of the design notes and computations, sealed by a Professional Engineer, registered in the State of Florida, shall be submitted with the record set of plans and tracings.
- D. Design notes and calculations shall include, but are not necessarily limited to, the following data:
 - 1. Field survey notes and computations.
 - 2. Design criteria used for the project.

3. Geometric design calculations for horizontal alignment.
4. Vertical geometry calculations.
5. Right-of-way calculations.
6. Drainage computations.
7. Structural design calculations.
8. Geotechnical report.
9. Hydraulics Report for each bridged stream crossing.
10. Earthwork calculations not included in the quantity computation booklet.
11. Calculations showing cost comparisons of various alternatives considered.
12. Calculations of quantities.
13. Documentation of decisions reached resulting from meetings, telephone conversations or site visits.
14. Lighting and voltage drop calculations.
15. Lighting service letter from the power company stating the following: service voltage, type of service (overhead or underground), location of power company service point, and any other power company requirements.

7.13 Reviews and Submittals

- A. Review and coordination of the Consultant's work by CFX shall continue through the project development process
- B. Formal submittals for review shall be made to CFX when the plans have been developed to the following levels of completion:
 1. Preliminary Engineering (Memorandum) (1 CD/DVD with all files, 3 sets and 1 .PDF required)
 2. 30% Roadway Plans (1 CD/DVD with PDF's of submittal package, one (1) hard copy of plans to CFX GEC and two (2) hard copies of plans to the CFX project manager)

3. 30% Bridge and Structural Plans (1 CD/DVD with PDF's of submittal package, one (1) hard copy of plans to CFX GEC and two (2) hard copies of plans to the CFX project manager)
 4. 60% Roadway and specifications, Geotechnical Report (1 CD/DVD with PDF's of submittal package, one (1) hard copy of plans to CFX GEC and two (2) hard copies of plans to the CFX project manager)
 5. 60% Bridge Plans required only on Category 2 bridges.
 6. 90% Bridge and Structural Plans (1 CD/DVD with PDF's of submittal package, one (1) hard copy of plans to CFX GEC and two (2) hard copies of plans to the CFX project manager)
 7. 90% Roadway and specifications (1 CD/DVD with PDF's of submittal package, one (1) hard copy of plans to CFX GEC and two (2) hard copies of plans to the CFX project manager)
 8. 100% Roadway, Bridge and specifications, Geotechnical Report (1 CD/DVD with PDF's of submittal package, one (1) hard copy of plans to CFX GEC and two (2) hard copies of plans to the CFX project manager)
 9. Pre-Bid Plans (1 CD/DVD with PDF's of submittal package, one (1) hard copy of plans to CFX GEC and two (2) hard copies of plans to the CFX project manager)
 10. Bid Set (1 set signed and sealed plans, 1 set "clean" plans, 1 set signed and sealed reports and one (1) CD/DVD with .PDF of all plans and reports)
- C. Formal review submittals shall include copies as listed above. 8-1/2" x 11" and 11" x 17" documents do not require reproducible copies.
- D. Preparation and distribution of roadway and ROW plans to other than CFX or CFX GEC will not be made until approved by CFX.
- E. The format of review submittal plans shall conform to the FDOT Plans Preparation Manual, except as amended by CFX.
- F. Due to the compact schedule of the design, review and construction process, any modification to the agreed submittal dates will require a letter from the Consultant to CFX giving:
1. The reason for the delay.

2. The design components impacted.
 3. Proposed methods to maintain submittal dates.
- G. The Consultant shall submit all CADD files, including GEOPAK files, use in the preparation of the plans and right of way mapping on compact disk with the final submittal.

7.14 30% Roadway Plan Submittal

- A. At the completion of this phase, design and plan development should be approximately 30 percent complete except stormwater pond designs. The designs of the stormwater ponds shall be at 90% complete. The following material shall be developed and submitted for review:
1. Key Map Prepared
 - a) Location map shown complete with destinations, ranges and townships.
 - b) Beginning and ending stations shown.
 - c) Any equations on project shown.
 - d) Project numbers and title shown.
 - e) Index shown.
 2. Drainage Map Prepared
 - a) Existing culvert sizes and elevations.
 - b) Horizontal alignment shown.
 - c) Drainage areas and flow arrows shown.
 - d) High water information shown.
 - e) Beginning and end stations shown along with any equations on project.
 - f) Interchange supplemental maps prepared.
 3. Typical Section Sheets
 - a) Ramp typical sections developed.

- b) Pavement structure shown.
 - c) Special details developed.
 - d) General notes shown.
4. Plan and Profile Sheets
- a) Centerline plotted.
 - b) Reference points and bench marks shown.
 - c) Existing topography.
 - d) Base line of surveys, curve data, bearings, etc. shown.
 - e) Beginning and end stations (project and construction).
 - f) Geometric dimensions.
 - g) Proposed and existing limited access right-of-way lines.
 - h) Existing ground line.
 - i) Proposed profile grade.
 - j) Type, size and horizontal location of existing utilities.
 - k) Drainage structures and numbers are shown
 - l) Drainage ponds are shown.
5. Cross Sections
- a) Existing ground line.
 - b) Preliminary templates at critical locations (not to exceed 500 feet).
 - c) Existing utilities shown.
6. Interchange Layout and Ramp Profiles
- a) Geometric dimensions.
 - b) Proposed profile grades.
7. Right-of-Way Control Survey

8. Signing and Pavement Markings

- a) Striping layout.
- b) Sign structure locations.

7.15 30% Bridge and Structural Plan Submittal

- A. At completion of this phase, design and plan development should be approximately 30 percent complete. The Consultant shall refer to FDOT Structural Design Guidelines for plan contents and submittal requirements. Preliminary geotechnical results and recommendations should also be included with this submittal.

7.16 60% Roadway Plan Submittal

- A. At completion of this phase, design and plan development should be approximately 60 percent complete except stormwater pond designs. The designs of the stormwater ponds shall be at 100% complete. The following material shall be developed and submitted for review:

1. Key Map

- a) Project description and number shown.
- b) Equations, exceptions and bridge stations shown.
- c) North arrow and scale included.
- d) Consultant and CFX sign-off included.
- e) Contract set index complete.
- f) Index of sheets updated.

2. Drainage Maps

- a) Flood data shown.
- b) Cross drains and storm sewer shown.
- c) Bridges shown with beginning and ending stations.
- d) Interchange supplemental sheets updated.

3. Typical Section Sheets

- a) All required typical sections are included.
- b) Limited access right-of-way lines are shown.
- c) Design speed and traffic are shown.
- d) Special details have been completed.
- e) Station limits of each typical section are shown.

4. Plan and Profile Sheets

- a) Match lines shown.
- b) Limited access right-of-way lines shown.
- c) Stations and offset shown for all fence corners and angles.
- d) All work shown should be within right-of-way or proposed easement.
- e) Drainage structures and numbers are shown.
- f) Drainage ponds shown.
- g) Curve data and superelevation included.
- h) Pavement edges, shoulders and dimensions shown.
- i) Project and construction limits shown.
- j) Bridges shown with beginning and ending stations.
- k) General Notes.

5. Drainage Structures

- a) Drainage structures plotted and numbered.
- b) Station location and offsets identified.

6. Cross Sections

- a) Templates are shown at all stations.
- b) Limited access right-of-way lines are shown.

- c) Cross section pattern sheet included.
- d) Miscellaneous notes included.
- e) Boring profiles.

7. Interchange Layouts, Ramp Profiles and Intersection Details

- a) Geometric data shown.
- b) Profiles finalized.
- c) Coordinate data shown.
- d) Limited access right-of-way lines shown.
- e) Curve data shown.
- f) Bearings and bridges shown.
- g) Cross roads, frontage roads, and access roads shown.
- h) Intersection details shown.

8. Traffic Control Plans

9. Utility Adjustments

10. Signing and Pavement Marking Plans

11. Signalization Plans

12. Intelligent Transportation System (ITS) Plans

13. Highway Lighting Plans

14. Selective Clearing and Grubbing (if required)

7.17 90 % Bridge and Structure Plan Submittal

- A. At completion of this phase, design and plan development should be approximately 90 percent complete. The Consultant shall refer to FDOT Structural Design Guidelines for plan contents and submittal requirements.

7.18 90% Roadway Plan Submittal

- A. At completion of this phase, design and plan development should be

approximately 90 percent complete. The following material shall be developed and submitted for review:

1. Key Map
 - a) Length of Project with exceptions shown.
 - b) Index of sheets updated.
2. Drainage Maps
 - a) Drainage divides, areas and flow arrows shown.
 - b) Elevation datum and design high water information shown.
 - c) Disclaimer and other appropriate notes added.
3. Typical Section Sheets
4. Plan and Profile Sheets
 - a) Curve Control Points (P.C., P.I., P.T.) flagged and labeled.
 - b) Limits of side road construction.
 - c) Angle and stationing for intersections.
 - d) Treatment for non-standard superelevation transitions diagramed.
 - e) General notes shown.
 - f) Special ditches profiled.
5. Drainage Structures
 - a) Existing structures requiring modifications are shown.
 - b) Existing and proposed utilities are shown.
6. Soil Borings
 - a) Soils data and estimated high seasonal groundwater table shown.
7. Cross Section Sheets


- a) Scale and special ditch grades shown.
 - b) Utilities plotted.
 - c) Sub-excavation shown.
 - d) Volumes computed and shown.
8. Utility Relocation Plans
- a) Utility relocation plans prepared.
9. Traffic Control Plans
10. Signing and Pavement Marking Plans
11. Signalization Plans
12. Intelligent Transportation System (ITS) Plans
13. Highway Lighting Plans
14. Selective Clearing and Grubbing (if required)
- 7.19 100% Roadway, Bridge, Structural and Right-of-Way Plans
- A. At the completion of this phase, the design plans and special provisions shall be 100 percent complete.
- 7.20 Pre-Bid Plans
- 7.21 Bid Set

**CONSENT AGENDA ITEM
#7**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: April 4, 2018

SUBJECT: Approval of Contract Award to Traffic Control Devices, Inc. for
Miscellaneous Signage Improvements
Project No. 599-630; Contract No. 001370

An Invitation to Bid for the referenced project was advertised on February 18 2018. Responses to the Invitation were received from two (2) contractors by the March 22, 2018 deadline.

Bid results were as follows:

	<u>Bidder</u>	<u>Bid Amount</u>
1.	Traffic Control Devices, Inc.	\$145,600.00
3.	United Signs & Signals, Inc.	\$153,476.04

The Engineer's Estimate for this project is \$121,335.00.

The Engineer of Record for Project 599-630 has reviewed the low bid submitted by Traffic Control Devices, Inc. and determined that the low bid unit prices are not unbalanced.

The Procurement Department has evaluated the bids and has determined the bid from Traffic Control Devices, Inc., to be responsible and responsive to the bidding requirements. Award of the contract to Traffic Control Devices, Inc. in the amount of \$145,600.00 is recommended.

This project is included in the Five-Year Work Plan.,

Reviewed by: 
Glenn Pressimone, PE
Director of Engineering



CONTRACT

This Contract No. 001370 (the "Contract"), made this _____ day of _____, 2018, between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY, hereinafter called CFX and Traffic Control Devices, of 242 N. Westmonte Drive, Altamonte Springs, FL 32714, hereinafter the CONTRACTOR:

WITNESSETH: The CONTRACTOR shall, for the consideration herein mentioned and at its cost and expense, do all the work and furnish all the materials, equipment, supplies and labor necessary to perform this Contract in the manner and to the full extent as set forth in the Contract Documents (and under security as set forth in the attached Public Construction Bond) all of which are hereby adopted and made part of this Contract as completely as if incorporated herein. The Contract shall be performed to the satisfaction of the duly authorized representatives of CFX, who shall have at all times full opportunity to inspect the materials furnished and the work done under this Contract.

The work consists of providing all labor, materials, equipment and incidentals necessary to construct miscellaneous pedestrian signs, system trailblazers, E-PASS Toll Saver Signs and overhead signs throughout the CFX system, as detailed in the Contract Documents and any addenda or modifications thereto. Contract time for this project shall be 75 calendar days. The Contract Amount is \$145,600.00. This Contract was awarded by the Governing Board of CFX at its meeting on April 12, 2018.

The Contract Documents consist of:

1. The Contract,
2. The Memorandum of Agreement,
3. The Addenda (if any), modifying the General Specifications, Technical Specifications, Special Provisions, Plans or other Contract Documents,
4. The Plans,
5. The Special Provisions,
6. The Technical Specifications,
7. The General Specifications,
8. The Standard Specifications,
9. The Design Standards, and
10. The Proposal.

In consideration of the foregoing premises, CFX agrees to pay the CONTRACTOR for work performed and materials furnished at the unit and lump sum prices, and under the conditions set forth, in the Proposal.

IN WITNESS WHEREOF, the authorized signatures named below have executed this Contract on behalf of the parties on the date set forth below.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

By: _____
Director of Procurement

DATE: _____

CONTRACTOR

By: _____
Signature

Print Name

Title

ATTEST: _____ (Seal)

DATE: _____

Approved as to form and execution, only.


General Counsel for CFX

**CONSENT AGENDA ITEM
#8**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

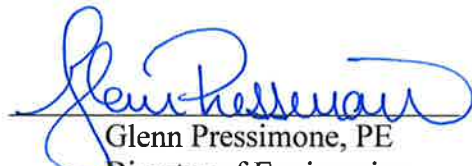
DATE: March 27, 2018

SUBJECT: Authorization to Advertise for Construction Bids
Systemwide Ramp Terminal Improvements
Project 599-155, Contract No. 001414

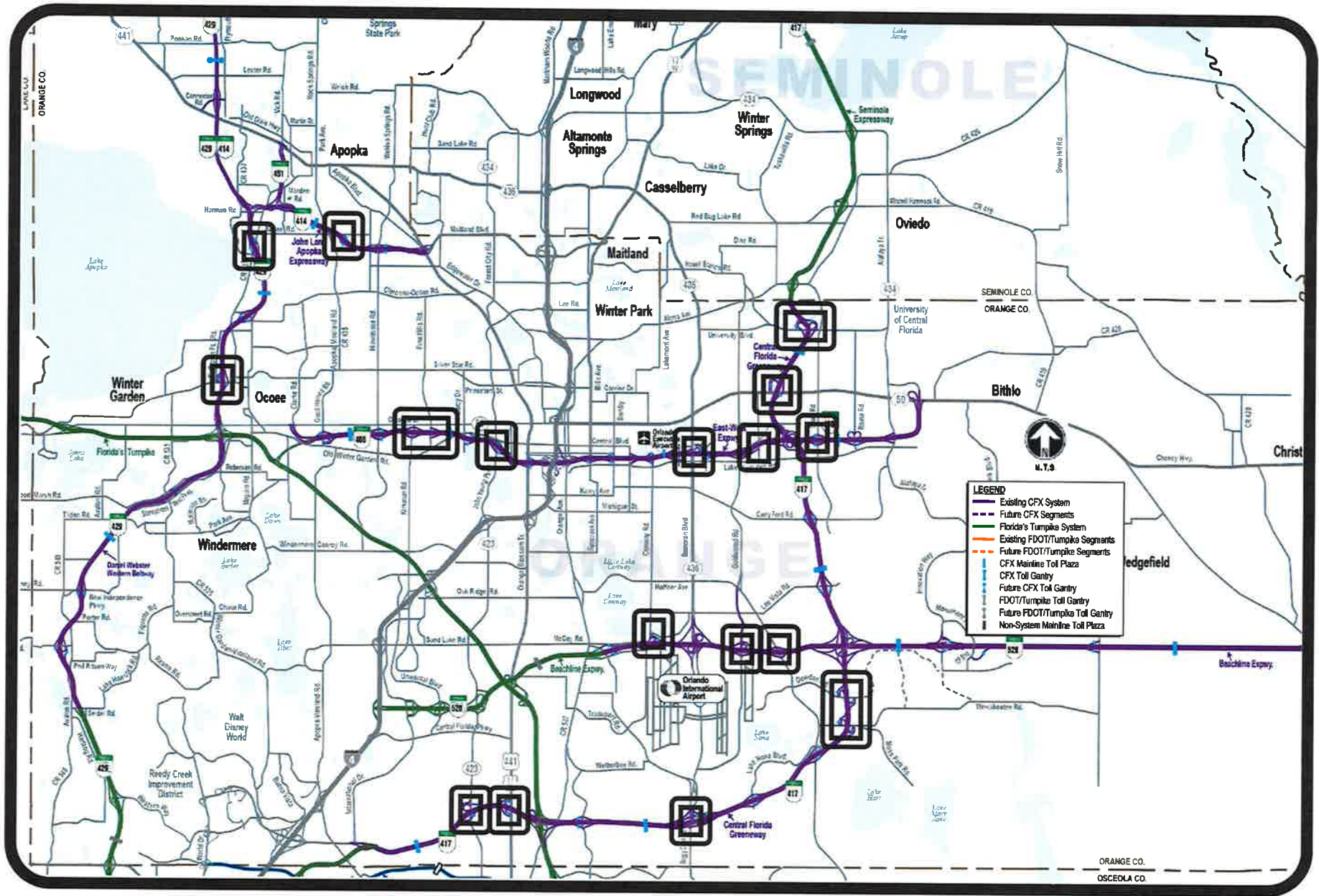
Board authorization is requested to advertise for construction bids for Systemwide Ramp Terminal Improvements. Included in this project are the addition of signing and pavement markings at various ramp terminals throughout the CFX system to more clearly delineate on and off ramps.

This project is included in the current Five-Year Work Plan.

Reviewed by:


Glenn Pressimone, PE
Director of Engineering





Project Location Map for
Systemwide Ramp Terminal Improvements (599-155)

**CONSENT AGENDA ITEM
#9**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 27, 2018

SUBJECT: Approval of Contract Award to Traffic Control Products of Florida, Inc. for Systemwide E-ZPass Signage Installations
Project No. 599-632; Contract No. 001409

Board approval is requested to award a contract to Traffic Control Products of Florida, Inc., in the amount of \$100,500.00 for systemwide E-ZPASS signage installations. CFX entered into an agreement with E-ZPass in November 2017 and anticipates being interoperable in late Spring/early Summer 2018.

A Request for Quote (RFQ) for the referenced project was issued on March 15, 2018. Responses to the RFQ were received on March 22, 2018. The results were as follows:

	<u>Bidder</u>	<u>Bid Amount</u>
1.	Traffic Control Products of Florida, Inc.	\$100,500.00
2.	United Signs & Signals, Inc.	\$104,951.96
3.	Traffic Control Devices, Inc.	\$138,331.00

While the procurement process for a level 4 procurement (formal quote) was utilized, the quotes received came in at a level 5 procurement (invitation for bid). As authorized in the Procurement Policy and Procedures, the Director of Procurement has approved this process to keep the project on track.

The Procurement Department has evaluated all quotes and has determined the quote from Traffic Control Products of Florida, Inc., to be responsible and responsive to the requirements. Award of the contract to Traffic Control Products of Florida, Inc. in the amount of \$100,500.00 is requested.

Reviewed by: 
Glenn Pressimone, P.E.
Director of Engineering

CONTRACT

This Contract No. 001409 (the "Contract"), made this 12th day of April, 2018, between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY, hereinafter called CFX and Traffic Control Products of FL. Inc., of 5414 Carmack Rd., Tampa, FL., 33611, hereinafter the CONTRACTOR:

WITNESSETH: The CONTRACTOR shall, for the consideration herein mentioned and at its cost and expense, do all the work and furnish all the materials, equipment, supplies and labor necessary to perform this Contract in the manner and to the full extent as set forth in the Contract Documents which are hereby adopted and made part of this Contract as completely as if incorporated herein. The Contract shall be performed to the satisfaction of the duly authorized representatives of CFX, who shall have at all times full opportunity to inspect the materials furnished and the work done under this Contract.

The work to be done under this Contract includes construction of all items associated with Project No. 599-632, Systemwide E-ZPass Signage Installations, as detailed in the Contract Documents and any addenda or modifications thereto. Contract time for this project shall be 45 calendar days. The Contract Amount is \$105,000.00.

The Contract Documents consist of:

1. The Contract,
2. The Memorandum of Agreement,
3. The Addenda (if any), modifying the General Specifications, Technical Specifications, Special Provisions, Plans or other Contract Documents,
4. The Plans,
5. The Special Provisions,
6. The Technical Specifications,
7. The General Specifications,
8. The Standard Specifications,
9. The Design Standards, and
10. The Quote.

In consideration of the foregoing premises, CFX agrees to pay the CONTRACTOR for work performed and materials furnished at the unit and lump sum prices, and under the conditions set forth, in the Proposal.

IN WITNESS WHEREOF, the authorized signatures named below have executed this Contract on behalf of the parties on the date set forth below.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

By: _____
Director of Procurement

DATE: _____

TRAFFIC CONTROL PRODUCTS OF FL. INC.

By: _____
Signature

Print Name

Title

ATTEST: _____ (Seal)

DATE: _____

Approved as to form and execution, only.


General Counsel for CFX

**CONSENT AGENDA ITEM
#10**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: April 3, 2018

SUBJECT: Approval of Selection and Authorization of firms for Investment Banking
Underwriting Services
Contract No. 001132

Request for Proposals (RFP) from licensed investment banking firms to serve as Senior Managing Underwriter or Co-Managing Underwriter was advertised on February 11, 2018. Responses were received from 21 firms by the March 13, 2018 deadline.

The Evaluation Committee met on March 26, 2018, and after evaluating the Technical Proposals selected the top four (4) firms for senior managers and the next six (6) firms for co-managers.

The firms were ranked as follows:

Senior Managers:

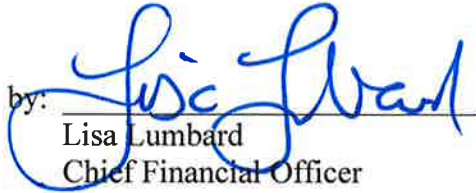
1. Bank of America Merrill Lynch
2. J.P. Morgan Securities LLC
3. Wells Fargo Securities
4. RBC Capital Markets, LLC

Co-Managers:

1. Citi Group Global Market, Inc.
2. Ramirez & Co., Inc. (minority)
3. Jefferies LLC
4. Barclays Capital, Inc.
5. Morgan Stanley & Co. LLC
6. PNC Capital Markets LLC

The Finance Committee at its April 2, 2018 meeting approved the selections submitted by the Evaluation Committee. Therefore, it is requested that the Board approve the selections of all firms listed. The contract term will be three years with two one-year renewals.

Reviewed by:



Lisa Lumbard
Chief Financial Officer

RFP-001132 Committee Meeting March 26, 2018 Minutes

Evaluation Committee for **Investment Banking Underwriting Services; Contract No. 001132**, held a duly noticed meeting on Monday, March 26, 2018, commencing at 9:00 A.M. in the Pelican Conference Room at CFX Administration Bldg., Orlando, Florida.

Committee Members Present:

Lisa Lumbard, Chief Financial Officer
Michael Carlisle, Director of Finance and Accounting
Marc Ventura, Manager of Finance and Accounting
Amanda Clavijo, Finance Committee

Other Attendees:

Aneth Williams, Director of Procurement
Hope Davidson, PFM Financial Advisors
Brent Wilder, PFM Financial Advisors
Karen Song, PNC

Discussion:

Aneth commenced the meeting collecting the Evaluation Committee Member Disclosure forms that they reviewed and executed. Aneth stated that the purpose of today's meeting was to select senior and co – managers.

General discussion ensued about the proposal submittals and the summary of unsolicited proposals provided by Hope Davidson of PFM. Brent Wilder provided summaries on banks' finance plans. Upon completion of the discussion, Committee members submitted their individual evaluation sheets to Aneth who input all the scores on the attached senior and co-manager summary sheets. The co-manager summary sheet was developed by removing the four (4) senior firms and zeroing out the finance plan score for the remaining firms.

The committee unanimously agreed to select the top four (4) firms for senior managers and the next six (6) firms for co-managers, with one being a minority. The Committee's recommendation will be brought before the Finance Committee for their review and approval at their next meeting prior to being presented to the CFX Board.

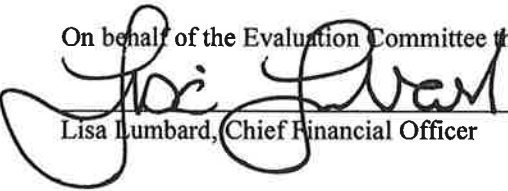
<u>Firm</u>	<u>Score</u>	<u>Rank</u>	<u>Underwriter Category</u>
Bank of America Merrill Lynch	390	1	Senior Manager
J.P. Morgan	385	2	Senior Manager
Wells Fargo Securities	384	3	Senior Manager
RBC Capital Markets	380	4	Senior Manager
Citi Group Global Market, Inc.	322	1	Co-Manager
Ramirez	316	2	Co-Manager
Jefferies	315	3	Co-Manager
Barclays	313	4	Co-Manager
Morgan Stanley	312	5	Co-Manager
PNC Capital Markets LLC	308	6	Co-Manager
Piper Jaffray	297		
Sifel, Nicolaus and Co., Inc.	294		
UBS	288		
Sibert Cisneros Shank and Co., LLC	288		
Loop Capital Markets	286		
Estrada Hinojosa Investment Bankers	267		
T D Securities	258		
Blaylock Van, LLC	247		
Stern Brothers	222		
Hutchinson, Shockey, Erley and Co.	218		
Academy Securities, Inc.	209		

There being no further business to come before the Committee, the meeting was adjourned at 12:01 P.M. These minutes are the official minutes of the Evaluation Committee of its meeting held Monday, March 26, 2018.

Submitted by:


Aneth Williams, Director of Procurement

On behalf of the Evaluation Committee these minutes have been review and approved by:


Lisa Lumbard, Chief Financial Officer

CENTRAL FLORIDA EXPRESSWAY AUTHORITY
TECHNICAL PROPOSALS SCORING (Senior Manager)
Investment Banking Underwriting Services - CONTRACT NO. 001132

March 26, 2018

CONSULTANT	Lisa Lumbard Score	Michael Carlisle Score	Marc Ventura Score	Amanda Clavijo Score	SCORE	RANKING
Bank of America Merrill Lynch	96	96	100	98	390	1
J.P. Morgan	96	92	97	100	385	2
Wells Fargo Securities	95	96	100	93	384	3
RBC Capital Markets	95	95	99	91	380	4
Citi Group Global Markets, Inc	84	94	97	83	358	5
Jefferies	92	86	98	77	353	6
Ramirez	87	90	97	78	352	7
Morgan Stanley	83	93	97	78	351	8
Barclays	92	90	93	76	351	8
PNC Capital Markets LLC	80	86	93	83	342	10
Piper Jaffray	85	84	93	65	327	11
UBS	82	86	94	63	325	12
Siebert Cisneros Shank and Company, LLC	85	83	94	60	322	13
Loop Capital Markets	77	86	92	63	318	14
Sifel, Nicolaus ad Company Inc. (Co-Manager)	67	77	85	65	294	15
Estrada Hinojosa Investment Bankers (Co-Manager)	56	76	80	55	267	16
T D Securities (Co-Manager)	46	73	81	58	258	17
Blaylock Van, LLC (Co-Manager)	53	69	72	53	247	18
Stern Brothers (Co-Manager)	45	68	72	37	222	19
Hutchinson, Shockey, Erley and Company (Co-Man)	43	67	77	31	218	20
Academy Securities, Inc. (Co-Manager)	55	60	69	25	209	21

EVALUATION COMMITTEE MEMBERS:

Lisa Lumbard

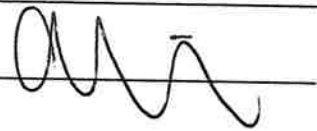


Michael Carlisle

Marc Ventura



Amanda Clavijo

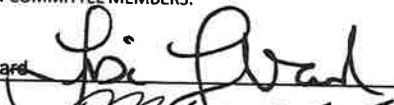
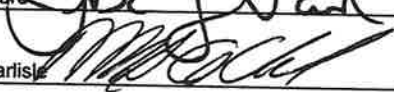



CENTRAL FLORIDA EXPRESSWAY AUTHORITY
TECHNICAL PROPOSALS SCORING (Co-Manager)
Investment Banking Underwriting Services - CONTRACT NO. 001132


March 26, 2018

CONSULTANT	Lisa Lombard Score	Michael Carlisle Score	Marc Ventura Score	Amanda Clavijo Score	SCORE	RANKING
Citi Group Global Markets, Inc	76	86	87	73	322	1
Ramirez	79	82	87	68	316	2
Jefferies	82	78	88	67	315	3
Barclays	82	82	83	66	313	4
Morgan Stanley	73	84	87	68	312	5
PNC Capital Markets LLC	73	79	83	73	308	6
Piper Jaffray	79	77	84	57	297	7
Sifel, Nicolaus ad Company Inc. (Co-Manager)	67	77	85	65	294	8
UBS	73	78	84	53	288	9
Siebert Cisneros Shank and Company, LLC	78	76	84	50	288	9
Loop Capital Markets	70	79	82	55	286	11
Estrada Hinojosa Investment Bankers (Co-Manager)	56	76	80	55	267	12
T D Securities (Co-Manager)	46	73	81	58	258	13
Blaylock Van, LLC (Co-Manager)	53	69	72	53	247	14
Stern Brothers (Co-Manager)	45	68	72	37	222	15
Hutchinson, Shockey, Erley and Company (Co-Mana	43	67	77	31	218	16
Academy Securities, Inc. (Co-Manager)	55	60	69	25	209	17

EVALUATION COMMITTEE MEMBERS:

Lisa Lombard 
 Michael Carlisle 

Marc Ventura 

Amanda Clavijo 

**CONSENT AGENDA ITEM
#11**



M E M O R A N D U M

TO: Central Florida Expressway Authority CLIENT-MATTER NO: 19125.0146
Board Members

CC: Linda Brehmer Lanosa, Esq., Deputy General Counsel
David Shontz, Esq.

FROM: Suzanne M. Driscoll, Esq., Right-of-Way Counsel *S.M. Driscoll*

DATE: March 19, 2018

RE: **State Road 429 Wekiva Parkway, Project 429-204; Parcel 251 (American Finance)**
Date of Deposit: 4/15/15

Shutts & Bowen LLP, Right-of-Way Counsel, seeks the approval by the CFX Board of a negotiated settlement of the supplemental attorneys' fees and litigation costs incurred by the property owner, American Finance, LLC ("American Finance"), in the above referenced matter.

BACKGROUND

American Finance retained Tom Callan, Esquire, of the Callan Law Firm P.A., to represent its interests in these proceedings. American Finance accepted the Offer of Judgment made by CFX on October 31, 2016. As explained below, American Finance was involved in supplemental proceedings with its tenant, following which, an invoice detailing the work performed by the Callan Law Firm was submitted to Right-of-Way Counsel for CFX.

PARCEL 251 SUPPLEMENTAL PROCEEDINGS

During these proceedings, American Finance was required to defend against an apportionment claim made by Respondent, Richard Crabb (the "tenant"). Notwithstanding his lease expiration in March 2012, well before the taking, the tenant actively pursued a claim for apportionment. The tenant moved for apportionment and objected to American Finance's motion for apportionment of the good faith deposit. This resulted in American Finance briefing the issue for the Court in preparation for an apportionment hearing held on May 14, 2015. At the hearing, the Court apportioned all of the deposit to American Finance with the exception of

\$20,000 which it required remain in the Court Registry pending a final determination of the tenant's right to any compensation paid for Parcel 251. Subsequently, the parties engaged in substantial discovery and depositions.

ATTORNEY'S FEES

The American Finance invoice from Callan Law Firm, PA, details 56.70 hours of time devoted to the supplemental proceedings in this matter for a total of \$29,596.00 and litigation expenses of \$649.79. A copy of the invoice from Callan Law Firm, PA along with copies of the cost invoices are attached as Exhibit "A" to this Memorandum. Following negotiations, the parties were able to reach resolution of the invoice for supplemental attorney's fees and costs for a total amount of \$15,000.00 subject to final approval by the CFX Right-of-Way Committee and Board. American Finance did not incur any expert's fees or other costs in connection with the apportionment proceedings. A copy of the Settlement Agreement as to Supplemental Attorney's Fees and Costs is attached as Exhibit "B" to this Memorandum.

RECOMMENDATION

We respectfully request that the CFX Board approve the proposed total settlement of \$15,000 as to supplemental attorneys' fees and litigation costs incurred in the resolution of the tenant's leasehold interest claim against American Finance's as to Parcel 251.

The Right of Way Committee recommended this settlement for approval by the Board at its April 4, 2018 meeting.

ATTACHMENTS

Exhibit "A" – Attorney Fee Invoice and Cost Invoices

Exhibit "B" – Settlement Agreement

Reviewed by: Joseph Hassintore

EXHIBIT A

Callan Law Firm, P.A.

921 Bradshaw Terrace
Orlando, FL 32806

Ph:407-426-9141

Fax:407-426-0567

Ken Anderson
P.O. Box 607684
Orlando, FL
32860-7684

June 12, 2017

Attention:

File #: AmerFin-1086

Inv #: 1854

RE: CFX v. American Finance - Supplemental Matter (Crabb)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Mar-23-15	Review Notice of Appearance- Gregory Stoner	0.30	127.50	TPC
	Review Notice of Appearance- Gregory Stoner	0.30	45.00	BSG
Apr-01-15	review answers and pleadings draft motion for apportionment	0.80	340.00	TPC
	draft order for hearing	0.60	255.00	TPC
Apr-06-15	review objection to motion to withdrawal, meet with staff and give assignment , tc with client on objection and tenant claims or concerns, review lease from client	2.60	1,105.00	TPC
	prepare list of items to include for RTP on tenant relocation benefits	0.50	212.50	TPC
Apr-09-15	draft Notice of Termination of Tenancy, tc with client	0.60	255.00	TPC
Apr-13-15	draft 3 day notice for no payment of rent	0.70	297.50	TPC
Apr-14-15	draff interrogatories to Tenant as to the leasehold claim and file, and request to produce	0.80	340.00	TPC
Apr-15-15	receipt and review of email from D.	1.10	181.50	BSG

	Poindexter RE expert invoices; meeting with TPC RE same; email to experts RE same; receipt and review of email from Joab Estival RE Crabb relo benefits; replied to same; receipt and review of email from G Stoner RE interrogatories			
Apr-17-15	email from G. Stoner RE interros; research for Motion to Strike	0.70	115.50	BSG
Apr-21-15	apportionment issues, meeting with BSG on tenant, review lease, revise motion to strike and make into memorandum, suggestion on strategy re hearing	2.00	850.00	TPC
	research and draft of motion to strike answer and objection; research 57.105 motions; email to G. Stoner RE hearing scheduling	3.60	594.00	BSG
Apr-22-15	apportionment issue with Bender and BSG	0.60	255.00	TPC
	review motion for reconsideration of order of taking	1.00	425.00	TPC
	receipt and review of email from Jeff Bender; replied to same	0.30	49.50	BSG
Apr-26-15	prepare affidavit and motion for apportionment for hearing on 4-28-15	4.50	1,912.50	TPC
Apr-27-15	amend order prior to hearing	0.40	170.00	TPC
	review pleadings on discovery from CFX on lease	0.60	255.00	TPC
	review pleadings on 3rd request from CFX on tenant benefits	1.20	510.00	TPC
Apr-28-15	prepare and attend hearing	3.00	1,275.00	TPC
	meeting with TPC RE case status and offer to Crabb; emailed G Stoner with offer ; received reply RE same; responded to same; received another reply from Stoner RE offer	1.20	198.00	BSG
Apr-29-15	two emails to G Stoner RE settlement offer; receipt and review of email from Ken Anderson RE case status; replied to same	0.60	99.00	BSG

May-05-15	amend order after hearing send to court and opposing counsel	0.60	255.00	TPC
May-13-15	meeting with TPC RE ex parte tomorrow; drafted and filed notice and prepared folder for hearing	0.80	132.00	BSG
	call from G Stoner office RE hearing tomorrow	0.20	33.00	BSG
May-14-15	Review Richard Crabb's Notice of Serving Answers to American Finance First Request for Production	0.30	127.50	TPC
	Review Crabb's Notice of Serving Answers to American Finance First Request for Production	0.30	127.50	TPC
	Review Crabb's Notice of Serving Answers to American Finance Second Request for Production	0.30	127.50	TPC
	Review Crabb's Notice of Serving Answers to American Finance Interrogatories	0.30	127.50	TPC
May-26-15	Reviewed and filed RTP to Crabb; call to G Stoner's office to confirm email address; email to G Stoner and secretary RE deposition scheduling; received response from G. Stoner depo scheduling; replied to same	0.80	132.00	BSG
May-27-15	email to Ken Anderson RE deposition scheduling; receipt and review of three emails from client RE same; meeting with TPC RE case status; receipt and review of another email from client	0.80	132.00	BSG
Jun-01-15	rev order on possession for tenant	0.30	127.50	TPC
	Scan and File Richard Crabb's Answers to American Finance's first and second Requests to Produce and Answers to American Finance's Interrogatories	0.50	50.00	SLT
	Coordinate deposition scheduling of Richard Crabb with Opposing Counsel	0.50	50.00	SLT
Jun-03-15	rev and edit notice of deposition, revise duces tecum	0.20	85.00	TPC
	draft of deposition duces tecum for R Crabb;	1.80	297.00	BSG

	meeting with TPC RE edits to same; made TPC suggested edits and filed same; meeting with TPC RE check receipt; drafted receipt for GFD check; email to client RE picking up check			
Jun-15-15	Review Notice of Cancellation of Deposition-Ken Anderson	0.30	127.50	TPC
	notice of cancellation of deposition file, tc with Stoner and client	0.60	255.00	TPC
Jun-25-15	review discovery from CFX as to tenant	1.20	510.00	TPC
Jul-06-15	Review Crabb's Notice of Serving Answers to American Finance Third Request for Production	0.30	127.50	TPC
	assemble items for discovery to tenant from client and our file	1.20	510.00	TPC
Jul-07-15	finalize response and documents	1.00	425.00	TPC
Jul-22-15	rev letter from Stoner on discovery for apportionment	0.30	127.50	TPC
Aug-10-15	Draft new notice for deposition, confer with client and stoner	0.60	255.00	TPC
Aug-13-15	rev notice of deposition and forward to client set calendar	0.60	255.00	TPC
	revise and file our new notice of deposition	0.30	127.50	TPC
Aug-31-15	Review file and prep for deposition	2.00	850.00	TPC
	Attended deposition for Ken Anderson and Richard Crabb	5.00	2,125.00	TPC
Oct-22-15	Review Stoner's Time Records and Client Costs	1.00	425.00	TPC
Dec-04-15	draft motion for apportionment and withdrawal and attorneys fees, prepare order	1.20	510.00	TPC
Dec-07-15	file pleading on apportionment and withdrawal	0.20	85.00	TPC
Jan-05-16	email from Stoner, confer with staff	0.20	85.00	TPC

Jan-12-16	finalize apportionment, confer with client, with stoner, review pleadings draft proposed order and motion	3.00	1,275.00	TPC
Jan-15-16	email to Stoner	0.20	85.00	TPC
Jan-19-16	letter to Judge Kest with signed motion and order	1.50	637.50	TPC
Feb-08-16	Review Crabb's Motion to Tax Attorney's Fees and Costs	0.30	127.50	TPC
	Totals	56.70	\$20,596.00	

DISBURSEMENTS

Apr-14-15	Orange Legal/Inv. 188705/transcript of hearing	321.55
Apr-15-15	Ashburn Associates/Inv. 2015001147	30.00
Apr-28-15	Orange Legal/192957	95.00
Apr-30-15	LexisNexis/3090209258	70.74
Sep-01-15	Orange Legal/Inv. 215419/Appearance fee on 8-31-15	132.50
	Totals	\$649.79

Total Fee & Disbursements**\$21,245.79****Balance Now Due****\$21,245.79**

TAX ID Number 59-3482560



Thomas P. Callan, Esquire
 Callan Law Firm, P.A.
 921 Bradshaw Terrace
 Orlando, FL 32806

INVOICE

Invoice No.	Invoice Date	Job No.
188705	4/14/2015	204847
Job Date	Case No.	
4/6/2015	2015CA0011480	
Case Name		
Central Florida Expressway Authority vs. Henry J. Dubel, Kathleen R. Dubel et al		
Payment Terms		
Net 30 / After 30 days, 1.5% Mo.		

ORIGINAL TRANSCRIPT OF:

Hearing before the Honorable Kest, backorder	44.00 Pages	261.80
ASCII, Condensed		35.00
Delivery		20.00
E-mail transcript		0.00
TOTAL DUE >>>		\$316.80

Payments may be made online at www.orangelegal.com.

Thank you for your business!

Room rates may be applicable when transcript is deferred; varies by location. Invoices will accrue interest at 1.5% per month on unpaid balances, net 30 days. Invoice cannot be adjusted after 30 days. Payment not contingent on client reimbursement. If turned over to collections, jurisdiction will be Orange County, Florida, and you agree to pay all collection costs and attorney fees.

(-) Payments/Credits:	321.55
(+) Finance Charges/Debits:	0.00
(=) New Balance:	0.00

Tax ID: 59-2754282

Please detach bottom portion and return with payment

Thomas P. Callan, Esquire
 Callan Law Firm, P.A.
 921 Bradshaw Terrace
 Orlando, FL 32806

Job No. : 204847 BU ID : Central FL
 Case No. : 2015CA0011480
 Case Name : Central Florida Expressway Authority vs. Henry
 J. Dubel, Kathleen R. Dubel et al
 Invoice No. : 188705 Invoice Date : 4/14/2015
Total Due : \$0.00

Remit To: **Orange Legal, Inc.** **1-800-275-7991**
633 East Colonial Drive
Orlando, FL 32803

PAYMENT WITH CREDIT CARD		AMEX	DISCOVER	VISA
Cardholder's Name:				
Card Number:				
Exp. Date:		Phone#:		
Billing Address:				
Zip:		Card Security Code:		
Amount to Charge:				
Cardholder's Signature:				
Email:				

Ashburn Associates, Inc.
P.O. Box 1071
Orlando, FL 32802
Phone: (407) 894-7979
Fax: (407) 894-7980
55-0897618

INVOICE



Ashburn Associates Inc
Your process serving company

Thomas Callan
Thomas P Callan, P.A. Attorneys At Law
921 Bradshaw Terrace
Orlando, FL 32806

Invoice #ASH-2015001147
3/14/2018

Original Date: 4/15/2015

Your Contact: Anne
Case Number: Orange

Landlord:
KEN ANDERSON, PRESIDENT, 1ST TRUST GROUP, INC. PRESIDENT, AMERICAN FINANCE, LLC.

Tenant:
RICHARD ALLAN CRABB,

Received: 4/14/2015 Served: 4/14/2015 7:10 pm INDIVIDUAL/PERSONAL
To be served on: RICHARD ALLAN CRABB

ITEMIZED LISTING

Line Item	Quantity	Price	Amount
LOCAL SERVICE FEE	1.00	30.00	30.00
TOTAL CHARGED:			\$30.00
5/18/2015 #9228			30.00
BALANCE DUE:			\$0.00

Thank you for your business!

DUE TO THE INCREASED AMOUNT OF PRINTING THE EMAILED DOCUMENTS REQUIRED TO SERVE WE WILL NOW
CHARGE .10 PER PAGE AFTER 20 PAGES AS OF OCTOBER 1, 2017
THANK YOU FOR YOUR BUSINESS !



Thomas P. Callan, Esquire
 Callan Law Firm, P.A.
 921 Bradshaw Terrace
 Orlando, FL 32806

INVOICE

Invoice No.	Invoice Date	Job No.
192957	4/29/2015	219181
Job Date	Case No.	
4/28/2015	2015CA0011480	
Case Name		
Central Florida Expressway Authority vs. Henry J. Dubel, Kathleen R. Dubel et al		
Payment Terms		
Net 30 / After 30 days, 1.5% Mo.		

Hearing before the Honorable John M. Kest		
Appearance Fee - Hearing, First Hour, deferred		95.00
Estimated # of Pages	23.00	0.00
TOTAL DUE >>>		\$95.00
Payments may be made online at www.orangelegal.com .		
Thank you for your business!		
Room rates may be applicable when transcript is deferred; varies by location. Invoices will accrue interest at 1.5% per month on unpaid balances, net 30 days. Invoice cannot be adjusted after 30 days. Payment not contingent on client reimbursement. If turned over to collections, jurisdiction will be Orange County, Florida, and you agree to pay all collection costs and attorney fees.		
	(-) Payments/Credits:	95.00
	(+) Finance Charges/Debits:	0.00
	(=) New Balance:	0.00

Tax ID: 59-2754282

Please detach bottom portion and return with payment.

Thomas P. Callan, Esquire
 Callan Law Firm, P.A.
 921 Bradshaw Terrace
 Orlando, FL 32806

Job No. : 219181 BU ID : Central FL
 Case No. : 2015CA0011480
 Case Name : Central Florida Expressway Authority vs. Henry J. Dubel, Kathleen R. Dubel et al
 Invoice No. : 192957 Invoice Date : 4/29/2015
Total Due : \$0.00

Remit To: **Orange Legal, Inc.** 1-800-275-7991
633 East Colonial Drive
Orlando, FL 32803

PAYMENT WITH CREDIT CARD				
Cardholder's Name: _____				
Card Number: _____				
Exp. Date: _____		Phone#: _____		
Billing Address: _____				
Zip: _____		Card Security Code: _____		
Amount to Charge: _____				
Cardholder's Signature: _____				
Email: _____				



Thomas P. Callan, Esquire
 Callan Law Firm, P.A.
 921 Bradshaw Terrace
 Orlando, FL 32806

INVOICE

Invoice No.	Invoice Date	Job No.
215419	9/1/2015	237717
Job Date	Case No.	
8/31/2015	2015CA0011480	
Case Name		
Central Florida Expressway Authority vs. Henry J. Dubel, Kathleen R. Dubel et al		
Payment Terms		
Net 30 / After 30 days, 1.5% Mo.		

Richard A. Crabb

Appearance Fee - First hour, deferred		95.00
Appearance Fee - each additional hour, deferred	0.50	37.50
Estimated # of Pages	58.00	0.00
TOTAL DUE >>>		\$132.50

Payments may be made online at www.orangelegal.com.

Thank you for your business!

Room rates may be applicable when transcript is deferred; varies by location. Invoices will accrue interest at 1.5% per month on unpaid balances, net 30 days. Invoice cannot be adjusted after 30 days. Payment not contingent on client reimbursement. If turned over to collections, jurisdiction will be Orange County, Florida, and you agree to pay all collection costs and attorney fees.

(-) Payments/Credits:	132.50
(+) Finance Charges/Debits:	0.00
(=) New Balance:	0.00

Tax ID: 59-2754282

Please detach bottom portion and return with payment

Thomas P. Callan, Esquire
 Callan Law Firm, P.A.
 921 Bradshaw Terrace
 Orlando, FL 32806

Job No. : 237717 BU ID : Central FL
 Case No. : 2015CA0011480
 Case Name : Central Florida Expressway Authority vs. Henry
 J. Dubel, Kathleen R. Dubel et al
 Invoice No. : 215419 Invoice Date : 9/1/2015
Total Due : \$0.00

Remit To: **Orange Legal, Inc.** **1-800-275-7991**
633 East Colonial Drive
Orlando, FL 32803

PAYMENT WITH CREDIT CARD				
Cardholder's Name: _____				
Card Number: _____				
Exp. Date: _____		Phone#: _____		
Billing Address: _____				
Zip: _____		Card Security Code: _____		
Amount to Charge: _____				
Cardholder's Signature: _____				
Email: _____				

INVOICE TO:

 Customer Number: 10001XLA1
 Attn: MELANIE RICHMOND
 CALLAN LAW FIRM, PA
 921 BRADSHAW TER
 ORLANDO FL 32806-1209
 UNITED STATES

 ***For inquiries please call 1-800-262-2391
 (opt 3, opt 1).***

Invoice Period	Invoice Date	Invoice Number	Account Number	Payment Due	Amount Due in USD
01-APR-2015 to 30-APR-2015	30-APR-2015	3090209258	1000HWPUT	10 Days from Receipt of Invoice	\$508.98

Summary Current Period Charges	
Current Period Charges	\$264.60
Current Period Charges - Taxes	\$0.00
Total Current Period Charges	\$264.60

Account Summary	
Previous Balance	\$244.38
Payments/PrePayments	\$0.00
Prior Period Credits	\$0.00
Prior Period Credits - Taxes	\$0.00
Adjustments	\$0.00
Total Current Period Charges	\$264.60
Total Amount Due	\$508.98

\$ 70.74

AmerFin-1086

✂ Detach and return this portion with payment


 Attn: MELANIE RICHMOND
 CALLAN LAW FIRM, PA
 921 BRADSHAW TER
 ORLANDO FL 32806-1209
 UNITED STATES

Account Number:	1000HWPUT
Amount Due USD:	\$508.98
Invoice Number:	3090209258
Invoice Date:	30-APR-2015

Amount Enclosed:

Remit Payment to:
LexisNexis, a Division of Reed Elsevier Inc.
PO Box 7247-7090
Philadelphia PA 19170-7090


1000HWPUT12015043030902092580000000508981

Invoice Period	Invoice Date	Invoice Number	Account Number	Payment Due	Amount Due in USD
01-APR-2015 to 30-APR-2015	30-APR-2015	3090209258	1000HWPUT	10 Days from Receipt of Invoice	\$508.98

Subscription Invoice Details

LexisNexis Subscription Content Feature (01-APR-2015 - 30-APR-2015)	\$264.60
LexisNexis Subscription Subtotal	\$264.60

Transactional Invoice Details

LexisNexis Transactional Charges	\$0.00
----------------------------------	--------

Subtotal	\$264.60
Tax	\$0.00
Total Current Period Charges USD	\$264.60

- For details of above invoice including sales tax information, please visit <https://www.lexisnexis.com/NewPowerInvoice>.
- Amounts which have not been paid within 30 days after the invoice due date will thereafter, until paid, be subject to a late payment charge at a rate equal to 15.00% per annum (or, if less, the maximum rate permitted under applicable law).

EXHIBIT B

**IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT
IN AND FOR ORANGE COUNTY, FLORIDA**

CENTRAL FLORIDA EXPRESSWAY
AUTHORITY, a body politic and corporate,
and an agency of the state under the laws of
the State of Florida,

Petitioner,

vs.

CASE NO.: 2015-CA-001148-O

HENRY J. DUBEL, et al.,

Parcel 251 (American Finance, LLC)

Respondents.

Division 39

**SETTLEMENT AGREEMENT AS TO SUPPLEMENTAL ATTORNEYS' FEES AND
COSTS**


Through informal discussion between counsel for the CENTRAL FLORIDA EXPRESSWAY AUTHORITY ("CFX") and Respondent, AMERICAN FINANCE, LLC ("American Finance"), the parties reached the following Settlement Agreement as to supplemental attorneys' fees and costs for Parcel 251.

1. For reference purposes, the above-listed Respondent submitted an invoice from the Callan Law Firm, P.A. in the amount of \$21,245.79 for American Finance as to Parcel 251.
2. Petitioner will pay to Respondent's attorneys, the Callan Law Firm, P.A., the sum of FIFTEEN THOUSAND AND 00/100 Dollars (\$15,000.00) in full settlement and satisfaction of all supplemental attorneys' fees and litigation costs pursuant to Section 73.092(2), Florida Statutes for Parcel 251. Respondent incurred no expert fees in this matter.
3. This Settlement Agreement will be placed on the agenda for the next Central Florida Expressway Authority Right of Way Committee Meeting and, if approval is recommended, on the following agenda for the Central Florida Expressway Authority Board Meeting. This Settlement Agreement is conditioned upon final approval by the ROW Committee and then the CFX Board.
4. Counsel for Petitioner and Respondent will jointly submit to the Court a mutually approved Order Awarding Supplemental Attorneys' Fees and Costs containing the terms and conditions of this Settlement Agreement within 15 days from the date of approval of this Settlement Agreement by the CFX Board.


5. The parties agree to waive any confidentiality provisions set forth in Chapter 44 of Florida Statutes, the Florida Rules of Civil Procedure, and the Florida Rules of Evidence, if applicable, for the limited purpose of consideration of this proposed Settlement Agreement by the ROW Committee and the CFX Board.

6. This Settlement Agreement, if approved by the CFX Board, resolves all supplemental attorneys' fees and costs incurred by Respondent for Parcel 251. Respondent American Finance shall make no further claims of any nature against CFX in connection with the taking of Parcel 251.

7. This Settlement Agreement, executed by counsel for the parties on this 13 day of March, 2018, contains all the agreements of the parties.



Suzanne M. Driscoll, Esq.
Attorney for Petitioner
Central Florida Expressway Authority



Thomas P. Callan, Esq.
Counsel for Respondent,
American Finance, LLC

**CONSENT AGENDA ITEM
#12**

MATEER HARBERT, P.A.
225 East Robinson Street, Ste. 600
Orlando, Florida 32801
Telephone (407) 425-9044
Facsimile (407) 423-2016

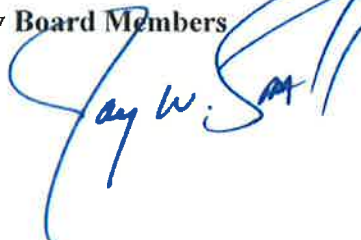
MEMORANDUM

TO: Central Florida Expressway Authority Board Members

FROM: Jay W. Small, Right of Way Counsel
Mateer Harbert, P.A.

DATE: April 5, 2018

RE: Lake Nona Land Company, LLC; Project 599-2260; Parcel 112A;
Purchase Agreement



Mateer Harbert, P.A., serves as right of way counsel to the Central Florida Expressway Authority ("CFX") for the acquisition of right of way for Project 599-2260. Staff negotiated a real estate acquisition agreement with Lake Nona Land Company, LLC ("Lake Nona"), to purchase Parcel 112A. We are submitting this memorandum and recommendation concerning that agreement.

Description and Background

Parcel 112A comprises a taking of 1.668 acres of wetlands. The parent tract to Parcel 112A is a larger parcel of approximately 186.89 gross acres having Tax I.D. Parcel No. 22-24-30-0000-00-006. The parent tract is located at the northeast quadrant of the interchange at Boggy Creek Road and the Central Florida Greenway, S.R. 417, in the City of Orlando. It is also generally located in the northwest portion of the Lake Nona Planned Development. Copies of a Tax Parcel map and aerial photograph of the parent tract are attached as exhibits "1" and "2". An aerial photograph of Parcel 112A is attached as exhibit "3". A legal description and sketch of Parcel 112A are attached as exhibit "4".

The property was appraised by Harry W. Collison, Jr., with The Real Estate Consortium. His estimate of value as of March 15, 2018, is \$96,000.00. Walter N. Carpenter, MAI, of Pinel & Carpenter, Inc., reviewed Mr. Collison's appraisal report.

CFX staff has negotiated a purchase agreement based on a price of \$50,000.00 per acre or \$83,400.00.

This acquisition agreement was negotiated under the terms of a series of earlier agreements respecting the Osceola County Expressway Extension. The agreement will reflect that it is under threat of condemnation. On August 15, 2016, Osceola County, CFX, and the

Osceola County Expressway Authority (“OCX”) entered into an Interlocal Agreement as of August 15, 2016 (the “Transition Agreement”), relating to various projects included in the OCX 2040 Master Plan, including the Osceola Parkway Extension from west of Boggy Creek Road to the Proposed Northeast Connector Expressway, a proposed additional segment of the Osceola Parkway Extension Project.

As currently proposed in the OCX 2040 Master Plan, the Osceola Parkway Extension Project will extend east approximately two miles to an intersection with a proposed new north-south arterial.

Funds for reimbursement for the acquisition of Parcel 112A are available from third-party sources pursuant to a series of previous agreements. On February 20, 2018, Osceola County and CFX entered into an Interlocal Agreement for Third-Party Funding (“Funding Agreement”), which was joined for limited purposes by First American Title Insurance Company, a Florida corporation (“FATIC”). Section 3 of the Funding Agreement provides for the availability of third-party funds for right of way acquisition purposes pursuant to agreements among Osceola County, CFX, the Florida Department of Transportation (“FDOT”), and Farmland Reserve, Inc., a Utah nonprofit corporation (“FRI”) and All Aboard Florida – Operations, Inc., a Delaware limited liability company (“AAF”) for the design and acquisition of right-of-way for the Osceola Parkway Extension.

Section 5 of the Funding Agreement established the procedures for securing third-party funding of the acquisition of Parcel 112A. Per the Funding Agreement, CFX staff has identified Parcel 112A as necessary for the Osceola Parkway Extension and for transportation related purposes for the Central Florida Greenway and as eligible for FDOT and FRI/AAF reimbursement. Under Section 5, subject of Right of Way and Board approval, CFX staff have negotiated the business terms for the acquisition of the property as indicated in the Real Property Acquisition Agreement attached as Exhibit “5”.

Under the Funding Agreement, the acquisition of Parcel 112A is subject to approval by the Osceola County Board of County Commissioners. After approval, Osceola County will notify CFX of the closing date, the total amount required to satisfy the County’s obligations under the acquisition agreement, deliver a special warranty deed conveying Parcel 112A to CFX in substantially the form as the deed attached as Exhibit “6”, and requisition funds from FDOT and FRI/AFF for their share of the right of way acquisition costs. After receipt of the requisitioned amount, Osceola County shall remit the sums received to CFX.

Legal counsel for Osceola County and Lake Nona are reviewing the terms of the acquisition agreement and will provide CFX with their comments thereto.

Recommendation

I respectfully request the Board's approval of the acquisition agreement in substantially the form as attached as Exhibit "5". The Right of Way Committee reviewed this agreement on April 4, 2018 and recommended that the Board approve substantially this form of the acquisition agreement.

Reviewed by:



Joseph L. Passiatore

Attachments

1. Tax Parcel Map
2. Aerial photograph of Parent Tract
3. Aerial photograph of Parcel 112A
4. Legal description and sketch of Parcel 112A;
5. Real Estate Purchase Agreement; and
6. Special Warranty Deed.

TAX PARCEL 22-24-30-0000-00-006

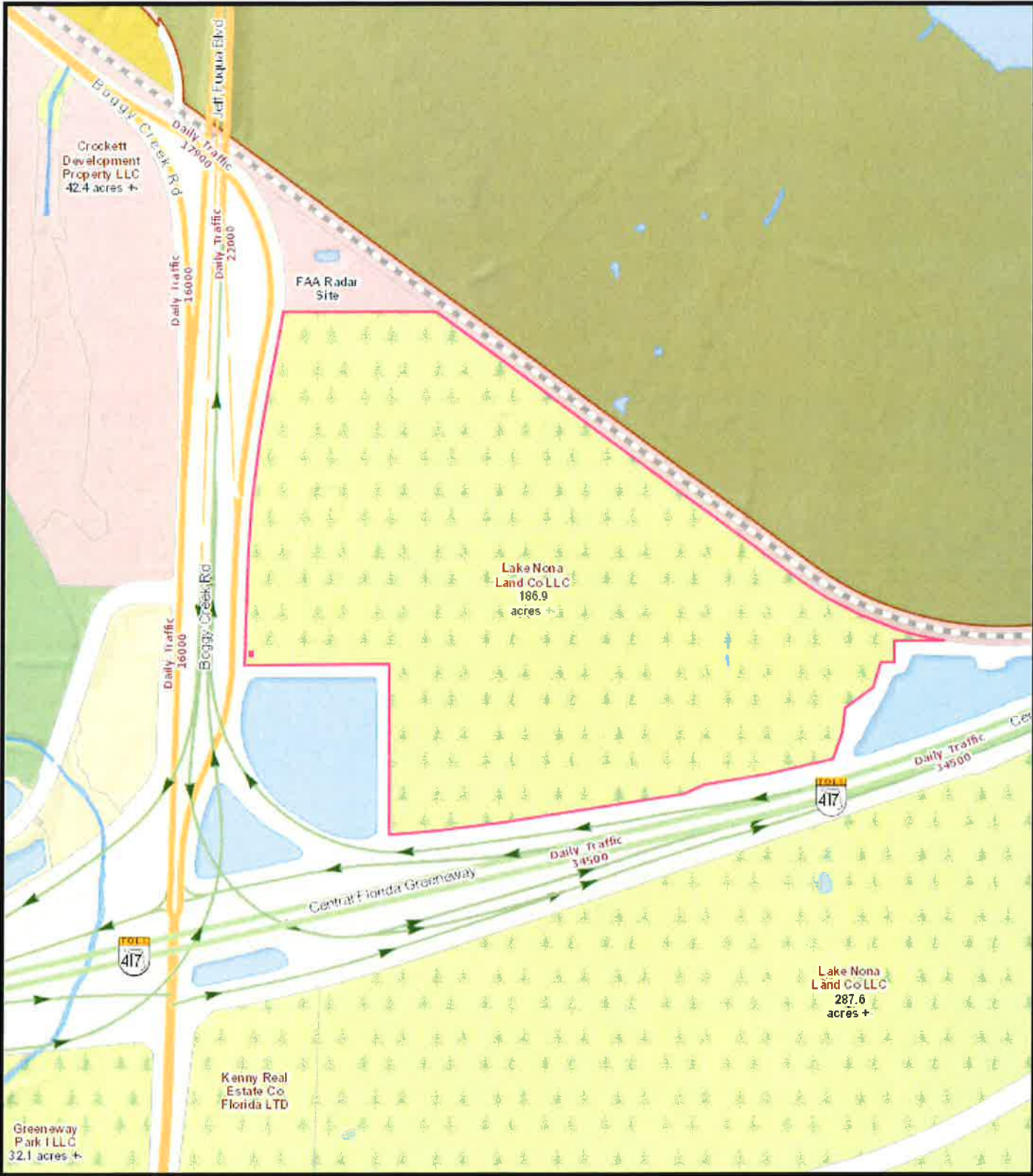
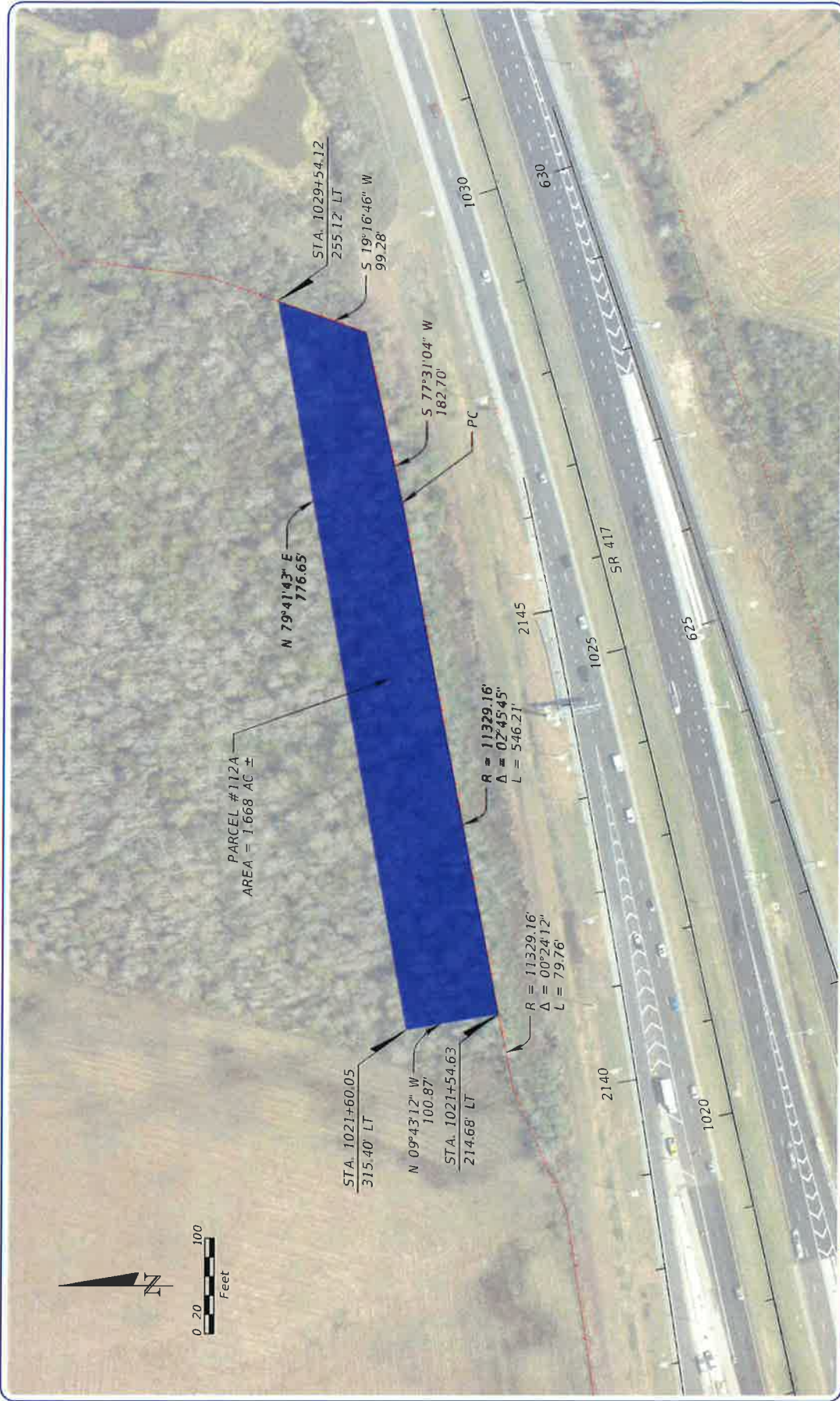


EXHIBIT 1

AERIAL PHOTOGRAPH





OSCEOLA PARKWAY EXTENSION - PARCEL 112A

ROAD NUMBER

PROJECT NUMBER

EXHIBIT 3

OSCEOLA PARKWAY EXTENSION
 CENTRAL FLORIDA EXPRESSWAY AUTHORITY
 PURPOSE: LIMITED ACCESS RIGHT OF WAY
 ESTATE: FEE SIMPLE

LEGAL DESCRIPTION

PARCEL 112A

A PORTION OF THAT PART OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST LYING SOUTHWESTERLY AND SOUTHERLY OF THE SOUTHWESTERLY RIGHT-OF-WAY LINE OF THE ORLANDO UTILITIES COMMISSION RAILROAD RIGHT-OF-WAY AS RECORDED IN OFFICIAL RECORD BOOK 3494, PAGES 2564-2567 OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE NORTHEAST 1/4 OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST, ORANGE COUNTY, FLORIDA, BEING A 4"x4" CONCRETE MONUMENT AS SHOWN ON THE CENTRAL FLORIDA EXPRESSWAY AUTHORITY (CFX) (FORMERLY ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY) SR 417 (EASTERN BELTWAY) RIGHT-OF-WAY MAPS, PROJECT 454 FROM STATION 932+48.49 TO 1041+14.75; THENCE SOUTH 01°40'11" WEST ALONG THE WEST LINE OF SAID NORTHEAST 1/4, A DISTANCE OF 2401.80 FEET TO A POINT ON THE NORTH EXISTING RIGHT OF WAY LINE OF SAID EASTERN BELTWAY; THENCE THE FOLLOWING THREE COURSES ALONG SAID NORTH EXISTING RIGHT OF WAY LINE; RUN NORTH 81°22'03" EAST, A DISTANCE OF 564.47 FEET TO A POINT; THENCE NORTH 66°08'32" EAST, A DISTANCE OF 140.16 FEET TO A POINT ON A NON TANGENT CURVE, CONCAVE NORTHERLY AND HAVING A RADIUS OF 11329.16 FEET; THENCE FROM A TANGENT BEARING OF NORTH 80°41'00" EAST, RUN NORTHEASTERLY ALONG THE ARC OF SAID, THROUGH A CENTRAL ANGLE OF 00°24'12", AN ARC DISTANCE OF 79.76 FEET TO A POINT LYING 214.68 FEET LEFT OF CENTERLINE OF CONSTRUCTION STATION 1021+54.63 AND THE POINT OF BEGINNING; THENCE NORTH 09°43'12" WEST, A DISTANCE OF 100.87 FEET TO A POINT; THENCE NORTH 79°41'43" EAST, A DISTANCE OF 776.65 FEET TO A POINT ON SAID NORTH EXISTING RIGHT OF WAY LINE; THENCE THE FOLLOWING THREE COURSES ALONG SAID NORTH EXISTING RIGHT OF WAY LINE; RUN SOUTH 19°16'46" WEST, A DISTANCE OF 99.28 FEET TO A POINT; THENCE SOUTH 77°31'04" WEST, A DISTANCE OF 182.70 FEET TO THE BEGINNING OF A CURVE, CONCAVE NORTHERLY AND HAVING A RADIUS OF 11329.16 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 02°45'45", AN ARC DISTANCE OF 546.21 FEET TO THE POINT OF BEGINNING.

TOGETHER WITH ALL RIGHTS OF INGRESS, EGRESS, LIGHT AIR AND VIEW BETWEEN THE GRANTOR'S REMAINING PROPERTY AND ANY FACILITY CONSTRUCTED ON THE ABOVE DESCRIBED PROPERTY.

CONTAINING 1.668 ACRES, MORE OR LESS.

GENERAL NOTES:

1. THE PURPOSE OF THIS SKETCH IS TO DELINEATE THE DESCRIPTION ATTACHED HERETO. THIS DOES NOT REPRESENT A BOUNDARY SURVEY.
2. THE SURVEYOR HAS NOT ABSTRACTED THE LANDS SHOWN HEREON FOR EASEMENTS AND OR RIGHT-OF-WAY RECORDS. THE SKETCH WAS PREPARED WITHOUT THE BENEFIT OF A TITLE REPORT.
3. THE BEARINGS SHOWN HEREON ARE BASED ON THE WEST LINE OF THE NORTHEAST 1/4 OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST, BEING SOUTH 01°40'11" WEST, AN ASSUMED DATUM.
4. UNLESS IT BEARS THE SIGNATURE AND ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER, THIS SKETCH IS FOR INFORMATIONAL PURPOSES ONLY.
5. THIS SKETCH MAY HAVE BEEN REDUCED IN SIZE BY REPRODUCTION. THIS MUST BE CONSIDERED WHEN OBTAINING SCALED DATA.
6. ALL RECORDING REFERENCES SHOWN ON THIS SKETCH REFER TO THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, UNLESS OTHERWISE NOTED.
7. THIS SKETCH IS NOT A SURVEY.

PAGE 1 OF 2

REVISION	BY	DATE

I HEREBY CERTIFY THAT THIS LEGAL DESCRIPTION AND SKETCH IS CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF. I FURTHER CERTIFY THAT THIS LEGAL DESCRIPTION AND SKETCH MEETS THE STANDARDS OF PRACTICE AS SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS IN CHAPTER 5J-17, FLORIDA ADMINISTRATIVE CODE, PURSUANT TO CHAPTER 472 OF THE FLORIDA STATUTES. SUBJECT TO NOTES AND NOTATIONS SHOWN HEREON.

H. Paul deVivero, Professional Land Surveyor No. 4980 DATE _____

For: CENTRAL FLORIDA EXPRESSWAY AUTHORITY
 Date: APRIL 03, 2018
 Project No.: D08-01
 Drawn: RJG Chkd.: RJH/DPW

**OSCEOLA PARKWAY EXTENSION
 CENTRAL FLORIDA
 EXPRESSWAY AUTHORITY
 PARCEL 112A**



GEODATA CONSULTANTS, INC.
 SURVEYING & MAPPING
 1349 SOUTH INTERNATIONAL PARKWAY
 SUITE 2401
 LAKE MARY, FLORIDA 32746
 VOICE: (407) 732-6965 FAX: (407) 878-0841
 Land Surveyor Business License No. 6556

SKETCH OF DESCRIPTION

POINT OF COMMENCEMENT

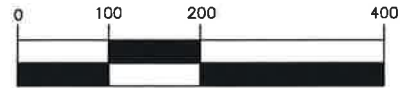
NW CORNER OF THE NE 1/4 OF SECTION 27,
TOWNSHIP 24 SOUTH, RANGE 30 EAST
4"x4" CONCRETE MONUMENT
PER THE EASTERN BELTWAY RIGHT-OF-WAY MAPS
FROM STATION 932+48.49 TO 1041+14.75
CFX PROJECT 454

ABBREVIATIONS

- CFX = CENTRAL FLORIDA EXPRESSWAY AUTHORITY
- CHKD. = CHECKED BY
- Δ = DELTA
- L = LENGTH
- ± = MORE OR LESS
- NT = NON-TANGENT
- NO. = NUMBER
- PC = POINT OF CURVATURE
- R = RADIUS
- STA = STATION
- TB = TANGENT BEARING



GRAPHIC SCALE

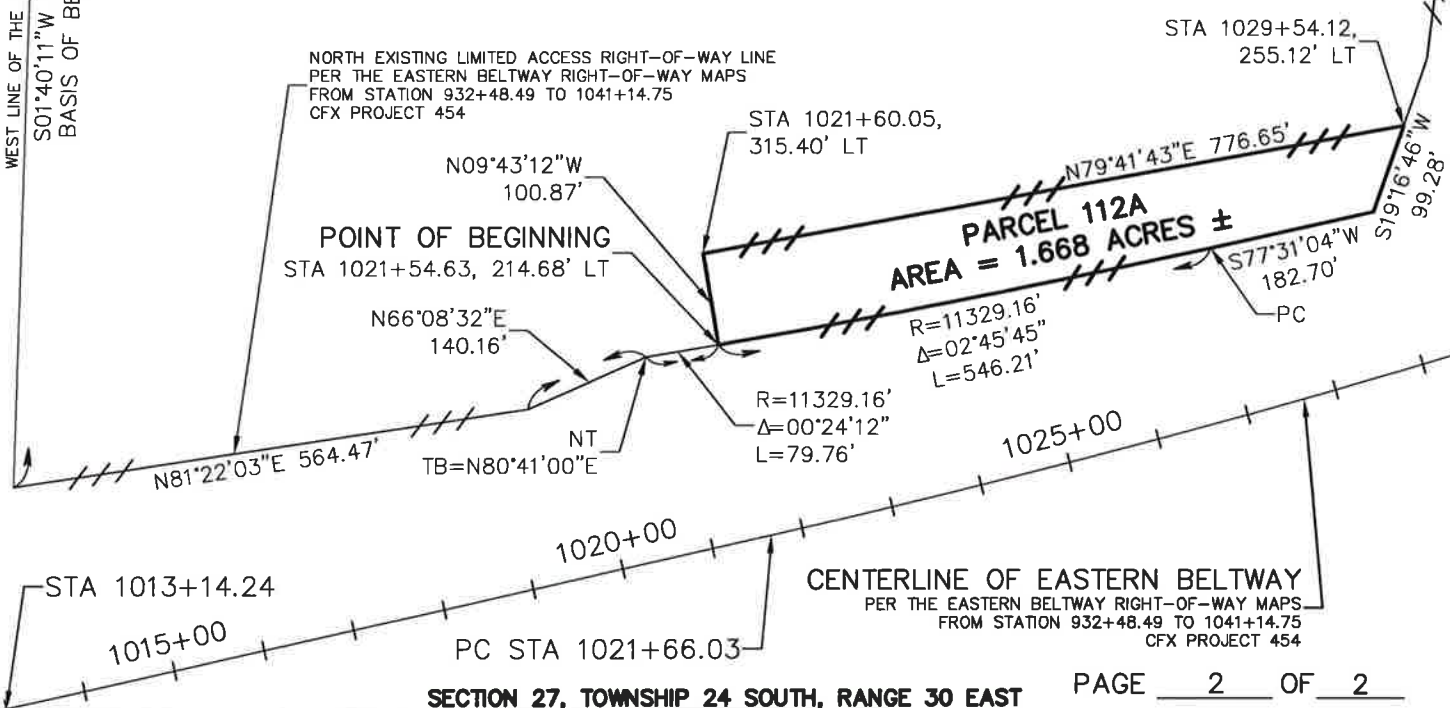


(IN FEET)

1 inch = 200 ft.

WEST LINE OF THE NE 1/4 OF SECTION 27
S01°40'11"W 2401.80'
BASIS OF BEARINGS

NORTH EXISTING LIMITED ACCESS RIGHT-OF-WAY LINE
PER THE EASTERN BELTWAY RIGHT-OF-WAY MAPS
FROM STATION 932+48.49 TO 1041+14.75
CFX PROJECT 454



SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST

PAGE 2 OF 2

For: CENTRAL FLORIDA EXPRESSWAY AUTHORITY
Date: APRIL 03, 2018
Project No.: D08-01
Drawn: RJG Chkd.: RJH/DPW

**OSCEOLA PARKWAY EXTENSION
CENTRAL FLORIDA
EXPRESSWAY AUTHORITY
PARCEL 112A**



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1349 SOUTH INTERNATIONAL PARKWAY
SUITE 2401

LAKE MARY, FLORIDA 32746

VOICE: (407) 732-6965 FAX: (407) 878-0841

Land Surveyor Business License No. 6556

REAL ESTATE ACQUISITION AGREEMENT

This **REAL ESTATE ACQUISITION AGREEMENT** (“Agreement”) is made and entered into this ____ day of _____, 2018 (the “Effective Date”), by and between **LAKE NONA LAND COMPANY, LLC, a Florida Limited Liability Corporation** (“Owner”), whose address is 699 Tavistock Lakes Blvd., Suite 200, Orlando, Florida 32827, and whose U.S. Taxpayer Identification Number is 27-1740765; and **OSCEOLA COUNTY**, a charter county and political subdivision of the State of Florida, (“COUNTY”), whose address is 1 Courthouse Square, Kissimmee, Florida 34741.

WITNESSETH:

WHEREAS, Owner is the fee simple owner of a certain parcel of real property located in Osceola County, Florida (the “Property”), being more particularly described in **Exhibit “A”** attached hereto and incorporated herein by this reference; and

WHEREAS, the County, the Central Florida Expressway Authority, a public body corporate and politic created and existing pursuant to Florida Statutes Chapter 348, Part II (“CFX”) and the Osceola County Expressway Authority (“OCX”) have entered into an Interlocal Agreement as of August 15, 2016 (the “Transition Agreement”), relating to various projects included in the OCX 2040 Master Plan, including the Osceola Parkway Extension from West of Boggy Creek Road to the Proposed Northeast Connector Expressway, including a proposed additional segment to the Osceola Parkway Extension Project commencing at the current terminus of the Osceola Parkway Extension Project as presently proposed in the OCX 2040 Master Plan and extending east to a point which is approximately two miles east thereof to a point of intersection with a proposed new north-south arterial, which project is the subject of a project development and environment study conducted under FPID 432134-1-22-01, in Fiscal Year 2016/2017, said project being known as FM #439193-1-38-01 and FM #439193-1-48-01 (the “Osceola Parkway Extension “); and

WHEREAS, the County, and CFX have entered into an Interlocal Agreement for Third-Party Funding as of February 20, 2018 (“Funding Agreement”), which agreement was joined for limited purposes by the First American Title Insurance Company, a Florida corporation; and

WHEREAS, CFX has identified the Property as necessary under the Funding Agreement; and

WHEREAS, CFX has negotiated the business terms for acquisition of the Property under the Funding Agreement; and

WHEREAS, the County desires to acquire the Property as right of way for future construction and maintenance of transportation related facilities (“Project”), or for other appropriate and legally authorized uses, and the County is required by law to furnish same for such purpose; and

WHEREAS, the County desires to purchase from Owner the fee simple interest in the Property; and

WHEREAS, Owner desires to sell to the County and the County desires to purchase from Owner the Property upon the terms and conditions herein below set forth.

NOW, THEREFORE, for and in consideration of Ten and No/100 Dollars (\$10.00) in hand paid by the County to Owner, the mutual covenants and agreements herein set forth, and other good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby expressly acknowledged by the parties hereto, the County and Owner hereby covenant and agree as follows:

1. **Recitals.** The foregoing recitals are true and correct and are incorporated herein by this reference.

2. **Agreement to Buy and Sell.** Owner agrees to sell to the County and the County agrees to purchase from Owner the Property in the manner and upon the terms and conditions hereinbelow set forth in this Agreement.

3. **Parties.** All parties to this Agreement hereby acknowledge that the terms contained in section 20.055(5), Florida Statutes, may apply to this Agreement to the extent required by said statute. The parties hereby agree to comply with this subsection of Florida Statutes.

4. **Purchase Price.** The total Property to be purchased from Owner is 1.668 acres, more or less, and includes any and all site improvements (the “Property”). The County shall pay Owner for the Property the sum of Eighty-Three Thousand, Four Hundred and 00/100 **Dollars (\$83,400.00)**, (the “Purchase Price”) which Purchase Price shall be paid by the County to Owner at Closing. The Purchase Price shall be paid by wire transfer of funds directly to the Broad and Cassel, LLP trust account as attorneys for Owner, subject to appropriate credits, adjustments and prorations as hereinbelow provided, and represents the full compensation to Owner for the Property and for any damages suffered by Owner and/or any adjoining property owned by Owner in connection with the transaction contemplated under this Agreement, including, without limitation, severance damages to Owner’s remaining property, business damages, consequential damages, any other damages whatsoever, together with interest, if any.

5. **County’s Right of Inspection.**

(a) **Right of Inspection.** The County shall at all times prior to the scheduled date of Closing have the privilege of going upon the Property with its agents and engineers as needed to inspect, examine, survey and otherwise undertake those actions which the County, in its discretion, deems necessary or desirable to determine the suitability of the Property for its

intended uses thereof. Said privilege shall include, without limitation, the right to make surveys, soils tests, borings, percolation tests, compaction tests, environmental tests and tests to obtain any other information relating to the surface, subsurface and topographic conditions of the Property. The County may, in its sole discretion and at its sole cost and expense, have the Property tested, surveyed and inspected to determine if the Property contains any hazardous or toxic substances, wastes, materials, pollutants or contaminants. As used herein, "Hazardous Substances" shall mean and include all hazardous and toxic substances, wastes or materials, any pollutants or contaminants (including, without limitation, asbestos and raw materials which include hazardous components), or other similar substances, or materials which are included under or regulated by any local, state or federal law, rule or regulation pertaining to environmental regulation, contamination or clean-up, including, without limitation, "CERCLA", "RCRA", or state superlien or environmental clean-up statutes (all such laws, rules and regulations being referred to collectively as "Environmental Laws"). The County may obtain a hazardous waste report prepared by a registered engineer, which report, if obtained, shall be satisfactory to the County in its sole discretion. In the event the County determines that said report is not satisfactory, the County may terminate this Agreement, both parties thereby being relieved of all further obligations hereunder, other than obligations which, by the express terms of this Agreement, survive the Closing or the termination of this Agreement.

(b) Termination. In the event County elects to exercise its right to terminate this Agreement pursuant to the provisions of Section 5(a) hereof, such election must be exercised by providing written notice of the election to Owner (the "Termination Notice"), which Termination Notice must be timely provided (pursuant to the Notices provisions in Section 12 hereof) prior to the then-scheduled date of Closing.

(c) Indemnification. Subject to limitations provided in Statute 768.28, Florida Statutes, County hereby agrees to indemnify and hold harmless Owner against all claims, demands, and liabilities, including but not limited to attorneys' fees, or non-payment of services rendered to or for County, or damages or injuries to persons or property, or the Property, arising out of County's inspection of the Property, and not resulting from the wrongful acts or omissions of Owner or Owner's agents. Notwithstanding anything to the contrary set forth in this Agreement, the agreement to indemnify and hold Owner harmless in this Section 5(c) shall survive the Closing or any earlier termination of this Agreement as provided herein. The grant of indemnity in this Section shall include all actions undertaken by County or County's employees, agents, or consultants. In the event County terminates this Agreement during the inspection period County shall repair any damage to the Property resulting from Purchaser's inspection activities. In the event this Agreement is not terminated pursuant to the preceding provisions of this Section 5, as to all of County's access to and inspections of the Property occurring subsequent to the expiration of the time period for inspection and prior to the Closing the preceding provisions of this Section 5, including the indemnification provisions, shall remain in full force and effect, and shall survive the termination of this Agreement.

6. Evidence of Title. Within fifteen (15) days of the Effective Date of this Agreement, the County shall, at the County's sole cost and expense, obtain, and provide to Owner, a commitment from First American Title Insurance Company for a policy of Owner's Title Insurance (the "Commitment"). Copies of all documents constituting the exceptions referred to in the Commitment shall be attached thereto. The Commitment shall bind the title

company to deliver to the County a policy of Owner's Title Insurance which shall insure the County's title to the Property in an amount equal to the Purchase Price. The County shall have ten (10) days from the date of receipt of the latter of the Commitment or the Survey (as defined below) to examine same and notify Owner of any defects, a defect being a matter which would render title unmarketable or is otherwise unacceptable to the County. Owner shall have fifteen (15) days from receipt of notice of the title defect within which to remove such defect(s), and if Owner is unsuccessful in removing same within said time period, the County shall have the option of: (i) accepting title as it then is; or (ii) terminating this Agreement, whereupon each party shall then be released of all further obligations hereunder. Owner agrees that it will, if title is found to be unmarketable or otherwise unacceptable to the County, use its best efforts to correct the defect(s) in title within the time period provided therefor. In the event any of the foregoing time periods extend beyond the Closing Date, the Closing Date shall extend accordingly at the County's option. Those matters set forth on **Exhibit "B"** attached hereto and incorporated herein by reference, together with title exceptions listed in the Commitment and accepted in writing by the County, shall be deemed and collectively referred to herein as the "Permitted Exceptions". County shall take title to the Property subject to the Permitted Exceptions. At Closing, the County shall pay the premium for the Owner's Title Insurance Policy to be issued.

7. **Survey.** The County shall have the right, at any time before Closing, to have the Property surveyed at its sole cost and expense (the "Survey"). Any Survey shall be performed and certified to the County and the title company issuing the Commitment in accordance with applicable law, statutes and regulations and shall have located thereon all matters listed in the Commitment which are capable of being shown on a survey. Any survey exceptions or matters not acceptable to the County shall be treated as title exceptions. The surveyor shall provide certified legal descriptions and sketches of said descriptions delineating the Property into various portions of right of way and the legal descriptions will be included in the deed as an additional description of the Property conveyed by Owner.

8. **Closing Date and Closing Procedures and Requirements.**

(a) **Closing Date.** The closing of the purchase and sale contemplated under this Agreement (the "Closing") shall be held on or before _____ (___) days after the Effective Date or such earlier date selected by the County by providing not less than ten (10) days' written notice to Owner (the "Closing Date"), at the offices of the County, or the County's attorney, or any other place which is mutually acceptable to the parties.

(b) **Conveyance of Title.** At the Closing, Owner shall execute and deliver to the County a Special Warranty Deed, in the form and content attached hereto as **Exhibit "C"** and incorporated herein by reference, conveying fee simple marketable record title to the Property to the County, free and clear of all liens, general and special assessments, easements, reservations, restrictions and encumbrances whatsoever except for Permitted Exceptions and other title exceptions to which County has not objected or which County has agreed to accept subject to pursuant to Sections 5.

(c) **Conveyance of Possession.** Title shall transfer as of the Closing Date and, on or before said Closing Date, Owner shall abandon and vacate the Property and shall remove

all personal property not included in this transaction that Owner intends to remove from the Property and for which the County has not paid Owner as part of the Closing. Owner shall surrender possession of the Property to the County at the Closing free of any tenancies, sub-tenancies or encumbrances, except those listed on the Permitted Exceptions in **Exhibit "B,"** or by separate agreement of the parties entered into prior to the Closing. Any personal property or fixtures left by Owner upon the Property after the Closing Date shall be presumed to be abandoned, and the County will have the right to remove and destroy such property or fixtures without any responsibility or liability to Owner for any damages or claims whatsoever.

(d) **Prorating of Taxes and Assessments.** Owner shall pay all taxes, assessments and charges applicable to the Property for the period of time prior to the Closing date. All such taxes, assessments and charges shall be prorated as of the Closing date. At Closing, Owner will pay to the County or the closing agent, by credit to the Purchase Price or otherwise, Owner's pro rata share of all taxes, assessments and charges as determined by the Osceola County Property Appraiser, the Osceola County Tax Collector and/or other applicable governmental County.

(e) **Closing Costs.** The County shall, at Closing, pay: (i) all real property transfer and transaction taxes and levies, including documentary stamps on the Statutory Warranty Deed delivered to the County hereunder, if any, relating to the purchase and sale of the Property; (ii) the cost of recording the Statutory Warranty Deed delivered hereunder; (iii) all costs pertaining to the title commitment, including, but not limited to, title insurance premiums, title search fees, and the premiums for any endorsements requested by the County, and all costs related to the issuance of the Commitment and a title insurance policy insuring title to the Property, should the County desire to obtain a title insurance policy on the Property; (iv) all of the costs and expenses associated with the Survey, should the County desire to obtain a Survey. All other costs incurred at Closing shall be borne by the parties in accordance with the custom and usage in Osceola County, Florida.

(f) **General Closing Documents.** At Closing, the Owner shall sign a closing statement, an owner's affidavit including matters referenced in Section 627.7842(1)(b) and (c), Florida Statutes, and an affidavit that Owner is not a foreign person for purposes of the Foreign Investment in Real Property Tax Act (FIRPTA), as revised by the Deficit Reduction Act of 1984 and as same may be amended from time to time (which certificates shall include Owner's taxpayer identification numbers and address or a withholding certificate from the Internal Revenue Service stating that Owner is exempt from withholding tax on the Purchase Price under FIRPTA), an appropriate resolution authorizing the Owner to engage in the transaction, and such other documents as are necessary to complete the transaction. If, at the time of Closing, the Owner holds title to the Property in the form of a partnership, limited partnership, corporation, limited liability company, trust or any form of representative capacity whatsoever, then at Closing the Owner shall sign a Beneficial Interest Affidavit described in Section 286.23, Florida Statutes, as applicable (a copy of which is attached hereto as **Exhibit "D"**).

9. **Maintenance of Property.** From and after the date hereof and until physical possession of the Property has been delivered to the County, Owner will keep and maintain all of the Property in good order and condition and will comply with and abide by all laws, ordinances, regulations and restrictions affecting the Property or its use, and Owner will pay all

taxes and assessments relative to the Property prior to the due date thereof. From and after the date hereof, Owner shall not offer to sell the Property to any other person or entity or enter into any verbal or written agreement, understanding, or contract relating to the sale or conveyance of the Property or any interest therein.

10. **Warranties and Representations of Owner.** To induce the County to enter into this Agreement and to purchase the Property, Owner, in addition to the other representations and warranties set forth herein, makes the following representations and warranties, each of which is material and is being relied upon by the County and shall survive Closing;

(a) That Owner owns fee simple marketable record title to the Property, free and clear of all liens, special assessments, easements, reservations, restrictions and encumbrances, and there are no tenancy, rental or other occupancy agreements affecting the Property.

(b) That there are no actions, suits or proceedings of any kind or nature whatsoever, legal or equitable, affecting the Property or any portion thereof or relating to or arising out of the ownership of the Property, in any court or before or by any federal, state, county or municipal department, commission, board, bureau, or agency or other governmental instrumentality, unless such action has been commenced by the County.

(c) Owner has the full right, power and County to enter into and deliver this Agreement and to consummate the purchase and sale of the Property in accordance herewith and to perform all covenants and agreements of Owner hereunder.

(d) Owner has no knowledge or notice that any present default or breach exists under any mortgage or other encumbrance encumbering the Property or any covenants, conditions, restrictions, rights-of-way or easements which may affect the Property or any portion or portions thereof, and that no condition or circumstance exists which, with the passage of time and/or the giving of notice, or otherwise, would constitute or result in a default or breach under any such covenants, conditions, restrictions, rights-of-way or easements.

(e) Owner has no knowledge that the Property has ever been used by previous owners and/or operators to generate, manufacture, refine, transport, treat, store, handle or dispose of any Hazardous Substances. Owner has no knowledge of the Property having ever contained nor does it now contain either asbestos, PCB or other toxic materials, whether used in construction or stored on the Property, and Owner has not received a summons, citation, directive, letter or other communication, written or oral, from any agency or Department of the State of Florida or the U. S. Government concerning any intentional or unintentional action or omission on Owner's part which had resulted in the releasing, spilling, leaking, pumping, pouring, emitting, emptying or dumping of Hazardous Substances. Owner has no knowledge of any release of Hazardous Substances or notice of violation of any environmental law related to such operation.

(f) Owner has no knowledge of any anti-pollution, Environmental Laws, rules, regulations, ordinances, orders or directives which would hinder, prevent or substantially obstruct the County's use of the Property.

(g) Owner has no knowledge of any Hazardous Substances, pollutants, contaminants, petroleum products or by-products, asbestos or other substances, whether hazardous or not, on or beneath the surface of the Property, which Owner or any other person or entity has placed or caused or allowed to be placed upon the Property, and which have caused or which may cause any investigation by any agency or instrumentality of government, which are or may be on the Property in violation of any law or regulation of any local, state or federal government or which are or may be a nuisance or health threat to occupants of the Property or other residents of the area.

(h) No person, firm or other legal entity other than the County has any right or option whatsoever to acquire the Property or any portion or thereof or any interest therein.

(i) That the execution and delivery of this Agreement and the consummation of the transaction contemplated herein shall not and do not constitute a violation or breach by Owner of any provision of any agreement or other instrument to which Owner is a party or to which Owner may be subject although not a party, nor result in or constitute a violation or breach of any judgment, order, writ, injunction or decree issued against Owner.

(j) That each and every one of the foregoing representations and warranties is true and correct as of the date hereof, will remain true and correct throughout the term of this Agreement, and will be true and correct as of the Closing Date.

(k) In the event that changes occur as to any information, documents or exhibits referred to in the subparagraphs of this section, or in any other part of this Agreement, of which Owner has knowledge, Owner will immediately disclose same to the County when such knowledge is first available to Owner; and in the event of any change which may be deemed by the County to be materially adverse, the County may, at its election, terminate this Agreement.

11. **Defaults.**

(a) **Owner Default.** In the event that: (i) any of Owner's representations and warranties contained herein are not true and correct, or (ii) Owner fails to perform in any of Owner's covenants and agreements contained herein within the time performance specified herein; County may exercise the following rights and remedies: (i) County shall have the right to terminate this Agreement, in which event the obligations of the parties under this Agreement shall be terminated (other than obligations which, by the terms of this Agreement, expressly survive the termination of the Agreement) and this Agreement shall be null and void; or (ii) pursue an action for specific performance of this Agreement against Owner (County acknowledges it has waived any right to pursue an action for damages against Owner, in the event of a default by Owner); provided, however, that nothing contained in this subsection shall limit or prevent the County from exercising its power of eminent domain to acquire, by condemnation, title to the Property.

(b) **County Default.** In the event either party breaches any warranty or representation contained in this Agreement or fails to comply with or perform any of the conditions to be complied with or any of the covenants, agreements or obligations to be performed by such party under the terms and provisions of this Agreement, Owner, in its sole

discretion, shall be entitled to: (i) exercise any and all rights and remedies available to it at law and in equity, including without limitation, the right of specific performance; or (ii) terminate this Agreement. Upon any such termination, this Agreement and all rights and obligations created hereunder shall be deemed null and void and of no further force or effect.

12. **Notices.** Any notices which may be permitted or required hereunder shall be in writing and shall be deemed to have been duly given as of the date and time the same are personally delivered, transmitted electronically (i.e., by telecopier device) or within three (3) days after depositing with the United States Postal Service, postage prepaid by registered or certified mail, return receipt requested, or within one (1) day after depositing with Federal Express or other overnight delivery service from which a receipt may be obtained, and addressed as follows:

County: **OSCEOLA COUNTY**
1 Courthouse Square
Kissimmee, FL 34741

With a copy to: Andrew W. Mai, Esq.
OSCEOLA COUNTY
COUNTY ATTORNEY
1 Courthouse Square
Suite 4200
Kissimmee, FL 34741

Owner: **LAKE NONA LAND COMPANY, LLC**
6900 Tavistock Lakes Blvd., Suite 200
Orlando, Florida 32827

With a copy to: Robert F. Mallett, Esq.
BROAD AND CASSEL, LLP
390 N. Osceola Avenue, Suite 1400
Orlando, Florida 32801
Telephone (407) 839-4200
Facsimile (407) 425-8377

or to such other address as either party hereto shall from time to time designate to the other party by notice in writing as herein provided.

13. **General Provisions.** No failure of either party to exercise any power given hereunder or to insist upon strict compliance with any obligation specified herein, and no custom or practice at variance with the terms hereof, shall constitute a waiver of either party's right to demand exact compliance with the terms hereof. This Agreement contains the entire agreement of the parties hereto, and no representations, inducements, promises or agreements, oral or otherwise, between the parties not embodied herein shall be of any force or effect. Any amendment to this Agreement shall not be binding upon any of the parties hereto unless such amendment is in writing and executed by Owner and the Osceola County. The provisions of this Agreement shall inure to the benefit of and be binding upon the parties hereto and their

respective heirs, administrators, executors, personal representatives, successors and assigns. Time is of the essence of this Agreement. Wherever under the terms and provisions of this Agreement the time for performance falls upon a Saturday, Sunday, or Legal Holiday, such time for performance shall be extended to the next business day. This Agreement may be executed in multiple counterparts, each of which shall constitute an original, but all of which taken together shall constitute one and the same agreement. The headings inserted at the beginning of each paragraph of this Agreement are for convenience only, and do not add to or subtract from the meaning of the contents of each paragraph. Owner and the County do hereby covenant and agree that such documents as may be legally necessary or otherwise appropriate to carry out the terms of this Agreement shall be executed and delivered by each party at Closing. This Agreement shall be interpreted under the laws of the State of Florida. The parties hereto agree that the exclusive venue for any legal action authorized hereunder shall be in the courts of Osceola County, Florida. TIME IS OF THE ESSENCE OF THIS AGREEMENT AND EACH AND EVERY PROVISION HEREOF.

14. **Survival of Provisions.** Other than as specified to the contrary in Section 10 above, all covenants, representations and warranties set forth in this Agreement shall survive the Closing and shall survive the execution or delivery of any and all deeds and other documents at any time executed or delivered under, pursuant to or by reason of this Agreement, and shall survive the payment of all monies made under, pursuant to or by reason of this Agreement.

15. **Severability.** This Agreement is intended to be performed in accordance with, and only to the extent permitted by, all applicable laws, ordinances, rules and regulations. If any provision of this Agreement or the application thereof to any person or circumstance shall, for any reason and to any extent, be invalid or unenforceable, the remainder of this Agreement and the application of such provision to other persons or circumstances shall not be affected thereby but rather shall be enforced to the greatest extent permitted by law.

16. **Attorneys' Fees.** In the event of any dispute hereunder or of any action to interpret or enforce this Agreement, any provision hereof or any matter arising herefrom, the prevailing party shall be entitled to recover its reasonable costs, fees and expenses, including, but not limited to, witness fees, expert fees, consultant fees, attorney (in-house and outside counsel), paralegal and legal assistant fees, costs and expenses and other professional fees, costs and expenses whether suit be brought or not, and whether in settlement, in any declaratory action, in mediation, arbitration or bankruptcy, at trial or on appeal.

17. **Waiver of Jury Trial.** OWNER AND THE COUNTY VOLUNTARILY WAIVE A TRIAL BY JURY IN ANY LITIGATION OR ACTION ARISING FROM THIS AGREEMENT.

18. **Radon Gas.** Radon is naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county public health unit.

19. **Effective Date.** When used herein, the term “Effective Date” or the phrase “the date hereof” or “the date of this Agreement” shall mean the last date that either the County or Owner executes this Agreement.

20. **Release of County.** By execution of this Agreement, Owner acknowledges and agrees that as of the date of Owner’s execution and delivery of the deed, Owner shall thereby remise, release, acquit, satisfy, and forever discharge the County, of and from all, and all manner of action and actions, cause and causes of action, suits, sums of money, covenants, contracts, controversies, agreements, promises, trespasses, damages, judgments, claims and demands whatsoever, in law or in equity, which Owner ever had, then have, or which any personal representative, successor, heir or assign of Owner, thereafter can, shall or may have, against the County, for, upon or by reason of any matter, cause or thing whatsoever, arising out of or in any way connected with Owner’s conveyance of the Property to the County or the applicable project, including, without limitation, any claim for loss of access, air, light or view to Owner’s remaining property, or other severance damages to Owner’s remaining property, business damages, consequential damages, or any other damages, all from the beginning of the world to the day thereof. A covenant shall be contained in the deed acknowledging Owner’s agreement to the foregoing, in which event if there is any conflict between the terms of the covenant and the deed and the terms of this Section, the terms of the covenant in the deed shall control.

21. **Not an Offer.** Notwithstanding anything to the contrary in this Agreement, in the event that the transaction under this Agreement does not close, this Agreement shall not be deemed an offer nor admissible in any subsequent eminent domain proceeding with respect to the Property.

22. **Indemnifications Regarding Brokers, Finders, Etc..** Owner represents and warrants to Osceola County, and Osceola County likewise represents and warrants to Owner, that they have neither dealt with, nor negotiated with, any broker, sales person or finder in connection with the sale of the Property to Osceola County, and each Party hereto agree to indemnify and hold the other Party harmless from any and all claims, demands, causes of action or other liabilities, and all costs and expenses (including reasonable attorneys’ fees) incurred in defending against any claims arising from or pertaining to any other brokerage commission, fees, costs, or other expenses which may be claimed by any broker, sales person or entity arising out of any actions of Osceola County (as to the indemnity obligations of Osceola County) or arising out of any actions of Owner (as to the indemnity obligations of Owner).

23. **Governing Law.** This Agreement shall be construed in accordance with the laws of the State of Florida. The venue for all legal proceedings arising out of this Agreement shall be exclusively in the Circuit Court in and for Osceola County, Florida.

24. **Waiver/Time.** The waiver of any breach of any provision hereunder by Osceola County or Owner shall not be deemed to be a waiver of any proceeding or subsequent breach hereunder. No failure or delay of any party in the exercise of any right given hereunder shall constitute a waiver thereof nor shall any partial exercise of any right preclude further exercise thereof. Time is of the essence in this Agreement as to all dates and time periods set forth herein. To the extent that the last day of any time period stipulated in this Agreement falls on a

Saturday, Sunday, or federal holiday, the period shall run until the end of the next day which is neither a Saturday, Sunday or federal holiday. Any time period of five (5) days or less specified herein shall not include Saturdays, Sundays or federal holidays. Where used herein, the term "business days" shall be those days other than Saturdays, Sundays or federal holidays.

25. **Representation by Counsel.** County and Seller are both represented in this transaction by counsel. This Agreement shall not be construed more or less favorably against either party, regardless of which party may be deemed the drafter hereof.

26. **Counterparts.** This Agreement may be executed in any number of counterparts, each of which shall be an original but all of which shall constitute one and the same Agreement.

THE NEXT PAGE IS THE SIGNATURE PAGE

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed in their respective names as of the date first above written.

WITNESSES:

“OWNER”

LAKE NONA LAND COMPANY, LLC,
a Florida Limited Liability Corporation

Print Name: _____

By: _____

Printed Name: _____

Title: _____

Date: _____

Print Name: _____

WITNESSES:

“COUNTY”

OSCEOLA COUNTY, FLORIDA

Print Name _____

By: _____

Chairman/Vice Chairman

Board of County Commissioners

Print Name _____

Date: _____

(SEAL)

ATTEST:

Clerk/Deputy Clerk

As authorized for execution at the Board of
County Commissioners meeting of:

SCHEDULE OF EXHIBITS

EXHIBIT	DESCRIPTION
A	Legal Description – The Property
B	Schedule – Permitted Exceptions
C	Form – Special Warranty Deed
D	Form – Beneficial Interest Affidavit

EXHIBIT "A"
LEGAL DESCRIPTION OF PROPERTY

Project 599-2260
Parcel No.: 112A

PARCEL 112A

A PORTION OF THAT PART OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST LYING SOUTHWESTERLY AND SOUTHERLY OF THE SOUTHWESTERLY RIGHT-OF-WAY LINE OF THE ORLANDO UTILITIES COMMISSION RAILROAD RIGHT-OF-WAY AS RECORDED IN OFFICIAL RECORD BOOK 3494, PAGES 2564-2567 OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE NORTHEAST 1/4 OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST, ORANGE COUNTY, FLORIDA, BEING A 4"x4" CONCRETE MONUMENT AS SHOWN ON THE CENTRAL FLORIDA EXPRESSWAY AUTHORITY (CFX) (FORMERLY ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY) SR 417 (EASTERN BELTWAY) RIGHT-OF-WAY MAPS, PROJECT 454 FROM STATION 932+48.49 TO 1041+14.75; THENCE SOUTH 01°40'11" WEST ALONG THE WEST LINE OF SAID NORTHEAST 1/4, A DISTANCE OF 2401.80 FEET TO A POINT ON THE NORTH EXISTING RIGHT OF WAY LINE OF SAID EASTERN BELTWAY; THENCE THE FOLLOWING THREE COURSES ALONG SAID NORTH EXISTING RIGHT OF WAY LINE; RUN NORTH 81°22'03" EAST, A DISTANCE OF 564.47 FEET TO A POINT; THENCE NORTH 66°08'32" EAST, A DISTANCE OF 140.16 FEET TO A POINT ON A NON TANGENT CURVE, CONCAVE NORTHERLY AND HAVING A RADIUS OF 11329.16 FEET; THENCE FROM A TANGENT BEARING OF NORTH 80°41'00" EAST, RUN NORTHEASTERLY ALONG THE ARC OF SAID, THROUGH A CENTRAL ANGLE OF 00°24'12", AN ARC DISTANCE OF 79.76 FEET TO A POINT LYING 214.68 FEET LEFT OF CENTERLINE OF CONSTRUCTION STATION 1021+54.63 AND THE POINT OF BEGINNING; THENCE NORTH 00°43'12" WEST, A DISTANCE OF 100.87 FEET TO A POINT; THENCE NORTH 79°41'43" EAST, A DISTANCE OF 776.95 FEET TO A POINT ON SAID NORTH EXISTING RIGHT OF WAY LINE; THENCE THE FOLLOWING THREE COURSES ALONG SAID NORTH EXISTING RIGHT OF WAY LINE; RUN SOUTH 19°16'46" WEST, A DISTANCE OF 99.28 FEET TO A POINT; THENCE SOUTH 77°31'04" WEST, A DISTANCE OF 182.70 FEET TO THE BEGINNING OF A CURVE, CONCAVE NORTHERLY AND HAVING A RADIUS OF 11329.16 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 02°45'45", AN ARC DISTANCE OF 546.21 FEET TO THE POINT OF BEGINNING.

TOGETHER WITH ALL RIGHTS OF INGRESS, EGRESS, LIGHT AIR AND VIEW BETWEEN THE GRANTOR'S REMAINING PROPERTY AND ANY FACILITY CONSTRUCTED ON THE ABOVE DESCRIBED PROPERTY.

CONTAINING 1.668 ACRES, MORE OR LESS.

EXHIBIT "B"

PERMITTED EXCEPTIONS
Lake Nona Land Company, LLC

NONE

EXHIBIT "C"

FORM – SPECIAL WARRANTY DEED

**Project 599-2260
Parcel 112A**

SPECIAL WARRANTY DEED

THIS INDENTURE, made and executed the ____ day of _____, 2018 by LAKE NONA LAND COMPANY, LLC, a Florida Limited Company ("Owner"), whose address is _____, hereinafter referred to as "Grantor," to OSCEOLA COUNTY, a charter county and political subdivision of the State of Florida, and whose mailing address is 1 Courthouse Square, Kissimmee, FL 34741, hereinafter referred to as "Grantee".

WITNESSETH that said Grantor, for and in consideration of the sum of Ten Dollars (\$10.00), and other good and valuable consideration to said Grantor in hand paid by said Grantee, the receipt whereof is hereby acknowledged, has granted, bargained and sold to said Grantee, and Grantee's heirs, successors and assigns forever, the following described land, situated, lying and being in Orange County, Florida to-wit:

SEE ATTACHED EXHIBIT "A" (the "Property")

TOGETHER WITH all right of ingress, egress, light, air and view to, from or across any of the Property which may otherwise accrue to any property adjoining said Property.

SUBJECT TO those exceptions listed on **EXHIBIT "B"** attached hereto and incorporated herein by this reference, but this reference shall not act to reimpose any of the same.

SUBJECT TO as the ad valorem and real estate taxes for the calendar year 2018 and all subsequent years.

TO HAVE AND TO HOLD the same, in fee simple forever.

AND Grantor covenants that Grantor will covenant and defend title to the Property hereby conveyed against the lawful claims and all persons claiming by, through, or under Grantor but against no others.

AND by execution and delivery of this deed, Grantor hereby remises, releases, acquits, satisfies, and forever discharges Grantee and Grantee's successors and assigns of and from all, and all manner of, action and actions, cause and causes of action, suits, sums of money, covenants, contracts, controversies, agreements, promises, trespasses, damages, judgments, claims and demands whatsoever, in law or in equity, which Grantor ever had, now has, then has, or which any personal representative, successor, heir or assign of Grantor, hereafter can, shall or may have, against Grantee, and/or Grantee's successors and assigns, for, upon or by reason of any matter, cause or thing whatsoever, arising out of Grantor's conveyance of the subject

property to Grantee, or the Grantee' or its successors' or assigns' development of the Property, including, without limitation, any claim for loss of access, air, light or view to, from or across Grantor's remaining property, severance damages to Grantor's remaining property, business damages, consequential damages, or any other damages, both before and after the date of this instrument.

IN WITNESS WHEREOF, Grantor has caused this instrument to be executed as of the day and year first above written.

Signed, sealed and delivered
in the presence of:

LAKE NONA LAND COMPANY, LLC,
a Florida Limited Liability Corporation

WITNESSES:

Print Name: _____

By: _____

Printed Name: _____

Title: _____

Date: _____

Print Name: _____

STATE OF FLORIDA
COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this ____ day of _____, 2018, by _____ as _____ of **LAKE NONA LAND COMPANY, LLC, a Florida limited liability corporation**, the _____, on behalf of the Company. He / She is personally known to me or has produced _____ as identification and who did/did not take an oath.

(Signature of Notary Public)

(Typed name of Notary Public)

Notary Public, State of Florida

Commission No.: _____

My commission expires: _____

Exhibit "A" to Special Warranty Deed

Project 599-2260
Parcel No.: 112A

PARCEL 112A

A PORTION OF THAT PART OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST LYING SOUTHWESTERLY AND SOUTHERLY OF THE SOUTHWESTERLY RIGHT-OF-WAY LINE OF THE ORLANDO UTILITIES COMMISSION RAILROAD RIGHT-OF-WAY AS RECORDED IN OFFICIAL RECORD BOOK 3494, PAGES 2564-2567 OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

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TOGETHER WITH ALL RIGHTS OF INGRESS, EGRESS, LIGHT AIR AND VIEW BETWEEN THE GRANTOR'S REMAINING PROPERTY AND ANY FACILITY CONSTRUCTED ON THE ABOVE DESCRIBED PROPERTY.

CONTAINING 1.668 ACRES, MORE OR LESS.

EXHIBIT "B"

PERMITTED EXCEPTIONS
Lake Nona Land Company, LLC

NONE

EXHIBIT "D"

DISCLOSURE OF INTERESTS IN REAL PROPERTY

TO: Fred Hawkins, Jr., Chairman, **OSCEOLA COUNTY**, a charter county and political subdivision of the State of Florida,

FROM: **LAKE NONA LAND COMPANY, LLC, a Florida Limited Corporation**

SUBJECT: Project 599-2260, Parcel 112A as more particularly described in Exhibit "A" attached hereto (hereinafter the "Property")

Please be advised that the undersigned, after diligent search and inquiry, hereby states under oath, and subject to the penalties for perjury, that the name and address of each person having a legal or beneficial interest in the Property as of the ____ day of _____, 2018 is as follows:

Name	Address	Percentage of Ownership
_____	_____	
_____	_____	

I swear and affirm that the information furnished herein is accurate as of the date hereof, and I agree to promptly disclose any changes in the information contained herein, or any errors in such information.

This disclosure is made under oath and I understand I am subject to penalties for perjury for any false information contained herein.

This disclosure is made pursuant to Section 286.23, Florida Statutes, in connection with a conveyance of the Property to Osceola County, Florida.

[SIGNATURE AND NOTARY ON NEXT PAGE]

SELLER

LAKE NONA LAND COMPANY, LLC,
a Florida Limited Liability Corporation

By: _____
Printed Name: _____
Title: _____
Date: _____

STATE OF FLORIDA _____
COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this _____ day of _____, 2018, by _____ as _____ of **LAKE NONA LAND COMPANY, LLC, a Florida Limited Liability Corporation.** He / She is personally known to me or has produced _____ as identification and who did/did not take an oath.

(Signature of Notary Public)

(Typed name of Notary Public)
Notary Public, State of Florida
Commission No.: _____
My commission expires: _____

Exhibit "A" to Disclosures of Interests in Real Property

Project 599-2260
Parcel No.: 112A

PARCEL 112A

A PORTION OF THAT PART OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST LYING SOUTHWESTERLY AND SOUTHERLY OF THE SOUTHWESTERLY RIGHT-OF-WAY LINE OF THE ORLANDO UTILITIES COMMISSION RAILROAD RIGHT-OF-WAY AS RECORDED IN OFFICIAL RECORD BOOK 3494, PAGES 2564-2567 OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE NORTHEAST 1/4 OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST, ORANGE COUNTY, FLORIDA, BEING A 4"X4" CONCRETE MONUMENT AS SHOWN ON THE CENTRAL FLORIDA EXPRESSWAY AUTHORITY (CFX) (FORMERLY ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY) SR 417 (EASTERN BELTWAY) RIGHT-OF-WAY MAPS, PROJECT 454 FROM STATION 932+48.49 TO 1041+14.75; THENCE SOUTH 01°40'11" WEST ALONG THE WEST LINE OF SAID NORTHEAST 1/4, A DISTANCE OF 2401.80 FEET TO A POINT ON THE NORTH EXISTING RIGHT OF WAY LINE OF SAID EASTERN BELTWAY; THENCE THE FOLLOWING THREE COURSES ALONG SAID NORTH EXISTING RIGHT OF WAY LINE; RUN NORTH 81°22'03" EAST, A DISTANCE OF 564.47 FEET TO A POINT; THENCE NORTH 66°08'32" EAST, A DISTANCE OF 140.16 FEET TO A POINT ON A NON TANGENT CURVE, CONCAVE NORTHERLY AND HAVING A RADIUS OF 11329.16 FEET; THENCE FROM A TANGENT BEARING OF NORTH 80°41'00" EAST, RUN NORTHEASTERLY ALONG THE ARC OF SAID, THROUGH A CENTRAL ANGLE OF 00°24'12", AN ARC DISTANCE OF 79.76 FEET TO A POINT LYING 214.68 FEET LEFT OF CENTERLINE OF CONSTRUCTION STATION 1021+54.83 AND THE POINT OF BEGINNING; THENCE NORTH 09°43'12" WEST, A DISTANCE OF 100.87 FEET TO A POINT; THENCE NORTH 79°41'43" EAST, A DISTANCE OF 778.65 FEET TO A POINT ON SAID NORTH EXISTING RIGHT OF WAY LINE; THENCE THE FOLLOWING THREE COURSES ALONG SAID NORTH EXISTING RIGHT OF WAY LINE; RUN SOUTH 19°16'46" WEST, A DISTANCE OF 99.28 FEET TO A POINT; THENCE SOUTH 77°31'04" WEST, A DISTANCE OF 182.70 FEET TO THE BEGINNING OF A CURVE, CONCAVE NORTHERLY AND HAVING A RADIUS OF 11329.16 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 02°45'45", AN ARC DISTANCE OF 546.21 FEET TO THE POINT OF BEGINNING.

TOGETHER WITH ALL RIGHTS OF INGRESS, EGRESS, LIGHT AIR AND VIEW BETWEEN THE GRANTOR'S REMAINING PROPERTY AND ANY FACILITY CONSTRUCTED ON THE ABOVE DESCRIBED PROPERTY.

CONTAINING 1.668 ACRES, MORE OR LESS.

4820-2216-8159, v. 2

SPECIAL WARRANTY DEED

THIS INDENTURE, made and executed the _____ day of _____, 2018 by **OSCEOLA COUNTY**, a charter county and political subdivision of the State of Florida, whose address is 1 Courthouse Square, Kissimmee, Florida 34741, hereinafter referred to as "Grantor," to **CENTRAL FLORIDA EXPRESSWAY AUTHORITY**, a public body corporate and politic created and existing pursuant to Florida Statutes Chapter 348, Part II, and whose mailing address is 4974 ORL Tower Road, Orlando, Florida 32807, hereinafter referred to as "Grantee".

WITNESSETH that said Grantor, for and in consideration of the sum of Ten Dollars (\$10.00), and other good and valuable consideration to said Grantor in hand paid by said Grantee, the receipt whereof is hereby acknowledged, has granted, bargained and sold to said Grantee, and Grantee's heirs, successors and assigns forever, the following described land, situated, lying and being in Orange County, Florida to-wit:

SEE ATTACHED EXHIBIT "A" (the "Property")

TOGETHER WITH all right of ingress, egress, light, air and view to, from or across any of the Property which may otherwise accrue to any property adjoining said Property.

SUBJECT TO those exceptions listed on **EXHIBIT "B"** attached hereto and incorporated herein by this reference, but this reference shall not act to reimpose any of the same.

SUBJECT TO as the ad valorem and real estate taxes for the calendar year 2018 and all subsequent years.

TO HAVE AND TO HOLD the same, in fee simple forever.

AND Grantor covenants that Grantor will covenant and defend title to the Property hereby conveyed against the lawful claims and all persons claiming by, through, or under Grantor but against no others.

AND by execution and delivery of this deed, Grantor hereby remises, releases, acquits, satisfies, and forever discharges Grantee and Grantee's successors and assigns of and from all, and all manner of, action and actions, cause and causes of action, suits, sums of money, covenants, contracts, controversies, agreements, promises, trespasses, damages, judgments, claims and demands whatsoever, in law or in equity, which Grantor ever had, now has, then has, or which any personal representative, successor, heir or assign of Grantor, hereafter can, shall or may have, against Grantee, and/or Grantee's successors and assigns, for, upon or by reason of any matter, cause or thing whatsoever, arising out of Grantor's conveyance of the subject property to Grantee, or the Grantee' or its successors' or assigns' development of the Property, including, without limitation, any claim for loss of access, air, light or view to, from or across Grantor's remaining

property, severance damages to Grantor's remaining property, business damages, consequential damages, or any other damages, both before and after the date of this instrument.

IN WITNESS WHEREOF, Grantor has caused this instrument to be executed as of the day and year first above written.

Signed, sealed and delivered
in the presence of:

OSCEOLA COUNTY, FLORIDA,
a charter county and political subdivision of
the State of Florida

WITNESSES:

Print Name: _____

By: _____
Print Name: _____
Title: _____
Date: _____

Print Name: _____

STATE OF FLORIDA
COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this ____ day of _____, 2018, by _____ as _____ of **OSCEOLA COUNTY, FLORIDA, a charter county and political subdivision of the State of Florida**, the _____, on behalf of the Company. He / She is personally known to me or has produced _____ as identification and who did/did not take an oath.

(Signature of Notary Public)

(Typed name of Notary Public)

Notary Public, State of Florida

Commission No.: _____

My commission expires: _____

Exhibit "A" to Special Warranty Deed

PARCEL 112A

A PORTION OF THAT PART OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST LYING SOUTHWESTERLY AND SOUTHERLY OF THE SOUTHWESTERLY RIGHT-OF-WAY LINE OF THE ORLANDO UTILITIES COMMISSION RAILROAD RIGHT-OF-WAY AS RECORDED IN OFFICIAL RECORD BOOK 3494, PAGES 2564-2567 OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE NORTHEAST 1/4 OF SECTION 27, TOWNSHIP 24 SOUTH, RANGE 30 EAST, ORANGE COUNTY, FLORIDA, BEING A 4"X4" CONCRETE MONUMENT AS SHOWN ON THE CENTRAL FLORIDA EXPRESSWAY AUTHORITY (CFX) (FORMERLY ORLANDO-ORANGE COUNTY EXPRESSWAY AUTHORITY) SR 417 (EASTERN BELTWAY) RIGHT-OF-WAY MAPS, PROJECT 464 FROM STATION 932+48.49 TO 1041+14.75; THENCE SOUTH 01°40'11" WEST ALONG THE WEST LINE OF SAID NORTHEAST 1/4, A DISTANCE OF 2401.80 FEET TO A POINT ON THE NORTH EXISTING RIGHT OF WAY LINE OF SAID EASTERN BELTWAY; THENCE THE FOLLOWING THREE COURSES ALONG SAID NORTH EXISTING RIGHT OF WAY LINE; RUN NORTH 81°22'03" EAST, A DISTANCE OF 564.47 FEET TO A POINT; THENCE NORTH 66°08'32" EAST, A DISTANCE OF 140.16 FEET TO A POINT ON A NON TANGENT CURVE, CONCAVE NORTHERLY AND HAVING A RADIUS OF 11329.16 FEET; THENCE FROM A TANGENT BEARING OF NORTH 80°41'00" EAST, RUN NORTHEASTERLY ALONG THE ARC OF SAID, THROUGH A CENTRAL ANGLE OF 00°24'12", AN ARC DISTANCE OF 79.76 FEET TO A POINT LYING 214.68 FEET LEFT OF CENTERLINE OF CONSTRUCTION STATION 1021+54.63 AND THE POINT OF BEGINNING; THENCE NORTH 08°43'12" WEST, A DISTANCE OF 100.87 FEET TO A POINT; THENCE NORTH 79°41'43" EAST, A DISTANCE OF 776.65 FEET TO A POINT ON SAID NORTH EXISTING RIGHT OF WAY LINE; THENCE THE FOLLOWING THREE COURSES ALONG SAID NORTH EXISTING RIGHT OF WAY LINE; RUN SOUTH 19°16'46" WEST, A DISTANCE OF 99.28 FEET TO A POINT; THENCE SOUTH 77°31'04" WEST, A DISTANCE OF 182.70 FEET TO THE BEGINNING OF A CURVE, CONCAVE NORTHERLY AND HAVING A RADIUS OF 11329.16 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 02°45'45", AN ARC DISTANCE OF 546.21 FEET TO THE POINT OF BEGINNING.

TOGETHER WITH ALL RIGHTS OF INGRESS, EGRESS, LIGHT AIR AND VIEW BETWEEN THE GRANTOR'S REMAINING PROPERTY AND ANY FACILITY CONSTRUCTED ON THE ABOVE DESCRIBED PROPERTY.

CONTAINING 1.668 ACRES, MORE OR LESS.

EXHIBIT "B"

PERMITTED EXCEPTIONS
Lake Nona Land Company, LLC

NONE

**CONSENT AGENDA ITEM
#13**

MEMORANDUM

TO: CFX Board Members

FROM: Linda S. Brehmer Lanosa, Deputy General Counsel



DATE: March 27, 2018

RE: *Central Florida Expressway Authority v. Cynthia J. and Robert S. Henderson, as Trustees, et al.*, Case No. 2013-CA-014398-O, Parcels 112 (Parts A & B), 712 Location: 1430 Plymouth Sorrento Road, Apopka, Florida
Size of Parent Tract: 14.076 acres
Size of Taking: 7.648 acres plus a 1,090 sf temporary construction easement
Project: 429-202, Date of Taking: February 19, 2014
Proposed Settlement Agreement of Power Acoustics' Fees and Costs

PROPERTY DESCRIPTION

The subject property is owned by Robert and Cynthia Henderson. It is a triangular flag lot located on Plymouth Sorrento Road in unincorporated Orange County. The parent tract contained 14.075 acres of land area. CFX acquired 7.648 acres leaving a 6.4-acre remainder. David Hall, Bullard, Hall & Adams, estimated full compensation for the property taken at \$395,500. The property owners' appraiser, Richard Dreggors with Calhoun, Dreggors, & Associates, valued the property taken at \$1,077,729, including a special damage claim and an additional cost to cure.

PROCEDURAL HISTORY

The case was set for trial on the June 5, 2017 trial docket. Just before the commencement of trial, the parties were able to resolve full compensation at \$750,000, which settlement was approved by this Committee and the CFX Board. Due to scheduling constraints, the owners' expert fees and costs were not resolved as part of full compensation.

Subsequently, the parties resolved all the owners' expert fees and costs, except for the invoices submitted by Juris Corporation and Power Acoustics. On March 21, 2018, the trial court held a fee hearing with respect to the expert fee of Juris Corporation. After two hours of opening statements and testimony, the trial court terminated the hearing because the hearing could not be concluded within the allotted time.

RESOLUTION OF THE INVOICES FROM POWER ACOUSTICS

After ongoing negotiations, counsel for the property owners and counsel for CFX reached a proposed settlement agreement as to the invoices from Power Acoustics in the amount of **\$8,900.00**, which corresponds to a reduction of about 25%. The proposed Settlement Agreement is attached as **Exhibit A** and the invoices submitted by Power Acoustics, which total \$11,962.50, are attached as **Composite Exhibit B**.

Section 73.091, Florida Statutes, requires CFX to pay “all reasonable costs incurred in the defense of the proceedings.” In addition, CFX would be responsible for attorney’s fees for supplemental proceedings.

REQUESTED ACTION

We respectfully request that the CFX Board approve a settlement in the amount of **\$8,900.00** to resolve the expert fees and costs of Power Acoustics with respect to Parcels 112 (Parts A & B) and 712. This resolves all remaining claims whatsoever, including claims of compensation arising from the taking of Parcels 112 (Parts A & B) and 712, severance damages, business damages, tort damages, interest, attorney’s fees, attorney’s costs, expert fees, expert costs, and any other claim, with the exception of the expert fees and costs of Juris Corporation in the amount of \$63,142.50 and supplemental attorney’s fees incurred in connection with a fee hearing.

The Right of Way Committee recommended approval on April 4, 2018.

ATTACHMENTS

1. Exhibit A – Settlement Agreement as to Expert Fees and Costs of Power Acoustics
2. Exhibit B – Power Acoustics’ Invoices

Reviewed by: _____



IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT
IN AND FOR ORANGE COUNTY, FLORIDA

CENTRAL FLORIDA EXPRESSWAY AUTHORITY, a
body politic and corporate, and an agency of the state
under the laws of the State of Florida.

Petitioner.

CASE NO. 2013-CA-14398-O

Division 39

v.

Parcel: 112 (Parts A & B), 712

CYNTHIA J. HENDERSON and ROBERT S.
HENDERSON, as Trustees under the provisions of a
certain Trust Agreement, dated October 25, 2006, and
known as the Cynthia J. Henderson Revocable Trust, et al.,

Respondents.

**SETTLEMENT AGREEMENT AS TO EXPERT FEES AND COSTS
OF POWER ACOUSTICS, INC.**

During settlement negotiations, Respondents, CYNTHIA J. HENDERSON and ROBERT S. HENDERSON, as Trustees under the provisions of a certain Trust Agreement, dated October 25, 2006, and known as the Cynthia J. Henderson Revocable Trust, by and through counsel for Respondents, and representative(s) of the Central Florida Expressway Authority reached the following Settlement Agreement:

1. Petitioner will pay to the Trust Account of Respondent's attorney the sum of **EIGHT THOUSAND NINE HUNDRED DOLLARS (\$8,900.00)** in full settlement and satisfaction of the following expert witness fees and costs incurred by Respondents in this case, specifically as follows:

EXPERT FEES	INVOICED AMOUNT	SETTLEMENT AMOUNT
Power Acoustics, Inc.	\$11,962.50	\$8,900.00

2. Petitioner and Respondents agree to resolve the only remaining outstanding experts' fees and costs incurred by Respondents herein of Juris Corporation, Inc., in the sum of \$63,142.50, through further negotiations or a fee hearing, if necessary. Respondents will seek no further experts' fees or costs in this matter.

3. This Settlement Agreement will be placed on the agenda for the Right of Way

A

("ROW") Committee and Central Florida Expressway Authority ("CFX") Board and is conditioned upon final approval by the ROW Committee and then the CFX Board.

4. Counsel for Petitioner and Respondent will jointly submit to the Court a mutually approved Order containing the terms and conditions of this Settlement Agreement within fifteen (15) days from the date of approval of this Settlement Agreement by the CFX Board.


5. The parties agree to waive any confidentiality provisions set forth in Chapter 44 of Florida Statutes, the Florida Rules of Civil Procedure, and the Florida Rules of Evidence, if applicable, for the limited purpose of consideration of this proposed Settlement Agreement by the ROW Committee and the CFX Board.

6. This Agreement resolves all claims whatsoever, including claims of compensation arising from the taking of Parcels 112 (Parts A & B) and 712, severance damages, business damages, tort damages, interest, statutory attorney's fees, attorney's costs, expert fees, expert costs, and any other claim, exclusive of the expert's fees specifically enumerated in paragraph 2 above and any supplemental attorney's fees that may be incurred in connection with any required fee hearing.

7. Respondent shall be responsible for the preparation and transmittal of any I.R.S. 1099 forms as necessary.

8. This Settlement Agreement, executed by counsel for the parties on this 27th day of March, 2018, contains all the agreements of the parties.


Print Name: Linda S.B. Lanosa
Central Florida Expressway Authority


Print Name: Thomas Callan
THOMAS P. CALLAN, ESQ.
CALLAN LAW FIRM
Attorney for Respondents,
CYNTHIA J. HENDERSON and
ROBERT S. HENDERSON, as Trustees under
the provisions of a certain Trust Agreement,
dated October 25, 2006, and known as the
Cynthia J. Henderson Revocable Trust

Power Acoustics, Inc.
 12472 Lake Underhill Rd #302
 Orlando, FL 32828

Invoice

DATE	INVOICE #
6/20/2016	16-06264

BILL TO
Thomas P. Callan, P.A. Accounts Payable 921 Bradshaw Terrace Orlando, FL 32806

CUSTOMER CONTACT / SHIPPED TO
Thomas P. Callan, P.A. Attention: Mr. Tom Callan 921 Bradshaw Terrace Orlando, FL 32806

P.O. NO.	TERMS	JOB
	Per Agreement	CFX/Henderson


DESCRIPTION	QTY	RATE	AMOUNT, US\$
5/22/2016, Dave Parzych Review and provide references for TNM 2.5 modeling requirements	7	210.00	1,470.00
5/23/2016, Dave Parzych review and summarize previous TNM 2.5 validations.	4	210.00	840.00
6/6/2016, Dave Parzych Meeting with Tom Callan and Pamela Rathbone for TNM 2.5 Request for Admissions	2	210.00	420.00
Previous Invoice:#16-1241 \$6922.50 TOTAL =\$9652.50			
Total, US Dollars			\$2,730.00

Power Acoustics, Inc
 Federal Identification Number: 59-3500644

Remit to the address above.

Direct questions concerning this invoice to Dave Parzych at (407) 381-1439.

B


Power Acoustics, Inc.
 12472 Lake Underhill Rd #302
 Orlando, FL 32828

Invoice

DATE	INVOICE #
6/6/2017	17-06306

BILL TO
The Callan Law Firm, P.A. 921 Bradshaw Terrace Orlando, FL 32806

CUSTOMER CONTACT / SHIPPED TO
The Callan Law Firm, P.A. 921 Bradshaw Terrace Orlando, FL 32806

P.O. NO.	TERMS	JOB
	Per Agreement	Henderson/CFX case

DESCRIPTION	QTY	RATE	AMOUNT, US\$
Principal Consultant (see attached breakdown)	11	210.00	2,310.00
Previous Invoices:			
16-1241 - \$6922.50, 16-06264 - \$2730.00			
TOTAL Current + Previous: \$11962.50			
Total, US Dollars			\$2,310.00

Power Acoustics, Inc
 Federal Identification Number: 59-3500644


Remit to the address above.

Direct questions concerning this invoice to Dave Parzych at (407) 381-1439.

Principal Consultant: Dave Parzych, INCE.Bd.Cert
Job: Henderson/CFX eminent domain
Client: Tom Callan

Date	Time	Rate	Work Accomplished
2/18/2017	6	210	1260 provide exhibit info
3/22/2017	3	210	630 review files for depo
3/23/2017	2	210	420 deposition

SUBTOTAL 11 **\$2,310.00**


Power Acoustics, Inc.
 12472 Lake Underhill Rd #302
 Orlando, FL 32828

Invoice

DATE	INVOICE #
1/4/2016	16-1241

BILL TO
Thomas P. Callan, P.A. Accounts Payable 921 Bradshaw Terrace Orlando, FL 32806

CUSTOMER CONTACT / SHIPPED TO
Thomas P. Callan, P.A. Attention: Mr. Tom Callan 921 Bradshaw Terrace Orlando, FL 32806

P.O. NO.	TERMS	JOB
	Per Agreement	CFX vs Henderson

DESCRIPTION	QTY	RATE	AMOUNT, US\$
Principal Consultant (see breakdown)	35.5	195.00	6,922.50
Total, US Dollars			\$6,922.50

Power Acoustics, Inc
 Federal Identification Number: 59-3500644

Remit to the address above.

Direct questions concerning this invoice to Dave Parzych at (407) 381-1439.

Principal Consultant: Dave Parzych, INCE.Bd.Cert
 Job: Henderson vs CFX eminent domain
 Client: Tom Callan

Date	Time	Rate	Work Accomplished
12/9/2013	2	195	Review files, google aerials of location
12/10/2013	4.25	195	Checkout, test and setup equipment for 24 hour sound test. Travel to site review property, set up eqpmt.
12/11/2013	2.25	195	Retrieve instrumentation, check, recharge, store equipment.
12/12/2013	1	195	Download data, pictures, document data conditions
2/19/2014	1	195	Meeting Callan Office
2/27/2014	4	195	Review drawings and scale roads for TNM model
2/28/2014	4	195	Develop input data and set up of TNM model
3/3/2014	4	195	Correlate model with FDOT case, run model, determine increase impacts
3/4/2014	4	195	Prep of report figures
3/5/2014	4	195	Prep of report(s)
3/9/2014	4	195	Prep of report(s)
3/10/2104	1	195	Finalize Henderson/Hatcher Draft reports
SUBTOTAL	35.5		Hours Worked
		\$6,922.50	

**CONSENT AGENDA ITEM
#14**

MEMORANDUM

TO: CFX Board Members

FROM: Linda S. Brehmer Lanosa, Deputy General Counsel
Bryan Homayouni, P.E., Manager, Traffic Operations

DATE: April 3, 2018

RE: License Agreement for a Dynamic Message Sign on South Jeff Fuqua Boulevard with Greater Orlando Aviation Authority

BACKGROUND

It is in the interest of the Central Florida Expressway Authority (“CFX”) to install a twelve-foot three-inch (12’3”) wide by one-foot four-inch (1’4”) high dynamic message sign (“DMS”) upon property used by the Greater Orlando Aviation Authority (“GOAA”). The DMS will provide real-time traffic information for the benefit of the traveling public as well as passengers and employees of GOAA. The DMS will be located north of the interchange of State Road 417 and South Jeff Fuqua Boulevard leaving the airport to the south. The DMS will be on an existing structure along with associated infrastructure, collectively referred to as the “Facilities.”

The attached License Agreement provides CFX with the right to construct, operate, and maintain the DMS. The term is perpetual subject to termination with six-months written notice.

REQUESTED ACTION

We respectfully request that the CFX Board approve the attached License Agreement with Greater Orlando Aviation Authority for the construction, operation and maintenance of the Facilities, subject to minor changes with the approval of the Executive Director and General Counsel or their designees.

The Right of Way Committee recommended approval on April 4, 2018.

ATTACHMENTS

A. License Agreement

Reviewed by:

This Instrument prepared by:
Christopher J. Wilson, Esq.
Marchena and Graham, P.A.
976 Lake Baldwin Lane, Suite 101
Orlando, Florida 32814

LICENSE AGREEMENT
(Dynamic Message Sign)

THIS LICENSE AGREEMENT, made and entered into this _____ day of _____ 2018, by and between the GREATER ORLANDO AVIATION AUTHORITY, whose address is One Jeff Fuqua Boulevard, Orlando, Florida 32827-4399, a public and governmental body, existing under and by virtue of the laws of the State of Florida (the “Authority”), hereinafter called the LICENSOR, and CENTRAL FLORIDA EXPRESSWAY AUTHORITY, a body public and corporate, an agency of the State of Florida, whose address is 4974 ORL Tower Road, Orlando, Florida 32807, hereinafter called the LICENSEE.

WITNESSETH:

A. WHEREAS, the AUTHORITY, controls the following-described property, which is situated in the County of Orange and State of Florida, pursuant to that certain Amended and Restated Operation and Use Agreement dated August 31, 2015, with the City of Orlando, City Document No. 13260-1: SEE ATTACHED EXHIBIT “A”; and

B. WHEREAS, LICENSEE is obligated to operate the Central Florida Expressway Systems within the geographical boundaries of Orange, Seminole, Lake and Osceola Counties; and

C. WHEREAS, the Central Florida Expressway System is important to LICENSOR as it provides the most efficient and high capacity access to and from the Orlando International Airport (MCO) via State Road 528 at the State Road 436 Interchange and at the Goldenrod

Road Interchange and via State Road 417 at the future South Jeff Fuqua Boulevard Interchange (“South Access Interchange”); and

D. WHEREAS, as part of the South Access Interchange, LICENSEE wishes to install a twelve foot three inch (12’3”) wide by one foot four inch (1’4”) dynamic message sign (“DMS”) upon an existing structure, power, fiber optic line, monitoring equipment and control cabinet (collectively referred to as the “Facilities”); and

E. WHEREAS, the Facilities shall be located within the specific license area designated on EXHIBIT “B”, attached hereto, incorporated herein and by this reference made a part hereof;

F. WHEREAS, the DMS will provide real time traffic information for passengers and employees of LICENSOR as they egress airport property to the South and is therefore providing a direct benefit to LICENSOR, MCO and its passengers and employees.

NOW, THEREFORE, for and in consideration of certain expenditures of the LICENSEE made in connection with the furnishing the benefit as hereinbefore indicated, and of the mutual benefits hereunder, and of the mutual covenants and conditions contained herein, the LICENSOR does hereby grant to the LICENSEE, over, under and upon that certain license area shown on said drawing and designated thereon as the “DMS LICENSE AREA”, the non-exclusive right, privilege and license to (1) construct and locate said Facilities on said license area, as designated on the drawing attached hereto, and maintain and repair said Facilities thereon and/or remove the same therefrom, and (2) exercise the right of ingress and egress to, over and/or under said lands described in EXHIBIT “B” hereinabove, as reasonably necessary for the purpose of exercising the rights and privileges herein granted, subject to terms, conditions and limitations contained herein.

The parties hereto agree as follows:

1. LICENSEE shall have the right to construct, locate, lay, operate, inspect, maintain, repair and remove said Facilities, together with the rights and privileges necessary for the full use and enjoyment thereof. Any portion of the Facilities required to be located underground shall be located at a depth of no less than three feet (3') and no more than ten feet (10') below the existing surface level within the DMS LICENSE AREA. The only above ground improvements shall be the sign structure, DMS, control cabinet, and monitoring camera attached to the sign structure, all as shown in more detail on EXHIBIT "C". The camera shall be static and point south at all times. The feed from said camera shall be made available to the Aviation Authority upon request. Construction and maintenance, other than emergency maintenance, shall occur in the overnight hours, between 11:00 p.m. – 5:00 a.m. in order to limit impacts to traffic on Jeff Fuqua Boulevard. LICENSEE shall prepare a Maintenance of Traffic ("MOT") plan for its construction of the Facilities and during any maintenance events. The MOT shall be provided to the LICENSOR for coordination, review and comment at least fourteen (14) days prior to its planned implementation. Within thirty (30) days of completion of initial construction and any maintenance that changes the location of the Facilities, LICENSEE shall provide Authority with as-built plans depicting the Facilities. LICENSEE shall restore all damages to AUTHORITY's property and improvements that are caused by LICENSEE in the exercise of any of the rights and privileges hereby granted.

2. Subject to the limits and the limitations set forth in Section 768.28, Florida Statutes, LICENSEE hereby agrees that it will indemnify, defend and hold completely harmless LICENSOR and the City of Orlando, and the members (including, without limitation, members of the Authority's Board and the City of Orlando's Council, and members of the citizens advisory committees of each), officers, employees and agents of each from any and all suits, actions, judgments, and reasonable attorneys' fees, cost and expenses (at trial and all appellate

levels) arising from any suits, actions, or claims of any character, type, or description brought or made for or on account of any injuries or damages received or sustained by any person or persons or property, arising out of, or occasioned by, the acts or omissions of LICENSEE or its agents, employees, licensees, or invitees in connection with the License granted hereunder. CFX is an agency of the State of Florida whose limits of liability are set forth in Section 768.28, Florida Statutes, and nothing herein shall be construed to extend the limits of liability of CFX beyond that provided in Section 768.28, Florida Statutes. Nothing herein is intended as a waiver of CFX's sovereign immunity under Section 768.28, Florida Statutes. Nothing hereby shall inure to the benefit of any third party for any purpose, which might allow claims otherwise barred by sovereign immunity or operation of law. Furthermore, all of CFX's obligations under this paragraph are limited to the payment of no more than the amount limitation per person and in the aggregate contained in Section 768.28, Florida Statutes, even if the sovereign immunity limitations of that statute are not otherwise applicable to the matters as set forth herein.

LICENSEE shall promptly repair any damage to the DMS LICENSE AREA or any other property not owned by LICENSEE, caused by LICENSEE exercising its rights under this agreement including without limitation, landscaping, ground cover, planting, roadways, driveways, sidewalks, parking areas and structures. In the event that LICENSEE, its employees, agents or contractors cause damage to the DMS LICENSE AREA, or any other property not owned by LICENSEE, in the exercise of the privileges granted herein, LICENSEE agrees to restore said property so damaged to its original condition and grade.

3. All work performed within the DMS License Area under the License granted herein by LICENSEE or LICENSEE's employees, agents, engineers, contractors and other representatives shall be at the sole risk and expense of such parties performing such work and neither LICENSOR nor City shall have any liability for any injuries or damages sustained. Additionally, LICENSEE

shall require that its contractors, agents and consultants that carry out the work within the DMS LICENSE AREA provide insurance in accordance with LICENSEE's guidelines. LICENSEE shall include in its applicable contracts related to the Facilities construction that LICENSOR is to be an additional named insured as CFX in construction or maintenance contracts and shall be included as a third-party beneficiary as to indemnification provisions related to use of the DMS License Area or applicable portions thereof pursuant to the grants of this License.

4. All of the rights and privileges granted hereby shall be and remain in effect in perpetuity unless LICENSOR shall permanently discontinue the use of the Facilities or unless LICENSEE shall abandon the use of said Facilities, in which event, the LICENSEE may continue the use of said license rights and privileges for any reasonable period of time thereafter for the purpose of removal by the LICENSEE of the Facilities. Notwithstanding the above, this License may be terminated by either Party upon six (6) months written notice. In the event of such permanent discontinuance by the LICENSOR, early termination or in the event of such abandonment and/or such removal of said Facilities by LICENSEE, the License privileges and rights granted herein shall be extinguished.

5. The Facilities and specifically the DMS, shall only be used for informational messages related to the operation of the Central Florida Express System and emergency-related messages. LICENSEE shall be prohibited from showing advertisements of any kind or messages of third-parties, regardless of whether compensation is received for the message(s) on the DMS.

6. The fiber optic cables, as well as, any other telecommunication cables installed as part of the Facilities under this License shall only be used by LICENSEE for purposes of operating its DMS to provide information to the travelling public. LICENSEE is prohibited from allowing any third-party to utilize its fiber optic line or any other telecommunication cables.

7. LICENSEE shall submit its plans to LICENSOR's Development Review

Committee (“DRC”) for its review to confirm compliance with all terms of this License.

8. LICENSEE shall not impact any protected areas, including any protected, wetlands, uplands or conservation easements which are in the vicinity of the Facilities.

9. LICENSEE shall be solely responsible for maintaining the Facilities in first-class manner (e.g. regularly paint poles, replace missing bulbs in sign). If LICENSEE fails to properly maintain the Facilities, the LICENSOR, upon fourteen (14) days written notice, may perform any maintenance it deems appropriate to bring the sign back to first-class standard, all at the cost of LICENSEE. LICENSOR shall be responsible for grounds maintenance (i.e. mowing, edging) around the Facilities within the DMS License Area and agrees to reimburse the LICENSEE for any substantial damage caused directly by such maintenance.

10. LICENSOR covenants that it has the right to grant the approvals, privileges and license described or stated herein, and LICENSOR covenants that LICENSEE shall have the non-exclusive, quiet and peaceful use and enjoyment of said license.

11. LICENSEE’S use of the license granted hereunder shall at all times be in compliance with all Federal, State and local laws, rules, regulations, ordinances, codes and statutes.

12. The provisions hereof shall inure to and be binding upon the legal representatives, successors and assigns of the Parties hereto, respectively.

13. Subject to the terms and conditions set forth herein, LICENSOR reserves the right to use the DMS LICENSE AREA for any lawful purposes that do not materially interfere with LICENSOR’S rights granted herein. The LICENSOR’S reserved rights include the right to use and enjoy the surface thereof and airspace above for development related to the Orlando International Airport, the right to construct, use, maintain and repair landscaping, roadways, driveways, walkways, sidewalks, parking lots and transportation facilities or other uses where

paving or concrete are necessary for such uses; provided LICENSOR shall not create or maintain any drainage or retention pond, reservoir or water impoundment, maintain any deep-rooted trees, construct nor permit to be constructed any building or vertical structure on the surface of the DMS LICENSE AREA. The LICENSOR reserves the right to install and maintain underground utilities perpendicular and parallel to the Facilities provided any installation shall provide a minimum clearance from the Facilities of two feet (2') horizontal, outside of pipe to outside of pipe and two feet (2') vertical, outside of pipe to outside of pipe. The LICENSOR further reserves the right, upon six (6) months written notice, to request that the Facilities be relocated at LICENSEE's expense, if required by a project of the LICENSOR.

14. Effective Date shall mean the date that the last party executed this License.

15. This License contains the entire agreement of the Parties hereto, and no representations, inducements, promises or agreements, or otherwise, between the Parties not embodied herein shall be of any force or effect.

16. This License may not be amended, modified, altered, or changed in any respect whatsoever, except by an amendment in writing duly executed by the Parties hereto. No failure by the Parties to insist upon the strict performance of any covenant, duty, agreement or condition of this License or to exercise any right or remedy upon a breach thereof shall constitute a waiver of any such breach or of a future breach of any other covenant, agreement, term or condition. Any Party hereto, by notice, may waive any of its rights or any conditions to its obligations hereunder, or any duty, obligation, covenant or breach of any other Party hereto. No waiver shall affect or alter this License, but every covenant, agreement, term and condition of this License shall continue in full force and effect with respect to any other then existing or subsequent duty, obligation, covenant or breach thereof.

17. Any notices which may be permitted or required hereunder shall be in writing and shall be deemed to have been duly given as of the date and time the same are personally delivered or transmitted electronically (i.e. telecopier device), within three (3) days after depositing with the United States Postal Service, postage prepaid by registered or certified mail, return receipt requested, or within one (1) day after depositing with Federal Express or other overnight delivery service from which a receipt may be obtained, and addressed as follows:

CFX: CENTRAL FLORIDA EXPRESSWAY AUTHORITY
4974 ORL Tower Road
Orlando, Florida 32807
Attn: Executive Director

Copy to: CENTRAL FLORIDA EXPRESSWAY AUTHORITY
4974 ORL Tower Road
Orlando, Florida 32807
Attn: General Counsel

LICENSOR: GREATER ORLANDO AVIATION AUTHORITY
Orlando International Airport
One Jeff Fuqua Boulevard
Orlando, Florida 32827-4399
Attn: Executive Director
Telephone: (407) 825-2051
Telecopy: (407) 825-2202

Copy to: Greater Orlando Aviation Authority
Orlando International Airport
One Jeff Fuqua Boulevard
Orlando, Florida 32827-4399
Attn: Chief Operation Officer
Telephone: (407) 825-2051
Telecopy: (407) 825-2202

Copy to: Marchena and Graham, PA
976 Lake Baldwin Lane, Suite 101
Orlando, FL 32814
Telephone: (407) 658-8566
Telecopy: (407) 281-8564

or to such other address as either Party hereto shall from time to time designate to the other Party by notice in writing as herein provided.

18. In the event of any dispute hereunder or of any action to interpret or enforce this License, any provision hereof or any matter arising herefrom, the prevailing Party shall be entitled to recover from the losing Party its reasonable costs, fees and expenses, including, but not limited to, witness fees, expert fees, consultant fees, attorney (in-house and outside counsel), paralegal and legal assistant fees, costs and expenses and other professional fees, costs and expenses whether suit be brought or not, and whether in settlement, in arbitration, in mediation, in any bankruptcy action, in any declaratory action, at trial or on appeal.

19. The provisions of this License shall inure to the benefit of and be binding upon the Parties hereto and their respective successors, assigns and legal representatives.

20. This License is intended to be performed in accordance with, and only to the extent permitted by, all applicable laws, ordinances, rules and regulations. If any provision of this LICENSE or the application thereof to any person or circumstance shall, for any reason and to any extent, be invalid or unenforceable, the remainder of this License and the application of such provision to other persons or circumstances shall not be affected thereby, but rather shall be enforced to the greatest extent permitted by law.

21. To facilitate execution, the Parties hereto agree that this License may be executed in as many counterparts as may be required and it shall not be necessary that any signature of or on behalf of, each Party, or that the signatures of all persons required to bind any Party, appear on each counterpart; it shall be sufficient that the signature of, or on behalf of, each party, or that the signatures of the persons required to bind any Party, appear on one or more of such counterparts. All counterparts shall collectively constitute a single agreement.

22. This License shall be construed in accordance with and interpreted under the laws of the State of Florida.

23. This License is solely for the benefit of the Parties hereto. No right, remedy, cause of action or claim shall accrue by reason hereof to or for the benefit of any third party who is not a Party executing this License.

24. This License is the result of mutual negotiations between the Parties hereto and all Parties have contributed substantially and materially to the preparation hereof. Accordingly, this LICENSE shall not be construed more strictly against any one Party than against the others.

25. The Parties agree that this License shall be recorded in the Public Records of Orange County, Florida.

IN WITNESS WHEREOF, the parties hereto by their duly authorized officers have caused this License Agreement to be executed in their names and their seals to be affixed hereto as of the day and year first above written.

“LICENSOR”

GREATER ORLANDO AVIATION AUTHORITY

WITNESS:

Printed Name: _____

Printed Name: _____

By: _____
Phillip N. Brown, A.A.E.,
Executive Director
Date: _____

ATTEST:

By: _____
Dayci S. Burnette-Snyder
Assistant Secretary

APPROVED AS TO FORM AND LEGALITY this
____day of ____, 2018, for the use and reliance by the
GREATER ORLANDO AVIATION AUTHORITY,
only.

Marchena and Graham, P.A., Counsel.

By: _____
Marchena and Graham, P.A.

STATE OF FLORIDA

COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this _____ day of ____, 2018,

by Philip N. Brown, A.A.E., and Executive Director of the GREATER ORLANDO AVIATION AUTHORITY, a public and governmental body, existing under and by virtue of the laws of the State of Florida, on behalf of said GREATER ORLANDO AVIATION AUTHORITY. He is personally known to me or who has produced _____ as identification and who did (did not) take an oath.

(SEAL)

Notary Public

Print Name

Commission Expires:

WITNESS:

Printed Name: _____

Printed Name: _____

“LICENSEE”

**CENTRAL FLORIDA
EXPRESSWAY AUTHORITY**, a public
Corporation of the State of Florida

By: _____
Printed Name: _____
Executive Director
Date: _____

ATTEST:

Regla Lamaute, Recording Clerk

APPROVED AS TO FORM AND LEGALITY FOR
USE AND RELIANCE BY THE
CENTRAL FLORIDA EXPRESSWAY
AUTHORITY ONLY.

By: _____
Print: _____
Date: _____, 2018

STATE OF FLORIDA
COUNTY OF _____

The forgoing instrument was acknowledged before me this _____ day of
_____ 2018 by _____ of CENTRAL FLORIDA EXPRESSWAY
AUTHORITY, a body public and corporate, an agency of the State of Florida a division of said
corporation. He personally appeared before me and is personally known to me.

(SEAL)

Notary Public

Print Name
Commission Expires:

Exhibit "A"

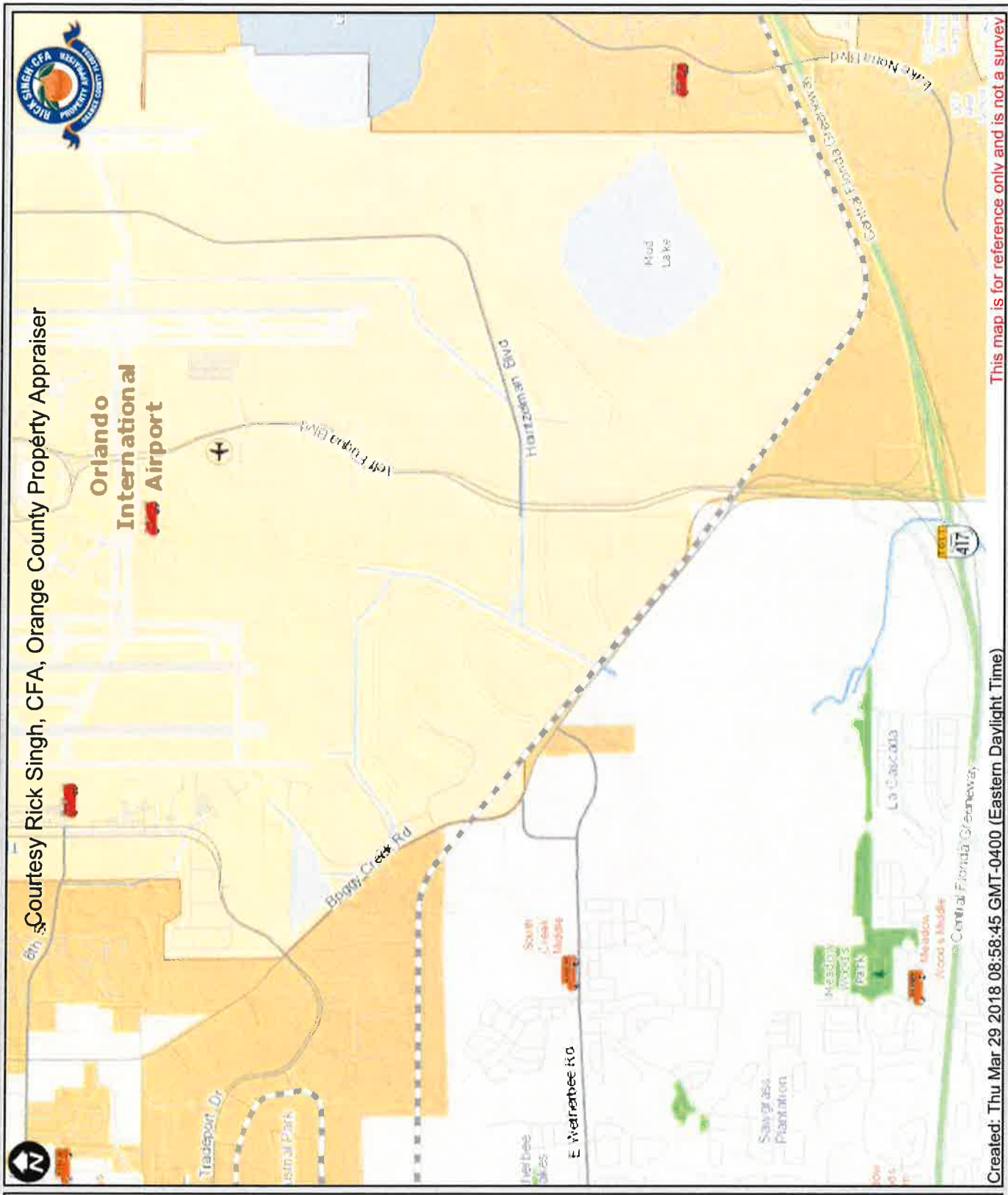
Legal Description:

(Insert Exhibit "A" Property Map)



Courtesy Rick Singh, CFA, Orange County Property Appraiser

Orlando International Airport



This map is for reference only and is not a survey

Created: Thu Mar 29 2018 08:58:45 GMT-0400 (Eastern Daylight Time)

Exhibit “B”

Site Plan:

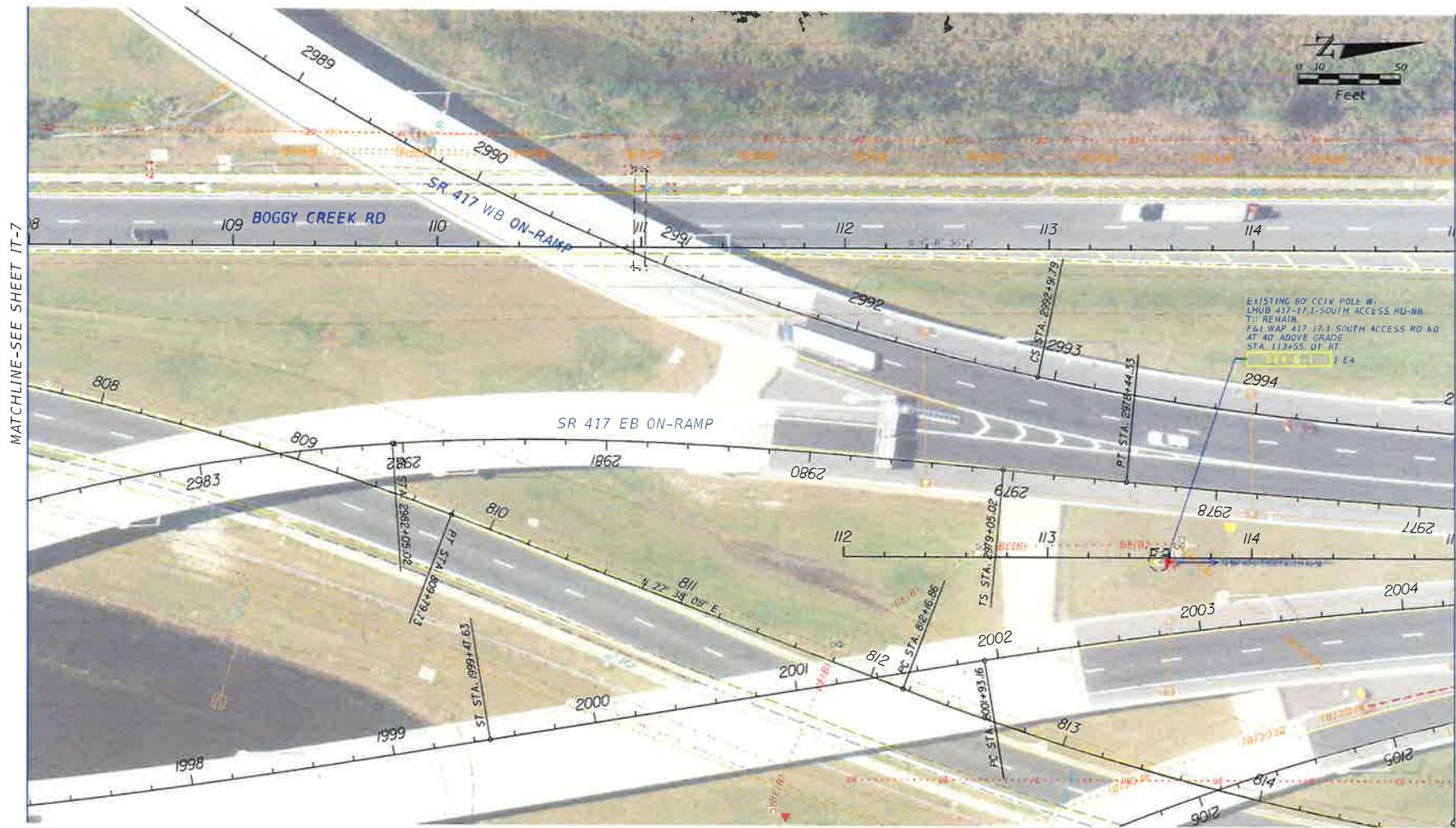
(Insert map showing location of DMS LICENSE AREA)



MATCHLINE-SEE SHEET IT-8

NOTICE: THE OFFICIAL RECORD OF THIS SHEET IS THE ELECTRONIC FILE DIGITALLY SIGNED AND SEALED UNDER RULE 61G15-23.004 F.A.C.

REVISIONS				 DRMP <small>ENGINEERS, ARCHITECTS, PLANNERS, ENVIRONMENTAL DESIGN, INC.</small> <small>941 LAKE BAYDRIVE LAMP, DUNLORD, FLORIDA 32814</small> <small>PHONE (407) 896-0303 FAX (407) 896-4836</small> <small>CERTIFICATE OF AUTHORIZATION NO. 7040</small> <small>NICHOLAS D. DEVITO, P.E. LICENSE NO. 78468</small>	CFX PROJ. NO.	CENTRAL FLORIDA EXPRESSWAY AUTHORITY	EXHIBIT "B" ITS PLAN SHEET	SHEET NO.
DATE	DESCRIPTION	DATE	DESCRIPTION					
				599-537			IT-7	

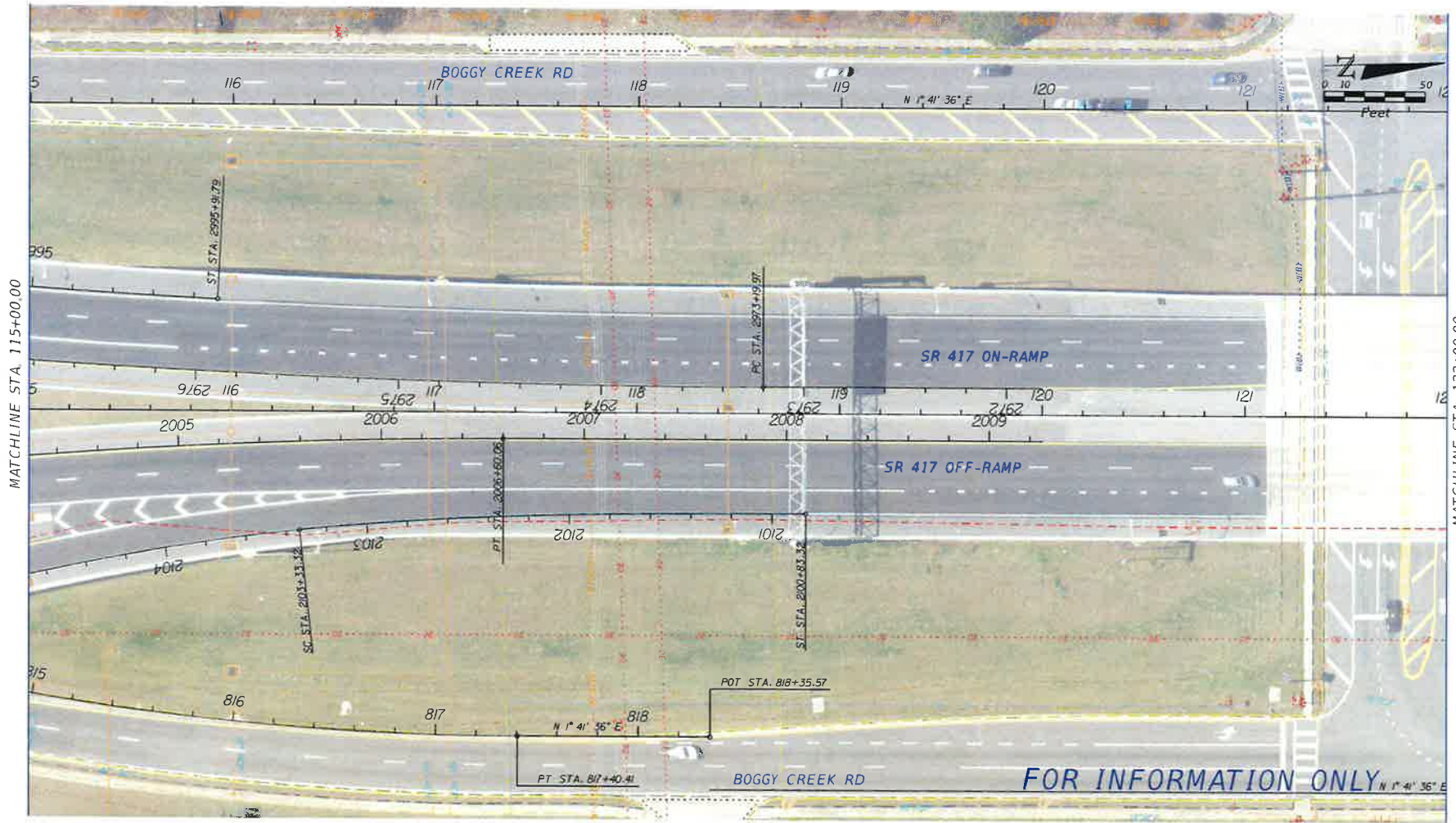


MATCHLINE-SEE SHEET IT-7

MATCHLINE STA. 115+00.00

REVISIONS				 <small>DRMP INC. 441 LARRY BALDWIN LANE, ORLANDO, FLORIDA 32814 PHONE: 1-407-896-6194 FAX: 1-407-896-4836 CERTIFICATE OF AUTHORIZATION NO. 2048 NICHOLAS D. DEVITO, P.E. LICENSE NO. 78448</small>	CFX PROJ. NO. 599-537	CENTRAL FLORIDA EXPRESSWAY AUTHORITY	EXHIBIT "B" ITS PLAN SHEET	SHEET NO. IT-8
DATE	DESCRIPTION	DATE	DESCRIPTION					

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MATCHLINE STA. 115+00.00

MATCHLINE STA. 122+00.00

REVISIONS		DESCRIPTION	DATE	DESCRIPTION	CFX PROJ. NO.	CENTRAL FLORIDA EXPRESSWAY AUTHORITY	EXHIBIT "B" ITS PLAN SHEET	SHEET NO. 1T-9
DATE	DESCRIPTION							
					599-537			

DRMP
DESIGN REVIEW MANAGEMENT PROGRAM
 941 LAKE BALDWIN AVE., ORLANDO, FLORIDA 32814
 PHONE: (407) 896-9334 FAX: (407) 896-4836
 CERTIFICATE OF AUTHORITY: 74129, NO. 2948
 NICHOLAS G. DEVITO, P.E. LICENSE NO. 78448

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MATCHLINE STA. 122+00.00

MATCHLINE STA. 129+00.00

FOR INFORMATION ONLY

REVISIONS			
DATE	DESCRIPTION	DATE	DESCRIPTION

DRMP
ENGINEERS, ARCHITECTS, PLANNERS & SURVEYORS
 INCORPORATED
 945 LAKE NATIONWAY EAST, ORLANDO, FLORIDA 32819
 PHONE: (407) 898-0554 FAX: (407) 898-0238
 CERTIFICATE OF REGISTRATION NO. 2648
 NICHOLAS D. DEVITO, P.E. LICENSE NO. 76648

CFX PROJ. NO.
599-537

CENTRAL
FLORIDA
EXPRESSWAY
AUTHORITY

EXHIBIT "B"
ITS PLAN SHEET

SHEET
NO.
IT-10

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MATCHLINE STA. 129+00.00

MATCHLINE STA. 136+00.00

FOR INFORMATION ONLY

REVISIONS				 <small>DRMP INC. 941 LAKE SHALWATER LANE, ORLANDO, FLORIDA 32814 PHONE: (407) 896-9134 FAX: (407) 896-4236 CERTIFICATE OF AUTHORITY: 747024-WS-2008 NICHOLAS D. DEVITO, P.E. LICENSE NO. 78448</small>	CFX PROJ. NO.	CENTRAL FLORIDA EXPRESSWAY AUTHORITY	EXHIBIT "B" ITS PLAN SHEET	SHEET NO.
DATE	DESCRIPTION	DATE	DESCRIPTION					
				599-537			IT-11	

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REVISIONS		DESCRIPTION	DATE	DESCRIPTION	CFX PROJ. NO.	CENTRAL FLORIDA EXPRESSWAY AUTHORITY	EXHIBIT "B" ITS PLAN SHEET	SHEET NO. IT-12
DATE	DESCRIPTION							
					599-537			



841 LAKE BALWATER AVE., ORLANDO, FLORIDA 32764
 PHONE: (407) 886-6734 FAX: (407) 998-0234
 CERTIFICATE OF AUTHORIZATION NO. 2044
 NICHOLAS D. DEVITO, P.E. LICENSE NO. 78448

CFX PROJ. NO.

599-537

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

EXHIBIT "B"
ITS PLAN SHEET

SHEET NO.
IT-12

2/27/2018

3/27/2018

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MATCHLINE STA. 143+00.00

MATCHLINE STA. 150+00.00

FOR INFORMATION ONLY

REVISIONS			
DATE	DESCRIPTION	DATE	DESCRIPTION



WILLIAMS BRIDGEMAN LEE, ORLANDO, FLORIDA AREA
 PUBLIC WORKS DIVISION - CIVIL/TRANSPORTATION
 CERTIFICATE OF AUTHORIZATION NO. 2848
 NICHOLAS D. DEYTTIS, P.E. LICENSE NO. 78448

CFX PROJ. NO.

599-537

CENTRAL
 FLORIDA
 EXPRESSWAY
 AUTHORITY

EXHIBIT "B"
ITS PLAN SHEET

SHEET
 NO.

IT-13

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10/26/16

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MATCHLINE STA. 150+00.00

MATCHLINE STA. 156+00.00

NOTES:
 1. COIL A MINIMUM OF 6-FT OF SERVICE WIRE FROM WEATHER HEAD FOR FINAL CONNECTION BY UTILITY POWER COMPANY (UPC)

REVISIONS			
DATE	DESCRIPTION	DATE	DESCRIPTION

DRMP
 DESIGN REGISTERED PROFESSIONAL ENGINEER
 941 EAST BULLHORN LANE, ORLANDO, FLORIDA 32814
 PHONE: 407-896-0224 FAX: 407-896-0224
 EXPIRES DATE OF AUTHORIZATION: 06/26/2018
 NICHOLAS D. DEVITO, P.E. LICENSE NO. 78448

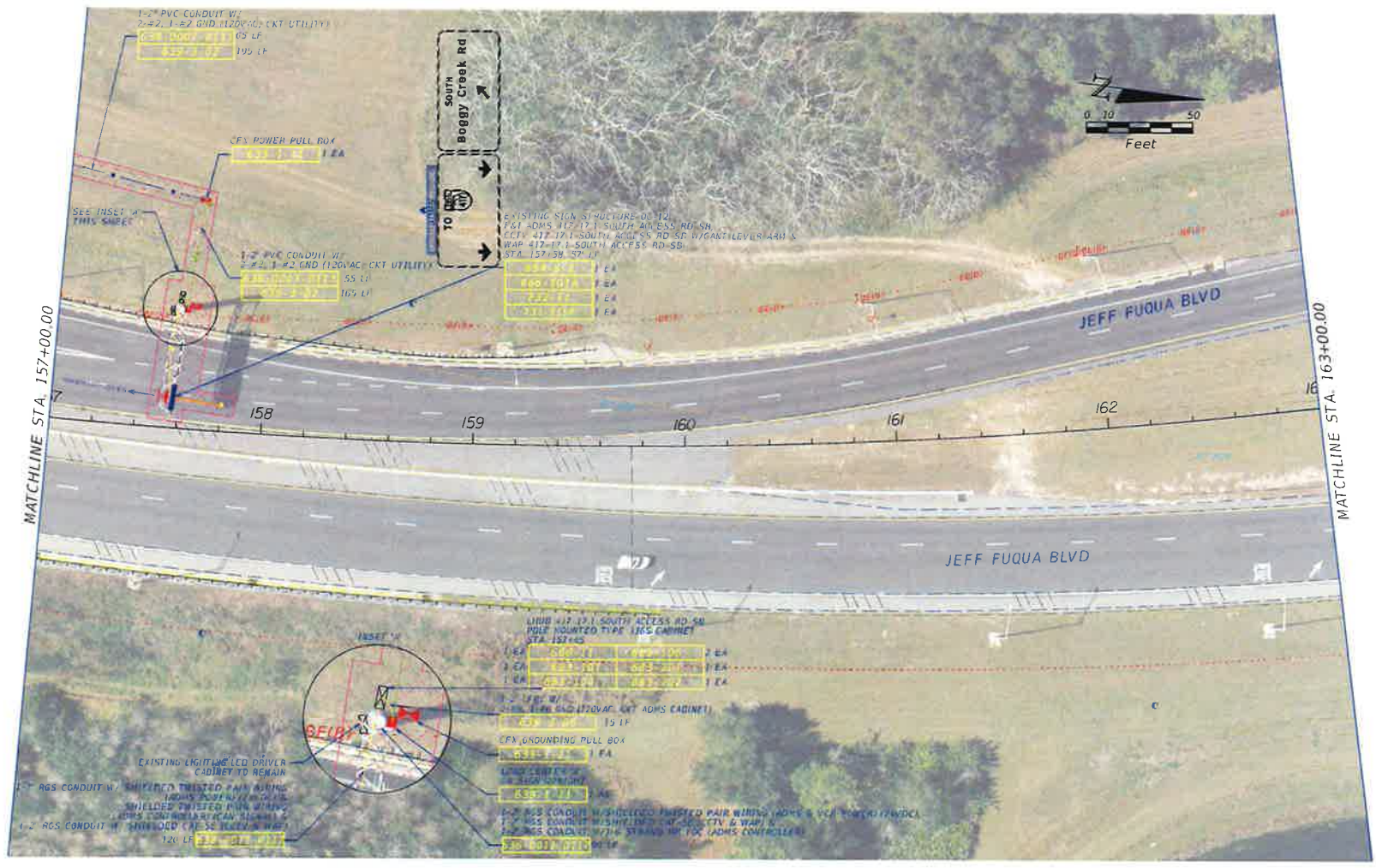
CFX PROJ. NO.
 599-537

CENTRAL
 FLORIDA
 EXPRESSWAY
 AUTHORITY

EXHIBIT "B"
ITS PLAN SHEET

SHEET NO.
 IT-14

NOTICE: THE OFFICIAL RECORD OF THIS SHEET IS THE ELECTRONIC FILE DIGITALLY SIGNED AND SEALED UNDER RULE 61G15-2.304 F.A.C.



MATCHLINE STA. 157+00.00

MATCHLINE STA. 163+00.00

REVISIONS			
DATE	DESCRIPTION	DATE	DESCRIPTION

DRMP
 ENGINEERS, ARCHITECTS, PLANNERS, INTERIORS
 DRMP, INC.
 911 LAKE BURNING LANE, ORLANDO, FLORIDA 32811
 PHONE (407) 899-0024 FAX (407) 899-0028
 CENTRAL FLA. AUTHORITY, AUTOM NO. 7948
 NICHOLAS D. DEVLIN, P.E. LICENSE NO. 78418

CFX PROJ. NO.
 599-537

CENTRAL
 FLORIDA
 EXPRESSWAY
 AUTHORITY

EXHIBIT "B"
ITS PLAN SHEET

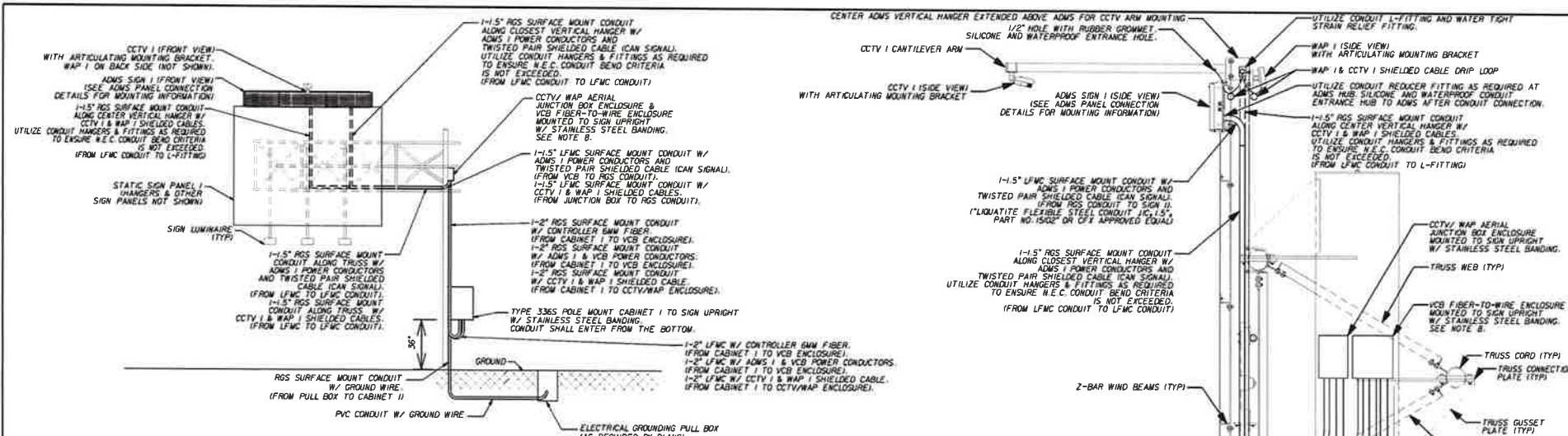
SHEET NO.
 IT-15

NOTICE: THE OFFICIAL RECORD OF THIS SHEET IS THE ELECTRONIC FILE DIGITALLY SIGNED AND SEALED UNDER RULE 61G15-23, 004 F.A.C.

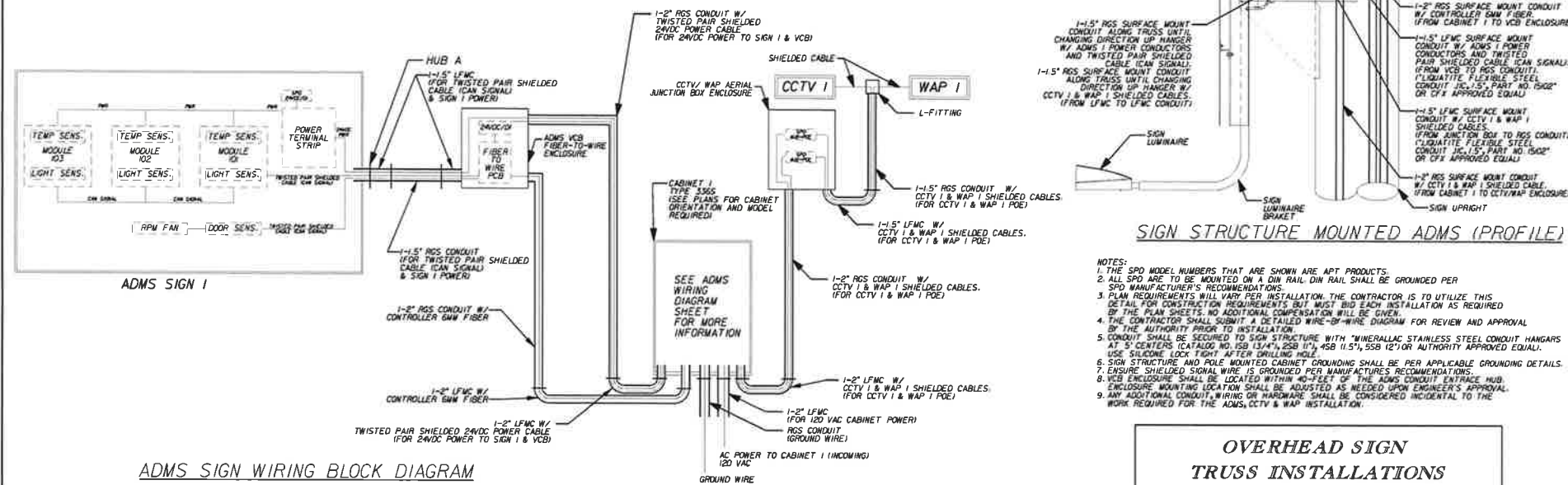
Exhibit “C”

Above Ground Improvements:

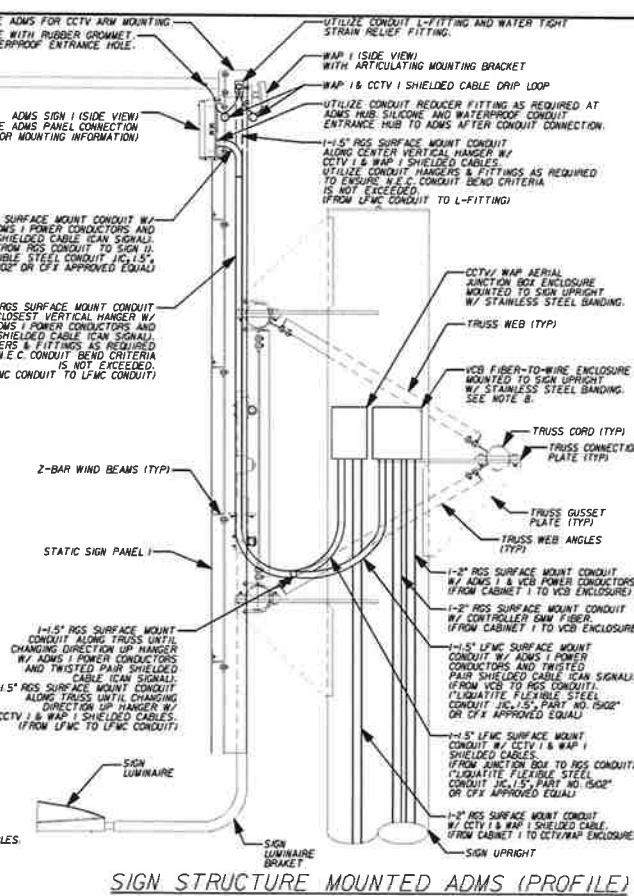
(Insert detailed graphic of DMS and Facilities)



ADMS SIGN CONDUIT DIAGRAM



ADMS SIGN WIRING BLOCK DIAGRAM



SIGN STRUCTURE MOUNTED ADMS (PROFILE)

- NOTES:
1. THE SPD MODEL NUMBERS THAT ARE SHOWN ARE APT PRODUCTS.
 2. ALL SPD ARE TO BE MOUNTED ON A DIN RAIL. DIN RAIL SHALL BE GROUNDED PER SPD MANUFACTURER'S RECOMMENDATIONS.
 3. PLAN REQUIREMENTS WILL VARY PER INSTALLATION. THE CONTRACTOR IS TO UTILIZE THIS DETAIL FOR CONSTRUCTION REQUIREMENTS BUT MUST BE READY FOR INSTALLATION AS REQUIRED BY THE PLAN SHEETS. NO ADDITIONAL COMPENSATION WILL BE GIVEN.
 4. THE CONTRACTOR SHALL SUBMIT A DETAILED WIRE-BY-WIRE DIAGRAM FOR REVIEW AND APPROVAL BY THE AUTHORITY PRIOR TO INSTALLATION.
 5. CONDUIT SHALL BE SECURED TO SIGN STRUCTURE WITH "MINERAL WOLLE STAINLESS STEEL CONDUIT HANGERS AT 5' CENTERS (CALGALD NO. 55B 13/4", 25B 1 1/2", 55B 1 1/2", 55B 1 1/2") OR AUTHORITY APPROVED EQUIVALENT. USE SILICONE LOCK FOAM AFTER INSTALLATION.
 6. SIGN STRUCTURE AND POLE MOUNTED CABINET GROUNDING SHALL BE PER APPLICABLE GROUNDING DETAILS.
 7. ENSURE SHIELDED SIGNAL WIRE IS GROUNDED PER MANUFACTURER'S RECOMMENDATIONS.
 8. VCB ENCLOSURE SHALL BE LOCATED WITHIN 40'-0" FEET OF THE ADMS CONDUIT ENTRANCE HUB. ENCLOSURE MOUNTING LOCATION SHALL BE ADJUSTED AS NEEDED UPON ENGINEER'S APPROVAL.
 9. ANY ADDITIONAL CONDUIT, WIRING OR HARDWARE SHALL BE CONSIDERED INCIDENTAL TO THE WORK REQUIRED FOR THE ADMS, CCTV & WAP INSTALLATION.

OVERHEAD SIGN TRUSS INSTALLATIONS
EXHIBIT "C"
1-LINE ADMS W/ WAP & CCTV
DEVICE DETAIL

REVISIONS			
DATE	DESCRIPTION	DATE	DESCRIPTION

DRMP
DESIGN-RENDERING-MANAGEMENT-PROJECTS
INC.
841 EAST BROADWAY, SUITE 200, MIAMI, FLORIDA 33139
PHONE: (305) 586-0199 FAX: (305) 586-4838
CERTIFICATE OF AUTHORITY #FDW 90 2648
NICHOLAS D. DEVITO, P.E. LICENSE NO. 78448

CFX PROJ. NO.	CENTRAL FLORIDA EXPRESSWAY AUTHORITY	SHEET NO.
599-537		IT-XX


NOTICE: THE OFFICIAL RECORD OF THIS SHEET IS THE ELECTRONIC FILE DIGITALLY SIGNED AND SEALED UNDER RULE 61G15-23.004 F.A.C.

**CONSENT AGENDA ITEM
#15**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth O. Williams 
Director of Procurement

DATE: March 20, 2018

SUBJECT: Approval of Supplement Agreement No. 3 to Infrastructure Corporation of America for Roadway Maintenance Services
Contract No. 001152

Board approval is requested for Supplemental Agreement No. 3 with Infrastructure Corporation of America, in the amount of \$4,097,374.00 for roadway and bridge maintenance of the Wekiva Parkway from Kelly Park Road to north of Mount Plymouth Road and SR 453. The original contract is for five years with five (5) one-year renewals.

Original Contract Amount	\$ 9,271,953.00
Supplemental Agreement No. 1	\$ 1,877,324.00
Supplemental Agreement No. 2	\$ 115,000.00
Supplemental Agreement No. 3	<u>\$ 4,097,374.00</u>
Total Revised Contract Amount	\$15,361,651.00

Services to be provided by the Contractor includes those as described and detailed in the Scope of Service of the Contract Documents. The additional compensation will be paid to the Contractor for services through the end of Contract term which is June 30, 2022.

This contract is budgeted for in the OM&A Budget.

Reviewed by: 
Donald Budnovich, P.E.
Director of Maintenance

CENTRAL FLORIDA EXPRESSWAY AUTHORITY
SUPPLEMENTAL AGREEMENT NO. 3

Contract Name: Roadway and Maintenance Services
Contract No. 001152

This Supplemental Agreement No. 3 entered into this 12th day of April, 2018, by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY (“CFX”), and HDR/ICA, (the “Contractor”), the same being supplementary to the Contract between the aforesaid, dated April 13, 2017, with a Notice to Proceed date of July 1, 2017, for roadway and maintenance services on S.R. 429, S.R. 414, S.R. 451 and related tasks as may from time to time be assigned to the CONTRACTOR by CFX.

1. CFX desires to amend the Scope of Services to add services for the Wekiva Parkway (SR 429) from Kelly Park Road to ~2000 feet north of Mount Plymouth Road and SR 453 in its entirety.
2. The Contractor hereby agrees to the changes with an increase in the Contract amount of a not to exceed \$4,097,374.00 and no increase in the Contract time.
3. CFX and Contractor agree that this Supplemental Agreement No. 3 shall not alter or change in any manner the force and effect of the Contract including any previous amendments thereto, except insofar as the same is altered and amended by this Supplemental Agreement No. 3; that acceptance of this Supplemental Agreement No. 3 signifies the Contractor’s complete and total claim for the terms and conditions of the same and that the Contractor waives all future right for additional compensation which is not already defined herein.

SUPPLEMENTAL AGREEMENT NO. 3

Contract Name: Roadway and Bridge Maintenance Services

Contract No. 001152

Amount of Changes to this document: \$4,097,374.00

This Supplemental Agreement No. 3 entered as of the day and year first written above.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

By: _____
Director of Procurement

Date: _____

INFRASTRUCTURE CORPORATION OF AMERICA

By: _____

Title: _____

Attest: _____ (Seal)

Date: _____



INFRASTRUCTURE CORPORATION OF AMERICA

March 14, 2018

Mr. Donald Budnovich, PE
Central Florida Expressway Authority
4974 Orlando Tower Road
Orlando, Florida 32805

RE: Wekiva Parkway Kelly Park-North and SR 453

Mr. Budnovich,

We provide the following price for the maintenance of the 5.1 Center line miles of the Wekiva Parkway for CFX contract 0001152. This includes maintenance of all roadway items listed in the contract documents. Our price breakdown per contract year is as follows:

Year 1	Year 2	Year 3	Year 4	Year 5	Total
230,622	939,817	957,494	975,525	993,916	4,097,374

Thank you for your consideration. If you have any questions, please contact me at 407-488-9288.

Sincerely,



Christopher Grossenbacher
Project Manager

Innovative Solutions in Transportation Services

7622 Currency Drive, Orlando, Florida 32809 • 407-730-8923 • 407-730-7927 Fax • ica-onramp.com

CENTRAL FLORIDA EXPRESSWAY AUTHORITY
SUPPLEMENTAL AGREEMENT NO. 2

2017 DEC 20 AM 10:42

Contract Name: Roadway and Maintenance Services
Contract No. 001152

This Supplemental Agreement No. 2 entered into this 14th day of December, 2017, by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY ("CFX"), and HDR/ICA, (the "Contractor"), the same being supplementary to the Contract between the aforesaid, dated April 13, 2017, with a Notice to Proceed date of July 1, 2017, for roadway and maintenance services on S.R. 429, S.R. 414, S.R. 451 and related tasks as may from time to time be assigned to the CONTRACTOR by CFX.

1. CFX desires to amend the Scope of Services to add removal and disposal of approximately 120 trees downed during Hurricane Irma, and repairs to the CFX Right of Way fence also damaged from the Hurricane.
2. The Contractor hereby agrees to the changes with an increase in the Contract amount of a not to exceed \$115,000.00 and no increase in the Contract time. No work on this item can begin until the specific scope of work is agreed upon and written authorization to proceed is issued by CFX Director of Maintenance or designee.
3. CFX and Contractor agree that this Supplemental Agreement No. 2 shall not alter or change in any manner the force and effect of the Contract including any previous amendments thereto, except insofar as the same is altered and amended by this Supplemental Agreement No. 2; that acceptance of this Supplemental Agreement No. 2 signifies the Contractor's complete and total claim for the terms and conditions of the same and that the Contractor waives all future right for additional compensation which is not already defined herein.

SUPPLEMENTAL AGREEMENT NO. 2

Contract Name: Roadway and Bridge Maintenance Services

Contract No. 001152


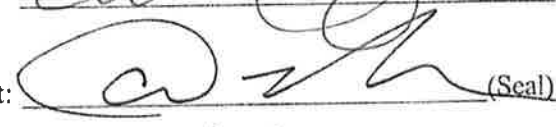
Amount of Changes to this document: \$115,000.00

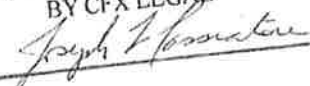
This Supplemental Agreement No. 2 entered into as of the day and year first written above.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

for By: 
Director of Procurement
Date: 12/27/2017

2017 DEC 20 AM 10:42

HDR/ICA
By: 
Title: COO
Attest:  (Seal)
Date: 12/18/17

REVIEWED AND APPROVED
BY CFX LEGAL


**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
SUPPLEMENTAL AGREEMENT NO. 1**

Contract Name: Roadway and Bridge Maintenance Services – S.R. 429, S.R. 414, and S.R. 451

Contract No. 001152

Supplemental Agreement No. 1

This Supplemental Agreement No. 1 entered into this 13th day of July, 2017, by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY (“CFX”), and INFRASTRUCTURE CORPORATION OF AMERICA, (the “Contractor”), the same being supplementary to the Contract between the aforesaid, dated April 13, 2017, with a Notice to Proceed date of July 1, 2017, for roadway and bridge maintenance services pertaining to S.R. 429, S.R. 414, and S.R. 451.

1. CFX desires to extend the limits of the roadway and bridge maintenance services along S.R. 429 (Wekiva Parkway) to include US 441 to Kelly Park Road (4.3 centerline miles). Services to be provided by the Contractor shall include those as described and detailed in Exhibit A, Scope of Services, of the Contract Documents. Additional compensation will be paid to the Contractor in the lump sum amount of \$1,877,324.00 to provide the services to the end of the Contract term (June 30, 2022).
2. The Contractor hereby agrees to provide the required services to the end of the Contract term for the additional lump sum compensation of \$1,877,324.00.
3. CFX and Contractor agree that this Supplemental Agreement No. 1 shall not alter or change in any manner the force and effect of the Contract including any previous amendments thereto, except insofar as the same is altered and amended by this Supplemental Agreement No. 1; that acceptance of this Supplemental Agreement No. 1 signifies the Contractor’s complete and total claim for the terms and conditions of the same and that the Contractor waives all future right for additional compensation which is not already defined herein.

17 JUL 27 2017

SUPPLEMENTAL AGREEMENT NO. 1

Contract Name: Roadway and Bridge Maintenance Services – S.R. 429, S.R. 414, and S.R. 451

Contract No. 001152

Supplemental Agreement No.1

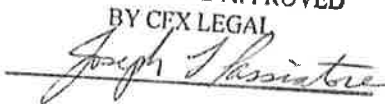
Amount of Changes to this document: \$1,877,324.00

This Supplemental Agreement No. 1 entered into as of the day and year first written above.

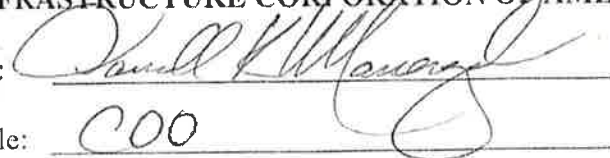
“CFX”:
CENTRAL FLORIDA EXPRESSWAY AUTHORITY

By: 
Director of Procurement

Date: 8/2/17

8/2/17 3:13
REVIEWED AND APPROVED
BY CFX LEGAL


“Contractor”:
INFRASTRUCTURE CORPORATION OF AMERICA

By: 
Title: COO

Attest:  (Seal)

Date: 7/21/17

CONTRACT

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
AND
INFRASTRUCTURE CORPORATION OF AMERICA
ROADWAY AND BRIDGE MAINTENANCE SERVICES
S.R. 429, S.R. 414, AND S.R. 451**

CONTRACT NO. 001152

**CONTRACT DATE: APRIL 13, 2017
CONTRACT AMOUNT: \$9,271,953.00**

**CONTRACT, MEMORANDUM OF AGREEMENT,
ADDENDA, SCOPE OF SERVICES, METHOD OF
COMPENSATION, TECHNICAL PROPOSAL, AND PRICE
PROPOSAL**

**CONTRACT, MEMORANDUM OF AGREEMENT, ADDENDA, SCOPE OF
SERVICES, METHOD OF COMPENSATION, TECHNICAL PROPOSAL, AND
PRICE PROPOSAL**

**ROADWAY AND BRIDGE MAINTENANCE SERVICES
S.R. 429, S.R. 414, AND S.R. 451**

CONTRACT NO. 001152

April 2017

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

TABLE OF CONTENTS

<u>Title</u>	<u>Page</u>
Contract	C-1 to C-20
Memorandum of Agreement	1 to 13
Scope of Services	A-1 to A-22
Method of Compensation	B-1 to B-2
Price Proposal	D-1 to D-6E
On disk Technical Proposal Addenda	

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
ROADWAY AND BRIDGE MAINTENANCE SERVICES
S.R. 429, S.R. 414, AND S.R. 451
CONTRACT 001152**

This Contract No. 001152 (the "Contract" as defined herein below), is made this 13th day of April, 2017, between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY, a body politic and agency of the State of Florida, hereinafter called CFX and INFRASTRUCTURE CORPORATION OF AMERICA, hereinafter the CONTRACTOR:

WITNESSETH:

WHEREAS, CFX was created by statute and is charged with acquiring, constructing, operating and maintaining a system of limited access roadways known as the Central Florida Expressway Authority System; and,

WHEREAS, CFX has been granted the power under Section 348.754(2)(m) of Florida Statutes, to do everything necessary or convenient for the conduct of its business and the general welfare of CFX, in order to comply with the law; and,

WHEREAS, CFX has determined that it is necessary and convenient in the conduct of its business to retain the services of a contractor to provide roadway and bridge maintenance services on S.R. 429, S.R. 414, and S.R. 451, and related tasks as may from time to time be assigned to the CONTRACTOR by CFX; and,

WHEREAS, on or about January 15, 2017, CFX issued a Request for Proposals seeking qualified contractors to perform such tasks; and,

WHEREAS, CONTRACTOR was the successful one of five (5) qualified firms that responded to the Request for Proposals and was ultimately selected;

NOW THEREFORE, in consideration of the mutual covenants and benefits set forth herein and other good and valuable consideration, the receipt and sufficiency of which being hereby acknowledged by each party to the other, the parties hereto agree as follows:

1. SERVICES TO BE PROVIDED

The CONTRACTOR shall, for the consideration herein stated and at its cost and expense, do all the work and furnish all the materials, equipment, supplies and labor necessary to perform this Contract in the manner and to the full extent as set forth in the Contract Documents all of which are hereby adopted and made part of this Contract as completely as if incorporated herein. The Contract shall be performed and services provided to the satisfaction of the duly authorized representatives of CFX, who shall have at all times full opportunity to evaluate the services provided under this Contract.

The services to be provided under this Contract include maintenance of, and administration and management services related to, S.R. 429, S.R. 414, and S.R. 451 in Orange County, Florida as detailed in the Contract Documents and any amendments, supplements, or modifications thereto.

CFX does not guarantee that all of the services described in the Scope of Services will be assigned during the term of the Contract. Further, the CONTRACTOR is providing these services on a non-exclusive basis. CFX, at its option, may elect to have any of the services set forth herein performed by other contractors or CFX staff.

The Contract Documents, in order of precedence, consist of:

- 1.1 The Contract, including insurance policies and bonds,
- 1.2 The Addenda (if any),
- 1.3 The Scope of Services (including Maintenance Specifications),
- 1.4 The Memorandum of Agreement,
- 1.5 The Method of Compensation,
- 1.6 The Technical Proposal submitted by CONTRACTOR, and
- 1.7 The Price Proposal submitted by CONTRACTOR,

(collectively, the "Contract Documents").

2. TERM AND NOTICE

The initial term of the Contract will be five (5) years commencing July 1, 2017. There shall be five (5) renewal options of one (1) year each. The options to renew are at the sole discretion and election of CFX. Renewals will be based, in part, on a determination by CFX that the value and level of service provided by the CONTRACTOR are satisfactory and adequate for CFX's needs. If a renewal option is exercised, CFX will provide the CONTRACTOR with written notice of its intent at least 120 days prior to the expiration of the initial 5-year Contract Term and renewals, if any.

CFX shall have the right to terminate or suspend the Contract, in whole or in part, at any time with 120 days notice for convenience or 60 days with cure notice for cause for CONTRACTOR's material failure to perform the provisions of the Contract. Under no circumstances shall a properly noticed termination by CFX (with or without cause) constitute a default by CFX. In the event of a termination for convenience or without cause, CFX will notify CONTRACTOR (in writing) of such action with instructions as to the effective date of termination or suspension, in accordance with the time frames set forth hereinabove. CONTRACTOR will be paid for all work performed prior to termination and any reasonable, documented, direct, normal, and ordinary termination expenses. CONTRACTOR will not be paid for special, indirect, consequential, or undocumented termination expenses. Payment for work performed will be based on Contract prices, which prices are deemed to include profit and overhead. No profit or overhead will be allowed for work not performed, regardless of whether the termination is for cause.

If CONTRACTOR: (i) fails to perform the Contract terms and conditions; (ii) fails to begin the work under the Contract within the time specified in the "Notice to Proceed"; (iii) fails to perform the work with sufficient personnel or with sufficient materials to assure the prompt performance of the work items covered by the Contract; (iv) fails to comply with the Contract, or (v) performs unsuitably or unsatisfactorily in the opinion of CFX reasonably exercised, or for any other cause whatsoever, fails to carry on the work in an acceptable manner, or if the surety executing the bond, for any reasonable cause, becomes unsatisfactory in the opinion of CFX, CFX will give notice in writing to the CONTRACTOR and CONTRACTOR's surety of such delay, neglect or default. If the Contract is declared in default, CFX may require the CONTRACTOR's surety to take over and complete the Contract performance. Upon the failure or refusal of the surety to assume the Contract within the time demanded, CFX may take over the work covered by the Contract.

If CONTRACTOR (within the curative period, if any, described in the notice of default) does not correct the default, CFX will have the right to remove the work from CONTRACTOR and to declare the Contract in default and terminated.

Upon declaration of default and termination of the Contract, CFX will have the right to appropriate or use any or all materials and equipment on the sites where work is or was occurring, as CFX determines, and may retain others for the completion of the work under the Contract, or may use other methods which in the opinion of CFX are required for Contract completion. All costs and charges incurred by CFX because of, or related to, the CONTRACTOR's default (including the costs of completing Contract performance) shall be charged against the CONTRACTOR. If the expense of Contract completion exceeds the sum which would have been payable under the Contract, the CONTRACTOR and the surety shall be jointly and severally liable and shall pay CFX the amount of the excess. If, after the default notice curative period has expired, but prior to any action by CFX to complete the work under the Contract, CONTRACTOR demonstrates an intent and ability to cure the default in accordance with CFX's requirements, CFX may, but is not obligated to, permit CONTRACTOR to resume work under the Contract. In such circumstances, any costs of CFX incurred by the delay (or from any reason attributable to the delay) will be deducted from any monies due or which may become due CONTRACTOR under the Contract. Any such costs incurred by CFX which exceed the remaining amount due on the Contract shall be reimbursed to CFX by CONTRACTOR. The financial obligations of this paragraph, as well as any other provision of the Contract which by its nature and context survives the expiration of earlier termination of the Contract, shall survive the expiration or earlier termination of the Contract.

CFX shall have no liability to CONTRACTOR for expenses or profits related to unfinished work on a Contract terminated for default.

CFX reserves the right to cancel and terminate this Contract in the event the CONTRACTOR or any employee, servant, or agent of the CONTRACTOR is indicted for any crime arising out of or in conjunction with any work being performed by the CONTRACTOR for or on behalf of CFX, without penalty. Such termination shall be deemed a termination for default.

CFX reserves the right to terminate or cancel this Contract in the event the CONTRACTOR shall be placed in either voluntary or involuntary bankruptcy or an assignment is made for the benefit of creditors. Such termination shall be deemed a termination for default.

3. CONTRACT AMOUNT AND COMPENSATION FOR SERVICES

3.1 The Contract Amount for the five-year Contract term is \$9,271,953.00.

3.2 CFX agrees to pay CONTRACTOR for services performed in accordance with the Method of Compensation.

4. AUDIT AND EXAMINATION OF RECORDS

4.1 Definition of Records:

(i) "Contract Records" shall include, but not be limited to, all information, communications and data, whether in writing or stored on a computer, computer disks, microfilm, writings, working papers, drafts, computer printouts, field notes, charts or any other data compilations, books of account, photographs, videotapes and audiotapes supporting documents, any other papers or preserved data in whatever form, related to the Contract or the CONTRACTOR's performance of the Contract determined necessary or desirable by CFX for any purpose. Proposal Records shall include, but not be limited to, all information and data, whether in writing or stored on a computer, writings, working papers, computer printouts, charts or other data compilations that contain or reflect information, data or calculations used by CONTRACTOR in determining labor, unit price, or any other component of a bid submitted to CFX.

(ii) "Proposal Records" shall include, but not be limited to, any material relating to the determination or application of equipment rates, home and field overhead rates, related time schedules, labor rates, efficiency or productivity factors, arithmetic extensions, quotations from subcontractors, or material suppliers, profit contingencies and any manuals standard in the industry that may be used by CONTRACTOR in determining a price.

CFX reserves and is granted the right (at any time and from time to time, for any reason whatsoever) to review, audit, copy, examine and investigate in any manner, any Contract Records (as herein defined) or Proposal Records (as hereinafter defined) of the CONTRACTOR or any subcontractor. By submitting a response to the Request for Proposal, CONTRACTOR or any subcontractor submits to and agree to comply with the provisions of this section.

If CFX requests access to or review of any Contract Documents or Proposal Records and CONTRACTOR refuses such access or review, CONTRACTOR shall be in default under its Contract with CFX, and such refusal shall, without any other or additional actions or omissions, constitute grounds for suspension or disqualification of CONTRACTOR. These provisions shall not be limited in any manner by the existence of any CONTRACTOR claims or pending litigation relating to the Contract. Disqualification or suspension of the CONTRACTOR for failure to comply with this section shall also preclude the CONTRACTOR from acting in the future as a subcontractor of another contractor doing work for CFX during the period of

disqualification or suspension. Disqualification shall mean the CONTRACTOR is not eligible for and shall be precluded from doing future work for CFX until reinstated by CFX.

Final Audit for Project Closeout: The CONTRACTOR shall permit CFX, at CFX's option, to perform or have performed, an audit of the records of the CONTRACTOR and any or all subcontractors to support the compensation paid the CONTRACTOR. The audit will be performed as soon as practical after completion and acceptance of the contracted services. In the event funds paid to the CONTRACTOR under the Contract are subsequently determined to have been inadvertently paid by CFX because of accounting errors or charges not in conformity with the Contract, the CONTRACTOR agrees that such amounts are due to CFX upon demand. Final payment to the CONTRACTOR shall be adjusted for audit results.

CONTRACTOR shall preserve all Proposal Records and Contract Records for the entire term of the Contract and for a period of five (5) years after the later of: (i) final acceptance of the project by CFX, (ii) until all claims (if any) regarding the Contract are resolved, or (iii) expiration of the Proposal Records and Contract Records' status as public records, as and if applicable, under Chapter 119, Florida Statutes.

5. DISADVANTAGED/MINORITY AND WOMEN'S BUSINESS ENTERPRISES

CFX has adopted a program to provide opportunities for small business, including Disadvantaged/Minority Business Enterprises ("D/MBEs") and Women's Business Enterprises ("WBEs"). Under CFX's program, CONTRACTOR is encouraged to grant small businesses the maximum opportunity to participate in the provision of the Services with respect to the operation and maintenance of the System. CONTRACTOR shall provide information regarding its employment of such businesses and the percentage of payments made to such businesses and others. CONTRACTOR shall provide an annual report to CFX on or before each anniversary of the Contract Date hereof and throughout the Term, regarding use of small business D/MBEs and WBEs and the percentage of payments made to enterprises falling within such categories. Such report shall consolidate the information contained in CONTRACTOR's invoices, and shall be in a form reasonably acceptable to CFX.

6. CONTRACTOR INSURANCE AND PERFORMANCE AND PAYMENT BOND

CONTRACTOR shall carry and keep in force during the period of this Contract, the required amount of coverage as stated below. All bonds and insurance must be underwritten by insurers that are qualified to transact business in the State of Florida and that have been in business and have a record of successful and continuous operations for at least five (5) years. Each shall carry a rating of "A-" (excellent) and a financial rating of Class XII, as defined by A.M. Best and Company's Key Rating Guide and must be approved by CFX. All surety bonds shall be in a form and issued by a surety company approved by CFX. CONTRACTOR shall carry and keep in force the following insurance coverage, and provide CFX with correct certificates of insurance (ACORD forms) upon Contract execution:

6.1 **Commercial General Liability Insurance** having a minimum coverage of One Million Dollars (\$1,000,000.00) per occurrence of bodily injury or property damage and a minimum of Two Million Dollars (\$2,000,000.00) annual aggregate for both General and Products and Completed Operations. Liability insurance shall be current ISO simplified form including products and completed operations coverage. The contractual liability insurance coverage shall include coverage for responsibilities and liabilities assumed by CONTRACTOR under this Agreement.

6.2 **Business Automobile Liability** (for bodily injury, death and property damage) having a minimum coverage of One Million Dollars (\$1,000,000.00) for each accident;

6.3 **Workers' Compensation Insurance Coverage**, including all coverage required under the laws of the state of Florida (as amended from time to time hereafter);

6.4 **Unemployment Insurance Coverage** in amounts and forms required by Florida law, as it may be amended from time to time hereafter.

Insurance policies shall be without co-insurance, and shall (a) include CFX, and such other applicable parties CFX shall designate, as additional insureds for commercial general liability and business automobile liability, (b) be primary insurance, (c) include contractual liability for commercial general liability, (d) provide that the policy may not be canceled or materially changed without at least thirty (30) days prior written notice to CFX from the company providing such insurance, and (e) provide that the insurer waives any right of subrogation against CFX, to the extent allowed by law and to the extent the same would not void primary coverage for applicable insurance policies. CONTRACTOR shall be responsible for any deductible it may carry. At least fifteen (15) days prior to the expiration of any such policy of insurance required to be carried by CONTRACTOR hereunder, CONTRACTOR shall deliver insurance certificates to CFX evidencing a renewal or new policy to take the place of the one expiring. Procurement of insurance shall not be construed to limit CONTRACTOR's obligations or liabilities under the Contract. The requirement of insurance shall not be deemed a waiver of sovereign immunity by CFX.

Any insurance carried by CFX in addition to CONTRACTOR's policies shall be excess insurance, not contributory.

If CONTRACTOR fails to obtain the proper insurance policies or coverages, or fails to provide CFX with certificates of same, CFX may obtain such policies and coverages at CONTRACTOR's expense and deduct such costs from CONTRACTOR payments.

6.5 **Performance and Payment Bond** The CONTRACTOR shall furnish to CFX, and shall maintain in effect throughout the term of the Contract, an acceptable surety bond in a sum equal to the annual amount of the Contract (Contract Amount/5 years). The initial term of the bond shall be from July 1, 2017 through June 30, 2018. The bond shall be renewed each year thereafter until the expiration of the Contract term. Each fully executed renewal bond shall be transmitted to CFX at least 15 days prior to the expiration of the bond in effect so there is no lapse in coverage. Failure to timely renew the bond may result in CFX giving notice of default to

the CONTRACTOR as detailed in Article 2 above. Such bond shall be executed on the form furnished by CFX. The surety shall meet all requirements of the laws of Florida, and shall be approved, and at all times acceptable to, CFX. The surety's resident agent's name, address, and telephone number shall be clearly stated on the face of the bond.

In the event that the surety executing the bond (although acceptable to CFX at the time of execution of the Contract) subsequently becomes insolvent or bankrupt, or becomes unreliable or otherwise unsatisfactory due to any cause which becomes apparent after CFX's initial approval of the company, then CFX may require that the CONTRACTOR immediately replace the surety bond with a similar bond drawn on a surety company which is reliable and acceptable to CFX. In such event, all costs of the premium for the new bond, after deducting any amounts which might be returned to the CONTRACTOR from its payment of premium on the defaulting bond, will be borne by CFX.

7. CONTRACTOR RESPONSIBILITY

7.1 CONTRACTOR shall take all reasonable precautions in the performance of the Services and shall cause its employees, agents and subcontractors to do the same. CONTRACTOR shall be solely responsible for the safety of, and shall provide protection to prevent damage, injury or loss to:

(i) all employees of CONTRACTOR and its subcontractors and other persons who would reasonably be expected to be affected by the performance of the Services;

(ii) other property of CONTRACTOR and its employees, agents, officers and subcontractors and all other persons for whom CONTRACTOR may be legally or contractually responsible on or adjacent to the areas upon which services are performed;

7.2 CONTRACTOR shall comply, and shall cause its employees, agents, officers and subcontractors and all other persons for whom CONTRACTOR may be legally or contractually responsible, with applicable laws, ordinances, rules, regulations, orders of public authorities, sound business practices, including without limitation:

- (i) those relating to the safety of persons and property and their protection from damage, injury or loss, and
- (ii) all workplace laws, regulations, and posting requirements, and
- (iii) implementation of a drug-free workplace policy at least of a standard comparable to, and in compliance with, CFX'S Drug-Free Workplace Policy, and
- (iv) compliance with the public records laws of Chapter 119, Florida Statutes.

7.3 CONTRACTOR shall be responsible for actual damage and loss that may occur with respect to any and all property located on or about any structures in any way involved in the provision of services by CONTRACTOR, whether such property is owned by CONTRACTOR, CFX, or any other person, to the extent such damage or loss shall have been caused or brought about by the negligent acts or omissions of CONTRACTOR or its employees, agents, officers or subcontractors or any other persons for whom CONTRACTOR may be legally or contractually responsible.

7.4 CONTRACTOR shall ensure that all of its activities and the activities of its employees, agents, officers and subcontractors and all other persons for whom CONTRACTOR may be legally or contractually responsible are undertaken in a manner that will minimize the effect on surrounding property and the public.

7.5 CONTRACTOR shall immediately notify CFX of any material adverse change in CONTRACTOR's financial condition, business, prospects, affairs, or operations, or of such change of any partner, or of such change of any shareholder holding greater than a 10% interest in CONTRACTOR, or of the existence of any material impairment of rights or ability of CONTRACTOR to carry on as its business and operations are currently conducted.

7.6 CONTRACTOR shall not make any requirement of any employee, or enter into a non-competition agreement with any employee, whether oral or written, of any kind or nature, that would prohibit CONTRACTOR's employees from leaving CONTRACTOR's employ and taking employment with any successor of CONTRACTOR for CFX's roadway and bridge maintenance services.

7.7 CONTRACTOR and its subcontractors shall cooperate with the Inspector General in any investigation, audit, inspection, review, or hearing pursuant to section 20.055, Florida Statutes. The corporation, partnership, or person entering into a contract with CFX understands and will comply with subsection. 20.055(5), Florida Statutes.

8. ASSIGNMENT AND REMOVAL OF KEY PERSONNEL

A significant factor in the decision of CFX to award this Contract to the CONTRACTOR is the level of expertise, knowledge and experience possessed by employees of CONTRACTOR, particularly the Program Manager, Project Manager and Superintendent (the "Key Personnel") and CONTRACTOR's covenant to have employees possessing such expertise, knowledge and experience available at all times to assist in the provision of the services. Throughout the Term of this Contract, CONTRACTOR shall employ individuals having significant training, expertise, and experience in the areas or disciplines more particularly set forth in the Scope of Services, together with such other areas of expertise or experience, as may be designated from time to time during the Term of this Contract by CFX. When CFX designates an additional area for which expertise or experience shall be required, CONTRACTOR shall use all reasonable and diligent efforts to promptly hire and retain one or more individuals possessing such experience or expertise.

CONTRACTOR shall hire and maintain Key Personnel as employees throughout the Term of the Contract. The identity of the individuals, initially assigned to each of such positions by CONTRACTOR, shall be submitted to CFX and CFX shall be notified in advance of any changes in the individuals. The Key Personnel shall be committed to performing services on this Contract to the extent required. Key Personnel may be dismissed for unsatisfactory performance or any reason set forth below.

If prior to the second anniversary of the Effective Date of this Contract, CONTRACTOR removes, suspends, dismisses, fires, transfers, reassigns, lays off, discharges, or otherwise terminates any Key Personnel without the prior notification to CFX, such action shall constitute an event of default by CONTRACTOR hereunder. CONTRACTOR may cure such event of default only by replacing the Key Personnel with another employee having comparable experience and qualifications.

Promptly upon request of CFX, CONTRACTOR shall remove from activities associated with or related to the performance of this Contract any employee, whether Key Personnel or not, whom CFX considers unsuitable for such work. Such employee shall not be reassigned to perform any work relating to the services except with the express written consent of CFX

The CONTRACTOR's managers and superintendents shall speak and understand English, and at least one responsible management person who speaks and understands English shall be at each of the work locations during all working hours.

9. INDEMNITY

The CONTRACTOR shall indemnify and hold harmless CFX and all of its respective officers, CONTRACTOR's or employees from actual suits, actions, claims, demands, costs as defined elsewhere herein, expenses (including reasonable attorneys' fees as defined elsewhere herein), judgments, liabilities of any nature whatsoever (collectively, "Claims") arising out of, because of, or due to breach of the Contract by the CONTRACTOR (its subcontractors, officers, agents or employees) or due to any negligent or intentional act or occurrence of omission or commission of the CONTRACTOR (its subcontractors, officers, agents or employees), including without limitation any misappropriation or violation of third party copyright, trademark, patent, trade secret, publicity, or other intellectual property rights or other third party rights of any kind by or arising out of any one or more of the following:

9.1 violation of same by CONTRACTOR, its subcontractors, officers, agents or employees,

9.2 CFX's use or possession of the CONTRACTOR Property or CONTRACTOR Intellectual Property (as defined herein below),

9.3 CFX's full exercise of its rights under any license conveyed to it by CONTRACTOR,

9.4 CONTRACTOR's violation of the confidentiality and security requirements associated with CFX Property and CFX Intellectual Property (as defined herein below),

9.5 CONTRACTOR's failure to include terms in its subcontracts as required by this Contract,

9.6 CONTRACTOR's failure to ensure compliance with the requirements of the Contract by its employees, agents, officers, or subcontractors, or

9.7 CONTRACTOR's breach of any of the warranties or representations contained in this Contract.

CONTRACTOR will not be liable for damages arising out of injury or damage to persons or property directly caused or resulting from the sole negligence of CFX or any of its officers, agents or employees. The parties agree that 1% of the total compensation to the CONTRACTOR for performance of each task authorized under the Contract is the specific consideration from CFX to CONTRACTOR for CONTRACTOR's indemnity and the parties further agree that the 1% is included in the amount negotiated for each authorized task.

10. PUBLIC RECORDS

Upon receipt of any request by a member of the public for any documents, papers, letters, or other material subject to the provisions of Chapter 119, Florida Statutes, made or received by CONTRACTOR in conjunction with this Contract (including without limitation CONTRACTOR Records and Proposal Records, if and as applicable), CONTRACTOR shall immediately notify CFX. Thereafter, CONTRACTOR shall follow CFX'S instructions with regard to such request. To the extent that such request seeks non-exempt public records, CFX shall direct CONTRACTOR to provide such records for inspection and copying in compliance with Chapter 119. A subsequent refusal or failure by CONTRACTOR to timely grant such public access will be grounds for immediate, unilateral cancellation of the Contract by CFX.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT Phone: 407-690-5000, e-mail: publicrecords@cfxway.com, and address: Central Florida Expressway Authority, 4974 ORL Tower Road, Orlando, FL. 32807.

CONTRACTOR acknowledges that CFX is a body politic and corporate, an agency of the State of Florida, and is subject to the Public Records Act codified in Chapter 119, Florida Statutes. To the extent that the CONTRACTOR is in the possession of documents fall within the definition of public records subject to the Public Records Act, which public records have not yet been

delivered to CFX, CONTRACTOR agrees to comply with Section 119.0701, Florida Statutes, and to:

1. Keep and maintain public records required by the public agency to perform the service.
2. Upon request from the public agency's custodian of public records, provide the public agency with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law.
3. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the CONTRACTOR does not transfer the records to the public agency.
4. Upon completion of the contract, transfer, at no cost, to the public agency all public records in possession of the CONTRACTOR or keep and maintain public records required by the public agency to perform the service. If the CONTRACTOR transfers all public records to the public agency upon completion of the contract, the CONTRACTOR shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the CONTRACTOR keeps and maintains public records upon completion of the contract, the CONTRACTOR shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the public agency, upon request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.

Upon receipt of any request by a member of the public for any documents, papers, letters, or other material subject to the provisions of Chapter 119, Florida Statutes, made or received by CONTRACTOR in conjunction with this Contract (including without limitation CONTRACTOR Records and Proposal Records, if and as applicable), CONTRACTOR shall immediately notify the CFX. In the event the CONTRACTOR has public records in its possession, CONTRACTOR shall comply with the Public Records Act.

11. PRESS RELEASES

CONTRACTOR shall make no statements, press releases or publicity releases concerning the Contract or its subject matter, or otherwise disclose or permit to be disclosed any of the data or other information obtained or furnished under the Contract, or any particulars thereof, including without limitation CFX Property and CFX Intellectual Property, without first notifying CFX and securing its consent in writing.

12. OWNERSHIP OF MATERIALS AND INTELLECTUAL PROPERTY RIGHTS

CFX is and shall be and remain the sole owner of all rights, title, and interest in, to, and associated with all plans, documents, software in all forms, hardware, programs, procedures, specifications, drawings, brochures pamphlets, manuals, flyers, models, photographic or design

images, negatives, videos and film, tapes, work product, information, data and other items (all whether in preliminary, draft, master, final, paper, electronic, or other form), along with the media on which they reside and with which they interface for function or aesthetics, that are generated or developed with respect to and in connection with this Contract and the performance thereof (collectively, the "CFX Property"). CFX's ownership of CFX Property includes without limitation all common law, statutory and other rights, title, and interest in, to, and associated with trademark, service mark, copyright, patent, trade secret, and publicity (collectively, the "CFX Intellectual Property"). CONTRACTOR, its employees, agents, officers, and subcontractors acknowledge that E-PASS® is CFX's registered trademark name for CFX's electronic toll collection system, and comprises a portion of CFX Intellectual Property.

CONTRACTOR, its employees, agents, officers, and subcontractors may not use CFX Property or CFX Intellectual Property in any way, other than in performance of its services under the terms of this Contract, without the prior written consent of CFX, which may be granted or denied in CFX's sole discretion. CONTRACTOR, its employees, agents, officers, and subcontractors' access to and/or use of CFX Property and CFX Intellectual Property is without any warranty or representation by CFX regarding same.

For all materials listed hereinabove that are not generated or developed under this Contract or performance hereof, but rather are brought in, provided, or installed by CONTRACTOR (collectively, the "CONTRACTOR Property"), and the intellectual property rights associated therewith (collectively, the "CONTRACTOR Intellectual Property"), CONTRACTOR (its employees, officers, agents, and subcontractors), which for purposes of this section shall collectively be referred to as "CONTRACTOR") warrants and represents the following:

12.1 CONTRACTOR was and is the sole owner of all right, title and interest in and to all CONTRACTOR Property and CONTRACTOR Intellectual Property; **OR**

12.2 CONTRACTOR has obtained, and was and is the sole holder of one or more freely assignable, transferable, non-exclusive licenses in and to the CONTRACTOR Property and CONTRACTOR Intellectual Property, as necessary to provide and install the CONTRACTOR Property and/or to assign or grant corresponding to CFX all licenses necessary for the full performance of this Contract; and that the CONTRACTOR is current and will remain current on all royalty payments due and payable under any license where CONTRACTOR is licensee; **AND**

12.3 CONTRACTOR has not conveyed, and will not convey, any assignment, security interest, exclusive license, or other right, title, or interest that would interfere in any way with CFX's use of the CONTRACTOR Property or any license granted to CFX for use of the CONTRACTOR Intellectual Property rights; **AND**

12.4 Subject to Chapter 119, Florida Statutes (Florida Public Records Act), CONTRACTOR shall maintain CFX Property and CFX Intellectual Property in strictest confidence and may not transfer, disclose, duplicate, or otherwise use CFX Property or CFX Intellectual Property in any way, other than in performance of its services under the terms of this Contract, without the prior written consent of CFX, which may be granted or denied in CFX's

sole discretion. CONTRACTOR shall not publish, copyright, trademark, service mark, patent, or claim trade secret, publicity, or other rights of any kind in any of the Property. In ensuring the confidentiality and security of CFX Property and CFX Intellectual Property, CONTRACTOR shall utilize the same standards of protection and confidentiality that CONTRACTOR uses to protect its own property and confidential information, but in no instance less than reasonable care plus the standards set forth anywhere in this Contract.

CONTRACTOR further warrants and represents that there are no pending, threatened, or anticipated Claims against CONTRACTOR, its employees, officers, agents, or subcontractors with respect to the CONTRACTOR Property or CONTRACTOR Intellectual Property.

The provisions of this Section shall survive the term of this Contract for the longer of:

12.5 The statute of limitations on any action arising out of either party's conduct relating to this section, whether such action may be brought by CFX, CONTRACTOR, or a third party; or

12.6 CFX's continued use (notwithstanding any temporary suspension of use) of any CONTRACTOR Property or CONTRACTOR Intellectual Property; and

12.7 Notwithstanding sections 12.5 and 12.6, the confidentiality and security provisions contained herein shall survive the term of this Contract for ten (10) years beyond 12.5 and 12.6.

13. PERMITS, LICENSES, ETC.

Throughout the Term of the Contract, the CONTRACTOR shall procure and maintain, at its sole expense, all permits and licenses that may be required in connection with the performance of Services by CONTRACTOR; shall pay all charges, fees, royalties, and taxes; and shall give all notices necessary and incidental to the due and lawful prosecution of the Services. Copies of required permits and licenses shall be furnished to CFX upon request.

14. CONFLICT OF INTEREST AND STANDARDS OF CONDUCT

CONTRACTOR warrants that it has not employed or retained any entity or person, other than a bona fide employee working solely for the CONTRACTOR, to solicit or secure this Contract, and that CONTRACTOR has not paid or agreed to pay any person, company, corporation, individual or firm any fee, commission, percentage, gift or any other consideration, contingent upon or resulting from the award or making of this Contract. It is understood and agreed that the term "fee" shall also include brokerage fee, however denoted.

CONTRACTOR acknowledges that CFX officials and employees are prohibited from soliciting and accepting funds or gifts from any person who has, maintains, or seeks business relations with CFX in accordance with CFX's Ethics Policy. CONTRACTOR acknowledges that it has read the Ethics Policy and, to the extent applicable, CONTRACTOR will comply with the aforesaid Ethics Policy in connection with performance of the Contract.

In the performance of the Contract, CONTRACTOR shall comply with all applicable local, state, and federal laws and regulations and obtain all permits necessary to provide the Contract services.

CONTRACTOR covenants and agrees that it and its employees, officers, agents, and subcontractors shall be bound by the standards of conduct provided in Florida Statutes 112.313 as it relates to work performed under this Contract, which standards will be reference be made a part of this Contract as though set forth in full.

15. NONDISCRIMINATION

CONTRACTOR, its employees, officers, agents, and subcontractors shall not discriminate on the grounds of race, color, religion, sex, national origin, or other protected class, in the performance of work or selection of personnel under this Contract.

16. NOTIFICATION of CONVICTION of CRIMES

CONTRACTOR shall notify CFX if any of CONTRACTOR's Key Personnel shall be convicted of any crime, whether state or federal, or felony or misdemeanor of any degree. Such notification shall be made no later than thirty (30) days after the conviction, regardless of whether such conviction is appealed.

A person or affiliate who has been placed on the Florida Department of Management Services convicted vendor list following a conviction for a public entity crime may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in s. 287.017 for CATEGORY TWO for a period of 36 months following the date of being placed on the convicted vendor list.

17. SUBLETTING AND ASSIGNMENT

CFX has selected CONTRACTOR to perform the Services based upon characteristics and qualifications of CONTRACTOR and its employees. Therefore, CONTRACTOR shall not sublet, sell, transfer, assign, delegate, subcontract, or otherwise dispose of this Contract or any portion thereof, or of the CONTRACTOR's right, title, or interest therein without the written consent of CFX, which may be withheld in CFX's sole and absolute discretion. Any attempt by CONTRACTOR to dispose of this Contract as described above, in part or in whole, without CFX's written consent shall be null and void and shall, at CFX's option, constitute a default under the Contract.

Notwithstanding the foregoing:

17.1 CONTRACTOR may assign its rights to receive payment under this Agreement (except for an assignment made for the benefit of creditors) with CFX's prior written consent, which consent shall not be unreasonably withheld. CFX may assign all or any portion of its rights under this Agreement without consent of or advance notice to CONTRACTOR; and

17.2 Subject to the right of CFX to review and approve or disapprove subcontracts, and subject to the compliance by CONTRACTOR with the provisions of this Contract with regard to Key Personnel, CONTRACTOR shall be entitled to subcontract some of the services hereunder to other entities, provided that all subcontracts:

(i) shall name CFX as a third party beneficiary and provide that the subcontract is assignable to CFX (or its successor in interest under the terms of this Contract) without the prior approval of the parties thereto, and that the assignment thereof shall be effective upon receipt by the subcontractor of written notice of the assignment from CFX. Upon such event, CFX shall be deemed to assume all rights and obligations of the CONTRACTOR under the subcontract, but only to the extent such rights and obligations accrue from and after the date of the assignment. Without limitation, all warranties and representations of subcontractor shall inure to the benefit of CFX, and

(ii) shall require the subcontractor to comply with all laws, as all may be revised, modified and supplemented from time to time, and must require the subcontractor to carry forms and amounts of insurance satisfactory to CFX in its sole discretion, and shall provide CFX with certificates of insurance upon request. CFX shall be listed as an additional insured on all such insurance policies, and copies of correct insurance certificates and policies shall be delivered to CFX upon request, and

(iii) shall require the subcontractor to join in any dispute resolution proceeding upon request of CFX, and

(iv) shall include the same or similar terms as are included in this Contract with respect to subcontractors, providing CFX with equal or greater protections than herein.

If, during the life of the Contract and any renewals hereof, CONTRACTOR desires to subcontract any portion(s) of the work to a subcontractor that was not disclosed by the CONTRACTOR to CFX at the time that the Contract was originally awarded, and such subcontract would, standing alone or aggregated with prior subcontracts awarded to the proposed subcontractor, equal or exceed twenty five thousand dollars (\$25,000.00), the CONTRACTOR shall first submit a request to CFX's Director of Procurement for authorization to enter into such subcontract. Except in the case of an emergency, as determined by the Executive Director or her/his designee, no such subcontract shall be executed by the CONTRACTOR until it has been approved by CFX Board. In the event of a designated emergency, the CONTRACTOR may enter into such a subcontract with the prior written approval of the Executive Director or her/his designee, but such subcontract shall contain a provision that provides that it shall be automatically terminated if not approved by CFX Board at its next regularly scheduled meeting.

18. DISPUTES

All services shall be performed by the CONTRACTOR to the reasonable satisfaction of CFX's Executive Director (or her/his delegate), who shall decide all questions, difficulties and disputes of any nature whatsoever that may arise under or by reason of this Contract, the prosecution and fulfillment of the services described and the character, quality, amount and value thereof. The Executive Director's decision upon all claims, questions and disputes shall be final agency action. Adjustments of compensation and Contract time, because of any major changes in the work that may become necessary or desirable as the work progresses shall be left to the absolute discretion of the Executive Director (and CFX Board if amendments are required) and supplemental agreement(s) of such nature as required may be entered into by the parties in accordance herewith.

19. REMEDIES

In addition to any remedies otherwise available to CFX under law, upon an uncured default CFX shall have the right to appropriate or use any or all materials and equipment on the sites where work is or was occurring, and may enter into agreements with others for the completion of the work under the Contract, or may use other methods which in the opinion of CFX are required for Contract completion. All costs and charges incurred by CFX because of or related to the CONTRACTOR's default including, but not limited to, the costs of completing Contract performance shall be charged against the CONTRACTOR. If the expense of Contract completion exceeds the remaining sum which would have been payable under the balance of the Contract, CONTRACTOR shall be liable to CFX for the difference. On a Contract terminated for default, in no event shall CFX have any liability to the CONTRACTOR for expenses or profits related to unfinished work, or for CFX's use of any CONTRACTOR materials or equipment on the work sites, including without limitation the CONTRACTOR Property and CONTRACTOR Intellectual Property.

20. PREVAILING PARTY ATTORNEY'S FEES

If any contested claim arises hereunder or relating to the Contract (or CONTRACTOR's work hereunder), and either party engages legal counsel, the prevailing party in such dispute, as "prevailing party" is hereinafter defined, shall be entitled to recover reasonable attorneys' fees and costs as defined herein, from the non-prevailing party.

In order for CONTRACTOR to be the prevailing party, CONTRACTOR must receive an adjusted judgment or adjusted award equal to at least eighty percent (80%) of its contested claims filed with CFX, failing which CFX will be deemed the prevailing party for purposes of this Contract.

For purposes of determining whether the judgment of award is eighty percent (80%) or more of the contested claims, "adjusted award" or "adjusted judgment" shall mean the amount designated in the award or final judgment as compensation to CONTRACTOR for its claims (exclusive of interest, cost or expenses), less: (i) any amount awarded to CFX (exclusive of interest, costs or

expenses) on claims asserted by CFX against CONTRACTOR in connection with the Contract, and (ii) any amount offered in settlement prior to initiation of CONTRACTOR litigation (exclusive of interest, cost or expense), which for purposes of enforcing this section only shall be admissible into evidence.

The term "contested claim" or "claims" shall include "Claims" as defined in Section 9, as well as the initial written claim (s) submitted to CFX by CONTRACTOR (disputed by CFX) which have not otherwise been resolved through ordinary close-out procedures of the Contract prior to the initiation of litigation. CONTRACTOR claims or portions thereof, which CFX agrees or offers to pay prior to initiation of litigation, shall not be deemed contested claims for purposes of this provision. If CONTRACTOR submits a modified, amended or substituted claim after its original claim and such modified, amended or substituted claim(s) is for an amount greater than the prior claim(s), the higher amount shall be the claim(s) for purposes of determining whether the award is at least eighty percent (80%) of CONTRACTOR's claim(s).

Attorneys' fees and costs awarded to the prevailing party shall mean reasonable fees and costs incurred in connection with and measured from the date a claim is initially submitted to CFX through and including trial, appeal and collection. In the circumstance where an original claim is subsequently modified, amended or a substituted claim is filed therefore, fees and costs shall accrue from the date of the first written claim submitted, regardless of whether the original or subsequent claim amount is ultimately used in determining if the judgment or award is at least eighty percent (80%) of the cumulative claims.

"Attorneys' fees" shall include but not be limited to fees and charges of attorneys, paralegals, legal assistants, attorneys' CONTRACTOR's, expert witnesses, court reporters, photocopying, telephone charges, travel expenses, or any other charges, fees, or expenses incurred through use of legal counsel, whether or not such fees are provided by statute or contained in State-Wide guidelines, and shall apply to any pretrial fees (whether or not an action is filed), trial, appeal, collection, bankruptcy, arbitration, mediation, or administrative proceedings arising out of this Contract.

"Costs" shall include but not be limited to any filing fees, application fees, expert witnesses' fees, court reporters' fees, photocopying costs, telephone charges, travel expenses, or any other charges, fees, or expenses incurred whether or not legal counsel is retained, whether or not such costs are provided by statute or contained in State-Wide guidelines, and shall apply to any pretrial costs (whether or not an action is filed), trial, appeal, collection, bankruptcy, arbitration, mediation or administrative proceeding arising out of this Contract.

As a condition precedent to filing a claim with any legal or administrative tribunal, CONTRACTOR shall have first submitted its claim (together with supporting documentation) to CFX, and CFX shall have had sixty (60) days thereafter within which to respond thereto.

The purpose of this provision is to discourage frivolous or overstated claims and, as a result thereof, CFX and CONTRACTOR agree that neither party shall avail itself of Section 768.79, Florida Statutes, or any other like statute or rule involving offers of settlement or offers of

judgment, it being understood and agreed that the purpose of such statute or rule are being served by this provision.

Should this section be judged void, unenforceable or illegal, in whole or in substantial part, by a court of competent jurisdiction, this section shall be void in its entirety and each party shall bear its own attorneys' fees and costs.

21. OTHER SEVERABILITY

If any section of this Contract, other than the immediately preceding Prevailing Party Attorneys' Fees section, be judged void, unenforceable or illegal, then the illegal provision shall be, if at all possible, interpreted or re-drafted into a valid, enforceable, legal provision as close to the parties' original intention, and the remaining portions of the Contract shall remain in full force and effect and shall be enforced and interpreted as closely as possible to the parties' intention for the whole of the Contract.

22. GOVERNING LAW

This Contract is accepted and entered into in Florida and any question regarding its validity, construction, enforcement, or performance shall be governed by Florida law. The parties consent to the exclusive jurisdiction of the courts located in Orange County, Florida.

In consideration of the foregoing premises, CFX agrees to pay CONTRACTOR for work performed and materials furnished at the prices submitted with the Proposal.

23. RELATIONSHIPS

CONTRACTOR acknowledges that no employment relationship exists between CFX and CONTRACTOR or CONTRACTOR's employees. CONTRACTOR shall be responsible for all direction and control of its employees and payment of all wages and salaries and other amounts due its employees. CONTRACTOR shall be responsible for all reports and obligations respecting such employees, including without limitation social security tax and income tax withholding, unemployment compensation, workers compensation, and employment benefits.

CONTRACTOR shall conduct no act or omission that would lead CONTRACTOR's employees or any legal tribunal or regulatory agency to believe or conclude that CONTRACTOR's employees would be employees of CFX.

Any approval by CFX of a subcontract or other matter herein requiring CFX approval for its occurrence shall not be deemed a warranty or endorsement of any kind by CFX of such subcontract, subcontractor, or matter.

24. INTERPRETATION

For purposes of this Contract, the singular shall include the plural, and the plural shall include the singular, unless the context clearly requires otherwise. Except for reference to women's

business enterprises and matters relating thereto, reference to one gender shall include all genders. Reference to statutes or regulations include all statutory or regulatory provisions consolidating, amending, or replacing the stated statute or regulation. Words not otherwise defined and that have well-known technical, industry, or legal meanings, are used in accordance with such recognized meanings, in the order stated. References to persons include their respective permitted successors and assigns and, in the case of governmental persons, persons succeeding to their respective functions and capacities. If CONTRACTOR discovers any material discrepancy, deficiency, or ambiguity in this Contract, or is otherwise in doubt as to the meaning of any provision of the Contract, CONTRACTOR may immediately notify CFX and request clarification of CFX's interpretation of the Contract. The Contract Documents, together with and including all exhibits, comprise the entire agreement of the parties and supersedes and nullifies all prior and contemporaneous negotiations, representations, understandings, and agreements, whether written or oral, with respect to the subject matter hereof.

25. SURVIVAL OF EXPIRATION OR TERMINATION

Any clause, sentence, paragraph, or section providing for, discussing, or relating to any of the following shall survive the expiration or earlier termination of the Contract:

25.1 Trademarks, service marks, patents, trade secrets, copyrights, publicity, or other intellectual property rights, and terms relating to the ownership, security, protection, or confidentiality thereof; and

25.2 Payment to CONTRACTOR for satisfactory work performed or for termination expenses, if applicable; and

25.3 Prohibition on non-competition agreements of CONTRACTOR's employees with respect to any successor of CONTRACTOR; and

25.4 Obligations upon expiration or termination of the Contract, as set forth in Section 26; and


25.5 Any other term or terms of this Contract which by their nature or context necessarily survive the expiration or earlier termination of the Contract for their fulfillment.

26. OBLIGATIONS UPON EXPIRATION OR TERMINATION OF CONTRACT

26.1 CONTRACTOR shall initiate settlement of all outstanding liabilities and claims arising out of the Contract and any subcontracts or vending agreements to be canceled. All settlements shall be subject to the approval of CFX.

IN WITNESS WHEREOF, the authorized signatures named below have executed this Contract on behalf of the parties as of the day and year first above written. This Contract was awarded by CFX's Board of Directors at its meeting on April 13, 2017.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

By: 
Director of Procurement

Print Name: Aneeth Williams

CONTRACTOR

By: 

Print Name: Dorell K. Masferrer

Title: COO

ATTEST:  (Seal)

Approved as to form and execution, only.


General Counsel for CFX

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MEMORANDUM OF AGREEMENT

PRE-AWARD MEETING TO REVIEW SCOPE OF SERVICES, MAINTENANCE
SPECIFICATIONS AND OTHER DOCUMENTS FOR
ROADWAY AND BRIDGE MAINTENANCE SERVICES
S.R. 429, S.R. 414 AND S.R. 451
CFX CONTRACT NO. 001152

March 23, 2017

This Pre-Award Meeting Memorandum of Agreement (“Memorandum”) for Roadway and Bridge Maintenance Services for S.R. 429, S.R. 414, and S.R. 451, CFX Contract No. 001152, is made and entered this 23rd day of March 2017, by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY (“CFX”), a public body politic and corporate agency of the State of Florida, organized and existing under Chapter 63-339 Laws of Florida, 1963, and the apparent successful responsive and responsible proposer, INFRASTRUCTURE CORPORATION OF AMERICA, (“Contractor”), registered to do business in the State of Florida, (Individually, Party and collectively, Parties)

WITNESSETH THAT:

WHEREAS, CFX will enter into an agreement with Contractor to provide roadway and bridge maintenance services under Contract No. 001152 (“Contract”) pursuant to the execution of this Memorandum;

WHEREAS, CFX has solicited the services of the Contractor to provide labor, equipment and materials (“Services”) to provide roadway and bridge maintenance services under the Contract and the Contractor has agreed to provide such Services in accordance with its Technical and Price Proposal of February 28, 2017;

WHEREAS, the Services generally consist of the maintenance of roadways and bridges along S.R. 429, S.R. 414, and S.R. 451 in Orange County, Florida;

WHEREAS, the Contractor has demonstrated its qualification, capability and willingness to provide the Services;

NOW, THEREFORE, the Parties agree as follows:

1. PRE-AWARD MEETING TO REVIEW SCOPE OF SERVICES, MAINTENANCE SPECIFICATIONS AND OTHER DOCUMENTS

A meeting was held on March 23, 2017, between 10:00 a.m. and 11:30 a.m., in accordance with Article 5.3, Pre-Award Meeting, of the Instructions/Information for Proposers. The purpose of the meeting was to address all questions or differences in interpretations of the documents and to provide clarifications. The Contractor's key personnel and CFX were represented at the meeting.

2. PROCEDURES

At the meeting, the Scope of Services, Maintenance Specifications and other Contract Documents that were used by the Contractor in preparing its Technical and Price Proposal were reviewed. Items that could be the cause of misunderstanding or misinterpretation were identified and discussed.

3. ITEMS DISCUSSED AND AGREED TO

Discussion began with the form of the Contract. The Contractor acknowledged its understanding of Article 26, E-Verify Clause.

Discussion continued regarding the Scope of Services and addressed the remaining portion of S.R. 429 that will be opened after the start of the Contract term. The cost to maintain the new portion will be negotiated with the Contractor at the appropriate time and added to the Contract by supplemental agreement. The Contractor was also advised that additional maintenance rating inspections (MRP) would be performed by the CFX General Engineering Consultant and the Contractor's cooperation with the inspections would be required. The Contractor's obligation with regard to subcontractor approval was discussed and acknowledged.

Discussion moved to the Contractor Checklist of Reports/Submittals related to the Scope of Services and the Maintenance Specifications that had previously been transmitted to the Contractor and is included as Attachment C to this Memorandum. The Contractor acknowledged its understanding of, and responsibilities related to, the Scope of Services and the Maintenance Specifications. Clarification of certain reporting and submittal requirements in those documents was discussed and some changes in the documents' language was agreed to and indicated on Attachment C. The majority of the reporting and submittal requirements discussed were related to M/WBE subcontractors and non-M/WBE subcontractors, the Contractor's Work Plan, and various other reports and processes in the documents.

Discussion moved to the Method of Compensation. The Contractor acknowledged its understanding of the process for submitting invoices and the supporting documentation that would be required.

Discussion moved to the addendum issued during the solicitation process. The Contractor acknowledged its understanding and acceptance of the content of the addendum.

Discussion then moved to the Price Proposal. The Contractor stated that there were no issues or concerns and its proposal amount was as shown.

4. EXECUTION

It is agreed and understood by the Parties that the execution of this Memorandum and its effectiveness is contingent upon execution of the Contract by and between CFX and Contractor.

IN WITNESS WHEREOF, this agreement has been executed by CFX and the Contractor effective on the day and year first written above.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

By: Claude Miller
Name

Director of Maintenance
Title

Elizabeth Kyrnoski
Witness

INFRASTRUCTURE CORPORATION OF AMERICA

By: Clayton S. W.
Name

DIRECTOR OF OPERATIONS
Title

MH
Witness

Exhibit A
SCOPE OF SERVICES
ROADWAY AND BRIDGE MAINTENANCE SERVICES
S.R. 429, S.R. 414, AND S.R. 451
CONTRACT NO. 001152

1.0 OVERVIEW

- 1.1 The Contractor shall perform maintenance of and administration and management services related to roadways (including out parcels) and bridges along S.R. 429 (Daniel Webster Western Beltway) between Seidel Road to north of Kelley Park Road, along S.R. 414 (John Land Apopka Expressway) between S.R. 429 and US 441, and S.R. 451 from S.R. 414 to US 441 in Orange County, Florida.

The Contractor shall furnish all labor, materials, equipment, tools, transportation and supplies required to supply the services and complete the maintenance work in accordance with the specifications, procedures and terms of the Contract, including the specific tasks and events set forth on the attached specifications.

- 1.2 The Contractor, or an approved subcontractor, shall employ a full-time registered professional engineer licensed to practice in the State of Florida and sufficient qualified technical and professional staff to support activities and program areas including, but not limited to: roadway and bridge maintenance contract administration; maintenance contract development; maintenance condition survey management; road serviceability analysis; and transportation safety management. CFX, at its option, may elect to expand, reduce, or delete the extent of each work element described in this Scope of Services document, provided such action does not alter the intent of the Contract.

- 1.3 The services to be provided by the Contractor shall be furnished through a combination of Contractor staff/personnel and subcontractors/subconsultants under contract to the Contractor. Through this combination, the Contractor shall provide maintenance and administrative personnel in appropriate numbers and at the proper times to ensure that the responsibilities assigned under the Contract are effectively carried out. Services to be provided by the Contractor include, but are not necessarily limited to maintenance of: roadway features (pavement); roadside features (e.g., soil shoulders, slopes, and fence); traffic services features (e.g., signs, striping, and guardrail); vegetation/aesthetics (e.g., mowing and litter); and drainage (e.g., ditches and inlets). Work shall also include responsibility for traffic operations; reviewing bridge inspection reports and preparing and implementing a plan for repairs of noted deficiencies; performing road serviceability analysis; and responsibility for permit operations. These services are described in detail in the maintenance specifications attached to this Scope of Services. Maintenance of toll facilities and equipment, the fiber optic network, landscaping and aquatic weed control are not a part of this scope and will be performed by others.

- 1.4 CFX does not guarantee that all of the services described in this Scope of Services will be assigned during the term of the Contract. Further, the Contractor is providing these services on a non-exclusive basis. CFX, at its option, may elect to have any of the services set forth herein performed by others or, where applicable, by Florida Department of Transportation (FDOT).
- 1.5 During the term of the Contract, the remaining portions of S.R. 429 and the new S.R. 453 (constructed as part of the Wekiva Parkway project) will be accepted and opened to the public in phases. The Contractor shall furnish all labor, materials, equipment, tools, transportation and supplies required to supply the services and complete the maintenance work for each phase through supplemental agreements at costs to be negotiated between CFX and the Contractor.

2.0 ROADWAY MAINTENANCE AND INSPECTION

- 2.1 The Contractor shall be responsible for all routine bridge maintenance, roadway maintenance (roadway features, roadside features, traffic services features, vegetation/aesthetics and drainage) and inspection and administrative functions as defined in this Scope of Services, maintenance specifications and referenced manuals and procedures.
- 2.2 The Contractor, through the use of subcontractors and subconsultants, shall provide qualified maintenance contractors and technical and administrative personnel in appropriate numbers to ensure that maintenance is accomplished in accordance with the requirements and criteria set forth in this Scope of Services and the maintenance specifications. All activities shall be performed in accordance with the specifications, guides, standards, procedures and directives that are a part of the Contract.
- 2.3 The Contractor shall comply with the CFX Incident Response Plan. This document provides procedures for situational analysis, mobilizing personnel and equipment, information to the public, taking protective action, assessing damage, record keeping, planning recovery/restoration, and coordinating emergency response activities.
- 2.3.1 The Contractor shall comply with the CFX Open Road Tolling procedures policy letter for scheduled or emergency closing of express toll lanes.
- 2.4 The Contractor shall be responsible for the control and safety of traffic and the public during the performance of all work under control of the Contractor, its agent, employees and subcontractors/subconsultants. When required by the Contractor's operations, the Contractor shall furnish, erect and maintain such fences, temporary railing, barricades, lights, signs and other devices and take such other protective measures as are necessary to prevent accidents, damage or injury to the public.

- 2.5 The Contractor shall review Bridge Inspection Reports received by CFX. The Contractor shall have complete responsibility for scheduling and performing bridge maintenance and repairs. The Contractor shall return completed signed and dated FDOT work order forms to the Director of Maintenance to include photographs of the completed repairs. CFX will review the documents and notify FDOT to close the work order within 60 days for Priority 1 work orders, 180 days for Priority 2 and 3 work orders and within 2 years for Priority 4 work orders. Work not completed within this time frame will be subject to a reduction in compensation due the Contractor of \$200 per day per work order for each day the work is not completed.
- 2.6 Road Serviceability Analysis - The Contractor shall:
- 2.6.1 Attend MRP inspection with FDOT and Director of Maintenance. Review results of the Maintenance Rating Program (MRP) inspection performed by FDOT and initiate corrective action based on undisputed MRP inspections within 30 days of receipt of the findings from the Director of Maintenance.
 - 2.6.2 Prepare road serviceability analyses and documentation to correct identified deficiencies. Use the current year Annual Inspection Report compiled by CFX's General Engineering Consultant as a baseline of the deficiencies needing repair. Integrate report findings in Contractor's Work Plan.
 - 2.6.3 Perform Road Characteristics Inventory (RCI) field review and document changes. Develop and maintain an up to date inventory of CFX assets of roadway items and bridge features within 180 days of Notice to Proceed. Use FDOT Straight Line Drawings (SLD) to populate initial inventory.
- 2.7 Contract Administration - The Contractor shall:
- 2.7.1 Review maintenance contract reports relating to Contractor's performance and communicate with subcontractors, if necessary, regarding negative conformance to specifications, workmanship, etc.
 - 2.7.2 Prepare and maintain monthly progress schedules and reports applicable to all phases of maintenance operation and such special reports as may be required to keep CFX advised with respect to the progress of work activity.
 - 2.7.2.1 Provide the monthly report in a format that includes all Activity Groups and Activity Codes, quantities and applicable measurement units (i.e. acre, square foot/yard, each, etc.) as described in the FDOT Maintenance Cost Handbook.
 - 2.7.3 Assist CFX in responding to the public interest regarding maintenance activities.

2.8 In all cases and scenarios prepare accident claim in form and content reasonably satisfactory to CFX.

2.8.1 For matters or incidents in an amount less than or equal to \$25,000.00, or the CFX insurance contract deductible, whichever is greater, in estimated repair damages for any particular occurrence due to the intentional acts or negligence of any third party or parties, the Contractor shall:

- (i) Provide a copy of said accident claim to CFX for its records; and
- (ii) Advance and pay for all expenses incurred in connection with the performance of its repair and/or maintenance duties and obligations under the Contract; and
- (iii) Seek reimbursement of the expenses made in connection with the aforementioned repair and/or maintenance, at Contractor's sole expense, only from the negligent party or parties, tortfeasor or tortfeasors (collectively, the "Third Parties"), and/or their respective insurance carriers (the "Third Party Insurers"), if any. The Contractor shall not seek reimbursement from the CFX. Nor shall the Contractor seek reimbursement from the CFX insurance carrier or carriers without first obtaining written approval from CFX, which approval shall not be unreasonably withheld. Alternatively, the Contractor may pursue, at Contractor's sole cost and expense, any and all claims or actions against the Third Parties, and/or the Third Party Insurers, but not against CFX, its employees, officers, agents, representatives, consultants, or their respective employees, officers and representatives, or the CFX insurance carrier or carriers, whether in law or in equity.

2.8.2 For matters or incidents in an amount greater than \$25,000.00, or CFX's insurance contract deductible, whichever is greater, in estimated repair damages for any particular occurrence due to the intentional acts or negligence of any third party or parties, as an absolute condition of the Contractor being reimbursed by CFX, the Contractor shall:

- (i) Submit said accident claim affidavit to CFX; and
- (ii) Advance and pay for all expenses incurred in connection with the performance of its repair and/or maintenance duties and obligations under the Contract; and

(iii) Notify CFX in writing, that the Contractor seeks reimbursement of the Contractor's expenses, reasonably related to such repairs and/or maintenance, whereby CFX, shall at its expense, file a reimbursement claim with the CFX insurance carrier or carriers. Should the CFX insurance carrier or carriers fail to pay all of any particular reimbursement claim, the Contractor may, but shall have no obligation to, seek reimbursement of any particular claim shortfall from the negligent party or parties, tortfeasor or tortfeasors (collectively, the "Third Parties"), and/or their respective insurance carriers (the "Third Party Insurers"), if any. The Contractor shall not seek any reimbursement from the CFX insurance carrier or carriers, whether or not the claim is based on bad faith or otherwise, without first obtaining written approval from CFX, which approval shall not be unreasonably withheld. Alternatively, the Contractor may pursue, at Contractor's sole cost and expense, any and all claims or actions against the Third Parties, and/or the Third Party Insurers, but not against CFX, its employees, officers, agents, representatives, consultants, or their respective employees, officers and representatives, whether in law or in equity.

2.8.3 Contractor and its assigns, if any, hereby waive any and all claims, reimbursement requests, and the like, against any self-insurance policy or policies of CFX and of the Florida Department of Transportation.

3.0 CONTROL OF THE WORK

3.1 The Contractor shall develop, prepare, and implement a Roadway Maintenance Operations Work Plan.

The Work Plan shall contain a description of activities the Contractor intends to carry out during the 12-month period beginning on the Notice to Proceed date for the Contract and the scheduled date for each such activity. The date may be expressed by week or by any other more specific periods or date the Contractor selects.

A draft of the Work Plan shall be submitted to CFX within 30 days after the date of the Notice to Proceed. CFX will review the plan and meet with the Contractor to resolve any concerns pertaining to the schedule and the activities and to finalize the plan.

The Contractor shall submit an updated Work Plan to CFX at least 30 days prior to the first day of each quarter to show a rolling 12-month period of detailed coverage.

3.2 Director of Maintenance

To avoid unnecessary repetition of expressions, whenever in the Scope of Services, Maintenance Specifications or other Contract Documents the term “Director of Maintenance” is used, it is understood that “or designated representative” is a part of the term unless specifically indicated otherwise.

All work shall be subject to review and acceptance by the Director of Maintenance who shall evaluate the Contractor’s work for compliance with the Contract Documents. The Director of Maintenance has no duty to supervise or direct the performance of the work, nor any responsibility or liability for the acts or omissions of the Contractor or any subcontractor or supplier.

3.3 Coordination of Contract Documents

The Scope of Services, Maintenance Specifications and all supplementary documents are integral parts of the Contract Documents and a requirement occurring in one document is as binding as though occurring in all documents. Section 102, Maintenance of Traffic, which is included in the Maintenance Specifications as Attachment 19, replaces Section 102 in the FDOT Standard Specifications for Road and Bridge Construction. The remainder of the Standard Specifications, (current edition at the time of Contract execution) and the FDOT Design Standards, January 2016 edition, are incorporated by reference as if fully set forth herein. In a circumstance of inconsistency or discrepancy between documents, the priority order of the documents shall be as follows:

1. Scope of Services
2. Maintenance Specifications
3. FDOT Standard Specifications, current edition at time of Contract execution.
4. FDOT Design Standards, January 2016 edition

Unless specifically allowed by the Director of Maintenance, the Method of Measurement and the Basis of Payment articles in all sections of the Standard Specifications will not apply to this Contract. All payments to the Contractor will be based on the lump sum and unit price amounts shown in the Price Proposal.

3.4 Traffic Control and Lane Closures

The Contractor shall adhere to the requirements of Part 6 of the FHWA’s Manual on Uniform Traffic Control Devices (MUTCD). For operations requiring closure of travel lane(s), Contractor shall comply with Maintenance Specifications Attachment 19, Section 102, Maintenance of Traffic, and FDOT Design Standards Drawing No. 600.

No work shall occur on CFX's system between the hours of 6:00 am and 11:00 pm, Monday through Sunday, without the permission of the Director of Maintenance. Ramp closures will only be permitted between the hours of 11:00 pm and 5:00 am any day of the week.

If, in the opinion of the Director of Maintenance, any permitted lane closure(s) causes extended traffic congestion the Contractor shall, at the direction of the Director of Maintenance, open any temporary lane closures until traffic is returned to an acceptable flow as determined by the Director of Maintenance.

Delay costs to the public will result if all lanes are not open to traffic during the times noted above. The Contractor shall plan its operations such that all equipment and materials except those required for the safety of the traveling public are removed from the clear zone and lanes are reopened for traffic by the times noted above. A damage recovery cost will be assessed for failure by the Contractor to clear traffic lanes in the following amount:

10 minutes and under.....No damage recovery cost assessed
Each additional 10 minutes or fraction thereof.....\$2,000

Costs will be assessed beginning at the appropriate time as shown above and continue until all lanes are open and traffic flow is restored as recorded by the Director of Maintenance. CFX shall have the right to apply as payment on such damages any money which is due to the Contractor by CFX. At the discretion of the Director of Maintenance, damage recovery costs will not be assessed for failure to open traffic lanes if such cause is beyond the control of the Contractor i.e., catastrophic events, accidents not related or caused by the Contractor's operations.

3.5 Other Work

If activities by CFX or other parties occur near or within the work locations, the Contractor shall coordinate its operations and cooperate with others and shall not be entitled to extra compensation or adjustments in Contract unit prices because of deletion of work items or delay because of activities by others.

3.6 Subcontractors

The Contractor shall not sublet, sell, transfer, assign, delegate, subcontract, or otherwise dispose of the Contract or any portion thereof without the written consent of CFX which may be withheld in CFX's sole and absolute discretion. A list of approved subcontractors shall be made a part of the Contract. Subsequent to the execution of the Contract, any additions to the list will require prior approval by the Director of Maintenance. Additionally, any such subcontract that would, standing alone or aggregated with prior subcontracts awarded to the proposed subcontractor, equal or exceed twenty five thousand dollars (\$25,000.00), will also

require prior approval by the CFX Board. No such subcontract shall be executed by the Contractor until Board approval is given. Refer to Article 17, Subletting and Assignment, in the Contract for additional requirements.

Promptly upon request of CFX, the Contractor shall remove from the activities associated with or related to the performance of the Contract any subcontractor, at any tier, whom CFX considers unsuitable for such work. Such subcontractor shall not be reassigned to perform any work relating to the services except with the express written consent of CFX.

4.0 OTHER REQUIREMENTS

4.1 Permits, Notifications and Fees

4.1.1 Unless otherwise specified, Contractor shall secure and pay for all permits necessary to conduct the maintenance or other work in accordance with required regulations and to notify all applicable utilities or parties affected by the Contractor's operations.

4.1.2 The Contractor shall be responsible for all fees associated with the performance of the Contract. This includes payment of toll charges for all vehicles and equipment at the standard rate applicable to the general public. All toll payments made by the Contractor will be presumed to have been included in the Contract lump sum and unit prices for the items of work in the Contract.

4.1.3 No work shall be performed under the provisions of the Contract on any properties outside the limits of CFX-maintained right-of-way without the express written permission of the affected landowner. Any such permission shall be secured by the Contractor and shall identify the provisions under which such work is to be performed. Permissions obtained shall not constitute assumption of liability by CFX nor relieve the Contractor of its liabilities.

4.2 Hazardous or Toxic Waste, Pollutants

4.2.1 When the Contractor's operations encounter or expose any abnormal condition which may indicate the presence of a hazardous substance, toxic waste, or pollutants such operations shall be discontinued in the vicinity of the abnormal condition and the Director of Maintenance shall be notified immediately. The presence of tanks or barrels; discolored earth, metal, wood, groundwater, etc.; visible fumes; abnormal odors; excessively hot earth; smoke; or other conditions which appear abnormal may be indicators of hazardous or toxic wastes or pollutants and shall be treated with extraordinary caution.

- 4.2.2 Contractor shall minimize the spread of any hazardous substance, toxic waste or pollutant into uncontaminated areas. The Contractor's operations in the affected area shall not resume until so directed by the Director of Maintenance.
- 4.2.3 Disposition of the hazardous substance, toxic waste or pollutant shall be made in accordance with the laws, requirements and regulations of any local, state, or federal agency having jurisdiction. Where the Contractor performs work necessary to dispose of hazardous substance, toxic waste or pollutant and the Contract does not include pay items for disposal, payment will be made, when approved in writing by a supplemental agreement, prior to the work being performed.

4.3 Responsibility for Damages

The Contractor shall protect from damage all property associated with, or which is in the vicinity of, or is in any way affected by, the Contractor's maintenance or other work performed pursuant to the Contract. Any damages occurring to such properties caused by the acts or omissions of Contractor (or its employees, agents or invitees) shall be immediately repaired at the expense of the Contractor to a condition similar or equal to that existing before such damage occurred.

4.4 Safety

- 4.4.1 With respect to the activities contemplated to occur pursuant to the Contract, and to the extent reasonably applicable, the Florida Department of Transportation Loss Prevention Manual (current issue at time of Contract execution) is incorporated by reference and made a part of the Contract, and shall be made a condition of each subcontract (if any) entered into pursuant to the Contract. In circumstances of conflict with the Federal Safety and Health Standards, the more restrictive requirements will apply.
- 4.4.2 The Contractor (and any subcontractor) shall not require any person employed in performance of the Contract to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to health or safety, as determined under the construction safety and health standards set forth in Title 29, Code of Federal Regulations, Part 1518 published in the Federal Register on April 17, 1971, as promulgated by the United States Secretary of Labor, in accordance with Section 107 of the Contract Work Hours and Safety Standards Act, (83 Stat. 96).
- 4.4.3 The Contractor shall ensure that its workers and subcontractors at all tiers use vest/garments conforming to ANSI/ISEA 107-1999 Standard Class 2 at all times. Class 2 vest garments will be required for all speeds. Protective safety helmet caps shall be worn at all work sites containing overhead hazards.

4.4.4 All vehicles used within the project limits shall be equipped with flashing yellow strobe lights mounted on top of the vehicle to be clearly visible. All vehicles shall be marked with the Contractor's or any tier subcontractor's name and/or logo on both sides of the vehicle in a font easily read from a distance of 15 feet.

4.5 Contractor's Responsibility for Work

Until acceptance by the Director of Maintenance, the results of the maintenance or other work shall be under the charge and custody of the Contractor who shall take every necessary precaution against injury or damage to the work results by the action of the elements or from any other cause whatsoever. The Contractor shall rebuild, repair and restore, without additional compensation, all injury or damage to any portion of the work occasioned by any of the above causes before its completion and acceptance; except, in the case of extensive or catastrophic damage CFX may, at its discretion, reimburse the Contractor for the repair of such damage due to unforeseeable causes beyond the control of and without the fault or negligence of the Contractor, including but not restricted to Acts of God, of the public enemy or of governmental authorities.

4.6 Disadvantaged, Minority and Women Owned Businesses (D/M/WBE)

General: The Contractor is encouraged to continue to meet or demonstrate the 15% participation objective could not be met. At any time, CFX's Executive Director may grant a partial or complete waiver of the D/M/WBE objective for the Project due to consideration of property, public safety, and health, including financial impact to CFX.

CFX has provided an exception for the Contractor's failure to meet the participation objective established for this project. The exception requires that the Contractor provide CFX with documentation supporting the Contractor's Good Faith Effort to meet the stated objective. CFX will have the sole and final determination of whether the support documentation provided by the Contractor does, in fact, meet CFX's standard for a Good Faith Effort herein. The Contractor shall demonstrate through documentation that every reasonable effort has been made to achieve CFX's participation objective. The Contractor shall be responsible for securing proof of the D/M/WBE certification(s) for the proposed subcontractors/suppliers and be able to provide copies of the certification(s) to the CFX's Supplier Diversity Office.

The Contractor shall meet or exceed the commitment stated in the Contractor's D/M/WBE Utilization Summary. Should the Contractor's D/M/WBE participation fall below the approved level for any reason whatsoever, or should the Contractor substitute or self-perform work identified for a D/M/WBE subcontractor/supplier without prior written approval of CFX, the Contractor will be considered by CFX to be in material breach of the Contract. If found in breach of the Contract, the Contractor may be suspended from bidding on and/or

participating in any further CFX projects for up to one (1) year as provided in Section 15 of CFX's Supplier Diversity Policy.

Any change in the D/M/WBE Utilization Summary will require prior approval by the CFX Director of Supplier Diversity. Should the Contractor determine that a subcontractor/supplier named in the Utilization Summary is unavailable or cannot perform the work, the Contractor shall request approval of a revised D/M/WBE Utilization Summary. The revised summary shall be submitted, in writing, to the CFX Supplier Diversity Office at 4974 ORL Tower Road, Orlando, Florida 32807, or by facsimile to (407) 690-5011.

The Contractor will not be allowed to perform Work with its forces that has been identified on the Utilization Form to be performed by D/M/WBE firms. If a D/M/WBE subcontractor is unable to successfully perform the Work, the Contractor shall make a Good Faith Effort to replace that firm with another D/M/WBE firm. In evaluating a Contractor's Good Faith Efforts, CFX will consider:

- (1) Whether the Contractor, provided written notice to certified D/M/WBEs performing the type of Work that the Contractor intends to subcontract, advising the D/M/WBEs (a) of the specific Work the Contractor intends to subcontract; and (b) that their interest in the Contract is being solicited;
- (2) Whether the Contractor provided interested D/M/WBEs assistance in reviewing the Contract Plans and Specifications;
- (3) Whether the Contractor assisted interested D/M/WBEs in obtaining any required bonding, lines of credit, or insurance;
- (4) Whether the Contractor's efforts were merely pro forma and given all relevant circumstances, could not reasonably be expected to produce sufficient D/M/WBE participation to meet the objective.

The above list is not intended to be exclusive or exhaustive and CFX will look not only at the different kinds of efforts that the Contractor has made but also the quality, quantity and intensity of these efforts.

4.6.1 Disadvantaged, Minority and Women Owned Businesses - Participation Objective

4.6.1.1 General: The Contractor shall ensure that D/M/WBE as defined herein will have the maximum opportunity to participate in the performance of subcontracts. In this regard, the Contractor shall take all necessary and reasonable steps to accomplish that result.

4.6.1.2 Definitions: The following words and phrases shall have the respective meanings set forth below unless a different meaning is plainly required by the context:

- (1) “Socially and economically disadvantaged individuals” means those individuals who are citizens of the United States or lawfully admitted permanent residents and who are women, Black Americans, Hispanic American, Native Americans, Asian-Pacific Americans, or Asian-Indian Americans. Individuals in the following groups are presumed to be socially and economically disadvantaged:
 - (a) “Black Americans”, which includes persons having origins in any of the black racial groups of Africa;
 - (b) “Hispanic Americans”, which includes persons of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish or Portuguese culture or origin, regardless of race;
 - (c) “Asian-Pacific Americans”, which includes persons whose origins are from Japan, China, Taiwan, Korea, Vietnam, Laos, Cambodia, the Philippines, Samoa, Guam, the U.S. Trust Territories of the Pacific and the Northern Marianas;
 - (d) “Native Americans”, which includes persons who are American Indians, Eskimos, Aleuts, or Native Hawaiians;
 - (e) “Asian-Indian Americans”, which includes persons whose origins are from India, Pakistan, and Bangladesh; and
 - (f) “Women”.
- (2) “Joint Venture” means an association of two or more firms to carry out a single business enterprise for which purpose the firms combined their property, money, effects, skills or knowledge.
- (3) “Certified” means a finding by Orange County, Florida, the City of Orlando, Florida, and Florida Department of Transportation that the business is a bona fide Minority, Women or Disadvantaged owned and operated business.
- (4) “Independently Owned and Operated” means a business that is not affiliated or associated with the general contractor or prime contractor providing work or services on CFX project(s) or procurement in which the D/M/WBE seeks to participate. Affiliated status may be determined through common

ownership, management, employees, facilities, inventory or any other factors, which would prevent or inhibit independent status

- (5) "Women Business Enterprise" comprises all women. All women business owners will be classified as a Women Business Enterprise.

4.6.2 Specific Requirements: The Contractor shall, among other things, implement techniques to facilitate D/M/WBE participation in contracting activities including, but not limited to:

1. Soliciting price quotations and arranging a time for the review of plans, quantities, specifications, and delivery schedules, and for the preparation and presentation of quotations;
2. Providing assistance to D/M/WBEs in overcoming barriers such as the inability to obtain bonding, financing, or technical assistance;
3. Carrying out information and communication programs or workshops on contracting procedures and specific contracting opportunities in a timely manner, with such programs being bilingual where appropriate;
4. Contacting Minority Contractor Associations, city, and county agencies with programs for disadvantaged individuals for assistance in recruiting and encouraging eligible D/M/WBE contractors to apply for certification.
5. Meeting with appropriate officials of CFX, including its Supplier Diversity Office, to assist with the Contractor's efforts to locate D/M/WBEs and assist with developing joint ventures, partnering, and mentorship.

4.6.3 Qualified Participation: CFX will count D/M/WBE participation toward meeting D/M/WBE objective as follows:

1. The total dollar value of the contract to be awarded to the certified D/M/WBE will not be counted toward the applicable D/M/WBE objective unless approved by CFX.
2. A portion of the total dollar value of a contract, with an eligible joint venture, equal to the percentage of the ownership and control of the D/M/WBE partner in the joint venture may be counted toward the D/M/WBE objective.
3. Only expenditures to D/M/WBEs that perform a commercially useful function may be counted toward the D/M/WBE objective. A D/M/WBE is considered to perform a commercially useful function when it actually

performs and manages at least 51 percent of the work subcontracted to it. To determine whether a D/M/WBE is performing a commercially useful function, CFX will evaluate all relevant factors such as the amount of Work subcontracted and industry practices.

4. Consistent with normal industry practices, a D/M/WBE may enter into subcontracts. If a D/M/WBE subcontracts 50 percent or more of the Work assigned to it, the D/M/WBE shall be presumed not to be performing a commercially useful function.
5. Expenditures for materials and supplies obtained from D/M/WBE suppliers and manufacturers may be counted toward the D/M/WBE objective, provided that the D/M/WBEs assume the actual and contractual responsibility for the provision of the materials and supplies. The percentage allowed toward the D/M/WBE objective is as follows:
 - (a) All expenditures to a D/M/WBE manufacturer (i.e., a supplier that produces goods from raw materials or substantially alters them before resale) may be counted toward the D/M/WBE objective.
 - (b)
 1. A Contractor may count toward its D/M/WBE objective 60 percent of its expenditures for materials and supplies required under a contract and obtained from a D/M/WBE regular dealer, and 100 percent of such expenditures to a D/M/WBE manufacturer.
 2. A manufacturer is a firm that operates or maintains a factory or establishment that produces on the premises the materials or supplies obtained by the Contractor.
 3. A regular dealer is a firm that owns, operates, or maintains a store, warehouse or other establishment in which the materials or supplies required for the performance of the contract are bought, kept in stock, and regularly sold to the public in the usual course of business. To be a regular dealer, the firm must engage in, as its principal business, and in its own name, the purchase and sale of the products in question. A regular dealer in such bulk items as steel, cement, gravel, stone, and petroleum products need not keep such products in stock, if it owns or operates distribution equipment. Brokers and packagers shall not be regarded as manufacturers or regular dealers within the meaning of this Section.

(c) A Contractor may count toward the D/M/WBE objective for the following expenditures to D/M/WBE firm(s) that are not manufacturers or regular dealers:

1. The fees or commissions charged for providing a bona fide service, such as professional, technical, consultant or managerial services and assistance in the procurement of essential personnel, facilities, equipment, materials of supplies required for performance of the Contract, provided that the fee or commission is determined by the recipient to be reasonable and not excessive as compared with fees customarily allowed for similar services.
2. The fees charged for delivery of materials and supplies required on a job site (but not the cost of the materials and supplies themselves) when the hauler, trucker, or delivery service is not also the manufacturer of or a regular dealer in the materials and supplies, provided that the fee is determined to be reasonable and not excessive as compared with fees customarily allowed for similar services.
3. The fees or commissions charged for providing any bonds or insurance specifically required for the performance of the Contract, provided that the fee or commission is determined to be reasonable and not excessive as compared with fees customarily allowed for similar services.

4.6.4 Records and Reports: The Contractor shall develop a record keeping system to monitor its D/M/WBE participation and shall maintain the following records:

1. the procedures adopted to comply with these special provisions;
2. The number of subordinated contracts on CFX projects awarded to D/M/WBEs;
3. the dollar value of the contracts awarded to D/M/WBEs;
4. the percentage of the dollar value of all subordinate contracts awarded to D/M/WBEs as a percentage of the total contract amount;
5. a description of the general categories of contracts awarded to D/M/WBEs;
6. the specific efforts employed to identify and award contracts to D/M/WBEs;

7. maintenance of records of payments and monthly reports to CFX;
8. Subcontract Agreement between Contractor and D/M/WBE subcontractors; and
9. any other records required by the Director of Maintenance or Executive Director.

The records maintained by the Contractor in accordance with this Section shall be provided to CFX for review within 48 hours of the CFX request. The Contractor shall submit a properly executed D/M/WBE Payment Certification monthly during the life of the D/M/WBE subcontract whether payment is made or not.

4.6.5 Subletting of Contracts - Participation Objective

No request to sublet Work will be approved unless it is in compliance with the Contractor's approved D/M/WBE Utilization Form "Certification of Subcontract Amount to D/M/WBE Contractor", which shall be completed and submitted with the "Request For Authorization To Sublet Work". One copy of the certification will be attached to each copy of the "Request For Authorization To Sublet Work".

5.0 PROSECUTION AND PROGRESS OF WORK

5.1 Beginning Work

The Contractor shall commence work as of the date established in the Notice to Proceed. The term of the Contract will begin on the date established in the Notice to Proceed.

5.2 Status of Work

The Contractor shall keep the Director of Maintenance advised as to the status of work being done by the Contractor and the details thereof on a daily basis. E-mail locations of work crews shall be sent to designated CFX maintenance personnel indicating roadway, start and proposed end location by mile post for each major work activity. Coordination shall be maintained by the Contractor with the Director of Maintenance. The Director of Maintenance or Contractor may request and be granted a conference with the other party.

5.3 Maintenance Operations

- 5.3.1 The Contractor shall be available 24 hours a day, 7 days a week, 52 weeks a year. The Contractor shall schedule maintenance operations to minimize inconvenience to adjacent businesses, residences and the motoring public.

- 5.3.2 Regular time is defined as 7:00 a.m. to 5:00 p.m., Monday through Friday excluding holidays (Thanksgiving Day, Christmas Day, New Year's Day, Independence Day or Labor Day). When any of these holidays fall on a Sunday, no work under the Contract shall be done on the following Monday. If the holiday falls on a Saturday, no work shall be done on the preceding Friday.
- 5.3.3 Special time is defined as 5:00 p.m. to 7:00 a.m., Monday through Friday and all day Saturdays, Sundays, and holidays. For special operations, night work may be allowed between the hours of 5:00 p.m. to 7:00 a.m., with proper lighting, if so authorized by the written approval of the Director of Maintenance (e-mail may be used).
- 5.3.4 No work shall be done when weather conditions limit good visibility to less than five hundred (500) feet. Work may only be performed during prohibited times with written permission from the Director of Maintenance, or in circumstances of an emergency. Refer to the individual specifications (attachments) for specific requirements.
- 5.3.5 Prior to beginning maintenance operations, the Contractor shall submit to the Director of Maintenance, for approval, two (2) copies of the Contractor's proposed plan and methods for performing the required highway and bridge maintenance work including a listing of equipment and personnel anticipated for use. The plan shall show the proposed methods of ensuring safety and minimum interference with the normal flow of traffic in the travel lanes and local roadways. The Contractor shall provide all necessary instruments and special apparatus to conduct any testing that may be required. Approval of the plan shall not relieve the Contractor of responsibility or liability for injury to persons or damage to property caused by the operation of equipment and/or personnel.
- 5.3.6 All Contractor, subcontractors and second tier subcontractor's vehicles shall have clear identification of the company they represent. All Contractor, subcontractor and second tier subcontractor employees requiring access to any CFX facility shall wear name tags with photo identification. In addition, a list of such employees shall be provided to CFX prior to beginning work under the Contract. Any employee not on the Contractor's list and not having the proper photo identification will not be allowed access to facilities.
- 5.3.7 The Contractor shall park equipment left on the right-of-way overnight as close to the right-of-way line as possible. Equipment or vehicles shall be clearly marked with cones or lighted barricades. Do not park equipment overnight in the median regardless of the width of the median. Conduct all service and supply operations as close to the right-of-way line as possible. No supply vehicles shall enter a roadway median except when necessary to repair or remove inoperable equipment.

5.3.8 In circumstances where the work has assigned to it a specific time increment within which to accomplish the task (if any), the Director of Maintenance may grant an extension of the allowable time when a controlling item of work is delayed by factors which are beyond the control of the Contractor. Extensions will not be granted for delays due to the fault or negligence of the Contractor.

5.3.9 CFX will advise the Contractor when an emergency response will be required for critical situations. In general, emergency response time (the time taken by the Contractor to arrive at the site after notification) shall be 2 hours regardless of the day or time of the notification unless otherwise specified. Failure to meet the required priority response time may result in reductions to compensation for work performed according to the following reduction schedule:

- a. Up to 1 hour late - \$100.00 reduction.
- b. More than 1 hour late - \$200.00 reduction.
- c. For each additional hour late - \$200.00 reduction

The reduction will not be assessed if the Contractor can demonstrate to the satisfaction of the Director of Maintenance that the delay was the result of events beyond the control of the Contractor.

Individual maintenance specifications may have specific response requirements that supersede the response time in this subarticle.

No extension of the emergency response time will be granted by CFX due to travel distance requirements of the response crew.

5.3.10 Time extensions for delays (in work performance which has completion dates associated therewith, if any) caused by the effects of inclement weather will be handled differently from those resulting from other types of delay. Such time extensions are justified only when rains or other inclement weather conditions or related adverse soil conditions prevent the Contractor from productively performing controlling items of work, resulting in either:

- (i) The Contractor being unable to work at least fifty percent (50%) of the normal work day on pre-determined controlling work items due to adverse weather conditions, or
- (ii) The Contractor being required to make major repairs to work damaged by weather; provided, however, the damage was not attributable to a failure to perform or neglect by the Contractor, and provided that the Contractor was

unable to work at least fifty percent (50%) of the normal workday on pre-determined controlling work items.

The Director of Maintenance will monitor the effects of weather and (when found justified) recommend time extensions. The Contractor will not be required to submit a request for additional time due to the effects of weather unless the Contractor disputes the additional time granted by CFX.

5.4 Suspension of Work

CFX reserves the right (as may be exercised from time to time) to suspend the maintenance activities and work covered by the Contract, wholly or in part, for such period as may be deemed necessary. The periods of suspension may include extreme adverse weather conditions (such as flooding due to catastrophic occurrences) or heavy traffic congestion due to special events that may cause hazardous conditions for the motorists. Such suspension if ordered will be in writing, giving detailed reasons for the suspension.

CFX anticipates future roadway and bridge construction in the Contract limits which could also result in suspension of the work. Upon direction from the Director of Maintenance, the Contractor shall reduce roadway maintenance activities in the construction areas designated by CFX until such time as the suspension is lifted. The only maintenance activities that shall be performed by the Contractor in the designated areas are litter removal, herbicide applications and emergency response. Payment will only be made to the Contractor for the maintenance activities performed during the suspensions at the appropriate reduced cost per centerline or lane mile shown in the Price Proposal.

5.5 Liquidated Damages

5.5.1 The Contractor (or in the circumstance of the Contractor default, the surety) shall pay to CFX, not as a penalty but as liquidated damages of \$200 per day for failure of the Contractor to complete the work within the time stipulated in the work order or maintenance specifications or within such additional time as may have been granted by CFX. It shall be the responsibility of the Contractor to schedule work in a manner that prevents delays, stoppages and rework.

5.5.2 For all work, regardless of whether the performance time is stipulated in calendar days or working days, default days shall be counted in calendar days.

5.5.3 Permitting the Contractor to continue and to finish the work, or any part of it, after the expiration of the time allowed, including time extensions, shall in no way act as a waiver on the part of CFX of the liquidated damages due under the Contract.

5.5.4 In the event of default by the Contractor and the completion of the work by CFX, the Contractor and the Contractor's surety shall be liable for the liquidated damages under the Contract. No liquidated damages shall be chargeable for any delay in the final completion of the work due to any unreasonable action or delay on the part of CFX.

5.5.5 The work will be considered completed when all work has been accepted by the Director of Maintenance. CFX reserves the right to apply as payment on such liquidated damages any money due the Contractor by CFX.

5.6 Sales and Use Taxes

Work under the Contract is subject to the provisions of Chapter 212, Florida Statutes, Tax on State, Use and Other Transactions. Other state, local, or federal taxes may be applicable. The Contractor is responsible to remit to the appropriate governmental entity all applicable taxes. Any applicable tax shall be included in the Contractor's Price Proposal.

5.7 Binding Arbitration

All claims, disputes and controversies between the CFX and the Contractor arising out of or related to the Contract shall be decided and resolved by binding arbitration. The arbitration shall occur in Orlando, Florida and shall be conducted by a three (3) member panel pursuant to and under the auspices of the Construction Industry Arbitration Rules of the American Arbitration Association.

5.7.1 Procedure

Notice of the demand for arbitration will be filed in writing with the other party to the Contract and with the American Arbitration Association.

Arbitration shall be conducted in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association then obtaining, subject to the limitations of this Article. The agreement to arbitrate (and any other agreement or consent to arbitrate entered into in accordance herewith) will be specifically enforceable under the laws of Florida.

Arbitration shall include by consolidation, joinder or in any other manner any person or entity who is not a party to the Contract in circumstances where:

- a. the inclusion of such other person or entity is necessary if complete relief is to be afforded among those who are already parties to the arbitration, and

- b. such other person or entity is substantially involved in a question of law or fact which is common to those who are already parties to the arbitration and which will arise in such proceedings, and
- c. the written consent of the other person or entity sought to be included and of CFX and Contractor has been obtained for such inclusion, which consent shall make specific reference to this paragraph.

In order to assure complete resolution of any claim or controversy, the Contractor shall provide and require (in the agreements with subcontractors and material suppliers) for joinder in such arbitration proceedings.

Therefore, if a claim, dispute or other matter in question between CFX and Contractor involves the work of a subcontractor, either CFX or Contractor may join such subcontractor as a party to the arbitration. Nothing in this paragraph nor in the provision of such subcontract consenting to joinder shall create any claim, right or cause of action in favor of subcontractor or supplier, and against CFX or any of its consultants that does not otherwise exist.

In connection with the arbitration proceedings, all participants shall be afforded pre-hearing discovery in accordance with the rules of the American Arbitration Association.

5.8 Evaluation and Acceptance of Work

- 5.8.1 The performance of the Contractor under the terms of the Contract will be subject to review by CFX. Reworking required due to Contractor negligence, omission, or inadequate performance will be the responsibility of the Contractor. No additional payment will be due the Contractor for the reworking of non-acceptable areas or work.
- 5.8.2 For roadway maintenance work, the major criterion used by CFX for evaluating the Contractor's performance and acceptability of the completed work will be the average "score" given to the roadway features, roadside features, traffic services features, vegetation/aesthetic (exclusive of landscape areas maintained by others) and drainage by the Florida Department of Transportation through its annual Maintenance Rating Program (MRP). CFX will use the current FDOT weighted scoring system when evaluating the roadway system. The Contractor shall achieve and maintain an MRP of 91 for S.R. 429, S.R. 414 and S.R. 451.

The MRP score is not the only evaluation criterion that CFX will use to evaluate Contractor performance. The fact that the Contractor is able to achieve the required scores for each roadway shall not relieve the Contractor from its responsibility to constantly monitor and maintain the roadways and all of their elements and characteristics. For example, with regard to vegetation/aesthetics, CFX expects the Contractor to keep all roadways under this Contract virtually litter free on a daily basis and to ensure that all turf areas have a pleasing and presentable appearance at all times. CFX further expects the Contractor to be sensitive to the needs and

perceptions of CFX's customers who feel that paying a toll to use a roadway entitles them to a ride that is not only pleasing to the eye but also smooth, safe and comfortable as well.

The FDOT will conduct MRP ratings for CFX every four months on S.R. 429, S.R. 414 and S.R. 451. Beginning with the first four-month period, CFX will withhold from monies due the Contractor an amount equal to one percent (1%) of the cumulative amount of four months payments for each point below an overall MRP of 91 for S.R. 429, S.R. 414, and S.R. 451. CFX will withhold from monies due the Contractor an amount equal to one-half of one percent (.5%) of the cumulative amount of four months payments for each point below 89 on any element rating. CFX will withhold from monies due the Contractor an amount equal to one-tenth of one percent (0.10%) of the cumulative amount of four months payments for each percentage point below 80 on any characteristic rating. If a characteristic falling below 80 is rated on fewer than 10 inspection points, CFX will conduct a supplemental inspection of those characteristics to provide a minimum of 10 points for evaluation.

The monies withheld by CFX will be placed in the Work Order Allowance for use at CFX's sole discretion to cover the cost of additional work. Any amount remaining in the Work Order Allowance at the end of the Contract term will remain the property of CFX.

5.9 Compensation

The Contractor will be paid monthly for lump sum items according to the schedule below. Monthly dollar amount will be the total Contract amount multiplied by the monthly factor listed below.

<u>Month</u>	<u>Year 1</u>	<u>Years 2-5</u>
1	0.019	0.017
2	0.019	0.017
3	0.016	0.017
4	0.016	0.017
5	0.016	0.017
6	0.016	0.017
7	0.016	0.017
8	0.016	0.017
9	0.016	0.017
10	0.016	0.017
11	0.016	0.017
12	0.018	0.013
Yearly Amount	0.200	0.200

Payment for unit price items will be in accordance with the Method of Compensation.


END OF SECTION

**CONSENT AGENDA ITEM
#16**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 20, 2018

SUBJECT: Authorization to Advertise for Proposals
for Landscape Maintenance Services on SR 408, SR 417 and at CFX's
Headquarters Building
Contract No. 001411

Board authorization is requested to advertise for Request for Proposals from qualified firms to provide landscape maintenance services on SR 408, SR 417 and at CFX's Headquarters Building. The current five year contract with Groundtex of Central Florida, LLC expires on November 14, 2018, and there are no further renewal options.

This contract is budgeted for in the OM&A budget.

Reviewed by: 
Donald Budnovich, P.E.
Director of Maintenance




**CONSENT AGENDA ITEM
#17**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 20, 2018

SUBJECT: Authorization to Advertise for Bids for Systemwide
Aquatic Vegetation Control Services
Contract No. 001412

Board authorization is requested to advertise for bids to perform aquatic vegetation control services to keep CFX's waterways and ponds free from vegetation and debris. The current five year contract with Southern Aquatic Management, Inc. expires on October 6, 2018, and there are no further renewal options.

This contract is budgeted for in the OM&A budget.

Reviewed by: 
Donald Budnovich, P.E.
Director of Maintenance




**CONSENT AGENDA ITEM
#18**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams
Director of Procurement 

DATE: March 27, 2018

SUBJECT: Approval of Revised Procurement Policy and Resolution

Board approval is requested to adopt the attached resolution and revisions to the Procurement Policy. CFX has added a provision for Rapid Response Contracts. This recommended addition will provide savings and efficiencies to CFX.

Reviewed by: 

Lisa Lumbard
CFO

**A RESOLUTION OF CENTRAL FLORIDA EXPRESSWAY
AUTHORITY
AMENDING THE PROCUREMENT POLICY**

WHEREAS, The Central Florida Expressway Authority (“CFX”) has previously adopted a Procurement Policy (“Policy”) establishing governing rules and guidelines for purchases of goods and services; and

WHEREAS, the governing Board of CFX wishes to amend the Policy to incorporate the addition of Rapid Response Contract; and

WHEREAS, CFX’s governing Board concurs in the revised Policy.

NOW, THEREFORE, BE IT RESOLVED BY THE CENTRAL FLORIDA EXPRESSWAY AUTHORITY as follows:

- Section 1. ADOPTION. The current “Policy” shall be amended in accordance with the attached “Policy” attached hereto as Exhibit “A”
- Section 2. CODIFICATION. This Resolution and Policy should be codified in section PROC-1 of the CFX Policies and Procedures.
- Section 3. EFFECTIVE DATE. This Resolution shall take effect upon adoption by the CFX governing Board.

ADOPTED this _____ day of _____, 2018

Fred Hawkins, Jr.
Chairman

ATTEST: _____
Regla (Mimi) Lamaute
Board Services Coordinator

Approve as to form and legality

Joseph L. Passiatore, General Counsel

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
PROCUREMENT POLICY**

I.	Purpose and Definitions	Page 2
II.	Application	Page 4
III.	Responsibility and Function	Page 4
IV.	Governing Rules	Page 5
V.	Procurement Levels	Page 7
VI.	Procurement Processes	Page 8
VII.	Contract Amendments and Renewals	Page 8
VIII.	Termination of Contract	Page 9
IX.	Purchasing Card Program	Page 9
X.	Owner Direct Purchase (ODP) Option	Page 109
XI.	Small Sustainable Business Enterprise Program	Page 10
XII.	Exemptions from Competitive Procurement Process	Page 110
XIII.	Disqualification of Contractors	Page 12
XIV.	Standard of Conduct	Page 132
XV.	Environmental Procurement	Page 132

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
PROCUREMENT POLICY**

Effective Date: ~~April 12, 2018~~ May 12, 2017

The Procurement Department shall be responsible for the implementation and administration of this Policy. Subject to the provisions of this Policy, the Director of Procurement shall serve as the principal officer for the procurement of all goods and services required by the Central Florida Expressway Authority (CFX).

All changes to this Policy require approval of the CFX's Board of Directors. This Policy supersedes all previously adopted procurement policies.

I. PURPOSE AND DEFINITIONS

This Policy establishes a centralized procurement system for the Central Florida Expressway Authority the purpose of which is to:

1. Establish the rules governing procurement by CFX;
2. Promote public confidence in the integrity and transparency of the procedures followed to procure the goods and services required by CFX;
3. Ensure fair and equitable treatment of all persons who participate in the procurement system;
4. Maximize economy in procurement activities and, to the fullest extent possible, the purchasing value of CFX funds.

Wherever used in this Policy or in the Procurement Procedures Manual, the following terms have the meanings indicated which are applicable to both the singular and plural thereof and all genders:

Bid: A formal written price offer by a vendor to CFX to furnish goods, products or services.

Contractor: Any person or entity (including officers, directors, executives and shareholders who are active in the management of a person or entity) who bids or applies to bid on any work of CFX, or who provides (or solicits to provide) goods or professional services to CFX. For purposes of this Policy, Contractor and Vendor may be used interchangeably.

Contractual Services: The rendering by a contractor of its time and effort rather than the furnishing of specific commodities. The term applies only to those services rendered by individuals and firms who are independent contractors, and such services may include, but not be limited to, evaluations; consultations; accounting; security; management systems; management consulting; educational training programs; research and development studies or reports; and technical and social services. Contractual Services does not include any contract for furnishing of services, labor or materials for the

construction, renovation, repair, modification, or demolition of any roadway or bridge, building, portion of building, utility, or structure.

Cooperative Purchasing: Procurement conducted by or on behalf of more than one public procurement unit or agency.

Design Professional Services: Services within the scope of the practice of architecture, professional engineering, landscape architecture, or registered surveyor and mapper in connection with their professional employment or practice.

Emergency: A reasonably unforeseen breakdown in machinery, damage, destruction or obstruction of machinery or roadway or any property owned or operated by CFX; a threatened termination of an essential service; the development of a dangerous condition; the development of a circumstance causing the stoppage or slowdown of an essential service; a threat to the public health, welfare or safety; or the opportunity to secure significant financial gain, or avoid significant financial loss, through immediate or timely action.

Emergency Purchase: A purchase of goods or services with limited or no competitive process when such purchase is necessary to remedy or lessen the harmful effects of an Emergency.

Procurement: Buying, purchasing, renting, leasing or otherwise acquiring any goods or services for public purposes in accordance with the law, rules, regulations and procedures intended to provide for the economic expenditure of public funds. It includes, but is not limited to, all functions which pertain to the obtaining of any supplies, materials, equipment and/or services, including Contractual Services, Design Professional Services and Professional Services, construction projects and capital improvement projects, required by CFX regardless of the source of funds.

Professional Services: Services the value of which are substantially measured by professional competence of the firm performing them and which are not susceptible to realistic evaluation/assessment by cost of services alone. Professional Services shall include, but are not limited to, services customarily rendered by attorneys, certified public accountants and insurance, financial, personnel, public relations firms, legislative advisors, systems, planning and management advisors. For purposes of this Policy, Professional Services shall not include services customarily rendered by architects, landscape architects, professional engineers and registered surveyors and mappers.

Rapid Response Contract: A formal written task order contract for services for which the nature of work is specific to the assignment and require immediate attention.

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Single Source: A procurement in which, although two or more vendors supply the goods or services, one is selected for substantial reasons, eliminating the competitive bidding process.

Sole Source: A procurement in which only one vendor is capable of supplying the goods or services. This may occur when the goods or services are specialized or unique in character as determined by a reasonably thorough analysis of the marketplace.

Vendor: See "Contractor".

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Additional terms are included and defined in the Procurement Procedures Manual.

II. APPLICATION

- A. This Policy applies only to contracts for procurement by CFX of goods and services and to amendments, extensions and renewals thereof, solicited or entered into after the effective date of this Policy. Nothing in this Policy shall prevent CFX from complying with the terms and conditions of any grant, gift, bequest, or loan, or for any cooperative agreement with any local, state or federal agency, and to the extent this Policy or the Procurement Procedures Manual is inconsistent with any such terms and conditions, such terms and conditions shall take precedence.
- B. Notwithstanding anything in this Policy to the contrary, in connection with any procurement by CFX of services related to a potential capital markets transaction to which CFX may be a party, including, without limitation, the issuance of bonds or other debt instruments or the entry by CFX into derivative financial arrangements, the Chairman of the Board or the Executive Director may direct, as he or she deems it to be in the best interests of CFX, that CFX procure such services in a manner customarily employed by state and other local governmental entities. The Executive Director shall ensure that any such alternate means of procurement is done in a fair and objective manner and in as competitive a manner as is practicable under the circumstances. Services that may be procured by such alternate means include, without limitation, credit enhancement or reserve sureties and other similar services.

III. RESPONSIBILITY AND FUNCTION

The responsibility for the administration of procurement activities covered by this Policy is vested in the Procurement Department who shall at all times and in all situations follow the requirements set forth in the Procurement Procedures Manual. Should a procurement issue arise that is not covered by this Policy or the Procedures Manual, the Director of Procurement shall resolve the issue, to the best of his or her ability, in a manner that is consistent with the purpose and intent of this Policy and the best interests of CFX. The Procurement Procedures Manual shall be reviewed annually and revised as necessary to reflect the current business needs of CFX. The Executive Director is authorized to approve revisions to the Procedures Manual unless the revisions result in, or require a revision to the Procurement Policy. If such is the case, prior Board approval of the revisions to the Policy will be required before revisions to the Procedures Manual can be implemented.

Specific responsibilities and functions of the Procurement Department include:

1. Developing purchasing objectives, policies, and procedures to purchase and contract for all materials, supplies, equipment, and services including construction, maintenance, architectural, engineering and other professional and contractual services required by CFX;
2. Working with other CFX departments to establish standardization of materials, supplies, equipment and services where practical within a competitive environment;
3. Promoting and maintaining good will between CFX and its vendors, suppliers and contractors, including encouraging full and open competition wherever possible, assuming fair and equitable business dealings with all vendors and contractors, and providing equal opportunity to quote and compete in public bidding;
4. Ensuring that all purchases are made in compliance with the applicable statutes, rules, regulations and policies;
5. Handling complaints and warranties regarding purchases, and negotiating the return of merchandise and/or other settlements;
6. Training CFX personnel regarding purchasing and contracts procedures as needed, and;
7. Managing the operational procedures for the Purchasing Card Program as established below.

IV. GOVERNING RULES

The following rules shall govern the procurement of goods and services for CFX:

- A. All purchases or procurement initiations in excess of five thousand dollars (\$5,000.00) that are not included in the currently approved Operations, Maintenance and Administration budget or Five Year Work Plan shall be reviewed and approved, in advance, by the Chief Financial Officer or his or her designee ~~Finance Department~~ for fiscal sufficiency.
- B. The procurement of goods or services shall be in accordance with this Policy and the Procurement Procedures Manual.
- C. Except for Emergency Purchases, and procurements made under the Small Sustainable Business Enterprise Program, all contracts, supplemental agreements, amendments, purchase orders and contract renewals obligating CFX to an amount of

fifty thousand dollars (\$50,000.00) or more shall have the prior approval of CFX's Board of Directors.

- D. Unless otherwise required by law, or as specifically exempted in the following paragraph E, CFX contracts for goods and services shall not exceed an initial term of three years. A renewal clause extending the term for up to two one-year periods may be provided.
- E. Contracts for the following services may be entered into for an initial term of up to five years. With the exception of Design Professional Services Consultants contracts and Motor Assistance Service Patrol contracts, a renewal clause, or a limited time extension as appropriate, extending the term for up to five one-year periods may be provided. For Design Professional Services Consultants contracts, the time extensions or renewals shall not exceed two one-year periods. For Motor Assistance Service Patrol contracts, the renewal shall not exceed one five (5) year period:
- Toll Collection Services
 - Toll Collection Systems Maintenance (Hardware and Software)
 - Asset Management Services (Roadway, Bridge and Facilities Maintenance)
 - Landscape Maintenance Services
 - General Engineering Consultant Services
 - Right of Way Counsel Services
 - Motor Assistance Service Patrol
 - Maintenance of ITS Infrastructure
 - General Systems Consultant
 - System Software Maintenance
 - Records Security and Management
 - Construction Management Consultant
 - Design Professional Services Consultants

F. Rapid Response contracts may be established for services for which the nature of work is specific to the assignment and requires immediate attention. Selected pre-qualified contractors shall be issued a not-to-exceed task order-based contract and be eligible to submit quotes/bids for tasks that are issued throughout the term of the Agreement. Quotes/bids may range from procurement level 2 thru procurement level 5. Award shall be based on lowest responsive and responsible quote/bid received from amongst qualified contractors that are under an active systemwide rapid response contract. Due to the urgency of the task, a minimum of three quotes/bids is desired but not required to award a task. When two or more quotes/bids are received, CFX may either award, cancel quote/bid and reissue, or cancel quote/bid with no award. When only one (1) quote/bid is received, CFX may either award, negotiate a lower price, cancel quote/bid and reissue, or cancel quote/bid with no award. Participants are required to maintain bonding and insurance throughout the term of the Agreement with no guarantee of task being awarded.

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GF. Unless otherwise stated in this Policy, all requests for goods and services and all purchases shall be made through or by the Procurement Department. Except for purchases made under the Purchasing Card program (as established below), CFX employees are prohibited from purchasing any materials, supplies, equipment, or services, or entering into any contract without specific authorization from the Director of Procurement or higher authority. Individuals responsible for unauthorized purchases or obligations shall be in violation of this Policy and shall be disciplined accordingly. Such disciplinary action may include reimbursement by the individual to CFX for unauthorized purchases or obligations. Depending on the severity of the violation, further disciplinary action may be warranted.

HG. All contracts for Contractual Services, Design Professional Services, and Professional Services shall contain a provision in substantially the following form:

"If, during the term of this Contract and any renewals hereof, Contractor/Consultant desires to subcontract any portion(s) of the work to a subcontractor/subconsultant that was not disclosed by the Contractor/Consultant to CFX at the time this Contract was originally awarded, and such subcontract would, standing alone or aggregated with prior subcontracts awarded to the proposed subcontractor/subconsultant, equal or exceed twenty five thousand dollars (\$25,000.00), Contractor/Consultant shall first submit a request to the Director of Procurement for authorization to enter into such subcontract. Except in the case of an emergency, as determined by the Executive Director or his/her designee, no such subcontract shall be executed by the Contractor/Consultant until it has been approved by the CFX Board. In the event of a designated emergency, the Contractor/Consultant may enter into such a subcontract with the prior written approval of the Executive Director or his/her designee, but such subcontract shall contain a provision that provides that it shall be automatically terminated if not approved by the CFX Board at its next regularly scheduled meeting."

IH. No employee of CFX shall obligate CFX in any transactions whereby the employee may derive income or benefits other than those provided as compensation from CFX.

J. Standard CFX forms for contracts, amendments, supplemental agreements, renewals and similar documents shall be developed and used whenever possible. It is recognized that, due to their specialized nature, agreements with other governmental agencies, certain service providers and financial institutions may preclude the use of standard CFX forms. In such instances, review and approval of such non-standard documents by the General Counsel must be received prior to their execution.

V. PROCUREMENT LEVELS

The following procurement levels are hereby established. Procurements covered by this Policy shall not be divided into more than one purchase order, project or contract solely

for the purpose of avoiding the process required by these levels. Additionally, quotes received that would result in a purchase at a higher Procurement Level than originally estimated shall be discarded and the process shall begin again according to the requirements of the higher level. The procurement process for each level is detailed in the Procurement Procedures Manual.

1. Level 1 - Purchases up to \$999.99: Items at this level may be procured from any available sources without seeking competitive pricing although competition shall be used to the maximum extent practical. The user department may secure the necessary pricing on its own or request the assistance of the Procurement Department. The Director of Procurement is authorized to approve all purchases at this level.
2. Level 2 - Purchases between \$1,000.00 and \$9,999.99: Items at this level require at least three quotes, either written or verbal, before the purchase is made. The user department may secure the necessary pricing on its own or request the assistance of the Procurement Department. The Director of Procurement is authorized to approve all purchases at this level.
3. Level 3 - Purchases between \$10,000 and \$24,999.99: Items at this level require at least three written quotes before the purchase is made. The user department may secure the necessary pricing on its own or request the assistance of the Procurement Department. The Director of Procurement is authorized to approve all purchases at this level.
4. Level 4 - Purchases between \$25,000.00 and \$49,999.99: Items at this level require three formal quotes. The request for quotes shall only be issued through and received by the Procurement Department. The Director of Procurement is authorized to approve all purchases at this level.
5. Level 5 - Purchases of \$50,000.00 and up: Except in the case of emergency purchases and selection of Design Professional Services Consultants, both as described elsewhere in this Policy, items at this level shall follow either the competitive sealed bid or competitive sealed proposal process as determined by the Director of Procurement. Board authorization is required to advertise procurements at this level. Board award of any subsequent contract resulting from the procurement is also required. For solicitations under the Small Sustainable Business Enterprise Program, the Executive Director can authorize advertisement and award of small contracts between \$50,000.00 and \$200,000.00 each without prior Board action in order to expedite the bidding and award process.

VI. PROCUREMENT PROCESSES

Unless otherwise exempt from the competitive procurement process as identified in Article XII below, procurement of Level 5 goods and services shall be made using the appropriate procurement process as follows. The specifics of each process are included in the Procurement Procedures Manual.

A. Competitive Sealed Bids

An invitation to bid shall be issued which shall include the specifications and appropriate contract terms and conditions applicable to the procurement.

B. Competitive Sealed Proposals

When it is determined by the Director of Procurement that the use of competitive sealed bidding is either not practical or not advantageous to CFX due to the technical or specialized nature of the goods or services being procured, the competitive sealed proposal process may be used.

C. Selection of Design Professional Services Consultants

Design Professional Services, as governed by F.S. § 287.055 (known as the Consultants' Competitive Negotiation Act or "CCNA"), shall be acquired through the Procurement Department in accordance with the procedures detailed in the Procurement Procedures Manual.

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VII. CONTRACT AMENDMENTS AND RENEWALS

A. The Director of Procurement is authorized to approve and execute contract amendments for Level 1 through 4 procurements. Amendments to Level 5 procurements shall be reviewed and approved by the General Counsel prior to their execution. The Director of Procurement is authorized to execute amendments to Level 5 procurements after Board approval.

The Director of Procurement is authorized to approve and execute amendments for extensions of contract time at all procurement Levels that do not include an increase in compensation to the contractor.

B. The option to renew a contract is at the sole discretion and election of the appropriate Division Chief, or designee, in consultation with the Director of Procurement. Renewals shall be based, in part, on a determination that the value and level of service provided by the contractor are satisfactory and adequate for CFX's needs. The Director of Procurement is authorized to approve and execute contract renewals for Level 1 through 4 amounts. Renewals at Level 5 shall be reviewed and approved by the General Counsel prior to their execution. The Director of Procurement is authorized to execute Level 5 renewals after Board approval.

VIII. TERMINATION OF CONTRACT

The Executive Director, Chief of Technology/Operations, Chief of Infrastructure, Chief of Staff/Public Affairs Officer, and the Chief Financial Officer are authorized to terminate any contract entered into by CFX with any vendor/contractor. The necessary

actions shall be coordinated with the General Counsel and the Director of Procurement. A termination can either be for convenience or default as described and detailed in the Procurement Procedures Manual.

In a breach of contract where the vendor/contractor has willfully failed or refused to perform according to the terms of the contract, CFX may determine that the breach does not warrant that the contract be terminated. In such cases, with the concurrence of the General Counsel, the Director of Procurement will advise the vendor/contractor citing the finding of breach as detailed in the Procurement Procedures Manual. At the discretion of the Executive Director, a contractor terminated for default, or a contractor with multiple breach of contract notifications, may be disqualified from bidding or proposing on CFX contracts.

IX. PURCHASING CARD PROGRAM

A Purchasing Card Program is hereby established to provide authorized CFX employees with the ability to make purchases on behalf of CFX using a CFX charge card. All goods and services purchased under this Program shall be in accordance with the requirements of the Procurement Procedures Manual. The Procurement Department shall be responsible for managing the Purchasing Card Program and ensuring compliance with the Procurement Procedures Manual

X. OWNER DIRECT PURCHASE (ODP) OPTION

For all roadway, bridge and facilities construction projects with an estimated cost of \$5 million or more, it shall be the policy of CFX, whenever practical and appropriate, to include in the project specifications for such projects language that gives CFX the option to make direct purchases of certain materials from a contractor's vendors at prices quoted to the contractor (with applicable Florida State Sales Tax) and included in the contractor's bid. This option will allow CFX to take advantage of its exempt status from payment of Florida State Sales Tax, resulting in a cost reduction to CFX. CFX's Director of Construction and the Director of Procurement shall be responsible for determining the practicality and appropriateness of the direct purchase option on a project by project basis. If the ODP option is not exercised for a project, a memo, signed by the Director of Construction and the Director of Procurement, shall be placed in the project file giving the specific reasons why the ODP option was not exercised.

Board approval of an ODP is not required since the Board would have previously approved the award of the construction or other contract from which the funds to pay for the ODP will be taken. The Director of Procurement is authorized to approve an ODP regardless of the amount.

XI. SMALL SUSTAINABLE BUSINESS ENTERPRISE PROGRAM

A Small Sustainable Business Enterprise Program is hereby established as a procurement method to expedite the bidding and award process for small contracts between

\$50,000.00 and \$200,000.00 each. The Procurement Procedures Manual includes the process and guidelines for administering the Program.

XII. EXEMPTIONS FROM COMPETITIVE PROCUREMENT PROCESSES

To the extent indicated, the following are exempt from the competitive requirements of this Policy.

- A. Regulated Services: Telephone, electricity, natural gas and water, or similar services where rates or prices are fixed by legislation or by federal, state, county or municipal regulations.
- B. Maintenance Agreements: Includes maintenance of computers and related equipment, software, copiers, faxes and other related office equipment, servers, network switches and firewalls, when there is reasonable basis to conclude that such agreements are in CFX's best interest or when maintenance from other contractors will void an equipment warranty.
- C. P-Card Purchases up to the limit for Procurement Level 1.
- D. Petty cash purchases made in accordance with established CFX procedures.
- E. Dues and memberships in trade or professional organizations.
- F. Subscriptions for periodicals, advertisements and postage.
- G. Paralegal services, appraisal services, mediator, hearing officer, expert witnesses, court reporters and attorney engagement letters up to the limit for Procurement Level 4.
- H. Abstracts of titles for real property; title insurance for real property; real property.
- I. Copyrighted materials; patented materials.
- J. Artistic Services – The rendering by a contractor of its time and effort to create or perform an artistic work in the fields of music, dance, drama, folk art, creative writing, painting, sculpture, photography, graphic arts, craft arts, industrial design, costume design, fashion design, motion pictures, television, radio, or tape and sound recording.
- K. Job-related travel; seminars; tuition; registration fees and training.
- L. Purchase orders issued on an annual basis wherein the exact quantity of items or identification of specific items cannot be determined in advance.
- M. Single Source and Sole Source Purchases.

- N. Emergency Purchases: The Director of Procurement (or higher authority in the absence of the Director of Procurement) is authorized to approve emergency purchases up to the limit for Procurement Level 4. Emergency Purchases at Procurement Level 5 require approval by the Executive Director (or his designee). All Emergency Purchases at Procurement Level 5 shall be submitted to the Board for confirmation and approval at the next scheduled Board meeting, if possible.
- O. Cooperative Purchases (“Piggybacking”): The Director of Procurement is authorized to purchase goods and services through a vendor/contractor under contract with the federal, state, county or municipal governments (or any other governmental agency or political subdivision), and state colleges and universities providing the vendor/contractor extends substantially the same terms and conditions of the contract to CFX. Cooperative purchases at Procurement Level 5 require prior Board approval.
- P. Small Sustainable Business Enterprise Program to the extent the Executive Director can authorize advertisement and award of small contracts valued between \$50,000.00 and \$200,000.00 each in order to expedite the bidding and award process. Each award by the Executive Director shall be submitted to the Board for ratification and approval at the next regularly scheduled Board meeting.
- Q. Direct contracts for goods or services with state, county or municipal governments (and any other governmental agency or political subdivision), and state colleges and universities. Contracts at Procurement Level 5 require prior Board approval.
- R. Food related to an authorized function.
- S. Employment Agreements

The Director of Procurement may authorize the purchases, transactions and expenditures listed above subject to the stated limitations. Certain procurements within the above categories shall be obtained via competitive means when it is determined that adequate sources for the goods or services required are available. Exemption for the competitive procurement process does not grant exemption from all procurement procedures. For example, single and sole source purchases, and cooperative purchases shall be subject to the approval process for amendments as described above. All amendments to exempt procurements not otherwise specifically addressed shall be reviewed in advance by the Director of Procurement for a determination as to whether or not Board approval is required.

XIII. DISQUALIFICATION OF CONTRACTORS

Contractors who are on the Florida Department of Transportation’s Suspended Contractors List or the State of Florida Department of Management Services’ Suspended

Vendors List or Convicted Vendors List are barred from submitting bids for any CFX solicitation. With regard to Design Professional Services, contractors identified in the Florida Department of Transportation's Design Professional Consultants database as suspended and/or disqualified are barred from submitting proposals for any Design Professional Services projects.

XIV. STANDARD OF CONDUCT

The Standard of Conduct as it relates to this Policy and the Procurement Procedures Manual is promulgated in Rule Chapter 6, Code of Ethics, of CFX's Permanent Rules.

XV. ENVIRONMENTAL PROCUREMENT

It shall be a provision of this Policy to support the purchase of recycled and environmentally preferred products, when practical, in an effort to minimize environmental impacts of the goods and services procured by CFX. In the context of this provision, "practical" is defined as goods and services that are sufficient in performance and reasonably available at a reasonably competitive cost.

To implement this provision, the Procurement Department shall develop a procedure that:

1. Encourages the use of recycled/recyclable materials through procurement practices with vendors, contractors, businesses and other governmental agencies.
2. Adopts the use of recycled supplies/materials as a priority.
3. Generates less waste material by reviewing how supplies, materials and equipment are manufactured, purchased, packaged, delivered, used and disposed of.
4. Gives preference, where items are of a similar cost, to those that are manufactured with a high recycled content or are environmentally preferable.
5. Provides for training and raising the awareness of CFX employees to ensure they consider environmental issues in procurement decisions.

Nothing in this provision or in the procedure shall be construed as requiring the purchase of products that do not perform adequately and/or are not reasonably available at a reasonable cost.


CONSENT AGENDA ITEM

#19

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members


FROM: Aneth Williams 
Director of Procurement


DATE: March 21, 2018

SUBJECT: Approval of SNI Companies and KForce Technology as Subcontractors on the System Software Maintenance (SSM-01) contract with TransCore LP
Contract No. 000179

TransCore LP, CFX's System Software Maintenance Contractor has requested approval to use SNI Companies and KForce Technology, to provide staffing to perform software development and software systems maintenance. The cost is expected to exceed the \$25,000.00 threshold established by the Procurement Policy for subcontractors not disclosed by TransCore LP when its contract with CFX was originally awarded.

Board approval of SNI Companies and KForce Technology as subcontractors to TransCore LP is requested.

Reviewed by: 
Jim Greer
Director of IT



CENTRAL FLORIDA EXPRESSWAY AUTHORITY

REQUEST FOR AUTHORIZATION TO SUBLET SERVICES

Consultant: TransCore Date: 3/20/2018

CFX Contract Name: SSM-01 CFX Contract No.: 179

Authorization is requested to sublet the services identified below which are included in the above referenced Contract. Consultant requests approval to sublet services to:

Subconsultant Name: SNI Companies

Address: 20 North Orange Ave., Suite 705, Orlando, FL 32801

Phone No.: 407 567 7000

Federal Employee ID No.: 27-1342559

Description of Services to Be Sublet: S/W development; S/W systems maintenance

Estimated Beginning Date of Sublet Services: 01/01/2018

Estimated Completion Date of Sublet Services: 01/01/2019

Estimated Value of Sublet Services*: \$1,100,000.00

*(Not to exceed \$25,000 without prior Board Approval)

Consultant hereby certifies that the proposed subconsultant has been advised of, and agrees to, the terms and conditions in the Consultant's Contract with the Authority that are applicable to the subconsultant and the services to be sublet:

Requested By: Edgardo Torres 
(Signature of Consultant Representative)

AVP
Title

Recommended by: 
(Signature of Appropriate CFX Director/Manager)

Date: 3/22/18

Approved by: 
(Signature of Appropriate Chief)

Date: 3/22/18

Attach Subconsultant's Certificate of Insurance to this Request.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

REQUEST FOR AUTHORIZATION TO SUBLET SERVICES

Consultant: TransCore Date: 2/13/2018

CFX Contract Name: SSM-01 CFX Contract No.: 179

Authorization is requested to sublet the services identified below which are included in the above referenced Contract. Consultant requests approval to sublet services to:

Subconsultant Name: KForce Technology

Address: 8427 South Park Circle Ste 160 Orlando, FL 32819

Phone No.: 407 667 4034

Federal Employee ID No.: 59-3264661

Description of Services to Be Sublet: S/W development; S/W systems maintenance


Estimated Beginning Date of Sublet Services: 01/01/2018

Estimated Completion Date of Sublet Services: 01/01/2019

Estimated Value of Sublet Services*: \$ 1,600,000.00

*(Not to exceed \$25,000 without prior Board Approval)

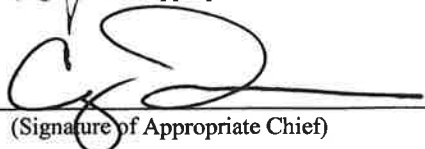
Consultant hereby certifies that the proposed subconsultant has been advised of, and agrees to, the terms and conditions in the Consultant's Contract with the Authority that are applicable to the subconsultant and the services to be sublet:

Requested By: Edgardo Torres 
(Signature of Consultant Representative)

AVP
Title

Recommended by: 
(Signature of Appropriate CFX Director/Manager)

Date: 3/22/18

Approved by: 
(Signature of Appropriate Chief)

Date: 3/22/18


Attach Subconsultant's Certificate of Insurance to this Request.

**CONSENT AGENDA ITEM
#20**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 27, 2018


SUBJECT: Approval to execute an Agreement with University of Central Florida for
Evaluation of Initial Phase Rollout of the Visitor Toll Pass Program: Phase I
Contract No. 001415

Board approval is requested to execute an Agreement with University of Central Florida in a not-to-exceed amount of \$109,999 for an evaluation of the initial phase rollout of the Visitor Toll Pass Program.

Phase 1 of the study is to collect and analyze data from the initial phase rollout of the Visitor Toll Pass Program to understand usage of the program, obtain user travel characteristics and feedback, and document the successes and challenges to help CFX improve the program.

Under the Procurement Policy, paragraph Q, Article XII, this agreement is exempt from competitive procurement requirements; however, Board approval is required since the agreement amount will exceed the \$50,000.00 threshold.

Reviewed by:


Corey Quinn, P.E.
Chief of Technology/Operations

RESEARCH PROPOSAL

Version 2.0

Submitted to

Central Florida Expressway Authority (CFX)

EVALUATION OF INITIAL PHASE ROLLOUT OF VISITOR TOLL PASS PROGRAM: PHASE 1

Proposed Contract Period	May 1, 2018 to December 31, 2018
Proposed Project Duration	8 months
Total Contract Amount	\$109,999

Proposal Submitted By

Haitham Al-Deek, Ph.D., P.E.

(Principal Investigator)

Professor of Civil, Environmental, and Construction Engineering,
Department of Civil, Environmental, and Construction Engineering
University of Central Florida
Orlando, FL 32816-2450

Phone: **Cell (321) 695-7664**, (407) 823-2988, Fax: (407) 823-3315

E-mail: Haitham.Al-Deek@ucf.edu

And

Adrian Sandt, Ph.D. Candidate and Student Researcher
Department of Civil, Environmental, and Construction Engineering
University of Central Florida

Version 1: Originally Submitted in March 2018

Version 2: Submitted in March 2018

EVALUATION OF INITIAL PHASE ROLLOUT OF VISITOR TOLL PASS PROGRAM: PHASE 1

Principal Investigator:

Haitham Al-Deek, Ph.D., P.E., Professor of Engineering, CECE Department, UCF, Orlando, FL 32816-2450, **Cell: (321) 695-7664**; Fax (407) 823-3315; email Haitham.Al-Deek@ucf.edu

1. RESEARCH GOAL AND OBJECTIVES

Research Main Goal

The main goal of this Phase 1 research is to collect and analyze data from the initial phase rollout of the CFX Visitor Toll Pass Program to understand usage of the program, obtain user travel characteristics and feedback, and document the successes and challenges to help CFX improve the program.

Research Objectives

To achieve the main goal of this research, the following objectives need to be achieved:

1. Collect data on usage of the Visitor Toll Pass Program during its initial phase rollout from late May 2018 through August 2018. This data will include the number of users, travel characteristics on CFX network (roadways used, time of travel, tolls paid, etc.), and user savings due to the program.
2. Prepare reports documenting the usage data to provide CFX with performance metrics of the program. These reports will be prepared on a bi-weekly and/or monthly basis to help CFX identify trends and potential areas for improvement.
3. Survey program users on their experiences with the program and obtain feedback on what the program is doing successfully and what could be improved.
4. Compare automatic data collection to manual data collection to ensure automatic data collection procedure is accurate.

2. EXECUTIVE SUMMARY

CFX is currently developing an Visitor Toll Pass Program that will provide tourists renting cars at Orlando International Airport with a convenient way to use toll roads in the Orlando area. With this program, participating users will be provided with a free Visitor's Toll Account (VTA) which can be used to charge tolls like any other E-PASS transponder. Providing tourists with these VTAs will prevent them from paying surcharges or fees typically charged by third-party providers to use toll roads. This program will make it easier for tourists to use toll roads while providing them with a first-class experience.

The initial phase rollout of the Visitor Toll Pass Program will begin in May 2018 and will last for approximately four months through the end of August 2018. In this initial phase, CFX will be partnering with Enterprise and the three rental car companies it operates (Enterprise Rent-A-Car, National Car Rental, and Alamo Rent a Car) to promote the program (although any rental car customer, not just customers of these rental car companies, will be allowed to participate in the program). If this initial phase rollout is successful, the program could be expanded for a longer duration and involve partnerships with other rental car companies; these expansions can be evaluated in future phases. To help CFX evaluate this program, UCF will collect and analyze usage data to determine performance metrics. UCF will also develop a survey to obtain customer feedback on the program and identify areas of success and potential improvement. The performance metrics and survey results will be documented and reported to CFX on a bi-weekly and/or monthly basis so CFX can understand the successes and challenges of the programs and make necessary improvements during the initial phase rollout. UCF will also help CFX evaluate the automatic data collection procedure for this program once it is implemented to ensure that it is as accurate as the manual procedure. It is expected that this program will be successful and

will continue after the initial phase. UCF can continue working with CFX in future phases of this study to evaluate the long-term performance of the program.

In addition to the above, and in case there is any intellectual property discovered as part of conducting research in this project, UCF (in collaboration and in partnership with CFX) will document and file for this intellectual property with the appropriate US government offices. This includes filing applications for patents, copyrights, and trademarks that may be an outcome of research in this project.

This Phase 1 study is a fixed lump sum for 8 months with a requested total budget of \$109,999. This will be billed in 2 equal invoices, \$54,999.5 each, every 4 months during the 8-month period (the last invoice will be billed at the end of the last month of the project). Details of the budget are provided on the last page of this proposal.

3. UNDERSTANDING OF THE PROBLEM

Tourists visiting the Orlando area often have to pay excessive surcharges or fees to use toll roads. The Visitor Toll Pass Program will allow participating tourists to use toll roads for no additional fee, only having to pay for tolls they accrue during their visit. During the initial phase rollout of the program (from May 2018 through August 2018), CFX will be collecting large quantities of data on various aspects of the program. These data need to be analyzed so CFX can understand the challenges and successes of the program and make improvements. UCF can analyze and manage all these data and evaluate the program using various performance metrics. Based on UCF's analysis, evaluation, and recommendations, CFX can modify the program and/or its procedures to improve usage and customer satisfaction. This can be done through sequential and

or periodical customer surveys that provide useful feedback to CFX on a continuous basis in future phases of this program.

4. BENEFITS TO CFX

The main benefits of this Phase-1 study to CFX are:

- Understanding Visitor Toll Pass Program usage and user characteristics for this initial phase rollout based on analysis of collected data.
- Providing CFX with frequent and quick insights on successes and challenges of the program and ways to improve it.
- Improving the program and its procedures based on user feedback.
- Ensuring that automatic data collection procedures are accurate and a suitable replacement for manual procedures.

5. PLAN FOR IMPLEMENTATION OF RESULTS

Recommendations for improvement of the Visitor Toll Pass Program can be implemented by CFX during the initial phase rollout and/or future phases to see how these improvements affect program usage and user satisfaction. Lessons learned during this Phase 1 study can be used in future phases to ensure the program continues to perform successfully.

6. PROPOSED RESEARCH APPROACH

Tasks

To achieve the stated goal and objectives of this proposed project, the University of Central Florida's (UCF) research team members under the guidance of Professor Haitham Al-Deek, Ph.D., P.E., (UCF Principal Investigator, PI), will perform the proposed project tasks listed in this section. Their aim will be to assist CFX in analyzing the data from the initial phase rollout of the Visitor Toll Pass Program to evaluate the success of the program. Professor Al-Deek will be assisted by several members of his research team (e.g., students). His current research team includes: Adrian Sandt, a UCF Ph.D. candidate and Trustees Fellowship recipient; Md. Imrul Kayes, a UCF Ph.D. student; Ghalia Gamaleldin, a UCF Ph.D. student and Office of Research fellowship recipient; Sara Wertanen, a UCF M.S. student; as well as additional outstanding undergraduate engineering students, including Adam Tara, Valentina Gamero, and Patrick Blue. There will be additional members joining the UCF team during the course of this project.

Tasks to be performed by the UCF research team include the following:

1. *Phase 1 Kick-Off Meeting between UCF Research Team and CFX.* During this kick-off meeting, UCF and CFX will discuss UCF's role in evaluating the Visitor Toll Pass Program and CFX's expectations.
2. *Data Management and Analysis.* CFX will provide UCF with access to data collected during the initial phase rollout of the program. UCF will analyze these data to provide CFX with insights on how the program is performing. These data will include (but are not limited to) the number of users of the program, user travel characteristics (roadways traveled on, time of

travel, etc.), length of visits, and tolls paid. Analysis of these data will show CFX the usage and user benefits of the program as well as how the program can be improved.

3. *Survey of Visitor Toll Pass Program Users.* UCF will design a survey to obtain the feedback of program users. This will probably be an online survey that will be provided to the users as a link sent by email from CFX (or the rental car company) once the users have returned their E-PASS transponder at the end of their trip. The survey can ask questions about any aspect of the program, including ease of use and helpfulness of staff, and allow respondents to provide any comments or suggestions to improve the program. All questions on the survey will be approved by CFX and UCF's Institutional Review Board (IRB) before the survey link is sent to users. A third-party vendor will program and provide an active link to the survey to potential participants and will host the results on their server. Once informed about the link by CFX (or rental car company), the participants can access it and take the survey online. UCF will analyze the survey results and provide CFX with relevant feedback and ways to improve the program.

4. *Summary Reports of Program Performance Metrics.* UCF will develop summary reports and submit these to CFX on a bi-weekly and/or monthly basis. These summary reports will show various performance metrics of the program for the previous weeks, as well as cumulative statistics since the start of the initial phase rollout. The performance metrics could include usage of the program, savings to users, user satisfaction, and other measures as desired by CFX. Results from the data analysis in Task 2 and the survey in Task 3 will be included in these reports. CFX will provide UCF with access to Microsoft BI, which will help present these statistics in a visually pleasing and effective manner. These reports will be submitted to

CFX on a bi-weekly basis at the beginning of the initial phase rollout, but could change to monthly submissions in the later stages of the project.

5. *Comparison between Manual and Automatic Data Collection Procedures.* At the beginning of the initial phase rollout, transponders will be manually provided to users and data will be manually collected. However, CFX plans to introduce automatic data collection starting in August 2018. UCF will compare the data collected by the automatic procedures to the manual procedures to ensure that the data is accurate and reliable. Recommendations on ways to improve the data collection procedures will also be made.
6. *Intellectual Property.* In case there is any intellectual property discovered as part of conducting research in this project, UCF (in collaboration and in partnership with CFX) will document and file for this intellectual property with the appropriate US government offices. This includes filing applications for patents, copyrights, and trademarks that may be an outcome of research in this project.
7. *Final Report and Presentation of Results to CFX.* At the end of the project, a final report will be submitted in electronic format and a final presentation will be made to CFX. This final report and final presentation will discuss the results of the initial phase rollout and user survey, document the successes and challenges of the program, and make recommendations on how to improve the program.

7. QUALIFICATIONS OF THE UCF PI AND HIS RESEARCH TEAM AS EVIDENCED BY PAST EXPERIENCE IN THE FIELD

Professor Haitham Al-Deek, Ph.D., P.E., is the Principal Investigator (PI) of this proposed Phase 1 study. He has more than **thirty-two years** of experience in transportation engineering, planning, and operations. He is **nationally recognized in his field and received four Chairman Awards** from the Transportation Research Board (TRB) for his significant contributions to the fields of *Freeway Operations*, and *Regional Transportation Systems Management and Operations* in January 2018 and 2012. Professor Al-Deek and his research team also received the best paper awards on analysis of performance of advanced technology wrong-way driving countermeasures in 2018 and on developing wrong way driving risk models for Florida limited access highway network. These two best paper awards were granted by the Freeway Operations Committee of TRB in February 2018 and April 2015 respectively. He and his students also won the best paper award granted by the TRB Regional Transportation Systems Management and Operations Committee in January 2018. Professor Al-Deek's Ph.D. student, Adrian Sandt, who is the lead graduate student researcher in Al-Deek's WWD projects, has won the 2017 TRB Best Freeway Operations Student Paper Award. The paper was titled "Identifying Wrong-Way Driving Hotspots by Modeling Crash Risk and Assessing Durations of Wrong-Way Driving Events." In addition, Professor Al-Deek received the best TRB freeway operations paper award in 2010, which was about the impact of Dynamic Message Signs on CFX drivers, and another best paper award by the TRB Freeway Operations Committee on travel time prediction on I-4 in 2003. He also received the best TRB paper award in *Regional Transportation Systems Management and Operations* in January 2017, 2016, and January 2014. In 2015, he won a competitive national research project in collaboration with Texas A&M Transportation Institute (TTI) on wrong way driving

countermeasures (NCHRP 03-117). He had numerous media interviews on wrong-way driving such as Channel 9 News and FOX 19 NOW News in 2016, and Channel 9 News in 2015 and 2014 featuring the innovative wrong-way driving countermeasure he and his research team came up with, which was later implemented for the first time in Central Florida. Professor Al-Deek has two US patents related to WWD, two US trademarks one of them is related to WWD, and eight software copyrights. Professor Al-Deek was invited as keynote speaker to talk about innovative research methodology and countermeasures for combating wrong way driving at the 7th and 8th Traffic Safety Conferences in Amman, Jordan, May 12-13, 2015 and December 12-13, 2017 respectively. He was featured as a distinguished researcher by the UCF College of Engineering and Computer Science in 2003. He received the Excellence in Research award for the UCF College of Engineering and Computer Science in 2018. He received the UCF Research Incentive Award in 2018 and 2001 and the UCF Researcher of the Year 1999 Award (this is a very prestigious award given to the best professor researcher of the year out of the entire UCF's 1500+ faculty). He earned his Ph.D. and MS degrees from the University of California at Berkeley in 1991 and 1987 respectively. Professor Al-Deek was the principal (or co-principal) investigator of more than 75 applied research projects at UCF and elsewhere, and a large number of them were on toll roads. Since joining UCF in 1992, the total budget of applied research projects he attracted to UCF exceeded \$8 million. He has published more than 400 papers and technical reports in peer-reviewed journals and conferences, and more than half of these publications are related to traffic operations and **toll roads**. He chaired 11 Ph.D. dissertations and 28 MS theses to completion. Presently, and for the past 18 years, he has been the Chair of TRB's paper review for all papers submitted to two key TRB committees: *Freeway Operations* and *Regional Transportation Systems Management and Operations*. These two committees review nearly all papers submitted to TRB's

annual meeting on freeway and toll operations management every year. Professor Al-Deek has been an associate editor of the Journal of Intelligent Transportation Systems (J-ITS) since 2007.

Professor Al-Deek teaches undergraduate and graduate courses at UCF. He developed *new* courses such as Intelligent Transportation Systems (ITS), Highway Capacity, Traffic Operations, Mass Transit, Transportation Engineering Systems, and Highway Engineering. He also teaches Transportation Engineering courses on a regular basis. Professor Al-Deek has been an active registered Professional Engineer in Florida since 1998. He has completed four federally mandated training courses required for all principal investigators and key personnel working on projects dealing with human subjects in surveys and/or interviews.

Adrian Sandt, Ph.D. Candidate and Graduate Research Assistant, is currently a graduate research assistant at UCF under the supervision of Professor Al-Deek. He was a UCF Burnett Honors College member and obtained his B.S. in Civil Engineering from UCF. He is currently pursuing his Ph.D. with Professor Al-Deek as his major academic and research adviser. Mr. Sandt is a recipient of the UCF Trustees Fellowship. He won the University Transportation Center (UTC) Student of the Year Award representing the Southeastern Transportation Center (STC) competing with students from ten universities that are members of the STC consortium including UCF. This award was presented to him by the Consortium for University Transportation Centers on January 7, 2017 at the 96th TRB Annual Meeting in Washington, D.C. He was a member of the UCF team which placed 2nd in the 2016 SAS Analytics Shootout Competition. He is extremely proficient in technical writing, and he has been involved with CFX's Phase-1, Phase-2, and Phase-3 wrong-way driving projects. Mr. Sandt also won an award for best Freeway Operations Committee Student

Paper at the 97th TRB Annual Meeting in January 2018 for his paper “Identifying Wrong-Way Driving Hotspots by Modeling Crash Risk and Assessing Durations of Wrong-Way Driving Events” and has been a co-author of other award-winning papers from Professor Al-Deek’s research projects.

Md Imrul Kayes, Ph.D. Student and Graduate Research Assistant, is a graduate research assistant at UCF under the supervision of Professor Al-Deek. He obtained his B.Sc. in Civil Engineering in July 2014 from Bangladesh University of Engineering and Technology (BUET), the top university in Bangladesh, and was admitted to the Civil Engineering Ph.D. program at UCF in Fall 2015. Imrul has been involved in the CFX WWD Phase-3 project.

Ghalia Gamaleldin, Ph.D. Student and Graduate Research Assistant, is currently enrolled in the PhD program in Transportation Engineering at UCF. She obtained her B.S. in Civil Engineering in May 2015 from American University in Dubai (AUD) and was admitted to the PhD program at UCF in August 2017. She is a research assistant working under the supervision of Professor Al-Deek and is the UCF-ITE student chapter secretary.

Sara Wertanen, M.S. Student and Graduate Research Assistant, is working on her Master’s Degree in Transportation Engineering at UCF. She obtained her B.S. in Environmental Engineering in December 2017 from UCF and was admitted to the graduate program in January 2018. She is a research assistant working under the supervision of Professor Al-Deek and is the UCF-ITE student chapter vice president. She is set to obtain her Master’s in Spring/Summer 2019. Sara has been involved in the CFX WWD Phase-3 project.

Adam Tara, Undergraduate Research Assistant, is working on his B.S. in Civil Engineering with a focus on transportation. He has prior experience in the transportation industry working in highway design and transportation analytics. He has been a member of Professor Al-Deek's research team since 2017, and has been involved in the CFX WWD Phase-3 project.

Valentina Gamero, Undergraduate Research Assistant, is a civil engineering student at UCF doing transportation research under the guidance of Professor Al-Deek. She is currently in the process of receiving her B.S. in Civil Engineering with a minor in Urban and Regional Planning.

Patrick Blue, Undergraduate Research Assistant, is currently working on his Bachelor's Degree in Civil Engineering at UCF and plans to graduate in the summer of 2019. He is a research assistant working under the supervision of Professor Al-Deek and plans on entering the UCF transportation engineering graduate program after obtaining his B.S. degree. Patrick has been involved in the CFX WWD Phase-3 project.

Roles and Responsibilities of Project Team

The roles and responsibilities of the project team are listed below. Additional information on the team can be found in the qualifications of the UCF research team section in this proposal.

Professor Haitham Al-Deek, Ph.D., P.E., UCF Principal Investigator. He will be responsible for the entire project management and coordination with CFX, budget control, submitting

deliverables (including the summary reports and final report) to CFX, and attending project meetings with CFX.

Adrian Sandt, *Graduate Research Assistant and UCF Ph.D. Candidate*. He will be responsible for editing of reports, presentations, and other products submitted to CFX during this study. He will also help with data analysis, survey development, and documentation of results, and will attend the project meetings with CFX.

Md. Imrul Kayes, *Graduate Research Assistant and UCF Ph.D. Student*. He will be responsible for analyzing data and preparing summary reports. He will also help with the final report and presentation and will attend the project meetings with CFX.

Ghalia Gamaleldin, *Graduate Research Assistant and UCF Ph.D. Student*. She will help with data analysis, preparation of summary reports, survey design, and will attend project meetings with CFX.

Sara Wertanen, *Graduate Research Assistant and UCF M.S. Student*. She will help with the design and analysis of the user survey, edit reports and presentations, and will attend project meetings with CFX.

Adam Tara, *Undergraduate Student Researcher*. He will help with data analysis, editing of reports and presentations, and will attend project meetings with CFX.

Valentina Gamero, *Undergraduate Student Researcher*. She will help with data analysis, survey design and analysis, and will attend project meetings with CFX.

Patrick Blue, *Undergraduate Student Researcher*. He will help with data analysis, preparation of summary reports and presentations, and will attend project meetings with CFX.

In addition to these mentioned team members, other students will join the research team and work on this project during the project duration.

8. PROJECT DELIVERABLES

- a. **Final Report.** A final report will be submitted to CFX in MS Word or PDF format. The final report will be provided in electronic format only and will discuss the results of the program, including its successes and challenges, and recommendations.
- b. **Project Final Presentation to CFX.** The UCF research team will make a final presentation at CFX's Headquarters (HQ) with conclusions and recommendations on improvements to the program.

9. TRAVEL

Travel during this project includes **several meetings on an as-needed basis (including the final presentation)** with CFX, the project sponsor, in their Orlando headquarters (CFX HQ). It also includes potential visits to Orlando International Airport to see the Visitor Toll Pass Program in action. Estimate of local travel cost is based on travel history to CFX HQ (and previous field trips/field visits) and is included in the budget where only mileage and tolls will be charged.

10. PROJECT SCHEDULE

**Central Florida Expressway Authority
CFX
PROJECT SCHEDULE**

Project Title

EVALUATION OF INITIAL PHASE ROLLOUT OF E-PASS TOLL AMBASSADOR PROGRAM: PHASE 1

Start - Finish

May 1, 2018 to December 31, 2018

Research Agency

University of Central Florida

Principal Investigator

Professor Haitham Al-Deek, Ph.D., P.E., University of Central Florida

RESEARCH TASK	1	2	3	4	5	6	7	8
1. Phase 1 Kick-Off meeting								
2. Data Management and Analysis								
3. Survey of E-PASS Toll Ambassador Program Users								
4. Summary Reports of Program Performance Metrics								
5. Comparison between Manual and Automatic Data Collection Procedures								
6. Intellectual Property (filing for IP if any is discovered during this project)								
7. Final Report and Presentation of Results to CFX								

11. BUDGET SHEET

CFX RENTAL CARE TOURIST PROGRAM

PROJECT PERIOD (MAY 1, 2018- DECEMBER 31, 2018)

	PROJECT DURATION IS 8 MONTHS			TOTAL
	Hours	Rate	Subtotal	
PERSONNEL				
P.I. (Professor Al-Deek, Ph.D., P.E.)	234.99	\$101.43	\$23,835	\$23,835
Graduate Research Assistant (1 student)	693	\$21.32	\$14,775	\$14,775
OPS Student	1200	\$21.32	\$25,584	\$25,584
Undergraduate students	1200	\$10.15	\$12,180	\$12,180
PERSONNEL BENEFITS				
P.I. (Professor Al-Deek, Ph.D., P.E.)		26.00%	\$6,197	\$6,197
Students		2.00%	\$1,051	\$1,051
EXPENSES				
Local travel for CFX project meetings + field visits	Trips	Each Trip		
	8	\$60.0	\$480	\$480
Survey Company			\$9,000	\$9,000
Supplies	Months	Cost/Month		
	8	\$59.60	\$477	\$477
Student tuition (1 student)			\$6,420	\$6,420
DIRECT COST PER TIME PERIOD			\$99,999	\$99,999
INDIRECT COST (10%)				\$10,000
TOTAL COST				\$109,999

*Hours and hourly rates are included in this budget for estimating purposes only. Faculty and Administrative and Professional personnel of the University of Central Florida are salaried employees that do not complete time cards. Invoicing for services rendered will be based on percentage of total professional effort, in amounts not to exceed the total budgeted salary.


**PI rate includes increase in connection with internal awards during the course of the project. This increase has been included in the above proposed budget.

**CONSENT AGENDA ITEM
#21**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement


DATE: March 22, 2018


SUBJECT: Approval of Purchase Order to Intelligent Transportation Services, Inc. for High Definition CCTV Cameras
Project No. 599-528

Board approval is requested to issue a purchase order to Intelligent Transportation Services, Inc., in the amount of \$79,500.00 for 30 CohuHD CCTV cameras. In July 2017 the Board approved the first order of 32 CohuHD CCTV cameras. This is the second phase of the project.

The CohuHD CCTV cameras purchased under this project will be used to replace existing standard definition CCTV cameras throughout the system as they reach end of life. High definition CCTV cameras produce greater quality video, improved incident visibility for incident management purposes and are less expensive to deploy than a standard definition camera and encoder.

This purchase is budgeted for in the Five-Year Work Plan.

Reviewed by: 
Bryan Homayouni, PE
Manager of Traffic Operations



**CONSENT AGENDA ITEM
#22**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: David Wynne *D.W.*
Director of Toll Operations

DATE: March 27, 2018

SUBJECT: Revision to the E-PASS User Agreement

Board approval is requested to accept the new E-PASS User Agreement. The changes requested are to support the upcoming Visitor Toll Program to be conducted at the Orlando International Airport along with interoperability with the E-ZPass program.

Reviewed by:



Corey Quinn, P.E.
Chief of Technology/Operations

Rec'd 4/3/18
For Consent Agenda

E-PASS® and Visitor Toll Pass® Customer Agreement – Draft for Board Approval April 2018 Approved by CFX Board July 13, 2017

This E-PASS® Customer Agreement (hereafter referred to as “Agreement”) is entered into between you (hereafter referred to as “User”) and the Central Florida Expressway Authority (hereafter referred to as “CFX”), regarding the use of the E-PASS® Prepaid Toll Program (hereafter referred to as “E-PASS®”), and Postpaid Visitor Toll Pass® (hereafter referred to as “Visitor Toll Pass®”), the E-PASS® Portable transponder (hereafter specifically referred to as “E-PASS® Portable Transponder”), E-PASS® Bumper transponder (hereafter specifically referred to as “E-PASS® Bumper Transponder”), and the E-PASS® Sticker transponder (hereafter specifically referred to as “E-PASS® Sticker Transponder”), the E-PASS® Xtra transponder (hereafter specifically referred to as “E-PASS® Xtra Transponder”) and Visitor Toll Pass® Transponder (hereafter referred to as “Visitor Toll Pass® Transponder”) on toll roads, bridges, parking and other facilities within the State of Florida and within other states for which the toll operators have entered into reciprocity agreements with other Interoperable partners of which CFX is a party for electronic toll collection interoperability and thereby accept E-PASS® Transponders for electronic payment (such other states hereafter referred to as “Interoperable States”). This agreement governs User’s E-PASS® account (hereafter referred to as “Prepaid Account”), and Visitor Toll Pass® account (hereafter referred to as “Post Paid Account”).

Use of the Transponder by User shall be acknowledgment and acceptance by User of the terms and conditions of this Agreement. CFX may alter, amend, or otherwise change the terms and conditions of this Agreement at any time. Alterations, amendments or other changes will be posted in the Customer Agreement section online at the E-PASS® or CFX website, and website and shall be effective upon the date of posting. User is responsible for keeping current: User’s address, contact information, vehicle and license plate information, and any and all E-PASS® Prepaid or Visitor Toll Pass® Postpaid Account information. For your convenience, updates may be made by logging onto User’s account at E-PASS® website or by contacting the E-PASS® Customer Service Center at 1-800-353-7277.

If User does not accept the terms and conditions of this Agreement, or any future alterations, amendments or other changes to the terms and conditions of the Agreement by CFX, User shall discontinue use of all Transponders and shall notify the E-PASS® Customer Service Center. The terms for voluntary or involuntary closure of a User’s Prepaid Account or Postpaid Account will be applied in accordance with Section 119 of this agreement.

Section 1. Intent of the E-PASS® and Visitor Toll Pass® System.

1.1 The intent of E-PASS® and Visitor Toll Pass® is to provide a safe transportation system, reduce traffic congestion and air pollution by providing efficient and convenient electronic payment. Users may pay

tolls and/or other services electronically by using a Transponder at any Florida or Interoperable State location where E-PASS® or Visitor Toll Pass® is accepted for payment. One or more Transponders may be activated by establishing a Prepaid Account for E-PASS® or a single transponder in the case of the Postpaid Visitor Toll Program. The E-PASS® Prepaid Account balance must be kept in good standing to avoid interruptions in electronic payment. Use of the E-PASS®- and Visitor Toll Pass® electronic payment system is a privilege and not a right.

1.2 User must notify E-PASS® Customer Service Center of any change in vehicle and/or vehicle registration and/or license plate prior to using Florida or Interoperable State toll facility. Failure to update this information may result in additional charges and fees or a -toll violation resulting in the User and/or the registered owner of the vehicle used on the toll facility being held responsible and liable for any Uniform Traffic Citation issued pursuant to §316.1001, Florida Statutes for violations occurring in the State of Florida and traffic citations issued by other states for violations occurring Interoperable States as a result of User's failure to update this information.

1.3 In addition, User shall notify the State of Florida, Department of Highway Safety & Motor Vehicles (DHSMV) if applicable:

Driver License Office within ten (10) days of any change to name and/or any change of mailing address pursuant to §322.19, Florida Statutes (2007).

Motor Vehicle (Tag) Office within twenty (20) days of any change of mailing address pursuant to §320.02(4), Florida Statutes.

1.4 User and/or the registered owner of the vehicle used on the toll facility is responsible and liable for any unpaid toll or traffic citation issued as a result of User's Transponder not being read by the receiving equipment in any toll facility. User shall not use this Agreement as a defense to a toll violation if the Transponder is not read by the receiving equipment unless the supplemental lane transactions show a problem with the receiver in the lane at the time of the alleged violation. Defective Transponders, malfunctioning Transponders, and not properly mounting the Transponder do not relieve the User and/or the owner of the motor vehicle involved in an unpaid toll from liability under §316.1001, Florida Statutes or the applicable laws of an Interoperable State.

1.5 User is responsible for pre-paying all tolls if using a Prepaid Account for E-PASS®. User must immediately pay cash for tolls and stop using Transponder when the balance on the account is insufficient to pay any toll. (Refer to Sections 5.7 and 5.7.1 for more details.) Whether or not User actually knew the balance on the account was insufficient shall not be a defense to a toll violation and User and/or the owner of the vehicle used on the toll facility is responsible and liable for any Uniform Traffic Citation issued pursuant to §316.1001, Florida Statutes or the applicable laws of an Interoperable State.

1.6 User's failure to inform E-PASS® [Customer Service Center](#) of the current registration and/or license plate number on the vehicle prior to using any toll facility will result in a breach of this Agreement and may result in the issuance of a UTC under §316.1001, Florida Statutes, or the applicable laws of an Interoperable State, in addition to the remedies under contract law and this Agreement.

Section 2. E-PASS® [License and Visitor Toll Pass®](#) License.

The User shall be responsible for each Transponder issued to User under this and/or subsequent Agreements and all amendments to such Agreements. The Transponder(s) may be used at designated E-PASS® Lanes; E-PASS® enabled lanes or any other venues that accept E-PASS® [or Visitor Toll Pass®](#) as payment for services inside or outside the State of Florida. Whether paying electronically using a Transponder or by a manual payment method, User remains responsible for any toll payments, toll violations, or payments for any other services. Failure to collect payment electronically, even though User has a Transponder, shall not release User of payment responsibility.

Section 3. Privacy Policy.

3.1 CFX respects the privacy of all account holders. CFX does not sell or share its customer list with outside marketers. In addition, Personal identifying information generally is exempt from disclosure under Florida's public records law, pursuant to Section 338.155(6), Florida Statutes, and can be obtained by persons outside of CFX or authorized law enforcement agencies only by subpoena or court order, except CFX may share certain Prepaid Account [or Post Paid Account](#) information with operators of other toll facilities for toll payment, collection and notice purposes without obtaining a subpoena or court order. User acknowledges and agrees that Interoperable States will observe their respective state laws regarding the disclosure of records and other information related to transactions that use an E-PASS® Transponder [\(Portable, Bumper, Sticker or Xtra\) or Visitor Toll Pass Transponder](#) on toll facilities of the Interoperable States, including Prepaid Account [or Postpaid Account](#) information provided by CFX to the Interoperable States for the purpose of toll payment, collection, or notice.

3.2 User acknowledges and agrees that CFX may use the [Transponder, or Transponder or](#) may authorize any other governmental agencies to use the Transponder to collect anonymous traffic, travel, or other statistical information.

Section 4. Choosing the right E-PASS® Customer Account Type.

E-PASS® provides both Personal, ~~[Business and Rental Car Toll Collection Service](#)~~ [Business, Rental Car Toll Collection and Visitor Toll Pass Accounts](#).

4.1 Personal Prepaid Accounts: Primarily for personal, non-business Users with privately owned or leased vehicles and/or trailers. While multiple Transponders may be linked to personal accounts, the number is typically less than 10. The minimum opening balance for a Personal Prepaid Account is \$10.00. When adding additional Transponders to an existing Prepaid Account, additional prepaid funds may also be required.

4.2 Business Prepaid Accounts: Primarily for companies or businesses with corporate owned or leased vehicles and/or trailers. A current Federal Employer Identification Number (FEIN) is required to open an account of this type. FEIN information must be kept current and may be requested by an E-PASS® representative at any time. The minimum opening balance for a Business Prepaid Account is dependent on the User's estimated monthly ~~usage, but~~ usage but must be a minimum of \$10.00. User shall be notified of any changes to the required replenishment amount on their monthly Account Summary Statement or via email if applicable. For Business Prepaid Accounts to qualify for tax exempt status, User must provide a valid tax exemption certificate. If provided after account is established the tax exemption is effective from the date proof is provided.

4.3 Rental Car Toll Collection Service Accounts: Primarily for national rental car companies or service providers who act as an intermediary between CFX and national rental car companies, for the purpose of making "E-PASS® Only" lanes available to customers of national rental car companies via the use of the video-based PAY-BY-PLATE system or the transponder-based E-PASS® system. The rental car company or service provider must enter into a separate Marketing and Operations Agreement for Rental Car Toll Collection Services and abide by the terms thereof. Rental car customers of national rental car companies are given a choice to: (1) pay cash at toll booths when using toll roads, if the cash payment option is available for the toll facility location to be used; (2) pay the cash rate of tolls plus a minimal daily fee; or (3) pay a flat daily fee for unlimited tolls. The rental car company or service provider will establish and maintain one or more Prepaid Accounts for use in providing services to client companies and/or their ~~customers, and~~ customers and will be subject to automatic replenishment via a commercial credit card or other method approved by CFX. This service provides customer service to both the rental car companies and toll agency customers, reduces paperwork between rental car companies and their customers, and eliminates toll violations.

4.4 Visitor Toll Pass Accounts: Primarily for travelers arriving via an airport who will be renting a vehicle during their stay. This account allows only for a single transponder to be linked to an account. The account is a Postpaid account whereas tolls will be charged via credit card at one or more times during or at the end of the rental period. Customers are provided with a Visitor Toll Pass Transponder to use during their rental period. If the transponder is not returned at the end of the rental the customer will be charged for the transponder.

Section 5. E-PASS® and Visitor Toll Pass® Transponder Usage.

5.1 Unless otherwise directed by CFX, User agrees to properly mount the Transponder, as explained in the E-PASS® User Manual available online at the E-PASS® ~~website, or~~ CFX website or materials provide to the customer during account initiation, during all toll road travel and/or other available services. Holding a Transponder in the User's hand or leaving it on the dashboard or in another non-mounted position in the vehicle is strictly prohibited. Not properly mounting the Transponder may result in the User's Transponder being denied for electronic payment, resulting in unpaid tolls. Unpaid tolls may result in additional charges and fess or the issuance of a Uniform Traffic Citation (UTC) under §316.1001, Florida Statutes or under the applicable laws of an Interoperable State.

5.2 User agrees to comply with all applicable traffic laws while using toll roads and bridges.

5.3 Under no circumstances should a User drive through a designated E-PASS® toll lane or E-PASS® enabled lane at a speed greater than posted by CFX or other applicable governmental authorities.

5.4 When using a toll lane that is not E-PASS® only (i.e. an exact change or change lane that also displays the E-PASS® logo), even with a working and funded Transponder, the User must bring the vehicle to a complete stop before proceeding through the toll lane.

5.5 User accepts that sharing a Transponder for electronic payment at the same time in the same location is prohibited.

5.6 Under no circumstance may a Transponder be used in a vehicle that has not been registered as an authorized vehicle for the User's Prepaid ~~Account~~ or Postpaid Account. The vehicle and its unique license plate must be associated to the User's account information and a vehicle may not be actively listed on more than one Prepaid ~~Account~~ or Postpaid Account.

5.7 Failure to pay a toll is a violation which may result in the issuance of a traffic citation. CFX takes a photograph of the vehicles that do not pay the required toll. If User's Prepaid Account does not have sufficient balance to pay the toll, User must use cash lanes, if cash lanes are available, or avoid using toll facilities until the account is replenished and in the Active status. When paying cash, User shall place the E-PASS® Portable, Bumper or Xtra Transponder in the Radio Frequency ("RF") shield bag, or remove the E-PASS® Portable, Bumper or Xtra Transponder from the vehicle. The RF shield bag is available, free of charge, by calling 1-800-353-7277. User shall turn over the Transponder at the request of law enforcement or CFX because of toll violation(s) relating to the misuse or termination of a Prepaid or Postpaid Account ~~or~~ in connection with a violation of local, state or federal law. E-PASS® or Visitor Toll PAS~~Portable~~S Transponders that have been forfeited under this section may be returned to User when the Prepaid or Postpaid Account has been returned to good standing.

~~—~~5.7.1 Users paying cash while an E-PASS® Portable, Bumper, Sticker, Xtra Transponder ~~or E-PASS® Portable Transponder or Visitor Toll Pass Transponder~~ is installed on the vehicle ~~windshield~~ may be double charged/double billed. E-PASS® will not credit your account for duplicate activity when paying with cash unless valid cash receipts are provided to ~~___~~ E-PASS® Service Center within 90 days of the original transaction. The amount of the credit will be at the E-PASS® toll rate. Cash receipts are not available at all locations or times of day. No credit or refund will be due if one or more tolls are paid by cash at a location or at a time of day for which cash receipts are not available.

5.8 User shall not, under any circumstances, authorize another person to use his or her Transponder, unless User has previously added to his or her Prepaid or Postpaid Account the vehicle and license plate information for each vehicle authorized by User to use the Transponder. User is responsible for any and all transactions incurred by User's Transponder in the event someone other than User uses a toll facility with User's Transponder.

5.9 User agrees that User shall not, ~~and shall not~~ attempt to, reverse engineer or otherwise attempt to alter or tamper with the mechanical or electrical operation of the Transponder, or otherwise attempt to use the Transponder or other equipment in order to avoid payment of tolls or fees. .

Section 6. Vehicle and Non-Semi Trailer Information (e.g. Boat, Camper, Utility, etc.).

6.1 All vehicles in which the User intends to use a Transponder must be listed within the account, but a vehicle license plate may only be actively subscribed to one account at a time. The license plate number and issuing state must be provided at the time of transponder activation and updated as changes occur. The year, make, model and color of the vehicle must be provided within 60 days of transponder activation and updated as changes occur, if applicable. For convenience, vehicle information may be updated on the E-PASS® website or through the E-PASS® Service Center. User accepts there may be occurrences when a Transponder is not identified even though it is present in the vehicle. In cases where a Transponder is not identified but the vehicle license plate is recorded, CFX reserves the right to add the vehicle license plate and issuing state to the User's account. CFX will not exercise this right unless a confident match can be made between the registered owner of vehicle for the license plate and the customer information on the User's account.

6.2 All Non-Semi trailers (e.g. Boat, Camper, Utility, etc.) pulled by vehicles in which the User intends to use a Transponder must be listed within the account, but a trailer license plate may only be actively subscribed to one account at a time. The license plate number and issuing state must be provided and updated as changes occur. For convenience, this information may be updated on the E-PASS® website. User accepts there may be occurrences when a Transponder is not identified even though it is present in the vehicle pulling the trailer. In cases where a Transponder is not identified but the trailer license plate is recorded, CFX reserves the right to add the trailer license plate and issuing state to the User's account. CFX will not exercise this right unless a confident match can be made between the registered owner of the trailer for the license plate and the customer information on the User's account

Section 7. Prepaid Account.

User is responsible for pre-payment of all tolls used prior to using toll facilities. User is responsible for maintaining a working Transponder at all times and required to contact E-PASS if inoperable. If the Transponder is not read by the receiver in the electronic toll collection lane for any reason, including but not limited to improper mounting, problem windshields, or other Transponder malfunction, User will be subject to the issuance of a traffic citation. User will be liable for payment of the unpaid toll along with fines, court costs and other penalties which may include points on User's driving record which may

result in the suspension of User's driver license or vehicle registration. User accepts responsibility to maintain a sufficient balance in User's Prepaid Account at all times to cover applicable tolls and other charges as described below.

7.1 User authorizes CFX to deduct the following charges from the User's Prepaid Account:

7.1.1 User accepts and agrees that all charges, both in Florida and Interoperable State, paid electronically using their Transponder(s) will be deducted from the User's Prepaid Account. Where charges are paid using traditional payment methods and User's Transponder is also in the vehicle resulting in the same charges being paid electronically, the User must produce valid receipt(s) for any payments for tolls made in order to have the electronically paid charges reversed. The receipt(s) must be received by CFX within 90 days of the transaction. The amount of the credit will be at the E-PASS® toll rate.

7.1.2 Returned Check Charge: A deduction of \$25.00, as may be increased or decreased from time to time, will be made from User's Prepaid Account if any check is not paid on demand by the bank upon which the check is written.

7.1.3 Monthly Account Statement Charge: A deduction of \$0.50 as may be increased or decreased from time to time, will be made from User's Prepaid Account for each monthly summary or detailed statement of User's Prepaid Account delivered by mail. Statement prices may be adjusted from time to time by CFX. Statements printed directly from the website are free of charge.

7.1.4 In cases where the Transponder is not read and an image of the vehicle's or non-semi trailer's (e.g. Boat, Camper, Utility, etc.) license plate is recorded, and the plate is listed on the User's Prepaid Account, any unpaid charges may still be paid electronically using the vehicle's/trailer's license plate number, hereinafter called an "Image Toll" or "I-Toll". If in any given month the User's Prepaid Account records an excessive amount of I-Toll transactions per license plate, CFX may charge the User the PAY-BY-PLATE rate if such option is available and, in the event the PAY-BY-PLATE rate is not available, then the cash rate will be charged on those transactions. User accepts that vehicle license plate recording may not be available at all locations or states where E-PASS® is accepted for electronic payment. Where vehicle license plate recording is not available, Image Tolls will not be processed. The I-toll process does not prevent law enforcement officers from issuing citations for observed toll violations.

7.1.5 In the event the required toll is not ~~paid~~paid, and the prepaid account does not have sufficient funds to pay the toll electronically, a traffic citation may be issued.

7.1.6 Full account information and services will be provided to Users with registered Prepaid Accounts only. An account is considered registered when the User has provided full contact information, including but not limited to: Name, Address, Telephone number, User Name, Password (User Name and Password applies to online registration only), PIN, Vehicle License Plate(s), and Driver's License Number and for business accounts the FEIN.

7.1.7 CFX strives to ensure charges are accurately recorded, User accepts that miscalculations in account balances may occur. In such cases, CFX maintains the right to make adjustments, without notice, where evidence can be provided that the adjustment is appropriate. Such adjustments will be presented in detail or summary on the User's Account Detailed Activity Statement or Account Summary Statement respectively.

7.2 User accepts and agrees that no interest shall ever be paid nor due to User on Prepaid Account balances at any time.

7.3 CFX reserves the right to limit the availability of historical Prepaid Account Activity. The period of availability, either on-line or upon request from CFX, shall not exceed three years.

Section 8. Postpaid Account.

User is responsible for payment of all tolls used. User is responsible for maintaining a working Transponder at all times and required to contact E-PASS Service Center if inoperable. If the Transponder is not read by the receiver in the electronic toll collection lane for any reason, including but not limited to improper mounting, problem windshields, or other Transponder malfunction, User will be subject to the issuance of a traffic citation. User will be liable for payment of the unpaid toll along with fines, court costs and other penalties which may include points on User's driving record which may result in the suspension of User's driver license or vehicle registration. User accepts responsibility to maintain a credit card on file with sufficient balance at all times to cover applicable tolls and other charges as described below.

8.1 User authorizes CFX to deduct the following charges from the User's Postpaid Account:

8.1.1 User accepts and agrees that all charges, both in Florida and Interoperable State, paid electronically using their Transponder(s) will be paid from the User's Postpaid Account. Where charges are paid using traditional payment methods and User's Transponder is also in the vehicle resulting in the same charges being paid electronically, the User must produce valid receipt(s) for any payments for tolls made in order to have the electronically paid charges reversed. The receipt(s) must be received by CFX within 90 days of the transaction. The amount of the credit will be at the E-PASS® toll rate.

8.1.2 Returned Check Charge: A deduction of \$25.00, as may be increased or decreased from time to time, will be made from User's Postpaid Account if any check is not paid on demand by the bank upon which the check is written.

8.1.3 In cases where the Transponder is not read and an image of the vehicle's or non-semi trailer's (e.g. Boat, Camper, Utility, etc.) license plate is recorded, and the plate is listed on the User's Postpaid Account, any unpaid charges may still be paid electronically using the vehicle's/trailer's license plate number, hereinafter called an "Image Toll" or "I-Toll". If in any given month the User's Postpaid Account

records an excessive amount of) I-Toll transactions per license plate, CFX may charge the User the PAY-BY-PLATE rate if such option is available and, in the event the PAY-BY-PLATE rate is not available, then the cash rate will be charged on those transactions. User accepts that vehicle license plate recording may not be available at all locations or states where Visitor Toll PASS® is accepted for electronic payment. Where vehicle license plate recording is not available, Image Tolls will not be processed. The I-toll process does not prevent law enforcement officers from issuing citations for observed toll violations.

8.1.4 In the event the required tolls due are not paid a traffic citation may be issued.

8.1.5 CFX strives to ensure charges are accurately recorded, User accepts that miscalculations in account balances may occur. In such cases, CFX maintains the right to make adjustments, without notice, where evidence can be provided that the adjustment is appropriate. Such adjustments will be presented in detail or summary on the User's account history.

8.2 CFX reserves the right to limit the availability of historical Postpaid Account Activity. The period of availability, either on-line or upon request from CFX, shall not exceed three years.

Section 98. Replenishment of Prepaid Account.

98.1 User accepts responsibility for replenishing the Prepaid Account in a manner that ensures a sufficient balance is maintained in the Prepaid Account at all times. Use of E-PASS® lanes, designated or enabled, without a sufficient balance in the Prepaid Account to pay the charge will result in termination of User's Prepaid Account in accordance with section 119 of this agreement.

98.2 E-PASS® Auto Replenishment: User may elect or may be required to enroll in E-PASS® Auto Replenishment, which is a feature that links a credit or debit card in good standing to their Prepaid Account. This feature will automatically replenish the User's Prepaid Account balance by a pre-set amount whenever the balance in the Prepaid Account drops to a pre-set low-balance threshold. A credit card is considered in good standing if it belongs to an active, non-expired account having sufficient credit available. Failure to maintain the credit or debit card linked to an E-PASS® account with Auto Replenishment active in good standing may result in the termination of User's Prepaid Account and an interruption in electronic payment using the User's Transponder(s). This may result in the issuance of traffic citations. (Refer to Section 119.2 for more details regarding Termination of Prepaid Account.) The minimum replenishment threshold and replenishment amount is determined during E-PASS® enrollment based on expected usage. For Personal Accounts, a minimum of \$10.00 is required. CFX may periodically analyze account activity and adjust the replenishment amount.

98.3 E-PASS Users are automatically opted in to allowing E-PASS® as a payment options at an E-PASS® facility or interoperable facility accepting E-PASS® as a payment option. In addition, Users accept that any charge due at an E-PASS® facility or interoperable facility accepting E-PASS® as a payment option exceeding the User's current Prepaid Account balance may be charged directly to the credit or debit card linked to the E-PASS® account.

98.4 Replenishment payments may be submitted through various payment channels to the E-PASS® Customer Service Center or made in person at participating facilities and locations as determined from time to time by CFX. Check payments must be received at least 3 business days before the balance in the

User's Prepaid Account becomes insufficient to cover charges paid electronically by the User's Transponder.

98.55 Cash replenishments to Prepaid Accounts may be made at CFX authorized locations throughout Florida. For additional details and locations, please contact the E-PASS® Service Center.

Section 10. Payment of Postpaid Account.

10.1 User accepts responsibility for payment of tolls by ensuring that a credit or debit card with a sufficient balance available is maintained in the Postpaid Account at all times. Use of E-PASS® lanes, designated or enabled, without a credit or debit card capable of accepting an appropriate charge will result in termination of User's Postpaid Account in accordance with section 11 of this agreement.

10.2 A credit or debit card is considered in good standing if it belongs to an active, non-expired account having sufficient credit available. Failure to maintain the credit or debit card in good standing may result in the termination of User's Postpaid Account and an interruption in electronic payment using the User's Transponder(s). This may result in the issuance of traffic citations. (Refer to Section 11.2 for more details regarding Termination of Prepaid Account.)

10.3 Users are automatically opted in to allowing Visitor Toll Pass® as a payment options at an E-PASS® facility or interoperable facility accepting E-PASS® as a payment option. In addition, Users accept that any charge due at an E-PASS® facility or interoperable facility accepting E-PASS® as a payment option may be charged directly to the credit or debit card linked to the Visitor Toll PASS® account.

Section 119. Voluntary or Involuntary Termination of User's Transponder.

If User's Transponder is terminated, either voluntarily or involuntarily, User shall immediately: Cease using the Transponder for electronic payment; Remove any E-PASS® Transponder(s) or Visitor Toll PASS Transponder and permanently remove them from any vehicle that may travel on E-PASS® enabled lanes or other states that accept Transponders for electronic payment; and discontinue traveling on designated E-PASS® Lanes and other E-PASS® enabled lanes or other states that accept Transponders for electronic payment. Using a Transponder while terminated may subject the User to toll violations and issuance of traffic citations. All activity incurred during terminated status will be charged to the User's Prepaid or Postpaid Account at the toll rate charged to customers paying by PAY-BY-PLATE rate or applicable at that particular location. No credits will be issued upon reactivating a terminated Transponder(s). Users paying cash while an E-PASS® Transponder or Visitor Toll PASS is installed on the vehicle windshield may be double charged/double billed. E-PASS® will not credit your account for duplicate activity when paying with cash unless valid cash receipts are provided to E-PASS® within 90

days of the original transaction. The amount of the credit will be at the E-PASS® toll rate. Cash receipts are not available at all locations or times of day. If a User fails to remove a E-PASS® Transponder or Visitor Toll Pass from a vehicle following a voluntary or involuntary termination of User's Prepaid or Postpaid-Account, then no credit or refund will be due if one or more tolls are paid by cash at a location or at a time of day for which cash receipts are not available.

119.1 Voluntary or Involuntary Closure of User's Prepaid or Postpaid Account: If User's Prepaid ~~Account~~ or Postpaid Account is closed, either voluntarily or involuntarily, all Transponders listed on the User's ~~Prepaid~~ Account will be terminated. User agrees to comply with the terms for voluntary or involuntary termination of User's Transponder(s) detailed in Section 119 of this agreement. CFX may prohibit User from opening subsequent account(s) if any previous account has been closed involuntarily. Any remaining balance of the User's Prepaid Account shall be refunded in accordance with Section 13 of this Agreement and any remaining balance owed will be the responsibility of the User for payment.

119.2 Termination of Prepaid or Postpaid Account: CFX may terminate User's Prepaid or Postpaid Account at any time for any reason. Where a Prepaid or Postpaid Account has been terminated, all Transponders listed on the Account will be terminated. User agrees to comply with the terms for voluntary or involuntary termination of User's Transponder(s) detailed in Section 119 of this Agreement. In lieu of account termination, CFX may allow User to retain the account, provided any outstanding balance is paid in full, and User enrolls in E-PASS® Auto Replenishment or supplies a credit or debit card with sufficient balance to process any appropriate charges for the remainder of the Agreement as described in Section 98 and 10 of this Agreement. Using Transponder while terminated may subject the User to toll violations and issuance of traffic citations. All activity incurred during a terminated status will be charged to the account at the toll rate charged to customers paying the PAY-BY-PLATE rate or applicable at that particular location. No credits will be issued upon reactivating a terminated Transponder. No new Prepaid or Postpaid Account shall be open until all monies owed to CFX have been paid in full.

Section 120. Lost or Stolen Transponder.

In the event the Transponder is lost or stolen, User shall immediately change the Transponder status to Lost/Deactivated on the E-PASS® website, or website or notify the E-PASS® Customer Service Center. All charges paid electronically using a lost or stolen Transponder will continue to be reflected on the User's Prepaid or Postpaid-Account until notification of the loss or theft is reported in accordance with this Section-. The User's Transponder status will be modified upon receipt by CFX of User's notification of the loss or theft. The User will not be held responsible for future toll activity on a lost or stolen Transponder after the status is changed online or notification is received by the E-PASS® Customer Service Center unless the vehicle that went through the toll facility had a license plate listed in the User's ~~Prepaid~~ Account. In the event that the User does not have any other Transponder(s) or does not purchase a replacement Transponder on the Prepaid or Postpaid Account, anythe remaining balance or amount owed may be refunded or charged to the last credit or debit card used previously or listed on the

~~account to make a purchase on the Prepaid Account~~ or by check in accordance with Section ~~153~~. Authorized or unauthorized use of the Transponder in any vehicle registered to the User shall be chargeable to the User's Prepaid or Postpaid Account until notification is made to CFX in accordance with this Agreement, and the license plate is removed from the User's Prepaid or Postpaid Account. If a Transponder previously reported Lost/Stolen is reactivated, any unpaid charges recorded while the Transponder was in a lost or stolen status will be charged to User's Prepaid or Postpaid -Account if CFX determines the usage was the result of the User's vehicle incurring the charges.

Section ~~134~~. Damaged Transponder.

Damaged Transponders are not covered by warranty. For purposes of this Agreement, damage is defined as the rendering of the Transponder defective or inoperable due to tampering, abuse, improper use, defacement, or accidental destruction. Removal of or attempt to remove an E-PASS® Sticker Transponder from the vehicle windshield may render the unit useless.

Section ~~142~~. Malfunctioning Transponder.

~~142.1~~ In the event of failure or malfunction of an E-PASS® Portable, Bumper, ~~or~~ Sticker, Xtra Transponder or Visitor Toll PASS, User must immediately discontinue use of the Transponder and change the status to deactivated online at E-PASS® website or contact the E-PASS® Customer Service Center. Where failure or malfunction occurs, Transponder shall be terminated and the terms for voluntary or involuntary termination of User's Transponder(s) detailed in Section ~~119~~ of this Agreement shall apply. Malfunctioning or defective Transponders due to a manufacturing defect shall be replaced at no cost to User only when returned to the E-PASS® Customer Service Center within the ~~90-day~~90-day warranty period. Damaged Transponders are not covered by warranty. Costs related to shipment of the Transponder to the E-PASS® Customer Service Center are the responsibility of the User. CFX may require delivery confirmation in the event the Transponder is not received. User is responsible for any and all unpaid tolls and/or traffic citations issued as a result of any attempt to use a malfunctioning and/or defective transponder to pay tolls.

Section ~~153~~. Withdrawal of Prepaid Account Balance or Payment of Tolls Owed at Account Closure.

In the event the Prepaid Account is closed, the remaining balance of the Prepaid Account shall be refunded after 30 days to the User once all toll payments and any appropriate charges have been deducted. (Refer to Sections ~~119.1~~ and ~~119.2~~ for more details regarding Voluntary or Involuntary Closure of User's Prepaid or Postpaid Account and Termination of Prepaid or Postpaid -Account.) Depending upon the User's method of payment for the Prepaid or Postpaid Account being closed, refunds may be issued in accordance with the method of payment used to replenish or charge -the Prepaid or Postpaid Account. If User's Prepaid or Postpaid -Account has any outstanding balance owed, User shall pay the amount owed at time of closure.

Section ~~164~~. Dispute of Charges:

CFX must be notified of any disputes of charges appearing on User's Prepaid or Postpaid Account within 90 days of the charge being posted. All disputes are subject to review and approval by CFX and may require additional documentation or evidence from the User.

Section 175. Miscellaneous.

175.1 User releases CFX, its officers, employees, or agents (collectively "CFX"), from all loss, damage, or injury whatsoever from the use or performance of E-PASS® and the Transponder. CFX shall not have any obligation or liability to the User with respect to the use or the performance of E-PASS® or the Transponder. The only relief available to the User shall be replacement by CFX of any defective or malfunctioning Transponder in accordance with Section 142 of this Agreement. User agrees to indemnify, protect, and hold harmless CFX from liability for all loss, damage, or injury to persons or property arising from E-PASS® and/or the Transponder.

175.2 It is expressly understood and agreed that CFX, with verbal or written authorization from User, may make charges against User's credit or debit card. User's online entry of credit or debit card information via the IVR or E-PASS website shall constitute User's written authorization to CFX to make charges against User's credit or debit card for E-PASS® charges wherever incurred. User expressly understands and accepts CFX shall not be liable to User for any financial costs resulting from these actions. Additionally, CFX shall not be liable for:

175.2.1 Any incidental, indirect, special or consequential damages, including, but not limited to, loss of use, revenues, profits, or savings.

175.2.2 Claims, demands, or actions against User by any person, corporation, or other legal entity resulting from the use of the Transponder(s), credit report inquiry, check authorization, and/or charging against User's credit card.

175.3 User accepts responsibility of all costs, including, but not limited to the associated costs and ramifications of a conviction related to a traffic citation, collection fees, attorney's fees, and court costs incurred by CFX in the enforcement of the terms and conditions of this Agreement.

157.4 If for any reason User's Prepaid ~~Account or Postpaid Account balance~~ is insufficient for tolls or any other charges due or owing to CFX, User shall remain liable to CFX for such insufficiencies and all applicable charges.

175.5 Unpaid balances due to CFX may be turned over to a collection agency for enforcement and collection activities.

175.6 Should User be the subject of any Bankruptcy proceeding under the Bankruptcy Act or become insolvent, CFX shall have the right to terminate User's Prepaid or Postpaid Account and services provided. User shall remain and be liable for the payment of all unpaid charges hereunder exclusive of any other remedy provided herein or by law.

175.7 This Agreement shall be binding upon and inure to the benefit of User and User's successors and CFX and its successors and assigns. User shall not be permitted to assign the obligations or benefits of this Agreement without the consent of CFX.

175.8 User accepts that User's retaining, using, or permitting others to use the Transponder shall thereby constitute User's acknowledgment of and acceptance of the terms and conditions of this Agreement.

175.9 User accepts that when allowing others to retain or use User's Transponder, User accepts responsibility to pay the tolls and applicable charges of such permitted use and the obligations of this Agreement shall fully bind and be applicable to User as if User had incurred the tolls and charges.

175.10 To the full extent of Florida's severance law, the invalidity of any portion of this Agreement shall not affect any other portion of this Agreement, which shall remain in full force and effect.

175.11 User shall immediately inform CFX of any changes to the information contained in the E-PASS® Prepaid or Postpaid Account records, including without limitation, credit or debit card number and expiration date, payment method, name or address changes, Transponder ownership changes, and vehicular information changes (make/model, license plate information) for all vehicles in which the Transponder is used.

175.12 CFX reserves the right to reject any request to open or service an E-PASS® or Visitor Toll Pass® account.

175.13 CFX reserves the right to offset and/or charge amounts owed to CFX for usage of E-PASS® Transponder and Visitor Toll Pass transponder from funds in User's Prepaid or Postpaid Account.

175.14 User accepts that by providing User's e-mail address, User may receive information from CFX, its consultants, agents or other toll facility operators.

175.15 Questions regarding User's Prepaid or Postpaid Account or transactions charged to User's Prepaid or Postpaid Account should be directed to the E-PASS® Customer Service Center at the address and telephone number listed below.

175.16 This Agreement shall be construed, interpreted and enforced in accordance with the laws of the State of Florida, with the exception of Florida's choice of law provisions. Other than toll citations, any civil action or legal proceeding arising out of or relating to this Agreement shall be brought exclusively in the courts of record of the State of Florida in Orange County, Florida. The forum for Florida Uniform Traffic Citations shall be in the traffic and/or county court for the county where the alleged toll violation occurred. Toll violations occurring in an Interoperable State may be subject to the local laws of the jurisdiction in which the violation occurred.



Approved.
No changes.
JP 3:33 P.M.
4/5/18

CONSENT AGENDA ITEM

#23

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams 
Director of Procurement

DATE: March 22, 2018

SUBJECT: Ratification of Purchase of Transponders

Board ratification is requested for the purchase of 5,000 E-PASS eGO Plus Hang Tags at \$9.33 each for the Toll Visitor Pass program - pilot and 5,000 E-PASS Dual-Protocol Transponders at \$18.94 each for E-ZPASS interoperability in the amount of \$141,350.00 from TransCore LP. The purchase was authorized by the Executive Director to keep the projects on schedule.


Reviewed by: 
Corey Quinn, P.E.
Chief of Technology/Operations

**Consent Agenda Item
#24**

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: Aneth Williams
Director of Procurement 

DATE: March 29, 2018

SUBJECT: Approval of Purchase Order to PC Solutions & Integrations, Inc. for Vendor Network Support and Maintenance


Board authorization is requested to issue a purchase order to PC Solutions & Integrations, Inc. in a not to exceed amount of \$78,319.68 for annual support of CFX network hardware and software. This will be a cooperative (piggyback) procurement based on the current State of Florida Alternate Source number 4322000-WSCA-ACS Master Agreement AR1470, which will allow CFX to take advantage of the competitive rate already negotiated by the State of Florida.

This agreement will insure CFX continues to receive full support for all Extreme Networks brand networking hardware and software for tolling services and internal operations.

This is budgeted for in the OM&A budget.

Reviewed by: 

Jim Greer
Director of IT





PC Solutions & Integration, Inc
 4937 SW 75 Ave, Miami, FL 33155
 Ph:305-667-0633 Fax:305-667-0618

Sales Quote	
Q52117	3/29/18
Sales Rep	
JCONTE	

Quote Prepared For

Nazakat (naz) hussain

Customer

CENTRAL FLORIDA EXPRESSWAY AUTHORITY
 4974 ORL Tower Road
 Orlando, FL 32807

Ship To

CENTRAL FLORIDA EXPRESSWAY AUTHORITY
 4974 ORL Tower Road
 Orlando, FL 32807
 Nazakat (Naz) Hussain
 Sr. Network Convergence Engineer
 407.690.5000 x5115

Line#	Part Number	Description	Qty	Unit Price	Extended Price
1					
2		PRICING, TERMS, & CONDITIONS PER THE EXTREME NETWORKS STATE OF FLORIDA ALTERNATE SOURCE NUMBER 4322000-WSCA-ACS MASTER AGREEMENT			
3					
4		EXTREME NETWORKS SUPPORT RENEWAL			
5	EXT100	EXTREME NETWORKS SUPPORT RENEWAL	1	\$78319.68	\$78319.68
6		SEE ATTACHED QUOTE: EXT-R428720 START DATE: VARIOUS START DATES WITH AND END DATE: 3/31/19			
7					
8		PCS PARTNER SERVICES			
9	PCS100	PCS EXTREME PARTNER SERVICES (ONE DAY) ONSITE OR REMOTE	4	\$0.00	\$0.00
10					
11		PCS NOTES FOR PARTNER SERVICES: PCS ENGINEERING DAYS MUST BE SCHEDULED IN ADVANCE, CANNOT BE USED FOR EMERGENCY SERVICES, AND CAN BE USED FOR EXTREME NETWORK IMPLEMENTATION, DESIGN, OR TROUBLESHOOTING, VALID FOR 365 DAYS			
12		QUOTE PREPARED BY: JIM CONTE			
13		JCONTE@PCSUSA.NET PHONE 813-703-8258			
14		PRICING, TERMS, & CONDITIONS PER THE EXTREME NETWORKS STATE OF FLORIDA ALTERNATE SOURCE NUMBER 4322000-WSCA-ACS MASTER AGREEMENT AR1470 EFFECTIVE DATE JUNE 1, 2014 EXPIRATION DATE MAY 31, 2019			

SubTotal	Tax	Ground Shipping	Total
\$78,319.68	\$0.00	\$0.00	\$78,319.68

Terms & Conditions

It is understood that PC Solutions & Integration, Inc. will retain title to all items stated above until the total purchase price of this order is paid. Failure by customer to pay for this order in full under the terms shown on this document shall give PC Solutions & Integration, Inc. the right to repossess the items stated above, with or without notice, and without liability to customer. If payment is not received when due, customer agrees to pay interest at the rate of 1.5% per month. If collection becomes necessary on this purchase, then customer agrees to pay all costs of collections, including but not limited to, reasonable attorney's fees and court costs. Customer further agrees that any and all legal matters related to this order are governed by the laws of the State of Florida, County of Miami-Dade. No warranty is made by PC Solutions & Integration, Inc. for any of the items stated above, and there is no warranty of merchantability or fitness for any particular purpose. PC Solutions & Integration, Inc. is not liable/inor responsible under any circumstances for data. Quote price may change without notice.

ANY PRICING INFORMATION INCLUDED HEREIN IS FOR QUOTATION PURPOSES ONLY AND ALL PRODUCTS ARE SUBJECT TO AVAILABILITY FROM THE MANUFACTURER.

*****REBATES AND SPECIAL PRICING ARE NOT VALID ON BACK ORDERS IF PROMOTION EXPIRES BEFORE PRODUCT IS AVAILABLE.*****

E.1.

Chairman's Report

**THERE ARE NO
BACKUP MATERIALS
FOR THIS ITEM**

E.2.

Treasurer's Report

MEMORANDUM

TO: CFX Board Members
FROM: Michael Carlisle, Director of Accounting and Finance
DATE: March 21, 2018 
RE: February 2018 Financial Reports

Attached please find the February 2018 Financial Reports. Please feel free to contact me if you have any questions or comments with regard to any of these reports.

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
CALCULATION OF NET REVENUES AS DEFINED BY THE BOND RESOLUTIONS
AND RELATED DOCUMENTS
FOR THE MONTH ENDING FEBRUARY 2018, AND YEAR-TO-DATE**

	<u>FY 18 MONTH ACTUAL</u>	<u>FY 18 MONTH BUDGET</u>	<u>FY 18 YEAR-TO-DATE ACTUAL</u>	<u>FY 18 YEAR-TO-DATE BUDGET</u>	<u>FY 18 YEAR-TO-DATE VARIANCE</u>	<u>FY 18 YEAR-TO-DATE % VARIANCE</u>	<u>FY 17 - 18 YEAR-TO-DATE COMPARISON</u>
REVENUES							
TOLLS	\$ 37,143,579	\$ 34,406,282	\$ 280,095,141	\$ 278,953,510	\$ 1,141,631	0.4%	3.0%
FEES COLLECTED VIA UTN/UTC'S AND PBP'S	717,142	520,950	4,736,341	3,639,718	1,096,623	30.1%	3.0%
TRANSPONDER SALES	24,126	16,460	186,979	140,959	46,020	32.6%	28.7%
OTHER OPERATING	180,751	155,588	969,035	816,261	152,774	18.7%	8.7%
INTEREST	232,417	290,533	2,387,757	2,211,393	176,363	8.0%	-26.3%
MISCELLANEOUS	84,874	84,100	693,535	672,797	20,738	3.1%	-0.7%
TOTAL REVENUES	38,382,889	35,473,913	289,068,787	286,434,638	2,634,150	0.9%	2.7%
O M & A EXPENSES							
OPERATIONS	3,271,725	4,721,523	29,008,036	34,465,901	5,457,865	15.8%	3.8%
MAINTENANCE	1,372,736	1,706,680	9,121,804	10,353,214	1,231,410	11.9%	18.7%
ADMINISTRATION	514,814	694,376	4,531,964	5,155,410	623,446	12.1%	10.1%
OTHER OPERATING	17,942	211,300	1,217,627	1,423,449	205,822	14.5%	-22.2%
TOTAL O M & A EXPENSES	5,177,217	7,333,878	43,879,431	51,397,975	7,518,544	14.6%	6.2%
NET REVENUES BEFORE DEBT SERVICE	33,205,673	28,140,035	245,189,356	235,036,663	10,152,693	4.3%	2.0%
COMBINED NET DEBT SERVICE	13,706,225	14,135,579	112,055,931	113,227,605	1,171,674	1.0%	-1.9%
NET REVENUES AFTER DEBT SERVICE	\$ 19,499,448	\$ 14,004,455	\$ 133,133,425	\$ 121,809,058	\$ 11,324,367	9.3%	5.6%

The monthly Treasurer's Report is provided as interim information for management's use. It is prepared on a modified cash basis and has not been audited, nor should it be deemed final. For audited financial statements, please see CFX's Comprehensive Annual Financial Reports.

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
SUMMARY OF OPERATIONS, MAINTENANCE AND ADMINISTRATION
COMPARISON OF ACTUAL TO BUDGET FOR FISCAL YEAR 2018
FOR THE MONTH ENDING FEBRUARY 2018, AND YEAR-TO-DATE**

	<u>FY 2018 ACTUAL</u>	<u>FY 2018 BUDGET</u>	<u>VARIANCE</u>	<u>FY 18 YEAR-TO-DATE % VARIANCE</u>
Operations	\$ 29,008,036	\$ 34,465,901	\$ 5,457,865	15.8%
Maintenance	9,121,804	10,353,214	1,231,410	11.9%
Administration	4,531,964	5,155,410	623,446	12.1%
Other Operating	<u>1,217,627</u>	<u>1,423,449</u>	<u>205,822</u>	<u>14.5%</u>
Total O M & A	\$ 43,879,431	\$ 51,397,975	\$ 7,518,544	14.6%
 Capital Expenditures				
Operations	\$ 83,588	\$ 133,500	49,912	37.4%
Maintenance	133,557	57,434	(76,123)	-132.5%
Administration	<u>64,167</u>	<u>156,667</u>	<u>92,500</u>	<u>59.0%</u>
Total Capital Expenditures	\$ 281,312	\$ 347,601	\$ 66,288	19.1%

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**Central Florida Expressway Authority
Operations - Comparison of Actual to Budget
For the Eight Months Ending February 28, 2018**

	<u>YTD Actual</u>	<u>YTD Budget</u>	<u>Budget Variance</u>	<u>Variance Percentage</u>
Toll Operations	336,983	352,035	15,051	4.28%
Image Review	2,832,008	3,555,457	723,449	20.35%
Special Projects	90,545	147,694	57,149	38.69%
Information Technology	2,433,133	2,504,668	71,535	2.86%
E-PASS Service Center	10,691,185	12,315,952	1,624,768	13.19%
Public Outreach/Education	1,159,841	1,532,493	372,652	24.32%
Subtotal CFX	<u>17,543,695</u>	<u>20,408,298</u>	<u>2,864,603</u>	<u>14.04%</u>
Plazas	11,547,929	14,191,102	2,643,173	18.63%
Subtotal Toll Facilities	<u>11,547,929</u>	<u>14,191,102</u>	<u>2,643,173</u>	<u>18.63%</u>
Total Operations Expenses	<u>29,091,624</u>	<u>34,599,401</u>	<u>5,507,777</u>	<u>15.92%</u>



**Central Florida Expressway Authority
 Maintenance - Comparison of Actual to Budget
 For the Eight Months Ending February 28, 2018**

	<u>YTD Actual</u>	<u>YTD Budget</u>	<u>Budget Variance</u>	<u>Variance Percentage</u>
Maintenance Administration	1,318,291	1,535,816	217,525	14.16%
Traffic Operations	1,795,781	2,594,680	798,900	30.79%
Routine Maintenance	6,141,289	6,280,152	138,863	2.21%
Total Maintenance Expenses	<u><u>9,255,361</u></u>	<u><u>10,410,648</u></u>	<u><u>1,155,287</u></u>	<u><u>11.10%</u></u>



**Central Florida Expressway Authority
Administration - Actual to Budget by Cost Center
For the Eight Months Ending February 28, 2018**

	<u>YTD Actual</u>	<u>YTD Budget</u>	<u>Budget Variance</u>	<u>Variance Percentage</u>
General	453,718	514,901	61,182	11.88%
Administrative Services	1,312,636	1,408,371	95,736	6.80%
Communications	407,968	556,897	148,929	26.74%
Human Resources	123,954	139,714	15,760	11.28%
Supplier Diversity	163,196	170,967	7,771	4.55%
Accounting	936,434	1,069,658	133,224	12.45%
Records Management	184,097	260,330	76,233	29.28%
Construction Administration	29,456	45,873	16,418	35.79%
Procurement	298,075	305,566	7,491	2.45%
Legal	352,995	445,972	92,977	20.85%
Internal Audit	280,884	337,924	57,040	16.88%
525 Magnolia	16,316	16,827	511	3.04%
Plans Production	36,401	39,076	2,675	6.85%
Grand Total Expenses	<u>4,596,131</u>	<u>5,312,077</u>	<u>715,947</u>	<u>13.48%</u>

**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
CALCULATION OF NET REVENUES AS DEFINED BY THE BOND RESOLUTIONS
PREVIOUS YEAR BUDGET TO ACTUAL COMPARISON
FOR THE MONTH ENDING FEBRUARY 2018, AND YEAR-TO-DATE**

	FY 18 YEAR-TO-DATE ACTUAL	FY 18 YEAR-TO-DATE BUDGET	FY 18 YEAR-TO-DATE VARIANCE	FY 17 YEAR-TO-DATE ACTUAL	FY 17 YEAR-TO-DATE BUDGET	FY 17 YEAR-TO-DATE VARIANCE	YEAR-TO-DATE VARIANCE COMPARISON
REVENUES							
TOLLS	\$ 280,095,141	\$ 278,953,510	\$ 1,141,631	\$ 272,017,932	\$ 254,215,669	\$ 17,802,263	\$ (16,660,632)
FEES COLLECTED VIA UTN/UTC'S AND PBP'S	4,736,341	3,639,718	1,096,623	4,600,374	3,772,995	827,379	269,244
TRANSPONDER SALES	186,979	140,959	46,020	145,231	325,845	(180,614)	226,634
OTHER OPERATING	969,035	816,261	152,774	891,661	902,792	(11,131)	163,905
INTEREST	2,387,757	2,211,393	176,363	3,238,670	1,821,434	1,417,236	(1,240,873)
MISCELLANEOUS	693,535	672,797	20,738	698,564	673,561	25,003	(4,265)
TOTAL REVENUES	289,068,787	286,434,638	2,634,150	281,592,432	261,712,296	19,880,136	(17,245,986)
O M & A EXPENSES							
OPERATIONS	29,008,036	34,465,901	5,457,865	27,943,343	29,227,311	1,283,968	4,173,897
MAINTENANCE	9,121,804	10,353,214	1,231,410	7,685,919	9,712,422	2,026,503	(795,093)
ADMINISTRATION	4,531,964	5,155,410	623,446	4,114,974	5,022,921	907,947	(284,501)
OTHER OPERATING	1,217,627	1,423,449	205,822	1,565,014	1,811,107	246,093	(40,271)
TOTAL O M & A EXPENSES	43,879,431	51,397,975	7,518,544	41,309,250	45,773,761	4,464,511	3,054,033
NET REVENUES BEFORE DEBT SERVICE	245,189,356	235,036,663	10,152,693	240,283,182	215,938,535	24,344,647	(14,191,954)
COMBINED NET DEBT SERVICE	112,055,931	113,227,605	1,171,674	114,266,055	115,164,960	(898,905)	2,070,579
NET REVENUES AFTER DEBT SERVICE	<u>\$ 133,133,425</u>	<u>\$ 121,809,058</u>	<u>\$ 11,324,367</u>	<u>\$ 126,017,127</u>	<u>\$ 100,773,575</u>	<u>\$ 25,243,552</u>	<u>\$ (13,919,185)</u>

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**CENTRAL FLORIDA EXPRESSWAY AUTHORITY
CALCULATION OF NET REVENUES AS DEFINED BY THE BOND RESOLUTIONS
PREVIOUS YEAR COMPARISON
FOR THE MONTH ENDING FEBRUARY 2018, AND YEAR-TO-DATE**

	FY 18 MONTH ACTUAL	FY 17 MONTH ACTUAL	FY 17 - 18 SAME MONTH COMPARISON	FY 18 YEAR-TO-DATE ACTUAL	FY 17 YEAR-TO-DATE ACTUAL	FY 17 - 18 YEAR-TO-DATE COMPARISON
REVENUES						
TOLLS	\$ 37,143,579	\$ 34,312,629	\$ 2,830,950	\$ 280,095,141	\$ 272,017,932	\$ 8,077,209
FEEES COLLECTED VIA UTN/UTC'S AND PBP'S	717,142	964,781	(247,639)	4,736,341	4,600,374	135,967
TRANSPONDER SALES	24,126	17,270	6,856	186,979	145,231	41,748
OTHER OPERATING	180,751	168,208	12,543	969,035	891,661	77,374
INTEREST	232,417	415,046	(182,629)	2,387,757	3,238,670	(850,913)
MISCELLANEOUS	84,874	93,780	(8,906)	693,535	698,564	(5,029)
TOTAL REVENUES	38,382,889	35,971,714	2,411,175	289,068,787	281,592,432	7,476,355
O M & A EXPENSES						
OPERATIONS	3,271,725	4,887,634	(1,615,909)	29,008,036	27,943,343	1,064,693
MAINTENANCE	1,372,736	1,189,384	183,352	9,121,804	7,685,919	1,435,885
ADMINISTRATION	514,814	544,820	(30,006)	4,531,964	4,114,974	416,990
OTHER OPERATING	17,942	211,153	(193,211)	1,217,627	1,565,014	(347,387)
TOTAL O M & A EXPENSES	5,177,217	6,832,991	(1,655,774)	43,879,431	41,309,250	2,570,181
NET REVENUES BEFORE DEBT SERVICE	33,205,673	29,138,723	4,066,950	245,189,356	240,283,182	4,906,174
COMBINED NET DEBT SERVICE	13,706,225	14,359,225	(653,000)	112,055,931	114,266,055	(2,210,124)
NET REVENUES AFTER DEBT SERVICE	\$ 19,499,448	\$ 14,779,498	\$ 4,719,950	\$ 133,133,425	\$ 126,017,127	\$ 7,116,298

The monthly Treasurer's Report is provided as interim information for management's use. It is prepared on a modified cash basis and has not been audited, nor should it be deemed final. For audited financial statements, please see CFX's Comprehensive Annual Financial Reports.

E.3.

Executive Director's Report

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

Executive Director Report April, 2018

FEBRUARY 2018 DASHBOARD

The customer service section of the dashboard is being reviewed by staff to determine if more detailed information might be helpful. Recommendations will be made to the Board in May.

TRANSPORTATION PROJECT COORDINATION

Innovation Way Interchange Ribbon Cutting

The ribbon cutting ceremony for opening SR 528 Innovation Way/Sunbridge Interchange was held March 9, 2018.

Wekiva Parkway Grand Opening

The grand opening of the Wekiva Parkway from Kelly Park Road Interchange to SR 46 was celebrated on Saturday, March 31, 2018. Over 1,000 people participated in the celebration, which included a 5K run/walk and a 1-mile fun run. Over \$27,000 was raised for the Florida Wildlife Corridor, an organization that supports permanently connecting, protecting and restoring a statewide network of lands and waters for wildlife and people.

TRANSPORTATION PARTNERSHIPS

Automation of Toll Payments with County Tax Collectors

After successfully automating toll payment processing with Orange County Tax collector offices, CFX is now in various stages of automating toll payment processing with the remaining counties in our jurisdiction. CFX has also received requests for toll payment automation from other county tax collector offices outside of CFX jurisdiction. We will begin working with these counties after Central Florida projects are complete.

Florida Transportation Commission

The Florida Transportation Commission will hold its April meeting at CFX Headquarters on April 12, 2018 at 1:00 p.m. CFX staff will present information about CFX concept and feasibility studies, the E-Z Pass partnership and the Orlando International Airport rental car pilot project.

COMMUNITY OUTREACH

SR 408 Extension Public Hearing

A SR 408 Eastern Extension PD&E Public Hearing will be held on Thursday, April 26, 2018, from 5:30 p.m. to 7:30 p.m. at East River High School, located at 650 East River Falcons Way, Orlando, FL 32833. The hearing will begin as an open house at 5:30 p.m., with a formal presentation at 6:30 p.m., followed by a public comment period.

COMMUNITY SERVICE

CFX Staff Bake-Off for Ronald McDonald House

CFX held its first annual Staff Bake-off on April 6, 2018. There were 22 entries that competed in five baking categories. The winners were Evelyn Wilson for best pie; Brent Poole for best brownie/bar; Sheri Gibson-Taylor for best other dessert; Joann Chizlett for best cookie and Claritza Yeagins for best cake/cupcake. Claritza Yeagins won the grand prize with her delicious Ooey Gooey Chocolate Crunch Cake. The event raised \$678 for Ronald McDonald House of Central Florida.

Lyman High School Student Tour

On Thursday, March 29, just two days before the Wekiva Parkway Section 2 Opening Event, CFX once again hosted a learning tour for over 45 Lyman High School engineering students. During the tour, the group stopped at five locations along both CFX and FDOT sections of the Wekiva Parkway project. The tour provided the students and staff of Lyman High School's Institute of Engineering an incredible hands-on opportunity to learn about bridge and roadway design, tolling technologies and the environmental processes used on transportation projects. Better still, it provided us with the wonderful opportunity to inspire a future generation of engineers. We appreciate the support of everyone who made the student tour possible, with special thanks to Glenn Pressimone and Mary Brooks for helping to coordinate the event.

PRESENTATIONS

- March 9: Osceola County Vendor Rally – Supplier Diversity Programs
- March 15: Altamonte Rotary Club
- March 16: Osceola/Kissimmee Chamber of Commerce - Four Corners Council
- March 19: Summerbrooke HOA Meeting
- March 28: Avalon Town Hall presentation with Commissioner Jennifer Thompson
- April 3: Rock Springs Ridge HOA
- April 11: Panel: How to Make the Most of Government Opportunities

MEETINGS

- March 8: Space Coast Transportation Planning Organization
- March 7: LYNX Bus Drill Coordination Meeting
- March 13: Osceola County Expressway Authority
- March 14: Orlando Venues Coordination Meeting
- March 27: Central Florida Automated Vehicle Partnership Meeting
- March 20: Orange County Community Traffic Safety Team Meeting
- March 21: GOAA board meeting
- March 22: LYNX board meeting
- March 29: Central Florida Rail Commission
- April 5: University of Florida Transportation Institute External Advisory Board
- April 6: Meeting w/ Apopka Chamber
- April 9: Space Coast Technical Advisory Committee/Citizens Advisory Committee
- April 9: Meeting w/ Melbourne Chamber
- April 10: Osceola County Expressway Authority
- April 12: Osceola Chamber 2018 Legislative Update
- April 12: Space Coast Transportation Planning Organization

EVENTS

March 9: SR 528/Innovation Way Interchange Grand Opening

March 24 & 25: Kow Town in Kissimmee E-PASS Event

March 28: CFX Wekiva Parkway Section 2 Media Tour

March 29: Lyman High School Engineering Student Tour

March 31: CFX Wekiva Section 2 Grand Opening

April 6: CFX Serves Bake-off

April 7 & 8: Spring Fiesta

April 9: National Work Zone Safety Awareness Week Begins

PERFORMANCE DASHBOARD

FEBRUARY 2018

Fiscal year runs from July 1-June 30

CUSTOMER SERVICE

	Activity		Wait Time	
	Actual	6 mo. Avg	Actual	Target
Service Center: East	8,364	7,581	3:23	<5m
Service Center: West	2,631	2,688	1:52	<5m

SERVICE CENTER: MINUTE INTERVALS <5 5-6 6-7 7-8 8-9 9+

	Activity	6 mo. Avg	Wait Time	Target
Call Center	76,443	81,029	0:53	1-2m

CALL CENTER: % MINUTE INTERVALS <1 1-2 2-3 3-4 4-5 5+



AVERAGE SPEED: PEAK DIRECTION

	mph	AM Peak (6-9) Avg mph	PM Peak (4-7) Avg mph
SR 408 W. SR 50 to E. SR 50	55-65	51	49
SR 417 Int'l Dr. to Seminole Co. Line	55-70	67	60
SR 528 Sand Lake Rd. to SR 520	70	54	58
SR 429 Seidel Rd. to SR 414	70	64	67
SR 451 SR 429 to US 441	65	61	65
SR 414 US 441 to US 441	65	64	64

LEGEND: <10 11-20 >= 21

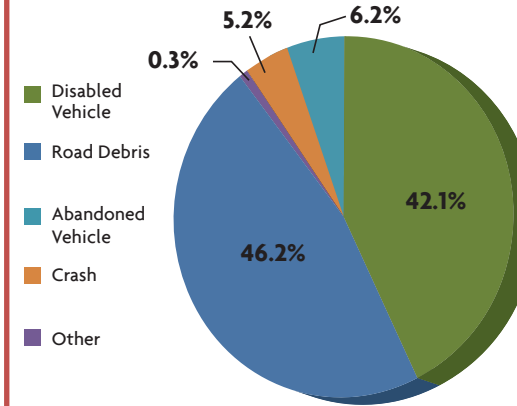
MAJOR CONSTRUCTION PROJECTS

	Contract (millions)	Spent	% Spent	% Time	VAR
SR 408/SR 417 Interchange (Phase II)	\$63.7	\$12.5	18%	20%	
SR 429 Systems Interchange	\$82.3	\$79.9	96%	97%	
SR 408 Widening from SR 417 to Alafaya Trail	\$76.3	\$10.8	14%	16%	
SR 453, Lake County Line to SR 46	\$49.9	\$49.9	100%	100%	
SR 528/Innovation Way Interchange	\$62.4	\$59.1	95%	94%	
SR 429 Systems Interchange to Mt. Plymouth Rd.	\$38.7	\$35.7	92%	98%	

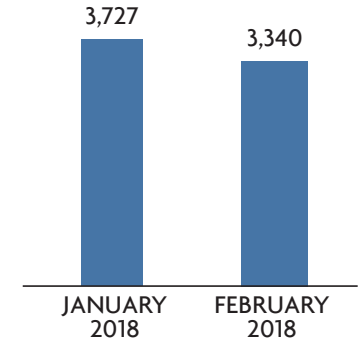
LEGEND: Spent vs. Time <10 11-20 >= 21

SAFETY

ROAD RANGER: CATEGORY OF ASSISTS ON CFX ROADS



ROAD RANGER: NUMBER OF ASSISTS ON CFX ROADS



2016 FATALITIES

1.18	Nationwide: All Roads
0.31	FDOT: Urban Toll Roads (2012-2014)
0.22	CFX: Toll Roads Urban Only

Per 100 Million Vehicles Miles Traveled
2012-2016 - 4 Year Average

WRONG WAY DRIVING (WWD)

Period Covered	Vehicles Detected	Documented Turn Arounds
Feb. 2018	13	11

FINANCIALS

FINANCIALS

FY to Date	Actual	Budget	VAR
Total Revenue	\$289.1	\$286.4	1%
OM&A Expenses	\$43.9	\$51.4	15%
Net Revenue	\$133.1	\$121.8	9%

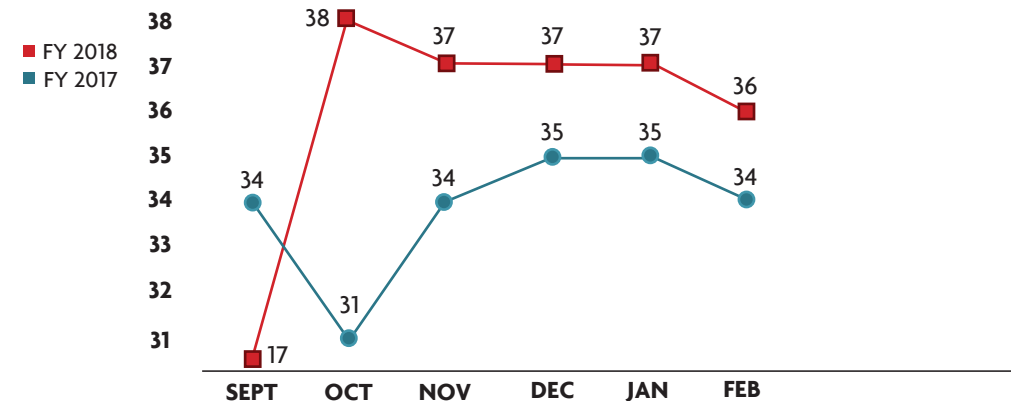
LEGEND: >/= 0 -0.1 to -10 </= -10

DEBT SERVICE

Year to Date	Actual	Budget
Senior Lien	2.27	2.23
Subordinate Lien	2.16	2.12

LEGEND: >1.45 1.21 to 1.44 </= 1.2

TOTAL TRANSACTIONS ON CFX SYSTEM* (millions)




*All plazas had tolls suspended in Sept. due to Hurricane Irma from 9/5/17 until 9/21/17.


F. 1.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members
Laura Kelley, Executive Director

FROM:  Joseph L. Passiatore, General Counsel

DATE:  April 2, 2018

RE: Resolution of the Central Florida Expressway Authority (“CFX”) Amending CFX Code of Ethics Declaring Representation of Other Clients Adverse to CFX to be a Disclosable Conflict

The attached Resolution fulfills the biennial review requirement for the CFX Code of Ethics.

The Resolution prohibits CFX’s consultants from representing third-party clients in a judicial or administrative proceeding involving CFX where the interests of the client is adverse to CFX. Basically, the amendment extends the prohibition in Section 112.313 (7) of the Florida Statutes from officers and employees to include consultants.

Alternatively, if the Board does not wish to pass the amendment, it should make a finding that no revisions or changes to the CFX’s Code of Ethics are necessary at this time.

JLP/mi

Attachment: Resolution amending the CFX Code of Ethics

**A RESOLUTION OF THE
CENTRAL FLORIDA EXPRESSWAY AUTHORITY
AMENDING THE CFX CODE OF ETHICS DECLARING
REPRESENTATION OF OTHER CLIENTS ADVERSE TO CFX
TO BE A DISCLOSABLE CONFLICT**

WHEREAS, the Central Florida Expressway Authority (“CFX”) has adopted the Florida Code of Ethics for Public Officers and Employees, Chapter 112, Part III, Florida Statutes, and the ethical standards set forth in Section 348.753(6) to (15) as part of its Code of Ethics; and

WHEREAS, Section 112.313(7), Florida Statutes, prohibits any public officer or employee of an agency from holding any employment or contractual relationship that will create a continuing or frequently recurring conflict between his or her private interests and the performance of his or her public duties or that would impede the full and faithful discharge of his or her public duties; and

WHEREAS, the governing Board of CFX deems it in the best interest of CFX to extend the prohibition to its consultants and the other principals, partners, or associates employed by the consultants.

NOW, THEREFORE, BE IT RESOLVED BY THE CENTRAL FLORIDA EXPRESSWAY AUTHORITY that the following amendment to the CFX Code of Ethics is hereby adopted by the governing Board:

Section 1. Sections 6-3.02 and 6-3.03 shall be created and inserted into the CFX Code of Ethics after Section 6-3.01 as follows:

6-3.02. Judicial or Administration Proceedings. The Authority deems it to be a conflict when a consultant represents a client in a judicial or administrative proceeding to which CFX is a party and the interest of the client is adverse to CFX. The conflict must be disclosed under Section 1 of the disclosure form and may only be waived by the Authority’s governing Board and unless waived shall result in termination of the consultant’s services to the Authority.

6-3.03. Imputation of Conflicts of Interest. While consultants are associated in a firm, none of them may knowingly represent a client when any one of them practicing alone would be prohibited from doing so by Section 6-3.02.

Section 2. The annual disclosure form shall be amended to provide notice to all CFX consultants and the CFX Code of Ethics shall be codified to reflect passage of this amendment.

Section 3. This amendment shall take effect upon passage.

ADOPTED this _____ day of April 2018.

Fred Hawkins, Jr., CFX Board Chairman

ATTEST: _____
Mimi Lamaute, Executive Assistant

Approved as to form and legality

Joseph L. Passiatore, General Counsel

F. 2.

The logo for the Central Florida Expressway Authority is centered in the upper half of the image. It consists of a white rectangular box with orange horizontal bars at the top and bottom. Inside the box, the words "CENTRAL FLORIDA EXPRESSWAY AUTHORITY" are written in a serif font. "CENTRAL" and "FLORIDA" are in black, "EXPRESSWAY" is in orange, and "AUTHORITY" is in black.

CENTRAL
FLORIDA
EXPRESSWAY
AUTHORITY

E-PASS STAFFING ADJUSTMENTS FOR MARKET CONDITIONS

David Wynne, Director of Toll Operations

— April 12, 2018 —

Staffing Contract Awarded to Egis in 2015

Scope of Services

Responsible for recruiting, interviewing, screening, training and managing staff for the E-PASS Customer Call Center and Walk-In Service Centers.

Example Staffing Duties

Activating and updating customer accounts

Assisting customers with routine account-related requests related to billing, payment options, and online technical support

Cross-selling E-PASS products and services

License plates image review

Transponder fulfillment

Metro-Orlando Competitive Landscape

2015 to 2017

Economic Growth	Orlando ranks No. 1 for job growth for third year in row in 2017 – <i>Florida Department of Economic Opportunity</i>
Tight Labor Market	3.3% unemployment rate in Metro-Orlando
Shift to an Employee's Market	Heightened competition locally for skilled customer service representatives

Customer Service Wage Survey Study

	Minimum	Mid	Max
CFX: Customer Service Representatives	\$11.00	\$11.35	\$12.01
Average Customer Service Wage <i>Surveyed 20 customer service & call centers in Central Florida</i>	\$13.46	\$15.29	\$17.19

Drivers Influencing the Evolution of Service

2015-2017

Introduced five new E-PASS products & services

All Electronic Tolling (AET) on portions of the SR 429 & Florida Turnpike roads

Launch of Florida's Turnpike new back-office

Higher volumes of image review processing due to the increase in traffic volumes and move to AET

Investing in Service Excellence

Business Process Improvement Plan

Redirecting of monthly calls to website or Integrated Voice Response (IVR) System

Expanding toll payment locations

- Kiosk retail program at 1,500 locations
- Tax Collectors Office able to release registration holds

Changes to Pay-by-Plate

- Adding or linking payment options to invoices
- Targeting communications to switch to E-PASS – toll discounts, no account fees and free transponder
- Exploring automated payment options

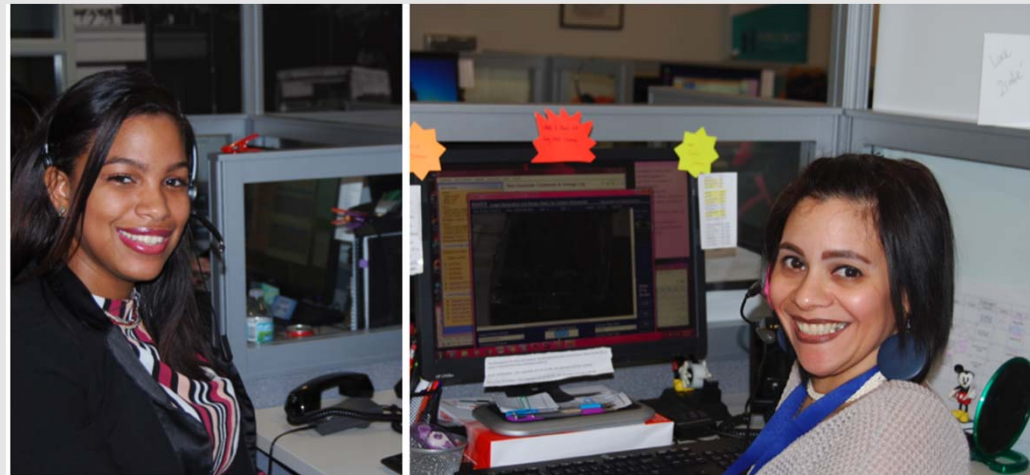
Investing in Service Excellence

Human Capital

Competitive wages for customer service agents

Ensure job descriptions align with skill sets

Expand comprehensive training program



Recommended Motion

Approval of Supplemental Agreement with EGIS Projects Inc. for customer call center and image review clerk staffing adjustments for market conditions in an amount not to exceed \$14,210,751.04.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

MEMORANDUM

TO: CFX Board Members

FROM: David Wynne *D.W.*
Director of Toll Operations

DATE: April 4, 2018

SUBJECT: Approval of Supplemental Agreement No. 4 with EGIS Project, Inc. for
E-PASS and Violation Enforcement Operations
Contract No. 001105

Board approval is requested for Supplemental Agreement No. 4 with EGIS Project, Inc. in the not-to-exceed amount of \$14,210,751.04.

The call center contract is a staffing contract that is managed by the CFX operations team. More than a year ago the voluntary turnover rate began increasing. At the same time, it became harder to recruit talent with the skill set needed for call center representatives and image review clerks. CFX engaged a salary survey by HRCC, LLC a human resource compensation consultant firm, which determined that the E-PASS operations front line team's wages are not in line with the current market conditions. Due to the increasing voluntary turnover rate and recruiting environment, it has been recommended that CFX adjust its wages to be competitive.

In addition to the wage adjustment, the SA moves the wages in the contract to a billing multiplier for invoicing rather than a standard billing rate as originally spelled out in the contract. This allows increased transparency of the actual employee salary rates.

This agreement also provides other clarifications in the contract between CFX and the contractor.

Reviewed by:



Corey Quinn, P.E.
Chief of Technology/Operations

CENTRAL FLORIDA EXPRESSWAY AUTHORITY
SUPPLEMENTAL AGREEMENT NO. 4

Contract Name: E-PASS & Violation Enforcement Operations
Contract No. 001105

This Supplemental Agreement No. 4 is entered into this 12th day of April 2018 by and between the CENTRAL FLORIDA EXPRESSWAY AUTHORITY (“CFX”), and EGIS PROJECTS, INC., (the “Contractor”), the same being supplementary to the Contract between the aforesaid, dated June 11, 2015, for E-PASS & Violation Enforcement Operations, (the “Contract”).

1. CFX desires to increase the contract value in accordance with the wage and salary survey that was conducted by CFX with HRCC, LLC.
2. All future mobilization charges will be discontinued unless specifically agreed upon by CFX.
3. Contractor will not invoice CFX for any staff position associated with the Contract in excess of 40 hours per pay period without prior authorization by CFX. This restriction excludes the GOAA Rental Car Project.
4. Contractor will not invoice CFX for any staff position associated with the Contract in excess of 1960 hours per contract year (contract year would be the period of August 1 through July 31), without prior authorization by CFX. This restriction excludes the GOAA Rental Car Project.
5. Payment of invoices for this contract will adhere to the “Florida Prompt Payment Act” as defined in Florida Statutes Chapter 218.
6. Contractor will be responsible for ordering all office supplies, including print stock and will be required to do so without exceeding the CFX approved budget amount for such items without prior CFX approval. The amount invoiced for office supplies will be a pass through of actual costs. Contractor will be required to have available for audit all associated receipts with the ordering of office supplies. Office supplies will always be the property of CFX.
7. CFX and the Contractor will utilize the attached Multiplier Addendum to identify the not to exceed hourly bill rate each job classifications and also the multiplier. CFX must provide prior approval for any wage or salary increase to Contractor’s staff including any bonus or incentive monies.

8. Contractor must maintain and provide to CFX upon demand a complete staffing roster of all positions including but not limited to the following; current position, position seniority date, current wage, project seniority date, employee hire date.
9. Contractor will be required to respond in a timely manner to any reasonable data request by CFX. This will allow CFX to make operational decisions and assist with running the operation effectively.
10. All future invoices must be submitted in a form approved by CFX.
11. CFX and the Contractor agree that this Supplemental Agreement No. 4 shall not alter or change in any manner the force and effect of the Contract and Supplemental Agreements thereto except insofar as the same is altered and amended by this Supplemental Agreement No. 4; that acceptance of this Supplemental Agreement No. 4 signifies the Contractor's waiver of all future rights for additional compensation which is not already defined herein or in the fee proposal.

SUPPLEMENTAL AGREEMENT NO. 4

Contract Name: E-PASS & Violation Enforcement Operations
Contract No. 1105

Cost of additional services: \$14,210,751.04

This Supplemental Agreement No. 4 entered into as of the day and year first written above.

CENTRAL FLORIDA EXPRESSWAY AUTHORITY

By: _____
Director of Procurement

EGIS PROJECTS, INC.

By: _____

Print Name

Title: _____

Witness: _____

Date: _____