#### **INVITATION TO BID**

BID NUMBER: 2023-05

The Emerald Coast Utilities Authority (ECUA) invites your company to submit a bid on item (s) as listed in this bid request. It is the intent of the ECUA to receive bids that will be publicly opened at 2:00 p.m., central time, October 13, 2022, for the following:

# CENTRAL WASTEWATER RECLAMATION FACILITY (CWRF) INFLUENT EQUALIZATION TANK INTERIOR RECOATING

Sealed bids will be received until **2:00 p.m., central time, October 13, 2022,** by the Purchasing and Stores Division, Emerald Coast Utilities Authority, 9255 Sturdevant Street, Ellyson Industrial Park, Pensacola, Florida 32514. The bids received will then be publicly opened and read. The Emerald Coast Utilities Authority reserves the right to waive informalities in any bid; reject any or all bids, in whole or in part; re-bid a project, in whole or in part; and to accept a bid that in its judgment is the lowest and best bid of a responsible bidder. In accepting a bid, ECUA may award a contract based only on the base bid, the base bid plus all alternates, or the base bid plus any alternates which ECUA selects – with all decisions being made based upon what ECUA believes to be in the best interests of its ratepayers, in the reasonable exercise of its discretion. ECUA further reserves the right to increase or decrease quantities as may be required to meet the needs of ECUA.

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#### LEGAL ADVERTISEMENT

Sealed bids for Bid #2023-05, Central Wastewater Reclamation Facility (CWRF) Influent Equalization Tank Interior Recoating, will be received by the Emerald Coast Utilities Authority Purchasing and Stores Division, 9255 Sturdevant Street, Ellyson Industrial Park, Pensacola, FL 32514, until 2:00 p.m., central time, Thursday, October 13, 2022, at which time bids submitted will be publicly opened and read.

A mandatory pre-bid conference will be held at ECUA CWRF, located at 2980 Old Chemstrand Rd. Cantonment, Florida, 32533, at 10:00 a.m., local time, on Tuesday, August 30, 2022. Attendance at the pre-bid conference is mandatory

Specifications and information may be obtained free of charge from ECUA, Purchasing and Stores Division (850-969-6530), via email at <a href="mailto:paul.nobles@ecua.fl.gov">paul.nobles@ecua.fl.gov</a>, on the website at <a href="www.ecua.fl.gov">www.ecua.fl.gov</a> or on BidNet Direct at <a href="www.bidnetdirect.com/florida/emerald">www.bidnetdirect.com/florida/emerald</a> <a href="coastutilitiesauthority">coastutilitiesauthority</a>. Bids received after 2:00 p.m. central time, Thursday, October 13, 2022 will be returned unopened. ECUA reserves the right to reject any or all bids and re-advertise.

Bids must be clearly marked on the envelope:

BID: Central Wastewater Reclamation Facility (CWRF) Influent Equalization Tank

Interior Recoating

BID#: 2023-05

Proposed Advertising Date: September 15, 2022

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# Emerald Coast Utilities Authority Purchasing and Stores Division 9255 Sturdevant Street Pensacola, Florida 32514-7038 850-969-6530

#### STATEMENT OF NO BID

If you **do not** intend to bid on this commodity/service, please return this form to the above address immediately. If this statement is not completed and returned, your company may be deleted from the Emerald Coast Utilities Authority Vendors' list for this commodity/service.

We the undersigned, have declined to bid on requested commodity/service <u>ITB 2023-05</u>, <u>Central Wastewater Reclamation Facility (CWRF) Influent Equalization Tank Interior Recoating</u> for the following reasons:

Specifications too "tight," i.e. geared toward one brand or manufacturer only (explain below).		
Insufficient time to respond to the Invitation to Bid.		
We do not offer this product or service.		
Our schedule would not permit us to perform.		
Unable to meet bond/insurance requirements.		
Specifications are unclear (explain below).		
Remove us from your vendors' list for this commodity/service.		
Other (specify below).		
Remarks:		
Company Name:		
Signature:		
Telephone: Date:		
<b>NOTE:</b> Statement of No Bid may be faxed to the Purchasing Division (850-969-3384)		

**NOTE:** Statement of No Bid may be faxed to the Purchasing Division (850-969-3384) Attention: Paul Nobles or emailed to <u>paul.nobles@ecua.fl.gov.</u>

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#### **INSTRUCTIONS TO BIDDERS**

All these terms and conditions are a part of this bid request.

# 1. BID SCHEDULE

Bids are presently scheduled to be **publicly opened and read at 2:00 p.m., central time,** October 13, 2022, in the ECUA Finance Conference Room (Rm #2202), 2nd floor, Emergency Operations Support Addition, 9255 Sturdevant Street, Ellyson Industrial Park. ECUA staff will review all bids and forward their recommendations to the ECUA Citizens' Advisory Committee scheduled to meet at 3:00 p.m., central time, November 8, 2022 in the ECUA Board Room, 9255 Sturdevant Street, Ellyson Industrial Park. The ECUA Citizens' Advisory Committee recommendation will be presented to the ECUA Board at their meeting scheduled for 3:00 p.m., central time, November 15, 2022, in the ECUA Board Room.

# 2. **BID SUBMISSION**

In a sealed envelope (or other packaging), provide one (1) original with manual signature (so identified), two (2) copies, and one (1) electronic copy of the original (USB flash drive). Bids must be in the possession of the Emerald Coast Utilities Authority Purchasing and Stores Division to be considered. Bids may be mailed or delivered to the Purchasing and Stores Division at 9255 Sturdevant Street, Ellyson Industrial Park, Pensacola, Florida, 32514, in a sealed envelope clearly marked with the bid name, time and date of the opening. Regardless of the method of delivery, each bidder shall be responsible for his/her bid(s) being delivered on time, as the Emerald Coast Utilities Authority assumes no responsibility for same. Bids offered or received after the time set for the bid opening will be rejected and returned unopened to the bidder.

# 3. CONVICTION OF PUBLIC ENTITY CRIME

A person or affiliate who has been placed on the Convicted Vendor List following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a Contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for Category Two (\$35,000) for a period of 36 months from the date of being placed on the Convicted Vendor List.

# 4. **BID WITHDRAWAL**

No bid may be withdrawn for a period of ninety (90) days from the bid opening. Prices may not be modified during this period. Bids may be withdrawn at any time prior to the bid opening time.

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# 5. **BID AUTHORIZATION**

All bids must be submitted on the form provided by the Emerald Coast Utilities Authority and must be signed by an authorized representative of the company placing the bid. One complete set of bid forms will be furnished each company interested in bidding.

#### 6. BID ERRORS

A bidder may not modify its bid after bid opening. Errors in the extension of unit prices stated in a bid or in multiplication, division, addition, or subtraction in a bid may be corrected by the Purchasing and Stores Division prior to award. In such cases, unit prices shall not be changed.

#### 7. AWARD OF BID

ECUA reserves the right to establish priorities and to award the contract to a single bidder based upon the total bid or to multiple vendors based upon the items individually bid. ECUA also reserves the right to selectively purchase any single or any multiple items from this bid.

#### 8. TAXES

Do not include any tax with your bid. The Emerald Coast Utilities Authority is exempt from federal, state and local taxes. Tax exempt number 85-8012640152C-4 applies.

# 9. TERMS

Minimum terms will be net 30 (30 days after receipt of material/service) unless a discount is involved. Terms offering a discount for prompt payment will only be considered in determining the low bid if the discount period is 15 days or greater (15 days after receipt of material/service or invoice, whichever is greater).

# 10. BID TABULATIONS

Bid tabulations will be posted for review in the Purchasing Section, 9255 Sturdevant Street, Ellyson Industrial Park on or about **October 13, 2022**, and will remain posted for 72 hours excluding weekends and holidays. The bid tabulations/list of bidders will also be posted to the ECUA website <a href="www.ecua.fl.gov/business/bid-opportunities">www.ecua.fl.gov/business/bid-opportunities</a> and BidNet Direct at <a href="www.bidnetdirect.com/florida/emeraldcoastutilitiesauthority.">www.bidnetdirect.com/florida/emeraldcoastutilitiesauthority.</a>

# 11. BID QUESTIONS

All questions concerning the specifications or bid submission procedures can be emailed to the Purchasing and Stores Division Sole Point of Contact (POC) (as listed below) **by September 27, 2022, noon, central time** for consideration. Answers will be provided in the form of an addendum. Only questions answered by addenda will be binding. Oral and other interpretations or classifications will be without legal effect. All addenda issued must be acknowledged in your bid response.

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**Emerald Coast Utilities Authority** 

Attn: Paul Nobles, Senior Purchasing Agent

Email: paul.nobles@ecua.fl.gov.

#### 12. COMPLIANCE WITH SPECIFICATIONS

In order to determine that your bid complies with bid specifications, product literature and/or data/information must be included with the bid proposal as indicated in the specifications. Any deviations from the bid specifications should be identified separately. Failure to include such product literature and/or data/information shall be grounds for rejection of any bid.

# 13. <u>UNIFORM COMMERCIAL CODE</u>

The Uniform Commercial Code (Florida Statutes, Chapter 672) shall prevail as the basis for contractual obligations between the awarded Vendor/Contractor and Emerald Coast Utilities Authority for any terms and conditions not specifically stated in this Invitation to Bid.

#### 14. EXECUTION OF CONTRACT

Any action of ECUA in awarding the purchase of any material or performance of a service is subject to and conditioned upon the execution of a written purchase contract and/or a purchase order between ECUA and the vendor.

# 15. CONTRACTUAL AGREEMENT

This Invitation to Bid (ITB) shall be included and incorporated in the final contract or purchase order. The order of contract precedence will be the Standard Form Contract (or purchase order), ITB document and response. Any and all legal action necessary to enforce the contract will be held in Escambia County and the contract will be interpreted according to the Laws of Florida.

#### 16. PROTESTS

Any person whose substantial interests are directly and adversely affected by the award or intended award of a purchase order or contract or by plans or specifications contained in an Invitation to Bid may file a protest in accordance with the following rules and Section 12 of the ECUA Act (Chapter 2001-324, Laws of Florida as amended).

Notice of protest of plans, specifications or other requirements contained in an Invitation to Bid shall be filed not later than 5:00 p.m. of the third business day following receipt of the plans or specifications. Notice of protest of the rejection of a bid as non-responsive shall be filed not later than 5:00 p.m. of the third business day following notice to the bidder of the rejection. Notice of protest of the award or intended award of a purchase order or contract to the lowest bidder shown on a posted bid tabulation shall be filed not later than 5:00 p.m. of the third business day following the posting of the bid tabulation. Notice of protest of the award or intended award of a purchase order or contract to a bidder other than the lowest bidder

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shown on a posted bid tabulation shall be filed not later than 5:00 p.m. of the third business day following notice of the award of a purchase order or contract.

A notice of protest shall be in writing and shall state the subject matter of the protest.

A formal written protest shall be filed within ten (10) business days after the filing of notice of protest. A formal written protest shall state with particularity the facts and the law on which the protest is based.

Notice of protest and formal written protest of plans or specifications for or the award or intended award of a contract shall be filed with the Executive Director or his or her designee.

Failure to file a notice of protest or failure to file a formal written protest within the times permitted shall constitute a waiver of proceedings under these rules and under Section 12 of Chapter 2001-324, Laws of Florida, as amended.

Upon receipt of a notice of protest which has been timely filed, the Executive Director shall stop the bid solicitation or purchase order or contract award process until the protest has been resolved. However, the bid solicitation or purchase order or contract award process may proceed when the Executive Director determines that delay would be detrimental to the interests of ECUA. Any award of a purchase order or contract under such conditions shall be subject to the outcome of the protest. After the award of a contract or purchase order resulting from a bid in which a timely protest was received and in which ECUA did not prevail, ECUA may take such action as it considers appropriate, which may include, but shall not be limited to, award of the contract or purchase order to the prevailing party, cancellation of the contract or purchase order, or rebidding.

The Executive Director shall provide reasonable opportunity to resolve a protest by agreement. If agreement is not reached within such time as the Executive Director or his or her designee considers reasonable under the circumstances, the Executive Director or his or her designee shall review the facts and the law on which the protest is based, and shall render a decision which shall be in writing and shall be promptly transmitted to the protestor.

If the protestor wishes to continue the protest beyond the decision of the Executive Director or his or her designee, the protestor shall be required to file a petition for review by the ECUA Board. This petition shall be made in writing and presented to the Executive Director within ten (10) days after notice of the decision of the Executive Director or his or her designee; otherwise, the decision of the Executive Director or his or her designee shall be final and binding. Such petition shall state the particular grounds on which it is based and may include pertinent documents and evidence relating thereto. Any grounds not stated shall be deemed to have been waived by the protestor. This petition must also be accompanied by a protest bond of an amount equal to 1.0 percent (1%) of the value of the solicitation, but in no case less than \$1,000 nor greater than \$10,000.00. This bond shall be in the form of a money order, certified cashier's check, or certified bank check made payable to the Emerald Coast Utilities Authority. Failure to post such bond within ten (10) business days after the decision of the Executive Director or his or her designee shall result in the protest being dismissed by the Executive Director.

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The bond required by the above paragraph shall be conditioned upon the payment of all costs and charges which may be adjudged against the person filing the petition for review. If the protestor prevails, the bond shall be returned to the protestor. If however, ECUA prevails, the bond shall be forfeited, and ECUA shall be entitled to recover the costs and charges, excluding attorney's fees, of such hearing. The entire amount of the bond also shall be forfeited if it is determined that a protest was filed for a frivolous or improper purpose, including, but not limited to, the purpose of harassing, causing unnecessary delay, or causing needless cost for ECUA or another interested party/parties.

Any notice required or permitted under this bid protest procedure shall be effective when delivered personally or by facsimile, or when deposited in the U.S. mail. If notice is given only by mail, three (3) days shall be added to the time within which a protestor may file a notice of protest or petition for review.

# 17. CONTRACTS EXCEEDING ONE (1) YEAR

When applicable, a contract may be renewed contingent upon cost factors, mutual agreement, satisfactory performance evaluations, availability of funds and ECUA Board approval. ECUA's performance and obligation to pay for the purchase of services or tangible personal property of a period in excess of one (1) fiscal year under any contractual relationship is contingent upon an annual budget approval by the ECUA Board.

# 18. CONTRACTOR NOT AGENT

Except as ECUA may specify in writing, Contractor shall have no authority, express or implied, to act on behalf of ECUA in any capacity whatsoever as an agent. Contractor shall have no authority, express or implied, pursuant to this agreement to bind ECUA to any obligation whatsoever.

# 19. ASSIGNMENT PROHIBITED

Contractor may not assign any right or obligation pursuant to this agreement. In the event that ECUA, in its sole discretion, at any time during the term of this agreement, desires the removal of any person or persons assigned by Contractor to perform services pursuant to this agreement, Contractor shall remove any such person immediately upon receiving written notice from ECUA of its desire for removal of such person or persons.

# 20. CONDUCT OF PARTICIPANTS

After the issuance of any solicitation, all bidders/proposers/protestors or individuals acting on their behalf are hereby prohibited from lobbying as defined herein or otherwise attempting to persuade or influence any elected ECUA officials, their agents or employees or any member of the relevant selection committee at any time during the blackout period as defined herein; provided, however, nothing herein shall prohibit bidders/proposers/protestors or individuals acting on their behalf from communicating with the purchasing staff concerning a pending

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solicitation unless otherwise provided in the solicitation or unless otherwise directed by the Purchasing Manager.

Lobbying means the attempt to influence the thinking of elected ECUA officials, their agents or employees or any member of the relevant selection committee for or against a specific cause related to a pending solicitation for goods or services, in person, by mail, by facsimile, by telephone, by electronic mail, or by any other means of communication.

#### 21. BLACKOUT PERIOD

Blackout period means the period between the time the bids/proposals for Invitation to Bid or the Request for Proposal, or qualifications, or information, or requests for letters of interest, or the invitation to negotiate, as applicable, are advertised and the time the ECUA Board awards the contract and any resulting bid protest is resolved or the solicitation is otherwise cancelled. Conduct inconsistent with this section may be grounds for disqualifying the offending proposer from consideration or any future proposal.

# 21. BID INFORMALITIES

ECUA reserves the right to waive informalities in any bid; reject any or all bids, in whole or in part; rebid a project, in whole or in part; and to accept a bid that in its judgement is the lowest and best bid from a responsible bidder. ECUA reserves the right to award this contract based upon what ECUA believes to be in the best interests of its ratepayers, in the reasonable exercise of its discretion and not solely based upon price. ECUA further reserves the right to increase or decrease quantities as may be required to meet the needs of ECUA, at the unit price which is bid. ECUA may award a contract to a primary and a secondary Contractor. In that case, ECUA will assign work to the primary Contractor unless it is determined by ECUA that circumstances dictate that work be assigned to the secondary Contractor. The two (2) Contractors may be utilized in coordination, if necessary.

# 23. NON-DISCRIMINATION POLICIES

ECUA does not discriminate on the basis of race, color, national origin, sex, creed/religion, age, marital status, disability/handicapped status, veteran status or any other legally protected status in employment or provision of service.

# 24. INDEMNIFICATION

Bidder, at its own expense and without exception, shall indemnify, defend and pay all damages, costs, expenses, including attorney fees, and otherwise hold harmless the ECUA, its employees, and agents from any liability of any nature or kind in regard to the delivery of these services.

# 25. OTHER PROVISIONS

Contractor is required to comply with public records laws codified in Chapter 119, Florida Statutes, and is specifically required to:

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- A. Keep and maintain public records required by ECUA to perform the service.
- B. Upon request from ECUA's custodian of public records, provide ECUA with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119 or as otherwise provided by law.
- C. 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 ECUA.
- D. Upon completion of the contract, transfer, at no cost, to ECUA all public records in possession of the Contractor or keep and maintain public records required by ECUA to perform the service. If the Contractor transfers all public records to ECUA 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 ECUA, upon request from ECUA's custodian of public records, in a format that is compatible with the information technology systems of ECUA.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, <u>FLORIDA STATUTES</u>, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT ECUA'S CUSTODIAN OF PUBLIC RECORDS AT 850-969-3302, BY EMAIL AT <u>AMANDA.MILLER</u> <u>@ECUA.FL.GOV</u>, OR BY MAIL AT 9255 STURDEVANT STREET, PENSACOLA, FLORIDA 32514.

# 26. NO COLLUSION CLAUSE

By submitting a response to this ITB, the bidder certifies that the bidder has not divulged to, discussed or compared his/her competitive bid with other bidders and has not colluded with any other bidders or parties to this competitive bid. Also, the bidder certifies, and in the case of a joint competitive bid each party thereto certifies as to its own organization, that in connection with the competitive bid:

- Any prices and/or cost data submitted have been arrived at independently, without consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices and/or cost data, with any other bidder or with any competitor;
- Any prices and/or cost data quoted for this competitive bid have not been knowingly disclosed by the competitive bidder and will not knowingly be disclosed by the bidder, directly or indirectly to any other bidder or to any competitor, prior to the scheduled opening and award of the contract;

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- No attempt has been made or will be made by the bidder to induce any other person or firm to submit or not to submit a competitive bid for the purpose of restricting competition;
- The only person or persons interested in this competitive bid is/are the principal or principals named herein and that no person other than herein mentioned has any interest in this competitive bid or in the Agreement to be entered into.

# 27. AUTHORIZED OFFER

The person submitting the bid should indicate the extent of authorization by him or her to make a valid offer in the bid that may be accepted by ECUA to form a valid and binding contract.

If the person submitting the bid is not authorized to submit a bid that can be bound by ECUA's acceptance, such person should also obtain the signature of an authorized representative of the bidder that may result in a bound contract upon ECUA's acceptance.

Bids should be typed or written in ink, signatures should be manually signed in ink, and any corrections should be typed or made in ink and initialed.

# 28. NON-CONFIDENTIALITY OF BIDS

ECUA does not warrant the confidentiality of bids submitted in response to this ITB. All bids are subject to Florida's public records law. Bidders requiring confidentiality should not submit.

Bid Tabulations/List of Bidders will be posted for review by interested parties on the ECUA Website, <a href="www.ecua.fl.gov">www.ecua.fl.gov</a> on or about October 13, 2022. It will also be posted for review in the Purchasing Section at ECUA, 9255 Sturdevant Street, (Ellyson Industrial Park) on or about October 13, 2022, and will remain posted for seventy-two (72) hours, excluding weekends and holidays.

# 29. E-VERIFY COMPLIANCE

Contractor hereby certifies compliance with the following: pursuant to § 448.095(2) Florida Statutes (2020), Contractor shall register with and use the E-Verify system operated by the United States Department of Homeland Security to verify the work authorization status of all new employees hired by Contractor while performing work or providing services for ECUA. Contractor shall also include in any related subcontracts a requirement that subcontractors performing work or providing services for ECUA on its behalf register with and use the E-Verify system to verify the work authorization status of all new employees hired by the subcontractor while performing work or providing services for ECUA. Additionally, Contractor shall include in any related subcontracts a requirement that subcontractors performing work or providing services for ECUA on its behalf provide Contractor with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with any unauthorized alien as defined in 8 U.S.C. § 1324a(h)(3). Contractor shall maintain a copy of such affidavit for the duration of its contract with ECUA.

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# EMERALD COAST UTILITIES AUTHORITY BID NUMBER: 2023-05

# CENTRAL WASTEWATER RECLAMATION FACILITY (CWRF) INFLUENT EQUALIZATION TANK INTERIOR RECOATING SPECIFICATIONS

# PART 1 – GENERAL

- 1.1 <u>OBJECTIVE</u>. It is the intent of the Emerald Coast Utilities Authority to secure contracted coating applicator services for the removal of an existing failed coating and the application of a new approved coating system on the Central Wastewater Reclamation Facility (CWRF) Influent EQ (Equalization) Tank interior. The CWRF is located at s.
- 1.2 <u>GENERAL REQUIREMENTS</u>. The selected wastewater coating application contractor shall be an **Accredited Association of Materials Protection and Performance (AMPP)**, **formerly SSPC/NACE QP-1 Contractor**.

Inspections shall be conducted by a AMPP (SSPC/NACE) Certified Coating Inspector Level II or Greater as defined by the Association for Materials Protection and Performance and provide a copy of certification with their bid documents. In addition, the contractor must have demonstrated a minimum of five (5) years continuous operations in the cleaning, surface preparation, and application of a surface coating system designed for immersion in a wastewater treatment operation including tanks and/or clarifiers. The contractor must provide documentation illustrating the successful completion of five or more similar projects within the last three years. The contractor shall complete training provided by the manufacturer of the lining system and present certification from the manufacturer that he has successfully completed said training. For the purposes of these specifications, the terms "paint" and "coat", and "painting" and "coating" are to be considered synonymous.

- A. <u>SCOPE</u>: The interior of the Influent EQ Tank consists of its walls and floor. The diameter of the tank is 140' and the height of its walls is 28'. The scope of this project includes all of the surface area contained within the interior of the tank. Please see the attached illustrations at the rear of this package for a visual representation of work area.
- B. <u>OPERATING HOURS</u>. All work shall be accomplished during normal work hours, 7:00 a.m. to 4:00 p.m., Monday through Friday. Exceptions to these times and dates shall be listed in the bid response for review by ECUA. During the course of the contract, work may be performed outside of normal working hours with prior arrangements with ECUA personnel.
- C. <u>COORDINATION</u>. Prior to commencement of the project, the Contractor shall develop and submit a work plan and time schedule for the outlined work to ECUA for review and approval. The removal of the Influent EQ Tank from active service by ECUA personnel will require a minimum 72 hours advance request. The Contractor shall schedule and coordinate its operations in a manner to facilitate the continuous wastewater treatment operations at this plant. The Contractor shall coordinate with the

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appropriate ECUA representative to schedule specified start dates for work on the Influent EQ Tank.

D. <u>INTERRUPTED PROJECT WORK</u>. If an emergency failure of a wastewater system process is encountered or an extreme increase in influent flow to the plant is experienced, ECUA shall have the discretion and authority to immediately suspend ongoing Contractor operations, secure equipment and divert process flow into the Influent EO Tank.

Likewise, in the event of an emergency, such as a tropical storm or hurricane, ECUA may implement the Emergency Disaster Plan. This plan has been developed to establish operational conditions, levels of readiness, and action items to be performed in the event of a pending emergency. If ECUA deems that implementation of the plan is necessary, the Contractor may be required to secure all equipment and material under his control, and vacate the site for the duration of the emergency. The Contractor is encouraged to review and be familiar with the ECUA Emergency Disaster Plan, which is available for review at the offices of ECUA.

E. <u>USE OF FACILITIES</u>. Contractor shall be responsible for providing all equipment, tools, storage, refuse collection, and transportation to accomplish the work outlined in this contract. In addition, Contractor shall supply and service portable restrooms in an adequate quantity to support the size of the work crew. Use of existing power and water shall be coordinated with ECUA. If Contractor requirements exceed ECUA capabilities, the Contractor shall bear the responsibility for securing utilities.

Contractor tools and materials used in this project shall be stored in a secure facility provided by the Contractor. Use of ECUA facilities to store Contractor items is prohibited. All residual materials used or removed during work operations by the Contractor shall be placed in a Contractor provided container or removed daily from the Plant.

The shipment, receiving and storage of Contractor materials and equipment is the sole responsibility of the Contractor. ECUA equipment shall not be utilized for this operation.

F. <u>SAFETY</u>. Contractor and its employees shall employ standard safety practices, rules, and industry guidelines during contract operations. ECUA reserves the right to stop work if, in the opinion of the ECUA representative, unsafe conditions exist. This right in no way makes ECUA responsible for safety procedures, unsafe working practices, or enforcement of safety rules or guidelines.

All temporary platforms, scaffolding, blast screens, etc., shall be constructed in accordance with federal, state, and local laws, and the manual of accident prevention of the Associated General Contractors of America.

Contractor shall take all steps necessary to fully comply with all applicable rules and requirements of the Florida Department of Environmental Regulation and the

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Environmental Protection Agency. This includes, but is not limited to, compliance with emission standards during surface preparation and coating application. Any violation fines assessed, as a result of the Contractor's non-compliance with the applicable rules, shall be the contractor's sole responsibility and paid by the Contractor.

- G. <u>CONTRACTOR LIABILITY</u>. The Contractor shall be solely responsible for any blasting materials, paint, or related damage by operations to property or vehicles, both private and public.
- H. <u>PRE-COMMENCEMENT MEETING</u>. The Contractor shall not commence work until job material submittals and work schedules are approved by ECUA. A precommencement meeting with ECUA representatives shall be conducted to discuss the proposed work schedule for the contact chamber.
- I. <u>WARRANTY</u>. The Contractor and coating manufacturer shall provide a warranty period on material and services for a period of two (2) years from date of coating acceptance.
- 1.3 MANDATORY PRE-BID MEETING / SITE VISIT. There will be a pre-bid meeting held for this project at the CWRF. Attendance to this meeting is mandatory and any bids received from entities who do not attend will be rejected. A site visit is also required by all potential Contractors wanting to prepare and submit a bid on the work to be accomplished. The site-visit will be held immediately after the meeting. Bidders are responsible for completing a Site Visit Verification Form at the time of the site visit and including it with the bid. This form has been included in this package. Bids that do not include an executed form shall not be considered.
- 1.4 <u>BID PROPOSAL INFORMATION</u>. Contractor shall submit a bid proposal package detailing the proposed coating system to be used, including the coating manufacturer's product data sheets, a calendar day time estimate, a man-hour estimate, and a total contract cost. A list of at least five coating projects completed within the last three years of similar scope and complexity shall be provided including the location, scope and point of contact, company or organization, address, phone and fax numbers.
  - The Emerald Coast Utilities Authority may request of any bidder an actual demonstration of the types of coating systems bid in response to these specifications here in Pensacola, Florida, prior to any recommendation of award of bid.
- 1.5 <u>WORK PLAN AND SCHEDULE</u>. Prior to commencement of the project, the Contractor shall develop and submit a work plan and schedule for the various work phases in sufficient detail for ECUA to review and approve. The Contractor shall coordinate with ECUA staff to schedule specified start dates for work on the Influent EQ Tank.
- 1.6 <u>FACILITY SECURITY</u>. ECUA has adopted policies and procedures to protect its facilities, customers, employees, and contractors. These actions have resulted in control of access to ECUA facilities and requires the cooperation of our vendors in meeting this goal.

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1.6.01 PROJECT WORK/VEHICLES. All vehicles will require proper identification be displayed at all times.

# 1.6.02 PROJECT WORK/EMPLOYEES

Since the contractors employees may not be accompanied at all times while on-site, contractors must provide the results of criminal history background checks for all personnel requiring access to the facility.

# **Contractor Badge Request**

1. Emerald Coast Utilities Authority (ECUA) accepts background checks from the following providers. All personnel working at an ECUA job-site are required to have a current background check on file.

Justifacts www.justifacts.com (800) 356-6885 www.zaeplex.com (800) 222-5476 Zaeplex

The information required within the background check is as follows, misdemeanor and felony criminal records check, social security trace, and Nationwide Sexual Offender results covering the previous seven (7) years.

#### **Justifacts Format**

Deverus Address History Federal District Criminal Court Search National Criminal Database State Criminal Search County Criminal Search Statewide Unified Courts Criminal Search Nationwide Criminal

# **Zaeplex Format**

**Instant SSN Search CITY County** STATE Felony and Misdemeanor Statewide Criminal Repository Statewide Federal Criminal

2. All personnel working at an ECUA job-site are also required to have a current sex offender registry results on file. Please visit the website below and print the results for submission.

National Sex Offender Registry www.nsopw.gov

The "Identification Badge Request Form" and the background report(s) must be submitted via email in order to verify whether personnel are approved or denied access. Upon approval, ECUA staff will provide contractor badges which must be worn at all times while on ECUA property.

NOTE: Contractor is responsible for all fees related to background checks.

1.7 PAYMENT REQUESTS. Requests for payment may be submitted on a monthly basis. The Contractor's representative shall review requests with the appropriate ECUA

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- representative prior to submittal. Payments may be made for material stored on-site for this project.
- 1.8 <u>POINT OF CONTACT</u>. The sole point of contact for this ITB is Paul Nobles, 850-969-6531 or email <u>paul.nobles@ecua.fl.gov</u>. Please submit all questions regarding this ITB to the sole point of contact via email.

#### PART 2 – GENERAL

#### 2.1 PRODUCT DESCRIPTION

- A. The chemical resistant lining system shall be a spray-applied monolithic surfacing system for use in both new construction and rehabilitation of sanitary sewer structures such as headworks, lift stations, wet wells, etc... The system shall utilize a 100% solids, immersion grade, high performance epoxy for priming and resurfacing. The lining system shall be one of the following products:
  - 1. Sherwin Williams Paint and Coating Manufacturing Company
  - 2. or Pre-Approved Equal
- B. In order to be considered as an equal a product will have the following minimum characteristics as measured by the applicable ASTM standards referenced herein:
  - 1. 100% Solids Resurfacer
    - a. Generic Type: Epoxy
    - b. Special Qualifications: Immersion grade, 100% solids polyamine resurfacer especially designed for use under high performance sanitary sewer linings.
    - c. Solids By Volume: 100%
    - d. Test Criteria: See Below
  - 2. Primer (Minimum 72% solids)
    - a. Generic Type: Polyamine Epoxy
    - b. Special Qualifications: Immersion grade, 72% solids fast cure polyamine epoxy especially designed for use under high performance sanitary sewer linings.
    - c. Solids By Volume: 72%.d. Test Criteria: See Below

Test Criteria	Test Duration	Proposed Product Test Results
ASTM C882	Average of 3 tests	Report psi pull off strength
Bond Strength		
ASTM C496		Report psi splitting tensile
Splitting Tensile		strength
Strength		
ASTM C531	Average of 3 tests	Report linear shrinkage
Linear Shrinkage		

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ASTM C596 Drying Shrinkage	Average of Three Tests	Report linear shrinkage
ASTM C580 Flexular Strength	Average of 6 Tests	Report Flexural Strength Report Modulus of Elasticity
Test Criteria	Test Duration	Proposed Product Test Results
ASTM C579 Compressive Strength	Average of 6 tests	Report Compressive Strength

100% Solids Modified Polyamine Epoxy Sanitary Sewer Lining System

a. Generic Type: Modified Polyamide Epoxy

b. Special Qualifications: Lining system for Severe Wastewater Service (high levels of H<sub>2</sub>S and H<sub>2</sub>SO<sub>4</sub>). Suitable for service in pH .3 or Higher

c. Solids By Volume: 100%.d. Test Criteria: See Below

3.

Test Criteria	Test Duration	Proposed Product Test Results
ASTM D4060 Abrasion	CS-17 Wheel 1,000 Gram Load 1,000 Cycles	Report mg Loss / Average of three tests
ASTM 4541 Adhesion	Average of Three Tests	
ASTM D638 Tensile Strength	Average of 7 tests	Report tensile strength Report modulas of elasticity
ASTM C531 Thermal Expansion	Average of 3 Tests	Report linear coefficient of thermal expansion.
ASMT D1653 Moisture Vapor Transmission	Method B, Wet Cup, Condition C Average of 3 tests	Report Water Vapor Transmission and vapor permeability
ASTM C531 Shrinkage	Average of 4 tests	Report linear shrinkage
ASTM D2794 Impact	Direct Impact	
H2S AutoClave 150°F, 500ppm H2S, 4,000 ppm NaCL, 10% H2SO4	28 Days	Report initial impedance (log z) and impedance after 28 days exposure (log z)
ASTM D638 Elongation		Report % Elongation:

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ASTM C868 Chemical Resistance	Immersion 25% Sulfuric Acid	
Test Criteria	Test Duration	Proposed Product Test Results
NACE TM 0174	Immersion	
Chemical Resistance	Acetic Acid, 5%	
	Lactic Acid, 5%	
	Lactic Acid, 20%	
	Phosphoric Acid,	
	5% Citric Acid, 50%	
ASTM C413		Report % absorption
Water Absorption		

Non-Sag Chemical Resistant Elastomeric Joint Sealant

- a. Generic Type: Elastomeric/PolySulfide Joint Sealant
- b. Special Qualifications: Resistent to mild acids and alkalis and UV radiation
- C. Equal products must be approved prior to bid submission and or before materials are purchased. This specification is for epoxy lining systems. **No cement base products will be considered as equal.**
- D. Prior pre-approval is required to determine if the prospective product may be bid on this project. Without prior pre-approval within the specified time frame a product may be rejected as unacceptable. This time frame allows the Engineer ample time to determine if the proposed product is an acceptable alternative.

# 2.2 <u>INTERIOR SURFACE SYSTEM</u>

4.

- A. This specification covers work materials, equipment and tools including specially developed application equipment as required for installation and testing of a field applied unique monolithic chemical resistant surfacing system.
- B. The use of specialized application equipment combined with rigorous surface preparation requirements shall be used to apply the products without the use of solvents. The equipment adds high heat and pressure to the monolithic surfacing system resulting in a high build and quick set of the completed system.
- C. Product application requirements and procedures described include surface preparation, mixing, application, material handling and storage, qualification of the applicator and application quality control.

#### 2.3 QUALITY ASSURANCE REQUIREMENTS:

- A. Do not use or retain contaminated, outdated, or diluted materials for resurfacing.
- B. Do not use materials from previously opened containers.

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- C. Use only products of the approved Manufacturer. Use products of one manufacturer in any one resurfacing system with compatible materials. Provide same material product for touch-up as for original material. If any requirements of this specification conflict with a referenced standard, the more stringent requirement shall apply.
- D. Make available all locations and phases of the work for access by the Engineer or other personnel designated by ECUA. The Contractor shall provide ventilation and egress to safely access the coating work areas for inspection.
- E. Conduct work so that the epoxy lining system is installed as specified herein.
- F. Inspect work continually to ensure that the resurfacing system is installed as specified herein. The Contractor shall supply a AMPP (SSPC/NACE) Certified Coating Inspector Level II or Greater. The Contractor's AMPP (SSPC/NACE) Certified Coating Inspector Level II or Greater shall inspect the work to determine conformance with the specifications and referenced documents. The Inspector shall inform ECUA of the progress and the quality of the work through daily reports as specified below. The AMPP (SSPC/NACE) Certified Coating Inspector Level II or Greater shall be present during all surface-prep, mixing of materials and application of materials. Any nonconforming coating system work shall be corrected as specified herein or as recommended by the Manufacturer.
- G. Summarize test data, work progress, areas covered, ambient conditions, quality control inspection test findings, and other information pertinent to the resurfacing system installation in daily reports to be submitted to ECUA.
- H. The methods of construction shall be in accordance with all requirements of this specification.
- I. Employ only trades people who have at least five (5) years of experience performing resurfacing work of similar size and complexity as the work specified in this Section. Submittals to verify these qualifications are to be made within thirty (30) days of the Notice-to-Proceed and are subject to approval by ECUA.
- J. Specified System is the minimum standard of quality for this project. Submissions of alternative manufacturers shall be approved by the ECUA in writing ten days prior to bid date.

# 2.4 SUBMITTALS

#### A. Submit the following:

- 1. Manufacturer's current printed recommendations and product data sheets for all coating system products supplied under this section including performance criteria, surface preparation and applications, volatile organic compound (VOC) data, and safety requirements.
- 2. Material Safety Data Sheets (MSDS) for any materials brought on-site including

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- all resurfacing system materials, solvents, and abrasive blast media.
- 3. Storage requirements including temperature, humidity, and ventilation for resurfacing system materials.
- 4. Manufacturer's requirements, including application procedures for resurfacing materials, shall be in writing and shall be followed in detail. All safety precautions recommended by the Manufacturer shall be strictly adhered to at all times when work is in progress.
- 5. Color samples for all surfaces to be resurfaced that have been field-matched to existing colors.
- 6. Submit applicator's certification that resurfacing materials comply with Federal, State, and Local regulations for Volatile Organic Compounds (VOC).
- 7. Submit daily reports that contain the following information: substrate conditions, ambient conditions, application procedures, work completed, batch numbers and location thereof. Mark-up drawings that show location of work.
- 8. Submit letter(s) with associated product data signed by Manufacturer certifying that submitted products are suitable for application on the surfaces to be resurfaced and for the service conditions.
- 9. Submit current credentials for Accredited AMPP (SSPC/NACE) QP-1 Contractor.
- 10. Submit current credentials for AMPP (SSPC/NACE) Certified Coating Inspector Level II or Greater

#### 2.5 DELIVERY AND STORAGE

- A. Materials shall be stored in accordance with Manufacturer's recommendations in enclosed structures and shall be protected from weather and adverse temperature conditions. Flammable materials shall be stored in accordance with state and local codes. Materials exceeding storage life recommended by the manufacturer shall be removed from the site.
- B. Store all materials only in area or areas designated by the Engineer solely for this purpose. Confine mixing, thinning, clean-up and associated operations, and storage of materials-related debris before authorized disposal, to these areas. All materials are to be stored on pallets or similar storage/handling skids off the ground in sheltered areas in which the temperature is maintained between 50° F and 90° F.
- C. Mix all surfacing materials in an enclosed mixing area designated by the Engineer. This enclosed area must protect the mixing operation and materials from direct sunlight, inclement weather, freezing, or other means of damage or contamination. Protect all other concrete and metallic surfaces and finishes from any spillage of material(s) within the mixing area.
- D. Do not use floor drains, dikes or storm drains for disposal of surfacing system materials.
- E. The Contractor shall take all precautions and implement all measures necessary to

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avert potential hazards associated with the resurfacing system materials as described on the pertinent Material Safety Data Sheets or container labels.

- F. Deliver all materials to the jobsite in their original, unopened containers. Each container shall bear the Manufacturer's name and label.
  - 1. Labels on all material containers must show the following information:
    - a. Name or title of product.
    - b. Federal Specification Number if applicable.
    - c. Manufacturer's batch number and date of manufacture.
    - d. Manufacturer's name.
    - e. Generic type of material.
    - f. Application and mixing instructions.
    - g. Hazardous material identification label.
    - h. Shelf life date.
    - i. Storage requirements.
  - 2. All containers shall be clearly marked indicating any personnel safety hazards associated with the use of or exposure to the materials.
  - 3. All materials shall be handled and stored to prevent damage or loss of label.
  - 4. Surfacing material storage and mixing areas shall be designated by the Engineer.
  - 5. Do not use or retain contaminated, outdated, prematurely opened, diluted materials, or materials which have exceeded their shelf life.

# PART 3 - LINING SYSTEMS

#### 3.1 CHEMICAL RESISTANT LINING SYSTEM

- A. Materials specified herein are the only approved standard coating systems unless an "or equal" is approved in writing by the Engineer in accordance with this document.
- B. The following list specifies the material requirements for chemical resistant lining system. The approved products and systems are listed below:
  - 1. Areas as indicated on the plans

#### Sherwin Williams System

Surfacer: Steel-Seam FT-910	As Necessary (up to 1000 mils)
Primer: Macropoxy 646 Fast Cure Epoxy	10 to 12 mils DFT
Intermediate: DuraPlate 6000 High Build Epoxy	30 mils DFT
Finish Coat: DuraPlate 6000 High Build Epoxy	30 mils DFT
Caulking: Thiokol 2235M Joint Sealant	½" to 1 " as necessary

\* Note: Primer / Surfacer shall be applied in a manner which will fill all bug holes, voids in the concrete and shall effectively seal the concrete and prevent out gassing.

#### **PART 4 - EXECUTION**

# 4.1 PRE-COAT INSPECTION

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- A. Joints, lift holes and walls shall be made smooth and suitable for application of the interior surfacing system. All non-adhered materials shall have been removed.
- B. Installation of the protective coating shall not commence until the concrete surfacer has properly cured.
- C. The cured surfacing shall be monolithic with proper sealing connections to all unsurfaced areas and shall be placed and cured in conformance with the recommendations of the surfacing system manufacturer.
- D. When cured, the system shall form a tight-fitting, hard, impermeable surfacing that is suitable for sewer system service and chemically resistant to any chemicals, bacteria or vapors normally found in domestic sewage.
- E. The system shall be compatible with the thermal conditions of the existing sanitary sewer surfaces.
- F. The Contractor shall submit construction procedures, technical specifications, manufacturer's recommendations and quality control procedures to the Engineer prior to approval.

#### 4.2 GENERAL

# A. HOISTING, SCAFFOLDING, STAGING, AND PLANKING:

- 1. Provide, set-up, and maintain all required hoists, scaffolds, and staging and planking, and perform all access related hoisting work required to complete the work of this section as indicated and specified.
- 2. Scaffolds shall have solid backs and floors to prevent dropping materials from there to the floors or ground below.

#### B. ENVIRONMENTAL REQUIREMENTS:

- 1. Comply with the Manufacturer's recommendations as to environmental conditions under which resurfacing system materials can be applied.
- 2. Do not apply resurfacing system materials when dust is in work site.
- 3. The Contractor shall provide all temporary lighting during the work.

#### C. PROTECTION:

- 1. Cover or otherwise protect finish work or other surfaces not being resurfaced.
- 2. Erect and maintain protective tarps, enclosures and/or maskings to contain debris (such as dust or airborne particles resulting from surface preparation) generated during any and all work activities. This includes, but is not limited to, the use of dust/debris collection apparatus as required.

# D. INITIAL INSPECTION OF SURFACES TO BE COATED:

It is the responsibility of the Contractor to inspect and report unacceptable concrete substrate surface conditions to the Engineer prior to the commencement of surface

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preparation activities. Unacceptable surface conditions are defined as the presence of cracked surfaces or concrete deteriorated to a depth of greater than 1" or otherwise unable to withstand surface preparation as specified herein.

# E. THINNERS AND SOLVENTS:

1. The Contractor shall use only solvents and thinners as recommended by the Manufacturer.

# 4.3 SURFACE PREPARATION REQUIREMENTS

#### A. GENERAL:

- 1. All specified surface preparation shall be performed in accordance with the latest version of the AAMP, SSPC, NACE, ICRI and other standards referenced in this section.
- 2. Active water infiltration shall be stopped by using a cementitious water plug or hydroactive grout that is compatible and suitable for topcoating with the specified monolithic surfacing system.
- 3. Oil and grease shall be removed before mechanical cleaning is started via an alkaline-based emulsifying detergent as recommended by the resurfacing material manufacturer. Where mechanical cleaning is accomplished by blast cleaning, the abrasive used shall be washed, graded and free of contaminants that might interfere with the adhesion of the resurfacing materials (Reference SSPC-SP13/NACE No. 6).
- 4. Verify that the pH of the cleaned concrete surfaces to be coated is within the range of to 8 to 11. Application of coating materials outside this range will not be permitted without written approval from the Engineer.
- 5. Concrete surfaces shall be abraded to produce a minimum surface profile of a CSP-3 as noted in ICRI Guideline 03732. This preparation will be followed by vacuum cleaning to remove all dust, dirt or friable substances leaving clean, dust free surfaces for resurfacing as detailed in SSPC-SP 13/NACE No. 6).
  - a. Used or spent blast abrasive shall not be reused on work covered by this section.
  - b. The compressed air used for blast cleaning will be filtered free of condensed water or oil. Moisture traps will be cleaned at least once every four hours or more frequently as is appropriate.
  - c. Oil separators shall be installed just downstream of compressor discharge valves and at the discharge of the blast pot discharges. Oil separators shall be cleaned at least once every four hours or more frequently as is appropriate.
  - d. A paper blotter test shall be performed by the Contractor when requested by the Engineer or the Engineer's representative to determine if the air is sufficiently free of oil and moisture (Reference ASTM D4285).
  - e. Regulators, gauges, filters, and separators will be in good working order for all of the compressor air lines to blasting nozzles at all times during this work.
  - f. An air dryer or drying unit shall be installed which dries the compressed air prior to blast connections. This dryer shall be used and maintained for the duration of surface preparation work.
  - g. The quality, volume, and velocity of life support and ventilation air used

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during surface preparation shall be in accordance with applicable safety standards and as required to ensure adequate visibility and proper dissipation of volatiles without impacting the prepared surface or the health of the public or personnel working for the Contractor, Subcontractors, Engineer, Engineer's representatives, or anyone who may be affected by on-site maintenance coating work activities.

- h. The Contractor must provide adequate ventilation for airborne particulate evacuation and lighting (meeting all pertinent safety standards) to optimize visibility for both blast cleaning and observation of the substrate during surface preparation work.
- i. All phases of surface preparation work specified herein must be inspected by the Engineer before the Contractor proceeds with the subsequent phase of surface preparation.

#### 4.4 APPLICATION REQUIREMENTS

#### A. GENERAL

- 1. Areas not to be resurfaced shall be masked using duct tape or other protection materials to prevent these surfaces from being resurfaced.
- 2. Ensure straight, even termination of resurfacing/topcoat materials on wall edges and flush with embedded steel.
- 3. The Contractor must follow the minimum and maximum recoat limitation times and related temperature range restrictions between successive lifts for all products specified herein per Manufacturer's stated requirements.
- 4. All equipment and procedures used for resurfacing system application shall be as recommended by the Manufacturer.
- 5. Unless specified elsewhere herein, the Contractor shall comply with the Manufacturer's most recent written instructions with respect to the following:
  - a. Mixing of All Materials.
  - b. Protection and Handling of All Materials.
  - c. Recoat Limitation and Cure Times.
  - d. Minimum Ambient and Substrate Temperatures, Substrate's Degree of Dryness, Relative Humidity, and Dew Point of Air.
  - e. Application.
  - f. Final Curing.
  - g. Use of Proper Application Equipment.
- 6. Curing of Chemical Resistant System: The applied resurfacing system shall be protected from damage during curing and shall be cured as recommended by the Manufacturer. Ambient conditions shall be controlled by the Contractor during curing to ensure the minimum air temperature and minimum relative humidity as required by the Manufacturer is maintained.

# 4.5 FIELD QUALITY CONTROL INSPECTION AND TESTING

A. Inspection by ECUA or others does not limit the Contractor's responsibilities for quality control inspection and testing as specified herein or as required by the Manufacturer's instructions.

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- B. Perform the quality control procedures listed below in conjunction with the requirements of this Section
  - 1. Inspect all materials upon receipt to ensure that all are supplied by the Manufacturer.
  - 2. Provide specified storage conditions for the resurfacing system materials, solvents, and abrasives.
  - 3. Inspect and record findings for the degree of cleanliness of substrates used. The pH of the concrete substrate will be measured using pH indicating papers. pH testing is to be performed once every 50 sq. ft. Acceptable pH values shall be between 8.0 and 11.0 as measured by a full-range (1-12) color indicating pH paper with readable color calibrations and a scale at whole numbers (minimum). Use Hydrion Insta-Check Jumbo 0-13 or 1-12 or equal. The paper shall be touched to the surface once using moderate gloved finger pressure. The surface shall not be wiped or moved laterally to disturb the surface during pH testing. Following the one touch, lift the paper vertically to not "wipe" the surface. Compare the color indicated with the scale provided and record the pH.
  - 4. Inspect and record substrate profile (anchor pattern). Surfaces shall be abraded, as a minimum, equal to the roughness of CSP-3 ICRI Guideline 03732.
  - 5. Measure and record ambient air temperature once every two hours of each shift using a thermometer and measure and record substrate temperature once every two hours using a surface thermometer.
  - 6. Measure and record relative humidity every two hours of each shift using a sling psychomotor in accordance with ASTM E337.
  - 7. Provide correct mixing of resurfacing materials in accordance with the Manufacturer's instructions.
  - 8. Inspect and record that the "pot life" of resurfacing materials is not exceeded during installation.
  - 9. Verify curing of the resurfacing materials in accordance with the Manufacturer's instructions.
  - 10. Upon full cure, the installed lining system shall be checked for discontinuities by high voltage holiday detection in accordance with NACE RP0188-90, and the manufacturer's printed application guide to verify a pinhole-free surface. Areas which do not pass the holiday detection test shall be corrected at no cost to the Owner and rechecked
  - 11. Upon completion of the lining system installation, the lined area shall be cleaned and prepared to permit close visual inspection by the Engineer or the Engineer's representative. Any and all deficiencies or defective work (not in compliance with this section or related sections) will be marked for repair or removal/replacement by the Contractor at no additional cost to the Owner.

#### 4.6 FINAL INSPECTION

A. Perform a final inspection to determine whether the resurfacing system work meets the requirements of the specifications. The Engineer and the Engineer's representative will conduct final inspection with the Contractor.

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# 4.7 <u>CLEANUP</u>

A. Upon completion of work, the Contractor shall remove surplus materials, equipment, protective coverings, and accumulated rubbish, and thoroughly clean all surfaces and repair any work-related damage. The surrounding surface areas including roadways and all other surfaces shall be restored to their pre-project condition.

# 4.8 <u>SCHEDULE</u>

The proposed time schedule as related to this procurement is as follows:

Event	Date/Time
Release of ITB	September 15, 2022
Mandatory Pre-Solicitation Meeting	September 22. 2022 – 10:00 a.m. central time
Deadline for Questions/Requests for	September 27, 2022 - 12:00 p.m. central
Clarification*	time
Estimated issuance of Addendum: Questions	September 29, 2022
Answered	
Bid Due Date/Time (Deadline)*	October 13, 2022 – 2: 00 p.m. central
	time
Recommendation to Citizens' Advisory	November 8, 2022
Committee/Board of Directors**	
Estimated Start of New Contract**	November 15, 2022

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# RISK MANAGEMENT POLICY AND STANDARDS FOR AGREEMENTS, CONTRACTS AND LEASES

#### **DEFINITIONS**

The following definitions apply to these Risk Management Provisions:

**Contract** - The contract or agreement of which these Risk Management Provisions are a part for the construction, alteration, repair, or demolition of a structure or facility.

**Organization** - The Emerald Coast Utilities Authority, a local governmental body of the State of Florida, its Board, officers, employees, volunteers, representatives, and agents.

**Other Party** - The other party to the Contract of which these Risk Management Provisions are a part, any subsidiaries or affiliates, officers, employees, volunteers, representatives, agents, contractors, and subcontractors.

#### HOLD HARMLESS

The Organization shall be held harmless against all claims for bodily injury, sickness, disease, death or personal injury or damage to property or loss of use resulting therefrom arising out of performance of the agreement or contract, unless such claims are a result of the Organization's sole negligence.

The Organization shall also be held harmless against all claims for financial loss with respect to the provision of or failure to provide professional or other services resulting in professional, malpractice, or errors or omissions liability arising out of performance of the agreement or contract, unless such claims are a result of the Organization's sole negligence.

#### PAYMENT ON BEHALF OF ORGANIZATION

The Other Party agrees to pay on behalf of the Organization all claims described in the above "Hold Harmless" paragraph, and to pay the reasonable costs and fees of the attorneys selected by the Organization, at trial and on appeal, to defend the Organization and its officers and employees against such claims. Provided, however, that the total liability of the Other Party to the Organization under the above "Hold Harmless" paragraph and this "Payment on Behalf of Organization" paragraph shall not exceed the sum of One Million Dollars (\$1,000,000) per claim or occurrence.

Such payment on behalf of the Organization shall be in addition to any and all other legal remedies available to the Organization and shall not be considered to the exclusive remedy of the Organization.

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#### LOSS CONTROLS/SAFETY

Precaution shall be exercised at all times by the Other Party for the protection of all persons, including employees, and property. The Other Party shall comply with all laws, regulations, or ordinances relating to safety and health, and shall make special effort to detect hazardous conditions and shall take prompt action where loss control/safety measures should reasonably be expected.

The Organization may order work to be stopped if conditions exist that present immediate danger to persons or property. The Other party acknowledges that such stoppage will not shift responsibility for any loss or damages from the Other Party to the Organization.

#### **SEVERABILITY**

The provisions of these Risk Management Provisions are severable. In the event a court of competent jurisdiction should declare any provision of these Risk Management Provisions to be void or contrary to public policy, such provision shall be stricken from these Risk Management Provisions, and the remaining provisions shall be enforced as though the provision determined to be void or contrary to public policy had not been included herein.

# **INSURANCE - BASIC COVERAGES REQUIRED**

The Other Party shall procure and maintain the following described insurance, except for coverages specifically waived by the Organization, on policies and with insurers acceptable to the Organization. These insurers shall have A.M. Best (or equivalent) rating of no less than A: VII unless otherwise agreed to by the Organization.

These insurance requirements shall not limit the liability of the Other Party. The Organization does not represent these types or amounts of insurance to be sufficient or adequate to protect the Other Party's interests or liabilities, but are merely minimums.

Except for workers compensation, the Other Party waives its right of recovery against the Organization, to the extent permitted by its insurance policies.

The Other Party's deductibles/self-insured retentions shall be disclosed to the Organization and may be disapproved by the Organization. They shall be reduced or eliminated at the option of the Organization. The Other Party is responsible for the amount of any deductible or self-insured retention.

Insurance required of the Other Party or any other insurance of the Other Party shall be considered primary, and insurance of the Organization, if any, shall be considered excess, as may be applicable to claims which arise out of the Hold Harmless, Payment on Behalf of Organization, Insurance, Certificates of Insurance and any Additional Insurance provisions of this agreement, contract or lease.

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#### **Additional Insured**

Except for workers compensation and professional liability, the Other Party's insurance policies shall be endorsed to name the Organization as an additional insured for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by the Other Party's acts or omissions; or the acts or omissions of those acting on the Other Party's behalf; in the performance of the Other Party's ongoing operations for the Organization. The preferred Commercial General Liability coverage endorsement is ISO Form CG 20 10.

# **Workers Compensation Coverage**

The Other Party shall purchase and maintain workers compensation insurance for all workers compensation obligations imposed by state law and employer's liability limits of at least \$100,000 each accident and \$100,000 each employee/\$500,000 policy limit for disease.

The Other Party shall also purchase any other coverages required by law for the benefit of employees.

General, Automobile and Excess or Umbrella Liability Coverage

The Other Party shall purchase and maintain coverage on forms no more restrictive than the latest editions of the Commercial General Liability and Business Auto policies of the Insurance Services Office.

Minimum limits of \$1,000,000 per occurrence for all liability must be provided, with excess or umbrella insurance making up the difference, if any, between the policy limits of underlying policies (including employers liability required in the Workers Compensation Coverage section) and the total amount of coverage required.

# Commercial General Liability Coverage - Occurrence Form Required

Coverage A shall include bodily injury and property damage liability for premises, operations, products and completed operations, independent contractors, contractual liability covering this agreement, contract or lease, broad form property damage, and property damage resulting from explosion, collapse or underground (x,c,u) exposures.

Coverage B shall include personal injury.

Coverage C, medical payments, is not required.

The Other Party is required to continue to purchase products and completed operations coverage, at least to satisfy this agreement, contract or lease, for a minimum of three years beyond the Organization's acceptance of renovation or construction projects.

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# **Business Auto Liability Coverage**

Business Auto Liability coverage is to include bodily injury and property damage arising out of ownership, maintenance or use of any auto, including owned, non-owned and hired automobiles and employee non-ownership use.

Excess or Umbrella Liability Coverage

Umbrella Liability insurance is preferred, but an Excess Liability equivalent may be allowed. Whichever type of coverage is provided, it should be at least "following form" and shall not be more restrictive than the underlying insurance policy coverages.

#### **EVIDENCE/CERTIFICATES OF INSURANCE**

Required insurance shall be documented in Certificates of Insurance, including indication that the policy(s) is endorsed to provide the Organization at least 30 days in advance notice of cancellation, nonrenewal or adverse change.

New Certificates of Insurance are to be provided to the Organization at least 15 days prior to coverage renewals.

If requested by the Organization, the Other Party shall furnish complete copies of the Other Party's insurance policies, forms and endorsements.

For Commercial General Liability coverage the Other Party shall, at the option of the Organization, provide an indication of the amount of claims payments or reserves chargeable to the aggregate amount of liability coverage.

Receipt of certificates or other documentation of insurance or policies or copies of policies by the Organization, or by any of its representatives, which indicate less coverage than required does not constitute a waiver of the Other Party's obligation to fulfill the insurance requirements herein.

#### ADDITIONAL INSURANCE

If checked below, the Organization requires the following additional types of insurance.

# X Contractor's Equipment Coverage

Contractor's Equipment insurance is to be purchased to cover loss of equipment and machinery utilized in the performance of work by the Other Party. All risks coverage is preferred.

#### 

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Fidelity/Dishonesty/Liability insurance is to be purchased or extended to cover dishonest acts of the Other Party's employees resulting in loss to the Organization.

# **X** Pollution/Environmental Impairment Liability Coverage

Pollution/environmental impairment liability insurance is to be purchased to cover pollution and/or environmental impairment which may arise from this agreement or contract. The recommended minimum coverage is \$1,000,000. The coverage period shall be extended beyond the date of the completed project, until the expiration date of the performance bond.

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#### EMERALD COAST UTILITIES AUTHORITY

#### **GENERAL PROVISIONS**

#### PURCHASE ORDER/CONTRACT

- 1. Supplies are of domestic origin unless indicated by bidder. If you are unable to bid, please advise. This request does not commit Emerald Coast Utilities Authority to pay any cost incurred in the preparation or submission of this quotation or to procure or contract for supplies or services.
- 2. DELIVERY, INSPECTION AND ACCEPTANCE Delivery, inspection and acceptance will be at destination unless otherwise provided. Until delivery and acceptance and after any rejections, risk of loss will be on the Contractor unless loss results from negligence of ECUA. Notwithstanding the requirements for any ECUA inspection and test contained in specifications applicable to this contract, except where specialized inspections or tests are specified for performance solely by ECUA, the contractor shall perform or have performed the inspections and tests required to substantiate that the supplies and services provided under the contract conform to the drawings, specifications, and contract requirements listed herein, including if applicable, the technical requirements for the manufacturer's part numbers specified herein.
- 3. ENTIRE AGREEMENT The terms, specifications and drawings included in this order when duly executed constitute the entire agreement between the parties unless otherwise stated on the face of the order. No modification or waiver of terms of this agreement shall be binding unless in writing signed by a duly authorized representative of ECUA and confirmed by such a representative of the Vendor. This agreement shall be interpreted in accordance with the laws of the State of Florida.
- 4. DELIVERY OF EXCESS QUANTITIES OF \$100 OR LESS The Contractor is responsible for the delivery of each item quantity, within allowable variations, if any. If the Contractor delivers and ECUA receives quantities of any item in excess of the quantity called for (after considering any allowable variation in quantity) such excess quantities will be treated as being delivered for the convenience of the Contractor. ECUA may retain such excess quantities up to \$100 in value without compensating the interests therein. Quantities in excess of \$100 will, at the option of ECUA, either be returned at the Contractor's expense or retained and paid for by ECUA at the contract unit price. DELIVERIES In the event of failure to deliver material of the quality or within the time specified, ECUA may cancel order and buy elsewhere. Failure of ECUA to exercise this option with respect to any installment shall not be deemed a waiver with respect to future installments, if any.
- 5. DELIVERY TICKETS All shipments under this agreement shall be accompanied with delivery tickets, or sales slips, in triplicate, which shall contain the following minimum information.
  - a. Name of supplier;

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- b. Blanket Purchase Order number;
- c. Date of Call;
- d. Call number;
- e. Itemized list of supplies or services furnished;
- f. Quantity, unit price and extension of each item, less applicable discounts (unit price and extensions need not be shown when incompatible with the use of automated systems, provided that the invoice is itemized to show this information); and
- g. Date of delivery or shipment.

Upon delivery, the receiving office will retain one copy of the related delivery ticket and will sign the other two copies and return them to the supplier or his agent. One of these copies may subsequently be required to support the invoice.

- 6. PAYMENTS –Invoices shall be submitted in triplicate (one copy shall be marked "Original") unless otherwise specified, and shall contain the following information: Contract or Order number, item number, contract description of supplies or services, sizes, quantities, unit prices and extended totals. Bill of Lading number and weight of shipment will be shown for shipments of Bills of Lading. Unless otherwise specified, payment will be made on partial deliveries accepted by ECUA when the amount due on such deliveries so warrants.
- 7. DISCOUNTS In connection with any discount offered, time will be computed from date of delivery suppliers to carrier when acceptance is at the point of origin or from date of delivery at destination when delivery and acceptance are at these points or from the date the correct invoice or voucher is received in the office specified by ECUA, if the latter is later than date of delivery. Payment is deemed to be made for the purpose of earning the discount on the date of mailing of the ECUA check.
- 8. CONVICT LABOR In connection with the performance of work under this contract, the Contractor agrees not to employ any person undergoing sentence of imprisonment except as provided by Public Law 89.176, September 10, 1965 (18 U.S.C. 40821ch21) Executive Order 11755, December 29, 1973.
- 9. COVENANT AGAINST CONTINGENT FEES The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure this contract upon agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, ECUA shall have the right to annul this contract without liability or in its discretion to deduct from the contract price or consideration or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.
- 10. CONTINGENCIES Neither party shall be liable for delays or defaults due to acts of God, government authority or public enemy, war, fires, floods, epidemics, strikes, labor troubles, freight embargoes, or contingencies reasonably beyond its control. The party so affected, upon prompt written notice to the other party, shall be excused from making or taking deliveries hereunder to the extent of such prevention or restriction. At ECUA's option, deliveries so

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omitted shall be made on notice thereof to the Vendor, upon cessation of such contingency even though such might have been operative at the date of this order.

- 11. GRATUITIES (a) ECUA may, by written notice to the Contractor, terminate the right of the Contractor to proceed under this contract if it is found after notice and hearing by the Executive Director or his duly authorized representative, that gratuities (in the form of entertainment, gifts or otherwise) were offered or given by the Contractor, or any agent or representative of the Contractor, to any officer or employee of ECUA with a view toward securing a contract or securing favorable treatment with respect to the awarding or amending, or the making of any determinations with respect to the performing of such contract, provided, that the existence of the facts upon which the Executive Director or his duly authorized representative make such findings shall be in issue and may be reviewed in any competent court, (b) in the event this contract is terminated as provided in paragraph (a) hereof, ECUA shall be entitled (1) to pursue the same remedies against the Contractor as it could pursue in the event of a breach of the contract by the Contractor and (2) as a penalty and in addition to any other damages to which it may be entitled by law to exemplary damages in an amount (as determined by the Executive Director or his duly authorized representative) which shall be not less than three nor more than ten times the costs incurred by the Contractor in providing any such gratuities to any such officer or employee, (c) The rights and remedies of ECUA provided in this clause shall not be exclusive or in addition to any other rights and remedies provided by law or under the contract.
- 12. CONDITION FOR ASSIGNMENT This (contract or purchase order) shall not be assigned in full or in part without the consent of ECUA. Such consent shall not relieve the Contractor from its obligations and liabilities.
- 13. GOVERNMENT REGULATIONS Vendor warrants that all applicable laws and regulations of governmental authority, covering the production, sale and delivery of the materials specified herein, have complied with and shall indemnify and save ECUA harmless from and against any liability or loss resulting from Vendor's failure to do so.
- 14. TAXES ECUA is exempt from Federal Taxes on transportation charges and any Federal Excise Tax, if you prepaid transportation do not pay tax as ECUA will not reimburse you for the taxes paid. ECUA is exempt from State Sales Tax.
- 15. CHANGES The Purchasing and Stores Division may at any time, by written order, and without notice to the sureties, make changes, within the general scope of this contract, in (i) drawings, designs, or specifications, where the supplies to be furnished are to be specially manufactured for ECUA in accordance therewith; (ii) method of shipment or packing and (iii) place of delivery. If any such change causes an increase or decrease in the cost of, or the time required for the performance of this contract, whether changed or not changed by any such order, an equitable adjustment shall be made by written modification of this contract.

Any claim by the Contractor for adjustment under this clause must be asserted within 30 days from the date of receipt by the Contractor of the notification of change provided that the Purchasing and Stores Division, if he decides that the facts justify such action, may receive and act upon any such claim asserted prior to final payment, under the contract. Failure to agree to any adjustment shall be a dispute concerning a question of fact within the meaning of

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- the clause of this contract entitled "Disputes." However, nothing in this clause shall excuse the Contractor from proceeding with this contract as changed.
- 16. TERMINATION FOR DEFAULT The Purchasing and Stores Division, by written notice, may terminate this contract, in whole or in part, for failure of the Contractor to perform any of the provisions hereof, in such event, the Contractor shall be liable for damages; including the excess cost of reprocuring similar supplies or services; provided that if (i) it is determined for any reason that the Contractor was not in default or (ii) the Contractor's failure to perform is without his and his subcontractors control, fault or negligence, the termination shall be deemed to be a termination for convenience under paragraph 17. As used in this provision the term "subcontractor" and "subcontractors" means subcontractors at any tier.
- 17. TERMINATION FOR CONVENIENCE The Purchasing and Stores Division by written notice, may terminate this contract, in whole or in part, when it is in the best interest of ECUA. If this contract is for supplies and is so terminated, the Contractor shall be compensated for goods delivered and accepted up to the date of termination at the discretion of the Executive Director. To the extent that this contract is for services and is so terminated, ECUA shall be liable only for payment in accordance with the payment provisions of this contract for services rendered prior to the effective date of termination.
- 18. ASSIGNMENT OF CLAIMS Claims for monies due or to become due under this Contract shall be assigned only pursuant to the Assignment of Claims Act of 1940, as amended (31 U.S.C 203, 41 U.S.C. 15). However, payments to an assignee of monies under this contract shall not, to the extent provided in said Act, as amended be subject to reduction or set-off (see Clause 12).
- 19. EXTENT OF OBLIGATION ECUA is obligated under a call-type Purchase Order only to the extent of authorized calls actually placed against this agreement.
- 20. PRICING The prices to ECUA for all purchases made under this Agreement shall be as low as or lower than those charged the suppliers most favored customer, in addition to any discounts for prompt payment.
- 21. WARRANTIES In addition to all warranties, established by statute or common law or set forth elsewhere in this order, the Vendor expressly warrants that all material or services covered herein shall conform to all specifications, drawings, samples, and descriptions furnished or adopted by ECUA and shall be of the best quality and fit, and sufficient for the purpose for which purchased, if specified hereon, merchantable of good material and workmanship, and free from all latent and patent defects. ECUA's failure to give notice to Vendor of any breach of warranty shall not discharge Vendor's liability therefore. Without limiting the generality of the foregoing, Vendor agrees to be responsible for all defects in design, workmanship and materials, which may become apparent within twelve months of receipt by ECUA.
- 22. PATENTS Vendor shall protect and indemnify ECUA against all claims, judgments and expenses arising from infringement or any patent by any of the goods delivered hereunder. Vendor shall defend or settle at its own expense any proceeding brought against ECUA for

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- such infringement provided Vendor is notified promptly of the commencement of such proceeding and is given authority, information and assistance by ECUA for the defense or settlement thereof.
- 23. INSTALLATION If this order required the services of ECUA experts or employees of ECUA safety rules and fire regulations, Vendor assumes full responsibility for their acts and omissions and agrees to save ECUA harmless from any claims arising therefrom and to accept exclusive liability for payroll and other taxes imposed upon the employer by law. Vendor will undertake to keep the materials and premises involved free from any lien whatever for materials and labor incident to the performance of Vendor's obligations hereunder. If Vendor furnishes materials and services for construction and improvement of realty and the installation of personalty for a lump sum amount, Vendor agrees to furnish an analysis thereof as ECUA may reasonably require for accounting purposes. Vendor shall be solely responsible for materials furnished by ECUA on other than a charge basis in connection with this order.
- 24. NON-DISCLOSURE Without prior written consent of ECUA in each instance, Vendor shall not reveal to a third party the details, characteristics or any information on materials made to the special order for ECUA or use reproductions thereof and any promotional media or reveal that, ECUA is purchasing the materials hereunder.
- 25. COMMERCIAL WARRANTY The Contractor agrees that the supplies or services furnished under this contract shall be covered by the most favorable commercial warranties the Contractor gives to any customer for such supplies or services and that the rights and remedies provided herein are in addition to and do not limit any rights to the Emerald Coast Utilities Authority by any other clause of this contract.
- 26. DEVIATION FROM SPECIFICATIONS Emerald Coast Utilities Authority has the sole authority to determine if any deviation from the specifications cited is acceptable.
- 27. E-VERIFY COMPLIANCE Pursuant to § 448.095(2) Florida Statutes (2021), Contractor shall register with and use the E-Verify system operated by the United States Department of Homeland Security to verify the work authorization status of all new employees hired by Contractor while performing work or providing services for Emerald Coast Utilities Authority (ECUA). Contractor shall also include in any related subcontracts a requirement that subcontractors performing work or providing services for ECUA on its behalf register with and use the E-Verify system to verify the work authorization status of all new employees hired by the subcontractor while performing work or providing services for ECUA. Additionally, Contractor shall include in any related subcontracts a requirement that subcontractors performing work or providing services for ECUA on its behalf provide Contractor with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with any unauthorized alien as defined in 8 U.S.C. § 1324a(h)(3). Contractor shall maintain a copy of such affidavit for the duration of its contract with ECUA.

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#### EXHIBIT I

# EMERALD COAST UTILITIES AUTHORITY BID NUMBER: 2023-05

#### **BID FORM**

# CENTRAL WASTEWATER RECLAMATION FACILITY (CWRF) INFLUENT EQUALIZATION TANK INTERIOR COATING

TO:	EMERALD COAST UTILITIES AUTHORITY PENSACOLA, FLORIDA	DATE:		
GEN.	ΓLEMEN:			
subjection is according reque	cordance with your request for bids, instructions of to all conditions thereof, I (we), the undersigned, epted, to contract with the emerald coast utilities sted herein and deliver same without additional coast specified location for the bid(s) listed below.	hereby propos authority to fu	e and agree in the annumber of	If this proposal ems or service
thorouthan t	undersigned further declares that he has careful aghly familiar with them and their provision. He followed he bidder herein named has any interest in this pronous) making proposal for the same articles, and it is aud.	urther declares posal or in the	that no other	er person other with any other
	(Quantities Are Subject To N	Modification)		
Failur	re to provide all of the following information may r	esult in autom	atic rejection	n of bid.
	TRAL WASTEWATER RECLAMATION ALIZATION TANK INTERIOR COATING	FACILITY	(CWRF)	INFLUENT
		\$		TOTAL
EXC	EPTIONS - YES/NO:			
•	eptions Include the whole bid document, our specifical provisions).	cations, instru	ctions to bid	ders and

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# EXHIBIT I

PAYMENT TERMS:	BIDDER:				
(NET 30 UNLESS DISCOUNT	BY:(PRINT OR TYPE)				
OFFERED)	SIGNATURE:				
	TITLE:				
	ADDRESS:				
	TELEPHONE :()				
	FAX NUMBER :()				
	FEID NUMBER:				
	EMAIL:				
IT IS ESSENTIAL THAT THE S BELOW LISTED FORMS.	UBMISSION INCLUDE SIGNED AFFIDAVITS ON THE				
EXECUTED ATTACHED FORM	S:				
PROPOSAL FORM SIGNE	ED				
DRUG-FREE WORKPLAG	CE FORM				
EQUAL OPPORTUNITY I	FORM				
CERTIFICATION OF NO	N-SEGREGATED FACILITIES FORM				
E-VERIFY FORM					
ADDENDUM (IF APPLIC	ABLE)				
ECUA SITE VISIT ATTEN	DANCE VERIFICATION FORM				
MANUFACTURER'S C PRODUCT DATA SHEET	URRENT PRINTED RECOMMENDATIONS AND				
MATERIAL SAFETY DA	TA SHEETS				
STORAGE REQUIREMEN	NTS				
MANUFACTURER'S REC	UIREMENTS				

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# EXHIBIT I

 CREDENTIALS FOR ACCREDITED AMPP (SSPC/NACE) QP-1 CONTRACTOR CREDENTIALS FOR AMPP (SSPC/NACE) CERTIFIED COATING INSPECTOR
 COMPLY WITH FEDERAL, STATE, AND LOCAL REGULATIONS FOR VOC (VOLATILE ORGANIC COMPOUNDS)  CREDENTIALS FOR ACCREDITED AMPP (SSPC/NACE) QP-1 CONTRACTOR
 SUBMIT APPLICATOR'S CERTIFICATION THAT RESURFACING MATERIALS
 COLOR SAMPLES

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#### **EXHIBIT II**

#### **EQUAL OPPORTUNITY CLAUSE**

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, creed/religion, sex, national origin, disability/handicap, age, marital status, veteran status, or any other legally protected status. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed/religion, sex, national origin, disability/handicap, age, marital status, veteran status, or any other legally protected status. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, creed/religion, sex, national origin, disability/handicap, age, marital status, veteran status, or any other legally protected status.
- (3) The contractor will send to each labor union or representative of workers which he has a collective bargaining agreement or other contract or understanding, a notice advising the labor union or workers' representative of the contractor's commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be cancelled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further contracts with the Emerald Coast Utilities Authority. Provided, however, that no such action shall be taken without prior notice to the contractor and an opportunity for a hearing before the governing Board of the Emerald Coast Utilities Authority or its designee.
- (5) The contractor will include the provisions of paragraphs (1) through (4) in every subcontract or purchase order for an amount exceeding ten thousand dollars (\$10,000) in any twelve 12) month period, so that such provisions will be binding upon each subcontractor or vendor.

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#### **EXHIBIT III**

#### CERTIFICATION OF NONSEGREGATED FACILITIES

By the submission of this bid, the bidder, offeror, applicant, or subcontractor certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location under his control, where segregated facilities are maintained. He certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The bidder, offeror, applicant, or subcontractor agrees that a breach of this certification is a violation of the Equal Opportunity Clause in this contract. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, creed/religion, national origin, age, marital status, or veteran status because of habit, local custom, or otherwise. He further agrees that (except where he has obtained identical certifications from proposed subcontractors for specific time periods) he will obtain identical certifications from proposed subcontractors prior to the award of subcontracts or purchase orders exceeding \$10,000; that he will retain such certifications in his files and make them available to the Emerald Coast Utilities Authority upon request.

Provided, however, that such certifications shall not be required in the case of purchase orders or contracts which, in case of a Federal Government contract or subcontract, would be exempt from compliance with the Equal Opportunity Clause by 41 CFR S60-1.5. This section provides for the exemption of transactions not exceeding \$10,000, contracts and subcontracts for indefinite quantities established not to exceed \$10,000 in any contract year, contracts with certain educational institutions, work on or near Indian reservations, facilities (including, but not limited to, agencies, instrumentalities or subdivision of state or local government) which are separate and distinct from activities of the prime contractor or subcontractor related to the performance of the contract or subcontract, and emergencies involving national security.

Signature	Date
Name & Title of Signer	

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# **EXHIBIT IV**

# DRUG-FREE WORKPLACE FORM

the undersigned vendor in accordance with Florida Statute 287.087 hereby certifies the does:
(Name of Business)
. Publish a statement notifying employees that the unlawful manufacture, distribution ispensing, possession, or use of a controlled substance is prohibited in the workplace an pecifying the actions that will be taken against employees for violations of such prohibition
. Inform employees about the dangers of drug abuse in the workplace, the business's policif maintaining a drug-free workplace, any available drug counseling, rehabilitation, an imployee assistance programs, and the penalties that may be imposed upon employees for drug buse violations.
. Give each employee engaged in providing the commodities or contractual services that an order bid a copy of the statement specified in subsection (1).
In the statement specified in subsection (1), notify the employees that, as a condition of corking on the commodities or contractual services that are under bid, the employee will abid by the terms of the statement and will notify the employer of any conviction of, or plea coulty or nolo contendere to, any violation of Chapter 1893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five 50 days after such conviction.
. Impose a sanction on, or require the satisfactory participation in a drug abuse assistance of chabilitation program if such is available in the employee's community, by any employee who so convicted.
. Make a good faith effort to continue to maintain a drug-free workplace throug applementation of this section.
as the person authorized to sign the statement, I certify that this firm complies fully with the bove requirements.
Bidder's Signature Date
pany: Bid/RFP/PO: <u>ITB 2023-05</u>

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#### **EXHIBIT V**

#### E-VERIFY STATEMENT OF COMPLIANCE

Contractor hereby certifies compliance with the following:

Pursuant to § 448.095(2) Florida Statutes (2020), Contractor shall register with and use the E-Verify system operated by the United States Department of Homeland Security to verify the work authorization status of all new employees hired by Contractor while performing work or providing services for ECUA. Contractor shall also include in any related subcontracts a requirement that subcontractors performing work or providing services for ECUA on its behalf register with and use the E-Verify system to verify the work authorization status of all new employees hired by the subcontractor while performing work or providing services for ECUA. Additionally, Contractor shall include in any related subcontracts a requirement that subcontractors performing work or providing services for ECUA on its behalf provide Contractor with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with any unauthorized alien as defined in 8 U.S.C. § 1324a(h)(3). Contractor shall maintain a copy of such affidavit for the duration of its contract with ECUA.

Bidder's Signature	Date

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### EXHIBIT VI

# ECUA SITE VISIT ATTENDANCE VERIFICATION FORM

ECUA SITE VISIT ATTENDANCE VERIFICATION FORM				
LOCATION:				
BID/RFP#:	ITB #2023-05			
PROJECT NAME:	Central Wastewater Reclamation Facility (CWRF) Influent Equalization Tank Interior Coating			
VENDOR NAME:				
NAME/TITLE OF BIDDER'S REPRESENTATIVE:				
VISIT:	TIME:	DATE:		
ECUA REPRESENTATIVE:				
COMMENTS (List Locations V	<u>visited</u> ):			

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**Print Form** 



# **Emerald Coast Utilities Authority Identification Badge Request form**

ECUA Project Name:						
Duration of the Project: From	To		Location(s):			
ECUA Project Manager or Contact Per	son:					
Contractor/Vendor Name & Address:						
Supervisor name or company contact pers	on:		-			
_		Name		Tel	ephone #	
Contr	ractor/Vendor Back	kground Hi	story Verification			
l,:	, a Corporate O	Official for_				
Printed Name  (hereafter the "Contractor") due hereby check, social security trace, and Nation been conducted on the employee(s) list (s) are listed below. Additionally, the bon file and shall be made available to E  This information will be used solely to determ the extent required and permitted by laws.	wide Sexual Officed below, and a background checkground checkground at	fender ch all negativ ck report hours up	nisdemeanor and the peck covering the peck covering the peck of adverse committee and the emonth of a written reque	revious sev ments state ployee(s) restatos	ven (7) ye ed in the r named be	ars has eport low is
	TOP PERSONAL		200 P	je disqualiti	iers.	
(PLEASE PRII	NT CLEARLY TO AL	VOID CONF	USION AND DELAY)			
NAME			OFFENSE(S)		Badge	Issued
1					O Yes	
2.					○ Yes	O.No
	The same of the sa					_
3					<u>O Yes</u>	<u> </u>
4.					<u>O Yes</u>	<u> </u>
5.					∩ Yes	_ <u> </u>
Failure of the Contractor to fully conduinformation may result in the revocation revocation because of non or incomplete responsibility therefor shall be solely be the imposition of liquidated damages for acknowledges same.	n of any or all p lete disclosures orne by the Con	oreviously impact w tractor. I	rissued badges. T ork or project con Thus, such revocat	o the exten apletion scl tion may in	t such hedules, t directly r	the esult in
I attest that the information provided is perjury.	s true and corre	ct and an	signing this docu	ment unde	er penalty	of
Signature of Company Representative:			<del></del>	Da	ite	
Printed name of Company Representative:_						
SEND COMPLETED BADGES TO:						
Received by ECUA Representative:						
· <u> </u>	Name		<del></del>		Date	



