## MANATEE COUNTY GOVERNMENT

AGENDA MEMORANDUM

SUBJECT	US 301 Roadway Improvements from Erie Road to CR 675 (Rutland Road)	TYPE AGENDA ITEM	Consent
DATE REQUESTED	March 17, 2009	DATE SUBMITTED/REVISED	March 9, 2009
BRIEFINGS? Who?	N/A	CONSEQUENCES IF DEFERRED	N/A
DEPARTMENT/DIVISION	Financial Management / Purchasing	AUTHORIZED BY TITLE	Jim Seuffert Director
CONTACT PERSON TELEPHONE/EXTENSION	Blair C. Getz, Purchasing x3053 R.C. "Rob" Cuthbert, Purchasing x3014	PRESENTER/TITLE TELEPHONE/EXTENSION	Ron Schulhbfer, Director, Public Works x7476

### **ACTION DESIRED**

INDICATE WHETHER 1) REPORT; 2) DISCUSSION; 3) FORM OF MOTION; OR 4) OTHER ACTION REQUIRED

Authorization to award IFB #08-3010BG, US 301 Roadway Improvements from Erie Road to CR 675 (Rutland Road), to the lowest responsive, responsible bidder meeting specifications, Woodruff and Sons, Bradenton, FL in the amount of \$21,014,304.26 (for the Standard Bid plus option item 12B with a completion time of "600" calendar days); and for Chairman to subsequently execute contract with simultaneous dating of performance/payment bonds and acceptance of insurance certificates.

## **ENABLING/REGULATING AUTHORITY**

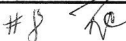
Federal/State law(s), administrative ruling(s), Manatee County Comp Plan/Land Development Code, ordinances, resolutions, policy

Ordinance 08-43, Manatee County Purchase Code Section 2-26-41, Sealed Bidding.

## BACKGROUND/DISCUSSION

- The work included in this contract consists of new construction, milling & resurfacing, asphalt pavement, base work, drainage improvements, curb & gutters, signalization, lighting, highway signing & pavement marking, and sidewalk on State Road 43 (US 301) from a point north of Erie Road, northeasterly 3.686 miles, to a point south of County Road 675 (Rutland Road) in Manatee County, plus Utility work as detailed in the enclosed Manatee County Specifications.
- Estimated start of construction is April 1, 2009 and a completion date of November 22, 2010
- The funding source for this project; (1) Impact Fees, (2) FDOT TRIP Funding, (3) Utility Rates, (4) Utility Facility Investment Fees.
- · See page 2

	COUNTY ATTORNEY REVIEW							
Check appropriate	box							
	ent legal issues.)							
NOT REVIEWED (Utilizes exact form or procedure previously approved by CAO.)  OTHER								
ATTACHMENTS	ATTACHMENTS: (List in order as attached)  INSTRUCTIONS TO BOARD RECORDS:							
2) Contract (2 ori 3) Performance a 4) Authorization t 5) Insurance Cert	emo dated March 3, 2009 (1 original) ginals) nd Payment Bonds (2 originals) o Date letter (1 copy) ificates (2 copies) & Tabulation/Wilson Miller, EOR (1 copy)	Original to Board Records and Woodruff & S Bradenton, Florida 34203. Signature page t Randi Dunsworth, Public Works Department	o Purchasing/ Blair C. Getz and					
COST:	\$21,014,304.26	SOURCE (ACCT # & NAME):	336/380-6066760 Impact Fees /FDOT TRIP Funding, 404-6066780 Utility Rates, 405/406-6066770/80 Utility Facility Investment Fees					
COMMENTS:	N/A	AMT./FREQ. OF RECURRING COSTS: (ATTACH FISCAL IMPACT STATEMENT)	N/A					



- Public Works Department (Engineering Division) has selected Option Item 12B to be included in the Contract due to it having superior Hydra-Stop technology versus Option Item 12A, which is a Multi-Flex line stop.
- From December 19, 2008 to February 25, 2009, appropriate bid procedures were followed. Bids were solicited via Onvia DemandStar to three thousand two hundred ten (3210) prospective bidders and suppliers. One hundred and fifty three (153) firms requested the bid documents and twelve (12) bids were received.
- Forty one (41) Manatee/Sarasota County firms were plan holders, seventeen (17) of which were General Contractors and five (5) submitted a bid. Manatee County area firms that were directly contacted and made aware of this Invitation for Bid were:

Prince Contracting, Inc., Palmetto, FL
Woodruff & Sons, Inc., Bradenton, FL
Russell Engineering, Inc., Bradenton, FL
Westra Construction, Inc., Palmetto, FL
Semper Fi, Inc., Palmetto, FL
Ajax Paving, Inc., Nokomis, FL
Neal Communities, Inc., Bradenton, FL
Frederick Derr & Co., Inc., Sarasota, FL
Superior Asphalt, Oneco, FL

Gator Grading & Paving, Inc., Bradenton, FL
McLeod Land Services, Inc., Sarasota, FL
Kuxhausen Construction, Inc., Sarasota, FL
Lovin Construction, Inc., Bradenton, FL
De Jonge Excavating, Inc., Venice, FL
C- Squared CGC, Inc., Bradenton, FL
Stately Construction, Inc., Bradenton, FL
Stantec Construction, Inc., Sarasota, FL

Firms that submitted bids were:

Woodruff and Sons, Inc. - Bradenton, Florida
Prince Contracting, Inc. - Palmetto, Florida
Russell Engineering, Inc. - Bradenton, Florida
Westra Construction, Inc. - Palmetto, Florida
Apac Southwest, Inc. - Sarasota, Florida
Kimmins Contracting Corp. - Tampa, Florida
Sema Construction, Inc. - Orlando, Florida
Posen Construction, Inc. - Estero, Florida
Phillips Jordan, Inc. - Zephyrhills, Florida
Palm Beach Grading, Inc. - Lake Park, Florida
Lane Construction Corp. - Mulberry, Florida
Cone & Graham, Inc. - Tampa, Florida

This project is managed by the Public Works Department, Project Management Division.

# MEMORANDUM

### PUBLIC WORKS DEPARTMENT

Project Management Division 1022 26th Avenue E. Bradenton, FL 34208



Phone: 941-708-7450 Fax: 941-708-7549 www.mymanatee.org

To:

R.C. "Rob" Cuthbert, C.P.M., Purchasing Manager

From:

Timothy A. Hochuli, P.E., Deputy Director, Project Management TAH

3/3/09

Date:

March 3, 2009

Subject:

US 301 Roadway Improvements from Erie road to CR 675 (Rutland Road)

Woodruff & Sons

Recommendation for Award - IFB 08-3010-BG

The bids for the above referenced project have been reviewed by staff. The bid tabulation form is attached for your review. It is recommended that the contract standard bid with bid option #12-B be awarded to the lowest responsive, responsible bidder, Woodruff & Sons in the amount of \$21,014,304.26 and in accordance with the terms and conditions of the bid package. The funding sources for this contract include Impact Fees, Utility Rates, Utility Facility Investment Fees and FDOT TRIP Funds.

Please contact Vincent A. Canna if you have any questions regarding the attached documents.

Thank you for your continued assistance.

Cc: Daniel T. Gray, Director,
Ron Schulhofer, Director, Public Works
Bruce Simington, Project Management Division Manager
Vincent A. Canna, Project Manager
Cyrous Zomorodi, Senior Engineering Specialist w/enc.
Marlene Marlatt, Administrative Coordinator II
Project File: Project #6066760 9.1

DI IL-CHASING

# MANATEE COUNTY, FLORIDA CONTRACT

This Contract is entered into this17th day of March, 2009, between the County of Manatee, a political subdivision of the State of Florida, hereinafter called the Owner and Woodruff and Sons, Inc. of Bradenton, Florida, herein called the Contractor.

The Contractor agrees with the Owner, for the consideration herein mentioned, and at its own proper cost and expense, to do all the work and furnish all the materials, equipment, supplies and labor necessary to carry out this Contract in the manner and to the full extent as set forth in the Proposal, Standard Specifications as Amended by the Specifications Package and any Supplemental Specifications Packages, and the Plans, under security as set for in the attached bond, all of which are hereby adopted and made part of this Contract and incorporated by reference herein, and to the satisfaction of the duly authorized representatives of the Owner, who shall have at all times full opportunity to inspect the materials to be furnished and the work to be performed under this Contract.

The Contractor shall also maintain such insurance as will protect the Owner from any or all claims for property damage, personal injury and bodily injury including death, which may arise from operations under the Contract. Certificates of such insurance shall be filed with the Owner and shall be subject to its approval for adequacy of protection.

It is agreed that the work to be done under this Contract is to construct or otherwise improve the road(s), bridge(s), and building(s) described as:

US 301 Improvement from Erie Road to CR 675 (Rutland Road) in Manatee County, a distance of approximately 3.686 miles and known as Financial Project No.: #422603 1 58 01; Contract # 0506

In consideration of the foregoing premises, the Owner agrees to pay the Contractor, for all items of work performed and material furnished at the unit prices and under conditions set forth in the attached proposal.

IN WITNESS WHEREOF, the Owner has hereunto caused these presents to be subscribed and the Contractor has affixed its name and seal, the date aforesaid.

Owner COLINITY OF MANATEE a political subdivision of the Otate of Florida

Owner. COON IT OF WANATEE, a political subdivis	sion of the State of Florida
By:	
By:	Gwendolyn Y. Brown, Chairman
APPROVED, with a quorum present and voting the	
Attest By: R. B. "Chips" Shore, Clerk of the Circuit C	
R. B. "Chips" Shore, Clerk of the Circuit C	Court
Complete the fo	ollowing as appropriate
Entity Name: Woodruff & Sons, Inc.	(Seal)
Authorized Signature: Novald P. Wood 1	Name & Title (Print): <u>Donald P. Woodruff, Vice</u> Pres
*Signature:	Name & Title (Print):
*In the event of a Partnership both signatur	e and printed name of 2 partners must be affixed.
8	
	and authorized to do business in the State

# BID FORM (Submit In Triplicate)

For: US 301 Improvements from Erie Road to CR 675 (Rutland Road) as specified in Invitation For Bid #08-3010-BG, including all addenda

	Standard Bid (A)
	Standard Bid without any options: \$ 20,978,708.88
	Standard Bid with options 12-A 20" Multi-Flex Line Stop plugs by Petersen Products: \$21,001,505.40
	Standard Bid with options 12-B 20" Hydra-Stop for DIP Water Mains by Municipal Pipe Services: \$21,006,009.12
	Time Bid (B) construction days
	Standard Bid without any options: Days600
	Standard Bid with options 12-A 20" Multi-Flex Line Stop plugs by Petersen Products: Days600
	Standard Bid with options 12-B 20" Hydra-Stop for DIP Water Mains by Municipal Pipe Services: Days
	We, the undersigned, hereby declare that we have carefully reviewed the Proposal Forms (Invitation For Bid Form), FDOT's 2007 Standard Specifications for Road and Bridge Construction as amended by the Specifications Package and any Supplemental Specifications Package; the Plans, and with full knowledge and understanding of the aforementioned herewith, submit this bid, meeting each and every specification, term, and condition contained in the Invitation for Bids.
	We understand that the bid technical specifications, terms, and conditions in their entirety shall be made a part of any agreement or contract between Manatee County and the successful bidder. Failure to comply shall result in contract default, whereupon, the defaulting contractor shall be required to pay for any and all re-procurement costs, damages, and attorney fees as incurred by the County.
1	Communications concerning this Bid shall be addressed as follows:
I	Person's Name:Don Woodruff
1	Address P.O. Box 10127 Bradenton, FL 34282-0127 Phone: (941) 756-1871
	Date: 2-25-09 FL Contractor License # CGC026840 & CUC032662
(	COMPANY'S NAME: Woodruff & Sons, Inc.
Α	AUTHORIZED SIGNATURE (S): Danald P. Woody
Ν	lame and Title of Above Signer (s) Donald P. Woodruff, Wice President

BIDDER MAILING ADDRESS: P.O. Box 101	.27 Bradenton, FL 34282-0127
TELEPHONE: (941) 756-1871	FAX: (941) 755-1379
Bidder further certifies:	
Acknowledge receipt of the following Addenda which	ch are incorporated in this bid:
Addendum Nos. One	Dated: 01-23-09
Addendum Nos. Two	Dated: 02-13-09

# FDOT required certifications:

The bidder hereby certifies and obligates its firm as "Principal Bidder" to the attached Bid or Proposal Bond as if and to the same effect as if the Bidder had affixed its signature thereon.

The Bidder hereby declares that the undersigned is the person or persons responsible for the final decision as to the price(s) and amount of this bid and the Bidder further declares that:

- The price(s) and amount of this bid have been arrived at independently, without consultation, communication, or agreement for the purposes of restricting competition with any contractor, bidder or potential bidder.
- Neither the price(s) nor the amount of this bid have been disclosed to any other firm or person who is a bidder or potential bidder on this project, and will not be so disclosed prior to the bid opening.
- No attempt has been made or will be made to solicit, cause or induce any firm or person to refrain from bidding on this project, or to submit a bid higher than the bid of this firm, or any intentionally high or noncompetitive or other form of complementary bid.
- The bid is made in good faith and not pursuant to any agreement or discussion with, or inducement from, any other firm or person to submit a complementary bid.
- 5. The Bidder has not offered or entered into a subcontract or agreement regarding the purchase of materials or services from any other firm or person, or offered, promised, or paid cash or anything of value to any other Bidder or person, whether in connection with this or any other project, in consideration for an agreement or promise by any other firm or person to refrain from bidding or to submit a complimentary bid on this project.
- 6. The Bidder has not accepted or been promised any subcontract or agreement regarding the sale of materials or services to nay other firm or person, and has not been promised or paid cash or anything of value by any other Bidder or person, whether in connection with this or any other project, in consideration for the firm's submitting a complimentary bid, or agreeing to do so, on this project.
- 7. The Bidder has made a diligent inquiry of all members, officers, employees, and agents of the Bidder with responsibilities relating to the preparation, approval or submission of this firm's bid on this project and have been advised by each of them that he or she has not participated in any communication, consultation, discussion, agreement, collusion, act or other conduct inconsistent with any of the statements and representations made in this Declaration.

The Bidder declaration continued:

- 8. As required by 337.165, Florida Statues, the Bidder has fully informed the Florida Department of Transportation in writing of all convictions of the firm, its affiliates (as defined in Section 337.165(1)(a), Florida Statutes), and all directors, officers, and employees of the firm and its affiliates for violation of state or federal antitrust laws with respect to a public contract or for violation of any state or federal law involving fraud, bribery, collusion, conspiracy, or material misrepresentation with respect to a public contract. This includes disclosure of names of current employees of the firm or affiliates who were convicted of contract crimes while in the employ of another company.
- 9. The Bidder certifies that, except as noted below, neither the firm nor any person associated therewith in the capacity of owner, partner, director, officer, principal, investigator, project director, manager, auditor, and/or position involving the administration of federal funds:
  - a. is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions, as defined in 49 CFR s29.110(a). by any-federal department or agency;
  - b. has within a three-year period preceding this certification been convicted of or had a civil judgment rendered against it for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a federal, state. Or local government transaction or public contract; violation of federal or state antitrust statutes; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
  - c. is presently indicted for or otherwise criminally or civilly charged by a federal, state, or local governmental entity with commission of any of the offenses enumerated in paragraph 9(b) of this certification; and
  - d. has within a three-year period preceding this certification had one or more federal, state, or local government public transactions terminated for cause or default.
- 10. The bidder certifies that it shall not knowingly enter into any transaction with any subcontractor, material supplier, or vendor who is debarred, suspended, declared ineligible, or voluntary excluded from participation in this project by any federal agency unless authorized by the Florida Department of Transportation.
- 11. The firm certifies that the bidder is not a nonresident alien, or a foreign corporation/entity formed under the laws of a county other than the United States.

Where a bidder is unable to declare or certify as to any of the statements contained in the above stated paragraphs numbered (1) through (11) the bidder has provided an explanation by an attached separate sheet,

Do you declare "Exceptions" and	have attached the explanation of each on a separate sheet?
Yes statement is attached	No X certification is to all paragraphs numbered (1) through (11)
responsibility. For any exception no	y result in denial of award, but will be considered in determining bidder sted, indicate to whom it applies, indicating agency, and dates of agency action. Sult in criminal prosecution and/or administrative sanctions. I declare under is true and correct.

COMPANY'S NAME:	Woodruff & Sons, Inc.	
AUTHORIZED SIGNATURE	(S): Donald P. Woody	
Name and Title of Above Sig	ner(s) Donald P. Woodruff, Vice President	-

# FDOT required certifications (continued):

The bidder hereby certifies that the Bidder is in the following form of business entity: Corporation: COMPANY'S NAME: Woodruff & Sons, Inc. AUTHORIZED SIGNATURE (S): Locald P. Word Donald P. Woodruff, Vice President Name and Title of Above Signer (s) President - or - Vice President Affix Corporate Seal: Partnership: COMPANY'S NAME: \_\_\_\_\_ AUTHORIZED SIGNATURE (S): \_\_\_\_\_ Name and Title of Above Signer (s) General Partner AUTHORIZED SIGNATURE (S): Name and Title of Above Signer (s) General Partner Limited Liability Company: COMPANY'S NAME: \_\_\_\_\_ AUTHORIZED SIGNATURE (S): Name and Title of Above Signer (s) Manager or Member Individual or Firm Trading as: COMPANY'S NAME: AUTHORIZED SIGNATURE (S): \_\_\_\_\_ Name and Title of Above Signer (s) Individual or Owner Organized and existing under the laws of the state of Indiana and authorized to do business in the State of Florida, pursuant to the laws of the State of Florida, certificate on incorporation or organization or certificate of authority having been issued by the Florida Department of State Failure to fully execute this document may result in the bid being declared nonresponsive Authorized to do business in the State of Florida: March 7, 1973.

# FDOT required certifications (continued):

The bidder hereby certifies that the Bidder is in the following form of business entity:

Joint Venture:	. 9
COMPANY'S NAME (Bidder):	
8	
CONTRACTOR:	Name and Title of Above Signer (s) Attorney-in fact
Affix Seal:	Name and Title of Above Signer (s)  President - or - Vice President
CONTRACTOR:	
AUTHORIZED SIGNATURE (S): _	
e .	
Affix Seal:	Name and Title of Above Signer (s)  President - or - Vice President
CONTRACTOR:	
AUTHORIZED SIGNATURE (S): _	
180	
Affix Seal:	Name and Title of Above Signer (s)  President - or - Vice President
Organized and existing under the law Florida, pursuant to the laws of the authority having been issued by the Fable or list:	vs of the state of and authorized to do business in the State of State of Florida, certificate on incorporation or organization or certificate of Florida Department Of State
ailure to fully execute this docur	ment may result in the bid being declared popresponsive

F ute this document may result in the bid being declared nonresponsive.

# ADDENDUM #2 BID FORM US 301 - Segment B From Eric Road to CR 675 Manatee County #6066760

ITE	=00	UCTION OF THE PERSON OF THE PE	DESCRIPTION					
1			MOBILIZATION		NIT	QTY	UNIT PRIC	
2	102-1		MAINTENANCE OF TRAFFIC		LS		1 848,258	8 898,258
3	102-3		COMMERCIAL MATERIAL FOR DRIVEWAY MAINTENANCE		2.		536,585.	74 536,585
4	102-14		TRAFFIC CONTROL OFFICER	- 0	Y	- 92	2 19.5	17,997
5	102-99	7		h	iH	160	35.2	0 5,632.0
5	104-10-2		CHANGEABLE VARIABLE MESSAGE SIGN - TEMPORARY SYNTHETIC BALES	Е	D	365	18.48	6,745.2
7	104-11	-	FLOATING TURBIDITY BARRIER	- L	F	6,680	8.33	55,644.1
8	104-13-1			L	F	938	7.15	6,706.7
9	104-15		STAKED SILT FENCE, TYPE IN	L	F	67,061	1.43	95,897.2
-10	104-16		SOIL TRACKING PREVENTION DEVICE	E/		5	979.04	
11	109-71-4		ROCK BAG	EA	.	1,500	6.22	
12	-		FIELD OFFICE,1200 SQ FT	DA		730		
	110-1-1	-	CLEARING & GRUBBING	LS		1	18,991.81	1.00.0
13	110-4		REMOVAL OF EXISTING CONCRETE PAVEMENT	SY		2,834	2.45	6,943.3
14	110-7-1	-	MAILBOX, F&I SINGLE	EA		15	217.95	3, 269.25
15	120-1	-	LEGULAR EXCAVATION	CY		68,886		174, 281.58
16	120-4	S	UBSOIL EXCAVATION	CY	1	12,000	2,31	27,720.00
17	120-6	E	MBANKMENT	CY	1	98,755		
18	160-4	Т	YPE B STABILIZATION	SY	1	225,204		755,475.75
19	285-701	0	PTIONAL BASE, BASE GROUP 01	SY	+	2,274		727,408.93
0	285-709	01	PTIONAL BASE, BASE GROUP 09	SY	+-	198,875	9.53	21,671.26
1	327-70-t	М	ILLING EXIST ASPH PAVT, 1" AVG DEPTH	SY	+	5,348		,366,612.50
2	334-1-13	SU	PERPAVE ASPHALTIC CONC, TRAFFIC C	M	-			21,926.80
3 3	337-7-32	AS	PHALTIC CONCRETE FRICTION COURSE-INC BIT/RUBBER, 9.5 (RUBBER) (1")	TN	-	23,035		,914,899.55
1 4	100-1-11		NCRETE CLASS I, RETAINING WALLS		-			,011,677.31
4	100-1-15		NCRETE PAD AROUND POLES & FULL BOXES	CY	_			13,327.66
41	00-1-2	100	NCRETE CLASS L ENDWALLS	CY	-	8 4	107.01	3,256.08
42	25-1-351		STS, CURB, TYPE P-5, <10°	CY			-	19,990.52
42	25-1-352		ETS, CURB, TYPE P-S, >10'	EA				38,850.46
42	25-1-355	_	ETS, CURB. TYPE P-5, PARTIAL	EA				6,796.24
42.	5-1-451		TS, CURB, TYPE J-5, <10°	EA .		2 2,	733.09	5,466.18
+	S-1-452	1	TS, CURB, TYPE J-5, >10'	EA				0,297.50
-	5-1-361			. EA		16,0	013.82	6,013.82
+	5-1-461	100	TS, CURB, TYPE P-6, <10'	EÀ		1		9,431.72
123	7-1-401	INTE	TS, CURB, TYPE J-6, <10'	EA	123		237-2-1 01777-2	1,313.46

# ADDENDUM #2 BID FORM US 301 - Segment B From Erie Road to CR 675 Manatee County #6066760

E	TEM FDO		UNIT	QTY	UNIT PRIC	E AMOUNT
	34 425-1-462	INLETS, CURB, TYPE J-6, >10'	EA		+	
	35 425-1-541	INLETS, DT BOT, TYPE D, <10'	EA		3 6,930.04	
	36 425-1-542	INLETS, DT BOT, TYPE D, >10'	EA			87,165.45
	37 425-1-543	INLETS, DITCH BOTTOM, TYPE D, J BOT, <10"	EA	1.	2,746.1	
	38 425-1-544	INLETS, DITCH BOTTOM, TYPE D, J BOT, >10'	EA			43,245,93
3	39 425-1-545	INLETS, DITCH BOTTOM, TYPE D, PARTIAL	EA			10,634.66
4	40 425-1-901	INLETS, SPECIAL, <10°	EA		3,237.53	
4	11 425-1-902	INLETS, SPECIAL, >10'	EA	20		64,990.00
4	2 425-2-41	MANHOLES, P-7, <10'		. 6		19,839.96
4	3 425-2-43	MANHOLES, P-7, PARTIAL	EA	20	RESULTED TO STATE OF THE STATE	39,418.60
4	4 425-2-61	MANHOLES, P-8, <10'	EA	1	2,024.05	
45	5 425-2-71	MANHOLES, J-7, <10'	EA			19,128.60
46	425-2-72	MANHOLES, 1-7, >10'	EA			134,276.42
47	425-2-91	MANHOLES, J-8. <10'	EA			43,890.55
48	425-2-92	MANHOLES, J-8, >10'	EA		3,868.87	
49	425-90-1	WEIR	EA			33,005.98
50	430-175-101	PIPE CULVERT OPTIONAL MATERIAL ROUND - SHAPE 1-24" STORM	EA	2	16,04990	32,099.80
51	430-175-102	SEWER PIPE CULVERT OPTIONAL MATERIAL, ROUND - SHAPE, 25-36* STORM	LF	13,229	45.35	599,935.15
- 52	430-175-103	SEWER PIPE CULVERT OPTIONAL MATERIAL, ROUND - SHAPE, 37-48" STORM	LF	8,539	61.82	527,890.98
53	430-175-104	SEWER PIPE CULVERT OPTIONAL MATERIAL, ROUND - SHAPE, 49-60" STORM	LF	4,238	96.63	409,517.94
54	430-175-104	SEWER PIPE CULVERT OPTIONAL MATERIAL ROUND - SHAPE, 61" OR	LF	3,181	132.96	422,945.76
-		GREATER STORM SEWER	LF	224	193.83	43,417.92
55	430-175-201	PIPE CULV, OPTIONAL MATERIAL, OTHER - ELIP / ARCH, 0-24SS *	LF	4,228	46.57	196,897.96
56	430-175-202	PIPE CULV, OPTIONAL MATERIAL, OTHER - ELIP / ARCH, 25-36SS "	LF	800		62,928.00
57	430-175-203	PIPE CULV, OPTIONAL MATERIAL, OTHER - ELIP / ARCH, 37-48SS "	LF			43,205.54
58	430-982-129	MITERED END SECTION, OPTIONAL ROUND, 24 CD "	EA			2,966.44
	430-9.82-145	MITERED END SECTION, OPTIONAL ROUND, 72* CD	EA			5,767.24
60	430-984-125	MITERED END SECTION, OPTIONAL ROUND, 18 SD.*	EA		05.82	1,411.64
61	430-984-129	MITERED END SECTION, OPTIONAL ROUND, 24 SD "	EA			1,642.14
62	430-984-141	MITERED END SECTION, OPTIONAL ROUND, 48 SD "	EA			5,859.30
63	430-984-143	MITERED END SECTION, OPTIONAL ROUND, 60 SD "	ĒΛ			1,569.00
64	430-984-625	MITERED END SECT, OPTIONAL - ELLIPTICAL / ARCH, 18 SD "	EA			2,030,94
55	430-984-629	MITERED END SECT, OPTIONAL - ELLIPTICAL / ARCH, 24 SD "	EA			3,733.38
66	- 1	UNDERDRAIN, TYPE V	LF			475.20

# ADDENDUM #2

# BID FORM US 301 - Segment B From Eric Road to CR 675 Manatee County #6066760

ITEN	W FDO		UNIT	OTY	L norm	J
67	440-1-60	UNDERDRAIN, TYPE SPECIAL	+	QTY	UNIT PRIC	
68	440-73-2	UNDERDRAIN OUTLET PIPE, 6 *	LF ·	. 13,679	7.86	107,516.91
69	514-72	LINER (IMPERVIOUS) PVC	LF	1,759	5.97	10,501.2
70	515-2-301		YZ	7,000	5.98	41,440.0
71	520-1-7	A SUBJECT RAIL	LF .	1,260	53.68	67,636.80
72	520-1-10	CONCRETE CURB & GUTTER, TYPE E	LF	6,755	13.73	92,746.19
73	+	CONCRETE CURB & GUTTER, TYPE F	LF	39,166	9.80	360,327.20
	520-1-8	CONCRETE CURB & GUITER, SPECIAL	LF	55	20.35	
74	520-5-12	TRAFFIC SEPARATOR CONCRETE-TYPE I, 6' WIDE	LF.	. 322	28.60	
75	520-5-41	TRAFFIC SEPARATOR CONCRETE TYPE IV. 4' WIDE	LF	665	26.06	17,329.90
76	522-1	SIDEWALK CONCRETE, 4 THICK *	SY ·	20,246	21.90	443,387.40
77	522-2	SIDEWALK CONCRETE, 6 THICK "	SY	1,793	29.13	52,230.09
78 -	530-3-4	RIPRAP, RUBBLE, F&L, DITCH LINING	TN	23	175.98	4,047.54
79 -	550-10-220	FENCING, TYPE B, 5.1-6.0, STANDARD	LF	824	12.46	10,267.04
80	550-10-222	FENCING, TYPE B, 5.1-6.0, W/ VINYL COATING	LF	1,077	14.92	16,068.84
81	550-60-212	FENCE GATE, TYPE B, SINGLE, 6.1 -12.0' OPENING	EA			
32	550-60-222	PENCE GATE, TYPE B, DOUBLE, 6.1-12.0' OPENING	EA		742.55	742.95
33	555-1-1	DIRECTIONAL BORE, LESS THAN 6 *	LF	2.5	083 57	
4	570-1-2	PERFORMANCE TURF, SOD	SY		18.45	8,579.25
5 5	580-1-1	LANDSCAPE COMPLETE - SMALL PLANTS	LS	182,618		30497206
6 6	530-1-11	CONDUIT - SIGNALS, FURNISH & INSTALL, ABOVEGROUND			,347.03	16,347.03
7 6	i30-1-12	CONDUIT - SIGNALS (F&I) UNDERGROUND	LF		13.33	866.45
6	32-7-1	CABLE, SIGNAL, FURNISH & INSTALL	LF		3.59	76,323.40
6:	34-4-112	SPAN WIRE ASSEMBLY, F&I, 2 WIRE, DIAGONAL	PI .	35,	17634	15,529.02
63	35-1-11		Pl	1 15	193.78	1,793.78
-	39-1-I3	PULL & JUNCTION BOXES, F&I, PUIL BOX	EA	17 3.	33.14 5	5,663.38
-		SIGNALS, ELECTRICAL POWER SERVICE, OVERHEAD	AS	1,7	93.78	1,793.78
+	9-1-22	SIGNALS, ELECTRICAL POWER SERVICE UNDERGROUND,	.AS	2 1,5	37.53	3,075.06
+	9-2-1	SIGNALS, ELECTRICAL SERVICE WIRE	LF	750 (	78.0	652.50
64	1-2-11	PRESTRESSED CONCRETE POLE, F&I, TYPE P-II PEDESTAL	EA		2.50	205.00
641	1-2-15	PRESTRESSED CONCRETE POLE, F&I, TYPE P-V	EA		The second second	5,375.26
649	9-31-202	MAST ARM, F&I, WIND SPEED-130, SINGLE ARM, W/O LUMINAIRE-46	EA			20,244.69
649	-31-203	MAST ARM, F&L, WIND SPEED-130, SINGLE ARM, W/O LUMINAIRE-60	EA			25,707.43
640	-31-204	MAST ARM, F&I, WIND SPEED-130, SINGLE ARM, W/O LUMINAIRE ARM	EA			1,416,78
047	11			11.71	11/11/11/11	111// 17/1

## ADDENDUM #2 BID FORM

## US 301 - Segment B From Erie Road to CR 675 Manatee County #6066760

ITE	M FDOT	N DO ON FINANCE	UNIT	O.L.A	UNIT PRICE	AMOUNT
10	0 649-31-216	MAST ARM, F&I, WIND SPEED-130, DOUBLE ARM, W/O LUMINAIRE, 46	EA		<del></del>	41,795.08
10	1 650-51-121	TRAFFIC SIGNAL (F&I) (1 SECTION, 2 WAY)	AS		4 948.15	
10:	2 650-51-311	TRAFFIC SIGNAL, F&L 3 SECTION, 1 WAY, STANDARD	AS	1	1794.39	
103	650-51-511	TRAFFIC SIGNAL, F&L 5 SECTIONS, 1 WAY, STANDARD	AS		2 1,383,77	
104	653-191	PEDESTRIAN SIGNAL, F&I, LED - COUNT DOWN, I DIRECTION	AS		4 589.39	
105	653-192	PEDESTRIAN SIGNAL, F&I, LED - COUNT DOWN, 2 DIRECTIONS	AS		2 1,240.27	
106	659-101	SIGNAL HEAD AUXILIARIES, F&I, BACK PLATES 3 SECT	EA	. 1	153.79	
107	659-106	SIGNAL HEAD AUXILIARIES, F&L TUNNEL VISOR	EA		3 1.54	2,306.25 97.02
108	659-107	SIGNAL HEAD AUXILIARIES, F&I, ALUMINUM PEDESTAL	EA		845.64	
109	659-111	SIGNAL HEAD AUXILIARIES, F&I (BACK PLATES) (I SECTION)	EA		8 109.50	820,00
110	659-118	SIGNAL HEAD AUXILIARIES, F&I, BACK PLATES 5 SECT CLUSTER	EA		2 351.13	502.26
111	663-74-11	VEHICLE DETECTOR ASSEM, F&I, OPTICAL TYPE	EA		-	
112	665-11	PEDESTRIAN DETECTOR, F&I, DETECTOR STATION, POLE OR CONTROLLER CABINET MOUNTED	EA		153,75	36,900.60
113	670-4-1	FLASHING BEACON CONTROLLER ASSEMBLY, F&I	AS		1,496.53	1,230.00
114	670-5-111	TRAFFIC CONTROLLER ASSEMBLY, F&I, NEMA, 1 PREEMPTION	AS	- 32 30 - 30	27.367.96	
115	. 690-10	SIGNAL HEAD TRAFFIC ASSEMBLY REMOVAL	EA			54,735.90
116	690-32-1	POLE REMOVAL, SHALLOW, DIRECT BURIAL	EA		85.63	102.50
117	690-33-1	POLE REMOVAL, DEEP DIRECT BURIAL	LF	20	1,537.53	1,537.53
118	690-80	SPAN WIRE ASSEMBLY, REMOVE	EA	11	200.00	5,125.00
119	690-90	CONDUIT & CABLING REMOVE	PI		271.63	271.63
120	690-100	SIGNAL EQUIPMENT MISCELLANOUS REMOVE	PI	1	307.51	307.51
121	699-1-1	INTERNAL ILLUM SIGN, ST NAME	EA		256.25	256.25
122	700-20-11	SINGLE POST SIGN, F&L LESS THAN 12SF	AS			16,400.28
123	700-20-12	SINGLE POST SIGN, F&I, 12SF - 20SF	AS			16,826,40
124	700-20-40	SINGLE POST SIGN, RELOCATE	-	-	295.20	2,952.00
125	700-20-60	SINGLE POST SIGN, REMOVE	AS .	28		1,435.00
126	700-21-11	MULTI-POST SIGN, F&L LESS THAN SOSF	AS		1-02	19.38
127	700-48-18	SIGN PANELS, F&L, 15 OR <	AS			7,503.12
$\rightarrow$	705-11-1	DELINEATOR, FLEXIBLE TUBULAR	EA			2781.85
$\rightarrow$	706-3	RETRO-REFLECTIVE PAVEMENT MARKERS (RPM)	EA	39		1,918.80
-		PAINTED PAVEMENT MARKINGS, STANDARD, WHITE, ISLAND NOSE	EA	2,074		3,399,70
			SF	23.7	0.72	170,64
-		PAINTED PAVEMENT MARKINGS, STANDARD, YELLOW, ISLAND NOSE PAINTED PAVEMENT MARKINGS, FINAL SURFACE	SF	412	0.72	296.64
		THE SURFACE	LS	1 4	8,787.75	48,787.75

# ADDENDUM #2

# BID FORM US 301 - Segment B From Eric Road to CR 675 Manatee County #6066760

ITEA	fDOT		UNIT	QTY	UNIT PRICE	AMOUNT
133	711-11-111	THERMOPIASTIC, STANDARD, WHITE SOLID 6*	MM	7.87	-	
134	711-11-112	THERMOPLASTIC, STANDARD, WHITE, SOLID, 8"	NM		5,032.83	24,607.11
1.35	7] 1-11-123	THERMOPLASTIC, STANDARD, WHITE, SOLID, 12*	LF	5,529		
136	711-11-114	THERMOPLASTIC, STANDARD, WHITE, SOLID, 18*	· NM	1.749	1.	7,353.57
137	711-11-125	THERMOPLASTIC, STANDARD, WHITE, SOLID, 24"	LF	822		2,696.16
. 138	711-11-131	THERMOPLASTIC, STANDARD, WHITE, SKIP, 6"	GM	8	1,127.52	
139	711-11-141	THERMOPLASTIC, STANDARD, WHITE, SKIP, 6"	LÉ	1,644		
140	711-11-160	THERMOPLASTIC, STANDARD, WHITE, MESSAGE	EA	158		17,05.54
141	711-11-170	THERMOPLASTIC, STANDARD, WHITE, ARROW	- EA	115	11 - 1	
142	711-11-211	THERMOPLASTIC, STANDARD, YELLOW, SOLID 6"	NM			
143	711-11-222	THERMOPLASTIC, STANDARD, YELLOW, SOLID 8*	LF	1,991		25,153.9
144	711-11-224	THERMOPLASTIC, STANDARD, YELLOW, SOLID, 18"	· LF	1,384	2.31	2,210.01
145	711-11-241	THERMOPLASTIC, STANDARD, YELLOW, SKIP, 6"	LF	1,467		3,197.04
146	715-1-13	CONDUCTOR #4 INSULATED	LF	109,450	0.92	1,349 64
147	715-1-63	REMOVE EXIST. 3#4 CONDUCTORS - DISPOSE	LF	150		111,639.00
148	715-2-11	CONDUTT UNDERGROUND PVC SCH 40 - 2"	LF	23,090	3.59	15.00
149	715-7-11	LOAD CENTER (SECONDARY VOLTAGE)	EA			82,893.10
150	715-7-21	REWORK EXIST, LOAD-CENTER '50'	EA		1,306.90	14,606,49
151	715-10-2	CONCRETE FOUNDATION RELOCATED POLE	EA	- 1	358.76	1,306.90
152	715-14-12	PULL BOX (SIDEWALK)	EA	726 1		358,76
153	715-500-1	POLE CABLE DISTRIBUTION SYSTEM (CONVENTIONAL)	EA			12662.26
154	715-516-150	LIGHTING POLE COMPLETE (ALUM) POLE TOP MOUNT 50'	EA			71,085.94
55 7	15-516-414	LIGHTING POLE COMPLETE (FIBERGLASS) POLE TOP MOUNT 14'	EA			129,739,99
56 7	15-540-000	RELOCATE EXIST. LIGHT POLE	EA EA	0.0		38,540 64
57		WEIR (TEMPORARY)	EA	100	563.76	563.76
58		REPLACE BRICK PAVERS AND RIBBON CURB		1987 C. 1885 Ph	374.68	7,374,68
59		POND 5 WELL AND CONTROLS	LS			3,332.20
30		POND 5 AERATOR	EA			26,645.38
51		POND 5 PIPING	1		THE RESERVE THE PERSON NAMED IN	11,971.02
2 X	XX-XXX	DISCRETIONARY WORK (Roadway)	LS	اقل ماران	,332.11	34,332.11
	*	SUBTOTAL BASE BID PRICE (Road Construction)				52,600,000.00
עז	TLITIES	- Construction	J		118,	134,960.66

# ADDENDUM #2 BID FORM

# US 301 - Segment B From Eric Road to CR 675 Manatee County #6066760

ITEM	FDOT ITEM	DESCRIPTION	UNIT	QTY	UNIT PRI	CE AMOUNT
		WASTEWATER MAIN RELOCATIONS				7
1		REMOVE 2"ARV (ABOVE GROUND)	EA	4	35/ 00	1,424.36
2	M	REMOVE 4"PVC FM PIPE & FITTINGS	LF	347	3.80	
3		REMOVE 6" PVC FM PIPE & FITTINGS	LF	406	3.81	1,318.60
4		REMOVE S" PVC FM PIPE & FITTINGS	LF	7,896		<del></del>
5		REMOVE 10" PVC FM PIPE & FITTINGS	· LF	2,609	3,61	1.
6		REMOVE 16" PVC PM PIPE & FITTINGS	LF	392	5.27	2,065.84
7		REMOVE VALVE BOX (RISER)	EA	5	58.34	
8	140	REMOVE CASINGS, ALL DIAMETERS	LF	65		1,359.80
9	700 X	MODIFY 4' DIA. MANHOLE RIM & COVER	EA			
10		ADJUST 4' DIA. MANHOLE RIM & COVER	EA	1	383.6	2,416.33
11		MODIFY 5' DIA, MANHOLE RIM & COVER	EA	4		<del> </del>
12		ADJUST 5' DIA, MANHOLE RIM & COVER	EA	8		17,365.80
13		CORE BORF EXIST. MH FOR 12" FM	EA	- 1		3,068.96
14			EA	18	522.53	
15		ADJUST VALVE BOXES TO NEW GRADE	LF			6,388.74
16	1,23	2" PVC (CL-200) RJ FM PIPE	LF	409		2,691.22
17		4" PVC (C-900, DR-18) FM PIPE		113	7.46	
8		4" PVC (C-900, DR-18) RJ FM PIPE	LF	188	19.51	3,667.88
9		6"HDPE (DR-11) FM - (F&I)	LF	260	23.91	6,216.60
0		8" PVC (C-900, DR-18) R.f. FM PIPE	LF	95		1,757.50
1	-	8" HDPE (DR-11) FM - DIRECTIONAL BORE	LF	145	47.33	6,862.85
2-	- 1	10" PVC (C-900, DR-18) R.J. FM PIPE	LF _	45	53.64	2,413.80
3		0" HDPE (DR-11) FM PIPE - (F&I)	LF -	1.50	77.73	9,327.60
1	- 1	2" HDPE (DR-11) FM PIPE (F&I)	LF .	165	91.84	15,153.60
	i	6" PVC (C-905, DR-18) R.J. FM PIPE	LF	40	199.23	7,969.20
	1	8" HDPE (DR-11) FM PIPE (F&I)	LF	403	65.01	26,199.03
	8	"X.188" WALL STEEL CASING (F&I)	LF	225	73.84	16,614.00
-	1:	2" X .188" WALL STEEL CASING (J&B)	I.F	55	281.30	15,471.50
+	24	Y X .344° WALL STEEL CASING (J&B)	LF	135		29,477.25
	2"	PLUG VALVE	EA	4		1,768.92
-	4-	PLUG VALVE	EA			5,691.24
	6"	PLUG VALVE	EA	3/572		3,679.83
	10	GATE VALVE	EA			1,588.94

# ADDENDUM #2 BID FORM US 301 - Segment B From Eric Road to CR 675 Manatee County #6066760

!TEM	FDOT	DESCRIPTION	UNIT	0.5	L	J
33	112511		UNI	QTY	UNIT PRIC	AMOUNT
33		10" PLUG VALVE	. EA	1 .	1,955.10	1,955.1
34	B 2,	18" PLUG VALVE	EA	1		2 5,046.2
35		16° Y 2° DOUBLE CITE A TABBLE CA	EA	3		
36		16" X 2" DOUBLE STRAP TAPPING SADDLE & 2" CORP STOP				3,804.5
37		16" X 2" DOUBLE STRAP TAPPING SADDLE & 2" TAPPING VALVE	EA	2 ,	1,268.18	2,536.3
31		16" X 8" TAPPING SLEEVE & 8" TAPPING VALVE	EA	3	3,332.14	9,996.48
38		2" ARV ASS'Y - ABOVE-GROUND	EA	3		11,292.6
39		I" ARV ASSY IN 5' DIA DOGHOUSE MH	EA	1		3,999.3
40	1.4	2" ARV ASSY IN S' DIA DOGHOUSE MH	EA	9 -	-	51,688.35
41		TYPE A - 16" PVC RJ FM RELOCATION (HORIZ, ADJ.) W/ EX, FM RESTRAINMENT	EA	7		· · · · · · ·
42		TYPE B - 16" PVC RJ FM RELOCATION (VER'T, ADI.)			10,120.21	70,841.4
		W/ EX. FM RESTRAINMENT	EA	2	10,566.59	21, 133.18
43		TYPE "D" - 1,6" PVC RJ FORCE MAIN RELOCATION W/ EX, FM RESTRAINMENT	EÁ	1	12 ( 40 ( )	12,609.61
14		TYPE "G" - 16" PVC RJ FORCE MAIN RELOCATION	+_+			
		W/ EX. FM RESTRAINMENT TYPE "H" - 16" PVC RJ FM RELOCATION (VERT. ADJ.)	EA	3	10,371.22	31,113.66
15		W/ EX. FM RESTRAINMENT	EA	1	14,163.28	14,163.28
16		PROTECT 16" PVC FM AT (CURB INLET)	EA	3		2,170.71
.7		RESTRAIN EXISTING 16" PIPE	LF	90		4,387.50
8		4" FORCE MAIN CUT-IN	EA	2		2,945.48
9		6" FORCE MAIN CUT-IN	EA	5	1	11,051.50
		8" FORCE MAIN CUT-IN	EA	. 1		2,133.96
		10" FORCE MAIN CUT-IN	EA	1		
			+-+			2,783.43
		16" FORCE MAIN CUT-IN	EA	30	1,922.57	57,677.10
-		8" PVC (SDR-26) GRAVITY SEWER MAIN	LF	88	34.11	3,001.68
х	XX-XXX	DISCRETIONARY WORK (Wastewater Relocations)			SELECTION SERVER	\$ 110,000,00
		SUBTOTAL, WASTEWATER RELOCATIONS	January 1			73,146.66

# ADDENDUM #2 BID FORM US 301 - Segment B From Erie Road to CR 675

Manatee County #6066760

ITEM	FDOT ITEM	DESCRIPTION	. UNI	T QT	Y UNIT P	RICE AMOUNT
		PARRISH FORCE MAIN	<u>-</u>			. APPOOR
1		4" PVC (C-900, DR-18) FM PIPE	LF	1,31	0 5.9	7,833.8
2		4" PVC (C-900, DR-18) RJ FM PIPE	LF	374		
3		6" PVC (C-900, DR-[8) R.J. FM PIPE	LF	100		
4		12" X .188" WALL STEEL CASING (F&I)	LF	113		- /
- 5	2.0	16" PVC (C-905, DR-18) R.J. FM PIPE	LF	190		5 8,627.5
6		18" PVC (C-905, DR-18) R.J. FM PIPE	LF	123		4 18,760.
7		18" HDPE (DR-11) FM - FIELD LAID	LF			9 10,269.2
8		18" HDPE (DR-11) FM - DIRECTIONAL BORE	LF	2,147		5 145,244.5
9		4" PLUG VALVE		710		67,521.0
10		6" PLUG VALVE	EA	4		8 3,786.7
11		16" PLUG VALVE	EA	1		16 1,224.76
10		18° PLUG VALVE	EA	3	A SECTION AND ADDRESS OF THE PARTY OF THE PA	78 15,797.34
11		36" X .406" WALL STEEL CASING (J&B)	EA	2		8 2,317.76
12	-		LF	90	398.9	0 35,901.0
13		16° FORCE MAIN CUT-IN	EA	1	13,336.	13, 336. 53
-+		I" ARV ASSY IN 5' DIA MH	EA .	. 2	3993.0	6 7,986.12
14		2" ARV ASS'Y IN 5' DIA MH	EA	4	4,592.0	2 18,368.08
15		ROAD RESTORATION	CY	70		6 11,463.20
6	XXX-XXX	DISCRETIONARY WORK (Partish Force Main)				\$ 72,000.0
		SUBTOTAL, PARRISH FORCE MAIN				445,846.80
	2.	8" DIAMETER WATER MAINS & SMALLER				1 / 1 - 1
		REMOVE 6"PVC WM	ĹF	_ [43	4.78	683.54
	-	REMOVE 8" PVC WM PIPE & FTTTINGS	LF	375	4.69	1,758.75
		ADJUST VALVE BOXES TO NEW GRADE	EA	26	214.09	
		6" PVC (C=900, DR=18) R.J. WM PIPE	LF	202	26.93	-
		8* PVC (C-900, DR-18) R.J. WM PIPE	LF	563		5,439.86
		8" DIP (CL-51) R.I. WM PIPE	ĹF	287		14,120.04
		16° X .219" WALL STEEL CASING (F&I)	LF			9,493.96
	-	16" X 219" WALL STEEL CASING (J&B)	LF	281		18,678.07
		GATE VALVE			129.71	26,590.55
1	8	GATE VALVE	EA		651.81	2,607.24
		TRE HYDRANT ASSEMBLY RELOCATION	EA		916.67	6,416.69
+		IRE HYDRANT ASSEMBLY	EA			2,311.56
		MA ILL DIOUGE LASSEMBEA	. EA	16	3,204.89	51,278.24

# ADDENDUM #2

# BID FORM US 301 - Segment B From Eric Road to CR 675

Manatee County #6066760

ITEM	FDOT ITEM	DESCRIPTION	UN	TO T	Y UNIT PRICE	AMOUNT
13		FIRE HYDRANT ASSEMBLY W/90 DEGREE BEND	- EA	4		
14		6" WATER MAIN CUT-IN	EA	4		
15	12	8" WATER MAIN CUT-IN	EA	5		
16		2" BLOW-OFF ASSEMBLY	EA	I	892.84	
17		WATER METER ADJUSTMENTS	EA	+	286.67	
18		REMOVE VALVE BOX (RISER)	EA	2	44,39	-
19		PROTECT EX. 6" WATER MAIN	EA	1	1476.55	
20		PROTECT EX. 8° WATER MAIN	EA	1	1693.14	
21 ·	XXX-XXX	DISCRETIONARY WORK (8" Diameter Water Mains & Small	ller)		1615.14	\$ 29,000.00
		SUBTOTAL, 8" DIAMETER WATER MAINS & SMALL	ER			198,537.38
		WATER MAINS, 10" & LARGER				170, 331-38
1.		REMOVE 12" VALVE & BOX	EA	1	177.58	177.58
2 .		REMOVE 12" PVC WM PIPE & FTTTINGS	LF	1,434		7/70.00
3		REMOVE EX. BLOW-OFF & CONNECT TO WM	EA	3 -		2197.62
4		REMOVE 20"DIP WM PIPE & FITTINGS	LF	65	14.50	942.50
5		REMOVE 20" BUTTERFLY VALVE AND ADD PLUG TO TE	E EA	1	1/91-35	1191-35
6	4	REMOVE 24"PVC WM PIPE & FITTINGS	LF	38	15.76	598-88
7		REMOVE STEEL CASING, ALL DIA.	LF	20		399.80
3		REMOVE VALVE BOX (RISER)	EA	1	44.39	44.39
	1	0" GATE VALVE	, EA	1		1386.56
3	. 1	2* GATE VALVE	EA	. 3		5/23.58
1 .	2	0° BUTTERFLY VALVE	EA	. 8		8232-80
-	21	O'WATER MAIN LINE STOP	· EA ···		15516.651	
	11	* PVC (C-900, DR-18) R.J. WM PIPE	LF	161	1	7.172.55
	- 15	*DIP-(CL-51) WM	LF-	210		2,251.40
	20	* DIP (CL-51) WATER MAIN	LF	916,6		16,743.42
	20	DIP (CL-SI) R.J. WATER MAIN	LF	5,208	10	
	20	DIP (CL-S1) R.J. WATER MAIN W/ VITON GASKETS	LF	230	1	5 637 63
	24	DP (CL-51) R.J. WATER MAIN	LF	42		5 627.00
	24"	X .344" WALL STEEL CASING (J&B)	LF	234	-	5,728.60
	36"	X .406" WALL STEEL CASING (F&I)	LF	204		1,509.60
	36"	X .406" WAIL STEEL CASING (J&B)	LF	55	225.51 4	_
37.0	20"	X 6" TAPPING SLEEVE & 6" TAPPING VALVE		5	418.18 23	2,244.70

# ADDENDUM #2 BID FORM US 301 - Segment B From Erie Road to CR 675 Manatee County #6066760

FDOT ITEM	DESCRIPTION	UNIT	OTY	UNIT PRI	E. AMOUNT
	20" X 8" TAPPING SLEEVE & 8" TAPPING VALVE	EA	-		-
	20" DIP (CL-51) PIPE X 6" TANGENTAL OUTLET	FA			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	10" WATER MAIN CUT-IN	_			10,
1.	12" WATER MAIN CUT-IN				11101111
	20" WATER MAIN CUT IN				1 1 1 1 1 1
		. EA	13	1,756.1	2 22,829,5
		EA	8	1,989.78	15,918.24
	· · · · · · · · · · · · · · · · · · ·	EA	1	3.867.7	3.867,74
	WEXISTING WM RESTRAINMENT	EA	3	4 0	55333.35
	W/ EXISTING WM RESTRAINMENT	. EA	1	1	26,646.32
	W/ EXISTING WM RESTRAINMENT	EA	2		
	TYPE "I" - 24" DIP RI WM RELOCATION (VERT. & HORIZ, ADI.) W. EXISTING WM RESTRAINMENT	EA	3	100	1
	PROTECT 20" PVC WM AT (CURB INLET)	EA	2		1
	RESTRAIN EXISTING 20" PIPE	LF	325		
	RESTRAIN EXISTING 24" PIPE	IF.			
XXX-XXX	DISCRETIONARY WORK (10" Diamotor Water Mains & Larger)		4.0	J 66,88	30,497.28
					\$ 200,000.00
TIVE BID PE					1,526,217.32
TT DID IT				т	
	20" HYDRA-STOP FOR DIP WATER MAINS BY MIDDLE AL DIDE	EA .	1	22,796.52	22,792.52
	SERVICES SERVICES	EA .	1	27,300.24	27,300.24
-	SUBTOTAL, UTILITIES (without Item #12-A and #12-B)	SCHOOL STATE	-w-12=3002=300	1	s2,843,748. 28
	TOTAL (ROAD CONSTRUCTION AND UTILITIES) (without Item #12-	-A and #12-0B)			\$20,978,708.
*					521,001,505:4
- 1	TOTAL (ROAD CONSTRUCTION AND UTILITIES) (with Item #12-B)				- /
	XXX-XXX TIVE BID IT	20" X 8" TAPPING SLEEVE & 8" TAPPING VALVE  20" DIP (CL-51) PIPE X 6" TANGENTAL OUTLET  10" WATER MAIN CUT-IN  12" WATER MAIN CUT-IN  20" WATER MAIN CUT-IN  24" WATER MAIN CUT-IN  24" WATER MAIN TIE-IN  TYPE "C" - 20" DIP RI WM RELOCATION (VERT. ADJ.)  W/ EXISTING WM RESTRAINMENT  TYPE "F - 20" DIP RI WM RELOCATION (VERT. ADJ.)  W/ EXISTING WM RESTRAINMENT  TYPE "F - 20" DIP RI WM RELOCATION (HORIZ. ADJ.)  W/ EXISTING WM RESTRAINMENT  TYPE "F - 20" DIP RI WM RELOCATION (HORIZ. ADJ.)  W/ EXISTING WM RESTRAINMENT  TYPE "F - 20" DIP RI WM RELOCATION (VERT. & HORIZ. ADJ.)  W/ EXISTING WM RESTRAINMENT  PROTECT 20" PVC WM AT (CURB INLET)  RESTRAIN EXISTING 20" PIPE  RESTRAIN EXISTING 24" PIPE  XXX-XXX  DISCRETIONARY WORK (10" Diameter Water Mains & Larger)  SUBTOTAL, 10" DIAMETER WATER MAINS & LARGER  TIVE BID ITEMS*  20" MULTI-FLEX LINE STOP PLUGS BY PETERSEN PRODUCTS  20" HYDRA-STOP FOR DIP WATER MAINS BY MUNICIPAL PIPE  SERVICES  SUBTOTAL, UTILITIES (without Item #12-A and #12-B)  TOTAL (ROAD CONSTRUCTION AND UTILITIES) (without Item #12-A)	20° X 8" TAPPING SLEEVE & 8" TAPPING VALVE  EA  20° DIP (CL-S1) PIPE X 6" TANGENTAL OUTLET  EA  10° WATER MAIN CUT-IN  EA  12° WATER MAIN CUT-IN  EA  24° WATER MAIN CUT-IN  EA  24° WATER MAIN CUT-IN  EA  24° WATER MAIN TIE-IN  EA  TYPE "C" - 20° DIP RJ WM RELOCATION (VERT. ADJ.)  WE EXISTING WM RESTRADMENT  TYPE "E" - 20° DIP RJ WM RELOCATION (VERT. ADJ.)  WE EXISTING WM RESTRANMENT  TYPE "E" - 20° DIP RJ WM RELOCATION (VERT. ADJ.)  EA  TYPE "E" - 20° DIP RJ WM RELOCATION (VERT. ADJ.)  WE EXISTING WM RESTRANMENT  TYPE "E" - 20° DIP RJ WM RELOCATION (VERT. ADJ.)  EA  WE EXISTING WM RESTRANMENT  TYPE "P" - 20° DIP RJ WM RELOCATION (VERT. & HORIZ. ADJ.)  EA  RESTRAIN WRESTRAINMENT  PROTECT 20" PVC WM AT (CURB INLET)  EA  RESTRAIN EXISTING 20" PIPE  RESTRAIN EXISTING 20" PIPE  LF  XXX-XXX  DISCRETIONARY WORK (10" Diameter Water Mains & Larger)  SUBTOTAL, 10" DIAMETER WATER MAINS & LARGER  TIVE BID ITEMS*  20" MULTI-FLEX LINE STOP PLUGS BY PETERSEN PRODUCTS  EA  SUBTOTAL, UTILITIES (without Item #12-A and #12-B)  TOTAL (ROAD CONSTRUCTION AND UTILITIES) (without Item #12-A and #12-B)  TOTAL (ROAD CONSTRUCTION AND UTILITIES) (with Item #12-A and #12-B)	20" X 8" TAPPING SLEEVE & 8" TAPPING VALVE  20" DIP (CL-S1) PIPE X 6" TANGENTAL OUTLET  EA 4  10" WATER MAIN CUT-IN  EA 1  12" WATER MAIN CUT-IN  EA 13  20" WATER MAIN CUT-IN  EA 8  24" WATER MAIN CUT-IN  EA 8  24" WATER MAIN CUT-IN  EA 1  TYPE "C" - 20" DIP RI WM RELOCATION (VERT. ADJ.)  W/ EXISTING WA RESTRAINMENT  TYPE "F - 20" DIP RI WM RELOCATION (VERT. ADJ.)  W/ EXISTING WA RESTRAINMENT  TYPE "F - 20" DIP RI WM RELOCATION (HORIZ. ADJ.)  W/ EXISTING WA RESTRAINMENT  TYPE "F - 24" DIP RI WA RELOCATION (HORIZ. ADJ.)  W/ EXISTING WA RESTRAINMENT  TYPE "P - 24" DIP RI WA RELOCATION (HORIZ. ADJ.)  W/ EXISTING WA RESTRAINMENT  TYPE "P - 24" DIP RI WA RELOCATION (HORIZ. ADJ.)  W/ EXISTING WA RESTRAINMENT  TYPE "P - 24" DIP RI WA RELOCATION (HORIZ. ADJ.)  EA 2  TYPE "P - 24" DIP RI WA RELOCATION (HORIZ. ADJ.)  EA 2  EA 1  EA 2  EA 1  SUBTOTAL, HOW DIAMETER WATER MAINS & LARGER  TIVE BID ITEMS*  20" HYDRA-STOP FOR DIP WATER MAINS & LARGER  TIVE BID ITEMS*  20" HYDRA-STOP FOR DIP WATER MAINS BY MUNICIPAL PIPE  EA 1  SUBTOTAL, UTILITIES (without Item #12-A and #12-DB)  TOTAL (ROAD CONSTRUCTION AND UTILITIES) (without Item #12-A and #12-DB)  TOTAL (ROAD CONSTRUCTION AND UTILITIES) (without Item #12-A and #12-DB)	20" X 8" TAPPING SLEEVE & 8" TAPPING VALVE  20" DIP (CL51) PIPE X 6" TANGENTAL OUTLET  EA

# THE FLORIDA TRENCH SAFETY ACT

THIS FORM MUST BE SIGNED IN THE PRESENCE OF A NOTARY PUBLIC OR BY AN OFFICER AUTHORIZED TO ADMINISTER OATHS.

1		This Sworn Statement in This Sworn Statement in address is P.O. Box	s submitted by	Woodruff S	Cong . Too	whos	o husings
		4441C3313 1.0. DOA	TOTAL DESGE	nron el 3/17	87-0177 and if	annlinghte it. F. I	( Pm )
		Identification Number (F FEIN, include the S	EIN) is35	-1058916	the individual	. If the er	ntity has no
				Number of	the individual s	signing this sworn	statement
3.		Name of individual sign	ing this Sworn St	atement is:	Donald P. Woo	druff	1
		whose relationship to th	e above entity is		Vice Presiden	t	
4.		The Trench Safety Stan are not limited to: Laws REGULATIONS 29 CFF	s of Florida. Cha	pters 90-96 T	RENCH SAFETY	ACT and OSHA DI	nclude, but JLES AND
5.		The undersigned assure to indemnify and hold had claims arising from the formal street in the formal street.	illilless the Owne	er and Enginee	er and any of their	nch Safety Standards a r agents or employee:	and agrees s from any
6.		The undersigned has ap	propriated the fo	llowing costs for	or compliance wit	h the applicable stanc	lards:
		Trench Safety Measure (Description)	Units of Measure (LF, SY)	Unit Quantity	Unit Cost	Extended Cost	
	a.	Trench Box	LF	45,904	\$1.00		*
	b.				\$	\$	-
	C.				\$	s	_
	d.				\$	\$\$	_
7.		The undersigned intends	to comply with the	nese standards	s by instituting the	following procedures	
		Safety Trench Box					
900	CCCI	NDERSIGNED, in submit hnical information and mately design the trench	laue such ofhei	rinvestigation	is and toete ac th	nou may doom noon	available ssary to
SW	ORI	N to and subscribed befor	re me this 25 do	(A)		CONTURE TITLE) Suff, Vice Preside	nt
(imp	res	s official seal)	Cilie tilis 23 da	y or represent	Delra S.S	mill	
		C & A & Deb	ary Public State of Florida ra S Smith		ary Public, State ommission expire		
		S n d My	Commission DD841790	5			

# **Drug Free Work Place Certification**

SWORN STATEMENT PURSUANT TO RESOLUTION R-01-36 SECTION 4, E (1) (a) MANATEE COUNTY PURCHASING POLICIES, ON DRUG FREE WORK PLACES

THIS FORM MUST BE SIGNED AND SWORN TO IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS.

This sworn sta	tement is subr	nitted to t	the Manatee (	County Board o	f Cou	nty Commissione	ers by <u>Donald</u> individual's nam	P. Woodru
Vic	e Presiden	t.		for	Woo	druff & Sons		e and the
						ame of entity sub		tatement]
whose busines	s address is	P.O.	Box 10127	Bradenton	, FL	34282-0127	88	
and (if applicab	le) its Federal	Employe	er Identificatio	n Number (FE	N) is	35-1058916	(if the ent	ity has no
EIN, include the	ne Social Secu	ırity Num	ber of the ind	lividual signing	this s	worn statement:		.)
manage	ement agreem	ent, or sh	nall receive a	professional se grant of county	ervices	a county contracts) or a county leas sunless such per work place by:	a franchica con	000010
893.02( entity's violation	4), Florida Sta work place is	atutes, as prohibit bition. S	ensation, pos s the same n ed specifying such written s	ssession or use nay be amend the actions that tatement shall	of a ded of	such employee controlled substar m time to time, i I be taken again employees abou	nce as defined by the person's of	у
	Work places, I	Ilciuaina	put not limite	d to all location	S What	free environment re employees per ansaction or gran	form only	
	(iii) any availa	able drug	counseling, r	rehabilitation, a	nd em	ployee assistanc	ce programs; and	d
	(iv) the penal	ties that i	may be impos	sed upon emplo	yees	for drug abuse vi	iolations.	
statemer of its wor (3) Noti	nts signed by ink places, a wi	as to the ts employ ritten stat plovee in	e specifics of yees. Such po ement of its po the statement	such policy. erson or entity: policy containing	Such shall a	nt to acknowledge person or entity Iso post in a promoregoing element ection (1) that a	shall retain the ninent place at al	)   .

(i) abide by the terms of the statement; and

(ii) notify the employer of any criminal drug statute conviction for a violation occurring in the work place no later than five (5) days after such a conviction.

Drug Free Work Place Certification (continued)

- (4) Notifying the County within ten (10) days after receiving notice under subsection (3) from an employee or otherwise receiving actual notice of such conviction.
- (5) Imposing appropriate personnel action against such employee up to and including termination; or requiring such employee to satisfactorily participate in a drug abuse assistance or rehabilitation program approved for such purposes by a federal, state, or local health, law enforcement, or other appropriate agency.
- (6) Making a good faith effort to continue to maintain a drug free work place through implementation of sections (1) through (5) stated above.

I UNDERSTAND THAT THE SUBMISSION OF THIS FORM TO THE CONTRACTING OFFICER FOR MANATEE COUNTY IS VALID THROUGH DECEMBER 31 OF THE CALENDAR YEAR IN WHICH IT IS FILED. I ALSO UNDERSTAND THAT ANY CONTRACT OR BUSINESS TRANSACTION SHALL PROVIDE FOR SUSPENSION OF PAYMENTS, OR TERMINATION, OR BOTH, IF THE CONTRACTING OFFICER OR THE COUNTY ADMINISTRATOR DETERMINES THAT:

- Such person or entity has made false certification.
- (2) Such person or entity violates such certification by failing to carry out the requirements of sections (1), (2), (3), (4), (5), or (6) or Resolution R-01-36 Section 4, E (1) (a) or
- (3) Such a number of employees of such person or entity have been convicted of violations occurring in the work place as to indicate that such person or entity has failed to make a good faith effort to provide a drug free work place as required by Resolution R-01-36 Section 4, E (1) (a).

0.00	Danald P. Wood
STATE OF FLORIDA COUNTY OF Manatee	Donald P. Woodruff [Signature] Vice President
Sworn to and subscribed before me this $\frac{2}{2}$	5th day of February , 20 09 by Donald P. Woodruff
Personally knownXOR Pro	duced identification
0 0 0 3/	[Type of identification]
Notary Public Signature	My commission expires:
Print, type or stamp Commissioned name of	of Notary Public   Notary Public State of Florida   Debra S Smith   Debra S De

# PUBLIC CONTRACTING AND ENVIRONMENTAL CRIMES CERTIFICATION

# SWORN STATEMENT PURSUANT TO ARTICLE 6, MANATEE COUNTY PURCHASING CODE

THIS FORM MUST BE SIGNED AND SWORN TO IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS.

This sworn statement is submitted to the Manatee County Board  Donald P. Woodruff, Vice President  [print individual's name and title]	of County Commissione	ır
or Woodruff & Sons, Inc. 2002, Find Date 1977 whose business address is:		×
P.O. Box 10127 Bradenton, FL 34282-0127		
nd (if applicable) its Federal Employer Identification Number (FE o FEIN, include the Social Security Number of the	EIN) is 35-1058916 individual signing this	If the entity has sworn statement:

I understand that no person or entity shall be awarded or receive a county contract for public improvements, procurement of goods or services (including professional services) or a county lease, franchise, concession or management agreement, or shall receive a grant of county monies unless such person or entity has submitted a written certification to the County that it has not:

- (1) been convicted of bribery or attempting to bribe a public officer or employee of Manatee County, the State of Florida, or any other public entity, including, but not limited to the Government of the United States, any state, or any local government authority in the United States, in that officer's or employee's official capacity; or
- (2) been convicted of an agreement or collusion among bidders or prospective bidders in restraint of freedom of competition, by agreement to bid a fixed price, or otherwise; or
- (3) been convicted of a violation of an environmental law that, in the sole opinion of the County's Purchasing Director, reflects negatively upon the ability of the person or entity to conduct business in a responsible manner; or
- (4) made an admission of guilt of such conduct described in items (1), (2) or (3) above, which is a matter of record, but has not been prosecuted for such conduct, or has made an admission of guilt of such conduct, which is a matter of record, pursuant to formal prosecution. An admission of guilt shall be construed to include a plea of nolo contendere; or
- (5) where an officer, official, agent or employee of a business entity has been convicted of or has admitted guilt to any of the crimes set forth above on behalf of such and entity and pursuant to the direction or authorization of an official thereof (including the person committing the offense, if he is an official of the business entity), the business shall be chargeable with the conduct herein above set forth. A business entity shall be chargeable with the conduct of an affiliated entity, whether wholly owned, partially owned, or one which has common ownership or a common Board of Directors. For purposes of this Form, business entities are affiliated if, directly or indirectly, one business entity controls or has the power to control another business entity, or if an individual or group of individuals controls or has the power to control both entities. Indicia of control shall include, without limitation, interlocking management or ownership, identity of interests among family members, shared organization of a business entity following the ineligibility of a business entity under this Article, or using substantially the same management, ownership or principles as the ineligible entity.



AIA Document A310

# **Bid Bond**

KNOW ALL MEN BY THESE PRESENTS, that we Woodruff & Sons, Inc., Bradenton, Florida

as Principal, hereinafter called the Principal, and Travelers Casualty and Surety Company of America

a corporation duly organized under the laws of the State of Connecticut as Surety, hereinafter called the Surety, are held and firmly bound unto Manatee County

as Obligee, hereinafter called the Obligee, in the sum of Five Percent of Total Bid Price (5% of Bid), for the payment of which sum well and truly to be made, the said Principal and the said Surety, bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Principal has submitted a bid for US 301 Roadway Improvements from Erie Road to CR 675, IFB# 08-3010-BG

NOW, THEREFORE, if the Obligee shall accept the bid of the Principal and the Principal shall enter into a Contract with the Obligee in accordance with the terms of such bid, and give such bond or bonds as may be specified in the bidding or Contract Documents with good and sufficient surety for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof, or in the event of the failure of the Principal to enter such Contract and give such bond or bonds, if the Principal shall pay to the Obligee the difference not to exceed the penalty hereof between the amount specified in said bid and such larger amount for which the Obligee may in good faith contract with another party to perform the Work covered by said bid, then this obligation shall be null and void, otherwise to remain in full force and effect.

Signed and sealed this 25th day of February, 2009.

Woodruff & Sons, Inc. (Principal)

(Suret

President Travelers Casualty and Surety Company of America

Cathy Grogg

Smith, Attorney-In-Fact

(Title)



## POWER OF ATTORNEY

Farmington Casualty Company Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc. Seaboard Surety Company St. Paul Fire and Marine Insurance Company

St. Paul Guardian Insurance Company
St. Paul Mercury Insurance Company
Travelers Casualty and Surety Company
Travelers Casualty and Surety Company of America
United States Fidelity and Guaranty Company

Attorney-In Fact No.

58440-5-07 Printed in U.S.A.

216191

Certificate No. 002710931

KNOW ALL MEN BY THESE PRESENTS: That Seaboard Surety Company is a corporation duly organized under the laws of the State of New York, that St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company and St. Paul Mercury Insurance Company are corporations duly organized under the laws of the State of Minnesota, that Farmington Casualty Company, Travelers Casualty and Surety Company, and Travelers Casualty and Surety Company of America are corporations duly organized under the laws of the State of Connecticut, that United States Fidelity and Guaranty Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Underwriters, Inc. is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint

Catherine Grogg, John W. Sawyer, Jr., Martin J. Smith, and Ronald A. Smith

of the City of						and lawful Attor	
	ite capacity if more than one is named abo						
	gatory in the nature thereof on behalf of					guaranteeing the p	performance of
contracts and exect	ting or guaranteeing bonds and undertaki	ngs required or permi	tied in any actions	or proceedings	allowed by law.		
		L. Fill	NEW WAR	A LEWIS CONTRACTOR OF THE PARTY			
		A CONTRACTOR	1 2 1 2 2 20	E.V.			
IN WITNESS WH	IEREOF, the Companies have caused this	instrument to be sign	ned and their corpo	orate seals to be	hereto affixed, thi	s 26th	
day of	2006	A HAM TEN	~ 16. By				
		To the same	The way				
	Farmington Casualty Co	ompany	- 12 N/F	St. Paul Gu	ardian Insurance	Company	
	Fidelity and Guaranty			St. Paul Me	rcury Insurance	Company	
	Fidelity and Guaranty I		ers, Inc.		asualty and Sure	•	
	Seaboard Surety Compa St. Paul Fire and Marin		237		asualty and Sure es Fidelity and G		
	St. I au Phe and Warm	e msurance Compai	iy	Onneu Stat	es ridenty and G	паганту Соптран	iy
1982   S	1977 MCORPORATED STATES 1927	TANCE OF THE STATE	SEAL S	ORPORATE CO	SUNTY AND BEAUTY OF THE STATE O	HARTFORD HE COM.	SECUTY AND GENERAL PROPERTY OF THE PROPERTY OF
0	3 101		8	H		X,	
State of Connecticu City of Hartford ss.			Ву: _		Sil The second	ior Vice President	
City of Hartford 55.				/ George	Thompson, Sen	lor vice President	
On this the 26th	day of May	200	06		C W.T		
1 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 -	ce President of Farmington Casualty Cor	mpany Fidelity and	06, before me pers	sonany appeared ce Company Fi	delity and Guaran	ty Insurance Und	erwriters Inc
Seaboard Surety Co	ompany, St. Paul Fire and Marine Insura	nce Company, St. Pa	aul Guardian Insu	rance Company,	St. Paul Mercury	Insurance Comp	pany, Travelers
Casualty and Surety	Company, Travelers Casualty and Suret executed the foregoing instrument for the	y Company of Amer	ica, and United St	tates Fidelity an	d Guaranty Comp	any, and that he,	as such, being
		C.TETAL			2	, ,	- 01
In Witness Whereo	of, I hereunto set my hand and official sea	S LOTAR LE	1	Y	Marie	c. Jeta	eault
	pires the 30th day of June, 2011.	(*(A) +	-		Marie C. Te	treault, Notary Publ	ic
2652		Contract of the second	/ -		5,000000 GB. (5)	2000, 2000 A. T. 2000, 2007 <b>A.</b> T. 7000	
		WECK					

# THE AMERICAN INSTITUTE OF ARCHITECTS



AIA Document A312

# **Performance Bond**

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

CONTRACTOR (Name and Address): WOODRUFF & SONS, INC. PO BOX 10127
BRADENTON, FL 34282-0127

SURETY (Name and Principal Place of Business): TRAVELERS CASUALTY & SURETY COMPANY OF AMERICA 6081 E. 82ND STREET, SUITE 400 INDIANAPOLIS, IN 46250-1795

OWNER (Name and Address):
MANATEE COUNTY
1112 MANATEE AVE. W., SUITE 803
BRADENTON, FL 34205

CONSTRUCTION CONTRACT

Date:

Amount: \$21,014,304.26

Description (Name and Location): US 301 ROADWAY IMPROVEMENTS FROM ERIE ROAD TO CR 675

(RUTLAND ROAD) BID# 08-3010-BG

BOND

Date (Not earlier than Construction Contract Date):

Amount: \$21,014,304.26

Modifications to this Bond:

X None

See Page 3

CONTRACTOR AS PRINCIPAL

Company:

(Corporate Seal)

WOODRUFF & SONS, INC.

D 111

Name and Title Donald P. Woodruff

and Title:Donald P. Wood Vice President

(Any additional signatures appear on page 3)

SURETY TRAVELERS CASUALTY & SURETY

Company COMPANY) OF AMERICA (Corporate Seal)

Signature:

Name and Title: RONALD A. SMITH, ATTORNEY-IN-FACT

(FOR INFORMATION ONLY—Name, Address and Telephone)

AGENT or BROKER:

SMITH, SAWYER & SMITH, INC.

124 EAST 8TH STREET ROCHESTER, IN 46975

574-223-2166

OWNER'S REPRESENTATIVE (Architect, Engineer or other party):

- 1 The Contractor and the Surety, jointly and severally. bind themselves, their heirs, executors, administrators, successors and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.
- 2 If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except to participate in conferences as provided in Subparagraph 3.1.
- 3 If there is no Owner Default, the Surety's obligation under this Bond shall arise after:
  - 3.1 The Owner has notified the Contractor and the Surety at its address described in Paragraph 10 below that the Owner is considering declaring a Contractor Default and has requested and attempted to arrange a conference with the Contractor and the Surety to be held not later than fifteen days after receipt of such notice to discuss methods of performing the Construction Contract. If the Owner, the Contractor and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default; and
  - 3.2 The Owner has declared a Contractor Default and formally terminated the Contractor's right to complete the contract. Such Contractor Default shall not be declared earlier than twenty days after the Contractor and the Surety have received notice as provided in Subparagraph 3.1; and
  - 3.3 The Owner has agreed to pay the Balance of the Contract Price to the Surety in accordance with the terms of the Construction Contract or to a contractor selected to perform the Construction Contract in accordance with the terms of the contract with the Owner.
- 4 When the Owner has satisfied the conditions of Paragraph 3, the Surety shall promptly and at the Surety's expense take one of the following actions:
  - 4.1 Arrange for the Contractor, with consent of the Owner, to perform and complete the Construction Contract; or
  - 4.2 Undertake to perform and complete the Construction Contract itself, through its agents or through independent contractors; or
  - 4.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and the contractor selected with the Owner's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Paragraph 6 in excess of the Balance of the Contract Price incurred by the Owner resulting from the Contractor's default; or
  - 4.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor and with reasonable promptness under the circumstances:
    - .1 After investigation, determine the amount for

- which it may be liable to the Owner and, as soon as practicable after the amount is determined, tender payment therefor to the Owner; or
- .2 Deny liability in whole or in part and notify the Owner citing reasons therefor
- 5 If the Surety does not proceed as provided in Paragraph 4 with reasonable promptness, the Surety shall be deemed. to be in default on this Bond fifteen days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Subparagraph 4.4, and the Owner refuses the payment tendered or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.
- 6 After the Owner has terminated the Contractor's right to complete the Construction Contract, and if the Surety elects to act under Subparagraph 4.1, 4.2, or 4.3 above. then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. To the limit of the amount of this Bond, but subject to commitment by the Owner of the Balance of the Contract Price to mitigation of costs and damages on the Construction Contract, the Surety is obligated without duplication for.
  - 6.1 The responsibilities of the Contractor for correction of defective work and completion of the Construction Contract;
  - 6.2 Additional legal, design professional and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Paragraph 4; and
  - 6.3 Liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.
- 7 The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators or successors.
- 8 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- 9 Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation avail-

able to sureties as a defense in the jurisdiction of the suit shall be applicable.

- 10 Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the signature page.
- 11 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. The intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

### 12 DEFINITIONS

12.1 Balance of the Contract Price: The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made, including allowance to the Contractor of any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Con-

- 12.2 Construction Contract: The agreement between the Owner and the Contractor identified on the signature page, including all Contract Documents and changes thereto.
- 12.3 Contractor Default: Failure of the Contractor, which has neither been remedied nor waived, to perform or otherwise to comply with the terms of the Construction Contract.
- 12.4 Owner Default: Failure of the Owner, which has neither been remedied nor waived, to pay the Contractor as required by the Construction Contract or to perform and complete or comply with the other terms thereof.

MODIFICATIONS TO THIS BOND ARE AS FOLLOWS:

(Space is provided below for addition	onal signatures of added	parties, other than those ap	pearing on the cover page.)
CONTRACTOR AS PRINCIPAL Company:	(Corporate Seal)	SURETY Company:	(Corporate Seal)
Signature:Name and Title: Address:		Signature: Name and Title: Address:	



## AIA Document A312

# **Payment Bond**

Any singular reference to Contractor, Surety, Owner or oth	ner party shall be considered plural where applicable.
CONTRACTOR (Name and Address):	SURETY (Name and Principal Place of Business):
WOODRUFF & SONS, INC. PO BOX 10127 BRADENTON, FL 34282-0127	Travelers Casualty and Surety Company of America 6081 E. 82ND STREET, SUITE 400 INDIANAPOLIS, IN 46250-1795
OWNER (Name and Address): MANATEE COUNTY 1112 MANATEE AVE. W., SUITE 803 BRADENTON, FL 34205	
CONSTRUCTION CONTRACT Date: Amount: \$21,014,304.26 Description (Name and Location): US 301 ROADWAY (RUTLAND ROAD) BOND Date (Not earlier than Construction Contract Date): Amount: \$21,014,304.26	IMPROVEMENTS FROM ERIE ROAD TO CR 675 BID# 08-3010-BG
Modifications to this Bond:	☐ None ☐ See Page 6
CONTRACTOR AS PRINCIPAL Company: (Corporate Seal) WOODRUFF & SONS, INC.  Signature: Analy A Woodruft Name and Title: Donald P. Woodruft Vice President (Any additional signatures appear on page 6)	SURETY Company: (Corporate Seal) Travelers Casualty and Surety Company of America Signature: Analda Smith Name and Title: RONALD A. SMITH, ATTORNEY-IN-FACT
(FOR INFORMATION ONLY - Name, Address and Telephone) AGENT or BROKER: SMITH, SAWYER & SMITH, INC 124 EAST 8TH STREET ROCHESTER, IN 46975 574-223-2166	OWNER'S REPRESENTATIVE (Architect, Engineer or other party):

- 1 The Contractor and the Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner to pay for labor, materials and equipment furnished for use in the performance of the Construction Contract, which is incorporated herein by reference.
- 2 With respect to the Owner, this obligation shall be null and void if the Contractor:
  - 2.1 Promptly makes payment, directly or indirectly, for all sums due Claimants, and
  - 2.2 Defends, indemnifies and holds harmless the Owner from claims, demands, liens or suits by any person or entity whose claim, demand, lien or suit is for the payment for labor, materials or equipment furnished for use in the performance of the Construction Contract, provided the Owner has promptly notified the Contractor and the Surety (at the address described in Paragraph 12) of any claims, demands, liens or suits and tendered defense of such claims, demands, liens or suits to the Contractor and the Surety, and provided there is no Owner Default.
- 3 With respect to Claimants, this obligation shall be null and void if the Contractor promptly makes payment, directly or indirectly, for all sums due.
- 4. The Surety shall have no obligation to Claimants under this Bond until:
  - 4.1 Claimants who are employed by or have a direct contract with the Contractor have given notice to the Surety (at the address described in Paragraph 12) and sent a copy, or notice thereof, to the Owner, stating that a claim is being made under this Bond and, with substantial accuracy, the amount of the claim.
  - **4.2** Claimants who do not have a direct contract with the Contractor:
    - .1 Have furnished written notice to the Contractor and sent a copy, or notice thereof, to the Owner, within 90 days after having last performed labor or last furnished materials or equipment included in the claim stating, with substantial accuracy, the amount of the claim and the name of the party to whom the materials were furnished or supplied or for whom the labor was done or performed; and
    - .2 Have either received a rejection in whole or in part from the Contractor, or not received within 30 days of furnishing the above notice any communication from the Contractor by which the Contractor has indicated the claim will be paid directly or indirectly; and
    - .3 Not having been paid within the above 30 days, have sent a written notice to the Surety (at the address described in Paragraph 12) and sent a copy, or notice thereof, to the Owner, stating that a claim is being made under this Bond and enclosing a copy of the previous written notice furnished to the Contractor.

- 5 If a notice required by Paragraph 4 is given by the Owner to the Contractor or to the Surety, that is sufficient compliance.
- **6** When the Claimant has satisfied the conditions of Paragraph 4, the Surety shall promptly and at the Surety's expense take the following actions:
  - **6.1** Send an answer to the Claimant, with a copy to the Owner, within 45 days after receipt of the claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed.
  - **6.2** Pay or arrange for payment of any undisputed amounts.
- 7 The Surety's total obligation shall not exceed the amount of this Bond, and the amount of this Bond shall be credited for any payments made in good faith by the Surety.
- 8 Amounts owed by the Owner to the Contractor under the Construction Contract shall be used for the performance of the Construction Contract and to satisfy claims, if any, under any Construction Performance Bond. By the Contractor furnishing and the Owner accepting this Bond, they agree that all funds earned by the Contractor in the performance of the Construction Contract are dedicated to satisfy obligations of the Contractor and the Surety under this Bond, subject to the Owner's priority to use the funds for the completion of the work.
- 9 The Surety shall not be liable to the Owner, Claimants or others for obligations of the Contractor that are unrelated to the Construction Contract. The Owner shall not be liable for payment of any costs or expenses of any Claimant under this Bond, and shall have under this Bond no obligations to make payments to, give notices on behalf of, or otherwise have obligations to Claimants under this Bond.
- 10 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- 11 No suit or action shall be commenced by a Claimant under this Bond other than in a court of competent jurisdiction in the location in which the work or part of the work is located or after the expiration of one year from the date (1) on which the Claimant gave the notice required by Subparagraph 4.1 or Clause 4.2.3, or (2) on which the last labor or service was performed by anyone or the last materials or equipment were furnished by anyone under the Construction Contract, whichever of (1) or (2) first occurs. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- 12 Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the signature page. Actual receipt of notice by Surety, the Owner or the Contractor, however accomplished, shall be sufficient compliance as of the date received at the address shown on the signature page.
- 13 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond

conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. The intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

14 Upon request by any person or entity appearing to be a potential beneficiary of this Bond, the Contractor shall promptly furnish a copy of this Bond or shall permit a copy to be made.

### 15 DEFINITIONS

15.1 Claimant: An individual or entity having a direct contract with the Contractor or with a subcontractor of the Contractor to furnish labor, materials or equipment for use in the performance of the Contract. The intent of this Bond shall be to include without limitation in the terms "labor, materials or equipment" that part of water, gas, power, light, heat, oil, gasoline, telephone

service or rental equipment used in the Construction Contract, architectural and engineering services required for performance of the work of the Contractor and the Contractor's subcontractors, and all other items for which a mechanic's lien may be asserted in the jurisdiction where the labor, materials or equipment were furnished.

- **15.2** Construction Contract: The agreement between the Owner and the Contractor identified on the signature page, including all Contract Documents and changes thereto.
- 15.3 Owner Default: Failure of the Owner, which has neither been remedied nor waived, to pay the Contractor as required by the Construction Contract or to perform and complete or comply with the other terms thereof.

## MODIFICATIONS TO THIS BOND ARE AS FOLLOWS:

Paragraph 6 above is deleted in its entirety and the following is substituted in its place:

6. When the Claimant has satisfied the conditions of Paragraph 4, and has submitted all supporting documentation and any proof of claim requested by the Surety, the Surety shall, with reasonable promptness, notify the Claimant of the amounts that are undisputed and the basis for challenging any amounts that are disputed, including, but not limited to, the lack of substantiating documentation to support the claim as to entitlement or amount, and the Surety shall, with reasonable promptness, pay or make arrangements for payment of any undisputed amount; provided, however, that the failure of the Surety to timely discharge its obligations under this paragraph or to dispute or identify any specific defense to all or any part of a claim shall not be deemed to be an admission of liability by the Surety as to such claim or otherwise constitute a waiver of the Contractor's or Surety's defenses to, or right to dispute, such claim. Rather, the Claimant shall have the immediate right, without further notice, to bring suit against the Surety to enforce any remedy available to it under this Bond.

(Space is provided below for additional	al signatures of added par	ties, other than those appearing	on the cover page.)
CONTRACTOR AS PRINCIPAL Company:	(Corporate Seal)	SURETY Company:	(Corporate Seal)
Signature:Name and Title: Address:		Signature: Name and Title: Address:	



## POWER OF ATTORNEY

Farmington Casualty Company
Fidelity and Guaranty Insurance Company
Fidelity and Guaranty Insurance Underwriters, Inc.
Seaboard Surety Company
St. Paul Fire and Marine Insurance Company

St. Paul Guardian Insurance Company St. Paul Mercury Insurance Company Travelers Casualty and Surety Company Travelers Casualty and Surety Company of America United States Fidelity and Guaranty Company

Attorney-In Fact No.

216191

Certificate No. 002710951

KNOW ALL MEN BY THESE PRESENTS: That Seaboard Surety Company is a corporation duly organized under the laws of the State of New York, that St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company and St. Paul Mercury Insurance Company are corporations duly organized under the laws of the State of Minnesota, that Farmington Casualty Company, Travelers Casualty and Surety Company, and Travelers Casualty and Surety Company of America are corporations duly organized under the laws of the State of Connecticut, that United States Fidelity and Guaranty Company is a corporation duly organized under the laws of the State of Maryland, that Fidelity and Guaranty Insurance Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Underwriters, Inc. is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint

Catherine Grogg, John W. Sawyer, Jr., Martin J. Smith, and Ronald A. Smith

of the City of Rochester	, State of	Indiana		, their tru	e and lawful Atto	rney(s)-in-Fact,
each in their separate capacity if more than one is named abo	ve, to sign, execute	, seal and acknowl	edge any and all	bonds, recognizan	ces, conditional u	ndertakings and
other writings obligatory in the nature thereof on behalf of t	he Companies in t	heir business of gi	naranteeing the fi	delity of persons,	guaranteeing the	performance of
contracts and executing or guaranteeing bonds and undertaking	igs required or peri	mitted in any actio	ns or proceedings	allowed by law.		
		A82 101				
IN WITNESS WHEREOF, the Companies have caused this	instrument to be s	ionad that been	wayata saala ta ba	haust off	26tl	ı
day of May 2006	instrument to be s.	igned and their cor	porate sears to be	e nereto amxed, th	1S	
day of,	1 18/20					
Farmington Casualty Co			C+ D 1 C		6	
Fidelity and Guaranty In		•		iardian Insuranc ercury Insurance		
Fidelity and Guaranty In				Casualty and Sure		
Seaboard Surety Compa				Casualty and Sure		America
St. Paul Fire and Marine	e Insurance Comp	any		tes Fidelity and G		
NO. NO. NO.						
1982 1977 PM INCORPORATED TO THE WAY OF NEW YORK THE WAY OF NEW YO	THE CANCEL OF THE CONTROL OF THE CON	SEAL S	SEAL S	HARTFORD, CONN.	HARTFORD RESERVED	IROPORATED STATE AND AND STATE
					_ 1	
			L,		$\times$	
State of Connecticut		By:		my 15th	empor	
City of Hartford ss.		90.0 <del>1</del> 000	Georg	W Thompson, Sen	ior vice President	
On this the 26th day of May	2	006 , ,			• TODATON	
to be the Senior Vice President of Farmington Casualty Con	nnony Fidality on	006, before me pe	rsonally appeared	George W. Thom	pson, who acknow	ledged himself
Seaboard Surety Company, St. Paul Fire and Marine Insura	nce Company St	Paul Guardian Ins	nce Company, ri urance Company	St Paul Mercuri	ty Insurance Und	erwriters, Inc.,
Casualty and Surety Company, Travelers Casualty and Surety	y Company of Am	erica, and United	States Fidelity an	d Guaranty Comr	anv. and that he	as such being
authorized so to do, executed the foregoing instrument for the	purposes therein co	ntained by signing	on behalf of the c	corporations by him	nself as a duly aut	horized officer.
				6 5	5	
	(TE)					
	SE CONTROL	1/2	\	<b>Λ</b>	1 4+	1001
In Witness Whereof, I hereunto set my hand and official seal	(KENTON)E	E)		1 Janus	معدل ، نا	
My Commission expires the 30th day of June, 2011.	A PIRILO	*/		Marie C. To	etreault, Notary Pub.	lic

58440-5-07 Printed in U.S.A.



March 4, 2009

Manatee County 1112 Manatee Ave. W., Suite 803 Bradenton, FL 34282-0127

RE: US 301 Roadway Improvements from Erie Road to CR 675 (Rutland Road) Bid# 08-3010-BG

## Gentlemen:

Please accept this letter as your authority to date the Performance, Payment Bonds and attached Powers of Attorney to correspond with the date you use in signing the contract documents with Woodruff & Sons, Inc.

Sincerely,

Ronald A. Smith, CPCU

Attorney-In-Fact

Travelers Casualty & Surety Company of America

orald & Smith







## POWER OF ATTORNEY

Farmington Casualty Company Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc. Seaboard Surety Company St. Paul Fire and Marine Insurance Company St. Paul Guardian Insurance Company
St. Paul Mercury Insurance Company
Travelers Casualty and Surety Company
Travelers Casualty and Surety Company of America
United States Fidelity and Guaranty Company

Attorney-In Fact No.

216191

Certificate No. 002710949

KNOW ALL MEN BY THESE PRESENTS: That Seaboard Surety Company is a corporation duly organized under the laws of the State of New York, that St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company and St. Paul Mercury Insurance Company are corporations duly organized under the laws of the State of Minnesota, that Farmington Casualty Company, Travelers Casualty and Surety Company, and Travelers Casualty and Surety Company of America are corporations duly organized under the laws of the State of Connecticut, that United States Fidelity and Guaranty Company is a corporation duly organized under the laws of the State of Maryland, that Fidelity and Guaranty Insurance Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Underwriters, Inc. is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint

Catherine Grogg, John W. Sawyer, Jr., Martin J. Smith, and Ronald A. Smith

							9
other writings obligatory in the	more than one is named above, to nature thereof on behalf of the Counteeing bonds and undertakings	o sign, execute, seal : Companies in their by	and acknowledge usiness of guaran	any and all be teeing the fide	onds, recognizand	es, conditional unguaranteeing the p	dertakings and performance of
IN WITNESS WHEREOF, the day of	Companies have caused this ins	trument to be signed	and their corporat	te seals to be	hereto affixed, thi	s26th	
day of	Farmington Casualty Comp Fidelity and Guaranty Insur Fidelity and Guaranty Insur Seaboard Surety Company St. Paul Fire and Marine Ins	ance Company ance Underwriters,	Inc.	St. Paul Mei Travelers Ca Travelers Ca		Company	
1977) B	MCORPORATED STATE OF NEW THE CONTROL NEW THE C	TIPE CANCELLO AND	SEAL S	SEAL S	HARTFORD, CONN.	HARTFORD, S CONN. P	MCOPPORTED STATES
State of Connecticut City of Hartford ss.			Ву:	George	W Thompson, Seni	ior Vice President	
to be the Senior Vice President Seaboard Surety Company, St. I Casualty and Surety Company,	day ofMay of Farmington Casualty Compar Paul Fire and Marine Insurance Travelers Casualty and Surety Co foregoing instrument for the purp	ny, Fidelity and Gua Company, St. Paul Company of America,	ranty Insurance ( Guardian Insurance and United States	Company, Fid ce Company, s Fidelity and	elity and Guarant St. Paul Mercury I Guaranty Comp	Insurance Comp any, and that he,	erwriters, Inc., pany, Travelers as such, being
In Witness Whereof, I hereunto My Commission expires the 30th		ANECTOS		Υ	-	C. Jeto etreault, Notary Publi	The second section was

58440-5-07 Printed in U.S.A.

	A	CORD	CERTIFIC	CATE OF LIABI	LITY INS	SURANC	F		PATE (MM/DD/YYYY)
SI	nith	R (574)	223-2166 r & Smith, Inc.	FAX (574)223-8713	THIS CER ONLY AN HOLDER.	TIFICATE IS ISS D CONFERS NO THIS CERTIFICA	UED AS A MATTER OF RIGHTS UPON THE CE ATE DOES NOT AMEND	INF	IFICATE KTEND OR
_		Box 648		6	ALTER TH	HE COVERAGE A	FFORDED BY THE PO	LICI	ES BELOW.
			N 46975		INSURERS	AFFORDING CO	VERAGE		NAIC#
INS	URED		f & Sons, Inc.		INSURER A: T				
		PO Box		27		llied World	Assurance Company	/	
		brauent	on, FL 34282-01	27	INSURER C:				
-					INSURER D:				
CC	VFR	AGES			INSURER E:				
A N F	HE PANY R	OLICIES OF EQUIREMEI ERTAIN, TH IES. AGGRE	E INSURANCE AFFORDS	LOW HAVE BEEN ISSUED TO THE I N OF ANY CONTRACT OR OTHER D ED BY THE POLICIES DESCRIBED H AY HAVE BEEN REDUCED BY PAID	OCUMENT WITH I				
LTR	ADD'		PE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	TS	
		GENERAL L		DTC06909B51A	04/01/2008	04/01/2009	EACH OCCURRENCE	\$	1,000,000
		-	ERCIAL GENERAL LIABILITY LAIMS MADE X OCCUR	9			DAMAGE TO RENTED PREMISES (Ea occurence)	\$	300,000
A		H	LAIMS MADE X OCCUR		84		MED EXP (Any one person)	\$	10,000
^		-					PERSONAL & ADV INJURY	\$	1,000,000
		GEN'L AGG	REGATE LIMIT APPLIES PER:				GENERAL AGGREGATE PRODUCTS - COMP/OP AGG	\$	2,000,000
		POLIC	Y X PRO-	2			TROBOUTS COMPTOR AGG	-	2,000,000
		X ANY A	LE LIABILITY UTO	DT8106909B51A	04/01/2008	04/01/2009	COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
A		SCHEE	VNED AUTOS DULED AUTOS				BODILY INJURY (Per person)	\$	8
			AUTOS WNED AUTOS		12		BODILY INJURY (Per accident)	\$	
					*		PROPERTY DAMAGE (Per accident)	\$	
		GARAGE LIA	and a second				AUTO ONLY - EA ACCIDENT	\$	
_				GUDGOOOD			OTHER THAN AUTO ONLY: EA ACC	\$	
		X OCCUF	BRELLA LIABILITY CLAIMS MADE	CUP6909B51A	04/01/2008	04/01/2009	EACH OCCURRENCE	\$	5,000,000
Α		X 00001	CLAINIS MADE				AGGREGATE	S	5,000,000
		DEDUCTIBLE						\$	
		RETEN	TION \$					\$	
		KERS COMPE	NSATION AND				WC STATU- TORY LIMITS ER		
	ANY	PROPRIETOR	/PARTNER/EXECUTIVE				E.L. EACH ACCIDENT	\$	
	If yes	, describe und					E.L. DISEASE - EA EMPLOYEE	\$	
-	OTHE	CIAL PROVISION	ONS below	C007228002	04 (01 (2000	04 (07 (2000	E.L. DISEASE - POLICY LIMIT		
В		ess Lial	oility	C007228002	04/01/2008	04/01/2009	Each Occurrenc Aggregate \$		
ro ho xp	ject uld irat nty RTIFI	any of any of ion dat of Mana CATE HOI	1 Roadway Impro the above descr e thereof, the tee, Florida. _DER	es/EXCLUSIONS ADDED BY ENDORSEMM Manatee, Florida vements From Erie Road ibed policies be cance issuing Company will g	to CR 675 (  11ed or char ive 30 days  CANCELLAT  SHOULD ANY EXPIRATION IS	(Rutland Roadinged by restricten notification)  OF THE ABOVE DESCRIPTION	ricted amendment ice to the certif	bef ica ica	FORE THE
			of Manatee, Flor natee Ave. W.	nda	N 90%				
		Suite 80	(1997) 1 P. S.			BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY  OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES.			
		100	n FI 34205		AUTUODIZED DED				

Ronald A. Smith

## **IMPORTANT**

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

## DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

							3/5/2009	
PRODUCER  RE-EX INSURANCE BROKERS 7001 Pointe West Blvd  THIS CERTIFICATE IS ISSUEDAS A MA ONLY AND CONFERS NO RIGHTS U HOLDER. THIS CERTIFICATE DOES N ALTER THE COVERAGE AFFORDED B							FORMATION ERTIFICATE EXTEND OR	
Bradenton, FL 34209 (813)472-0980			INSURERS AF	FFORDING COVER	AGE	NAIC#		
INSURED	Wood	ruff & Sons		INSURER A: M:	idwest Employ	ers Casualty Com		
	Debb	ie Smith		INSURER B:				
	P.O.	Box 10127		INSURER C:		, , , , , , , , , , , , , , , , , , , ,		
	Brade	enton, FL 34	282	INSURER D:		111111111111111111111111111111111111111	N/100	
		756-1871		INSURER E:		20000		
COVERA								
ANY REG	QUIREMENT, TER	RM OR CONDITION OF ANY RANCE AFFORDED BY THE	EEN ISSUED TO THE INSURED NAMED ABC CONTRACT OR OTHER DOCUMENT WITH POLICIES DESCRIBED HEREIN IS SUBJECT EN REDUCED BY PAID CLAIMS.	RESPECT TO WHICH	THIS CERTIFICATE MA	Y BE ISSUED OR		
INSR ADD'L LTR INSRD	TYPE	OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	S	
	GENERAL LIAE					EACH OCCURRENCE	s	
	COMMER	CIAL GENERAL LIABILITY				PREMISES (Ea occurence)	\$	
	CLA	IMSMADE OCCUR				MED EXP (Any one person)	\$	
		Laure Co.				PERSONAL & ADV INJURY	\$	
- 1		-				GENERAL AGGREGATE	s	
	GEN'L AGGREC	GATE LIMIT APPLIESPER:				PRODUCTS - COMP/OP AGG	s	
	POLICY	PRO- JECT LOC						
	ANYAUTO					COMBINED SINGLE LIMIT (Ea accident)	s	
		ED AUTOS LED AUTOS				BODILY INJURY (Per person)	\$	
	HIRED AU	JTOS NED AUTOS				BODILY INJURY (Per accident)	s	
						PROPERTY DAMAGE (Per accident)	s	
	GARAGE LIABIL	LITY				AUTO ONLY - EA ACCIDENT	s	
	ANYAUTO					OTHER THAN AUTO ONLY: AGG	s	
	EXCESS/UMBR	ELLA LIABILITY				EACH OCCURRENCE	s	
	OCCUR	CLAIMS MADE				AGGREGATE	s	
	_						s	
	DEDUCTION	RI E					s	
							s	
1400	RETENTIO				<del> </del>	X WC STATU- TORY LIMITS OTH- ER	13	
	KERS COMPENS LOYERS' LIABILIT			7/01/00	7 /01 /00		1 000 000	
	PROPRIETOR/PART		EWC006945	7/21/08	7/21/09	E.L. EACH ACCIDENT	\$ 1,000,000	
Ifyes	CER/MEMBER EXC , describe under					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000	
SPEC	CIAL PROVISIONS			- /01 /00	1 = 100 100	E.L. DISEASE - POLICY LIMIT	\$ 1,000,000	
	sured Re			7/21/08	7/21/09		500,000	
	OU OF COTT	010 (100/7010	S / EXCLUSIONS ADDED BY ENDORSEMENT	LODEOUS DECISION	<u></u>	L		
US 3 Bid	01 Road # 08-30	lway Improven	ments from Erie Roa			l Road)		
CERTIFI	CATE HOLD	ER		CANCELLAT	ION	100 400 - 200		
						D POLICIES BE CANCELLED BEF	ORE THE EXPIRATION	
Manatee County					SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION  DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN			
1112 Manatee Avenue West					NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL			
Bradenton, FL 34205			Transport and the control of the con					
					IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR			
				CONTRACTOR OF THE PERSON NAMED OF THE PERSON N	REPRESENTATIVES. AUTHORIZED REPRESENTATIVE			
0000000				Del	oral (	Junett		
ACORD	25 (2001/08)			1450 Mi		© ACORD CO	ORPORATION 1988	



MANAGE COUNTY 100 TTD 30 AN 9: 13

February 27, 2009

Mr. Blair Getz Contracts Negotiator Manatee County Financial Management Purchasing Division 1112 Manatee Avenue West Bradenton, FL 34205

Subject:

US 301 - Bid Evaluation

Dear Blair:

WilsonMiller has reviewed the construction bids received February 25, 2009, for the subject project. Twelve bids were received. Attached is the Bid Tabulation with arithmetic corrections noted. In accordance with the specified A+B Bidding method, Woodruff & Sons, Inc., is the apparent low bidder for all three bids (without Items #12-A and 12-B, with Item #12-A, and with Item #12-B). We understand Manatee County staff desire to include alternative bid Item #12-B; therefore, the contract amount will be \$21,014,304.26 with a 600-calendar-day completion time. Woodruff & Sons, Inc., appears to be well qualified for this type of work and, based on your acceptable evaluation of other, required bid documents, we recommend award.

Sincerely,

WilsonMiller, Inc.

Mitchell D. McKnight, P.E.

Vice President

Regional Manager, Transportation

Encl. - as noted

Vince Canna, Manatee County Project Management Department CC:

> 800.649.4336 941.907.6900 F 941.907.6910

> > WilsonMiller.com