ADDENDUM NO. 1



Date: September 21, 2021 Bid Date: October 4, 2021

at 3:00 P.M. (Local Time)

Bid No.: PWDA-220015-MS

Bid Name SW 62nd Blvd Connector Resurfacing

NOTE: This Addendum has been issued only to the holders of record of the specifications

The original Specifications remain in full force and effect except as revised by the following changes which shall take precedence over anything to the contrary:

1. Any questions shall be submitted in writing to the City of Gainesville Purchasing Division by 3:00 p.m. (local time), September 27, 2021. Questions may be submitted as follows:

Email:

holderds@cityofgainesville.org sowersma@cityofgainesville.org

- 2. Please find attached:
 - a) Copy of the cone of silence information (Financial Procedures Manual Section 41-424 Prohibition of lobbying in procurement matters)
 - b) Apprentice and Disadvantaged Worker Requirement Form for Construction Projects
 - c) Copy of Apprentice-Disadvantage Worker Ordinance #200586
 - d) Copy of the Pre-Bid sign-in sheet for your information
- 3. Diane Holder, Procurement Division, discussed bid requirements.
 - a. Sign-in Sheet is circulating. Failure to sign will result in bid not being accepted.
 - i. Submitted bid to match business name as signed in at pre-bid.
 - b. Bids are to be received by the Purchasing office no later than 3:00 p.m. on October 4, 2021. Any bids received after 3:00 p.m. on that date will not be accepted.
 - c. Send questions in writing to x via email or fax.
 - i. All communication through Diane Holder or Melanie Sowers only. Do not communicate with other City staff.
 - d. Discussed bid due date, time and delivery location.
 - i. Deliver (or have delivered) to Purchasing by 3:00 p.m. on October 4, 2021
 - e. Discussed Living Wage, Local Preference
 - f. Discussed new ordinance for Apprentice and Disadvantaged works. Distributed a copy of Ordinance No. 200586. A form will be included in an addendum. This form must be submitted with your bid.
 - g. Various forms (i.e. Bidder Verification Form Customer History, Proposed Subcontractors form) are to be completed and returned with your bid.
 - i. Sign, date and return all Addenda.

4. Question: Wanted to see if there is a budget or estimate available on this?

Answer: No. The City is looking for the bidders to submit their best price.

5. Question: Is a Bid Bond required?

Answer: No.

6. John Veilleux Public Works, discussed project details

1. Scope:

- a. Milling & resurfacing from just north of 20TH AVE to just south of Newberry Rd; Also includes six (6) foot paved shoulders on both sides from southern limit to Hampton Oaks apartments just south of the southern mall driveway; sidewalk connections for bus stops and mid-block crosswalks; minor drainage work; three (3) midblock crosswalks w RRFB's; nine (9) RTS boarding & alighting areas; signing & marking, and some utility adjustments.
- b. Project Team includes City staff along with HNTB as the Engineer of Record and DRMP is the CEI on the project.

2. Minimum Qualifications:

- a. See ITB Part 1- Responsible: Contractor must be "FDOT Prequalified" and have "5 years' similar work experience".
- b. ITB Part 3-Responsiveness: See "How to Submit a bid". In addition, there is a new Apprentice and Disadvantaged Worker requirement as per City Ordinance 200586, Article 11, Chapter 2; the requirement is that 10% of Labor hours shall be provided by APPRENTICES and another 10% of labor hours to DISADVANTAGE WORKERS; To be responsive the bid must include a (1) Description of the estimated hours for each and a description of the type of labor, and (2) List of resources that will be used to recruit these types of workers.

3. Contract:

- a. This is a unit price contract: The pay items are specified in the bid form for the Agreement, including a Base bid and Alternates #1 and #2.
- b. It's important to note that the plans are modified as follows:
 - i. Crosswalks 1 and 2 have been moved from the Base Bid to Alternate #2.
- c. It's also very important to note that the Construction Agreement and the Technical Specifications supersede the plans and FDOT standard specifications; See paragraph 9 of the Agreement for the Governing Order of documents.
- d. See pay item notes in technical specifications and throughout plan sheets.
- e. The project duration is <u>80 working</u> days to Substantial Completion plus <u>30 calendar</u> days to Final Completion.
- 4. Modifications to FDOT Standard Specifications (Technical Specifications):
 - a. Paragraph 02: See applicable standards and specification noted in these Technical Specifications
 - b. Paragraph 03:
 - i. Section 8 Prosecution and Progress:
 - 1. Partial pay for Stockpile materials will be allowed.
 - 2. Liquidated damage provisions apply.

- 3. Apprentice and Disadvantage Worker documentation will be required with each pay application.
- ii. Section 9 Measurement & Payment:
 - 1. Bituminous adjustment is applicable; no fuel adjustment will apply.
- iii. Section 102 MOT:
 - 1. Contractor is to develop and implement a traffic control plan for the project; See Traffic Control Plan notes and details on plan sheets 55 and 56, as well as the requirements in these Technical Specifications.
 - 2. Work times are described as follows: Night work: 7am to 7 pm; Day work may be requested in 1 week blocks only but no day time closures. See other night and day work requirements and coordination with other entities.
 - 3. Close coordination of work minimizing impacts to RTS is required to maintain pedestrian and bus service during the work. Also, coordination with the Oaks Mall is required as per the traffic control notes and specifications.
- iv. Section 110 Clearing & Grubbing:
 - 1. Trimming requirements and standards apply
- v. Section 120 Excavation and Embankment:
 - 1. Earthwork is LS with the exception of borrow if required. See Basis of Payment in these technical specifications for details.
- vi. Section 334 LAP Asphalt:
 - 1. See modifications to FDOT LAP specifications, including no Composite pay factor.
- vii. Section 337 Friction Course Asphalt:
 - 1. No Composite pay factor.
 - 2. Material transfer vehicle is required for final surfaces.
- viii. Section 344 LAP Concrete:
 - 1. See modifications to FDOT LAP specifications.
 - ix. Section 522 Concrete Sidewalk/Driveways:
 - 1. Target slopes should be 1.5%; Cross slopes over 2% will be rejected.
 - 2. See 6" concrete requirements, ie WWM or PP fiber mesh.
 - x. Section 527 Detectable warnings:
 - 1. Brick shall be red brick; See City detail on special plan sheet 37.
 - xi. Section 570 Performance Turf:
 - 1. Hydroseed is acceptable in lieu of sod or seed.
 - 2. Sod must include certification it's free of noxious weeds, or will be rejected
- xii. Section 700 Signs:
 - 1. City sign post requirements will apply
- c. Paragraph 04 City layout or survey requirements will apply.
- d. Paragraph 05 City As-built requirements will apply.
- e. Paragraph 06 The Rectangular Rapid Flashing Beacons shall be Carmanah Model SC315 (Solar) compatible with City TMC is required.
- f. Paragraph 07 Utility Work Schedules are included in these Technical Specifications.

The following are answers/clarifications to questions received at the mandatory pre-bid conference:

5. Question: Does the time period include alternates?

Answer: Yes.

6. Question: Does the traffic control plan (MOT) have to be signed/sealed?

Answer: No, see Section 102 Technical Specifications for MOT plan.

7. Question: Are there as-builts for the whole job?

Answer: Yes, See Paragraph 05 Technical Specifications.

8. Question: Milling-Was the rutting considered?

Answer: See, plan Typical Sections. Milling into the base in some areas may be required.

9. Question: Are you allowed to drive on the milled surface?

Answer: No, see Section 102 Technical Specifications.

10. Question: There is 2" asphalt and 1" limerock?

Answer: Yes, roughly.

11. Question: Is there a designated laydown area?

Answer: No.

ACKNOWLEDGMENT: Each Proposer shall acknowledge receipt of this Addendum No. 1 by his or her signature below, and a copy of this Addendum to be returned with proposal.

CERTIFICATION BY PROPOSER

The undersigned acknowledges receipt of this Addendum No. 1 and the Proposal submitted is in accordance with information, instructions, and stipulations set forth herein.

PROPOSER:	
BY:	
DATE:	
D111L.	

CITY OF ______ GAINESVILLE

FINANCIAL SERVICES PROCEDURES MANUAL

41-424 <u>Prohibition of lobbying in procurement matters</u>

Except as expressly set forth in Resolution 170116, Section 9, during the Cone of Silence as defined herein no person may lobby, on behalf of a competing party in a particular procurement process, City Officials or employees, except the Procurement Division or the procurement designated staff contact person. Violation of this provision shall result in disqualification of the party on whose behalf the lobbying occurred.

Cone of Silence period means the period between the issue date which allows for immediate submittals to the City of Gainesville Procurement Division in response to an invitation to bid, or a request for proposal, or qualifications, or information, or an invitation to negotiate, as applicable, and the time that City Officials or the Procurement Division, or City Department awards the contract.

Lobbying means when a person seeks to influence or attempt to influence City Officials or employees with respect to a decision of the City, except as authorized by procurement procedures.



Apprentice and Disadvantaged Worker Requirement Form for Construction Projects

(Submit with bid)

□ Construction project exceeding \$300,000				
☐ Electrical work exceeding \$75,000 If one or more of the boxes are checked above you must provide the information required below				
b.) Total estimated apprenticeship hours c.) Identification of apprenticeship program				
			d.) Agency or entity who is responsible for overseeing the apprenticeship program.	
e.) Description of type of labor and estimated labor hours to be performed by apprentices:				
f.) Total estimated disadvantaged worker hours g.) Description of type of labor and estimated labor hours to be performed by disadvantaged workers:				
h) A list of resources that will be used to recruit disadvantaged workers:				

ORDINANCE NO. 200586

1

An ordinance of the City of Gainesville, Florida, amending the Code of Ordinances to create a new Article XI titled "Purchasing Requirements for Certain City Construction Projects" in Chapter 2 - Administration, for the purpose of establishing requirements for certain contractors to employ apprentices and disadvantaged workers on city construction projects; providing directions to the codifier; providing a severability clause; providing a repealing clause; and providing an effective date.

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WHEREAS, to promote the public health, safety, and welfare, the city finds that there is a need to increase job opportunities within the city for disadvantaged workers and learning opportunities for apprentices; and

WHEREAS, the city's poverty rate from the years 2010 to 2017 was dramatically higher than the national level. The city rate in 2017 was 30.3 percent compared to 13.4 percent rate at the national level. The city finds that creating additional job opportunities for those identified as impoverished is in the public interest. (Source: www.welfareinfo.org/poverty-

rate/florida/gainesville); and

2020AnnualReport.pdf); and

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WHEREAS, as of January 2019, Florida's estimated homeless population was 28,328 as reported by Continuums of Care to the U.S. Department of Housing and Urban Development (HUD). The city finds that creating additional job opportunities for homeless persons is in the public interest (Source: www.usich.gov/homelessness-statistics/fl); and

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WHEREAS, Florida administers the Temporary Assistance for Needy Families Program. To be eligible for this program, eligible adults and minor heads of household must immediately enter into work activities. The city finds that providing additional employment opportunities and training opportunities for those individuals receiving public assistance is in the public interest. (Source:www.myflfamilies.com/service-programs/access/docs/TANF-MOE-ACF204-

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WHEREAS, it has been found that the unemployment rate for formerly incarcerated people is nearly five times higher than the unemployment rate for the general United States population, and substantially higher than even the worst years of the Great Depression.

(Source: www.prisonpolicy.org/reports/outofwork.html); and

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WHEREAS, it has been found that formerly incarcerated individuals work in the most insecure and lowest-paying positions, and that the majority of employed people recently released from prison receive an income that puts them well below the poverty line. The city finds

CODE: Words underlined are additions.

that a requirement to use disadvantaged workers (including formerly incarcerated people) on city construction jobs would help to eliminate this barrier and reduce the unemployment rate for formerly incarcerated people. (Source:www.prisonpolicy.org/reports/outofwork.html); and

WHEREAS, while jobs exist for both higher and lower skill workers, the labor market show a higher unemployment rate for lower skill workers in the county. One possible contributing factor to this disparity is that some of the lower skill jobs in the area could employ residents without a higher level of education, but they are sometimes filled with college students who have some advantages over lower skill minority applicants in the eyes of employers. College students can be highly flexible with their schedule and usually have an advanced knowledge of technology that may reduce training costs.

(Source:www.bebr.ufl.edu/sites/default/files/Research%20Reports/ri1_baseline_report.pdf); and

WHEREAS, it is recognized that providing a high quality educational experience is projected to provide a higher lifetime income, more and better employment opportunities and reduce the likelihood of becoming involved with the criminal justice system. More jobs are needed that pay a living wage and more employers are needed who are willing to hire minorities, even those with a criminal record. Jobs are essential to lift people out of poverty, improve educational outcomes, and reduce crime.

 $(Source: www.bebr.ufl.edu/sites/default/files/Research\%20 Reprots/ri1_baseline_report.pdf); and$

WHEREAS, it is in the public interest to enhance alignment and market responsiveness of workforce, education and economic development systems through improved service integration that provides businesses with skilled, productive and competitive talent and Floridians with employment, education, training and support services that reduce welfare dependence and increase opportunities for self-sufficiency, high-skill and high-wage careers and lifelong learning. (Source:https://careersourceflorida.com/wp-

content/uploads/2020/01/Workforce_Innovation_and_Opportunity_Act_Unified_State_Plan_2 020-2024.pdf); and

WHEREAS, the city recognizes that organized, formal apprenticeship training programs are an effective means of providing training and experience to individuals in construction skills and safety procedures. To this end, the city has determined that city-contracted construction projects present a significant opportunity to promote and sustain employment of apprentices in the construction trades; and

 WHEREAS, employment in construction and extraction occupations is projected to grow four percent from 2019 to 2029, about as fast as the average for all occupations, and gain about 296,300 new jobs. Overall growth in the economy and population will increase demand for new buildings, roads, and other structures, which will create new jobs in construction and extraction occupations. (Source: https://www.bls.gov/ooh/construction-and-extraction/home.htm); and

WHEREAS, employment in the construction industry in Gainesville has declined from 3.2% in July 2020 to 1.6% in December 2020 indicating the need for training of construction workers within the city to meet the anticipated demand caused by the growing construction industry. (Source: https://www.bls.gov/regions/southeast/fl_gainesville_msa.htm); and

WHEREAS, the growing construction industry has presented the city an opportunity to help meet current employment needs of all the citizens including apprentices and disadvantaged workers with high paying construction jobs. The city finds that this will improve the economic health of the community as a whole and is in the public interest; and

WHEREAS, according to the U.S. Bureau of Labor Statistics, workers in the Gainesville, FL Metropolitan Statistical Area had an average (mean) hourly wage of \$23.82 in May 2019, compared to the nationwide average of \$25.72. Regional Commissioner Janet S. Rankin noted that, after testing for statistical significance, 19 of the 22 major occupational groups had average wages in the local area that were significantly lower than their respective national averages, including computer and mathematical, business and financial operations, and architecture and engineering. The city commission finds that increasing the opportunity for more high paying construction jobs should have the effect of raising the average mean hourly wage closer to or above the nationwide average.(Source:.https://www.bls.gov/regions/southeast/news-release/occupationalemploymentandwages gainesvillefl.htm); and

WHEREAS, at least 10 days' notice has been given once by publication in a newspaper of general circulation notifying the public of this proposed ordinance and of public hearings to be held in the City Commission Auditorium, City Hall, City of Gainesville; and

WHEREAS, the public hearings were held pursuant to the published notice described at which hearings the parties in interest and all others had an opportunity to be and were, in fact heard.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF GAINESVILLE, FLORIDA:

Section 1. Article XI, titled "Purchasing Requirements for Certain City Construction Projects," is hereby established within Chapter 2 and reads as set forth below. The remainder of Chapter 2 remains in full force and effect.

CHAPTER 2 - ADMINISTRATION

ARTICLE XI. – PURCHASING REQUIREMENTS FOR CERTAIN CITY CONSTRUCTION PROJECTS

Sec. 2-630 - Definitions.

The following words and phrases used in this article shall have the following meanings unless a different meaning is clearly required by the context:

Apprentice means any person who is enrolled and participating in an apprenticeship program registered with the State of Florida Department of Education and/or the United States Department of Labor.

Construction project (or "project") means any construction contracted by the city the anticipated total bid price of which equals or exceeds \$300,000.00 for construction or \$75,000.00 for electrical work. The total bid price shall include not only the base bid price but also any adjustments to the base bid price which are a result of alternates requested by the city.

<u>Construction</u> means the building (verb), altering, repairing, improving, demolishing or replacing of any public structure, roadway, utility or other public improvement.

<u>Cooperative purchasing agreement means purchases made through a public agency</u> contract which allows the use of the contract by other agencies under the same pricing and contract terms.

Disadvantaged worker means (i) a person who has a criminal record, (ii) a disabled veteran, (iii) a person who is homeless, (iv) a person without a GED or high school diploma, (v) a person who is a custodial single parent, (vi) a person who is emancipated from the foster care system, or (vii) a person who has received public assistance benefits within the six months preceding employment by the prime contractor or subcontractor. Public assistance benefits means unemployment benefits, Medicare or Medicaid benefits, or food assistance benefits as administered by the federal government or State of Florida

Employ (or employed) means to permit a person to work for wages.

Labor hours means the actual time that is spent working on the site of a construction project by workers who are employed by the prime contractor or subcontractor, or who are performing offsite fabrication in direct support of the construction project. Labor hours excludes hours worked by forepersons, superintendents, owners, professionals (such as architects, engineers or surveyors), or administrative/office staff.

141	Manager means the city manager and/or the general manager for utilities, as applicable,
142	or their designees.
143	Prime contractor means the party or parties to a contract with the city for a construction
144	project.
145	
146	Subcontractor means any party or parties that, through a secondary contract with the
147	prime contractor, performs some or all of the obligations of the prime contractor on a
148	construction project.
149	Section 2-631. – Apprentice and Disadvantaged Worker Requirements.
150	(a) At least ten percent (10%) of all labor hours performed on a construction project shall be
151	performed by apprentices and at least ten percent (10%) of all labor hours performed on a
152	construction project shall be performed by disadvantaged workers. Labor hours worked by a
153	person who is both an apprentice and a disadvantaged worker shall count toward meeting both
154	requirements. The apprentices and disadvantaged workers may be employed by the prime
155	contractor and/or subcontractor.
156	(b) The prime contractor must make, and require any subcontractor to make, good faith efforts
157	to replace any apprentice or disadvantaged worker who ceases working on the construction
158	project with another apprentice or disadvantaged worker.
159	(c) When responding to a solicitation for a construction project, the prime contractor must
160	demonstrate that at least ten percent (10%) of all labor hours on that project will be performed
161	by apprentices. The response must include, at a minimum:
162	(1) the estimated total labor hours for the construction project;
163	
164	(2) a description of the type of labor and estimated labor hours to be performed by
165	apprentices; and
166	
167	(3) identification of the apprenticeship program(s) and the agency or entity who is
168	responsible for overseeing the apprenticeship program which the prime contractor
169	and/or subcontractor anticipate utilizing.
170	(d) When responding to a solicitation for a construction project, the prime contractor must
171	demonstrate that at least ten percent (10%) of all labor hours on that project will be performed
172	by disadvantaged workers. The response must include, at a minimum:
173	(1) the estimated total labor hours for the construction project:

174	(3) a description of the type of labor and estimated labor hours to be performed by
175	disadvantaged workers; and
176	(3) a list of the resources that will be used to recruit disadvantaged workers.
177	Sec. 2-632. – Compliance; Corrective Action; Enforcement.
178	(a) The contract for a construction project between the city and a prime contractor shall include
179	a provision requiring the prime contractor to comply with the requirements of this article, unless
180	the requirements were waived by the manager pursuant to sec. 2-633 or the construction project
181	is exempt pursuant to sec. 2-635, and a provision advising that failure of the prime contractor to
182	comply with the requirements of this article may result in termination of the contract.
183	(b) If the prime contractor is unable to achieve the required percentage of labor hours
184	performed by apprentices and disadvantaged workers, the prime contractor must submit
185	documentation to the manager evidencing the prime contractor made good faith efforts to
186	comply. Good faith efforts documentation includes, but is not limited to, proof the prime
187	contractor: (i) conducted at least one monthly outreach event; (ii) placed at least two monthly
188	advertisements in two different community targeted local publications to promote prime
189	contractor's monthly outreach event and to inform the public of apprenticeship and
190	disadvantaged worker employment opportunities; (iii) worked with workforce development
191	organizations to recruit apprentice and disadvantaged worker applicants; and (iv) registered job
192	openings, and required subcontractors to register job openings, with social service organizations
193	that offer same. Upon receipt and review of the documentation, the manager may waive or
194	lower the required percentage as set forth in sec. 2-633.
195	(c) The prime contractor shall keep, and require subcontractors to keep, records that document:
196	(1) the total labor hours for the construction project;
197	
198	(2) the total labor hours performed by apprentice and disadvantaged workers;
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200	(3) the apprentice and/or disadvantaged worker status for each such person;
201	
202	(4) the name, address, work classification and hours worked each pay period for each
203	apprentice and disadvantaged worker on the construction project.
204	The prime contractor shall submit these records to the manager each quarter and upon
205	completion of the work and at any time upon request of the manager. The records shall be
206	cumulative for the duration of the construction project.

- 207 (d) If the prime contractor has not met the requirements of this article and they have not been
- 208 waived or lowered pursuant to Sec. 2-633, the manager will provide written notice of violation
- 209 to the prime contractor. The prime contractor must take action to correct the violation within
- 210 thirty (30) days of receipt of the written notice, unless the manager determines that a longer
- 211 time period is necessary and in the best interest of the city. Failure of the prime contractor to
- 212 correct the violation within the time period specified by the city may result in the city terminating
- the contract and/or seeking other remedies, including damages.

214 Sec. 2-633 – Manager Authority

- 215 (a) The manager is authorized to prepare administrative policies and procedures to implement.
- 216 monitor and enforce the requirements of this article.
- 217 (b) The manager is authorized to waive or lower the apprentice and/or disadvantaged worker
- 218 requirements in the solicitation documents if the manager determines that the construction
- 219 project involves a high proportion of equipment and/or material costs compared to the
- anticipated labor hours, or in the case of the apprentice requirements, that there is an insufficient
- 221 number of apprentices available for the type of labor in the project. The manager shall document
- in writing their reasoning for the waiver or lowering of the requirements.
- 223 (c) After bid opening and prior to award of a contract, the manager is authorized to waive the
- apprentice and/or disadvantaged worker requirements or reject all bids and re-solicit, if none of
- 225 the responses meet the requirements of sec. 2-631(c) and (d).
- 226 (d) During the performance of a construction contract, the manager is authorized to waive or
- 227 lower the apprentice and/or disadvantaged worker requirements during the performance of a
- 228 construction project, upon finding that despite documented good faith efforts, as described in
- sec. 2- 632(b), the prime contractor is unable to meet the requirements. The manager shall
- 230 document in writing their reasoning for the waiver or lowering of the requirements and the
- 231 waiver or lower requirement shall be documented in an amendment to the contract with the
- 232 prime contractor.
- 233 (e) The manager shall annually provide a report to the city commission regarding the employment
- 234 of apprentices and disadvantaged workers in construction projects. At a minimum, the report
- 235 must include the total dollar value of awards of construction projects, the number of apprentices
- and disadvantaged workers who worked on such projects, the total number of labor hours
- 237 worked on such projects and the number of labor hours worked by apprentices and
- 238 disadvantaged workers on such projects.
- 239 Sec. 2-634. Living Wage Exception for Apprentices.

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CODE: Words underlined are additions.

- If a wage is set by the registered apprenticeship program in which the apprentice is enrolled, the prime contractor or subcontractor shall pay that wage to the apprentice. If a wage is not set by the apprenticeship program, the city's living wage requirements as set forth in article IX of this chapter shall apply.
- Sec. 2-635. Exemptions.

- The requirements set forth in this article shall not apply to any of the following:
 - (a) Construction projects where application of the apprentice or disadvantaged worker requirement is prohibited or in conflict with federal or state law or the terms of a federal or state grant applicable to the construction project;
 - (b) Construction projects that are awarded under a cooperative purchasing agreement;
 - (c) Construction projects awarded through another public agency's procurement process when the city's involvement is limited as set forth in an interlocal agreement, or other document; or
 - (d) Construction projects necessary to address an emergency situation.
- **Section 2.** It is the intention of the City Commission that the provisions of Section 1 of this Ordinance shall become and be made a part of the Code of Ordinances of the City of Gainesville, Florida, and that the sections and paragraphs of this Ordinance may be renumbered or re-lettered in order to accomplish such intentions.
- **Section 3.** If any word, phrase, clause, paragraph, section or provision of this ordinance or the application hereof to any person or circumstance is held invalid or unconstitutional, such finding shall not affect the other provisions or application of the ordinance which can be given effect without the invalid or unconstitutional provisions or application, and to this end the provisions of this ordinance are declared severable.
- **Section 4.** All ordinances or parts of ordinances, in conflict herewith are to the extent of such conflict hereby repealed.
- **Section 5.** This ordinance shall become effective immediately; however to allow time for education and implementation, it shall apply to solicitations for construction projects issued by the City on or after July 1, 2021.

271	PASSED AND ADOPTED THIS 1 st DAY OF April, 2021.	
272 273		Jan J
274		LAUREN POE
275		MAYOR
276	ATTEST:	Approved as to form and legality
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278279	Omplile Olympy	Nicolle M. Shalley
280	OMICHELE D. GAINEY	NICOLLE M. SHALLEY
281	CITY CLERK	CITY ATTORNEY
282		
283		
284		
285	This ordinance passed on first reading this 4 th day of March, 2021.	
286		
287	This ordinance passed on second read	ding this 1 st day of April, 2021.
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CITY OF GAINESVILLE GENERAL GOVERNMENT PURCHASING DIVISION MANDATORY PRE-BID CONFERENCE

SW 62ND Blvd Resurfacing

DATE: September 17, 2021 @ 10:00 AM LOCAL TIME BID #PWDA-220015-MS

DUE DATE: October 4, 2021, AT 3:00PM LOCAL TIME

& ADDRESS	<u>YOUR</u> SIGNATURE, PRINTED <u>NAME,</u> PHONE NUMBER & EMAIL ADDRESS
1) Legal Name: DRMP Inc.	
DBA: 941 talle Baldwin Lane	Ryan Perlarin
Muds FL 32814	PRINTED NAME PHONE # (407) 376-3945
	E-MAIL: rpellarin@drmp.com
2) Legal Name: Preferred Matrials	Pu la
DBA: 11482 Columbia Pade Orive W, Str 3	Travis Stretter
Jacksonville, PC 72258	PRINTED NAME PHONE # (<u>904</u>) <u>388-6300</u>
	E-MAIL: trawistration of prefrontwaterick.com
3) Legal Name: Cornerstone Barricades, In	c Palande
DBA: 3201 SW 42rd St, Svite 5	Seyi Falade
bainesville, FL 32608	PRINTED NAME PHONE # (352) 373-801
	E-MAIL: Seyi. falade @ conversionelsurionels
4) Legal Name: Bucky Howell	BMI V. II
DBA: Anduson Columbia Co Inc	SIGNATURE
January Colwolling & Fire	PRINTED NAME PHONE # (386) 623-3073
	E-MAIL: buch, howell Cardeson columbia, com
5) Legal Name: V. E. Whitehurst & Sons,	Inc. December
DBA: 20551 NE 75th ST	Devin Whitehurst
Williston, FL 32696	PHONE # (352) 528-2101
	E-MAIL: dwhitehurst @ vewhitehurst
	Com

CITY OF GAINESVILLE GENERAL GOVERNMENT PURCHASING DIVISION MANDATORY PRE-BID CONFERENCE

SW 62ND Blvd Resurfacing

DATE: September 17, 2021 @ 10:00 AM LOCAL TIME

BID #PWDA-220015-MS

DUE DATE: October 4, 2021, AT 3:00PM LOCAL TIME

& ADDRESS 6) Legal Name: John Velleux Public Worlds DBA: DBA:	
DBA:	
DBA:	
DDTNITED NAME	
DUONE # 12 FOR SULL SULL SULL SULL SULL SULL SULL SUL	
PRINTED NAME PHONE # (357) 343-8418	/
E-MAIL: Veilleux ecityo 6 Saines VII	10
	'\ \
7) Legal Name: Brian Sincuson	
DBA: (OG	
PRINTED NAME	
PHONE # (<u>352</u>) 222 - 5/03	
E-MAIL: SINRIPON ON C CITY OF SAWS OU	119.02
8) Legal Name: Doug VABNE/	
SIGNATURE	
PRINTED NAME	
PHONE # (<u>3/1</u>) <u>\$18-9760</u>	
E-MAIL: Pour @WATSON CONSTANCES. IN	
9) Legal Name: Jonathan Barkey	
PRINTED NAME	
PHONE # (\$52) 281 626 9	
E-MAIL: sharley & watson construct.	Om
	. , (
10) Legal Name: Ricky Walker Richy Walher	
SIGNATURE	
PRINTED NAME	
PHONE # (35a) 393-78/7	
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CITY OF GAINESVILLE GENERAL GOVERNMENT PURCHASING DIVISION MANDATORY PRE-BID CONFERENCE

SW 62ND Blvd Resurfacing

DATE: September 17, 2021 @ 10:00 AM LOCAL TIME BID #PWDA-220015-MS

DUE DATE: October 4, 2021, AT 3:00PM LOCAL TIME

YOUR <u>COMPANY'S</u> LEGAL NAME, DBA NAME & ADDRESS 11) Legal Name: <u>HNTB CORPORATION</u> DBA:	SIGNATURE JOHN S. FOWLER PRINTED NAME
	E-MAIL: jsfowler @ hntb. com
DBA:	PRINTED NAME PHONE # ()
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