Monday, November 9, 2020 7:00 pm



Town Hall Commission Chambers 247 Edwards Lane Palm Beach Shores, FL 33404

TOWN COMMISSION SPECIAL CALLED MEETING AGENDA

Mayor Alan Fiers

Vice Mayor Roby DeReuil

Commissioner Bob Stanton Commissioner Tom Mills Commissioner Scott McCranels Keith Davis, Town Attorney Town Administrator Wendy Wells Town Clerk Evyonne Browning

PLEASE NOTE: THIS MEETING MAY BE CONDUCTED USING COMMUNICATION MEDIA TECHNOLOGY

INSTRUCTIONS TO JOIN MEETING ELECTRONICALLY

To join meeting by computer via video/audio click or type the following link in the address bar:

https://townofpalmbeachshores.my.webex.com/townofpalmbeachshores.my/j.php?MTID=m7f3c 5f80ce576f328871da58d6c34676

Meeting Number: 132 788 5166 Password: 1109

To join meeting by phone (voice only)

Phone Number: +1-408-418-9388 United States Toll Access Code: 132 788 5166 Password: 1109 The entire agenda packet is available on the Town's website: www.palmbeachshoresfl.us

1. CALL TO ORDER

- a. Pledge of Allegiance
- b. Roll Call

2. <u>APPROVAL OF MEETING AGENDA</u> (Additions, substitutions, deletions)

3. ACTION ITEMS

a. Review and approve proposal from Shenandoah for purchase and installation of stormwater pipe liner and tidal valve at Lake and Bamboo. Contract to piggyback off Broward College contract.

4. <u>PUBLIC COMMENTS</u> PUBLIC PARTICIPATION AND OPPORTUNITY TO BE HEARD (Resolution R-7-13)

6. ADJOURNMENT

PLEASE TAKE NOTICE AND BE ADVISED, that if any interested person desires to appeal any decision made by the Town Commission with respect to any matter considered at this meeting or hearing, such interested person will need a record of the proceedings, and for such purpose may need to insure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based. The meeting/hearing will be continued from day to day, time to time, place to place, as may be found necessary during the aforesaid meeting.

IN ACCORDANCE WITH THE PROVISIONS OF THE AMERICANS WITH DISABILITIES ACT (ADA), THIS DOCUMENT CAN BE MADE AVAILABLE IN AN ALTERNATE FORMAT (LARGE PRINT) UPON REQUEST AND SPECIAL ACCOMODATIONS CAN BE PROVIDED UPON REQUEST WITH THREE (3) DAYS ADVANCE NOTICE. FOR <u>HEARING ASSISTANCE</u>: If any person wishes to use a hearing device, please contact the Town Clerk.



1888 NW 22nd Street (954) 975-0098 Pompano Beach, FL, 33069 shenandoahus.com

PROPOSAL #P19397

Page 1 of 1

DATE: October 27, 2020 SUBMITTED TO: Palm Beach Shores, Town of STREET: 247 Edwards Lane CITY, STATE & ZIP: Palm Beach Shores, FL PHONE: (561)844-3457 FAX: (561) 863-1350 EMAIL: awelch@pbstownhall.org JOB NAME: Bamboo Outfall CIPP & Wastop (WAPRO) Valve ATTENTION: Alan Welch

We propose to furnish a crew and all necessary equipment to Step 1: clean and CCTV inspection of existing 30" VCP main from CB1 to outfall to verify actual length, diameter and any issues that would prevent lining.

Step 2: Install full length CIPP liner from CB1 to Outfall 260' +/-. Post video upon completion.

Step 3: Install WASTOP value at outfall after CIPP liner is complete. at the above mentioned job location. This work will be performed at our following hourly and/or unit prices:

#1 Storm Drain Video 0-48" (CIPP) (CIPP)	(at \$6.00 Per L.F.)	520 L.F.	\$3,120.00
#9 4" Pump (CIPP) (CIPP)	(at \$25.00 Per Hour)	30 hour(s)	\$750.00
#27 CIPP 30" (0-6' Depth) (CIPP)	(at \$121.00 Per L.F.)	260 L.F.	\$31,460.00
#60 Clean 30" Pipe (CIPP)	(at \$2.00 Per L.F.)	260 L.F.	\$520.00
#96 Foreman (Valve Install)	(at \$55.00 Per Hour)	10 hour(s)	\$550.00
#97 Equipment Operator (Valve Install)	(at \$150.00 Per Hour)	10 hour(s)	\$1,500.00
#98 Labor (Valve Install)	(at \$35.00 Per L.F.)	30 L.F.	\$1,050.00
#101 Dive Crew (if needed) (Valve Install)	(at \$450.00 Per Hour)	10 hour(s)	\$4,500.00
#125 Mobilization Fee (Valve Install)	(at \$300.00 Each)	1 Each	\$300.00
#126 Material Cost +10% Markup (Valve Install)	(at \$16,000.00 Estimated)	1 Estimated	\$16,000.00
Total:			\$59,750.00

Estimated Total:

The above pricing is from a piggy back to our current Broward College Contract RFP-2018-167-EH. The above items and quantities are estimated and actual will be invoiced. Client must provide right to have Shenandoah access outfall area for scope of work (cleaning, CIPP and valve install). WAPRO valve will be ordered once CIPP liner ID is measured and confirmed

SIGNATURE:

SHENANDOAH GENERAL CONSTRUCTION CO. Anthony Guglielmi

TITLE Estimator DATE 10/27/2020

ACCEPTANCE OF PROPOSAL / SIGN & RETURN

The above prices, specification and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified.

SIGNATURE:

COMPANY NAME: REPRESENTATIVE: DATE: TITLE:

AMENDMENT NO. 1 ("AMENDMENT") TO CONTRACT FOR SERVICES

This Amendment is made and entered into on ______, to the Contract for Services ("Contract") entered into on November 27, 2018 by and between the District Board of Trustees of Broward College, Florida ("College") and Shenandoah General Construction Company ("Vendor") (Collectively the "Parties").

WHEREAS, Section 14 of the Contract provides that the Contract may be amended only when reduced to writing and signed by both Parties;

WHEREAS, the Parties each desire to amend the Contract as follows:

1) Add Item 127 to Contract Exhibit A-1. The Description is "Dump Truck With Operator", Unit is "Hour", Quantity is "1", Unit Price is "\$70.00" and Total is "\$70.00).

WHEREAS, all other terms and conditions of the Contract remain unchanged.

IN WITNESS WHEREOF, the Parties have executed this Amendment as of the dates appearing under their signatures.

VENDOR	COLLEGE
20	DocuSigned by:
Signature	Signature 45435
Danny DiMura	
	John Dunnuck
Name	Name
VP	
	Chief Operating Officer
Title	Title
11/15/2019	
	1/19/2020
Date	Date





WAPRO USA 150 N Michigan Ave. #1959 Chicago, IL 60601 PH: 888-927-8677 Date: November 2, 2020 From: Richard Neal SE Regional Sales Manager

Attention: Alan Welch City of Palm Beach Shores Att: Public Works Department

Reference: Manufacture and supply of WASTOP Valves

Mr. Alan Welch,

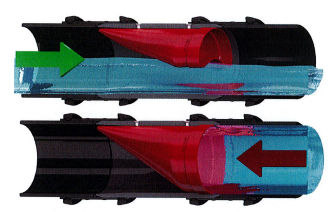
WAPRO is the sole manufacture of the WASTOP Backflow Prevention Valve line. As the sole manufacture of this patent protected product line we take great pride in the quality, research, design and distribution. In the State of Florida. Your direct representative for sales, warranty issues and technical information is Richard Neal. Pricing, warranty and delivery are controlled by WAPRO USA, main office in Chicago IL.

Thank you for inquiring and requesting information on this and all WAPRO products. We look forward to working with the City of Palm Beach Shores again and in the future.

Thank you, Richard Neal Regional Sales Manager Office: Orlando FL WAPRO USA PH: 407 398 9868 EM: <u>Richard.Neal@wapro.com</u>

WASTOP®

WASTOP[®] INLINE CHECK VALVE



We all know someone who has been affected by it. We see it, feel it and experience it. Climate change and rising sea levels are affecting us all. Through the innovation of WaStop Inline Check Valve, we at Wapro have prevented thousands of floods worldwide.

In order to protect against flooding, we at Wapro have engineered the WaStop to ensure the lowest possible opening pressure whilst maintaining the best possible seal against backflow. This, combined with the lowest headloss available, gives the most efficient flow conditions, ensuring the fastest evacuation of water. An essential quality of check valves used to protect people and property. WaStop protects.

THE BENEFITS OF WASTOP®

- Easy installation saving on construction & installation costs
 Superior construction materials
- Lowest headloss amongst inline check valves
 Low life cycle cost
- No moving parts virtually maintenance-free
- · Many dimensions 3" 72" std & non-standard pipes
- \cdot Stops liquids, gases, odors, insects and small animals
- · Stops backflow effectively even in low flow events

APPLICATIONS - WASTE WATER, SURFACE WATER, TIDAL AREAS

We at Wapro know that any solution for flood prevention or odor control needs to function. Simply, effectively. That's why, when we invented the WaStop inline check valve in 2000 we had one thought in mind. Instant automatic protection. Working on differential pressure the WaStop functions autonomously, without human interaction, without electricity, without constant maintainence. It just works.

To invent the best inline check valve on the market our engineers went one step further. We also thought about the different parts of the process and who would be affected by the design of the valve. With function at the forefront of their minds, our engineers developed a valve that works in stormwater, sewer, odor applications, as well as ensuring coverage of existing pipes sizes to enable retro-fitting with ease. We cover all sizes of pipes, all shapes, from 3'' - 72''. As standard. Off the shelf in most cases, for fast delivery. We keep a stock to ensure the contractor and end user can keep time and costs to a minimum.





WASTOP®

BENEFITS OF SUPERIOR CONSTRUCTION

WaStop is designed to provide asset and property owners' peace of mind. Simply the most reliable, high quality inline check valve in existance.

P. L'TERE

HOUSING & SEAL

- · Thin stainless housing
- Perfect function regardless of the existing pipe quality
- $\cdot\,\,$ Peace of mind knowing the seal is 100% tight
- Low life-cycle cost
- Lower energy costs
- Quick, easy installation

DOUBLE COLLARS

- Fast deliveries
- Easy installation for inlet or outlet installation
- Reduces costs by having one product for multiple installations situations
- Helps you meet your budget

FIXATION MATERIAL

- Long life expectancy and low life-cycle cost with high quality materials
- Peace of mind engineered product that exceeds expectations

MEMBRANE

- Stops backflow effectively even in low flow conditions
- Pulsating flow reduces sedimentation up and downstream
- Extremely low headloss
- · Low maintenance costs
- · Memory membrane doesn't sag

THE VERSATILITY OF WASTOP®



INLINEINSTALLATION



CHAMBERINSTALLATION

OUTLETINSTALLATION



FLANGEINSTALLATION



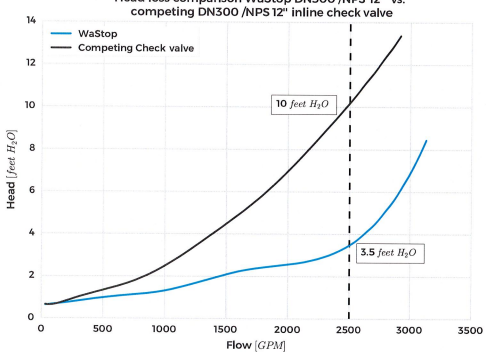
WASTOP® PRE-INSTALLED IN AN ACCESS CHAMBER

The WaAccess Chamber provides you with peace of mind. Once installed the WaAccess chamber provides complete protection against backflow in the sewer or combined sewer network. One ingenious product protects your basement or property from flooding caused by an overload or surcharge in the sewer system.

- · Easy access from ground level
- \cdot Easy to inspect simply lift manhole cover and pull up the WaStop module
- \cdot Delivered complete inspection chamber and check valve in one

LOW HEAD LOSS IS ESSENTIAL

Comparing head loss data is difficult as the test procedure is rarely presented and there are multiple ways of altering data. However, the test results shown below were conducted in the same facility with the same reference points etc. are comparable. The test result shows that the WaStop has 65% lower head loss than a competing inline check value at flow 2500 GPM. Both valves were tested in the same open air scenario.



Head loss comparison WaStop DN300 /NPS 12" vs.

THE WIDEST RANGE OF SIZES TO SUIT ALL PIPES

We at Wapro know that there is a wide range of pipes available on the market, and that these pipes aren't always perfect. To ensure the valve we provide to you with fits perfectly and protects 100% we're engineered the guess work out of it.

Keeping in line with our customer promise of common sense and simplicity, we have developed a standard range of WaStop from NPS 3" - 72". On top of this we have a Superior Fit Seal to ensure there is no leakage between the existing pipe and the WaStop Inline Check Valve. We designed this seal to not only create the perfect fit, but also to ensure quick easy installation. Time is money.

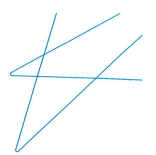
All sizes are available in short versions or with flanges and can be customized to suit your needs. All WaStop standard valves are reversible for inlet or outlet installation and are able to be used vertically as well as horizontally.





WASTOP STANDARD RANGE DIMENSIONS

Long life-cycle is part of our DNA. It's part of our values. With this in mind we use the right materials for the right application. Stainless steel AISI 304 (EN1.4301) and AISI 316L (EN1.4404), and PVC/PE, along with a membrane material suited to the application.



WASTOP STANDARD - 304/316 STAINLESS STEEL

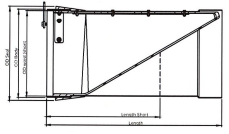
Model*	NPS	Length	Length (Short**)	OD seal	OD body	OD waist (OD Short)	Opening pressure standard***	Closing pressure standard	Weight
	[in]	[in]	[in]	[in]	[in]	[in]	[inH ² O]	[inH ² O]	[lbs]
WS97	4	8.3	6.3	4.0	3.8	3.7	7	3	1.5
WS101	4	8.5	6.5	4.1	3.9	3.8	7	2	1.8
WS116	5	9.1	6.3	4.7	4.5	4.4	10	4	2.0
WS146	6	11.8	7.9	6.3	5.7	5.5	9	3	5.2
WS183	8	15.2	10.6	7.9	7.1	6.8	10	5	9.3
WS193	8	15.6	10.8	8.3	7.5	7.2	8	4	10
WS215	9	17.7	11.8	9.3	8.5	8.1	9	5	12
WS230	10	18.9	12.6	9.8	9.1	8.7	8	5	14
WS240	10	20.5	13.8	10.2	9.4	9.1	7	4	15
WS265	11	21.7	14.4	11.2	10.4	10.1	7.1	4.7	22
WS290	12	23.6	15.7	12.2	11.4	11.0	9	6	22
WS340	14	27.6	19.7	13.9	13.4	12.9	14	9	40
WS370	15	28.7	19.7	15.5	14.6	14.1	9	6	44
WS390	16	29.5	19.7	16.3	15.4	14.9	12	7	53
WS440	18	33.1	22.0	18.4	17.4	17.0	8	6	62
WS490	20	35.4	23.6	19.9	19.3	18.7	11	7	64
WS590	24	47.2	31.5	24,1	23.1	22.3	15	9	106
WS690	28	51.2	34.3	28.1	27.2	26.4	11	7	139
WS750	30	55.1	37.4	30.3	29.5	28.6	15	9	165
WS790	32	59.1	39.4	32,3	31,1	30.2	14	9	194
WS885	36	66.9	÷.	36.4	34.8	33.7	16	11	256
WS985	40	70.9	-	40.4	38.8	37.6	15	10	311
WS1040	42	78.7	-	-	40.9	-	13.8	8.7	487
WS1185	48	88.6	-	-	46.7	45.5	18	ון	639
WS1385	56	102.4	-	-	54.5	53.1	21	14	970
WS1485	60	110.2	-	-	58.5	56.7	24	15	1415

*We have a standard set of sizes which can be customized, easily, to suit any application. Flanges on inlet, outlet or somewhere in between are all easily available. Quickly. **Customized extra short valves are available. *** Open air. Standard membrane. Lower and higher opening pressures available.

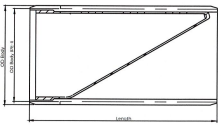
WASTOP STANDARD - PVC/PE

Model	NPS	L	OD body	Opening pressure standard	Closing pressure standard	Weight
	[in]	[in]	[in]	[inH ² O]	[inH ² O]	[lbs]
WS75PVC	3	4.9	3.0	7	3	0.6
WS110PVC	4	8.3	4.3	8	2	1.9
WS125PVC	5	9.4	4.9	7	3	2.6
WS160PVC	6	12.2	6.3	9	3	4.7
WS200PVC	8	15.7	7.9	7	4	9.0
WS250PE	10	18.9	9.8	9	5	14
WS250PE-I	10	18.9	9.3	9	6	10
WS315PE	12	23.6	12.4	9	6	28
WS315PE-I	12	23.6	11.6	9	7	18

WASTOP STANDARD - STAINLESS



WASTOP STANDARD - PVC/PE





www.wapro.com



Cypress Creek Administrative Center 6400 N.W. 6th Way, Fort Lauderdale, FL 33309 Phone 954-201-7455/Fax 954-201-7330 broward.edu/community/vendor

SUPERCEDES LETTTER DATED NOVEMBER 30, 2018

October 8, 2019

Ms. Margaret Lary, Shenandoah General Construction Company 1888 NW 222nd St. Pompano Beach, FL 33069

email: margaret.lary@shenandoahconstruction.com

Dear Ms. Lary:

This is to confirm that your response for <u>Storm Drain Cleaning, Repairs and Maintenance (term contract)</u>, contract <u>RFP-2018-167-EH</u>, has been approved by the College.

Pursuant to the terms and conditions of this solicitation, it is necessary that your company provides the College with a Certificate of Insurance within <u>ten (10) days</u> of this notification. "The District Board of Trustees of Broward College, Florida" shall be named as an additional insured under the General Liability policy. The address in the Certificate Holder box is to read: "The District Board of Trustees of Broward College, Florida, Office of Risk Management, 6400 N.W. 6th Way, Fort Lauderdale, FL 33309". Please include the solicitation number on the certificate.

We request that your firm register as a vendor with Broward College; this will allow us to issue purchase orders or make payments against invoices to your company. To register, please use the following link to complete the process: http://www.broward.edu/community/vendor/Pages/default.aspx

The initial term of this contract is thirty-six (36) months from the date of this contract award. This contract includes three (3) additional, one-year renewal options subject to the College's approval. The Procurement Services Office reserves the right to issue each Option-to-Renew, in the best interest of the College. The initial term shall be:

CONTRACT PERIOD: November 27, 2018 through November 26, 2021

If there are any questions, please feel free to contact Eileen Hunt, Procurement Contracting Officer, at (954) 201-5317.

Sincerely:

Zaida Riollano, CPPB District Director, Strategic Sourcing

Attachment: fully executed contract

cc: RFP-2018-167-EH File Kenneth Klindt, Senior AVP, Facilities Management Sean Devaney, AVP, Facilities Collegewide Maintenance



CONTRACT FOR SERVICES TERMS AND CONDITIONS

This contract for services ("Contract") is entered into as of	20 <u>18</u> between
the District Board of Trustees of Broward College, Florida ("College")	and
Shenandoah General Construction Company	("Vendor")
(collectively, the "Parties"), will be in effect until 3 years after execution	("Contract").

1. INVOICES AND PAYMENTS.

2. INDEMNIFICATION.

For value received, the Vendor shall indemnify and hold the College, its officers, directors, board of trustees, agents, assigns, and employees harmless from liabilities, damages, losses and costs, including, but not limited to reasonable attorneys' fees, to the extent caused by the negligence, recklessness or intentionally wrongful conduct of the Vendor and other persons employed or utilized by the Vendor in the performance of the Contract. The Vendor further acknowledges that it is solely responsible for ensuring its compliance and the compliance of its subcontractors, suppliers, agents, assigns, invitees and employees with the terms of this Contract. This paragraph shall survive the expiration or termination of this Contract.

3. INDEMNIFICATION FOR INFRINGEMENT OF ANY INTELLECTUAL PROPERTY CLAIMS.

For value received, the Vendor shall indemnify and hold the College, its officers, directors, board of trustees, agents, assigns, and employees harmless from liabilities, damages, losses and costs, including, but not limited to reasonable attorneys' fees for any claim or lawsuit brought alleging infringement of any intellectual property right based on any software, books, articles or any other materials ("Materials") used by Vendor in accordance with this Contract. Vendor warrants that the materials are owned by or licensed to the Vendor. Vendor is solely responsible for ensuring its compliance and the compliance of its subcontractors, suppliers, agents, assigns, invitces and employees with the terms of this Contract. This paragraph shall survive the expiration or termination of this Contract.

4. TERMINATION FOR DEFAULT.

A "material breach" of this Contract is defined as any substantial, unexcused non-performance by failing to perform an act that is an important part of the transaction or performing an act inconsistent with the terms and conditions of the Contract. If the Vendor materially fails to fulfill its obligations under this Contract, the College will provide written notice of the deficiency by forwarding a Cure Notice citing the specific nature of the material breach. The Vendor shall have thirty (30) days to cure the breach. If the Vendor fails to cure the breach within the thirty (30) day period, the College shall issue a Termination for Default Notice. The College may pursue whatever legal and/or equitable remedies it chooses regarding Vendor's breach of contract.

5. TERMINATION FOR CONVENIENCE.

The College may terminate this Contract with or without cause at any time for convenience upon 30 calendar days' prior written notice to the Vendor. In the event of termination for convenience, the College shall compensate the Vendor for all authorized and accepted deliverables and/or services completed through the date of termination in accordance with the Statement of Work, which is attached hereto and incorporated herein as Exhibit "A." The College shall be relieved of any and all future obligations hereunder, including but not limited to lost profits and consequential damages, under this Contract. The College may withhold all payments to the Vendor for such work until such time as the College determines the exact amount due to the Vendor.

<u>6. AUDIT.</u>

The Vendor shall maintain all records, books and documents pertinent to the performance of this Contract in accordance with generally accepted accounting principles consistently applied. The College shall have inspection and audit rights to such records for a period of 3 years from final payment under this Contract. Records relating to any legal disputes arising from performance under this Contract shall be made available until final disposition of the legal dispute. If the audit reveals that Vendor owes the College any funds, Vendor shall pay for the audit and return all funds to the College immediately.

7. NONDISCRIMINATION.

The Vendor hereby assures that no person shall be excluded on the grounds of race, color, religion, national origin, disability, age gender, marital status, sexual orientation or any other basis prohibited by law from participation in, denied the benefits of, or otherwise be subjected to discrimination in any activity hereunder. The Vendor shall take all measures necessary to effectuate these assurances.

8. PUBLIC ENTITY CRIMES/SDN LIST.

The Vendor, by its execution of this Contract, acknowledges and attests that neither it, nor any of its suppliers, subcontractors, affiliates or consultants who shall perform work which is intended to benefit the College, is a State of Florida convicted vendor or is included on the State of Florida's discriminatory vendor list. The Vendor further understands and accepts that this Contract shall be either void or subject to immediate termination by the College, in the event there is any misrepresentation or lack of compliance with the laws and the mandates of Section 287.133 or Section 287.134, respectively, Florida Statutes. The College, in the event of such termination, shall not incur any liability to the Vendor for any work or materials furnished.

9. PUBLIC RECORDS/REQUEST FOR CONTRACTOR RECORDS.

The Vendor shall allow public access to all project documents and materials in accordance with the provisions of Chapter 119, Florida Statutes. Should the Vendor assert any exemptions to the requirements of Chapter 119 and related statutes, the burden of establishing such exemption, by way of injunctive or other relief as provided by law, shall be upon the Vendor and Vendor shall bear all costs and fees related to the same.

If the Vendor meets the definition of "contractor" under Section 119.0701, Florida Statutes, in addition to other contract requirements provided by law, the Vendor must comply with public records laws, and shall:

- (a) Keep and maintain public records required by the College to perform the service.
- (b) Upon request from the College, provide the College with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law.
- (c) Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the Vendor does not transfer the records to the College.
- (d) Upon completion of the Contract, transfer, at no cost, to the College all public records in possession of the Vendor or keep and maintain public records required by the College to perform the service. If the Vendor transfers all public records to the College upon completion of the Contract, the Vendor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Vendor keeps and maintains public records upon completion of the contract, the Vendor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the College, upon request from the College's custodian of public records, in a format that is compatible with the information technology systems of the College
- (e) IF THE VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE VENDOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE COLLEGE AT (954) 201-7639, LEGALSERVICES@BROWARD.EDU, OR 111 EAST LAS OLAS BOULEVARD, #523, FORT LAUDERDALE, FL 33301.

IN ADDITION, THE VENDOR ACKNOWLEDGES THAT THE COLLEGE CANNOT AND WILL NOT PROVIDE LEGAL ADVICE OR BUSINESS ADVICE TO THE VENDOR WITH RESPECT TO ITS OBLIGATIONS PURSUANT TO THIS SECTION RELATED TO PUBLIC RECORDS. THE VENDOR FURTHER ACKNOWLEDGES THAT IT WILL NOT RELY ON THE COLLEGE OR ITS COUNSEL TO PROVIDE SUCH BUSINESS OR LEGAL ADVICE, AND THAT THE VENDOR IS HEREBY ADVISED TO SEEK BUSINESS/LEGAL ADVICE WITH REGARD TO PUBLIC RECORDS MATTERS ADDRESSED BY THIS CONTRACT. THE VENDOR ACKNOWLEDGES THAT ITS FAILURE TO

Page 3 of 10

Contract for Services

COMPLY WITH FLORIDA LAW AND THIS CONTRACT WITH RESPECT TO PUBLIC RECORDS SHALL CONSITUTE A MATERIAL BREACH OF THIS CONTRACT AND GROUNDS FOR TERMINATION PURSUANT TO PARAGRAPH 4.

10. NO WAIVER OF SOVEREIGN IMMUNITY.

Nothing contained herein shall be construed or interpreted as: (1) denying to either party any remedy or defense available to such party under the laws of the State of Florida or the United States; (2) the consent of the State of Florida or their respective officers, employees, servants, agents, agencies, or public bodies corporate to be sued; or (3) a waiver of sovereign immunity of the State of Florida or the United States by any agency or political subdivision to which sovereign immunity may be applicable or of any rights or limits to liability existing under Florida Statutes Section 768.28 or beyond that provided by applicable law. This section shall survive the termination of all performance or obligations under this Contract and shall be fully binding until such time as any proceeding brought on account of this Contract is barred by any applicable statute of limitations.

<u>11. COLLEGE'S TAX EXEMPTION.</u>

The Vendor shall not utilize the College's tax exemption certificate number issued pursuant to Sales and Use Tax Law, Chapter 212, Florida Statutes, when purchasing materials used to fulfill its contractual obligations with the College. The Vendor shall be responsible and liable for the payment of all applicable FICA/Social Security and other taxes resulting from this Contract.

12. ASSIGNMENT/GUARANTOR.

The Vendor shall not assign, delegate or otherwise transfer its rights and obligations as set forth in this Contract without the prior written consent of the College. Any attempted assignment in violation of this provision shall be null and void. The Vendor shall not pledge the College's credit or make the College a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. Pledging the College's credit shall also be construed to include the use of "factoring agents" or the practice of selling business accounts receivables to a third party at a discount for the purpose of obtaining funding which is also expressly prohibited.

13. FORCE MAJEURE.

Notwithstanding any provisions of this Contract to the contrary, the Parties shall not be held liable for any failure or delay in the performance of this Contract that arises from fires, floods, strikes, embargoes, acts of the public enemy, unusually severe weather, outbreak of war, restraint of government, riots, civil commotion, force majeure, act of God, or for any other cause of the same character which is unavoidable through the exercise of due care and beyond the control of the Parties. Failure to perform shall be excused during the continuance of such circumstances, but this Contract shall otherwise remain in effect.

14. AMENDMENTS.

This Contract may be amended only when reduced to writing and signed by both Parties.

15. ENTIRE AGREEMENT.

This Contract states the entire understanding and agreement between the Parties and no course or prior dealing, usage of the trade or extrinsic or parol evidence shall be relevant to supplement, vary or explain any term used with respect to this Contract. The acceptance or acquiescence of any course of performance rendered under this Contract shall not be construed as a waiver nor shall it be relevant to define or vary any term stated herein. This Contract shall inure to the benefit of and shall be binding upon the Parties, their respective assigns and successors in interest.

16. COMPLIANCE.

The Vendor, its employees, subcontractors or assigns shall comply with all applicable federal, state and local laws and regulations relating to the performance of the Contract.

17. APPLICABLE LAW/VENUE.

The laws of the State of Florida shall govern all aspects of the Contract. In the event it is necessary for either Party to initiate legal action regarding the Contract, venue for all claims shall be in Broward County, Florida.

18. VENDOR NOT TO LIMIT WARRANTY.

The Vendor shall not limit or exclude any express or implied warranties and any attempt to do so shall render this Contract void, at the option of the College. The Vendor warrants that the services comply with the deliverables in the Statement of Work, and are expressly fit for their particular purpose, and are in accordance with industry standards.

19. TERMS/PROVISIONS.

Should any term or provision of this Contract be held, to any extent, invalid or unenforceable, as against any person, entity or circumstance during the term hereof, by force of any statute, law, or ruling of any forum of competent jurisdiction, such invalidity shall not affect any other term or provision of this Contract, and the Contract shall remain operable, enforceable and in full force and effect to the extent permitted by law.

20. STATEMENT OF SERVICES.

The Vendor shall, to the satisfaction of the College, fully and timely perform all work items described in the Statement of Work. As part of the services to be provided by the Vendor under this Contract, the Vendor shall substantiate, in whatever form reasonably requested by the College, the methodology, lab analyses, scientific theories, data, reference materials and research notes to formulate its opinions. This requirement shall survive the expiration or termination of this Contract. The Parties agree that time is of the essence in the performance of each and every obligation hereunder. It is the Vendor's responsibility to advise its employees or hired workers of the nature of the project, as described in the Contract and the Statement of Work attached hereto. The Vendor shall determine the method, details and means of performing the services, within the parameters established by the Statement of Work. The College may provide additional guidance and instructions to the Vendor's employees or hired workers where necessary or appropriate as determined by the College. The Vendor agrees to abide by any and all additional guidance and instructions.

21. COMPENSATION/CONSIDERATION.

The total consideration for all work required by the College pursuant to the Contract shall not exceed the amount indicated in the Statement of Work. Should the Vendor incur any travel expenses, payment for such travel will be in accordance with Section 112.061, Florida Statutes. The Vendor shall supply the College with receipts and supporting documentation for all reimbursable travel expenses. The Vendor, by executing the Contract, certifies to truth-in-negotiation, specifically, that wage rates and other factual unit costs supporting the consideration are accurate, complete and current at the time of contracting. If the total consideration for this Contract is subject to multi-year funding allocations, funding for each applicable fiscal year of this Contract will be subject to College Board of Trustees budgetary appropriation. In the event the College does not approve funding for any subsequent fiscal year, this Contract to the contrary. The College will notify the Vendor of the termination in writing.

22. INSURANCE.

The insurance requirements in terms of types of insurance and the amount of insurance will vary depending on the Statement of Work. The College will determine the amounts and types of insurance required, if any, for the work performed. The Vendor shall procure and maintain, through the term of this Contract, insurance coverage required by the College, each with a limit of not less than $\frac{3,000,000}{100}$ in general liability insurance, $\frac{1,000,000}{100}$ in automobile liability insurance, $\frac{1}{000,000}$ in general liability insurance, $\frac{1,000,000}{100}$ in automobile liability required workers' compensation insurance. The coverage required shall extend to all employees and subcontractors of the Vendor. The Vendor must provide a Certificate of Insurance completed in full, indicating the producer, insured, carrier's name, and Best rating, policy numbers and effective and expiration dates of each type of coverage required. The College as an additional insured as required. No work is authorized until such time as the College has received a Certificate of Insurance in compliance with the above requirements.

23. OWNERSHIP.

The College shall retain exclusive title, copyright and other proprietary rights in all work items, including, but not limited to, all documents, technical reports, research notes, scientific data, computer programs, including the source and object code, which are developed, created or otherwise originated hereunder by the Vendor under this Contract. The Vendor shall grant to the College a perpetual, non-transferable, exclusive right to use any proprietary software, if any. Any equipment purchased by the Vendor with College funding shall be returned and title transferred from the Vendor to the College upon expiration or termination of the Contract.

24. COMPLIANCE/LICENSES.

The Vendor, its employees, subcontractors or assigns, shall obtain, at its own expense, all licenses, permits and other authorizations necessary to comply with all applicable federal, state and local laws and regulations relating to the performance of the Contract. The Vendor is also responsible for compliance with all labor and employment laws as well as all Federal, State, and local discrimination laws. The Vendor is solely responsible for compliance with all labor and tax laws pertaining to its officers, agents, and Vendor employees and shall indemnify and hold the College harmless from any failure by Vendor to comply with such laws.

25. INDEPENDENT CONTRACTOR.

The Vendor shall be considered an independent contractor and nothing in this Contract shall be interpreted to establish any relationship other than that of an independent contractor between the Parties and their respective employees, agents, subcontractors or assigns, during or after the term of the Contract. Both Parties are free to enter into contracts with other Parties for similar services. The College assumes no duty with regard to the supervision of the Vendor and the Vendor shall remain solely responsible for compliance with all safety requirements and for the safety of all persons and property at the site of performance under the Contract. In the event the Vendor is a sole proprietor, the Vendor is responsible for submitting legally required tax returns to the Federal Government.

26. DISPUTES.

In the event a dispute arises which the Vendor and the College cannot resolve between themselves, the Parties shall have the option to submit to nonbinding mediation. The mediator or mediators shall be impartial, shall be selected by the Parties and the cost of the mediation shall be borne equally by the Parties. The mediation process shall be confidential to the extent permitted by law. Mediation shall not occur unless both Parties agree in writing.

27. IMMIGRATION.

The Vendor shall be responsible for verifying employee authorization to work in the U.S. and make a good faith effort to properly identify employees by timely reviewing and completing appropriate documentation, including but not limited to, USCIS Form I-9. Written verification shall be kept by the Vendor and made available for inspection on demand by the College. The hourly rate of pay for each employee shall comply with State law and industry standards for similar work performed under the Contract. The Vendor shall maintain records verifying the rate of pay for each employee working on this Contract and make such records available for inspection on demand by the College. Failure to comply with these provisions shall be a material breach of the Contract and cause for termination of the Vendor.

28. CHANGE IN PERSONNEL.

The College may at any time and at its sole discretion request that the Vendor replace any Vendor personnel provided by the Vendor to work on this Contract if the College believes that it is in the best interest of the College to do so. The College may, but will not be required to, provide a reason for requesting the replacement of personnel. Such change in personnel shall be made immediately upon the College's written request for a change of personnel. The Vendor shall place the above language in any contract that it has with subcontractors. The Vendor will enforce the replacement of subcontractor personnel upon a request by the College.

29. BACKGROUND CHECKS.

This clause applies to long term Vendors working on site, including, but not limited to, Childcare services, Janitorial Services, Food Services and Security. Vendor shall conduct thorough background checks for all of the Vendor's employees or hired workers who will be working on any College site. The background checks shall consist of education verification, a national criminal check for state and federal felonies and misdemeanors, and a check on immigration status in accordance with the above provision titled "IMMIGRATION." After reviewing the results of the background check, the Vendor shall determine whether the Vendor's employee and/or hired worker meets the necessary criteria for the position sought to be filled by the College. The College

will rely on the Vendor's assessment of its employees' or hired workers' suitability to be hired for the position(s) sought to be filled by the College, based on the background check conducted by the Vendor. Prior to allowing any employees or hired workers to work on-site at College facilities, the Vendor will provide written verification to the College that a complete background check, as described above, was conducted for any such employee or hired worker. The Vendor will place the above language in any contract that it has with its subcontractors and is responsible for enforcement of this provision.

<u>Vendor who has long term onsite workers performing work at College facilities agrees to be</u> <u>bound by the College policies and standards of conduct listed in the "Contractor Policy Code</u> <u>Acknowledgement Form," which is attached hereto and incorporated herein as Exhibit "B."</u>

30. MARKETING.

Vendor may use the College's name in marketing materials for the purpose of publicizing contract awards; however, Vendor is prohibited from obtaining affirmations from College staff regarding its products or services. Affirmations include any kind of testimonials or endorsements of the Vendor as well as the products and/or services offered by the Vendor. The College, as a government entity, must fairly and equitably compete for goods and services, and therefore the endorsement of any particular firm, product, or service is strictly prohibited. <u>Vendor is strictly</u> <u>prohibited from releasing any statements to the media regarding work performed under this</u> <u>Contract without the review, and the express prior written approval of the College. The College's</u> <u>approval is at its sole discretion; however, such approval will not be unreasonably withheld.</u>

31. EMPLOYMENT BENEFITS.

Vendor expressly understands and agrees that Vendor, its officers, agents, and employees, are not entitled to any employment benefits from the College.

32. STOP WORK ORDER.

The College may order that all or part of the work stop if circumstances dictate that this action is in the College's best interest. Such circumstances may include, but are not limited to, unexpected technical developments, direction given by the College's Board of Trustees, a condition of immediate danger to the College, the Vendor or the public, or the possibility of damage to equipment or property. This provision shall not shift responsibility for loss or damage, including but not limited to, lost profits or consequential damages sustained as a result of such delay, from the Vendor to the College. If this provision is invoked, the College shall notify the Vendor in writing to stop work as of a certain date and specify the reasons for the action, which shall not be arbitrary or capricious. The Vendor shall then be obligated to suspend all work efforts as of the effective date of the notice and until further written direction from the College may amend this Contract to reflect any changes to the Statement of Work and/or the project schedule.

<u>33. ADDITIONAL TERMS AND CONDITIONS.</u> Parties shall initial here if there are any additional terms and conditions and they are contained in Exhibit "C." Q

College

Vendor

FOR VENDOR USE ONLY

Vendor Name (type)	Shenandoah General Const. Co.	Tax II	D No.	59-1707673
Authorized Representative	Daniel DiMura	Title	Vice	President
Address	1888 NW 22 Street, Pompano Beach, FL 33069	Telep	hone	954-975-0098
Signature of Vendor	100	Date	11	126/18
Attested By Name (type)	Kenneth R Jackson	Title	Se	cTreas
Signature of Attester	Kennet Rach	Date S	Signec	1/26/18
				<i>,</i> , ,

FOR COLLEGE USE ONLY

Contract Originator Name	Title
Signature	Date
AVP/Dean Name	Title
Signature	Date
Campus President/VP Name	
Signature	Date
Senior Vice President Thomas W. 011iff	Title SVP, Administrative Services
Signature	Date 11/27/2018
IF REQUIRED	
College President Name	
Signature Approved as to Form and Legality	Date
Signature	Date
Board Chairperson Name	
Signature	Date



Contract for Services

Statement of Work

Exhibit "A"

CONTRACT TERM AND RENEWALS: The contract commences on the date of the last executed signature and continues for a period of three (3) years. The term of the contract may, by mutual agreement between College and the Vendor, upon final College approval, be renewed for three (3) additional one-year periods, and if needed, extended for 90 days beyond the expiration date of the final renewal period. Procurement Services Department will, if considering renewal, request a letter of intent to renew from each Vendor. The Vendor will be notified when the recommendation has been acted upon by the College. All prices submitted shall be firm for the term of the contract unless agreed to otherwise in writing.

This contract includes the terms and conditions and provisions of RFP-2018-167-EH and the Vendors response. In the event of a conflict between the documents, the order of priority shall be as follows:

- 1) Contract
- 2) Amendments to the RFP, if any, with the latest taking precedence and chronologically thereafter
- 3) RTQ
- 4) Amendments to the Vendor response/proposal, if any, with the latest taking precedence and chronologically thereafter
- 5) Vendor response/proposal

SCOPE

Vendor(s) shall provide Storm Drain Cleaning, Repairs and Maintenance at college-wide locations as identified and described by the Facilities Department. The Vendor shall provide the services on an as-needed and project-by-project basis, based on the needs of the College, which will be described in subsequent Purchase Order(s) to be issued.

LICENSE(S)

The Proposer will be responsible for obtaining and paying for all necessary licenses and permits, and providing copies to College representative. Proposer will maintain all appropriate licenses and permits specified by Broward County and any appropriate agency of State of Florida, and shall provide copies of these licenses and/or permits to College upon request. Failure to maintain required licenses and permits shall be cause for termination.

FLORIDA STATE: CERTIFIED GENERAL CONTRACTOR;



OR

CERTIFIED PLUMBING CONTRACTOR;

OR

CERTIFIED UNDEGROUND UTILITY AND EXCAVATION CONTRACTOR;

OR

BROWARD COUNTY:

CERTIFIED BUILDING CONTRACTOR CLASS "A";

(MUST BE REGISTERED WITH THE STATE OF FLORIDA)

OR

CENTRAL MASTER PLUMBER;

(MUST BE REGISTERED WITH THE STATE OF FLORIDA)

OR

GENERAL ENGINEERED CONSTRUCTION BUILDER;

OR

PRIMARY PIPELINES (WATER, SEWER, DRAINAGE) - CLASS "A"

Any work performed not within the scope of the above contract must be performed by a licensed subcontractor.

PERMITS/FEES

College will pay permit fees directly to its Consultant(s); Storm Drain Vendor is not required to pay permit fees.

Other than permit fees, the Vendor shall be responsible for obtaining and paying fees. Payment for fees shall be reimbursed to the Vendor utilizing "pass-thru". Such fees include, but are not limited to, fees and dumping fees for all line items. A copy of the dumping fees receipt shall be submitted with the Vendor's invoice for payment. The College will not pay for illegal or improper disposal of debris/waste. Vendor will invoice the College for reimbursement. No mark-up shall be allowed.

DEBRIS, WASTE AND CHEMICALS



Vendor(s) shall be responsible for the prompt removal of all debris, which is a result of services.

Vendor(s) shall apply and dispose of all chemicals and waste in a manner that complies with all local, state and federal laws and regulations

SUBCONTRACTORS

Due to environmental and liability concerns, no subcontracting will be allowed.

TRAFFIC CONTROL

Vendor(s) shall be responsible for training and compliance with all OSHA standards pertaining to confined space entry and D.O.T. regulations for traffic control. BC's representative reserves the right to shut down any job site for unsafe conditions.

RESPONSE TIME

Schedule for routine maintenance shall be coordinated with the College.

All regular maintenance shall be performed during the College's normal working hours (7:00 A.M. to 4:00 P.M., Monday through Friday) unless otherwise authorized by the College.

Work may be performed at hours other than normal business hours at the direction and discretion of the College's Facilities Management Department Site Representative. Arrangements must be approved in advance.

The Vendor shall stand ready and be available to perform overtime work when requested to do so by the owner.

Due to the nature of the College's operational needs, Vendor understands and agrees that it may be necessary to perform certain service or repairs during non-normal work hours, including weekends and holidays. All work times shall be coordinated with the College.

If College requests an Emergency Mobilization and provides a verbal scope to the Vendor, the Vendor shall have six (6) hours to set up at the site of the emergency and begin work. The Vendor must submit an estimate to the College within 24 hours of the day of emergency mobilization.

Vendor(s) shall provide a contact person to ensure twenty-four hours response.



EMERGENCY CALL-OUT

Emergency call-out is responding on short notice to perform any of the sevices listed in this RFP. This may be required outside of normal working hours such as after 4:00 p.m. or on weekends or holidays. Emergency call out response time will be two (2) hours after initial contact with Vendor(s). Vendor(s) should submit and maintain a valid emergency list consisting of no less than three (3) local contact numbers for no less than three (3) company representatives to be submitted with the bid or upon request.

PROTECTION OF EXISTING FACILITIES

The Vendor shall take all necessary precautions during the period of the service to protect existing facilities from damage by workmen and shall repair or replace, at its; own expense, any damage to property caused by their employees or suppliers.

CLEANING UP

The Vendor at all times shall keep the premises free from accumulation of waste materials and rubbish caused by their operations and from leaks and spillage from equipment. Upon completion of the work, he shall remove all their waste materials and rubbish from and about the installation, as well as all their tools, equipment, machinery, and surplus materials, and shall clean all building surfaces and leave the work area clean.

CONDITIONS FOR EMERGENCY / HURRICANE OR DISASTER (FORCE MAJEURE)

Proposer shall provide first-priority services to the College in the event of a hurricane, flood or other natural disaster. It is hereby made a part of this RFP that before, during and after a public emergency, disaster, hurricane, flood or other force majeure that College shall require a "first priority" basis for goods and services. It is vital and imperative that the majority of citizens are protected from any emergency situation which threatens public safety and health, as determined by the Associate Vice President for Business Services & Resource Management. Vendor agrees to rent/sell/lease all goods and services to the College or other governmental entities, as opposed to a private citizen or corporation, on a first priority basis. College expects to pay a fair and reasonable price for all products/services in the event of a disaster, emergency or hurricane. Vendor shall furnish a twenty-four (24) hour telephone number in the event of such an emergency.

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Contract for Services Prices Exhibit A-1

UNIT PRICE (to two decimal places) TOTAI	¢E ON ¢E OD		\$20.00 \$20.00	\$30.00 \$30.00		\$1.00 \$1.00	\$5.00 \$5.00	\$10.00 \$10.00	\$15.00 \$15.00	\$25.00 \$25.00		\$25.00 \$25.00	\$35.00 \$35.00	\$40.00 \$40.00				\$67.00 \$67.00	\$75.00 \$75.00	\$80.00 \$80.00	\$95.00 \$95.00	\$130.00 \$130.00
(tc	÷	- i -	1	1		1	1	1	1	1		1	1	1				1	1	1	1	1
	Lincor [+		Linear Ft	Per Ft) for:	Week	Week	Week	Week	Week		Hours	Hours	Hours			ill Fused Pipe	Linear Ft				
DESCRIPTION	Storm Drain Midoo Gamora) Obcorration 0 – 49" Lor (Mritton Danart	Stuffil Drain (video Cantera) Observation 0 - 40 Log/ written report	Storm Drain {Video Camera) Observation 49" - 72" Log/Written Report	Cleaning Box Culverts of Debris and Bituminous Materials Removed	Plug Installation & Removal {Includes Minimum Weekly Rental) for:	O" to 12" Cross/Side Drain or Equivalent Elliptical Circumference Week	15" to 30" Cross/Side Drain or Equivalent Elliptical Circumference Week	36" to 42" Cross/Side Drain or Equivalent Elliptical Circumference Week	48" to 60" Cross/Side Drain or Equivalent Elliptical Circumference Week	72" to 96" Cross/Side Drain or Equivalent Elliptical Circumference Week	Pumping	4"hydraulic Pump (with up to 1000' of discharge hose)	6"hydraulic Pump (with up to 1000' of discharge hose)	8"hydraulic Pump (with up to 1000' of discharge hose)	CTNEDAL MAANTENIANEE AND DEDALDE	GENERAL INIAIN LENANCE AND REPAIRS	Slip Lining or Equivalent Elliptical Circumference with HDPE Smooth Wall Fused Pipe	Slip Lining 15" Pipe	Slip Lining 18" Pipe	Slip Lining 24" Pipe	Slip Lining 30" Pipe	Slip Lining 36" Pipe
ITEM	~	-	2	ε		4	ы	9	7	∞		6	10	11				12	13	14	15	16

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				UNIT PRICE (to two decimal	
ITEM	DESCRIPTION	UNIT	QUANTITY	places)	TOTAL
43	CIPP 96" Pipe x 40.6 mm Linear Ft	Linear Ft	1	\$1,100.00	\$1,100.00
	PIPE CLEANING				
	Pipe Cleaning and Sediment removal (Light Cleaning)				
44	Cleaning and Sediment Removal 15" Pipe	Linear Ft	1	\$0.50	\$0.50
45	Cleaning and Sediment Removal 18" Pipe	Linear Ft	1	\$0.75	\$0.75
46	Cleaning and Sediment Removal 24" Pipe	Linear Ft	1	\$1.00	\$1.00
47	Cleaning and Sediment Removal 30" Pipe	Linear Ft	1	\$1.25	\$1.25
48	Cleaning and Sediment Removal 36" Pipe	Linear Ft	1	\$1.50	\$1.50
49	Cleaning and Sediment Removal 42" Pipe	Linear Ft	1	\$2.00	\$2.00
50	Cleaning and Sediment Removal 48" Pipe	Linear Ft	1	\$2.50	\$2.50
51	Cleaning and Sediment Removal 54" Pipe	Linear Ft	1	\$2.75	\$2.75
52	Cleaning and Sediment Removal 60" Pipe	Linear Ft	1	\$3.00	\$3.00
53	Cleaning and Sediment Removal 66" Pipe	Linear Ft	1	\$4.00	\$4.00
54	Cleaning and Sediment Removal 72" Pipe	Linear Ft	1	\$5.00	\$5.00
55	Cleaning and Sediment Removal 84" Pipe	Linear Ft	1	\$6.00	\$6.00
56	Cleaning and Sediment Removal 96" Pipe	Linear Ft	1	\$7.00	\$7.00
	Pipe Cleaning and Sediment Removel (Medium Cleaning)				
57	Cleaning and Sediment Removal 15" Pipe	Linear Ft	1	\$1.00	\$1.00
58	Cleaning and Sediment Removal 18" Pipe	Linear Ft	1	\$1.25	\$1.25
59	Cleaning and Sediment Removal 24" Pipe	Linear Ft	1	\$1.50	\$1.50
60	Cleaning and Sediment Removal 30" Pipe	Linear Ft	1	\$2.00	\$2.00
61	Cleaning and Sediment Removal 36" Pipe	Linear Ft	1	\$2.50	\$2.50
62	Cleaning and Sediment Remova I 42" Pipe	Linear Ft	1	\$3.25	\$3.25
63	Cleaning and Sediment Removal 48" Pipe	Linear Ft	1	\$3.50	\$3.50
64	Cleaning and Sediment Removal 54" Pipe	Linear Ft	1	\$4.00	\$4.00
65	Cleaning and Sediment Removal 60" Pipe	Linear Ft	1	\$7.00	\$7.00
99	Cleaning and Sediment Removal 66" Pipe	Linear Ft	Ч	\$8.00	\$8.00

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Description Description Cleaning and Sediment Removal 72 " Pipe Linear Ft Cleaning and Sediment Removal 96 " Pipe Linear Ft Cleaning and Sediment Removal 96 " Pipe Linear Ft Cleaning and Sediment Removal 15 " Pipe Linear Ft Cleaning and Sediment Removal 15 " Pipe Linear Ft Cleaning and Sediment Removal 13 " Pipe Linear Ft Cleaning and Sediment Removal 13 " Pipe Linear Ft 73 Cleaning and Sediment Removal 36 " Pipe Linear Ft 73 Cleaning and Sediment Removal 36 " Pipe Linear Ft 73 Cleaning and Sediment Removal 36 " Pipe Linear Ft 74 Cleaning and Sediment Removal 42 " Pipe Linear Ft 75 Cleaning and Sediment Removal 42 " Pipe Linear Ft 76 Cleaning and Sediment Removal 42 " Pipe Linear Ft 77 Cleaning and Sediment Removal 42 " Pipe Linear Ft 76 Cleaning and Sediment Removal 96 " Pipe Linear Ft 77 Cleaning and Sediment Removal 96 " Pipe Linear Ft 78 Cleaning and Sediment Removal 96 " Pipe Linear Ft 77 Cleaning and Sediment Removal 96 " Pipe Linear Ft 78 Cleaning and Sediment Removal 15 " Pipe Linear Ft 78 Cleaning and Sediment	UNIT QUANTITY ar Ft 1 ar Ft 1		TOTAL \$10.00 \$15.00 \$35.00 \$5.50 \$6.25 \$7.00 \$9.00 \$10.25
diment Removal (Heavy Cleaning) lipe lipe lipe lipe lipe lipe lipe lipe		\$10.00 \$15.00 \$35.00 \$5.50 \$6.25 \$7.00 \$9.00 \$10.25	\$10.00 \$15.00 \$35.00 \$5.50 \$6.25 \$7.00 \$9.00 \$10.25
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pe pe pe nent Removal (Specialty Cleaning)	Ft 1	\$19.00	\$19.00
pe pe pe nent Removal (Specialty Cleaning)	Ft 1	\$20.00	\$20.00
pe pe nent Removal (Specialty Cleaning)	Ft 1	\$21.00	\$21.00
pe pe nent Removal (Specialty Cleaning)	Ft 1	\$23.00	\$23.00
pe nent Removal (Specialty Cleaning)	Ft 1	\$27.00	\$27.00
nent Removal (Specialty Cleaning)	Ft 1	\$38.00	\$38.00
	Ft 1	\$10.00	\$10.00
	Ft 1	\$10.00	\$10.00
	Ft 1	\$10.00	\$10.00
	Ft 1	\$12.00	\$12.00
	Ft 1	\$15.00	\$15.00
Cleaning and Sediment Removal 42" Pipe	. Ft 1	\$20.00	\$20.00
Cleaning and Sediment Removal 48" Pipe	Ft 1	\$30.00	\$30.00
Cleaning and Sediment Removal 54" Pipe	Ft 1	\$35.00	\$35.00
Cleaning and Sediment Removal 60" Pipe	Ft 1	\$40.00	\$40.00

				UNIT PRICE	
ITEM	DESCRIPTION	UNIT	QUANTITY	(to two decimal places)	TOTAL
92	Cleaning and Sediment Removal 66" Pipe	Linear Ft	t.	\$45.00	\$45.00
93	Cleaning and Sediment Removal 72" Pipe	Linear Ft	1	\$50.00	\$50.00
94	Cleaning and Sediment Removal 84" Pipe	Linear Ft	1	\$60.00	\$60.00
95	Cleaning and Sediment Removal 96" Pipe	Linear Ft	1	\$70.00	\$70.00
	Open Cut / Headwall Repairs & Other Services				
96	Construction Foreman	Hour	1	\$55.00	\$55.00
97	Equipment Operator	Hour	1	\$150.00	\$150.00
98	Laborer	Hour	1	\$35.00	\$35.00
66	Pipe Layer	Hour	1	\$37.00	\$37.00
100	Welding (Above & Below Water)	Hour	1	\$75.00	\$75.00
101	Diving Crew (3 Man Team) Certified	Hour	1	\$450.00	\$450.00
102	Crane 100 Ton & Below	Hour	1	\$80.00	\$80.00
103	Track or Wheeled Excavator	Hour	1	\$50.00	\$50.00
104	Stick Tracked Excavator (60' or Greater)	Hour	1	\$60.00	\$60.00
105	Wheel Loader	Hour	1	\$40.00	\$40.00
106	Backhoe Loader	Hour	1	\$30.00	\$30.00
107	Bulldozer	Hour	1	\$15.00	\$15.00
108	Double Drum Compactor	Hour	1	\$15.00	\$15.00
109	Vibratory Plate Compactor Hr.	Hour	1	\$15.00	\$15.00
110	100 CFM Air Compressor with Hammer	Hour	1	\$30.00	\$30.00
111	De-Watering	Hour	1	\$85.00	\$85.00
112	Asphalt Pavement Replacement	Tons	1	\$170.00	\$170.00
113	Lime Rock	Tons	1	\$50.00	\$50.00
114	Dirt	Tons	Ч	\$25.00	\$25.00
115	Driveway Restoration (4" thick) Removal and Installation	Sq. Ft.	7	\$25.00	\$25.00
116	Driveway Restoration (6" thick) Removal and Installation	Sq. Ft.	1	\$30.00	\$30.00
117	Mitered Ends	Sq. Ft.	Ч	\$45.00	\$45.00

העיניטון בוויטוער ולי ייטטרטטע טרטי ייטי בעיוע לייובעיטעעייט

				UNIT PRICE (to two decimal	
ITEM	DESCRIPTION	UNIT	QUANTITY	places)	TOTAL
118	Pressure Grout Injection	Joints	Ч	\$225.00	\$225.00
119	Bahia Sod	Sq. Ft.	1	\$1.30	\$1.30
120	Floratan Sod	Sq. Ft.	1	\$1.50	\$1.50
121	Rip Rap Rubble 6" - 12"	Tons	1	\$75.00	\$75.00
122	Rip Rap Bag (80 lb. Bags)	Each	1	\$12.00	\$12.00
123	Concrete Pillow Blanket slope protection	Square Yard	1	\$55.00	\$55.00
124	Silt Screen Installation & Removal per 100 ft.	Each	1	\$400.00	\$400.00
125	125 Mobilization Fee	Each	1	\$300.00	\$300.00
	Material Mark Up %				
	-Cost Plus Percentage may not exceed 10%.				
126	126 -A percentage of 0 or net cost is acceptable.	%	1	10	\$10.00
			19	GRAND TOTAL: \$13,334.30	\$13,334.30



REQUEST FOR PROPOSALS RFP-2018-167-EH

Storm Drain Cleaning, Repairs and Maintenance

PROCUREMENT SERVICES DEPARTMENT 6400 NW 6th Way, 2nd Floor Fort Lauderdale, Florida 33309 954-201-7455

http://www.broward.edu/community/vendor/Pages/procurementservices.aspx

RFP-2018-167-EH – STORM DRAIN CLEANING, REPAIRS AND MAINTENANCE

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RFP-2018-167-EH – STORM DRAIN CLEANING, REPAIRS AND MAINTENANCE

PROPOSAL ORGANIZATION FORMAT & SUBMITTAL CHECKLIST

TAB	3 # SECTION				
4	4.1 GENERAL INFORMATION and SUBMITTAL REQUIREMENTS				
1	Title Page & Table of Contents				
2	Acknowledgement of Released Addenda to RFP				
3	Letter of Transmittal				
3	W-9 Form				
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3	Vendor Conflict of Interest				
3	SDB Non-Discrimination Profile				
3	Drug-Free Workplace Certificate				
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3	Insurance				
4	Litigation History				
	4.2 MINIMUM ELIGIBILITY CRITERIA				
5	Required Response Form - Section 1.0				
6	Licenses/Certifications and Business Structure				
7 Experience (minimum 3 years within the last five years)					
	4.3 PROPOSER'S QUALIFICATIONS				
8					
9	Organizational Profile				
9					
10					
	Procurement Contracting Officer, by the client/people who are				
	providing the reference.)				
	4 SCOPE of SERVICES PROVIDED & PROJECT METHODOLOGY				
11					
12					
	4.5 COST PROPOSAL				
13					
	(submit both an excel version and a pdf of the excel)				
	4.6 FINANCIAL CAPACITY				
14					
	4.7 SDB PARTICIPATION				
15	SDB Certification/Plan – Attachments C3 (Form SDB-2), C4 (Form SDB-3)				

REQUEST FOR PROPOSALS (RFP) #2018-167-EH <u>1.0 REQUIRED RESPONSE FORM</u>

<u>RFP#</u> : 2018-167-EH	RFP TITLE: Storm Drain Clean	ing, Repairs and Maintenance	RELEASE DATE: 05/1	17/2018
<u>DATE</u> <u>DUE</u> :06/21/2018	TIME DUE AT OR BEFORE: 2:30:00 p.m.	ORIGINAL HARD COPY SUBMITTALS REQUIRED:	SUBMITTAL of EXTRA HARD	CD OR FLASH DRIVE:
		1 Original	<u>COPIES</u> <u>REQUIRED</u> : zero (0)	1 - PDF Copy of Complete Proposal

This Submittal must be submitted in a sealed package to the Business Services & Resource Management / Procurement Services Department of Broward College, 6400 NW 6th Way, 2nd Floor, Fort Lauderdale, Florida 33309, plainly marked with the RFP number and title. <u>We encourage proposers to schedule additional time for delivery of proposals due to security procedures</u>. Submittals received after the date and time due will not be considered.

All submittals shall include this fully executed **<u>REQUIRED RESPONSE FORM</u>** and must contain all information required to be included in the submittal as described herein. Proposal submittal package must include one hard copy original submittal, an electronic version of submittal on CD or USB Drive(s), and the additional number of copies stated above, if required.

PROPOSER INFORMATION

PROPOSER'S NAME:	Shenandoah General C	Construction Compa	any	
STREET ADDRESS:	1888 NW 22 Street			
CITY AND STATE:	Pompano Beach, FL 3	33069		
PROPOSER TELEPHONE:	954-975-0098	PROPOSER FAX:	954-975-9718	
PROPOSER TOLL FREE:	None			
CONTACT PERSON:	Daniel DiMura			
CONTACT PERSON'S ADDRI	CONTACT PERSON'S ADDRESS: Same			
CONTACT TELEPHONE:	Same	_ CONTACT FAX:	Same	
CONTACT TOLL FREE:	None			
INTERNET E-MAIL ADDRESS	Margaret.Lary@shenando	pahconstruction.com INTERNET URL:		
PROPOSER TAXPAYER IDEN	NTIFICATION NUMBER:	59-1707673		

How were you informed of this solicitation? (Please provide media name(s) in blank space):

X Website: www. dem	nandstart.com	Newspaper:	Other:
		Submittal Certification	
		wing information as my firm's (proposer) propo	
		e all information required by this document in	
			proposer agrees to be bound to any and all
		· •	a and understand that these are requirements ad; proposer has not divulged, discussed, or
		s and has not colluded with any other propos	•
		herein is part of the public domain as defined	
, <u> </u>		mation contained in this proposal are true and	•
		luno	20. 2018
	Authorized Drivel		20, 2018
Signature of Proposer's	Authorized Principal	Date	
Daniel DiMura		Vice	President
Name of Proposer's Auth	norized Principal	Title of	Proposer's Authorized Principal

<u>NOTE</u>: Entries must be completed in ink or typewritten. This original Required Response Form must be fully executed and submitted with this Proposal (see Section 4.2.1).

REQUEST FOR PROPOSALS RFP-2018-167-EH 2.0 INTRODUCTION AND GENERAL INFORMATION / PURPOSE

2.1 <u>GENERAL COLLEGE INFORMATION</u>: Broward College (hereinafter referred to as the "College" or "BC") provides higher education and, technical and occupational training for the residents of Broward County, its district by law, as well as a number of international students. As one of the twenty-eight community colleges in the Florida system, the College is designed to be a community-based institution that offers a comprehensive range of programs responsive to changes in the community and in technology. Within Broward County and the Greater Fort Lauderdale, FL area, we operate three main campuses, one urban center, and several satellite centers found on the follow link: <u>http://www.broward.edu/locations/Pages/default.aspx</u>. For detailed information on the College visit <u>www.broward.edu</u>.

As the College forges into its second half-century of service to Broward County, it does so as one of the nation's largest institutions of its type, with a reputation for the pursuit of excellence and service to the diverse communities it serves. From the 701 students, 28 professors and the small staff who opened the college in 1960, Broward now serves more than 68,000 students annually and employs a faculty and staff of more than 2,000. For detailed information on the College visit <u>www.broward.edu</u>.

Enrollment & Demographic Data

Broward College has the third largest enrollment among the 28 colleges in the Florida College System. Up-to-date enrollment and campus community (to include faculty and staff) demographic profile information from 2017 can be found by accessing the following link:

http://www.broward.edu/discover/PagesDocuments/Fast-Facts.aspxQuickViewGuide2014Web.pdf

- 2.2 <u>PURPOSE OF RFP</u>: The purpose of this Request for Proposals (RFP) is to identify companies to provide Storm Drain Cleaning, Repairs and Maintenance as specified herein, at Broward College's campuses, centers and facilites on an as-needed, term contract basis. The scope of requirements includes, but is not limited to, the provision of all labor, materials, equipment, services and incidentals for storm sewer cleaning, repairs and maintenance.
- 2.3 <u>MINIMUM QUALIFICATIONS</u>: In order to be considered, a Proposer must, as of the proposal return date stated in this RFP and throughout the duration of its program, meet the applicable minimum eligibility criteria stated in Section 4.0. Additionally, the Proposer must meet the following minimum qualifications:

2.3.1 Proposer must demonstrate a strong documented track record of current engagement in providing strorm sewer cleaning, repairs and maintenance, for three (3) continuous years or more, within the last five (5) years.

2.4 RFP CONTACT and SUBMITTAL OF QUESTIONS:

CONTACT:	Eileen Hunt	EMAIL:	ehunt@broward.edu
TELEPHONE:	954-201-5317	FAX:	954-201-7330

- 2.4.1 Question Submission: Any questions concerning any condition or requirement of this RFP must be received via email to <u>ehunt@broward.edu</u>, with subject line to read "Questions-RFP-2018-167-EH" on or before the deadline date and time specified in Section 2.5, Tentative Calendar. Any question(s) which requires a response which amends this solicitation document in any way will be answered via addendum by the Procurement Services Department. If an addendum is posted, an email notification will automatically be sent to all planholders who downloaded the solicitation on Demandstar (<u>www.demandstar.com</u>). Any verbal or written information received by Proposers, which is obtained by any means other than this solicitation or by addendum, shall not be binding on the College.
- 2.4.2 <u>CONTACT AFTER PROPOSALS' RELEASE CONE OF SILENCE</u>: Any Proposer or a lobbyist for a Proposer is prohibited from having any communication concerning this solicitation or any response with any member of the College District Board of Trustees (the Board), the College President, any Evaluation Committee Member or any other College employee after the release of this solicitation and prior to the contract being awarded with the exception of communications with the office of the Associate Vice-President for Business Services and Resource Management,

REQUEST FOR PROPOSALS RFP-2018-167-EH 2.0 INTRODUCTION AND GENERAL INFORMATION / PURPOSE

unless notified by the Procurement Services Department. A proposal from any Firm will be disqualified when the Proposer or a lobbyist for the Proposer violates this condition of the solicitation. No verbal or written information which is obtained other than by information in this document or by addenda to this solicitation shall be binding on College.

2.5 **TENTATIVE CALENDAR**: The following are important pre-scheduled dates regarding this solicitation; all are subject to change.

5/17/2018	RFP Release Date
6/5/2018	Written questions due in Procurement Services.
	(See Section 2.4.1)
6/11/2018	Respond to questions via Addendum, if necessary
6/21/2018	Proposals due on or before 2:30:00 p.m.
	Proposals due at location specified in Section 1.0
TBA	PHASE 1: Evaluation Committee Shortlist Meeting
	Location: Cypress Creek Administrative Center
	6400 N.W. 6 th Way
	Fort Lauderdale, FL 33309
	Room: TBA
	Time: TBA
TBA	Phase II Evaluation Committee Meeting(s) – presentations, interviews,
	evaluations, If Necessary
	Per Florida State Statue Chapter 286.0113, oral presentations/interviews portion of meeting is closed.
	Committee discussion and recommendation portion of meeting is open to
	the public.
	Location: Cypress Creek Administrative Center
	6400 N.W. 6 th Way
	Fort Lauderdale, FL 33309
	Room: TBA
	Time: TBA
	Start time for Committee discussion and recommendation (open portion of
	meeting) will be posted on website below.
TBA	Contract Negotiations
TBA	Tentative Board of Trustees Meeting for Approval of Award

NOTE: Any changes to publicly held meetings will be posted at

http://www.broward.edu/community/vendor/Pages/procurementservices.aspx

REQUEST FOR PROPOSALS RFP-2018-167-EH 2.0 INTRODUCTION AND GENERAL INFORMATION / PURPOSE

- 2.6 **RESERVATION OF RIGHTS**: The College reserves the right to waive informalities and to reject any, all, or part of any or all proposals. The College also reserves the right to conduct discussions with, and Best and Final Offers obtained from, responsible Proposers who submit proposals determined by the College to be reasonably susceptible of being selected for award. Further, the College reserves the right, but not limited, to:
 - a. Reject any and all proposals received as a result of this RFP.
 - b. Waive or decline to waive any minor informalities and any minor irregularities in any proposal or responses received. A minor irregularity is a variation from the RFP which does not affect the financials of the proposal, or give one Proposer an advantage or benefit not enjoyed by other Proposers, or substantively change the requirements and/or specifications of this RFP, or adversely impact the interest of the College. Waivers, when granted, shall in no way modify the RFP requirements or excuse the Proposer from full compliance with the RFP specifications and other contract requirements if the Proposer is awarded the contract.
 - c. Determine equipment or other equivalency to the College's specifications in evaluating proposal responses.
 - d. Adopt all or any part of the Proposer's proposal.
 - e. Award contracts to multiple Proposers.
 - f. Withhold the award of contract.
 - g. Select the Proposer it deems to be most qualified to fulfill the needs of the College. The Proposer with the lowestcost proposal may not necessarily be the one most qualified, since a number of factors other than their offer are important in the determination of the most acceptable proposal.

2.7 COLLEGE'S RIGHT TO REJECT:

- 2.7.1 The College reserves the right to reject any and all proposals and re-advertise at any time prior to Board approval of the recommended proposer(s) and/or the negotiated agreement(s) and/or not award the contract in the best interests of the College. All costs incurred in the preparation of the Proposal and participation in this RFP process shall be borne by the proposers. Proposals submitted in response to this RFP shall become the property of the College and considered public documents under applicable Florida law.
- 2.7.2 The College reserves the right to accept or reject any and all submittals, reject a submittal which is in any way incomplete, irregular or otherwise non-responsive, or to waive any technicalities or formalities in the RFP requirements when and if it is in the best interests of the College.
- 2.7.3 A submittal shall be rejected for failure to comply with the following requirements:
 - The proposer is not registered and licensed in the State of Florida to provide the proposed services.
 - The submittal is not received by the College by the specified deadline.
 - The proposer has been determined to be Non-Responsible.
- 2.8 **STATEMENT PER FLORIDA STATUTE 1010.04**: In accordance with Florida section 1010.04, in the event that this solicitation is for non-academic commodities and/or contractual services (including leasing), the College has conducted the required review of purchasing agreements and state term contract available under Florida Statute section 287.056.

REQUEST FOR PROPOSALS RFP-2018-167-EH 3.0 SPECIAL CONDITIONS

3.1 **PROPOSERS' CONFERENCE**: A proposers' Conference will not be held for this solicitation.

- 3.2 **<u>CONTRACT TERM</u>**: The purpose of this RFP is to establish a contract commencing on the date of the last executed signature and continuing for a period of three (3) years, or as agreed to in resulting contract.
 - 3.2.1 <u>Contract Renewal(s)</u>: The term of the contract may, by mutual agreement between Broward College and the awardee, upon final College approval, be renewed for three (3) additional one-year periods, and if needed, extended for 90 days beyond the expiration date of the final renewal period.

Procurement Services Department will, if considering renewal, request a letter of intent to renew from each awardee. The awardee will be notified when the recommendation has been acted upon by the College. All prices submitted shall be Firm for the term of the contract unless agreed to otherwise in writing.

- 3.3 <u>AWARD OF CONTRACT</u>: The College will use the evaluation criteria stated in Section 5.0, Evaluation, to establish ranking. The College will recommend award, to the top-ranked Proposer(s) with whom a successful contract can be negotiated. In the best interests of Broward College, the College reserves the right to make award to a single Proposer, to more than one Proposer, and/or to include an award that designates one or more alternates or awarded vendors, in any combination, regardless of Firm(s) ability to provide 100% of the goods and/or services required in this RFP. Recommended awardee(s) must be approved by the Board of Trustees before award is final.
 - 3.3.1 Additional Products and/or Services May Be Added or Deleted: Although this solicitation identifies specific products and/or services, it is hereby agreed and understood that products and/or services may be added to or deleted from this contract at the option of the College after the contract has been awarded. During the contract term, if a need arises for a product and/or service not included in the resulting contract, the College may request a quote for a specific product and/or service, from all awarded Proposer(s) under this contract. Additionally, the College reserves the right to purchase products and/or services throughout the term of this agreement from alternate contract sources when it is determined to be in the best interest of the College.
 - 3.3.2 If deemed in the College's best interest, the College reserves the right to enter into a separate contract with a proposed subcontractor(s) for Optional and/or Value Added Service(s) as may be required. In this case, the College may sign more than one contract for these services.
- 3.4 **QUANTITIES**: The quantities listed on the Cost Proposal Form are estimated quantities to be ordered throughout the contract period for each item and are not a guaranteed. Actual quantities ordered throughout the contract period may be greater or lesser than the bid/proposal estimates and shall be furnished at the fixed contract price. Purchases will be requested as needed throughout the contract period and as few as one each may be ordered at one time. The College reserves the right to increase or decrease the total quantities.
- 3.5 **PRICING**: All prices submitted under this RFP shall be quoted F.O.B. destination, include delivery to any College site and shall be firm for the initial three (3) years of the contract. Furthermore, all prices shall include any and all other costs associated with the order. No increases or additional monies shall be owed or charged to the College during the course of the contract. If any additional charges are necessary, please list them as indicated on the Cost Proposal Form sheet.
- 3.6 **PRICE ADJUSTMENTS**: Prices offered shall remain firm for the initial three (3) years of the contract. No cost increases shall be accepted in the initial contract term. Please consider this when providing pricing for this Request for Proposals. A request for price adjustment, with proper documentation justifying the adjustment, may be submitted only at the time of invitation to renew contract, approximately sixty (60) days prior to contract expiration. Prices offered shall remain firm through each contract expiration date. A request for price adjustment may be submitted only at the time of invitation to renew contract.

Requests for price adjustments shall not exceed the percentage of change in the All Urban Consumer Price Index (CPI_U) for *(see below), from the date of award, or shall not exceed 5%, whichever is less. The CPI index will not be seasonally adjusted.

In the event that the overall CPI index, at the time of invitation to renew, is lower than the overall CPI at the time of bid/RFP award or last renewal, the College reserves the right to request a reduction in contract prices equal to the percentage of change.

REQUEST FOR PROPOSALS RFP-2018-167-EH 3.0 SPECIAL CONDITIONS

The College reserves the right to reject any price adjustments, and to consult the U.S. Department of Labor Bureau of Labor Statistics indices or any commercial or commodity-based index for related services or its component parts as a basis for reviewing price adjustments.

- A. All Urban Consumer Price (CPI-U).
- B. Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W), not seasonally adjusted U.S. City Average by expenditure category and commodity and service group for transportation (motor fuel).
- C. Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W), Selected Local Areas, all items, Miami-Fort Lauderdale, FL.

The College reserves the right to not renew any contract regardless of price considerations and to cancel any renewal of any contract.

Information on the CPI may be obtained from the Bureau of Labor Statistics at http://www.bls.gov or by contacting the Bureau directly.

- 3.7 **EQUITABLE ADJUSTMENT**: The College may, in its sole and absolute discretion, after receipt of a written request therefore by the Contractor and any other documentation, data or information reasonably requested by the College including with respect to any material change in the allocation of rights, obligations, risks and liability between the College and the Contractor and the financial, technical, construction, commercial and economic viability of and consistency with the parties objectives and goals for the project, make an equitable adjustment in the Contract terms or pricing if pricing or availability of supply is affected by extreme and unforeseen volatility in the marketplace, that is, by circumstances that satisfy all the following criteria: (1) the volatility is due to causes wholly beyond the Contractor's control, (2) the volatility affects the marketplace or industry, not just the particular Contract source of supply, (3) the effect on pricing or availability of supply is substantial, and (4) the volatility so affects the Contractor that continued performance of the Contract would result in a substantial loss. The College shall, in its sole and absolute discretion, determine whether the aforementioned criteria have been met.
- 3.8 **EXTENSION OF PRICING TO COLLEGE APPROVED CONSTRUCTION MANAGERS**: Should the need arise to provide product as specified in this solicitation as a result of new construction or remodeling projects at the College, the awardee shall extend College pricing to the vendor of record for the project.
- 3.9 **<u>SUBCONTRACTING</u>**: Due to environmental and liability concerns, no subcontracting will be allowed.
- 3.10 **PROBATION PERIOD**: The first three months of the contract will be considered probationary. The probationary period may be extended for additional three month periods if the College deems necessary. The College representative will notify the Provider if any contract deficiencies verbally and in writing. The situation must be remedied within a time period relative to the gravity of the situation and the representative of the College shall be notified when corrections have been completed. If, in the opinion of the College, the deficiencies observed are not satisfactorily corrected within a reasonable amount of time, the College reserves the right to terminate the contract per the termination of contract provisions. In addition, the College reserves the right in its best interest to re-award to the next approved Proposer or to review its needs to re-solicit.
- 3.11 JOINT VENTURES: In the event multiple proposers submit a joint proposal in response to the RFP, a single proposer shall be identified as the Prime Proposer. If offering a joint proposal, Prime Proposer must include the name and address of all parties of the joint proposal. Prime Proposer shall provide all bonding and insurance requirements, execute any Contract, complete the <u>REQUIRED RESPONSE FORM</u> shown herein, have overall and complete accountability to resolve any dispute arising within this contract. Only a single contract with one proposer shall be acceptable. Prime Proposer responsibilities shall include, but not be limited to, performing of overall contract administration, preside over other proposers participating or present at College meetings, oversee preparation of reports and presentations, and file any notice of protest and final protest as described herein. Prime Proposer shall also prepare and present a consolidated invoice(s) for services performed. The College shall issue only one check for each consolidated invoice to the Prime Proposer for services performed. Prime Proposer shall remain responsible for performing services associated with response to this RFP. Multi-vendor solutions (joint ventures) will be allowed only if one of the venture partners is designated as the "Prime Proposer ("Prime Vendor"). The Prime Vendor must be the joint venture's contact point for Broward College and be responsible for the joint venture's performance under the definitive contract, including all project management, legal and financial responsibility for the implementation of all vendors' systems. The Prime Vendor's name must be clearly stated in Section 1.0, Required Response Form.

3.0 SPECIAL CONDITIONS

- 3.12 **CONTRACT ADMINISTRATION**: The responsibility and authority for the administration of this contract shall be assigned to the District Director of Maintenance, Facilites Dept., as the Contract Administrator, hereinafter referred to in this proposal as Contract Administrator. The successful Proposer will be required to appoint one or more primary account representatives to work with the College in the administration of this contract. In the event this representative does not meet the College's requirements; the successful Proposer agrees that it will assign a replacement immediately.
- 3.13 OPTION TO EXTEND TO OTHER GOVERNMENTAL ENTITIES: Included as part of this formal solicitation, any vendor responding to this solicitation has the option to extend its offer to other government entities under the same terms and conditions and contract price(s) if agreeable by the awarded vendor and the government agency. Other government agencies to include, but are not limited to the State of Florida, its agencies, political subdivisions, counties, cities, state colleges and universities, school board and special districts. All government agencies allowed by the vendor to use this contract shall do so independent of any other governmental entity. Each agency shall be responsible for its own purchases and shall be liable only for goods or services ordered, received and accepted by such agency. No using agency receives any liability by virtue of this solicitation and subsequent contract award.
- 3.14 **INSURANCE REQUIREMENTS**: Any questions as to the intent or meaning of any part of the above required coverages should be submitted in writing in accordance with Section 2.4 RFP Contact and Submittal of Questions.

Proof of the following insurance will be furnished by any awardee to the College by a Certificate of Insurance within 10 days of notification by the College.

A. <u>COMMERCIAL GENERAL LIABILITY</u>

Bodily Injury and Property Damage

3.0 SPECIAL CONDITIONS

\$1,000,000 combined single limit per occurrence \$3,000,000 General Aggregate \$1,000,000 products/completed operations aggregate Personal and Advertising Injury \$1,000,000 per occurrence Policy must contain contractual liability coverage.

B. COMMERCIAL AUTOMOBILE LIABILITY (if commercial autos will be used)

Including Owned, Non-owned and hired vehicles Bodily Injury and Property Damage \$1,000,000 combined single limit per occurrence

C. WORKERS COMPENSATION

Florida Statutory Limits - Employer's Liability

If claiming exemption from this coverage vendor must provide evidence of exemption from the State of Florida. Info found at <u>http://www.myfloridacfo.com/Division/WC/</u>

D. PROFESSIONAL LIABILITY (if services require a professional license)

\$1,000,000 per claim \$1,000,000 aggregate

E. CYBER LIABILITY

If vendor will have access to the college networks, systems, access to student or employee data, or at the discretion of Broward College's Office of Risk Management, liability policies shall include this coverage with limits no less than \$1,000,000.

F. "The District Board of Trustees of Broward College, Florida" shall be named as an additional insured with reference to this RFP.

Insurance Certificate must reference RFP # of this solicitation and must list the College as Additional Insured, as follows: "The College is additional insured with respect to General Liability (and Excess Liability if issued) in regards to the terms, conditions,

REQUEST FOR PROPOSALS RFP-2018-167-EH 3.0 SPECIAL CONDITIONS

and agreements of <u>**RFP-2018-167-EH</u>** entitled <u>**Storm Sewer Cleaning**</u>, **<u>Repairs and Maintenance**</u> from date of commencement to six months after date of completion."</u>

- G. All insurance carriers must be rated A- or better by AM Best.
- H. (30) Thirty Days' notice of cancellation is required on all policies.
- I. All certificates must be addressed and sent to: The District Board of Trustees of Broward College, Florida Office of Risk Management 6400 NW 6th Way Ft. Lauderdale, FL 33309
- J. All exclusions added by endorsement must be indicated.
- K. Certificate must be signed by an authorized representative.
- L. If any of the required policies provide coverage on a "claims-made" basis: Insurance must be maintained and evidence of insurance must be provided for at least three (3) years after completion of the contract of work. If coverage is canceled or non-renewed, and not replaced with another "claims-made" policy form with a Retroactive Date prior to the contract effective date, the vendor must purchase "extended reporting" coverage for a minimum of three (3) years after completion of contract work.

M. Broward College, Office of Risk Management may, at its discretion, require higher limits or additional coverages based on the scope of services or other factors. The college will notify the vendor if the insurance requirements differ from those stated above.

- 3.15 <u>FAMILIARITY WITH LAWS</u>: All Proposers are required to comply with all applicable Federal, State and Local Laws and/or Ordinances, Codes, Rules and Regulations, including wage and labor requirements, controlling the action or operation of this proposal. The relevant laws include but are not limited to FAA Regulations, Transportation Security Administration (TSA) Regulations, The Fair Labor Standards Act (FLSA), Americans with Disabilities Act (ADA) of 1990, State Requirements for Educational Facilities (SREF), Office of Education 6A-2, Florida Statutes 402.301 402.319, OSHA regulations, and all Civil Rights legislation. The awarded vendor will comply with all Affirmative Action provisions of Executive Order Number 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor. All references in this RFP to the "Applicable Laws" shall be deemed to be references to such laws, codes, rules, and regulations as the same may be amended from time-to-time and any successor laws, codes, rules and regulations.
- 3.16 <u>SITE VISITS/INSPECTIONS</u>: The College reserves the right to conduct a site visit to any of the proposer's place(s) of business, if it is deemed necessary.
- 3.17 <u>SELLING, TRANSFERRING OR ASSIGNING CONTRACTS</u>: No contract awarded under these terms, conditions and specifications shall be sold, transferred or assigned without the written approval of Broward College. The awarded vendor shall not sublet the work or services hereunder, or any part thereof (except as specifically recognized and permitted herein) to any other person, Firm or other entity without the prior written consent of the Associate Vice-President for Business Services & Resource Management.
- 3.18 **CONFIDENTIAL INFORMATION**: Florida law provides that municipal records shall at all times be open for personal inspection by any person. Section 119.01 F.S., The Public Records Law. Information and materials received by the College in connection with all Proposer's responses shall be deemed to be public records subject to public inspection upon notice of intended decision or until 30 days after the RFP opening, whichever occurs first. However, certain exemptions to the public records law are statutorily

provided for in Section 119.07, F.S. Therefore, if the Proposer believes any of the information contained in his or her response is exempt from The Public Records Law, then the Proposer must in his or her response specifically identify the material which is deemed to be exempt and cite the legal authority for the exemption, otherwise, the College will treat all materials received as public records.

3.0 SPECIAL CONDITIONS

- 3.19 **WARRANTY AND ABILITY TO PERFORM**: Proposer shall warrant that there is no action suit, proceeding, inquiry or governmental agency, public board or body, pending or, to the best of the Proposer's knowledge, threatened, which would in any way prohibit, restrain or enjoin the execution or delivery of the Proposer's obligations or diminish the Proposer's financial ability to perform the terms of the proposed contract.
- 3.20 **SEVERABILITY**: If any provisions of the Agreement resulting from this RFP is contrary to, prohibited by, or deemed invalid by applicable laws or regulations of any jurisdiction in which it is sought to be enforced, then said provisions shall be deemed inapplicable and omitted and shall not invalidate the remaining provisions of the Agreement.
 - 3.20.1 In the event any provision of this Agreement shall be held invalid or unenforceable by an court of competent jurisdiction, or by an administrative hearing officer in accordance with Chapter 120, Florida Statutes, such holding shall not invalidate or render unenforceable any other provision hereof.
- 3.21 **DEFAULT**: The failure of either party to the Agreement resulting from this RFP to comply with any of the provisions therein shall place that party in default. Prior to terminating the Agreement, the non-defaulting party shall notify the defaulting party in writing, stating the provision or provisions that give rise to the default. Unless the Agreement provides otherwise, the defaulting party shall be entitled to a period of thirty (30) days from the receipt of the Notice of Default to cure the default if the default is capable of being cured and the defaulting party commences efforts to cure the default promptly. The failure of either party to exercise this right to terminate the Agreement upon the occurrence of a default shall not be construed as a waiver of such right in the event of further default or non-compliance, nor shall the non-defaulting party's other rights upon a breach or default by the other party be

waived. Except as the Agreement otherwise provides with respect to express remedies upon a breach or default, both parties have the right to exercise any and all legal remedies available to them by applicable laws. The prevailing party in any dispute resolution proceeding or litigation arising out of the Agreement shall be entitled, in addition to other relief, to the recovery of its expenses.

3.22 **PUBLIC ENTITY CRIMES**: The College reserves the right, among others, to reject the proposal of any person or affiliate and shall not award a contract to a person or affiliate, who is not eligible therefor or barred or excluded thereform under any applicable laws, statutes, codes, regulations, orders, directives, decrees and treaties of the United States of America, any laws, statutes, codes, regulations, rules, orders, directives and decrees of the State of Florida and the College's procurement rules, regulations and policies, including but not limited to as a result of the nation or jurisdiction of organization or principal place of business of such

persons or any affiliate, the nature and place of its assets and businesses and activities, its involvement in the sponsorship, support, planning or implementation or conduct of human rights violations, terrorism, money laundering, illegal arms, weapons, minerals or other sales or trafficking or drug trafficking activities or the identity of the persons or entities which control or have the

ability to control the management, business and policies of such person or affiliate, and the inclusion of any such person or affiliate on the Convicted Vendor List.

- 3.23 **OSHA**: The proposer warrants that the product and/or service supplied to College shall conform in all respects to the standards set forth in the Occupational Safety and Health Act of 1970, as amended, and the failure to comply with this condition will be considered as a breach of contract.
- 3.24 ADDING OR DELETING CAMPUS/CENTER LOCATIONS: The following is a listing of current the College locations. The College may, during the term of the contract, add or delete service, wholly or in part, at any COLLEGE campus or center location. In the event that a site listed herein is deleted, the quoted cost for service being deleted shall be removed from the monthly invoice amount, if applicable. In the event that a site not listed herein is added to the contract, the bidder shall invoice the same amount as prices quoted herein for similar product/services.

A. Hugh Adams Central Campus 3501 SW Davie Road Davie, FL 33314 North Campus 1000 Coconut Creek Blvd. Coconut Creek, FL 33066

REQUEST FOR PROPOSALS RFP-2018-167-EH 3.0 SPECIAL CONDITIONS

Judson A. Samuels South Campus (includes Bldg. 99 - Aviation) 7200 Hollywood/Pines Blvd. Pembroke Pines, FL 33024

Tigertail Lake Center 580 Gulfstream Way Dania Beach, FL 33004

Weston Center 4205 Bonaventure Boulevard – Suite #2 Weston, Florida 33331

Miramar Town Center 2050 Civic Center Place Miramar, FL 33025 Willis Holcombe Center 111 (Bldg. 33) East Las Olas Blvd. Fort Lauderdale, FL 33301

Pines Center / Academic Village 16957 Sheridan St. Pembroke Pines, FL 33331

Miramar West Center 1930 SW 145 Avenue, Bldg. 3101 Miramar, FL 33027

Cypress Creek Administrative Center 6400 NW 6th Way Fort Lauderdale, FL 33309

4.0 SUBMITTAL REQUIREMENTS

In order to maintain comparability and facilitate the review process, it is strongly recommended that submittals be organized in the manner specified below, with proper section dividers and tabs. Include all information requested herein in your proposal.

Original Hard Copy submittal should be presented in a <u>three (3) ring binder (not spiral bound)</u> and should be limited to not more than 60 (8.5 inch x 11 inch) pages printed on one side, (excluding, covers, Table of Contents, section dividers, tabs, acknowledgement of released Addenda, Litigation History, and SDB forms. Oversize pages will be counted as two pages. Dividers shall divide the sections Tab 1 through Tab 15. Secondary dividers (not in the page count) may be used at the Firm's discretion to present information clearly. It is preferred that submittals be limited to 60 pages. Submissions in excess of 60 pages or not organized in a manner consistent with this section will not be disqualified; however, clarity, conciseness, and brevity may be taken into consideration during the evaluation process and may result in a reduction of points.

Proposers are requested to organize their proposals in accordance with Section 4.0, Submittal Requirements. The College reserves the right to reject and not consider any proposal not organized and not containing all the information outlined herein. Proposal must be submitted in a sealed package to the *Procurement Services Department of Broward College, 6400 NW 6th Way, Fort Lauderdale, Florida 33309*, <u>at or before 2:30:00 p.m. on the date established in Section 2.5, Tentative Calendar</u>. Proposal must be submitted in a sealed package with the number and title of the solicitation clearly indicated. The College reserves the right to not consider proposals not clearly enumerated and titled. Submittals received after date and time established herein will not be considered. Submittal package must include:

- One (1) complete, original hard copy proposal with a signed Required Response Form.
- One (1) complete proposal in one (1) Adobe PDF file format on CD or USB (electronically bookmarked tabs).
- Price Proposal must be in a separate envelope and separate file on the CD or USB. Submit one in original Excel format and a PDF copy of the original Excel document.

4.1 General Information and Submittal Requirements

TAB (1) 4.1.1	Title Page & Table of Contents	Include RFP number, subject, the name of the Proposer, address, telephone number and the date.
		Include a clear identification of the material by section and by page number.
TAB (2) 4.1.2	Acknowledgement of Released Addenda to RFP	It is the prospective Proposer's responsibility to verify they have received all released addenda and, thereby must include acknowledgement of any addenda that are required to be submitted with proposal.
		The College reserves the right to issue any addendum modifying any portion of this RFP. Caution is given that certain addenda may be required to be submitted with proposals as specified in the particular addenda.
Tab (3) 4.1.3	Letter of Transmittal	Include the legal name of the Prime Proposer's Firm as it is registered with Florida Department of State, Division of Corporations, name(s) of the person(s) who will be authorized to make representations for the Proposer, their titles, address(es), email address(es) and telephone number(s).

4.0 SUBMITTAL REQUIREMENTS

TAB (3)	W-9 Form	It is a requirement of this RFP that all Proposers submit a completed Internal Revenue Service
4.1.4		W-9 Form (Request for Taxpayer Identification Number and Certification) with submittal or within three (3) days of notification. The W-9 form may be downloaded at <u>www.irs.gov</u> . Failure to submit W-9 Form as stated herein will result in no payments being issued in relations to this project until such time as the W-9 is received.
TAB (3) 4.1.5	Notice Provision	Following contract award, when any of the Parties desire to give notice to the other, such notice must be in writing, sent by US Mail, postage prepaid, addressed to the Party for whom it is intended at the place last specified; the place for giving notice shall remain such until it is changed by written notice in compliance with the provisions of the paragraph. This information must be submitted with the submittal or within three days of request. For the present, the Parties designate the following as the respective places for giving notice:
	To College:	Judy Schmelzer, Ed. D, AVP – Business Services & Resource Management 6400 NW 6 th Way, 2 ND Floor Fort Lauderdale, Florida 33309
	With Copy To (College Attorney):	Greg Haile, General Counsel and VP of Governmental Policy and Regulatory Affairs Broward College President's Suite – 12 th Floor 111 East Las Olas Boulevard, Fort Lauderdale, Florida, 33301
	With Copy To: (Contract Administrator)	Ken Klindt, AVP, Facilities Management Broward College 3501 SW Davie Rd Bldg. 23, Room 200 Davie, FL 33314
	With Copy To: (Contract Administrator)	Sean Devaney, District Director of Maintenance Broward College 3501 SW Davie Rd Bldg. 23, Room 200 Davie, FL 33314
	To Proposer:	(Proposer to Insert)
	With Copy To (Proposer):	(Proposer to Insert)
TAB (3) 4.1.6	Vendor Conflict of Interest	The award of this solicitation is subject to the provisions of Chapter 112, Florida Statutes, as currently enacted or as amended from time to time. All Proposers must disclose with their proposal the name of any officer, director or agent who is also an employee of the College. All Proposers must disclose in their response the name of any officer, director, employee or agent of Firm who is also an employee of College or an immediate family member of an employee of College.
TAB (3) 4.1.7	SDB Non- Discrimination Profile	Submit a completed SDB Non-Discrimination Profile, Form SDB-1 (see Attachment C2). In the case of a Joint Venture Submittal; multiple Proposers must each submit a completed Non-Discrimination Profile (see Attachment B2).
TAB (3) 4.1.8	Drug Free Workplace Certification	Submit a completed Drug Free Workplace Certification (see Attachment F).

4.0 SUBMITTAL REQUIREMENTS

TAB (3) 4.1.9	Non-Collusion Affidavit	Submit a completed Non-Collusion Affidavit (see Attachment H).
TAB (3) 4.1.10	Insurance	Submit a letter of insurability as outlined in Section 3.0; Paragraph 3.12.
TAB (4) 4.1.11	Litigation History	State whether Prime or Joint Venture partners have been involved in any services related litigation, action or claim, whether active, pending, or concluded, at the mediation, arbitration, trial or appellate level, within five (5) years preceding the submission of this submittal. For each instance include the following information:
		 a. the style/caption of the matter b. the case number c. the forum/venue of the action d. a description of the claim, action, or litigation e. evidence of satisfactory resolution of the claim, action, or litigation by affirming or providing documentary evidence that a final judgment has been rendered in favor of the firm or any final judgment rendered against the firm is satisfied within ninety (90) days of the date that the judgment becomes final.
		If "No" litigation or regulatory action has been filed against your firm(s), please provide a statement to that effect.
		Truthful and complete answers to this question will not disqualify a firm from consideration but will be a factor in the selection process. Untruthful, misleading or false answers to this question shall result in the disqualification of the firm for this project.

4.2 Minimum Eligibility Criteria

In order to be considered for award and to be further evaluated, Proposer must meet or exceed the following criteria. Proposers that fail to meet the minimum eligibility criteria, detailed below, will not have proposals considered.

TAB (5) 4.2.1	Required Response Form	Submit Page 1 of RFP (Section 1.0) with all required information completed and all signatures as specified. The enclosed original Required Response Form will be the only acceptable form.
TAB (6) 4.2.2	Licenses/Certifications and Business Structure	4.2.2.1 Proposer shall be properly registered/licensed and possess all required active licenses, registrations and certifications to provide storm sewer cleaning, repairs and maintenance in the State of Florida at the time of submittal due date. Proposer shall possess one of the licenses listed in Attachment A – Scope of Services (including any State registration, if applicable). Any certificate of competancy that meets or exceeds those specified or can legally perform the scope of work specified, as determined by the College, will be considered.
		Submit proof of all active business licenses, registrations, and certifications as applicable, documenting proposer is fully licensed to conduct relevant business in the State of Florida (Also refer to Attachment A – Scope of Services, Section 3.2 of this solicitation). Occupational / business licenses are required as applicable. If permitted, sub-contractor licenses may be required during the developmental phase. Submit with proposal, or within three business days of College's request.

4.2.2.2 Proposer shall be registered by the Florida Department of State, Division of Corporations, to operate in the State of Florida at the time of contract negotiation

Submit documentation of State of Florida Department of State registration indicating when corporation/LLC or other form of legal entity was organized and corporation number. Submit with proposal, or within three business days of College's request.

TAB (7)	Experience	Proposer must demonstrate a strong documented track record of current engagement in
4.2.3	-	providing Storm Sewer Cleaning, Repairs and Maintenance for three (3) continuous
		years or more, within the last five (5) years prior to the due date of this RFP.

4.3 Proposer's Qualifications (Max 15 Points)

TAB (8) 4.3.1	Executive Summary	Submit a brief abstract, of no more than three (3) pages, stating the Proposer's interest in the contract; overview of Firm qualifications; names, contact information and qualifications of key staff; understanding of the nature and scope of the services to be provided; and Proposer's ability to comply with all requirements of contract. The Proposer shall explain why the Firm would be the best choice. In the event the Proposer is a joint venture, the Proposer shall list the use of Subcontractors, if any.		
TAB (9) 4.3.2	Organizational Profile	 Submit detailed responses to the following: State current Firm name, address, telephone number, fax number, and under what other or former name(s) the proposer is currently operating or has operated under. Contact information including Principal's name, telephone number, and email address. Size of organization. Number of years established in business, include operation under other Firm names, providing services same or similar as described herein. (Refer to Section 2.2 and Attachment A – Scope of Services) Number of years in business in the State of Florida. Resumes of individuals that will have direct role in performance and supervision of this engagement. Profile of local (Miami-Dade, Broward or Palm Beach) account representative(s), direct project staff, and their training and applicable experience. Listing of recent projects which are same or similar to the requirements and scope listed in this solicitation. (Please list projects only, i.e., projects that correspond with and can be verified via references requested in Section 4.3.4.) In the event that the Proposer is a Joint Venture, a fully executed Joint Venture Agreement between the Parties is required in accordance with Section 3.9, Multiple-Vendor Solutions (Joint Ventures). At a minimum, the Joint Venture Agreement must outline the roles and responsibilities of the Parties and must identify one party as Prime Vendor for the purposes of this project. 		

REQUEST FOR PROPOSALS RFP-2018-167-EH 4.0 SUBMITTAL REQUIREMENTS

TAB (9) 4.3.3	Organizational Chart and Account Management and Staffing	Include organizational chart of Proposer's team for service being provided. Describe how the organizational structure will ensure orderly communications, distribution of information, effective coordination of activities, accountability and decision-making authority. Include the names of individuals responsible for the roles and responsibilities of each team member.		
TAB (10) 4.3.4	References	All proposers providing a response to this Solicitation shall have their client <u>submit</u> <u>directly to the College</u> via email as indicated below, a completed Performance Evaluation Survey Form in PDF format. All forms must be received from your clients directly by the College by the due date as stated in Section 1.0 – Required Response Form by 2:30:00 p.m. ET or through an addendum and or change of calendar date in our web page.		
		Four (4) related Performance Evaluation Survey Forms (see Attachment J) are required to be considered for the maximum Solicitation points. If the College receives less than four (4) completed forms <u>directly from your client</u> , points will be proportionally reduced.		
		Proposers must have their clients utilize the referenced Attachment for the references information/response. References shall be from clients who have performed (or are currently performing) work, similar in nature and size, as the scope described herein within the five (5) years prior to the Solicitation due date.		
		All references are to be emailed from your clients directly to the College to:		
		Procurement Contracting Officer: Eileen Hunt Email: jhidalg1ehunt@broward.edu		
		Please inform and forward to each client the Performance Evaluation Survey Form to be filled-out. Once the form is completed by each of your clients, instruct them to email directly to the Procurement Contracting Officer's email listed above in PDF format. All forms must be received by the due date as stated in Section $1.0 -$ Required Response Form by 2:30:00 p.m. ET or through an addendum and or a change of calendar date in our web page.		
		ANY BROWARD COLLEGE PROJECTS SHOULD NOT BE INCLUDED AS A REFERENCE.		
		The College reserves the <u>right to verify all references</u> received and/or use an external party, such as Dun & Bradstreet Open Rating (or other), to conduct reference checks.		

4.4 Scope of Services Provided & Project Methodology (Max 30 Points)

TAB (11) 4.4.1	Proposed Solution	Clearly, and in detail, describe how Proposer will accomplish the Scope of Services stated in Attachment A.
TAB (12) 4.4.2	Proposed Methodology	 Describe in detail how Proposer will accomplish the solution(s) identified in proposed solution above in order to complete required service. At a minimum, response must include and provide detailed responses to the following: a. <u>Proposer's Procedures</u>: Provide procedures for completing work required and how the procedures will be applied or modified to comply with requirements of this project and of Broward College's multi-campus, multi-cultural environment. b. <u>Coordination and Communication</u>: Provide detailed information on how Proposer will coordinate the completion of required service(s). Provide detailed information on how Proposer will coordinate the completion of required service(s). c. <u>Reports</u>: Provide explanation and detailed examples of any reports and/or data that will be provided prior to, during and after execution of services. d. <u>Other Services</u>: Describe any additional services and their proposed methodology that Proposer is proposing to provide with relation to the scope of this RFP.

4.5	Price Proposal (Max 45 Points)	
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TAB (13)	Price Proposal Form	Submit Attachment E (Price Proposal Form) for Scope of Services (described in
4.5.1		Attachment A). The Price Proposal Form is in an Excel worksheet.
		Proposer must provide the information on prices and rates in the attached Attachment E,
		Price Proposal Form, in the same unchanged excel format. The information must NOT be
		password protected, to allow College to copy and paste the information into Bid
		Tabulation.
		Include with Attachment E (Price Proposal Form (excel worksheet)) any additional/value added services to be proposed in connection with the Scope of Services defined in Attachment A.

4.0 SUBMITTAL REQUIREMENTS

4.6 Financial Capacity (Max 10 Points)

AB (14) 4.6.1	Financial Capacity	Proposers shall su the total of both the (FSS) Reports in currently registered the College. Pleas Information gather capacity assessme	Score (CCS) and capacity of Pro to do so before -234-3867 to fu	the Éinancial poser. If you submitting you lly register yo	Stres r Firn ur prop our co		
		SAMDI		un & Bradst	<u>reet</u> RISK SCORING	СПУДТ	
					al Credit Score		
		Credit S	icore Clas				
		5	4	з	20	1	
		High			~	Low	
		CCS POINTS 1	2	3	4	5	
		SAMI		un & Bradstre VALUATION F	et RISK SCORING CH	ART	
		<u>R</u>	ISK FACTOR	for (Financi	al Stress Score	<u>e)</u>	
		Financial S	Stress Cla	iss :			
		5	40	3	2	1	
		High				Low	
		FSS POINTS 1	2	3	4	5	
		D&B COMBINED	-	<u>& FSS) SCC</u>	DRES		
		EVALUATION POIN		6	7 0	0 44	
		<u>123</u>	4 5	6	7 8	9 10	<u>)</u>

4.7 Small Disadvantaged Business (SDB) Participation Plan (Max 10 Points)

TAB (15) 4.7.1	Small Disadvantaged Business (SDB) Certification/Plan	The proposer shall provide evidence, if certified, of its <u>SDB certification</u> as defined in the College Policy 6Hx2-6.36 and shall indicate the SDB group owning controlling interests in the Firm.
		PRIME NON SDB PROPOSER MUST:
	1.	Submit a summary (a minimum of four paragraphs but no greater than 2 pages) on how the Proposer will assure Small Disadvantaged Business (SDB) are afforded an equal and fair opportunity to share in the College's contract opportunities as subcontractors, suppliers and professional service providers.
	2.	Submit: Attachment C3 Subcontractor Supplier Outreach/Contact Report – lists all SDBs contacted regarding this project. SDB's must be certified as one of the following SBE, MBE, WBE, CBE or CSBE to be utilized on this project. Proof of certification is not required on this form.
	3.	Submit: Attachment C4 Subcontractor/Supplier Utilization Report–lists the SDBs to be utilized on this project. SDBs must be certified as one of the following SBE, MBE, WBE, CBE, or CSBE to be utilized on this project. SDB percentage total must be included; omission of total SDB percentage will result in zero SDB Criteria Points. A copy of the certification certificate is required for each company listed; companies listed without the accompanying documentation will not be counted; companies that have expired or pending certification dates will not be counted. Certificates must be valid for a minimum of 90 days before expiration date.
		The College recognizes certifications from seven sources and these sources are located on the College's website <u>http://broward.edu/community/vendor/Pages/supplierandvendor.aspx</u> . Broward College is not a certifying agency. Omission of certification certificates from one of the seven certifying agencies for each company listed on Attachment C4 will result in loss of SDB Criteria Points. Proposers will receive SDB Criteria Points based on their documentation. SDB Point Percentages represents the number of points awarded for each proposed contract based on the percentage of work assigned to certified SDB subcontractors and vendors. Any Proposer refusing to provide supporting documentation for an audit will immediately default to non-SDB approved status. Any vendor that is found to have submitted false information may be debarred in accordance with Policy 6Hx2-6.35, Vendor Rights and Responsibilities.
		PRIME SDB PROPOSERS MUST:
		SDB Proposers must submit proof of certification as one of the following SBE, MBE, WBE, CBE or CSBE to be utilized on this project. Approved SDB proposers will receive 100% of the SDB Criteria Point Percentage in the solicitation evaluation/selection process.

The College recognizes certifications from seven sources and these sources are located on the College's website

4.0 SUBMITTAL REQUIREMENTS

<u>http://broward.edu/community/vendor/Pages/supplierandvendor.aspx</u>. Broward College is not a certifying agency. Omission of a certification certificate from one of the seven certifying agencies will result in zero SDB Criteria Points. Expired and pending certification certificates will result in zero SDB Criteria Points. Certificates must be valid for a minimum of 90 days before expiration date.

Any Proposer refusing to provide supporting documentation for an audit will immediately default to non-SDB approved status. Any vendor that is found to have submitted false information may be debarred in accordance with Policy 6Hx2-6.35, Vendor Rights and Responsibilities.

Proposers not utilizing certified Small Disadvantaged Businesses on this project must provide the College with a detailed explanation of their inability to participate in the College's Small Disadvantaged Business Program.

Proposers who are not SDB, or who do not utilize sub-contractors who are certified SDB's will not receive any SDB Criteria Points but are encouraged as defined in College Procedure A6Hx2-6.36 to:

a.	Create a Broward College- specific supplier
	diversity program
b.	Engage in on-site networking and matchmaking sessions
C.	Create SDB Distributors
d	Inform and applied CDDs in becoming registered in Jarge vender's supplier

d. Inform and assist SDBs in becoming registered in large vendor's supplier diversity program

In order to assess SDB participation criteria points, the College will utilize the following chart below

SDB Project Participation Percentage		% of SDB Criteria Points
Approved SDB Prime Contractor		100%
	41 - 49%	80%
	31 - 40%	60%
Certified Sub-contractor	21 - 30%	40%
	11% - 20%	20%
	Less than 10%	0

REQUEST FOR PROPOSALS RFP-2018-167-EH 5.0 EVALUATION

5.1 **The Evaluation Committee*** (hereinafter referred to as "Committee") shall evaluate all proposals received, which meet or exceed Section 4.2, Minimum Eligibility Criteria. The failure to respond, provide detailed information or to provide requested proposal elements in Sections 4.3 through 4.7 may result in the reduction of points in the evaluation process or a complete disgualification of proposal.

*The Evaluation Committee will shortlist Proposers in Phase 1, Review of Proposals. Proposers will be notified according to dates set herein in Section 2, Paragraph 2.5, Tentative Calendar.

Cone of Silence is in effect, as stated under General Conditions 7.63.

5.1.1 **Phase 1: Evaluation, Review of Proposals Criteria**: The Evaluation Committee shall evaluate all proposals received for this solicitation, which meet or exceed Section 4.2, Minimum Eligibility Criteria, according to the following initial screening criteria:

	Criteria Section		
4.3	4.3 Proposer's Qualifications		
4.4	Scope of Services Provided	30	
4.5	Cost Proposal	45	
4.6	Financial Capacity	10	
4.7	SDB Participation Plan	10	
	Total Maximum:	110	

5.1.2 **Shortlist Scores & Rankings**: The Evaluation Committee will utilize the scores developed as a result of Section 5.1.1 to rank the Proposers individually, and then determine cumulative ranking results.

The shortlist scores and rankings are solely for the purpose of determining those Proposers that will be selected for further consideration and/or interview and, those Proposers which are responsive to the solicitation requirements. Scores and rankings as a result of Section 5.1 Phase 1, Review of Proposals, will neither be considered, nor carried forth as part of the scores and rankings of Section 5.2, Phase 2, Interviews and Presentations.

- 5.1.3 <u>Results of Phase 1, Review of Proposals</u>: Based upon the cumulative ranking results, the College, at its sole discretion, may:
 - 1. short-list the top ranked Proposers (short-list number to be determined by the Committee) for further consideration and/or interviews;
 - 2. recommend an award to one or more top ranked Proposer and begin contract negotiations per Section 6.0, Contract Negotiations;
 - 3. reject all proposals received;
 - 4. waive any informalities;
 - 5. re-advertise/re-solicit proposals;
 - 6. reject all proposals without further action;
 - 7. accept or reject any proposal or portion of a proposal as deemed in the College's best interest;
 - 8. invite one or more top-ranked Proposer to participate in contract negotiations phase and/or award; or
 - 9. take any additional administrative steps deemed necessary in determining the final award, including additional fact-finding, evaluation, or negotiation, where necessary and consistent with the terms of this solicitation.

REQUEST FOR PROPOSALS RFP-2018-167-EH 5.0 EVALUATION

5.1.4 **Proposal Clarification**: During the review of proposals, the College reserves the right to ask questions of a clarifying nature in order to obtain clarity on proposal elements submitted. However, Proposers will not be allowed to enhance or alter their initial proposal and may only clarify existing proposal elements.

Phase 2: Interviews and Presentations

5.2 In the event that the College chooses to interview short-listed Proposers, the Evaluation Committee shall interview and evaluate the short-listed Proposers, in accordance with the evaluation criteria and point schedule established in this Phase 2, Interviews and Presentations, based on the Proposers' presentations and interviews, and the information submitted by the Proposers in response to this RFP, in order to make an award recommendation. The failure to respond, provide detailed information or to provide requested proposal elements in Section 5.2 may result in the reduction of points in the Phase 2, Interviews and Presentations, evaluation process. Short-listed Proposers will be interviewed against a set of standard questions (same questions for all short-listed Proposers) and/or clarifying questions (proposal-specific with the intent to clarify issues). The Committee will utilize the scores developed as a result of Section 5.2; Paragraph 5.2.1, Phase 2: Interviews and Presentations Criteria, to rank the Proposers.

*Please note the College, at its discretion, may or may not change committee members for each phase (i.e. Phase 1 Review of Proposals, Phase 2 Interviews and Presentations, and Phase 3 Contract Negotiations.)

5.2.1 <u>Phase 2: Interviews and Presentations Criteria</u>: If the College has chosen to interview short-listed Proposers, the criteria for this Phase 2, Interviews and Presentations, shall be according to the following:

	Criteria Section	Max Points
a)	Understanding of the College's Requirements	25
b)	Relevant Experience	20
c)	Unique Qualifications	20
d)	Overall Approach, Methodology, and Ability to Perform Contract	35
	Total Maximum:	100

- 5.2.2 <u>Results of Phase 2 Interviews and/or Presentations</u>: If interviews are conducted, based upon the ranking results of Section 5.2.1, the College, at its sole discretion, may:
 - 1. recommend award to the top ranked Proposer;
 - 2. recommend award to more than one top ranked Proposer;
 - 3. reject all proposals received;
 - 4. re-advertise/re-solicit proposal;
 - 5. reject all proposals without further action;
 - 6. accept or reject any proposal or portion of a proposal as deemed in the College's best interest;
 - 7. invite one or more top-ranked Proposers to participate in contract negotiation phase and award.
- 5.3 <u>Award</u>: In addition to recommending the top-ranked Proposer(s) with whom a successful contract can be negotiated, College, at its sole discretion, reserves the right to make an award as follows:
 - a. divide the work among Proposers;
 - b. award contracts for less than all services encompassed by this solicitation.

6.0 CONTRACT NEGOTIATION

6.1 <u>Phase 3: Contract Negotiations</u>: In the event that an Agreement between the College and the selected Proposer(s) is deemed necessary, at the sole discretion of the College, the College will begin negotiations with the top-ranked Proposer or Proposers if a multiple award is being considered, as recommended by the Evaluation Committee in Section 5.2., Phase 2, Interviews and Presentations. The College reserves the right to negotiate any term, condition, or price with the top-ranked Proposer. In the event that mutually agreeable negotiations cannot be reached, the College may declare an impasse and begin to negotiate with the next ranked Proposer. The College may continue this process until final agreement can be reached with a Proposer or until the committee recommends rejection of all proposals received.

*Please note the College, at its discretion, may or may not change committee members for each phase (i.e. Phase 1 Review of Proposals, Phase 2 Interviews and Presentations, and Phase 3 Contract Negotiations.)

- 6.1.1 After the initial negotiation session with the recommended Proposer(s), in its sole discretion, the Negotiations Team shall determine whether to hold additional negotiation sessions and with which Proposer(s) it will further negotiations.
- 6.1.2 The College reserves at any time during the negotiations process to:
 - a. Schedule additional negotiation sessions with any or all responsive Proposers;
 - b. Require any or all responsive Proposers to provide a Best and Final Offer (BAFO);
 - c. Pursue a contract with one or more responsive Proposers for the services encompassed by this solicitation;
 - d. Pursue the division of contracts between responsive Proposers by type of service or geographical area, or both;
 - e. Arrive at any agreement with a responsive Proposer, finalize contract terms with such Proposer and terminate negotiations with any or all other Proposers, regardless of the status of or scheduled negotiations with such other Proposers;
 - f. Decline to conduct further negotiations with any Proposer;
 - g. Reopen negotiations with any Proposer;
 - h. Take any additional administrative steps deemed necessary in determining the final award, including additional factfinding, evaluation, or negotiation, where necessary and consistent with the terms of this solicitation.
- 6.2 <u>"Sample" or Base Contract for Negotiations</u>: The enclosed "sample" contract (Attachment D) shall be the basis for any contract negotiations and resulting agreement. Proposers are strongly encouraged to review the enclosed sample contract. The final contract shall reference and incorporate all addenda, specifications, terms, and conditions of this RFP, and to include Proposer's offer, contract negotiations, and final acceptance. The College may amend any term and condition of the sample contract prior to final acceptance by both parties.

6.3 Final Selection and Notice of Award Recommendation:

- 6.3.1 The College will recommend for award of the contract, the responsive proposer(s) as determined by the Negotiations Team.
- 6.3.2 The College has sole discretion in deciding whether and when to take any of the foregoing actions, the responsive Proposer or Proposers affected and whether to provide concurrent public notice of such decision. The College at its sole discretion may:
 - a. Recommend Award;
 - b. Re-advertise/re-solicit for proposals;
 - c. Reject all proposals without further action; accept or reject any proposal or portion of a proposal as deemed in the College's best interest.
- 6.3.3 The College reserves the right to:
 - a. Select one or more proposers for the services encompassed by this solicitation, any addenda thereto and any request for additional or revised detail written proposals or request for best and final offers;
 - b. Divide the work among proposers by type of service or geographic area, or both; and

REQUEST FOR PROPOSALS RFP-2018-167-EH 6.0 CONTRACT NEGOTIATION

c. Award contracts for less than the entire service area or less than all services encompassed by this solicitation, or both.

6.4 Reserved Rights After Notice of Award Recommendation:

- 6.4.1 <u>Negotiations After Award Recommendation</u>: The College reserves the right to schedule additional negotiation sessions with proposers identified in the posting of the Award Recommendation in order to establish final terms and conditions for contracts with those proposers. This may include but not be limited to site surveys to finalize the College's requirements.
- 6.4.2 <u>Other Reserved Rights</u>: The College reserves the right, after posting Award Recommendation thereof, to withdraw or amend its Award Recommendation and reopen negotiations with any other proposers recommended in Section 5.2, Phase 2, Interviews and Presentations, at any time prior to execution of a contract.
- 6.4.3 The College's Board of Trustees will make the final and sole decision whether or not to award the contract to the recommended proposer(s).

REQUEST FOR PROPOSALS RFP-2018-167-EH 7.0 GENERAL CONDITIONS

- 1. **SUBMITTAL OF QUESTIONS.** Any questions concerning any portion of this solicitation must be received by the contracting officer named herein on or before the due date for submittal of questions as stated in the project calendar. If necessary, the College will issue an addendum to respond to question(s) received. Any verbal or written information, which is obtained other than by information herein or by Addenda shall not be binding on the College.
- 2. AWARD. In order to meet the needs of the College award may be made by item or by group, as indicated herein. The College may make an award to one or more awardee(s) or may split award among respondents. The terms of the award shall be defined in the award recommendation document. Interested respondents may request copies of tabulations and score sheets and may request a debriefing session after award of solicitation has been completed. The College reserves the right to reject any or all proposals, to not make an award resulting from this solicitation or to withdraw this solicitation at any time.
- 3. CONTRACT EXTENSION: In addition to the stated term of award, the College may, in mutual agreement with the awardee, extend the term for three (3) additional one year periods and/or 90 days beyond the expiration date of the final expiration date.
- 4. CONTRACT ORDERS: Price or quantity conditions stated by any respondent will not be considered for award. The quantities listed herein are only estimates of quantities to be ordered throughout the contract period and are not a guarantee of orders. Actual quantities ordered throughout the contract period may be greater or less than the proposal estimates and shall be furnished at the fixed contract price. No guarantee is given or implied as to the total dollar value or work as a result of this solicitation. College is not obligated to place any order for goods or services as a result of this award. Order placement will be based upon the needs and in the best interest of College.
- 5. BID ITEM OFFERED: If alternates are acceptable, as stated herein, and if respondent is proposing other than the make and model specified, then complete make and model number of the item offered must be indicated on the proposal. Failure to indicate a complete make and model number for the item offered will represent that the respondent is proposing the make and model specified.
- 6. DESCRIPTIVE LITERATURE: When alternates are acceptable and if respondent is submitting a proposal for other than the make(s) and model(s) specified, it is required that complete descriptive technical literature on the item being proposed be submitted with the proposal or upon request. Such literature shall be in sufficient detail to indicate conformance with the specifications of the make(s) and model(s) specified. Failure to provide this descriptive literature in sufficient detail to complete the evaluation of the make(s) and model(s) offered, with this proposal or upon request, will result in disqualification of proposed alternate and may result in disqualification of entire proposal.
- 7. MODEL NUMBER CORRECTIONS: If the model number for the make specified is a) no longer available or incorrect, the replacement or correct model number should be submitted in the proposal.
- 8. DISCONTINUED ITEM: If a proposal item is discontinued by the manufacturer during the period of award, then the awardee shall advise the Procurement Services Department in writing of non-availability of the proposal item and shall submit complete descriptive, technical literature on the replacement item. Replacement item shall be furnished at the same firm price offered for the original proposal item or at a lower price during the remainder of the period of award. Samples of replacement items may be required and, if requested, must be supplied for evaluation by the appropriate College shall. The College shall not be held liable for any damages incurred to sample item(s) during evaluation.
- 9. SAMPLES: After proposal opening and prior to award, samples of the proposed product may be required for evaluation. Samples, when required, must be furnished free of expense and, if not destroyed, will, upon request, be returned at the respondent's expense. Each individual sample must be labeled with respondent's name, proposal number, and item number. Such samples when requested by the College must be furnished no later than 72 hours after notification. Failure of respondent to either deliver required samples or to clearly identify samples as indicated may be reason for rejection of the proposal.
- 10. MANUFACTURER'S CERTIFICATION: Respondent must be authorized by proposed manufacturer to sell, warranty, service (depending on scope of award) item(s) proposed. The certification must be returned with the proposal in time for proposal opening or upon request. Failure to submit the completed certification will ultimately result in disqualification of proposal submitted.
- 11. LOCAL REPAIR FACILITY: The College may require respondent to maintain a local repair facility that can respond to service calls. For the purpose of this solicitation, "LOCAL" repair station means location in Broward, Miami-Dade or Palm Beach County.
- 12. BID BOND: If required herein, a Surety Bond, Certified Check, Cashier's Check, Treasurer's Check or Bank Draft of any State or National Bank representing five percent of the total amount of the proposal must accompany proposal. Bonding company must appear on U. S. Treasury list. Surety bonds must be submitted in the form specified by the College. No other bond form will be acceptable.
- 13. PERFORMANCE AND PAYMENT BOND REQUIREMENTS: If required herein, awardee shall execute a Performance and Payment Bond in an amount equal to proposal costs and in accordance with the requirements of Section 255.05 Florida Statutes, as currently enacted or as amended from time to time. In addition to the requirements of Section 255.05, the Surety must be listed on the Department of Treasury's Listing of Approved Sureties (Department Circular 570) which is available through the Internet at http://www.fms.treas.gov/c570.html. The Insurance Company that issues the Bond must be licensed to do business in the State of Florida. If the Insurance Company is an out of state Firm, a Power of Attorney from a Resident Agent must be properly executed and included with the bond. Bond must be furnished to the College within ten (10) days after receipt of notice of award and must comply with Florida Statutes 255.05.
- 14. COMMENCEMENT OF WORK/SHIPMENT: No shipment of goods or commencement of work shall begin until such time as awardee receives a College Purchase Order. Goods or services received prior to issuance of Purchase Order may be rejected.
- 15. **DELIVERY:** Respondent is to indicate on their response the delivery time required for each proposal item. A respondent who fails to indicate delivery time agrees to deliver items ordered within 30 days from the receipt of the order. The College may reject proposals that exceed delivery greater than 30 days from receipt of order.
- 16. **INSTALLATION:** If required herein, price quoted shall include on-site, inside delivery, installation, satisfactory operation and demonstration of use of all items ordered. If Installation is not required awardee shall submit complete installation/operation instructions with delivery or upon request.
- 17. **INSPECTION AND ACCEPTANCE OF MATERIALS AND/OR SERVICE:** The material and/or service delivered under this proposal shall remain the property of the seller until a physical inspection and actual usage of this material is made and thereafter accepted to the satisfaction of the College and must comply with the terms herein, and be fully in accord with specifications. In the event the material supplied to the College is found to be defective or does not conform to specifications, the College reserves the right to cancel the order upon written request to the seller and return the product to seller, at seller's expense.

7.0 GENERAL CONDITIONS

18. PRICE ADJUSTMENTS: Prices offered shall remain firm through each contract expiration date. If price adjustments are allowed, awardee may only request price adjustment at the time of invitation to renew contract, approximately sixty (60) days prior to contract expiration, or only during other approved periods. Requests for price adjustments shall be fully

documented and shall not exceed the percentage of change in the applicable index, as determined by the College, established by the Bureau of Labor Statistics (www.bls.gov). In the event that the applicable index indicates a negative price trend, the College reserves the right to request a reduction in contract prices equal to the percentage of change. The College reserves the right to not grant price adjustments or to not renew any contract regardless of price considerations.

- 19. MATERIAL SAFETY DATA SHEET (MSDS): As per Florida Statute, the Right To Know Law, The College requires that Material Safety Data Sheets (MSDS) are required for all applicable items, materials and/or substances ordered. Respondent must supply all MSDS WITH THIS BID or UPON REQUEST. An awardee who has not submitted the required MSDS will not be issued any purchase orders until the MSDS's are received and approved by The College Risk Management Department. All MSDS submitted must be either an original as received from the manufacturer or a legible copy made from same. MSDS ON CD-ROM IS NOT ACCEPTABLE. The College's Risk Management Department requires, for the purpose of safeguarding the health and safety of staff and/or students, that all submitted MSDS must be current and reviewed by the respondent with the manufacturer within the last calendar year. Vendor, by virtue of signing proposal, represents the MSDS as being in compliance with the above conditions. Each MSDS must include a clear delineation of chemical content(s) of product, contain all information required by Florida's Right-To-Know Law, and should have the RFP Number and Product Item Number stated on each MSDS. The College reserves the right to request additional information from the manufacturer concerning the contents of its MSDS submitted by the respondent for the corresponding proposal item. Failure to provide this information as detailed herein may result in disqualification of bid submitted.
- 20. **PROTECTION OF WORK, PROPERTY AND PERSONNEL:** The awardee shall at all times guard against damage and/or loss to the property of the College, and shall replace and/or repair any loss or damages unless such be caused by the College. The College may withhold payment or make such deductions, as it might deem necessary to insure reimbursement for loss and/or damages to the property through negligence of the awardee. The awardee shall take the necessary safety precautions to protect both personnel and property while the work is in progress simultaneously adhering to the project schedule.
- 21. WARRANTY: Manufacturer's standard warranty must be provided on all proposal items. Warranty shall begin after delivery and acceptance by the College. Warranty shall be stated in the spaces provided in the Bid Summary Sheet.
- 22. DEBRIS: Vendor shall be responsible for the prompt removal of all debris, which is result of delivery or installation.
- 23. DELIVERY INFORMATION: Delivery specifics will be included on purchase order. From time to time the College may be closed during regular business time or may have established special calendar (e.g., winter holidays, spring break, summer flex week, etc.). Prior to delivery the awardee shall verify that the College will be open to accept delivery. The College will not be responsible for re-delivery charges.
- 24. CANCELLATION/TERMINATION: The College may, by written notice, terminate in whole or in part the contract or any purchase orders resulting from this solicitation when such action is in the best interest of the College or when any provision(s) of this solicitation are violated by the respondent. In the event of cancellation/termination, the College shall be liable only for payment for services rendered prior to the effective date of cancellation/termination.
- 25. ADDING OR DELETING CAMPUS/CENTER LOCATIONS: For site specific awards, the College may, during the term of the contract, add or delete, wholly or in part, locations. In the event that a site is added to the contract, the respondent shall invoice the same amount as prices quoted herein for similar sites. Deletion of sites shall not affect contract pricing.
- 26. IRREVOCABILITY OF PROPOSAL: A proposal in response to this solicitation may not be withdrawn before the expiration of 90 days from the date of proposal due date.
- 27. PROPOSAL PUBLIC RECORD: Respondent acknowledges that all information contained within their proposal is part of the public domain as defined by the State of Florida Sunshine and Public Record Laws.
- 28. NONCONFORMANCE TO CONTRACT CONDITIONS: Goods or services offered as a result of any award resulting from this solicitation must be in compliance with all conditions and specifications and any resulting agreement at all times. Orders for goods or services not conforming as required may be terminated at awardee(s) expense and acquired on the open market. Any increase in cost may be charged against the awardee. Any violation of these stipulations may also result in:

a. For a period of two years, any solicitation submitted by respondent will not be considered and will not be recommended for award. b. All departments being advised not to do business with vendor.

- 29. GOVERNING LAW / VENUE: This solicitation, and any award(s) resulting from same, shall be governed by and construed under the laws of the State of Florida and must have venue established in the 17th Circuit Court of Broward County, Florida or the United States Court of the Southern District of Florida.
- 30. TORT IMMUNITY: The College hereby reserves to itself any and all tort immunity as provided to it by the laws of the State of Florida. It is hereby agreed that the College's liability is limited to the extent permitted by the Florida Constitution and Florida Statute 768.28 or any amendments thereto. Any and all such liability shall be limited to and shall not exceed amount of insurance coverage applicable to such an agreement provided to the College thru the Florida Community College Risk Management Consortium. Nothing contained in this document is intended to serve as a waiver of sovereign immunity by any agency to which sovereign immunity applies.
- 31. LEGAL REQUIREMENTS: Respondent agrees to be in full compliance with any federal, state, county and local laws, ordinances, rules, regulations or codes that in any manner affect the goods or services covered herein. Lack of knowledge by the respondent will in no way be a cause for relief from responsibility.
- 32. ADVERTISING: In submitting a solicitation, respondent agrees not to use the results therefrom as a part of any commercial advertising without prior written approval of College.
- 33. PAYMENT: A purchase order will be released after award by College for any goods or services to be delivered as a result of the solicitation. Any charge that does not directly correspond to a purchase order may not be authorized for payment. Payment will be provided after delivery is verified to be in compliance with all the conditions of award. Payment shall be made within 30 days of acceptance by the College.
- 34. **CONFLICT OF INTEREST:** The award of this solicitation is subject to the provisions of Chapter 112, Florida Statutes, as currently enacted or as amended from time to time. All respondents must disclose with their proposal the name of any officer, director or agent who is also an employee of College. All respondents must disclose in their response the name of any officer, director, employee or agent of Firm who is also an employee of College or an immediate family member of an employee of College.

REQUEST FOR PROPOSALS RFP-2018-167-EH 7.0 GENERAL CONDITIONS

35. PATENTS/INTELLECTUAL RIGHTS AND ROYALTIES: The respondent, without exception, shall indemnify and save harmless College and its employees from liability of any nature or kind, including cost and expenses for or on account of any copyrighted, patented, or unpatented invention, process, or article manufactured or used in the performance of the contract, including its use by College. If the respondent uses any design, device, or materials covered by letters, patent, or copyright or other intellectual rights, it is mutually understood and agreed without exception that the solicitation prices shall include all royalties or cost arising from the use of such design, device or materials in any way involved in the work.

- 36. DISPUTES: In the event of a conflict between the documents, the order of priority of the documents shall be as follows:
 - a. Any agreement resulting from the award of this solicitation; then
 - b. Addenda released for this solicitation, with the latest Addendum taking precedence and chronologically thereafter; then
 - c. this solicitation; then
 - d. respondent's proposal.

In case of any other doubt or difference of opinion, the decision of College shall be final and binding on both parties.

- 37. OSHA: The respondent warrants that the product supplied to College shall conform in all respects to the standards set forth in the Occupational Safety and Health Act of 1970, as amended, and the failure to comply with this condition will be considered as a breach of contract.
- 38. LIABILITY, INSURANCE, LICENSES AND PERMITS: Respondent agrees to the Indemnification Provision stated herein and will assume the full duty obligation and expense of obtaining all necessary licenses, permits and insurance. The respondent shall be liable for any damages or loss to the College occasioned by negligence of the respondent (or agent) or any person the respondent has designated in the completion of the contract.
- 39. PUBLIC ENTITY CRIMES: Section 287.133(2)(a), Florida Statutes, as currently enacted or as amended from time to time, states that a person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a proposal on a contract to provide any goods or services to a public entity, may not submit a proposal on a contract with a public entity for the construction or repair of a public building or public work, may not submit a proposal on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017 for CATEGORY TWO [currently \$35,000] for a period of 36 months from the date of being placed on the convicted vendor list. By submitting response to this solicitation respondent certifies that it has not been convicted of a public entity crime.
- 40. AVAILABILITY OF FUNDS: Florida Statutes prohibits the College from creating obligations on anticipation of budgeted revenues for a period in excess of one year. As such, College may, during the contract period, terminate or discontinue the items covered in this solicitation. This written notice will release College of all obligations, subsequent to the termination date, in any way related to the items covered in this solicitation upon 30 days prior written notice to the awardee. These provisions must be included as part of any lease agreement between the parties. No lease will be considered that does not include these provisions.
- 41. USE OF OTHER CONTRACTS: College reserves the right to utilize any other College contract, any State of Florida Contract, any contract awarded by any other city or county governmental agencies, other College, other community college/state university system cooperative agreements, or to directly negotiate/purchase per College policy and/or State Board Rule, as currently enacted or as amended from time to time, in lieu of any offer received or award made as a result of this solicitation if it is in its best interest to do so.
- 42. SUBCONTRACTING AND ASSIGNMENT: Neither any award of this solicitation nor any interest in any award of this solicitation may be subcontracted, assigned, transferred or encumbered by any party without the prior written consent of the college.

43. INDEMNIFICATION:

- a. By College: College agrees to be fully responsible for its acts of negligence or its agents' acts of negligence when acting within the scope of their employment and agrees to be liable for any damages resulting from said negligence. Nothing herein is intended to serve as a waiver of sovereign immunity by College. Nothing herein shall be construed as consent by College to be sued by third parties in any matter arising out of any contract.
- b. By Awardee: Awardee agrees to indemnify, hold harmless and defend College, its agents, servants, and employees from any and all claims, judgments, costs and expenses including, but not limited to, reasonable attorney's fees, reasonable investigative and discovery costs, court costs and all other sums which College, its agents, servants, and employees may pay or become obligated to pay on account of any, all and every claim or demand, or assertion of liability, or any claim or action founded thereon, arising or alleged to have arisen out of the products, goods or services furnished by the Awardee, its agents, servants, and employees; the equipment of the Awardee, its agents, servants, and employees while such equipment is on premises owned or controlled by College; or the negligence of Awardee or the negligence of Awardee's agents when acting within the scope of their employment, whether such claims, judgments, costs and expenses be for damages, damage to property including College's property, and injury or death of any person whether employed by the Awardee, College or otherwise.
- 44. SOLICITATION and ADDENDA: It is the sole responsibility of the respondent to assure it has received the entire solicitation package and any and all Addenda. No submissions made after the proposal opening, amending or supplementing the proposal shall be considered.
- 45. **GRATUITIES**: respondents shall not offer any gratuities, favors, or anything of monetary value to any official, employee, or agent of College; including any District Board of Trustee Member, College President and any Evaluation Committee Member, for the purpose of influencing consideration of this proposal.
- 46. **PREPARATION COST OF PROPOSAL:** Respondent is solely responsible for any and all costs associated with responding to this solicitation. College will not reimburse any respondent for any costs associated with the preparation and submittal of any proposal, or for any travel and per diem costs that are incurred by any respondent.
- 47. DEFAULT and LITIGATION COSTS: In the event of a default on this contract, the defaulting party shall pay all attorney's fees and court costs incurred by the non-defaulting party, at both the trial and appellate levels, in any action brought to enforce and collect damages arising from the default.

7.0 GENERAL CONDITIONS

48. TAXES AND PERMITS: Although the College is not subject to the Florida Sales and Use Tax, any contractor who purchases materials which will be used in a State owned building will not be exempted from the Florida Statute referencing sales and use tax: The State, any county, municipality or political subdivision of this State is exempt from the sales tax, except this exemption shall not include sales of tangible personal property made to contractors employed either directly or as agents of any such government or political subdivision thereof. The owner is not

subject to:

- a. Federal excise taxes on materials or appliances that are incorporated into and become a part of the completed improvement.
- b. Federal tax on transportation of property.
- c. Cost of Municipal Building Permits.
- d. Sales and rental tax payments to the State of Florida are the responsibility of the vendor. The vendor must provide documentation to the State. Vendors by virtue of submitting a proposal agree to this condition.
- 49. SMALL DISADVANTAGED BUSINESS (SDB): It is the policy of College that it will not discriminate in employment and awarding of contracts on the basis of race, creed, color, gender, national origin, ethnicity, disability, and religion. It is also the policy of College that its contractors/vendors not discriminate in employment and awarding of contracts on the basis of race, creed, color, gender, national origin, ethnicity, disability, and religion. Any BC contractor found in violation of this policy will be removed from BC's vendor list and prohibited from bidding on BC goods and services until such time it has sufficiently instituted corrective actions to rectify the discriminatory practices.

The College recognizes its responsibility within the diverse business community in which it operates. It is the policy (6Hx2-6.34) of the College to provide all businesses an equal and fair opportunity to participate in its procurement and contracting opportunities; and to support sustainable growth and economic opportunities (Policy 6Hx2-6.36) for Small Disadvantaged Business Enterprises (SDB).

- 50. SUSTAINABILITY AND RECYCLING: Awardee shall comply with any current or future sustainability and recycling program established by the State, the County, the Municipality and/or College. Inability to comply or reach agreement with College to meet compliance will result in cancellation of the award.
- 51. ASSIGNMENT OF ANTITRUST CLAIMS: For and in recognition of good and valuable consideration, receipt of which is hereby acknowledged, proposing Firm hereby conveys, sells, assigns and transfers to the State of Florida all rights, title and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of Florida for price fixing, relating to the particular goods or services purchased or acquired by the State of Florida pursuant to this solicitation.
- 52. PROTECTION AND SECURITY OF BUILDING AND PROPERTY: The contractor shall assume full responsibility and be held liable by the College for any and all damage or claim for damage, for injury to persons, property and equipment which might result from any services performed under this specification. The extent of this responsibility is not limited to only College property but extends to any property including lease equipment on College locations. Contractor shall be held liable by the College for damages caused by its employees to any equipment, apparatus or installed property in buildings in which work is performed under this specification. Work shall be carried on in such a manner that there will be no interruption of College business. Contractor shall be responsible for all keys issued to them for the performance of their duties and will bear the cost of re-keying all areas required due to key loss. Re-keying will be done at the discretion of the College.
- 53. SITE VISITS/INSPECTIONS: The College reserves the right to conduct a site visit to any respondent's place(s) of business in order to ascertain the respondent's ability to perform.
- 54. EXCESS PAYMENT: The College reserves the right to audit any contract or payment history of any agreement resulting from this solicitation. In the event that the college determines that payment in excess to those agreed to hereunder have been made to Contractor, Contractor agrees to return payment to the College within 30 days of being notified. In the event that the excess payment is due to erroneous invoicing by the Contractor and that said excess payments exceed five percent (5%) of the fees agreed to hereunder, the Contractor agrees to pay for the costs of said audit.
- 55. TIE BREAKER: Resolution of tie bids or proposals shall be resolved in accordance with College Policy 6Hx2-6.35.
- 56. EMERGENCY SERVICES DUE TO NATURAL DISASTERS/FORCES: For the purposes of this solicitation, "Natural Force" is defined as conflagration, flood, storm, earthquake, hurricane or other public calamity. Bidder, by virtue of submitting a bid, agrees that, if receiving an award, THE COLLEGE shall be given top priority for use by the bidder's resources, and bidder shall make available to THE COLLEGE all of its resources such as vehicles, equipment tools, and both workforce and management personnel, in the event of a natural disaster such as a hurricane, tornado, windstorm, flood, or fire during the term of award or contract.
- 57. SUSPENSION OF WORK. The College may in its sole discretion suspend any or all activities under the Contract or purchase order, at any time, when in the best interests of the College to do so. The College shall provide the Contractor written notice outlining the particulars of suspension. Examples of the reason for suspension include, but are not limited to, budgetary constraints, declaration of emergency, or other such circumstances. After receiving a suspension notice, the Contractor shall comply with the notice and shall not accept any purchase orders. Within ninety days, or any longer period agreed to by the Contractor, the College shall either (1) issue a notice authorizing resumption of work, at which time (1) work can resume, or (2) terminate the contract, or (3) extend the period of suspension.
- 58. FORCE MAJEURE, NOTICE OF DELAY, AND NO DAMAGES FOR DELAY: The Contractor shall not be responsible for delay resulting from its failure to perform if neither the fault nor the negligence of the Contractor or its employees or agents contributed to the delay and the delay is due directly to acts of God, wars, acts of public enemies, strikes, fires, floods, or other similar cause wholly beyond the Contractor's control, or for any of the foregoing that affect subcontractors or suppliers if no alternate source of supply is available to the Contractor. In case of any delay the Contractor believes is excusable, the Contractor shall notify the College in writing of the delay or potential delay and describe the cause of the delay either (1) within ten (10) days after the cause that creates or will create the delay first arose, if the Contractor could reasonably foresee that a delay could occur as a result, or (2) if delay is not reasonably foreseeable, within five (5) days after the date the Contractor first had reason to believe that a delay could occur as a result. ON STITUTE THE CONTRACTOR'S SOLE REMEDY OR EXCUSE WITH RESPECT TO DELAY. Providing notice in strict accordance with this paragraph is a condition precedent to such remedy. No claim for damages or additional charges, other than for an extension of time, shall be asserted against the College. If performance is suspended or delayed, in whole or in part, due to any of the causes described in this paragraph, after the causes have ceased to exist the Contractor shall perform at no increased cost, unless the College agrees to, in writing, to any modification of the contract terms.

REQUEST FOR PROPOSALS RFP-2018-167-EH 7.0 GENERAL CONDITIONS

- 59. DISPUTE RESOLUTION: Any dispute concerning performance of the Contract shall be communicated through the College's designated contract manager, who shall reduce the decision to writing and serve a copy on the Contractor. The decision shall be final and conclusive unless within twenty-one (21) days from the date of receipt, the Contractor files with the College a petition for administrative hearing. The College's decision on the petition shall be final, subject to the Contractor's right to review pursuant to Chapter 120 of the Florida Statutes. Exhaustion of administrative remedies is an absolute condition precedent to the Contractor's ability to pursue any other form of dispute resolution; provided, however, that the parties may employ the alternative dispute resolution procedures outlined in Chapter 120.
- 60 EMPLOYEES. SUBCONTRACTORS. AND AGENTS: All Contractor employees, subcontractors, or agents performing work under the Contract shall be properly trained technicians who meet or exceed any specified training qualifications. Upon request, Contractor shall furnish a copy of technical certification or other proof of qualification. All employees, subcontractors, or agents performing work under the Contract must comply with all security and administrative requirements of the College and shall comply with all controlling laws and regulations relevant to the services they are providing under the Contract. The College may conduct, and the Contractor shall cooperate in, a security background check or otherwise assess any employee, subcontractor, or agent furnished by the Contractor. The College may refuse access to, or require replacement of, any personnel for cause, including, but not limited to, technical or training qualifications, quality of work, change in security status, or non-compliance with a College's security or other requirements. Such approval shall not relieve the Contractor of its obligation to perform all work in compliance with the Contract. The College may reject and bar from any facility for cause any of the Contractor's employees, subcontractors, or agents. The College shall take all actions necessary to ensure that Contractor's employees, subcontractors and other agents are not employees of the College. Such actions include, but are not limited to, (1) ensuring that Contractor's employees, subcontractors, and other agents receive benefits and necessary insurance (health, workers' compensations, and unemployment from an employer other than the College.
- 61. PROTESTING OF CONDITIONS/SPECIFICATIONS: Any person desiring to protest the conditions/specifications in this solicitation, or any Addenda subsequently released thereto, shall file a notice of protest, in writing, within 72 consecutive hours after the receipt of the solicitation or Addenda and shall file a formal written protest within ten calendar days after the date the notice of protest was filed. The time provided for filing a notice of protest shall be based upon whenever a person receives this solicitation, or any Addenda released thereto. Receipt of a copy of this solicitation, or any Addenda released thereto, which is received in accordance with Chapter 119, Florida Statutes, or College Policy, as currently enacted or as amended from time to time, shall not be used as a basis for filing a notice of protest as described herein. Saturdays, Sundays, legal holidays or days during which the college administration is closed, shall be excluded in the computation of the 72 consecutive hours. If the tenth calendar day falls on a Saturday, Sunday, legal holiday or days during which the college administration is closed, the formal written protest must be received on or before 5:00 p.m. of the next calendar day that is not a Saturday, Sunday, legal holiday or days during which the college administration is closed. Section 120.57(3)(b), Florida Statutes, as currently enacted or as amended from time to time, states that "The formal written protest shall state with particularity the facts and law upon which the protest is based".

Failure to file a notice of protest or to file a formal written protest within the time prescribed shall constitute a waiver of proceedings under Chapter 120. Florida Statutes, Notices of protest, formal written protests, and the required bonds, shall be filed at College, Procurement Services Department, 6400 N.W. 6th Way, Fort Lauderdale, Florida 33309. Fax filing will not be acceptable for the filing of bonds.

62. PROTESTING OF AWARD RECOMMENDATIONS/TABULATIONS: Award Recommendations and Tabulations will be posted in the Procurement Services Department on the date and time stipulated on the solicitation and will remain posted for 72 consecutive hours. Any change to the date and time established herein for posting of solicitation Award Recommendations shall be posted in the Procurement Services Department and on the departmental web site. In the event the date and time of the posting of Award Recommendation is changed, it is the responsibility of each respondent to ascertain the revised date of the posting of Award Recommendation. Any person desiring to protest the intended decision shall file a notice of protest, in writing, within 72 consecutive hours after the posting of the Award Recommendation (or receipt of written notice of intended decision) and shall file a formal written protest within ten calendar days after the date the notice of protest was filed. A written notice of intended decision shall only apply when the Procurement Services Department gives notice of an intended decision about this solicitation. A written notice of intended decision received in accordance with Chapter 119. Florida Statutes, or College Policy, as currently enacted or as amended from time to time, shall not be used as a basis for filing a notice of protest as described herein. Saturdays, Sundays, legal holidays and days during which the college administration is closed shall be excluded in the computation of the 72 consecutive hours. If the tenth calendar day falls on a Saturday, Sunday, legal holiday or days during which the college administration is closed, the formal written protest must be received on or before 5:00 p.m. of the next calendar day that is not a Saturday or Sunday, legal holiday or days during which the college administration is closed. Section 120.57(3)(b), Florida Statutes, as currently enacted or as amended from time to time, states that "The formal written protest shall state with particularity the facts and law upon which the protest is based". Any person who files an action protesting an intended decision shall post with the College, at the time of filing the formal written protect, a bond, payable to College, in an amount equal to one percent (1%) of the College's estimate of the total volume of the contract. The College shall provide the estimated contract amount to the vendor within 72 hours, excluding Saturdays, Sundays and other days during which the College administration is closed, of receipt of notice of intent to protest. The estimated contract amount shall be established on the award recommendation as the "contract award amount". The estimated contract amount is not subject to protest pursuant to Section 120.57(3), Florida Statutes. The bond shall be conditioned upon the payment of all costs which may be adjudged against the protestant in an Administrative Hearing in which the action is brought and in any subsequent appellate court proceeding. In lieu of a bond, the College may accept a cashier's check, official bank check or money order in the amount of the bond. If, after completion of the Administrative Hearing process and any appellate court proceedings, the College prevails, then the College shall recover all costs and charges which shall be included in the Final Order or judgment, including charges made by the Division of Administrative Hearings, but excluding attorney's fees. Upon payment of such costs and charges by the protestant, the bond shall be returned. If the protestant prevails, then the protestant shall recover from the College all costs and charges which shall be included in the Final Order or judgment, excluding attorney's fees.

Failure to file a notice of protest or to file a formal written protest within the time prescribed shall constitute a waiver of proceedings under Chapter 120, Florida Statutes. Notices of protest, formal written protests, and the required bonds, shall be filed at College, Procurement Services Department, 6400 N.W. 6th Way, Fort Lauderdale, Florida 33309. Fax filing will not be acceptable for the filing of bonds.

- CONE OF SILENCE: Any respondent or a lobbyist for a respondent is prohibited from having any communication concerning this solicitation or any response with any member of 63. the College District Board of Trustees, the College President, or any other College employee after the release of this solicitation and prior to the contract being awarded with the exception of communications with the office of the Associate Vice-President for Business Services & Resource Management, unless so notified by the Procurement Services Department. A proposal from any Firm will be disqualified when the respondent or a lobbyist for the respondent violates this condition of the solicitation. No verbal or written information which is obtained other than by information in this document or by Addenda to this solicitation shall be binding on College.
- 64. PUBLIC RECORDS: Pursuant to Section 119.0701, Florida Statutes, any party contracting with Broward College is required to (a) keep and maintain available for public inspection any records that pertain to services rendered under this Agreement; (b) provide the public with access to public records on the same term and conditions that Broward College would provide such records and at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes or as otherwise provided b law; (c) ensure that public records that are exempt or confidential and except from public record disclosure requirements are not disclosed except as authorized by law; and (d) meet all requirement for retaining public records and transfer, at no cost, to Broward College all public records in that party's possession upon termination of its contract with Broward College and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirement. All of such party's records stored electronically must be provided to Broward College in a format that is compatible with Broward College's information technology system. Each Party shall maintain its own respective records and documents associated with 7.0 GENERAL CONDITIONS

this Agreement in accordance with the records retention requirements applicable to public records. Each Party shall be responsible for compliance with any public documents

request served upon it pursuant to Section 119.07, Florida Statutes, and any resultant award of attorney's fees for non-compliance with that law. Each party acknowledge that this Agreement and all attachments thereto are public records and do not constitute trade secrets.

- 65. FLORIDA STATUTE #283.35 PREFERENCE GIVEN PRINTING WITHIN THE STATE: When awarding a contract to have materials printed, the agency, university, college, school district, or other political subdivision of this state awarding the contract shall grant a preference to the lowest responsible and responsive vendor having a principal place of business within this state. The preference shall be 5 percent if the lowest bid is submitted by a vendor whose principal place of business is located outside the state and if the printing can be performed in this state at a level of quality comparable to that obtainable from the vendor submitting the lowest bid located outside the state. As used in this section, the term "other political subdivision of this state" does not include counties or municipalities.
- 66. FLORIDA STATUTE #287.084 PREFERENCE TO FLORIDA BUSINESSES: (1)(a) When an agency, university, college, school district, or other political subdivision of the state is required to make purchases of personal property through competitive solicitation and the lowest responsible and responsive bid, proposal, or reply is by a vendor whose principal place of business is in a state or political subdivision thereof which grants a preference for the purchase of such personal property to a person whose principal place of business is in such state, then the agency, university, college, school district, or other political subdivision of this state shall award a preference to the lowest responsible and responsive vendor having a principal place of business within this state, which preference is equal to the preference granted by the state or political subdivision thereof in which the lowest responsible and responsive vendor has its principal place of business. In a competitive solicitation in which the lowest bid is submitted by a vendor whose principal place of business is located outside the state and that state does not grant a preference in competitive solicitation to vendors having a principal place of business in that state, the preference to the lowest responsible and responsive vendor having a principal place of business in this state shall be 5 percent.
 - (b) Paragraph (a) does not apply to transportation projects for which federal aid funds are available.
 - (c) As used in this section, the term "other political subdivision of this state" does not include counties or municipalities.

(2) A vendor whose principal place of business is outside this state must accompany any written bid, proposal, or reply documents with a written opinion of an attorney at law licensed to practice law in that foreign state, as to the preferences, if any or none, granted by the law of that state to its own business entities whose principal places of business are in that foreign state in the letting of any or all public contracts.

(3)(a) A vendor whose principal place of business is in this state may not be precluded from being an authorized reseller of information technology commodities of a state contractor as long as the vendor demonstrates that it employs an internationally recognized quality management system, such as ISO 9001 or its equivalent, and provides a warranty on the information technology commodities which is, at a minimum, of equal scope and length as that of the contract.

(b) This subsection applies to any renewal of any state contract executed on or after July 1, 2012.

3.1 <u>SCOPE</u>

Contractor(s) shall provide Storm Drain Cleaning, Repairs and Maintenance at college-wide locations as identified and described by the Facilities Department. The Contractor shall provide the services on an as-needed and project-by-project basis, based on the needs of the College, which will be described in subsequent Purchase Order(s) to be issued.

3.2 LICENSE(S)

The Proposer will be responsible for obtaining and paying for all necessary licenses and permits, and providing copies to College representative. Proposer will maintain all appropriate licenses and permits specified by Broward County and any appropriate agency of State of Florida, and shall provide copies of these licenses and/or permits to College upon request. Failure to maintain required licenses and permits shall be cause for termination.

FLORIDA STATE: CERTIFIED GENERAL CONTRACTOR;

OR

CERTIFIED PLUMBING CONTRACTOR; OR

CERTIFIED UNDEGROUND UTILITY AND EXCAVATION CONTRACTOR; OR

BROWARD COUNTY:

CERTIFIED BUILDING CONTRACTOR CLASS "A"; (MUST BE REGISTERED WITH THE STATE OF FLORIDA) OR

CENTRAL MASTER PLUMBER; (MUST BE REGISTERED WITH THE STATE OF FLORIDA) OR

GENERAL ENGINEERED CONSTRUCTION BUILDER; OR

PRIMARY PIPELINES (WATER, SEWER, DRAINAGE) - CLASS "A"

Any work performed not within the scope of the above contract must be performed by a licensed subcontractor.

3.3 **PERMITS/FEES**

Broward College will pay permit fees directly to its Consultant(s); Storm Drain contractor/vendor is not required to pay permit fees.

Other than permit fees, the contractor/vendor shall be responsible for obtaining and paying fees. Payment for fees shall be reimbursed to the contractor utilizing "pass-thru". Such fees include, but are not limited to, fees and dumping fees for all line items. A copy of the dumping fees receipt shall be submitted with the contractor's/vendor's invoice for payment. The College will not pay for illegal or improper disposal of debris/waste. Contractor will invoice the College for reimbursement. No mark-up shall be allowed.

3.4 DEBRIS, WASTE AND CHEMICALS

Contractor(s) shall be responsible for the prompt removal of all debris, which is a result of services.

Contractor(s) shall apply and dispose of all chemicals and waste in a manner that complies with all local, state and federal laws and regulations

3.5 SUBCONTRACTORS

Due to environmental and liability concerns, no subcontracting will be allowed.

3.6 TRAFFIC CONTROL

Contractor(s) shall be responsible for training and compliance with all OSHA standards pertaining to confined space entry and D.O.T. regualtions for traffic control. BC's representative reserves the right to shut down any job site for unsafe conditions.

3.7 RESPONSE TIME

Schedule for routine maintenance shall be coordinated with the College. All regular maintenance shall be performed during the College's normal working hours (7:00 A.M. to 4:00 P.M., Monday through Friday) unless otherwise authorized by the College.

Work may be performed at hours other than normal business hours at the direction and discretion of the College's Facilities Management Department Site Representative. Arrangements must be approved in advance.

The contractor shall stand ready and be available to perform overtime work when requested to do so by the owner. Due to the nature of the College's operational needs, contractor understands and agrees that it may be necessary to perform certain service or repairs during non-normal work hours, including weekends and holidays. All work times shall be coordinated with the College.

If College requests an Emergency Mobilization and provides a verbal scope to the contractor, the contractor shall have six (6) hours to set up at the site of the emergency and begin work. The Contractor must submit an estimate to the College within 24 hours of the day of emergency mobilization.

Contractor(s) shall provide a contact person to ensure twenty-four hours response.

3.8 EMERGENCY CALL-OUT

Emergency call-out is responding on short notice to perform any of the sevices listed in this RFP. This may be required outside of normal working hours such as after 4:00 p.m. or on weekends or holidays. Emergency call out response time will be two (2) hours after initial contact with contractor(s). Contractor(s) should submit and maintain a valid emergency list consisting of no less than three (3) local contact numbers for no less that three (3) company representatives to be submitted with the bid or upon request.

3.9 PROTECTION OF EXISTING FACILITIES

The Contractor shall take all necessary precautions during the period of the service to protect existing facilities from damage by workmen and shall repair or replace, at its; own expense, any damage to property caused by their employees or suppliers.

3.10 CLEANING UP

The Contractor at all times shall keep the premises free from accumulation of waste materials and rubbish caused by their operations and from leaks and spillage from equipment. Upon completion of the work, he shall remove all their waste materials and rubbish from and about the installation, as well as all their tools, equipment, machinery, and surplus materials, and shall clean all building surfaces and leave the work area clean.

3.11 CONDITIONS FOR EMERGENCY / HURRICANE OR DISASTER (FORCE MAJEURE)

Proposer shall provide first-priority services to the College in the event of a hurricane, flood or other natural disaster. It is hereby made a part of this RFP that before, during and after a public emergency, disaster, hurricane, flood or other force majeure that Broward College shall require a "first priority" basis for goods and services. It is vital and imperative that the majority of citizens are protected from any emergency situation which threatens public safety and health, as determined by the Associate Vice President for Business Services & Resource Management. Awarded vendor agrees to rent/sell/lease all goods and services to the College or other governmental entities, as opposed to a private citizen or corporation, on a first priority basis. Broward College expects to pay a fair and reasonable price for all products/services in the event of a disaster, emergency or hurricane. Awarded vendor shall furnish a twenty-four (24) hour telephone number in the event of such an emergency.

If your company will not be submitting a response to this Request for Proposals, please complete this Statement of "No" Response Sheet and return, prior to the RFP Due Date established within, to:

Broward College
Procurement Services Department
6400 NW 6 th Way, 2 nd Floor
Fort Lauderdale, Florida 33309

This information will help Broward College in the preparation of future Bids/RFPs.

Bid/RFP Number:	Title:	
Company Name:		
Contact:		
Address:		
Telephone:	Facsimile:	

 Reasons for "NO" Response:
Unable to comply with product or service specifications.
Unable to comply with scope of work.
Unable to quote on all items in the group.
Insufficient time to respond to the Request for Proposal.
Unable to hold prices firm through the term of the contract period.
Our schedule would not permit us to perform.
Unable to meet delivery requirements.
Unable to meet bond requirements.
Unable to meet insurance requirements.
Other (Specify below)

Comments:

Signature:_____

Small Disadvantaged Business (SDB) Processes and Requirements

- 1. Vendor Non-Discrimination.
 - a. All vendors bidding on College contract opportunities must submit a vendor Covenant of Non-Discrimination Profile (Attachment C2). Bids received without a fully executed Covenant of Non-Discrimination Profile from the proposing vendor will be considered non-responsive.
- 2. Contract Compliance (Project by Project basis)
 - a. Upon execution of a project under this contract with Broward College, the successful bidder will utilize Subcontractor/Supplier Contact (Attachment C3) and Subcontractor/Supplier Utilization (Attachment C4) when submitting solicitation bid packages and will become a part of the contract between the bidder and the College.
 - b. Report of Subcontractor/Supplier Utilization (Attachment C5) will be utilized for SDB vendors performing work during the course of the project and MUST be submitted monthly as instructed on Attachment B5.
 - c. Attachment C5 will be monitored by the Office of Supplier Relations and Diversity for adherence with the plan.
 - d. A prime contractor may replace a SDB subcontractor or supplier who fails to meet the terms of their agreement. Based on availability, the subcontractor or supplier must be replaced with another subcontractor or supplier who equally qualifies under the SDB program requirements.
 - Replacing a SDB Subcontractor or Supplier A prime contractor may request a SDB substitution by submitting a
 written request to the Office of Supplier Relations and Diversity. The request must explain why the substitution is
 needed and the prime contractor shall attach a revised Subcontractor/Supplier Utilization (Attachment C4). The Director
 of the Office of Supplier Relations and Diversity, in conjunction with the Associate Vice President of Procurement
 Services, will issue a determination on the request and notify the prime contractor. The College must approve all
 SDB substitutions.
 - e. The successful bidder will be required to submit a monthly report to the Office of Supplier Relations and Diversity demonstrating the use of subcontractors and suppliers as indicated on the Attachment C5. Reports MUST be submitted monthly from the onset of the project/contract, even if there are no payments to SDB subcontractors or supplier.
 - f. Failure of the successful bidder to provide the specific SDB report by the specified date shall be sufficient cause for Broward College to:
 - o Withhold approval of the successful bidder's invoices for progress payments,
 - Increase the amount of the successful bidder's retainage, or
 - Evoke any other penalties as stated in General Conditions of the RFP (*Nonconformance to Contract Conditions*).

3. COLLEGE's Responsibilities:

SDB Requirements in Contracts – Procurement Services, Facilities Management and the User Department managing the contract will be responsible for ensuring that SDB participation requirements and/or deliverables are specified within the contract, for eligible projects.



OFFICE OF SUPPLIER RELATIONS AND DIVERSITY

NON-DISCRIMINATION PROFILE

The undersigned understands that it is the policy of Broward College to promote full and equal business opportunity for all persons doing business with the College. The undersigned covenants that we have not discriminated, on the basis of race, creed, color, gender, national origin, ethnicity, disability, or religion, with regard to prime contracting, subcontracting or partnering opportunities on this project/contract.

The undersigned further covenants that we agree to make a Good Faith Effort to utilize SDB subcontractors/suppliers and will comply truthfully and fully with the required forms SDB-2, SDB-3 and SDB-7.

Set forth below is the signature of an officer of the bidding entity with the authority to bind the entity.

Signature of Attesting Party

Daniel DiMura, Vice President

Title of Attesting Party

On this <u>20</u> day of <u>June</u>, 20<u>18</u>, before me appeared <u>Daniel DiMura</u>, the person who signed the above covenant in my presence.

Notary Public

Seal

Form: SDB-1



OFFICE OF SUPPLIER RELATIONS AND DIVERSITY SMALL DISADVANTAGED BUSINESS (SDB)

ATTACHMENT C3

SUBCONTRACTOR/SUPPLIER CONTACT

(List all SDB subcontractors or suppliers that were contacted regarding this project)

Company Name of Subcontractor/Supplier	Contact Name, Address and Phone Number	Business License? (Yes or No)	Type of Work Solicited from Subcontractor/Supplier	SDB Status White Male, African American, Hispanic American, Native American, Asian American, Woman, Service Disabled Veteran	Certification Agency Name and Expiration Date	Results of Contact
Equipment Rental	Sheryl Brown	Yes	Small Equipment Rental	WBE	School Board of	Daily/Weekly/Monthly Rental
Services Inc	1858 Okeechobee Blvd. West Palm Beach, FL 3340	9			Broward County 11/21/19	Quote
	561-683-6400	0				
Stanford & Sons	A. Abdul	Yes	Paving / Dump Truck	MBE/SDB	Florida Dept.	Hourly Quote
Trucking Corp.	1081 NW 12 Terrace Pompano Beach, FL 33069		Rental		of Transportation	
	954-783-6922					
Commerical Diver	Gino Gargiulo	Yes	Diving Services	SBD	Broward County	Hourly Quote
Services	413 SW 3rd Ave Ft Lauderdale, FL 33315					
Proponent Company	Name: Shenandoah	General Co	onst. Co. Project Nam	Storm Drain Clean/Re e:	epair/Maintenance	htract #:
Authorized Principal:	Daniel DiMura		Proponent Contact N	Number: <u>954-9</u>	75-0098	
Signature:				Date:	June 20, 201	8

*SDB Firms are certified by the State of Florida Office of Supplier Diversity, Southern Florida Minority Business Development Council [SFMSDC], School Board of Broward County, Women Business Enterprise National Council [Florida], Broward County Government, Palm Beach County Government and Miami - Dade County Government. Fom: SDB-2

Broward College

ATTACHMENT C4



OFFICE OF SUPPLIER RELATIONS AND DIVERSITY SMALL DISADVANTAGED BUSINESS (SDB)

SUBCONTRACTOR/ SUPPLIER UTILIZATION

(List all Small Disadvantaged Business Enterprise including Small, Disadvantaged, Minority and Women Business Enterprises Subcontractors/suppliers to be used on this project.)

Company Name of Sub-contractor/ Supplier	Contact Name and Phone Number	Business License? (Yes or No)	NIGP Code	Type of Work to be Performed	SDB Status White Male, African American, Hispanic American, Native American, Asian American, Woman, Service Disabled Veteran	*Certification Agency Name (attach copy of Certification)	Dollar (\$) Value of Work or Supplies	Percentage of Total Contract Amount
Equipment Rental Service Inc.	Sheryl Brown 561-683-6400	Yes		Small Equipment Rental	WBE	School Board of Broward County	TBD	TBD
Stanford & Sons Trucking Corp	A. Abdul 954-783-6922	Yes		Paving & Dump Truck Rental	MBE / SDB	Florida Dept. of Transportation	\$ 70.00	0.5%
Commercial Diver Services	Gino 954-245-4811	Yes		Diving Service	SDB	Broward County (Pending)	\$ 425.00	3%

 Total SDB%
 3.5

 Shenandoah General Const. Co.
 Project Name:
 Contract #: RFP-2018-167-EH
 Proponent Company Name:

Daniel DiMura 954-975-0098 Authorized Principal: Proponent Contact Number: June 20, 2018 Signature: Date:

*SDB Firms are certified by the State of Florida Office of Supplier Diversity, Southern Florida Minority Business Development Council [SFMSDC], School Board of Broward County, Women Business Enterprise National Council [Florida], Broward County Government, Palm Beach County Government and Miami - Dade County Government.

Form: SDB-3

Broward College

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BROWAR	D Please Su E 6	bmit Repo 400 NW 6 ^{tt}	rt to: The O Way, 2 nd Fl or Fax t	RACTOR/SUP Office of Supp loor, Fort Lau to: 954-201-73 ing this report of	olier Ro Iderda 330	elations and le, FL 33309	Diversity	,	ATTACH	IMENT C5
Company/Construction Man	ager/Contractor: Shenanc	loah Genera	I Construction	n Company						
Address: 1888 NW 22	Street, Pompano Beach, FL 33	3069					-	Phone:	954-975-009	18
Project Name: Storm Drain	n Clean/Repai/Maintenance		For the Tim	ne Period of:			SDB Pa	rticipation G	Goal (%):	
Is Contracting Company a C	certified SDB (including Small M	linority, Worr	en and Disad	vantaged Firms	s) [Yes 🗵 No	Contract	Value (\$):		
Type of Project:	Construction Design	Constru	ction Manage	ment C	Other _					
Subcontractor/Supplier Company Name	Contact Name and Phone Number	White M Americ Ameri Ameri Americ	3 Status Male, African an, Hispanic can, Native ican, Asian an, Woman, sabled Veteran	*Certifica Agency N (attach cop Certificati	ame by of	Scope of	Work	NIGP Code	Monthly Payment	Amount Paid to Subcontractor/ Supplier

*Broward College recognizes certifications from the State of Florida Office of Supplier Diversity, Southern Florida Minority Business Development Council [SFMSDC], School Board of Broward County, Women Business Development Center [Florida], Broward County Government, Palm Beach County Government and Miami Dade County Government.

 The undersigned ensures that each entity listed above performs a commercially useful function as defined in the Small Disadvantaged Business Program of Broward College. The undersigned also affirms that all payments listed above are true and correct.

 June 20, 2018
 Daniel DiMura, Vice President
 (954) 975-0098

 Title / Telephone Number

Form: SDB-7

Broward College

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(See separate Adobe PDF document in DemandStar)

https://www.demandstar.com/

- Please see the Cost Proposal Form(excel document) posted on demandstar.com.
- \circ Proposers are requested to submit all pricing on Cost Proposal Form sheet posted in Excel format.
- $\circ~$ For labor in increments of less than $\frac{1}{2}$ hour, established rate shall be prorated.
- Hourly rate shall start upon commencement of work at job site and terminate upon departure from jobsite
- All prices bid/proposed shall be in full accordance with the terms, conditions, and specifications stated herein.
- As specified, prices quoted shall include inside delivery to the specified College campus(es), centers and/or facilities within Broward County, Florida.
- Working Hours: The standard workweek shall be considered Monday through Friday, from 7:00 am to 4:00 pm, excluding normal federal holidays granted to College employees. All other times are considered non-standard.
- Contractor shall work during college non-standard working hours, college off-hours, recess periods, college authorized holidays or legal holidays, and/or weekends at no additional cost to College.
- All costs related to hourly labor rates, whether during standard workweek business hours or for emergency service not during standard workweek business hours, shall be included in your bid/proposal.
- The bidder proposes and agrees to provide all materials, labor, supervision, services, travel, transportation, fuel cost, equipment, tools, etc., to perform the work required in accordance with the RFP documents for Storm Drain Cleaning, Repairs and Maintenance for the following pricing:

A copy of the itemized parts and materials invoice from the contractor's supplier must be included with all billings to Broward College for parts and materials in order to verify mark-up.

College may elect to supply large dollar items if it is able to procure these items at a lower cost.

(See separate Excel document in DemandStar – five (5) pages)

https://www.demandstar.com

Broward College RFP-2018-167-EH DRUG-FREE WORKPLACE CERTIFICATION (F.S. 287.087) ATTACHMENT F

SWORN STATEMENT PURSUANT TO SECTION 287.087, FLORIDA STATUTES, AS CURRENTLY ENACTED OR AS AMENDED FROM TIME TO TIME, ON PREFERENCE TO BUSINESSES WITH DRUG-FREE WORKPLACE PROGRAMS.

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 COLLEGE,

by	Daniel DiMura, Vic	e President
-	(Pri	nt individual's name and title)
for	Shenandoah Gene	ral Construction Company
	(Pri	nt name of entity submitting sworn statement)
whose b	usiness address is	1888 NW 22 Street, Pompano Beach, FL 33069

and (if applicable) its Federal Employer Identification Number (FEIN) is _____59-1707673

(If the entity has no FEIN, include the Social Security Number of the individual signing this sworn statement: .) I certify that I have established a drug-free workplace program and have complied with

the following:

1. Published a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.

2. Informed employees about the dangers of drug abuse in the workplace, the business' policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.

3. Given each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection (1).

4. In the statement specified in subsection (1), notified the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five days after such conviction.

5. Will impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community by, any employee who is so convicted.

6. Am making a good faith effort to continue to maintain a drug free workplace through implementation of this section.

			(Signature)
Sworn to and subscribed before me this	20	day of _June	_, 2ð <u>8</u>
Personally Known X			
OR Produced identification		Notary Public - State of	Florida
		My commission expires	
(Type of identification)	<u> </u>		

This Agreement is by and between______(Vendor), a corporation with offices at ______, and The Board of Trustees of Broward College for Broward College (the College) with offices at 6400 NW 6th Way, Fort Lauderdale, FL 33309 (each a "Party" and, together, the "Parties").

In connection with a prospective business relationship, each Party may disclose to each other certain confidential and/or proprietary information that the disclosing Party regards as "Confidential Information," as described below.

In consideration of the receipt of such Confidential Information, the Parties hereto agree as follows:

1. For the purpose of this Agreement, Confidential Information shall include any information or data of a confidential nature, including, but not limited to proprietary, developmental, technical, marketing, sales, operating, customer lists and any information related to customers of a party, supplier lists, cost and know-how information as well as information relating to business, financial condition, results of operations, prospects, assets, properties and processes, in whatever media stored, which is disclosed pursuant to this Agreement. The fact that the Parties are contemplating a business arrangement shall constitute Confidential Information.

2. Vendor shall establish administrative, technical and physical safeguards for THE COLLEGE's customer records and information in Vendor's control or possession from time to time. Such safeguards shall be designed for the purpose of, (1) ensuring the security of such records and information; (2) protecting against any anticipated threats or hazards to the security or integrity of such records and information; and (3) protecting against unauthorized access to or use of such records and information that would result in substantial harm or inconvenience to THE COLLEGE.

To the extent that any of THE COLLEGE's information or records in Vendor's control or possession from time to time constitutes "protected health information" as that term is defined in the Health Insurance Portability and Accountability Act ("HIPPA") and regulations issued thereunder, or that constitutes "protected education records" as that is defined in the Family Education Rights and Privacy Act ("FERPA") Vendor shall maintain the confidentiality and security of that information as required of THE COLLEGE under HIPAA and FERPA respectively.

3. The Parties agree that disclosure and receipt of Confidential Information is for the purposes of considering a possible business arrangement and for no other purpose and that only those employees, agents and advisors of each Party having a need to know shall be privy to said Confidential Information and each shall be required by the Parties to abide by the obligations of this Agreement,

4. Any Confidential Information received by any Party under this Agreement shall:

(a) not be copied or distributed, disclosed, or disseminated in any way or form by the receiving Party to anyone except its employees or authorized agents or advisors who have a reasonable need to know said Confidential Information, and who agree to be bound by the terms of this Agreement;

(b) be treated by the, receiving Party with the same degree of care to avoid disclosure to any third party as is used with respect to the receiving Parties own information of like importance which is to be kept secret;

(c) not be used by the receiving Party for its own purposes or any other purpose except the purpose set forth above, other than as otherwise expressly stated herein, without the express written permission of the disclosing Party; and

(d) remain the property of the disclosing Party, and be returned to the disclosing Party (along with all copies thereof) within two days of receipt by the receiving Party of a written request from the disclosing Party setting forth that the Confidential Information be returned.

5. The obligations of Paragraph 4 shall not apply however to any information which:

(a) is already in the public domain or becomes available to the public through no breach of this Agreement by the receiving Party;

(b) was, as between the Parties, lawfully in the receiving Party's possession prior to receipt from the disclosing Party, as evidenced by the receiving Party's written records;

(c) is received independently from a third party free from any obligation to keep said information confidential;

(d) is independently developed by the receiving Party without reliance upon any of the Confidential Information; or

(e) is disclosed pursuant to an order of a governmental agency or court order, provided that the receiving Party shall give prompt written notice to the disclosing Party of the existence of such order and an opportunity to oppose or object to such order, unless the receiving Party is restrained by law or order of a court from doing so.

6. Nothing herein shall obligate either Party to disclose to the other any Confidential Information. Neither Party hereto shall be obligated to compensate the other for exchanging any information pursuant to this Agreement, nor have any representations or warranties of any kind been given hereunder with respect to Confidential Information disclosed pursuant hereto.

7. It is expressly understood and acknowledged by Vendor that any breach or threatened breach of this Agreement cannot be remedied solely by the recovery of damages and that in the event of a breach or threatened breach hereof by Vendor, THE COLLEGE may pursue both injunctive relief and any and all other remedies available at law or in equity for any such breach or threatened breach, including the recovery of damages and reasonable attorneys' fees and costs.

8. Neither Party shall have any obligation to enter into any further agreement with the other except as it, in its sole judgment, may deem advisable. No patent, copyright, trademark or other proprietary right or license is granted by this Agreement. The disclosure of Confidential Information and materials, which may accompany the disclosure, shall not result in any obligation to grant the receiving Party rights therein.

9. This Agreement shall be effective as of the date of the last signature as written below. The rights and obligations arising hereunder with respect to any Confidential Information delivered shall survive any termination of this Agreement.

10. Each Party represents that it possesses all necessary powers, right and authority to lawfully make the disclosures subject to this Agreement.

11. This Agreement represents the entire understanding and agreement between the Parties with respect to the subject matter hereof and supersedes all prior communications, agreements and understanding. The provisions of this Agreement may not be modified, amended, nor waived, except by a written instrument duly executed by both Parties. This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and permitted assigns and may not be assigned by either Party without the prior written consent of the other. This Agreement shall be governed by Florida law.

IN WRFPESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representative on dates specified below.

Name of Vendor:

The Board of Trustees of Broward College

By:	By:
Printed Name:	Name:
Title:	Title:
Date:	Date:

Broward CollegeRFP-2018-167-EHNON-COLLUSION AFFIDAVITATTACHMENT H

Stat	e of)	N
Οοι	inty ofBroward)) SS.
	Daniel DiMura	being first duly sworn, deposes and says that:
(1)	He/she is the Vice President	
	(Owner, Partner, Officer, Rep	presentative or Agent) ne Bidder that has submitted the attached Bid;

(2) He/she is fully informed respecting the preparation and contents of the attached Bid and of all pertinent circumstances respecting such Bid;

(3) Such Bid is genuine and is not a collusive or sham Bid;

(4) Neither the said Bidder nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, have in any way colluded, conspired, connived or agreed, directly or indirectly, with any other Bidder, firm, or person to submit a collusive or sham Bid in connection with the Work for which the attached Bid has been submitted; or to refrain from bidding in connection with such Work; or have in any manner, directly or indirectly, sought by agreement or collusion, or communication, or conference with any Bidder, firm, or person to fix the price or prices in the attached Bid or of any other Bidder, or to fix any overhead, profit, or cost elements of the Bid price or the Bid price of any other Bidder, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against (Recipient), or any person interested in the proposed Work;

(5) The price or prices quoted in the attached Bid are fair and proper and are not tainted by any collusion, conspiracy, connivance, or unlawful agreement on the part of the Bidder or any other of its agents, representatives, owners, employees or parties in interest, including this affiant.

Signed, sealed and delivered in the presence of:

By:

Jennifer Breier

Daniel DiMura (Printed Name)

Vice President

(Title)

(Affidavit continued on next page)

Non-Collusion Affidavit, continued

Non-Collusion Affidavit, continued

ACKNOWLEDGMENT

State of Florida County of Broward	
On this the day of June, 2018	_, 2011, before me, the undersigned
Notary Public of the State of Florida, persona	ally appeared <u>Daniel DiMura</u> (Name(s) of individuals(s) within instrument, and he/she/they acknowledge that he/she/they executed it.
	within instrument, and ne/sne/they acknowledge that ne/sne/they executed it.
WITNESS my hand and official seal	NOTARY PUBLIC, STATE OF FLORIDA
NOTARY PUBLIC SEAL OF OFFICE:	
	(Name of Notary Public: Print, Stamp
	or Type as Commissioned.)
	Personally known to me, or
	Produced identification:
	(Type of Identification Produced)
	DID take an oath, or
	DID NOT take an oath.
OPTIONAL INFORMATION:	
Type of Document:	_Number of Pages:
Number of Signatures Notarized:	

A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017 for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list. See: Section 287.133(2) (a), Florida Statutes.

A "public entity crime" means a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or with the United States, including, but not limited to, any bid or contract for goods or services, any lease for real property, or any contract for the construction or repair of a public building or public work, involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation. See: Section 287.133(1) (g), Florida Statutes.

"Convicted" means a finding of guilt or a conviction of a public entity crime, with or without an adjudication of guilt, in any federal or state trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, non-jury trial, or entry of a plea of guilty or nolo contender. See: Section 287.133(1) (c), Florida Statutes.

An "affiliate" means (1) a predecessor or successor of a person convicted of a public entity crime; or (2) an entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate. See: Section 287.133(1) (a), Florida Statutes.

The Proposer hereby certifies that (1) it and its affiliates have not been placed on the convicted vendor list within the past 36 months or (2) any listing of the Proposer or any of its affiliates on the convicted vendor list has been removed pursuant to Section 287.133(3)(f), Florida Statutes. If the Applicant or an affiliate has been removed from the convicted vendor list pursuant to Section 287.133(3) (f), Florida Statutes, the name of the convicted Applicant or affiliate is as follows:

N/A			
State Name of Convic	ted Applicant or Affiliate or N/A Here		
Name of Firm:	Shenandoah General Construction Company		
Address of Firm:	1888 NW 22 Street, Pompano Beach, FL 33069		
Signature for the Firm	n:		
Title of Person Signir	ng for the Firm: Daniel DiMura, Vice President		
Signature of Witness	:		
Witness' Relationshi	o to the Firm:Jennifer Breier	Administrative Assistant	

(See separate PDF document in DemandStar)

https://www.demandstar.com

ACCESS TO BROWARD COLLEGE BUILDING PLANS

The Owner desires to provide the Contractor with access to certain building plans, blueprints, schematic drawings, and diagrams, including draft, preliminary, and final formats of Owner existing buildings, buildings under construction and buildings that may be constructed (collectively, "Building Plans").

For security reasons, the Building Plans are classified as exempt under Florida's public records laws but may be released by the Owner under certain circumstances.

The Contractor and/or its principal is a licensed architect, engineer, or contractor permitted to receive the Building Plans under Florida's public records law.

The Contractor, in consideration of being provided access to the Building Plans in connection with work or potential to perform work on behalf of the Owner, agrees as follows:

- 1. Contractor will not use any of the Building Plans for any purpose other than as authorized by the Owner. The Building Plans shall be held in confidence by Contrator. Prior to disclosure of the Building Plans to Contractor's agents, representatives, associates and consultants, Contractor shall obtain a written agreement from such parties agreeing to be bound by the terms and conditions hereof. Contractor acknowledges and agrees that it is responsible for a breach of these Terms and Conditions by any of Contractor's employees, agents, representatives, associates, or consultants with whom Contractor has shared the Building Plans. Contractor agrees to treat Building Plans with the same degree of care to prevent the loss, unauthorized use, dissemination, publication, or disclosure of the Building Plans as the Contractor employs with respect to its own confidential information of a sensitive nature, but no less than reasonable care.
- 2. These terms and conditions, together with any additional terms provided by Owner, in writing, in connection with Contractor's access the Building Plans, if any, constitutes a complete statement of all of the arrangements between the parties as of the date hereof with respect to the Contractor's access to the Building Plans, and supersedes all prior agreements and understandings between them with respect thereto.
- 3. These terms and conditions shall be construed in accordance with the internal laws of the State of Florida. Venue for all claims or other causes of action arising out of these terms and conditions shall be in Broward County, Florida.