State of Florida Department of Transportation



REQUEST FOR PROPOSAL

AGGREGATE OUT OF STATE MINE INSPECTIONS

DOT-RFP-19-9086-CA

CONTACT FOR QUESTIONS:

Cassandra Anderson, Procurement Agent 605 Suwannee Street, Mail Station 20 Tallahassee, Florida 32399-0450 cassandra.anderson@dot.state.fl.us Phone: (850) 414-4479

State of Florida Department of Transportation Central Procurement Office 605 Suwannee Street, Mail Station 20 Tallahassee, Florida 32399-0450

REQUEST FOR PROPOSAL REGISTRATION

PLEASE COMPLETE AND RETURN THIS FORM ASAP

E-MAIL TO Cassandra Anderson @ cassandra.anderson@dot.state.fl.us.

RFP Number: DOT-RFP-19-9086-CA
Title: Aggregate Out of State Mine Inspections
Proposal Due Date & Time (On or Before): June 04, 2019 @ 3:00 P.M. Local Time
Potential proposers should notify our office by returning this Registration Form as soon as possible after downloading. Complete the information below and submit this sheet only to the Florida Department of Transportation Procurement Office by e-mail to cassandra.anderson@dot.state.fl.us
THE REQUEST FOR PROPOSAL DOCUMENT YOU RECEIVED IS SUBJECT TO CHANGE. Notice of changes (Addenda), will be posted on the Florida Vendor Bid System at www.myflorida.com , under this RFP number (click on "BUSINESS", click on "Doing Business with the State", under "Everything for Vendors and Customers", click on "Vendor Bid System (VBS)", then click on "Search Advertisements", click on the drop-down arrow beside the box under Advertisement Type, select Competitive Solicitation, click on the drop-down arrow beside the box under Agency, select DEPARTMENT OF TRANSPORTATION, then go to the bottom of the same page and click on Advertisement Search. It is the responsibility of all potential proposers to monitor this site for any changing information prior to submitting your proposal.
Company Name:
Address:
City, State, Zip:
Telephone: ()
Contact Person:
E-Mail Address:
For further information on this process, e-mail or telephone:

Cassandra Anderson, Procurement Agent cassandra.anderson@dot.state.fl.us (850) 414-4479

PRICE PROPOSAL FORM

RFP Number:	<u>DOT-RFP-19-9086-CA</u>	FOB:	
RFP Title:	Aggregate Out of State	Mine Inspections	

Services to be provided as specified in attached Exhibit "A", Scope of Services.

(A) TEST	WEIGHT %	PRICE PER TEST	PRICE ANALYSIS
Gradation	8%	\$	\$
Minus 200	5%	\$	\$
Los Angeles Abrasion (coarse aggregate only)	5%	\$	\$
Specific Gravity & Absorption (fine)	10%	\$	\$
Specific Gravity & Absorption (coarse)	8%	\$	\$
Color	1%	\$	\$
		Total	

(B) PERSONNEL CLASSFICATION	ANTICIPATED UTILIZATION	HOURLY RATE	PRICE ANALYSIS
Project Manager	10%	\$	\$
Assistant Project Manager	5%	\$	\$
Laboratory Staff	5%	\$	\$
Field Testing Technician	45%	\$	\$
		Total	

The contractor will visit each mine quarterly. Select one (1) coarse and one (1) fine product that is being produced by the mine on the day of the inspection and sample and test the following for each product selected.

GRAND TOTAL PRICE = \$	(sum of Item A and Item B below)
(The Grand	Total Price will be used to determine the award).

NOTE: The Hourly Rate shall include the costs of salaries, overhead, fringed benefits, operating margin and expenses. The rates shall be used for the original contract period and for any renewals. Payment for travel expenses shall be made in accordance with Section 112.061, Florida Statutes. The Department intends to award a 5-year contract.

MFMP Transaction Fee: All payment(s) to the vendor resulting from this competitive solicitation WILL be subject to the MFMP Transaction Fee in accordance with the referenced Form PUR 1000 General Contract Condition #14. The Transaction Fees imposed shall be based upon the date of issuance of the payment.

NOTE: In submitting a response, the proposer acknowledges they have read and agree to the solicitation terms and conditions and their submission is made in conformance with those terms and conditions.

ACKNOWLEDGEMENT: I certify that I have read and agree to abide by all terms and conditions of this solicitation and that I am authorized to sign for the proposer. I certify that the response submitted is made in conformance with all requirements of the solicitation.

Proposer:	FEID #	
Address:	City, State, Zip	
Authorized Signature:	Date:	
Printed / Typed:	Title:	

375-040-18 PROCUREMENT

DRUG-FREE WORKPLACE PROGRAM CERTIFICATION

287.087 Preference to businesses with drug-free workplace programs. --Whenever two or more bids, proposals, or replies that are equal with respect to price, quality, and service are received by the state or by any political subdivision for the procurement of commodities or contractual services, a bid, proposal, or reply received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process. In order to have a drug-free workplace program, a business shall:

- (1) Publish 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) Inform employees about the dangers of drug abuse in the workplace, the business's 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) Give 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), notify 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 5 days after such conviction.
- (5) 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) Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

Does the individual responding to this solicitation certify that their firm has implemented a drug-free workplace program in accordance with the provision of Section 287.087, Florida Statutes, as stated above?
□ YES
□NO
NAME OF BUSINESS:

375-040-24 PROCUREMENT

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION **MBE PLANNED UTILIZATION**

PROCUREMENT NO.	FINANCIAL PROJECT NO.		
	(DEPARTMENT USE ONLY)		
DESCRIPTION:			
(name)	(title)		
(name)	(title)		
.f			
olan to subcontract at least % (percent) of the Business Enterprises.	e project costs on the above referenced project to Minority		
I have indicated above that a portion of the project costs roposed subconsultants/contractors and the types of serv	will be subcontracted to MBE(s), the firms considered as rices or commodities to be subcontracted are as follows:		
MBE SUBCONSULTANTS/CONTRACTORS	TYPES OF SERVICES/COMMODITIES		
understand that I will need to submit Minority Business Er or reporting purposes only.	nterprises (MBE) payment certification forms to the Departmen		
	Signed:		
	Title:		
	Date:		

375-040-62 PROCUREMENT 01/16

BID OPPORTUNITY LIST FOR COMMODITIES & CONTRACTUAL SERVICES

Pri	ime Contractor:				
Ad	ldress/Phone Number:				
Pro	ocurement Number:				
su inc	OT-assisted contracts. To police materials on DO clude all subcontractors	The list must include a T-assisted projects, in contacting you and e and consultants must	all firms thancluding boexpressing a	t bid on prime con th DBEs and non-l an interest in team nformation for Num	ticipating, or attempting to participate, on stracts, or bid or quote subcontracts and DBEs. For consulting companies this list mushing with you on a specific DOT-assisted onbers 1, 2, 3 and 4, and should provide any distributions.
2. 3. 4.	Federal Tax ID Number Firm Name: Phone: Address: Year Firm Established		6.	☐ DBE	7. Annual Gross Receipts Less than \$1 million Between \$1 - \$5 million Between \$5 - \$10 million Between \$10 - \$15 million More than \$15 million
2. 3. 4.	Phone: Address:		6.	☐ DBE ☐ Non-DBE	7. Annual Gross Receipts Less than \$1 million Between \$1 - \$5 million Between \$5 - \$10 million Between \$10 - \$15 million More than \$15 million
1. 2. 3.	Address:	эг:	6.	☐ DBE ☐ Non-DBE	7. Annual Gross Receipts Less than \$1 million Between \$1 - \$5 million Between \$5 - \$10 million Between \$10 - \$15 million More than \$15 million
1. 2. 3. 4.	Federal Tax ID Number Firm Name: Phone: Address: Year Firm Established		6.	□ DBE □ Non-DBE	7. Annual Gross Receipts Less than \$1 million Between \$1 - \$5 million Between \$5 - \$10 million Between \$10 - \$15 million More than \$15 million

AS APPLICABLE, PLEASE SUBMIT THIS FORM WITH YOUR:

BID SHEET (Invitation to Bid - ITB)
PRICE PROPOSAL (Request for Proposal - RFP)
REPLY (Invitation to Negotiate - ITN)

375-030-60 PROCUREMENT

OGC - 07/18

Florida Statutes 287.135

VENDOR CERTIFICATION REGARDING SCRUTINIZED COMPANIES LISTS

espondent Vendor Name:
endor FEIN:
endor's Authorized Representative Name and Title:
ddress:
ty:
none Number:
mail Address:
ection 287.135, F.S. prohibits a company from bidding on, submitting a proposal for, or entering into or newing a contract for goods or services of any amount if the company is on the Scrutinized Companies at Boycott Israel List, created pursuant to Section 215.475, F.S. or is engaged in a boycott of Israel. ection 287.135, F.S. also prohibits a company from bidding on, submitting a proposal for, or entering to or renewing a contract for goods or services of \$1,000,000 or more, if the company is on either the crutinized Companies with Activities in Sudan List, or the Scrutinized Companies with Activities in the an Petroleum Energy Sector Lists which are created pursuant to s. 215.473, F.S. Is the person authorized to sign on behalf of Respondent, I hereby certify that the company identified about the section entitled "Respondent Vendor Name" is not listed on either the Scrutinized Companies with extivities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector Liste Scrutinized Companies that Boycott Israel List. I further certify that the company is not engaged in a boycott of Israel. I understand that pursuant to section 287.135, Florida Statutes, the submission of a factification may subject company to civil penalties, attorney's fees, and/or costs.
antificad Dan
ertified By:
ho is authorized to sign on behalf of the above referenced company.
uthorized Signature Print Name and Title:
ate:

INTRODUCTION SECTION

1) **INVITATION**

The State of Florida Department of Transportation, hereinafter referred to as the "Department", requests written proposals from qualified Proposers to provide <u>Aggregate Out of State Mine Inspections</u>. It is anticipated that the term of the contract will begin <u>upon execution of contract</u> and be effective five years from the execution date.

The Department intends to award this contract to the responsive and responsible Proposer whose proposal is determined to be the most advantageous to the Department. After the award, said Proposer will be referred to as the "Vendor". For the purpose of this document, the term "Proposer" means the prime Vendor acting on its own behalf and those individuals, partnerships, firms, or corporations comprising the Proposer team. The term "proposal" means the complete response of the Proposer to the Request for Proposals (RFP), including properly completed forms and supporting documentation.

2) <u>TIMELINE</u>

Provided below is a list of critical dates and actions. These dates are subject to change. Notices of changes (Addenda) will be posted on the Florida Vendor Bid System at www.myflorida.com (click on "BUSINESS", click on "Doing Business with the State", under "Everything for Vendors and Customers", click on "Vendor Bid System (VBS)", click on "Search Advertisements") under this RFP number. It is the responsibility of all potential proposers to monitor this site for any changing information prior to submitting your proposal.

ACTION / LOCATION	DATE	LOCAL TIME
DEADLINE FOR TECHNICAL QUESTIONS (There is no deadline for administrative questions)	05-23-2019	05:00 PM
PROPOSALS DUE, ON OR BEFORE Florida Department of Transportation Central Procurement Office Attn: Cassandra Anderson, Procurement Agent 605 Suwannee Street, Mail Station 20 Tallahassee, Florida 32399-0450 Phone: (850) 414-4479	06-04-2019	03:00 PM
PUBLIC OPENING (Technical Proposals) Florida Department of Transportation Central Procurement Office Attn: Cassandra Anderson, Procurement Agent 605 Suwannee Street Tallahassee, Florida 32399-0450	06-04-2019	03:00 PM
PRICE OPENING MEETING/INTENDED AWARD Florida Department of Transportation Central Procurement Office Attn: Cassandra Anderson, Procurement Agent 605 Suwannee Street	06-18-2019	10:00 AM

3) AGENDA FOR PUBLIC MEETINGS

Tallahassee, Florida 32399-0450

Agenda – Public Opening (Technical Proposals)

Agenda for Public Opening of Technical Proposals for DOT-RFP-19-9086-CA: Starting Time: see "Timeline" in RFP solicitation

- Opening remarks of approx. 2 minutes by Department Procurement Office personnel.

- Public input period To allow a maximum of 15 minutes total for public input related to the RFP solicitation.
- At conclusion of public input or 15 minutes, whichever occurs first, the Technical Proposals received timely will be opened, with proposer's name read aloud and tabulated. Price proposals will be kept secured and unopened until the Price Proposal Opening.
- Adjourn meeting.

Agenda - Price Proposal Opening & Intended Award Meeting

Agenda for Price Proposal Opening and Intended Award meeting for DOT-RFP-19-9086-CA: Starting Time: see "Timeline" in RFP solicitation

- Opening remarks of approx. 2 minutes by Department Procurement Office personnel.
- Public input period To allow a maximum of 15 minutes total for public input related to the RFP solicitation.
- At conclusion of public input or 15 minutes, whichever occurs first, the Technical evaluation scores will be summarized.
- Announce the firms that did not achieve the minimum technical score.
- Announce the firms that achieved the minimum technical score and their price(s) as price proposals are opened.
- Calculate price scores and add to technical scores to arrive at total scores.
- Announce Proposer with highest Total Score as Intended Award.
- Announce time and date the decision will be posted on the Vendor Bid System (VBS).
- Adjourn.

4) SPECIAL ACCOMMODATIONS

Any person with a qualified disability requiring special accommodations at a pre-proposal conference, public meeting, oral presentation and/or opening shall contact the contact person at the phone number, e-mail address or fax number provided on the title page at least five (5) working days prior to the event. If you are hearing or speech impaired, please contact this office by using the Florida Relay Services which can be reached at 1 (800) 955-8771 (TDD).

SPECIAL CONDITIONS

1) MyFloridaMarketPlace

PROPOSERS MUST BE REGISTERED IN THE STATE OF FLORIDA'S MYFLORIDAMARKETPLACE SYSTEM BY THE TIME AND DATE OF THE TECHNICAL PROPOSAL OPENING OR THEY MAY BE CONSIDERED NON-RESPONSIVE (see Special Condition 21). All prospective proposers that are not registered should go to https://vendor.myfloridamarketplace.com/ to complete on-line registration, or call 1-866-352-3776 for assisted registration.

All payment(s) to the vendor resulting from this competitive solicitation **WILL** be subject to the MFMP Transaction Fee in accordance with the referenced Form PUR 1000 General Contract Condition #14. The Transaction Fees imposed shall be based upon the date of issuance of the payment.

2) Florida Department of Financial Services (DFS) W-9 REQUIREMENT

The Florida Department of Financial Services (DFS) requires all vendors that do business with the state to submit an electronic Substitute Form W-9. Vendors must submit their W-9 forms electronically at https://flvendor.myfloridacfo.com to receive payments from the state. Contact the DFS Customer Service Desk at (850) 413-5519 or FLW9@myfloridacfo.com with any questions.

3) QUESTIONS & ANSWERS

In accordance with section 287.057(23), Florida Statutes, respondents to this solicitation or persons acting on their behalf may not contact, between the release of the solicitation and the end of the 72-hour period following the agency posting the notice of intended award, excluding Saturdays, Sundays, and state holidays, any employee or officer of the executive or legislative branch concerning any aspect of this

solicitation, except in writing to the procurement officer or as provided in the solicitation documents. Violation of this provision may be grounds for rejecting a response.

Any technical questions arising from this Request for Proposal must be forwarded, in writing, to the procurement agent identified below. Questions must be received no later than the time and date reflected on the Timeline. The Department's written response to written inquiries submitted timely by proposers will be posted on the Florida Vendor Bid System at www.myflorida.com (click on "BUSINESS", click on "Doing Business with the State", under "Everything for Vendors and Customers", click on "Vendor Bid System (VBS)", click on "Search Advertisements"), under this RFP number. It is the responsibility of all potential proposers to monitor this site for any changing information prior to submitting their proposal.

WRITTEN TECHNICAL QUESTIONS should be submitted to:

FDOT Procurement Office
Attn: Cassandra Anderson

605 Suwannee, Street, Mail Station 20, Tallahassee, Florida 32399-0450

Or cassandra.anderson@dot.state.fl.us

Questions regarding administrative aspects of the proposal process should be directed to the Procurement Agent in writing at the address above or by phone: **850-414-4479**.

4) ORAL INSTRUCTIONS / CHANGES TO THE REQUEST FOR PROPOSAL (ADDENDA)

No negotiations, decisions, or actions will be initiated or executed by a proposer as a result of any oral discussions with a State employee. Only those communications which are in writing from the Department will be considered as a duly authorized expression on behalf of the Department.

Notices of changes (Addenda) will be posted on the Florida Vendor Bid System at www.myflorida.com (click on "BUSINESS", click on "Doing Business with the State", under "Everything for Vendors and Customers", click on "Vendor Bid System (VBS)", click on "Search Advertisements") under this RFP number. It is the responsibility of all potential proposers to monitor this site for any changing information prior to submitting your proposal. All Addenda will be acknowledged by signature and subsequent submission of Addenda with proposal when so stated in the Addenda.

5) **DIVERSITY ACHIEVEMENT**

MINORITY BUSINESS ENTERPRISE (MBE) UTILIZATION

The Department, in accordance with *Title VI of the Civil Rights Act of 1964, 42 USC 2000d-2000d-4, Title 49, Code of Federal Regulations, U.S. Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Nondiscrimination in federally-assisted programs of the Department of Transportation issued pursuant to such Act, hereby notifies all bidders that the Department will affirmatively ensure that in any contract/agreement entered into pursuant to this advertisement, minority and disadvantaged business enterprises will be afforded the full opportunity to submit bids in response to this invitation and will not be discriminated on the basis of race, color, national origin, or sex in consideration for an award.*

The Department encourages small, minority, women, and service-disabled veteran businesses to compete for Department contracts, both as "Vendor" and as subcontractors. The Department, its vendors, suppliers, and consultants should take all necessary and reasonable steps to ensure that small, minority, women, and service-disabled veteran businesses have the opportunity to compete for and perform contract work for the Department in a nondiscriminatory environment. Bidders are requested to indicate their intention regarding MBE participation on the MBE Planned Utilization form and to submit the completed form with their Price Proposal. The contract vendor will be asked to submit payment certification for MBE subcontractors used.

To request certification or to locate certified MBEs, call the Office of Supplier Diversity, Department of Management Services at (850) 487-0915, or access their MBE directory on the Internet at www.osd.dms.state.fl.us/.

6) SCOPE OF SERVICES

Details of the services, information and items to be furnished by the Vendor are described in Exhibit "A", Scope of Services, attached hereto and made a part hereof.

7) INTENDED AWARD

The Department intends to award a contract to the responsive and responsible vendor with the highest cumulative total points for the evaluation criteria specified herein (See Section 30, Proposal Evaluation). The Intended Award decision will be announced after final evaluation and totaling of scores at the Price Proposal opening specified in the Timeline (See Introduction Section 2 Timeline). If the Department is confronted with identical pricing or scoring from multiple vendors, the Department shall determine the order of award in accordance with section 295.187(4), Florida Statutes, and Rule 60A-1.011 Florida Administrative Code.

8) PRE-PROPOSAL CONFERENCE: A PRE-PROPOSAL CONFERENCE WILL NOT BE HELD.

9) **QUALIFICATIONS**

9.1 General

The Department will determine whether the Proposer is qualified to perform the services being contracted based upon their proposal demonstrating satisfactory experience and capability in the work area. The Proposer shall identify necessary experienced personnel and facilities to support the activities associated with this proposal.

9.2 Qualifications of Key Personnel

Those individuals who will be directly involved in the project should have demonstrated experience in the areas delineated in the scope of work. Individuals whose qualifications are presented will be committed to the project for its duration unless otherwise excepted by the Department's Project Manager. Where State of Florida registration or certification is deemed appropriate, a copy of the registration or certificate should be included in the proposal package.

9.3 Authorized to Do Business in the State of Florida

In accordance with sections 607.1501, 605.0211(2)(b), and 620.9102, Florida Statutes, out-of-state corporations, out-of-state limited liability companies, and out-of-state limited partnerships must be authorized to do business in the State of Florida. Such authorization should be obtained by the proposal due date and time, but in any case, must be obtained prior to the award of the contract. For authorization, contact:

Florida Department of State Tallahassee, Florida 32399 (850) 245-6051

9.4 <u>Licensed to Conduct Business in the State of Florida</u>

If the business being provided requires that individuals be licensed by the Department of Business and Professional Regulation, such licenses should be obtained by the proposal due date and time, but in any case, must be obtained prior to posting of the intended award of the contract. For licensing, contact:

Florida Department of Business and Professional Regulation Tallahassee, Florida 32399-0797 (850) 487-1395

10) WARRANTY/SUBSTITUTIONS

When performance of the services requires the supply of commodities, a warranty is required on all items provided against defective materials, workmanship, and failure to perform in accordance with required industry performance criteria, for a period of not less than ninety (90) days from the date of acceptance by the purchaser. Any deviation from this criteria must be documented in the proposal response or the above statement shall prevail. Delivery of substitute commodities requires prior written approval from the ordering location.

Replacement of all materials found defective within the warranty period shall be made without cost to the purchaser, including transportation if applicable. All fees associated with restocking cancelled orders shall be the responsibility of the vendor.

All items provided during the performance of the contract found to be poorly manufactured will not be accepted, but returned to the vendor, at their expense, for replacement. Replacement of all items found defective shall be made without cost to the Department, including transportation, if applicable. As it may be impossible for each facility to inspect all items upon arrival, a reasonable opportunity must be given to these facilities for inspection of the items, and returning those that are defective.

11) <u>LIABILITY INSURANCE</u>

The Vendor shall not commence any work until they have obtained the following types of insurance, and certificates of such insurance have been received by the Department. Nor shall the Vendor allow any subcontractor to commence work on this project until all similar insurance required of the subcontractor has been so obtained. The Vendor shall submit the required Certificates of Insurance to the Florida Department of Transportation, Procurement Office, Florida Department of Transportation, Procurement Office, Cassandra Anderson, 605 Suwannee Street, MS 20, Tallahassee, Florida 32399-0450 within ten (10) days after the ending date of the period for posting the intended award decision.

The Vendor must carry and keep in force during the period of this contract a general liability insurance policy or policies with a company authorized to do business in the state of Florida, affording public liability insurance with combined bodily injury limits of at least \$ (200,000 minimum) per person and \$ (300,000 minimum) each occurrence, and property damage insurance of at least \$ (200,000 minimum) each occurrence, for the services to be rendered in accordance with this contract.

With respect to any general liability insurance policy required pursuant to this Agreement, all such policies shall be issued by companies licensed to do business in the State of Florida. The Vendor shall provide to the Department certificates showing the required coverage to be in effect with endorsements showing the Department to be an additional insured prior to commencing any work under this Contract. The certificates and policies shall provide that in the event of any material change in or cancellation of the policies reflecting the required coverage, thirty days advance notice shall be given to the Department or as provided in accordance with Florida law.

The Department shall be exempt from, and in no way liable for, any sums of money which may represent a deductible in any insurance policy. The payment of such deductible shall be the sole responsibility of the Vendor or subcontractor providing such insurance. Policies that include Self Insured Retention (SIR) will not be accepted.

12) PERFORMANCE BOND

A Performance Bond is not required for this project.

13) METHOD OF COMPENSATION

For the satisfactory performance of these services the vendor shall be paid as described in the attached Exhibit "B", Method of Compensation.

14) CONTRACT DOCUMENT

STANDARD WRITTEN AGREEMENT

The Department's "Standard Written Agreement" is attached hereto and made a part hereof. The terms and conditions contained therein will become an integral part of the contract resulting from this solicitation. In submitting a proposal, the proposer agrees to be legally bound by these terms and conditions.

15) REVIEW OF PROPOSER'S FACILITIES & QUALIFICATIONS

After the proposal due date and prior to contract execution, the Department reserves the right to perform or have performed an on-site review of the Proposer's facilities and qualifications. This review will serve to verify data and representations submitted by the Proposer and may be used to determine whether the Proposer has an adequate, qualified, and experienced staff, and can provide overall management facilities. The review may also serve to verify whether the Proposer has financial capability adequate to meet the contract requirements.

Should the Department determine that the proposal has material misrepresentations or that the size or nature of the Proposer's facilities or the number of experienced personnel (including technical staff) are not adequate to ensure satisfactory contract performance, the Department has the right to reject the proposal.

16) PROTEST OF REQUEST FOR PROPOSAL SPECIFICATIONS

Any person who is adversely affected by the contents of this Request for Proposal must file the following with the Department of Transportation, Clerk of Agency Proceedings, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0450:

- 1. A written notice of protest within seventy-two (72) hours after the posting of the solicitation, (the notice of protest may be Faxed to 850-414-5264), and
- 2. A formal written protest in compliance with Section 120.57(3), Florida Statutes, within ten (10) days of the date on which the written notice of protest is filed.

Failure to file a protest within the time prescribed in section 120.57(3), Florida Statutes, or failure to post the bond or other security required by law within the time allowed for filing a bond shall constitute a waiver of proceedings under Chapter 120, Florida Statutes.

17) UNAUTHORIZED ALIENS

The employment of unauthorized aliens by any contractor is considered a violation of Section 274A(e) of the Immigration and Nationality Act. If the contractor knowingly employs unauthorized aliens, such violation shall be cause for unilateral cancellation of the contract.

18) SCRUTINIZED COMPANIES LISTS

ALL Responses, regardless of dollar value, must include a completed <u>Vendor Certification Regarding Scrutinized Companies Lists</u> to certify the respondent is not on either of those lists. The Form should be submitted with the Price Proposal.

A Vendor is ineligible to enter into a contract with the Department for goods or services of any amount if, at the time of entering into such contract, the Vendor is on the Scrutinized Companies that Boycott Israel List, created pursuant to Section 215.4725, Florida Statutes, or is engaged in a boycott of Israel.

Section 287.135, Florida Statutes, also prohibits companies from entering into a contract for goods or services of \$1 million or more that are on either the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector Lists which were created pursuant to s. 215.473, Florida Statutes.

If the Department determines the Vendor submitted a false certification under Section 287.135 of the Florida Statutes, the Department shall either terminate the Contract after it has given the Vendor notice and an opportunity to demonstrate the Department's determination of false certification was in error pursuant to Section 287.135 of the Florida Statutes, or maintain the Contract if the conditions of Section 287.135 of the Florida Statutes are met.

19) RESERVATIONS

The Department reserves the right to accept or reject any or all proposals received and reserves the right to make an award without further discussion of the proposals submitted. Therefore, the proposals should be submitted initially in the most favorable manner. It is understood that the proposal will become a part of the Department's official file, without obligation to the Department.

20) ADDITIONAL TERMS & CONDITIONS

No conditions may be applied to any aspect of the RFP by the proposer. Any conditions placed on any aspect of the proposal documents by the proposer may result in the proposal being rejected as a conditional proposal (see "RESPONSIVENESS OF PROPOSALS"). **DO NOT WRITE IN CHANGES ON ANY RFP SHEET.** The only recognized changes to the RFP prior to proposal opening will be a written Addenda issued by the Department.

21) RESPONSIVENESS OF PROPOSALS

21.1 Responsiveness of Proposals

Proposals will not be considered if not received by the Department <u>on or before</u> the date and time specified as the due date for submission. All proposals must be typed or printed in ink. A responsive proposal is an offer to perform the scope of services called for in this Request for Proposal in accordance with all requirements of this Request for Proposal and receiving seventy (70) points or more on the Technical Proposal. Proposals found to be non-responsive shall not be considered. Proposals may be rejected if found to be irregular or not in conformance with the requirements and instructions herein contained. A proposal may be found to be irregular or non-responsive by reasons that include, but are not limited to, failure to utilize or complete prescribed forms, conditional proposals, incomplete proposals, indefinite or ambiguous proposals, and improper and/or undated signatures. ALL determinations of responsiveness will be the responsibility of the FDOT Procurement Office.

21.2 Multiple Proposals

Proposals may be rejected if more than one proposal is received from a Proposer. Such duplicate interest may cause the rejection of all proposals in which such Proposer has participated. Subcontractors may appear in more than one proposal.

21.3 Other Conditions

Other conditions which may cause rejection of proposals include, but are not limited to, evidence of collusion among Proposers, obvious lack of experience or expertise to perform the required work, failure to perform or meet financial obligations on previous contracts, or in the event an individual, firm, partnership, or corporation is on the General Services Administration Excluded Parties List. Proposers whose proposals, past performance, or current status do not reflect the capability, integrity, or reliability to fully and in good faith perform the requirements of the Contract may be rejected as non-responsible. The Department reserves the right to determine which proposals meet the requirements of this solicitation, and which Proposers are responsive and responsible.

22) PROPOSAL FORMAT INSTRUCTIONS

22.1 General Information

This section contains instructions that describe the required format for the proposal. All proposals

submitted shall contain two parts and be marked as follows:

PART I TECHNICAL PROPOSAL NUMBER <u>DOT-RFP-19-9086-CA</u> (One Separately Sealed Package for Technical)

PART II PRICE PROPOSAL NUMBER <u>DOT-RFP-19-9086-CA</u> (<u>One</u> Separately Sealed Package for Prices)

THE SEPARATELY SEALED PACKAGES <u>MAY</u> BE MAILED TOGETHER IN ONE ENVELOPE OR BOX.

22.2 <u>Technical Proposal (Part I)</u> (ONE (1) ORIGINAL COPY AND ONE (1) CD-ROM) (Do not include price information in Part I)

The Proposer must submit <u>one (1) original and one (1) CD-ROM</u>, of the technical proposal which are to be divided into the sections described below. Since the Department will expect all technical proposals to be in this format, <u>failure of the Proposer to follow this outline may result in the rejection of the proposal.</u> The technical proposal must be submitted in a separate sealed package marked "TECHNICAL PROPOSAL NUMBER DOT-RFP-19-9086-CA".

1. PROPOSER'S MANAGEMENT PLAN

The Proposer shall provide a management plan which describes administration, management and key personnel.

a. Administration and Management

The Proposer should include a description of the organizational structure and management style established and the methodology to be used to control costs, services reliability and to maintain schedules; as well as the means of coordination and communication between the organization and the Department.

b. Identification of Key Personnel

The Proposer should provide the names of key personnel on the Proposer's team, as well as a resume for each individual proposed and a description of the functions and responsibilities of each key person relative to the task to be performed. The approximate percent of time to be devoted exclusively for this project and to the assigned tasks should also be indicated.

2. PROPOSER'S TECHNICAL PLAN

The Proposer shall provide a technical plan which explains their technical approach, facility capabilities, and prior relevant experience.

a. Technical Approach

The Proposer should explain the approach, capabilities, and means to be used in accomplishing the tasks in the Scope of Services, and where significant development difficulties may be anticipated and resolved. Any specific techniques to be used should also be addressed.

b. Facility Capabilities

The Proposer should provide a description and location of the Proposer's facilities as they currently exist and as they will be employed for the purpose of this work.

c. Prior Relevant Experience

The Proposer should provide a summary, with description, date, and location of the prior relevant experience they have acquired in providing/performing this work.

3. PROPROSER'S WORK PLAN

The Proposer shall provide a Work Plan which sets forth on an average the estimated staff-hours for

each skill classification that will be utilized to perform the work required.

22.3 Price Proposal (Part II) (1 copy)

The <u>price proposal information is to be submitted in a separate sealed package marked "PRICE PROPOSAL NUMBER DOT-RFP-19-9086-CA"</u>. The Price Proposal information shall be submitted on the forms provided in the Request for Proposal.

22.4 Presenting the Proposal

The proposal shall be limited to a page size of eight and one-half by eleven inches (8½" x 11"). Foldout pages may be used, where appropriate, but should not exceed five (5) percent of the total number of pages comprising the proposal. Type size shall not be less than 10 point font. The proposals should be indexed and all pages sequentially numbered. Bindings and covers will be at the Proposer's discretion.

Unnecessarily elaborate special brochures, art work, expensive paper and expensive visual and other presentation aids are neither necessary nor desired.

It is recognized that existing financial reports, documents, or brochures, such as those that delineate the Proposer's general capabilities and experience, may not comply with the prescribed format. It is not the intent to have these documents reformatted and they will be acceptable in their existing form.

23) "DRUG-FREE WORK PLACE" PREFERENCE

Whenever two or more bids which are equal with respect to price, quality, and service are received, the Department shall determine the order of award first in accordance with section 295.187(4), Florida Statutes, giving preference to "Veteran Business Enterprise" then to bid responses from vendors that certify the business has implemented a drug-free workplace program in accordance with Section 287.087, Florida Statutes. The "Drug-Free Workplace Program Certification" must be completed and submitted with the bid response to be eligible for this preference.

24) COPYRIGHTED MATERIAL

Copyrighted material will be accepted as part of a technical proposal only if accompanied by a waiver that will allow the Department to make paper and electronic copies necessary for the use of Department staff and agents. It is noted that copyrighted material is not exempt from the Public Records Law, Chapter 119, Florida Statutes. Therefore, such material will be subject to viewing by the public, but copies of the material will not be provided to the public.

25) ATTACHMENT TO RFP SUBMITTAL - CONFIDENTIAL MATERIAL

The Proposer must include any materials it asserts to be exempted from public disclosure under Chapter 119, Florida Statutes, in a separate bound document labeled "Attachment to Request for Proposals, Number DOT-RFP-19-9086-CA - Confidential Material". The Proposer must identify the specific Statute that authorizes exemption from the Public Records Law. Any claim of confidentiality on materials the Proposer asserts to be exempt from public disclosure and placed elsewhere in the proposal will be considered waived by the Proposer upon submission, effective after opening.

26) COSTS INCURRED IN RESPONDING

This Request for Proposal does not commit the Department or any other public agency to pay any costs incurred by an individual firm, partnership, or corporation in the submission of a proposal or to make necessary studies or designs for the preparation thereof, nor to procure or contract for any articles or services.

27) MAIL OR DELIVER PROPOSAL TO: (DO NOT FAX OR SEND BY E-MAIL)

Florida Department of Transportation Central Procurement Office

Attn: Cassandra Anderson, Procurement Office

605 Suwannee Street, Mail Station 20 Tallahassee, Florida 32399-0450

Phone: (850) 414-4479

It is the proposer's responsibility to assure that the proposal (Technical and Price proposal) is delivered to the proper place **on or before** the Proposal Due date and time (See Introduction Section 2 Timeline). Proposals which for any reason are not so delivered will not be considered.

By submitting a proposal, the Proposer represents that it understands and accepts the terms and conditions to be met and the character, quality and scope of services to be provided.

All proposals and associated forms shall be signed and dated in ink by a duly authorized representative of the Proposer.

Each Proposer shall fully acquaint itself with the conditions relating to the performance of the services under the conditions of this Request for Proposal. This may require an on-site observation.

28) MODIFICATIONS, RESUBMITTAL AND WITHDRAWAL

Proposers may modify submitted proposals at any time prior to the proposal due date. Requests for modification of a submitted proposal shall be in writing and must be signed by an authorized signatory of the proposer. Upon receipt and acceptance of such a request, the entire proposal will be returned to the proposer and not considered unless resubmitted by the due date and time. Proposers may also send a change in a sealed envelope to be opened at the same time as the proposal. The RFP number, due date and time should appear on the envelope of the modified proposal.

29) PROPOSAL OPENING

All proposal openings are open to the public. Technical Proposals will be opened by the Department at the date, time and location in the Timeline (See Introduction Section 2 Timeline). Price Proposals, which have a corresponding responsive Technical Proposal, will be opened by the Department at the date, time and location in the Timeline (See Introduction Section 2 Timeline).

30) PROPOSAL EVALUATION

30.1 Evaluation Process:

A Technical Review Committee (TRC) will be established to review and evaluate each proposal submitted in response to this Request for Proposal (RFP). The TRC will be composed of at least three (3) persons who collectively have experience and knowledge in the program areas and service requirements for which the commodities and/or contractual services are sought.

The Procurement Office will distribute to each member of the TRC a copy of each technical proposal. The TRC members will independently evaluate the proposals on the criteria and point system established in the section below entitled "Criteria for Evaluation" in order to assure that proposals are uniformly rated. Due to the complexity of certain procurements, the TRC members are authorized to consult with subject matter experts for the purpose of gathering information, if needed. The independent evaluations will be sent to the Procurement Office and averaged for each vendor. Proposing firms must attain an average score of seventy (70) points or higher on the Technical Proposal to be considered responsive. Should a Proposer receive fewer than seventy (70) points for their average Technical Proposal score, the Price Proposal will not be opened.

During the process of evaluation, the Procurement Office will conduct examinations of proposals for responsiveness to requirements of the RFP. Those determined to be non-responsive will be automatically rejected.

30.2 Oral Presentations THERE ARE NO ORAL PRESENTATIONS FOR THIS PROJECT.

30.3 Price Proposal

The Proposer shall complete the Price Proposal form and submit as part of the Price Proposal Package. Any proposal in which this form is not used or in which the form is improperly executed may be considered non-responsive and the proposal will be subject to rejection. The vendor's completed form shall become a part of the contract upon award of the contract.

The Procurement Office will open Price Proposals in accordance with Section 29, Proposal Openings. The Procurement Office and/or the Project Manager/TRC will review and evaluate the price proposals and prepare a summary of its price evaluation. The Procurement Office and/or the Project Manager/TRC will assign points based on price evaluation criteria identified herein.

30.4 Criteria for Evaluation

Proposals will be evaluated and graded in accordance with the criteria detailed below.

a. <u>Technical Proposal</u> (<u>100</u> Points)

Technical evaluation is the process of reviewing the Proposer's response to evaluate the experience, qualifications, and capabilities of the proposers to provide the desired services and assure a quality product.

The following point system is established for scoring the technical proposals:

		Point Value
1.	Management Plan	45
2.	Technical Plan	35
3.	Work Plan	20

b. Price Proposal (10 Points)

Price evaluation is the process of examining a prospective price without evaluation of the separate cost elements and proposed profit of the potential provider. Price analysis is conducted through the comparison of price quotations submitted.

The criteria for price evaluation shall be based upon the following formula:

(Low Price / Proposer's Price) x Price Points = Proposer's Awarded Points

31) POSTING OF INTENDED DECISION/AWARD

- 31.1 The Department's decision will be posted on the Florida Vendor Bid System, at www.myflorida.com, (click on "BUSINESS", click on "Doing Business with the State", under "Everything for Vendors and Customers", click on "Vendor Bid System (VBS)", on date and time in the Timeline, and will remain posted for a period of seventy-two (72) hours. Any proposer who is adversely affected by the Department's recommended award or intended decision must file the following with the Department of Transportation, Clerk of Agency Proceedings, Office of the General Counsel, 605 Suwannee Street, Mail Station 58, Tallahassee, Florida 32399-0450:
- 1. A written notice of protest within seventy-two (72) hours after posting of the Intended Award, (the notice of protest may be Faxed to 850-414-5264), and
- 2. A formal written protest and protest bond in compliance with Section 120.57(3), Florida Statutes, within ten (10) days of the date on which the written notice of protest is filed. At the time of filing the formal written protest, a bond (a cashier's check or money order may be accepted) payable to the Department must also be submitted in an amount equal to one percent (1%) of the estimated

contract amount based on the contract price submitted by the protestor.

Failure to file a protest within the time prescribed in Section 120.57(3), Florida Statutes, or failure to post the bond or other security required by law within the time allowed for filing a bond shall constitute a waiver of proceedings under Chapter 120, Florida Statutes.

31.2 - Inability to Post:

If the Department is unable to post as defined above, the Department will notify all proposers by electronic notification on the Florida Vendor Bid System (see special condition 31.1, above) or by mail, fax, and/or telephone. The Department will provide notification of any future posting in a timely manner.

31.3 - Request to Withdraw Proposal:

Requests for withdrawal will be considered if received by the Department, in writing, within seventy-two (72) hours after the price proposal opening time and date. Requests received in accordance with this provision will be granted by the Department upon proof of the impossibility to perform based upon obvious error on the part of the proposer.

32) AWARD OF THE CONTRACT

Services will be authorized to begin when the Vendor receives the following document(s), as appropriate, indicating the encumbrance of funds and award of the contract:

A Purchase Order issued by the Department, or a Standard Written Agreement executed by both parties, and a written Notice to Proceed, issued by the Project Manager.

33) RENEWAL

Upon mutual agreement, the Department and the Contract Vendor may renew the Contract for a period that may not exceed 3 years or the term of the original contract, whichever is longer. The renewal must be in writing and signed by both parties, and is subject to the same terms and conditions set forth in the initial contract and any written amendments signed by the parties. Any renewal shall specify the renewal price, as set forth in the solicitation response except that an agency may negotiate lower pricing. Renewal is contingent upon satisfactory performance evaluations and subject to the availability of funds.

34) ATTACHED FORMS

Price Proposal Form

Drug-Free Workplace Program Certification (Form 375-040-18)

MBE Planned Utilization (Form 375-040-24)

Bid Opportunity List

Vendor Certification Regarding Scrutinized Companies Lists (Form 375-030-60)

A.1 Aggregate Source Inspection Report (Form 675-020-01)

Ethics Policy

Notice of Deficiency (Form 675-020-07)

35) TERMS AND CONDITIONS

35.1 General Contract Conditions (PUR 1000)

The State of Florida's General Contract Conditions are outlined in form PUR 1000, which is a downloadable document incorporated into this RFP by reference. Any terms and conditions set forth in this RFP document take precedence over the PUR 1000 form where applicable. http://www.dms.myflorida.com/content/download/2933/11777/1000.pdf

The following paragraphs do not apply to this solicitation:

Paragraph 31, Dispute Resolution - PUR 1000

Paragraph 40, PRIDE – PUR 1000, when federal funds are utilized.

35.2 General Instructions to Respondents (PUR 1001)

The State of Florida's General Instructions to Respondents are outlined in form PUR 1001, which is a downloadable document incorporated into this RFP by reference. Any terms and conditions set forth in this RFP document take precedence over the PUR 1001 form where applicable. http://www.dms.myflorida.com/content/download/2934/11780/1001.pdf

The following paragraphs do not apply to this solicitation:

Paragraph 3, Electronic Submission – PUR 1001

Paragraph 4, Terms and Conditions – PUR 1001

Paragraph 5, Questions - PUR 1001

35.3 MFMP Purchase Order Terms and Conditions

All MFMP Purchase Order contracts resulting from this solicitation will include the terms and conditions of this solicitation and the State of Florida's standardized Purchase Order Terms and Conditions, which can be found at the Department of Management Services website at the following link: http://www.dms.myflorida.com/content/download/117735/646919/Purchase_Order_Terms_Sept_1, 2015_.pdf Section 8(B), PRIDE, is not applicable when using federal funds.

36) ORDER OF PRECEDENCE

All responses are subject to the terms and conditions of this solicitation, which, in case of conflict, shall have the following order of precedence listed:

Standard Written Agreement
Appendix I (Terms for Federal Aid Contracts) and/or Appendix II (Information Technology Resources)
Instructions to Respondents (PUR 1001)
General Conditions (PUR 1000)
Introduction Section

STANDARD WRITTEN AGREEMENT

	Agreement No.	
	Financial Project I.D.	
	F.E.I.D. No.:	
	Appropriation Bill Number	(s)/Line Item Number(s) for 1st year of
	contract, pursuant to s. 21	6.313, F.S.:
	Procurement No.:	DOT-RFP-19-9086-CA
	DMS Catalog Class No.:	81141503, 92111610
BY THIS AGREEMENT, made and	entered into this day of	f , by and between the STATE
OF FLORIDA DEPARTMENT OF TRANSPOR	TATION, hereinafter called the	e "Department" and, of duly
authorized to conduct business in the State of	Florida, hereinafter called "Ver	ndor," hereby agree as follows:

SERVICES AND PERFORMANCE

- A In connection with _____, the Department does hereby retain the Vendor to furnish certain services, information, and items as described in Exhibit "A," attached hereto and made a part hereof.
- B. Before making any additions or deletions to the work described in this Agreement, and before undertaking any changes or revisions to such work, the parties shall negotiate any necessary cost changes and shall enter into an Amendment covering such work and compensation. Reference herein to this Agreement shall include any amendment(s).
- C. All tracings, plans, specifications, maps, computer files, and reports prepared or obtained under this Agreement, as well as all data collected, together with summaries and charts derived therefrom, shall be the exclusive property of the Department without restriction or limitation on their use and shall be made available, upon request, to the Department at any time during the performance of such services and/or upon completion or termination of this Agreement. Upon delivery to the Department of said document(s), the Department shall become the custodian thereof in accordance with Chapter 119, Florida Statutes. The Vendor shall not copyright any material and products or patent any invention developed under this Agreement. The Department shall have the right to visit the site for inspection of the work and the products of the Vendor at any time.
- D. All final plans, documents, reports, studies, and other data prepared by the Vendor shall bear the professional's seal/signature, in accordance with the applicable Florida Statutes, Administrative Rules promulgated by the Department of Business and Professional Regulation, and guidelines published by the Department, in effect at the time of execution of this Agreement. In the event that changes in the statutes or rules create a conflict with the requirements of published guidelines, requirements of the statutes and rules shall take precedence.
- E. The Vendor agrees to provide project schedule progress reports in a format acceptable to the Department and at intervals established by the Department. The Department shall be entitled at all times to be advised, at its request, as to the status of work being done by the Vendor and of the details thereof. Coordination shall be maintained by the Vendor with representatives of the Department, or of other agencies interested in the project on behalf of the Department. Either party to this Agreement may request and be granted a conference.
- F. All services shall be performed by the Vendor to the satisfaction of the Director who shall decide all questions, difficulties, and disputes of any nature whatsoever that may arise under or by reason of this Agreement, the prosecution and fulfillment of the services hereunder and the character, quality, amount of value thereof; and the decision upon all claims, questions, and disputes shall be final and binding upon the parties hereto. Adjustments of compensation and contract time because of any major changes in the work that may become necessary or desirable as the work progresses shall be subject to mutual agreement of the parties, and amendment(s) shall be entered into by the parties in accordance herewith.

Reference herein to the Director shall mean the Chief Engineer

2. TERM

A	through completion of all services required or <u>August 26, 2024</u> , whichever occurs first. Subsequent to the execution of this Agreement by both parties, the services to be rendered by the Vendor shall commence and be completed in accordance with the option selected below. (Select box and indicate date(s) as appropriate):
	Services shall commence and shall be completed by or date of termination, whichever occurs first.
	Services shall commence upon written notice from the Department's Contract Manager and shall be completed by <u>August 26, 2024</u> or date of termination, whichever occurs first.
	Other: See Exhibit "A"
B.	RENEWALS (Select appropriate box):
	☐ This Agreement may not be renewed.
	This Agreement may be renewed for a period that may not exceed three (3) years or the term of the original contract, whichever is longer. Renewals are contingent upon satisfactory performance evaluations by the Department and subject to the availability of funds. Costs for renewal may not be charged. Any renewal or extension must be in writing and is subject to the same terms and conditions set forth in this Agreement and any written amendments signed by the parties.

C. EXTENSIONS. In the event that circumstances arise which make performance by the Vendor impracticable or impossible within the time allowed or which prevent a new contract from being executed, the Department, in its discretion, may grant an extension of this Agreement. Extension of this Agreement must be in writing for a period not to exceed six (6) months and is subject to the same terms and conditions set forth in this Agreement and any written amendments signed by the parties; provided the Department may, in its discretion, grant a proportional increase in the total dollar amount based on the method and rate established herein. There may be only one extension of this Agreement unless the failure to meet the criteria set forth in this Agreement for completion of this Agreement is due to events beyond the control of the Vendor.

It shall be the responsibility of the Vendor to ensure at all times that sufficient time remains in the Project Schedule within which to complete services on the project. In the event there have been delays which would affect the project completion date, the Vendor shall submit a written request to the Department which identifies the reason(s) for the delay and the amount of time related to each reason. The Department shall review the request and make a determination as to granting all or part of the requested extension.

COMPENSATION AND PAYMENT

Α Payment shall be made only after receipt and approval of goods and services unless advance payments are authorized by the Chief Financial Officer of the State of Florida under Chapters 215 and 216, Florida Statutes. Deliverable(s) must be received and accepted in writing by the Contract Manager on the Department's invoice transmittal forms prior to payment. If the Department determines that the performance of the Vendor is unsatisfactory, the Department shall notify the Vendor of the deficiency to be corrected, which correction shall be made within a time-frame to be specified by the Department. The Vendor shall, within five days after notice from the Department, provide the Department with a corrective action plan describing how the Vendor will address all issues of contract non-performance. unacceptable performance, failure to meet the minimum performance levels, deliverable deficiencies, or contract non-compliance. If the corrective action plan is unacceptable to the Department, the Vendor shall be assessed a non-performance retainage equivalent to 10% of the total invoice amount. The retainage shall be applied to the invoice for the then-current billing period. The retainage shall be withheld until the vendor resolves the deficiency. If the deficiency is subsequently resolved, the Vendor will bill the Department for the retained amount during the next billing period. If the Vendor is unable to resolve the deficiency, the funds retained will be forfeited at the end of the agreement period.

- B. If this Agreement involves units of deliverables, then such units must be received and accepted in writing by the Contract Manager prior to payments.
- C. Bills for fees or other compensation for services or expenses shall be submitted in detail sufficient for a proper preaudit and postaudit thereof.
- D. The bills for any travel expenses, when authorized by terms of this Agreement and by the Department's Project Manager, shall be submitted in accordance with Section 112.061, Florida Statutes. In addition, if compensation for travel is authorized under this Agreement and by the Department's Project Manager, then the Department shall not compensate the Vendor for lodging/hotel expenses in excess of \$150.00 per day (excluding taxes and fees). The Vendor may expend their own funds to the extent the lodging/hotel expense exceeds \$150.00 per day. The Department, in its sole discretion and pursuant to its internal policies and procedures, may approve compensation to the Vendor for lodging/hotel expenses in excess of \$150.00 per day.
- E. Vendors providing goods and services to the Department should be aware of the following time frames. Upon receipt, the Department has five (5) working days to inspect and approve the goods and services, unless otherwise specified herein. The Department has twenty (20) days to deliver a request for payment (voucher) to the Department of Financial Services. The twenty (20) days are measured from the latter of the date the invoice is received or the goods or services are received, inspected and approved.
- F. If a payment is not available within forty (40) days, a separate interest penalty as established pursuant to Section 215.422, Florida Statutes, shall be due and payable, in addition to the invoice amount, to the Vendor. Interest penalties of less than one (1) dollar shall not be enforced unless the Vendor requests payment. Invoices which have to be returned to a Vendor because of Vendor preparation errors shall result in a delay in the payment. The invoice payment requirements do not start until a properly completed invoice is provided to the Department.
- The State of Florida, through the Department of Management Services, has instituted G. MyFloridaMarketPlace, a statewide eProcurement system. Pursuant to Section 287.057(22), Florida Statutes, all payments shall be assessed a transaction fee of one percent (1%), which the Vendor shall pay to the State. For payments within the State accounting system (FLAIR or its successor), the transaction fee shall, when possible, be automatically deducted from payments to the Vendor. If automatic deduction is not possible, the Vendor shall pay the transaction fee pursuant to Rule 60A-1.031 (2), Florida Administrative Code. By submission of these reports and corresponding payments, Vendor certifies their correctness. All such reports and payments shall be subject to audit by the State or its designee. The Vendor shall receive a credit for any transaction fee paid by the Vendor for the purchase of any item(s) if such item(s) are returned to the Vendor through no fault, act, or omission of the Vendor. Notwithstanding the foregoing, a transaction fee is non-refundable when an item is rejected or returned, or declined, due to the Vendor's failure to perform or comply with specifications or requirements of the Agreement. Failure to comply with these requirements shall constitute grounds for declaring the Vendor in default and recovering reprocurement costs from the Vendor in addition to all outstanding fees. VENDORS DELINQUENT IN PAYING TRANSACTION FEES MAY BE EXCLUDED FROM CONDUCTING FUTURE BUSINESS WITH THE STATE.
- H A vendor ombudsman has been established within the Department of Financial Services. The duties of this individual include acting as an advocate for vendors who may be experiencing problems in obtaining timely payment(s) from a state agency. The Vendor Ombudsman may be contacted at (850) 413-5516.
- Records of costs incurred under terms of this Agreement shall be maintained and made available upon request to the Department at all times during the period of this Agreement and for three (3) years after final payment for the work pursuant to this Agreement is made. Copies of these documents and records shall be furnished to the Department upon request. Records of costs incurred shall include the Vendor's general accounting records and the project records, together with supporting documents and records of the Vendor and all subcontractors performing work on the project, and all other records of the Vendor and subcontractors considered necessary by the Department for a proper audit of project costs.
- J. The Department, during any fiscal year, shall not expend money, incur any liability, or enter into any contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as

available for expenditure during such fiscal year. Any contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The Department shall require a statement from the comptroller of the Department that funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contained shall prevent the making of contracts for periods exceeding one (1) year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years. Accordingly, the Department's performance and obligation to pay under this Agreement is contingent upon an annual appropriation by the Legislature.

4. <u>INDEMNITY AND PAYMENT FOR CLAIMS</u>

A INDEMNITY: To the extent permitted by Florida Law, the Vendor shall indemnify and hold harmless the Department, its officers and employees from liabilities, damages, losses, and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by negligence, recklessness, or intentional wrongful misconduct of the Vendor and persons employed or utilized by the Vendor in the performance of this Agreement.

It is specifically agreed between the parties executing this Agreement that it is not intended by any of the provisions of any part of the Agreement to create in the public or any member thereof, a third party beneficiary hereunder, or to authorize anyone not a party to this Agreement to maintain a suit for personal injuries or property damage pursuant to the terms or provisions of this Agreement.

PAYMENT FOR CLAIMS: The Vendor guaranties the payment of all just claims for materials, supplies, tools, or labor and other just claims against the Vendor or any subcontractor, in connection with the Agreement. The Department's final acceptance and payment does not release the Vendor's bond until all such claims are paid or released.

	all such claims are paid or released.
B.	LIABILITY INSURANCE. (Select and complete as appropriate):
	☐ No general liability insurance is required.
	The Vendor shall carry and keep in force during the term of this Agreement, a general liability insurance policy or policies with a company or companies authorized to do business in Florida, affording public liability insurance with a combined bodily injury limits of at least \$200,000.00 per person and \$300,000.00 each occurrence, and property damage insurance of at least \$200,000.00 each occurrence, for the services to be rendered in accordance with this Agreement
	☐ The Vendor shall have and maintain during the term of this Agreement, a professional liability insurance policy or policies or an irrevocable letter of credit established pursuant to Chapter 675 and Section 337.106, Florida Statutes, with a company or companies authorized to do business in the State of Florida, affording liability coverage for the professional services to be rendered in accordance with this Agreement in the amount of \$
C.	WORKERS' COMPENSATION. The Vendor shall also carry and keep in force Workers' Compensation insurance as required for the State of Florida under the Workers' Compensation Law.
D.	PERFORMANCE AND PAYMENT BOND. (Select as appropriate):
	✓ No Bond is required.
	Prior to commencement of any services pursuant to this Agreement and at all times during the term hereof, including renewals and extensions, the Vendor will supply to the Department and keep in force a bond provided by a surety authorized to do business in the State of Florida, payable to the Department and conditioned for the prompt, faithful, and efficient performance of this Agreement according to the terms and conditions hereof and within the time periods specified herein, and for the prompt payment of all persons furnishing labor, materials, equipment, and supplies therefor.
E.	CERTIFICATION.

With respect to any general liability insurance policy required pursuant to this Agreement, all such policies shall be issued by companies licensed to do business in the State of Florida. The Vendor shall provide to the Department certificates showing the required coverage to be in effect with endorsements showing the Department to be an additional insured prior to commencing any work under this Contract. Policies that include Self Insured Retention (SIR) will not be accepted. The certificates and policies shall provide that in the event of any material change in or cancellation of the policies reflecting the required coverage, thirty days advance notice shall be given to the Department or as provided in accordance with Florida law.

5. <u>COMPLIANCE WITH LAWS</u>

- A The Vendor shall comply with Chapter 119, Florida Statutes. Specifically, the Vendor shall:
 - (1) Keep and maintain public records required by the Department to perform the service.
 - (2) Upon request from the Department's custodian of public records, provide the Department 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.
 - (3) Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Agreement term and following completion of the Agreement if the Vendor does not transfer the records to the Department.
 - (4) Upon completion of the Agreement, transfer, at no cost, to the Department, all public records in possession of the Vendor or keep and maintain public records required by the Department to perform the service. If the Vendor transfers all public records to the Department upon completion of the Agreement, 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 Agreement, the Vendor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the Department, upon request from the Department's custodian of public records, in a format that is compatible with the information technology systems of the Department.

Failure by the Vendor to comply with Chapter 119, Florida Statutes, shall be grounds for immediate unilateral cancellation of this Agreement by the Department.

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 AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:

Central Office

850-414-5355 COprcustodian@dot.state.fl.us Office of the General Counsel Florida Department of Transportation 605 Suwannee Street, MS 58 Tallahassee, Florida 32399-0458

B. The Vendor agrees that it shall make no statements, press releases or publicity releases concerning this Agreement or its subject matter or otherwise discuss or permit to be disclosed or discussed any of the data or other information obtained or furnished in compliance with this Agreement, or any

particulars thereof, during the period of the Agreement, without first notifying the Department's Contract Manager and securing prior written consent. The Vendor also agrees that it shall not publish, copyright, or patent any of the data developed under this Agreement, it being understood that such data or information are works made for hire and the property of the Department.

- C. The Vendor shall comply with all federal, state, and local laws and ordinances applicable to the work or payment for work thereof, and will not discriminate on the grounds of race, color, religion, sex, national origin, age, or disability in the performance of work under this Agreement.
- D. If the Vendor is licensed by the Department of Business and Professional Regulation to perform the services herein contracted, then Section 337.162, Florida Statutes, applies as follows:
 - (1) If the Department has knowledge or reason to believe that any person has violated the provisions of state professional licensing laws or rules, it shall submit a complaint regarding the violations to the Department of Business and Professional Regulation. The complaint shall be confidential.
 - (2) Any person who is employed by the Department and who is licensed by the Department of Business and Professional Regulation and who, through the course of the person's employment, has knowledge to believe that any person has violated the provisions of state professional licensing laws or rules shall submit a complaint regarding the violations to the Department of Business and Professional Regulation. Failure to submit a complaint about the violations may be grounds for disciplinary action pursuant to Chapter 455, Florida Statutes, and the state licensing law applicable to that licensee. The complaint shall be confidential.
 - (3) Any complaints submitted to the Department of Business and Professional Regulation are confidential and exempt from Section 119.07(1), Florida Statutes, pursuant to Chapter 455, Florida Statutes, and applicable state law.
- E. The Vendor covenants and agrees that it and its employees and agents shall be bound by the standards of conduct provided in applicable law and applicable rules of the Board of Business and Professional Regulation as they relate to work performed under this Agreement. The Vendor further covenants and agrees that when a former state employee is employed by the Vendor, the Vendor shall require that strict adherence by the former state employee to Sections 112.313 and 112.3185, Florida Statutes, is a condition of employment for said former state employee. These statutes will by reference be made a part of this Agreement as though set forth in full. The Vendor agrees to incorporate the provisions of this paragraph in any subcontract into which it might enter with reference to the work performed pursuant to this Agreement.
- F. A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity, may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids, proposals, or replies on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, Florida Statutes, for CATEGORY TWO for a period of thirty-six (36) months following the date of being placed on the convicted vendor list.
- G. An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity, may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids, proposals, or replies on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with a public entity, and may not transact business with any public entity.
- H The Department shall consider the employment by any vendor of unauthorized aliens a violation of Section 274A(e) of the Immigration and Nationality Act. If the Vendor knowingly employs unauthorized aliens, such violation shall be cause for unilateral cancellation of this agreement.
- L The Vendor agrees to comply with the Title VI Nondiscrimination Contract Provisions, Appendices A and

E, available at http://www.dot.state.fl.us/procurement/index.shtm, incorporated herein by reference and made a part of this Agreement.

- J. Pursuant to Section 216.347, Florida Statutes, the vendor may not expend any State funds for the purpose of lobbying the Legislature, the judicial branch, or a state agency.
- K Any intellectual property developed as a result of this Agreement will belong to and be the sole property of the State. This provision will survive the termination or expiration of the Agreement.
- L The Vendor agrees to comply with s.20.055(5), Florida Statutes, and to incorporate in all subcontracts the obligation to comply with s.20.055(5), Florida Statutes.

6. TERMINATION AND DEFAULT

- A This Agreement may be canceled by the Department in whole or in part at any time the interest of the Department requires such termination. The Department reserves the right to terminate or cancel this Agreement in the event an assignment be made for the benefit of creditors.
- B. If the Department determines that the performance of the Vendor is not satisfactory, the Department shall have the option of (a) immediately terminating the Agreement, or (b) notifying the Vendor of the deficiency with a requirement that the deficiency be corrected within a specified time, otherwise the Agreement will be terminated at the end of such time, or (c) taking whatever action is deemed appropriate by the Department.
- C. If the Department requires termination of the Agreement for reasons other than unsatisfactory performance of the Vendor, the Department shall notify the Vendor of such termination, with instructions as to the effective date of termination or specify the stage of work at which the Agreement is to be terminated.
- D. If the Agreement is terminated before performance is completed, the Vendor shall be paid only for that work satisfactorily performed for which costs can be substantiated. Such payment, however, may not exceed an amount which is the same percentage of the agreement price as the amount of work satisfactorily completed is a percentage of the total work called for by this Agreement. All work in progress shall become the property of the Department and shall be turned over promptly by the Vendor.
- E For Contracts \$1,000,000 and greater, if the Department determines the Contractor submitted a false certification under Section 287.135(5) of the Florida Statutes, or if the Contractor has been placed on the Scrutinized Companies with Activities in the Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or the Scrutinized Companies that Boycott Israel List, the Department shall either terminate the Contract after it has given the Contractor notice and an opportunity to demonstrate the Department's determination of false certification was in error pursuant to Section 287.135(5)(a) of the Florida Statutes, or maintain the Contract if the conditions of Section 287.135(4) of the Florida Statutes are met.

7. <u>ASSIGNMENT AND SUBCONTRACTS</u>

A The Vendor shall maintain an adequate and competent staff so as to enable the Vendor to timely perform under this Agreement and may associate with it such subcontractors, for the purpose of its services hereunder, without additional cost to the Department, other than those costs within the limits and terms of this Agreement. The Vendor is fully responsible for satisfactory completion of all subcontracted work. The Vendor, however, shall not sublet, assign, or transfer any work under this Agreement to other than subcontractors specified in the proposal, bid, and/or Agreement without the written consent of the Department.

B.	Select the appropriate box:
	The following provision is not applicable to this Agreement:
	☐ The following provision is hereby incorporated in and made a part of this Agreement:
	It is expressly understood and agreed that any articles that are the subject of, or required to carry out this Agreement shall be purchased from a nonprofit agency for the blind or for the severely handicapped that is qualified pursuant to Chapter 413, Florida Statutes, in the same manner and under the same procedures set forth in Section 413.036(1) and (2), Florida Statutes; and for purposes of this Agreement the person, firm, or other business entity (Vendor) carrying out the provisions of this Agreement shall be deemed to be substituted for the state agency (Department) insofar as dealings with such qualified nonprofit agency are concerned. RESPECT of Florida provides governmental agencies within the State of Florida with quality products and services produced by persons with disabilities. Available pricing, products, and delivery schedules may be obtained by contacting:
	RESPECT 2475 Apalachee Pkwy Tallahassee, Florida 32301-4946 Phone: (850)487-1471
	The following provision is hereby incorporated in and made a part of this Agreement: It is expressly understood and agreed that any articles which are the subject of, or required to carry out this Agreement shall be purchased from the corporation identified under Chapter 946, Florida Statutes, in the same manner and under the procedures set forth in Sections 946.515(2) and (4), Florida Statutes; and for purposes of this Agreement the person, firm, or other business entity (Vendor) carrying out the provisions of this Agreement shall be deemed to be substituted for this agency (Department) insofar as dealings with such corporation are concerned. The "corporation identified" is Prison Rehabilitative Industries and Diversified Enterprises, Inc. (PRIDE) Available pricing, products, and delivery schedules may be obtained by contacting:
	PRIDE Enterprises 12425 - 28th Street, North St. Petersburg, FL 33716-1826 (800)643-8459
	☐ This Agreement involves the expenditure of federal funds and Section 946.515, Florida Statutes, as noted above, does not apply. However, Appendix I is applicable to all parties and is hereof made a part of this Agreement.
MICOE	LANFOLIC

8. <u>MISCELLANEOUS</u>

- A The Vendor and its employees, agents, representatives, or subcontractors are not employees of the Department and are not entitled to the benefits of State of Florida employees. Except to the extent expressly authorized herein, Vendor and its employees, agents, representatives, or subcontractors are not agents of the Department or the State for any purpose or authority such as to bind or represent the interests thereof, and shall not represent that it is an agent or that it is acting on the behalf of the Department or the State. The Department shall not be bound by any unauthorized acts or conduct of the Vendor or its employees, agents, representatives, or subcontractors. Vendor agrees to include this provision in all its subcontracts under this Agreement.
- B. All words used herein in the singular form shall extend to and include the plural. All words used in the plural form shall extend to and include the singular. All words used in any gender shall extend to and include all genders.
- C. This Agreement embodies the whole agreement of the parties. There are no promises, terms, conditions, or obligations other than those contained herein, and this Agreement shall supersede all previous communications, representations, or agreements, either verbal or written, between the parties hereto. The State of Florida terms and conditions, whether general or specific, shall take precedence

over and supersede any inconsistent or conflicting provision in any attached terms and conditions of the Vendor.

- D. It is understood and agreed by the parties hereto that if any part, term or provision of this Agreement is by the courts held to be illegal or in conflict with any law of the State of Florida, the validity of the remaining portions or provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the Agreement did not contain the particular part, term, or provision held to be invalid.
- E. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida.
- F. In any legal action related to this Agreement, instituted by either party, the Vendor hereby waives any and all privileges and rights it may have under Chapter 47 and Section 337.19, Florida Statutes, relating to venue, as it now exists or may hereafter be amended, and any and all such privileges and rights it may have under any other statute, rule, or case law, including, but not limited to those grounded on convenience. Any such legal action may be brought in the appropriate Court in the county chosen by the Department and in the event that any such legal action is filed by the Vendor, the Vendor hereby consents to the transfer of venue to the county chosen by the Department upon the Department filing a motion requesting the same.
- G. If this Agreement involves the purchase or maintenance of information technology as defined in Section 282.0041, Florida Statutes, the selected provisions of the attached Appendix II are made a part of this Agreement.
- H. If this Agreement is the result of a formal solicitation (Invitation to Bid, Request for Proposal or Invitation to Negotiate), the Department of Management Services Forms PUR1000 and PUR1001, included in the solicitation, are incorporated herein by reference and made a part of this Agreement.
- I. The Department may grant the Vendor's employees or subconsultants access to the Department's secure networks as part of the project. In the event such employees' or subconsultants' participation in the project is terminated or will be terminated, the Vendor shall notify the Department's project manager no later than the employees' or subconsultants' separation date from participation in the project or immediately upon the Vendor acquiring knowledge of such termination of employees' or subconsultants' participation in the project, whichever occurs later.
- J. Vendor/Contractor:
 - 1. shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Vendor/Contractor during the term of the contract; and
 - shall expressly require any subcontractors performing work or providing services pursuant to the state contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term.
- K Time is of the essence as to each and every obligation under this Agreement.
- L The following attachments are incorporated and made a part of this agreement:

Exhibit "A" Scope of Services

Exhibit "B" Method of Compensation

Exhibit "C" Price Proposal

M. Other Provisions:

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

	DEPARTMENT OF TRANSPORTATION	
Name of Vendor		
BY:	BY:	
Authorized Signature	Authorized Signature	
	Courtney Drummond, P.E.	
(Print/Type)	(Print/Type)	
Title:	Title: Chief Engineer	
<u>F(</u>	OR DEPARTMENT USE ONLY	
APPROVED:	LEGAL REVIEW	
Procurement Office		

EXHIBIT "B" METHOD OF COMPENSATION

1.0 PURPOSE:

This Exhibit defines the limits of compensation to be made to the contractor for the services set forth in Exhibit "A" and the method by which payments shall be made.

2.0 COMPENSATION:

For the satisfactory performance of services detailed in Exhibit "A", the Vendor shall be paid up to a Maximum Amount to be determined by the Department.

3.0 PROGRESS PAYMENTS:

The Vendor shall submit quarterly invoices (3 copies) in a format acceptable to the Department. Payment services shall be made at the price per test and hourly rates in Exhibit "C", as approved by the Department. The Hourly Rate shall include the costs of salaries, overhead, fringed benefits, operating margin. Payment for travel shall be made in accordance with section 112.061, Florida Statutes. The invoice shall include documentation of man-hours provided and itemization of costs incurred (including receipts).

Invoices shall be submitted to: Florida Department of Transportation

State Materials Office Business Office

5007 N.E. 39th Avenue Gainesville, Florida 32609

4.0 FINANCIAL CONSEQUENCES:

Payment will not be made to the Vendor until the products have been delivered and/or the specified services have been satisfactorily performed and accepted by the Department.

5.0 DETAILS OF COSTS AND FEES:

Details of the Contractor's price per test and hourly rates for the performance of the services are contained in Exhibit "C", attached hereto and made a part hereof.

6.0 TANGIBLE PERSONAL PROPERTY:

This contract does not involve the purchase of Tangible Personal Property, as defined in Chapter 273, F.S.

EXHIBIT "A"

Aggregate Out of State Mine Inspections Scope of Services

The Department of Transportation, State Materials Office (SMO) is in need of a firm or firms to perform the following duties on a quarterly basis:

- Mine inspections for each location identified in this scope,
- Verification sampling and testing of aggregates from FDOT-approved sources located in Georgia, Alabama, and Louisiana,
- Determination of Quality Control (QC) compliance
- Approval of Verification results
- Validation of mine QC data by comparison with Verification results
- Reporting on the above items by email within one week of completion of validation

The Department reserves the right to award this contract to multiple vendors. The Department reserves the right to add or delete mines as necessary or have different firms sample at different mines. All laboratories performing testing must be American Association of State, Highway, and Transportation Officials (AASHTO) Materials Reference Laboratory (AMRL) Certified for the following AASHTO tests/methods: R 90 (formerly T 2), R 76 (formerly T 248), T 11, T 21, T 27, T 84, T 85, and T 96.

The contractor must be proficient in entering data into the Department's Materials Acceptance and Certification System (MAC) database, and running reports for all duties described. The contractor will need to demonstrate proficiency in MAC before within two weeks of the contract award.

Each of the contractor's personnel inspecting, sampling, and testing must be qualified under the Department's Construction Training Qualification Program as an Aggregate Testing Technician. The contractor shall provide two qualified Aggregate Testing Technicians as a minimum.

All qualifications must be in place no later than 10/1/2019. Qualifications must be kept up to date.

Required Mines

Please provide us with your proposed map-routing plan for combining mine visits to reduce the amount of time and mileage billed to the Department.

Georgia Mines

Mine #GA178, 1263 Lite-N-Tie Road, Macon, GA

Mine #GA183, 30907 Superior Road, Augusta, GA

Mine #GA185, 137 Pitts Chapel Road, Macon, GA

Mine #GA206, 3582 Pea Ridge Road, Juliette, GA

Mine #GA383, 5291 Junction City Highway, Junction City, GA

Mine #GA553, 2158 Packing House Road, Talbotton, GA

Mine #GA701, 3001 Smith Road, Fortson, GA

Mine #GA753, 75 Gheesling Road, Camak, GA

Mine #GA754, 14674 Highway 16 East, Sparta, GA

Alabama Mines

Mine #AL149, 1614 Highway 84, Calera, AL

Mine #AL519, 18055 Highway 72 West, Tuscumbia, AL

Mine #AL526, 3703 Highway 31 North, Calera, AL

Mine #AL667, 8938 Highway 14, Loachapoka, AL

Mine #AL756, 144 Butler Road, Alabaster, AL

Mine #AL817, 149 Parks Chapel Road, Lacey's Spring, AL

Louisiana Mine

Mine #LA325, Interstate 59 North, Exit 11, Pearl River, LA

Sampling and Testing:

Visit each of the required mines once during each quarter, unless directed otherwise by the Department. Collect a sample of one coarse aggregate product and a sample of one fine aggregate product. An ideal Verification process relies on random sampling at the mine. However, it may be impossible to obtain a sample of coarse aggregate at a mine, with rail load-out, that is not producing material during the inspector's visit. However, the contractor is alternately allowed to schedule an inspection that coordinates with production of coarse aggregate. The contractor is also allowed to sample a coarse aggregate that is identical to the FDOT product, but is being produced and shipped under the quality control of another State's aggregate program.

Perform a Gradation, Minus 200, and Specific Gravity on each sample. For sand mines, collect one sample and perform a Gradation, Minus 200, and Organic Impurities for each sample. Collect six random coarse aggregate samples, three from Georgia mines and three from Alabama mines, and perform an L.A. Abrasion test on each sample.

Verification:

- All Florida Methods of Tests can be found at the SMO at https://www.fdot.gov/materials/administration/resources/library/publications/fstm/disclaimer.shtm
- Direct mine Quality Control staff to collect a sample for Department verification in accordance with the approved Quality Control Program (QCP) and FM 1-T 002. Ensure a sufficient quantity of material is initially collected if the mine wants to split a sample with the Department.
- Reduce sample to testing sizes in accordance with the approved Quality Control Program (QCP) and FM1-T 248.
- Test samples collected shall be tested in accordance with the appropriate test methods:
 - Gradation, AASHTO T 27
 - Minus 200, FM 1-T 011
 - Los Angeles Abrasion (coarse aggregate only), FM 1-T 096
 - Specific Gravity & Absorption, FM 1-T 084 (Fine)
 - o FM 1-T 085 (Coarse)
 - AASHTO T 21 Organic Impurities for Fine Aggregates, Code F01, for Concrete
 - The contractor must have an AASHTO Materials Reference Laboratory certification. A firm cannot subcontract any portion of this contract. The contractor shall obtain applicable AASHTO Methods of Sampling and Testing at no cost to the Department.

Note: It is the contractor's responsibility to become proficient in all test methods when revisions are published.

Inspections:

- Complete the required sections of the Aggregate Source Inspection Report (ASIR), and the Notice of Deficiency when required by the ASIR (forms supplied by Department).
- The Mine Inspector shall not review the mine's Laboratory Quality Manual Systems.
- The Mine Inspector shall not observe mine technicians running tests other than FM 1-T 002 and FM1-T248, unless the observation is approved by the Department. Such approval must be obtained from the Department by electronic mail, or telephone, prior to performing the work. The contractor shall confirm a telephone approval by email within one day of the observation.
- The Department reserves the right to limit the number of mine inspections and testing in any quarter.
- Complete the Aggregate Control Program Inspection Report Include SMO personnel emails, to be provided before 10/1/2019, in the MAC auto-emailed Aggregate Control Program Inspection Report.

Reports:

• Finalize Verification test results in MAC, and meet the turnaround requirements within the time limits set forth in the Construction Aggregates Manual (CAM) Section 1.3, Table 9 for the tests performed. Turnaround time begins when the Mine Inspector returns to the home office, immediately after a period of inspection. The CAM and other guiding documents are located at

https://www.fdot.gov/materials/laboratory/geotechnical/aggregates/mineapproval.shtm

- Forward all available MAC reports as email attachments to the Department to include:
 - o "Aggregate Source Inspection Checklist",
 - "Sample Certificate of Analysis" reports,
 - "Comparison Package Information" reports, within one week of obtaining Verification results for each mine. Communicate via telephone with the Department to discuss results that do not compare. The Department will train the contractor on interpretation of Comparison results. Document issues and any circumstances requiring revisits or resampling from a mine in the same quarter.
- Note: MAC will auto-generate an and email the Aggregate Control Program Inspection Report.
- Forward all scanned Aggregate Source Inspection Reports as email attachments to the Department.
 Indicate any deficiencies found during the inspection and action taken. A copy is included. In this scope.
- Provide a summary of number and types of tests performed at each mine with invoicing documentation.

Visits to mines shall be done on a random basis during each quarter so as not to cause predictability of the review date, except as noted for the case of sampling coarse aggregates. At the start of the contract, a Department mine inspector will accompany the contractor's technician(s) to familiarize them with FDOT review procedures and the Quality Control Program associated with each mine.

Required Submittals:

- 1. Proof of AMRL Certification,
- 2. Proof of technicians' qualifications,
- 3. Detailed Management Plan for ensuring and certifying to the FDOT that the firm selected will:
 - a. Provide random inspections,
 - b. Follow the FDOT's standards for ethical conduct (attached),
 - c. Prevent mines from providing pre-sampled materials.
- 4. Technical Plan for ensuring sample tracking, testing accuracy, and reporting data in a timely manner. Provide step by step details of how you would manage the mine visits.
- 5. Work Plan for ensuring all mines are visited, and tracking of products sampled.

The Department reserves the right to cancel this contract for any reason with 30 days written notice.

675-020-01 MATERIALS 01/06

A.1 AGGREGATE SOURCE INSPECTION REPORT

Source:	
Inspect	
Week:	Time Departed:
<u>1. Prod</u>	<u>uct</u>
Α.	Materials Production (List of products being produced at time of the visit, oversize material)
	Bill of Lading/Shipping Tickets
В.	Stockpiling Operation (Signs, Contamination, Segregation, Equipment on Stockpiles, Stacker Position)
	Signs
H	Stockpile Condition
一	Stockpile Location
_	•
C.	Loading & Shipping (Loading 90° to belt and across the entire stockpile face. Inspection of shipping units)
2. Testi	<u>ng</u>
Α.	Technician (Designated by producer and available)
	Tooming and a special and a same
<u>B.</u>	Test Methods Observed
Ш	
Ш	
3. Data	- Control Charts, Worksheets and Code Sheets (Available, Accurate, Current, (up-to-date), Corrective
Actions,	Received on Time)
4. Mate	rial Certification (Date, Load [Tonnage], Source Number, Department Code, "Certified for FDOT" statement,
	of Shipments)
	I - · ·-/

675-020-01 MATERIALS 01/06

A.1 AGGREGATE SOURCE INSPECTION REPORT

5. Operation of Quality Control Program (Including Quality System	ms Manual)
 ☐ Observations indicate no deficiencies – No further acti ☐ Observations indicate deficiencies found – Corrective 	•
6. Exception(s)	
Direct violation of written authority? ☐ Yes ☐ No	
Written authority cited: (Authority) (Section Item was fixed at time of visit.	, , , , , , , , , , , , , , , , , , , ,
☐ This item does not represent a continuing deficiency in the in the monthly report.	ne operation of the QCP and will not be reflected
☐ Instructions Issued: ☐ Correct in accordance with written authority ☐ Material Quality may be Questionable ☐ Fix or Replace ☐ QC review and advise DOT	
Date to be resolved or provide a corrective-action plan:	(within two (2) working Days upon receipt of this notice)
QC Person Notified (Side	gnature) (Date)

NOTICE OF DEFICIENCY

(Date)	
(QC Manager)	(Source)
(Street Address)	(Location)
(City, State, Zip)	
Attached find a copy of an Aggregate Source Inspection Report wi This represents a documented deficiency in the operation of your onecessary actions to correct the deficiency within (company's Quality Control Plan. Please take the
(Phone)	
(Mine Inspector)	
Copy: District Mine Inspector District Materials and Research Engineer State Materials Office	

File



RON DESANTIS GOVERNOR 605 Suwannee Street Tallahassee, FL 32399-0450 KEVIN J. THIBAULT, P.E. SECRETARY

POLICY

Effective: January 31, 2019 Review: January 31, 2019 Office: General Counsel Topic No.: 001-010-020-l

ETHICS POLICY

The Department of Transportation (Department) recognizes the importance of maintaining high ethical standards among its employees. The public expects its government officials to conduct the State's business in an ethical, honest, and open manner.

In support of the *Governor's Code of Ethics* to maximize honesty, ethical conduct, and openness in government decision making, the Department is adopting ethical standards and requirements to apply to all employees. These standards and requirements hereby incorporate the guidance in the *Governor's Code of Ethics*. They are to be applied to the maximum extent possible in accordance with *Chapter 112, Florida Statutes (F.S.)*, and applicable rules, policies, and procedures. As required by the *Governor's Code of Ethics*, the following is implemented within the Department:

The Department's General Counsel will serve as the Department's Ethics Officer and will make reasonable efforts to ensure employees are familiar with this Policy, and receive annual training as required by the *Governor's Code of Ethics*. All employees shall be guided by the following ethical principles:

No employee may accept a benefit of any sort under circumstances in which it could reasonably be inferred that the benefit was intended to influence a pending or future decision of the employee, or to reward the employee's past decision. Employees should also avoid any conduct (whether in the context of business, financial, or social relationships) that might undermine the public trust, regardless of whether that conduct is unethical or lends itself to the appearance of unethical behavior.

No employee may solicit any gift from any lobbyist, principal of a lobbyist, or any person or company doing business or seeking to do business with the Department. No employee may solicit any gift from a non-lobbyist/principal, regardless of its value, if the gift is for the personal benefit of the employee, his/her family, or another employee. There are limited exceptions for charitable solicitations only if the gift would fall within the limited exceptions noted in the **Section 112.3148**, **F.S.** or the **Governor's Code of Ethics**.

No employee may accept anything of any value from a lobbyist, principal of a lobbyist, or any person or company doing business or seeking to do business with the Department, regardless of whether or not the thing is being offered or given for the purpose of lobbying. Information on lobbyists and principals can be found at (http://www.leg.state.fl.us). Employees with relatives who are lobbyists, principals of lobbyists; or vendors doing business or seeking to do business with the Department, should consult with the Department's Ethics Officer on how to address their situation.

No employee may accept anything of value from a non-lobbyist unless the thing of value falls within one of the following limited exceptions:

Gifts (regardless of value) from relatives (items received from relatives are excluded from the statutory definition of "gift") - unless the relative is a lobbyist or the principal of a lobbyist, in which case the general prohibition on gifts from lobbyists applies. Employees who are married to or involved in a personal relationship with a lobbyist or the principal of a lobbyist should consult with the Department's Ethics Officer on how to address their situation.

Gifts (regardless of value) received from personal friends in the ordinary course of friendship (including but not limited to birthday and/or anniversary gifts and gifts of hospitality), can be accepted, provided that any such personal friend is **not:**

- (a) a lobbyist; or
- (b) a partner, member, employer, employee, or principal of a lobbyist; or
- (c) a person having a special monetary interest (either individually or through a corporation or organization) in a matter pending before the Department; or
- (d) a person who (either individually or through a corporation or organization) provides goods or services to the Department under a contract or an agreement; or
- (e) a person who (either individually or through a corporation or organization) is seeking business from the Department.

On-site consumption of food and refreshments at receptions and/or other events, provided the employee's attendance at such event is an appropriate exercise of the employee's official duties, unless the food and refreshments at such event are paid for by a lobbyist, principal of a lobbyist, or a vendor doing business or seeking to do business with the Department.

Gifts (regardless of value) accepted on behalf of a governmental entity or charitable organization, or for which a public purpose can be shown, if prior approval has been granted by the Department's Ethics Officer. However, if a lobbyist, the principal of a lobbyist, or a vendor doing business, or seeking to do business with the Department, is offering the gift, an employee may not accept the gift. Gifts (regardless of value) made to the Department may be accepted by an employee on behalf of the Department, if prior approval has been granted by the Department's Ethics Officer.

Gifts (regardless of value) involving volunteer campaign-related travel, lodging, and/or food or beverage expenses, if prior approval has been granted by the Department's Ethics Officer.

NOTE: These limited exceptions permitting the acceptance of certain gifts do not, and are not intended to, permit the acceptance of any gift that is otherwise prohibited by *Chapter 112, F.S.*

It is not considered a gift or expenditure if the employee fully reimburses the other person for the cost of the item. Generally, full reimbursement is considered to be the cost of the item to the person providing it. In the case of lobbyists, principals, or vendors doing business, or seeking to do business with the Department, the cost is the actual value of the item (such as face value of the admission ticket, etc.), even if the item was originally obtained at no cost. While a membership fee required to use a golf course, tennis club, dining club, or other private facility is not part of the required reimbursable cost employees must pay, the per ticket additional cost above the face value for seating at a skybox or other exclusive seating area at a sporting or theatrical venue is part of the reimbursable cost and must be included. **Section 112.3148(7)**, **F.S.** and **Rules 34-13.210**, **34-13.500**, **and 34-13.510**, **Florida Administrative Code**, provide guidance on how to value gifts and should be consulted when making payment for an event or an item that is prohibited unless its actual value has been paid. For purposes of this Policy, payment must be made at the same time the item is received or the event is attended or must be made before the item is received or the event is attended.

No employee shall take an honorarium or anything of value for speaking appearances or articles written.

An employee may accept an award, plaque, certificate, or similar personalized item given in recognition of the employee's public, civic, charitable, or professional service, if the item has no separate commercial value and prior approval has been granted by the Department's Ethics Officer.

No employee may travel in a private aircraft for Department business without obtaining prior authorization from the Department's Ethics Officer. No employee may have any dual employment or receive any dual compensation without prior approval.

Any employee who is arrested or charged with any criminal violation, including driving under the influence shall notify his or her immediate supervisor by the end of the third working day following the occurrence. The supervisor will ensure that the Department's Director of Human Resources is notified. Selected Exempt Service (SES), and Senior Management Service (SMS) employees have additional requirements as provided below.

The Department's Organizational Development Office will provide quarterly reports to Department Leadership and the Ethics Officer regarding annual CBT compliance by the Department employees.

Any employee convicted of or who enters a plea of nolo contendere to a criminal offense relating to the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance, or other drug related criminal sanction, shall be dismissed. Any employee convicted of other misdemeanor or felony crimes may be considered for dismissal based on the nature of the offense. Conviction means a plea of guilty, no contest, nolo contendere, or a finding of guilt, whether or not adjudication is withheld, in any federal

or state court. Notification shall be made to the supervisor by the end of the first working day after the conviction.

The following standards have been adopted for specific employees:

The Secretary, Assistant Secretaries, District Secretaries, the Executive Director of the Florida Turnpike, the Executive Director of the Florida Rail Enterprise, and the Chief of Staff shall not serve as an officer or director of any private, public, or for-profit or not-for-profit company unless prior approval has been granted by the Secretary and the Governor's General Counsel.

If the Secretary, Assistant Secretaries, District Secretaries, the Executive Director of the Florida Turnpike, the Executive Director of the Florida Rail Enterprise, or the Chief of Staff has an immediate relative (spouse, siblings, parents, children) who is a lobbyist, they will, at least quarterly, disclose to the Department's Ethics Officer the names of those immediate relatives and the names of all clients of such immediate relatives. These employees will not participate in any matter that would contribute to the immediate relative's special gain or loss, and will excuse themselves from discussions, meetings, and matters, involving clients of the immediate relative.

Drug tests will be conducted for any employee appointed as the Secretary, an Assistant Secretary, District Secretary, Executive Director of the Florida Turnpike, or Executive Director of the Florida Rail Enterprise.

Any SMS or SES employee who is arrested for the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance, or who is arrested for driving under the influence, on or off the job, shall notify his/her immediate supervisor by the end of the first working day following the occurrence. The supervisor will ensure that the Department's Ethics Officer is notified.

Any SMS or SES employee convicted of a misdemeanor or felony crime shall notify his/her immediate supervisor by the end of the first working day following the conviction. The supervisor will ensure the Department's Ethics Officer is notified. Conviction means a plea of guilty, no contest, or nolo contendere, or a finding of guilt, whether or not adjudication is withheld, in any federal or state court.

Kevin J. Thibault, P.E. Secretary

$\frac{\text{RFP CHECKLIST}}{\text{(DOES } \underline{\text{NOT}} \text{ NEED TO BE RETURNED WITH YOUR PROPOSAL)}}$

This Checklist is provided <u>as a guideline</u>, <u>only</u>, to assist Proposers in the preparation of their RFP response. Included are some important matters that the proposer should check. <u>This checklist is just a guideline</u>, and is not intended to include all matters required by the RFP. <u>Proposers are responsible to read and comply with the RFP in its entirety</u>.

Check off each the following:

	-
 1.	The Price Proposal has been completed, as specified, and enclosed in the RFP response.
 2.	The Federal Employers Identification Number or Social Security Number has been entered in the space provided.
 3.	The "Drug-Free Workplace Program Certification" form has been read, signed, and enclosed in the RFP response, if applicable.
 4.	"Scrutinized Companies Lists" certification form has been read, signed, and enclosed in the RFP price proposal.
 5.	The "Bid Opportunity List" and the "MBE Participation Statement" form has been read, completed, and enclosed in the RFP response, if applicable.
 6.	The Scope of Services, Exhibit "A", has been thoroughly reviewed for compliance to the RFP requirements.
 7.	The Technical Proposal (one (1) original and the specified number of copies) has been completed, as specified, and enclosed in the RFP response.
 8.	The www.myflorida.com website has been checked and any Addendums posted have been completed, signed, and included in the RFP response.
 9.	The RFP response must be received, at the location specified, on or before the Opening Date and Time designated in the RFP.
 10.	On the Lower Left Hand Corner of the Envelope transmitting your RFP response, write in the following information:
	RFP No.: DOT-RFP-19-9086-CA
	Title: Aggregate Out of State Mine Inspections
	Opening Date & Time: See "TIMELINE" in INTRODUCTION SECTION