## **CITY OF TAMPA**



Bob Buckhorn, Mayor

CONTRACT ADMINISTRATION DEPARTMENT

Michael W. Chucran, Director

## ADDENDUM 1

DATE: October 4, 2017

Contract 17-C-00043; Himes Avenue from SR60/Kennedy Boulevard to Columbus Drive Traffic Safety Improvements

Bidders on the above referenced project are hereby notified that the following addendum is made to the Contract Documents. BIDS TO BE SUBMITTED SHALL CONFORM TO THIS NOTICE.

Item 1: Replace Public Construction Bond page PB-2 with the attached page PB-2R.

Item 2: Change, on Plan Sheet SQ-1, in the Design Notes for Phases I through IV, "250" to read "180".

Item 3: Clarification: Item/Segment No.: N/A. F.A.P. NO.: D717-019-B.

Item 3: Attached for reference is the pre-bid meeting sign-in sheet.

All other provisions of the Contract Documents and Specifications not in conflict with this Addendum shall remain in full force and effect. Questions are to be e-mailed to Contract Administration@tampagov.net.

Jim Greiner

Jim Greiner, P.E., Contract Management Supervisor

306 E. Jackson Street, 4N • Tampa, Florida 33602 • (813) 274-8456 • FAX: (813) 274-8080



## (Name of Contractor)

as Principal, hereinafter called CONTRACTOR, of the State of \_\_\_\_\_\_, and

(Name of Surety)

a corporation organized and existing under and by virtue of the laws of the State of \_\_\_\_\_\_, and regularly authorized to do business in the State of Florida, as SURETY, are held and firmly bound unto the City of Tampa, a municipal corporation organized and existing under the laws of the State of Florida, hereinafter called Owner, in the penal sum of \_\_\_\_\_\_ Dollars and \_\_\_\_\_\_ Cents (\$\_\_\_\_\_\_), lawful money of the United States of America, for the payment whereof well and truly to be made, we bind ourselves, our heirs, executors, and administrators, successors and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS BOND is that if Principal:

1. Performs the contract dated \_\_\_\_\_, \_\_\_, 20\_\_\_, between Principal and Owner for construction of \_\_\_\_\_, the contract being made a part of this bond by reference, in the time and in the manner prescribed in the contract; and

2. Promptly makes payments to all claimants, as defined in Section 255.05(1) (Section 713.01), Florida Statutes, supplying Principal with labor, materials, or supplies, used directly or indirectly by Principal in the prosecution of the work provided for in the contract; and

3. Pays Owner all losses, damages, expenses, costs, and attorney's fees, including appellate proceedings, that Owner sustains because of a default by Principal under the contract; and

4. Performs the guarantee of all work and materials furnished under the contract for the time specified in the contract, then this bond is void; otherwise it remains in full force.

5. Contractor and Surety acknowledge that the Work for which this bond has been issued may be one of several such contract documents for a group of projects. This bond does not secure covenants to pay for or to perform design services survey or program management services. The Owner/Obligee is expected to reasonably account for damages that are caused to Owner with respect to Principal's (Contractor's) default in performance of the scope of the Work incorporated by reference into the bond, and notwithstanding any contractual or common law remedy permitted to Owner as against Contractor, the obligation of Surety for any damages under this bond shall be determined by the cost of completion of the Work less the contract balance unpaid upon default of Contractor for the Work plus liquidated damages at the rate of \$1,584.00 per day for delays by the Contractor and/or Surety in reaching substantial completion.

6. The notice requirements for claimants and conditions for entitlement to payment set forth in Section 255.05, Fla. Stat. and the limitations period to actions upon Section 255.05, Fla. Stat. bonds apply to claimants seeking payment from surety under this bond. Any action instituted by a claimant under this bond for payment must be in accordance with the notice and time limitation provisions in Section 255.05, Florida Statutes.

7. The Surety, for value received, hereby stipulates and agrees that no changes, extensions of time, alterations or additions to the terms of the contract documents or other Work to be performed hereunder, or the specifications referred to therein shall in any way affect its obligations under this bond, and it does hereby waive notice of any such changes, extensions of time, alterations or additions to the terms of the Contract or to Work or to the specifications.

E-Mail to Register as a Plan Holder and E-Mail All Questions to; ContractAdministration@tampagov.net			
	Sign-In Sheet 🖃 Please Print		City of Tampa, Contract Administration Department
Н	Name Tim Crainan PE	Organization Tampa Contract Administration Dept.	E-Mail OR Phone Jim.Greiner@tampagov.net
1	Jim Greiner, PE	-	
2	DEREX Gil	ELEMENT	dgileelementeg.com
-	MATT TRESPALACIOS	PEPPER	notthen to peppercontractua. com
4	Craig Konc	Hubberg	Craig. Rove Chibberd . Com
5	SEANDTHATCHER	PLTO	STRIPTCHER OPLITOCONSTRUCTION. CON
6	Mike North	Catarbraking + Paving LLC	NOVAKMOGATORCAP, COM
7	Joe Minics	AJAX	JMINICH@ ajaxparing.com
8	JILLIAN HOWARD	COT CONT. ADMIN.	JILLIAN. HOWARD @ TAMPAGOV. NET
9	Jae-Song Lep	INT	Cal-song. lee @ formpo gov. net. denise. dizon@preterredmaterrists.com
10	Donise Diton	Preterical Monicorians	denise. dizon@preterredmaterriats.com
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