MEMORANDUM

Agenda Item No. 8(I)(1)

TO:

Honorable Chairwoman Audrey M. Edmonson

and Members, Board of County Commissioners

DATE:

February 4, 2020

FROM:

Abigail Price-Williams

County Attorney

SUBJECT:

Resolution retroactively approving a Letter of Agreement and contract with the University of North Florida Training and Services Institute, Inc., d/b/a Institute of Police Technology and Management, in an amount up to \$1.75,000,00 for a term

amount up to \$175,000.00 for a term ending on May 15, 2020; retroactively authorizing the action of the County Mayor in executing the Letter of Agreement and Contract; and further authorizing the County Mayor to execute any amendments, and to exercise any termination clause contained therein

The accompanying resolution was prepared by the Miami-Dade Police Department and placed on the agenda at the request of Prime Sponsor Commissioner Joe A. Martinez.

APW/uw





DATE:

February 4, 2020

TO:

Honorable Chairwoman Audrey M. Edmonson and Members, Board of County Commissioners

FROM:

Carlos A. Gimenez

Mayor

SUBJECT:

Resolution Retroactively Approving a Letter of Agreement and Contract with the Institute of

Police Technology and Management for Florida's Pedestrian and Bicycle Safety, High

Visibility Education and Enforcement Campaign

Recommendation

It is recommended that the Board of County Commissioners (Board) approve the attached resolution retroactively approving a Letter of Agreement and Contract with the University of North Florida Training and Services Institute, Inc., d/b/a Institute of Police Technology and Management (IPTM) in an amount up to \$175,000.00, and retroactively authorizing the action of the County Mayor or the County Mayor's designee in executing the Letter of Agreement and Contract. The period of the Letter of Agreement and Contract begins upon full execution and continues through May 15, 2020.

Scope

The contract will support countywide services.

Delegation of Authority

The County Mayor or County Mayor's designee is authorized to enter into and execute a contract for services with IPTM. The County Mayor or County Mayor's designee is also authorized to execute any amendment, modifications, renewals and extension provisions, and to exercise any termination clauses related to the contract on behalf of Miami-Dade County.

Fiscal Impact/Funding Source

There is no fiscal impact to the County. The contract provides for cost reimbursement by IPTM up to \$175,000.00.

Track Record/Monitor

This contract will be monitored by Assistant Director Gustavo Knoepffler, of the Miami-Dade Police Department's (MDPD) Departmental Services, to ensure compliance with contract requirements.

Background

Retroactive approval of this contract is necessary because the contract award from IPTM did not allow time to submit the resolution to the Board prior to the Board's annual summer recess. The Florida Department of Transportation contracts with the IPTM to administer high visibility enforcement activities for Florida's Bicycle Pedestrian Focused Initiative. IPTM subcontracts with the MDPD to implement this initiative in Miami-Dade County. This contract will allow the MDPD to develop and implement effective community level high visibility enforcement operations in areas with the highest representation of traffic crashes resulting in serious and fatal injuries to both pedestrians and bicyclists. High visibility enforcement activities educate pedestrians, bicyclists, and motorists on traffic laws pertaining to pedestrian and bicycle safety and increase compliance with those laws.

Maurice L. Kemp Deputy Mayor



MEMORANDUM

(Revised)

	rable Chairwoman Audrey M. Edmonson Members, Board of County Commissioners	DATE:	February 4, 202	20
FROM: A jiga Count	Auto (Mulus) ail Price-Williams ty Attorney	SUBJECT:	Agenda Item No.	8(I)(1)
 Please no	ote any items checked.			<u> </u>
<u>-</u>	"3-Day Rule" for committees applicable	if raised		·
	6 weeks required between first reading a	nd public hearin	g	
	4 weeks notification to municipal officials hearing	s required prior	to public	
	Decreases revenues or increases expendit	tures without bal	lancing budget	
	Budget required			
	Statement of fiscal impact required			
	Statement of social equity required			
	Ordinance creating a new board required report for public hearing	s detailed Count	y Mayor's	
	No committee review			
	Applicable legislation requires more than present, 2/3 membership, 3/5's 7 vote requirement per 2-116.1(3)(h) or (requirement per 2-116.1(3)(h) or (4)(c) requirement per 2-116.1(4)(c)(2)) to	s, unanimoi 4)(c), CDM , or CDMP 9	rs, CDMP P 2/3 vote	
	Current information regarding funding s balance, and available capacity (if debt is	·		

Approved	Ma	<u>yor</u>	Agenda Item No.	8(1)(1)
Veto			2-4-20	
Override				
	RESOLUTION NO.			

RESOLUTION RETROACTIVELY APPROVING A LETTER OF AGREEMENT AND CONTRACT WITH THE UNIVERSITY OF NORTH FLORIDA TRAINING AND SERVICES INSTITUTE, INC., D/B/A INSTITUTE OF POLICE TECHNOLOGY AND MANAGEMENT, IN AN AMOUNT UP TO \$175,000.00 FOR A TERM ENDING ON MAY 15, 2020; RETROACTIVELY AUTHORIZING THE ACTION OF THE COUNTY MAYOR OR THE COUNTY MAYOR'S DESIGNEE IN EXECUTING THE LETTER OF AGREEMENT AND CONTRACT; AND FURTHER AUTHORIZING THE COUNTY MAYOR OR COUNTY MAYOR'S DESIGNEE TO EXECUTE ANY AMENDMENTS, AND TO EXERCISE ANY TERMINATION CLAUSE CONTAINED THEREIN

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that this Board retroactively approves a Letter of Agreement and Contract with the University of North Florida Training and Services Institute, Inc., d/b/a Institute of Police Technology and Management, in an amount up to \$175,000.00 for a term ending on May 15, 2020; retroactively authorizes the action of the County Mayor or the County Mayor's designee in executing the Letter of Agreement and Contract in substantially the form attached hereto and incorporated by reference; and further authorizes the County Mayor or the County Mayor's designee to execute any amendments, and to exercise any termination provisions contained herein.

Agenda Item No. 8(I)(1) Page No. 2

The foregoing resolution was offered by Commissioner who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote was as follows:

Audrey M. Edmonson, Chairwoman Rebeca Sosa, Vice Chairwoman

Esteban L. Bovo, Jr. Jose "Pepe" Diaz Eileen Higgins Joe A. Martinez

Sally A. Heyman
Barbara J. Jordan
Jean Monestime
Sen. Javier D. Souto

Daniella Levine Cava

Dennis C. Moss

Xavier L. Suarez

The Chairperson thereupon declared this resolution duly passed and adopted this 4th day of February, 2020. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this resolution and the filing of this approval with the Clerk of the Board.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

Approved by County Attorney as to form and legal sufficiency.



Anita Viciana Zapata

Letter of Agreement and Contract

In this contract between the Mismi-Dade County/Mismi-Dade Police Department ("Vendor") and University of North Florida Training and Services Institute, Inc., d/b/a Institute of Police Technology and Management ("IPTM"), a direct support organization of the University of North Florida ("University"), the Vendor shall perform the services as outlined in the scope of services (Exhibits A & B). The contract period will begin upon execution and will end on May 15, 2020.

Total contract amount will not exceed \$175,000.00

The parties to this contract shall be bound by all applicable state and federal requirements as outlined in Florida Department of Transportation (FDOT) Project #433144-1-8404, Contract #GIB36. All services must be completed by May 15, 2020. The final invoice must be received by June 1, 2020 or payment will be forfeited.

It is expressly understood that the Vendor is an independent contractor, and not an agent of the FDOT or the University of North Florida. The FDOT and the University's ("State Agencies" or individually "State Agency") respective total liability in negligence or indemnity for acts of its employees or officers shall not exceed the limits of their waiver of sovereign immunity provided under Section 768.28, Florida Statutes. The FDOT, the University, and the Vendor shall each be responsible for its own attorney fees in the event of a dispute.

Vendor is a subdivision, as defined in Section 768.28, Florida Statutes, and Vendor agrees to be fully responsible only to the extent provided by Section 768.28, Florida Statutes, for the negligent or wrongful acts or omission of any employee of the Vendor while the employee is acting within the course and scope of the employee's employment, and for any damages proximately caused by said acts or omissions or torts.

Nothing herein shall be construed as consent by a State Agency or political subdivision of the State of Florida to be sued by third parties in any matter arising out of this contract. No State Agency or subdivision indemnifies any other party or person beyond the extent permitted under the law, no matter what the circumstances. Nothing herein shall be construed as a waiver by the FDOT, the University, and the Vendor of any rights or limits to liability existing under Section 768.28, Florida Statutes.

In accordance with the contract, the Vendor is authorized to perform the tasks detailed in the scope of services (Exhibits A & B) and is fully responsible for satisfactory completion of all services. Services performed prior to receiving an executed contract from the University will not be eligible for reimbursement. This contract does not involve the purchase of Tangible Personal Property, as defined in Chapter 273, Florida Statutes.

This is a cost reimbursable contract. To be eligible for reimbursement, all costs must be allowable pursuant to state and federal expenditure laws, rules and regulations and must be essential to the successful completion of the tasks identified in this contract for services.

If a cost benefits more than one project, a determination must be made, and documentation provided to support that the cost is distributed in a reasonable and consistent manner across all benefiting projects

CANCELLATION: This contract may be unilaterally cancelled by FDOT or the University for refusal by the Vendor to allow public access to all documents, papers, letters, or other material made or received by the Vendor in conjunction with this contract, unless Florida law provides that the records are confidential and/or exempt from the disclosure requirements of section 24(1) of Article 1 of the state constitution and section 119.07(1), Florida Statutes.

EXHIBIT "A"

SCOPE OF SERVICES PEDESTRIAN AND BICYCLE SAFETY HIGH VISIBILITY EDUCATION AND ENFORCEMENT CAMPAIGN

OBJECTIVE: I,

The Florida Department of Transportation ("FDOT"), through a grant with University of North Florida ("University"), will utilize law enforcement support to reinforce safe pedestrian, bloyelist, and driver behaviors in priority counties in Florida. The goal of this effort is to reduce traffic crashes resulting in serious and fatal injuries to pedestrians and bicyclists using high visibility education and enforcement details.

PURPOSE: n.

In 2017, 3,116 people lost their lives in traffic crashes on Florida's roadways. More than 25% of them were pedestrians (659) and more than 4% were bloyclists (128).

The Purpose of this funding opportunity is to develop and implement effective community level high visibility education and enforcement details in areas with the highest representation of traffic crashes resulting in serious and fatal injuries to pedestrians and bicyclists.

The project Goal is to mitigate orashes by increasing awareness of and compliance with traffic laws that protect the safety of pedestrians and bioyolists on Florida's roads.

Pedestrians and bicyclists are more vulnerable that all other road users. Traffic crashes involving pedestrians and bicyclists are more likely to result in fatal or serious injuries than any other types of traffic crashes,

Speed, impairment, and distractions contribute to unsafe conditions for pedestrians and bicyclists and may be included in enforcement operations where there is data to support the need for these interventions to improve the safety of pedestrians and bicyclists.

Pedestrian decoys may only be included in enforcement operations to improve driver yield rates at midblock crossing locations to improve the safety of pedestrians and bicyclists.

This campaign is a component of Florida's Bioycle/Pedestrian Focused Initiative and is implemented by the Institute of Police Technology and Management (IPTM) under the direction of the Florida Department of Transportation (FDOT). This campaign supports the goals established in Florida's Pedestrian and Bicycle Strategic Safety Plan, High Visibility Enforcement activities are being implemented to mitigate crashes by educating pedestrians, bloyclists, and motorists on traffic laws pertaining to pedestrian and bioycle safety and increasing compliance with those laws.

IPTM RESPONSIBILITIES: Щ,

IPTM will provide the required training/training materials, a copy of Florida's Pedestrian and Bicycle Strategic Safety Plan, and educational materials to the Vendor for distribution during enforcement operations upon contract execution. Additional educational materials, bioyole lights, and electronic media will may be requested by the Vendor but are subject to availability. IPTM reserves the right to review and audit the Vendor's compliance with the terms of this Letter of Agreement and Contract, IPTM also reserves the right to reduce the amount of funding allocated under this Letter of Agreement and Contract when it is determined that the Vendor will be unable to properly utilize the full funding amount as outlined herein.

IV. VENDOR SERVICES AND RESPONSIBILITIES:

Vendor will provide high visibility education and enforcement of all road users, including pedestrians, bicyclists, and motorists, to change behaviors and improve the safety of pedestrians and bicyclists. Vendor will conduct on-street education and enforcement details at pre-approved locations within pre-approved times and distribute educational materials with each contact. Education is the preferred method of behavior correction. Warnings and/or citations to pedestrians, bicyclists, and motorists will be guided by the Vendor's policies and procedures and must comply with Florida law. The Vendor shall submit detail 'entivity reports that document the education and enforcement outputs for each detail conducted during the contract period.

To be reimbursable, activities conducted by the Vendor must meet the requirements listed in this Letter of Agreement and Contract to include the following:

- Operations must begin within 30 days of the contract execution date. Exceptions require the approval
 of IPTM.
- Only overtime hours for sworn law enforcement officers are eligible for reimbursement (non-sworn civillan personnel are not eligible).
- Funds may not to be used to supplant the Vendor's enforcement and educational efforts funded by other local, state, or federal sources. Duplicated efforts are not eligible for reimbursement.
- Vendor will not be reimbursed for education and enforcement details that take place at locations
 outside of those pre-approved by the FDOT.
- Vendor will not be reimbursed for education and enforcement details that take place outside of the times of day pre-approved by the FDOT (each detail location may have different pre-approved times of day).
- Vendor will not be reimbursed for administrative time, travel time, meal breaks or other hours that are
 not for participation in the education and enforcement overtime details or attendance at required
 training.
- Bach officer is limited to a maximum of six (6) hours of reimbursable overtime in any single day (defined as 12:00 a.m. to 11:59 p.m.). There is no pay period limit,
- Officer training is mandatory. For their overtime hours to be reimbursable, officers working the education and enforcement details must first complete the required four-hour training course titled "Pedestrian and Bicycle Law Enforcement: Laws, Procedures and Best Practices," Beginning July 1, 2019, roll call videos and online quizzes do not qualify.

Note: The four (4) hour classroom-based training is provided free of charge through IPTM.

Information on how to schedule the four (4) hour classroom-based training will be provided to all applicant agencies. The training delivery will be prioritized based on need. Officers are not required to be trained before the agency applies for funding.

Vendor may be reimbursed for a limited number of sworn law enforcement officers to attend the
required four-hour training course titled "Pedestrian and Blaycle Law Enforcement: Laws, Procedures
and Best Practices." For their overtime hours to be reimbursable, attendance at the training must be
within the contract period and must be on overtime status. Although every sworn law enforcement

officer may attend the training, overtime reimbursement is limited to those officers who will actually take part in education and enforcement details.

- Public awareness is a key element of the high visibility enforcement model. The Vendor is required to distribute a minimum of two (2) media releases during the contract period. The first required media release announcing that operations are beginning must be distributed a minimum of seven (7) days in advance of the first education/enforcement detail. The second required media release must include a reminder that details are ongoing. This second media release must be distributed approximately halfway through the contract period, Additional media engagement is strongly encouraged throughout the contract period. Media releases may include social or digital media but must also be distributed through local media outlets. Proof of media engagement must be provided within 30 days of the press release or news report.
- The Vendor shall distribute the provided safety educational materials during all education and enforcement details. Materials will be provided to Vendor free of charge for this purpose.
- Vendor may elect to participate in bicycle light distribution to improve nighttime visibility and compliance with F.S. 316,2065(7). A Bicycle Light Distribution Assurance Form or other documentation provided by IPTM is required for each bicycle light set that is distributed. The required documentation must be signed by the officer and submitted to IPTM.
- Invoice submissions must document that each officer was on overtime status while working the education and enforcement details in order to be eligible for reimbursement.

APPROVED PERSONNEL LIST

Prior to commencing the services outlined under this contract, Vendor must submit a signed and dated list of personnel authorized to participate in overtime details under this agreement. The name and fully-loaded hourly overtime rates to be used for each officer must be submitted with the personnel authorization. The overtime rates may include the costs of hourly overtime plus associated fringe benefits paid upon the overtime. Only hours from officers listed and within +/- \$5.00 of the rates shown on the authorized personnel list are eligible for reimbursement under this agreement. The authorized personnel list shall be updated as need to add officers and update overtime pay rates.

Involces must be submitted at least monthly (every 30 days), beginning within 60 days of the contract execution date. Invoices must contain the following:

- Invoice to include summary of hours charged and total due. Vendor must use the invoice template provided by IPTM.
- Timesheets to include total hours worked for each individual officer. Total hours include hours worked on this contract and all regular hours that the officers worked during the billing period. The timesheets should clearly indicate that the hours charged to this HVE contract are overtime hours. All hours must be documented and the documentation submitted with each invoice. Vendor may use the supplied Personnel Services Timesheet template. Vendor may also use agency timesheet records as long as all regular work hours and the overtime HVB detail hours are shown. If the vendor uses its own agency timesheet records, it is requested that the location of each HVE detail be written beside the corresponding overtime entry.
- Payroll documentation: Vendor must submit payroll documentation to accompany each invoice. This payroll documentation should clearly indicate that the detail hours worked under this contract were on overtime status along with the overtime rates that were paid. As this is a cost-reimbursable contract, PTM can only reimburse the Vendor for an amount up to the total

costs incurred for the overtime worked; therefore, Vendor must include either a pay stub or payroll ledger documenting payment to each officer for which reimbursement is requested. It is the responsibility of the Vender to reduct any personally identifiable information such as Social Security numbers prior to submission.

Detail Activity Reports: Vendor shall submit detail activity reports in a format and through an online portal designated by IPTM. The reports will document each detail conducted and show the officers assigned, date, times, location, contacts made, number of materials distributed, and the numbers of warnings and citations issued to motorist, pedestrians, and bicyclists for each statute. Detail Activity Reports shall be consistent with the corresponding invoices and payroll documentation.

All involves must include the dates of service (to/from) and the following certification statement: "All costs are true and valid costs incurred in accordance with the agreement, deliverables were received and accepted." The certification statement must be signed by an authorized agent of the Vendor. Invoices must be submitted through the provided online platform. In case the provided online platform is unavailable, Invoice documentation can be sent electronically to ped.bike.safety@iptm.org

PRE-APPROVED HVE LOCATIONS

Education and enforcement overtime details are only authorized at locations (specific intersections, corridors, and/or regions) that have been pre-approved by the FDOT. Vendor may not be reimbursed for offoris conducted at locations that have not been pre-approved or that take place prior to the date of the approval.

Pre-approved locations will be listed on the FY 2020 Approved HVE Locations Form supplied by IPTM. Bach pre-approved location will have clearly defined boundaries, times of day in which the overtime details can be worked, and an approval date.

As the goal of this initiative is to mitigate traffic crashes resulting in serious and fatal injuries to pedestrians and bioyolists, approval decisions must be driven by data and the most severe high orash locations for these types of collisions will receive priority approval. Less severe crash locations and other identified hazardous areas will be approved on a case-by-case basis.

In order to quickly respond to other locations where pedestrian and/or bloyelist serious and fatal injury crashes are developing or worsening, additional HVE locations can receive pre-approval during the contract period. In order to obtain pre-approval of additional locations during the contract period, Vendor oan submit a Supplemental HVE Location Approval Request Form. If approved, the location(s) will be added to the FY 2020 Approved HVB Lucations Form and HVE overlime details will be authorized and reimbursable after the approval date.

All HVE education and enforcement overtime detail locations must be approved by the FDOT.

REQUESTS FOR ADDITIONAL FUNDING

The Vendor may request an increase to the total funding amount of this contract during the contract period. If the funding is available, the increased funding request may be considered if the Vendor has:

- satisfied all of the provision listed within this contract
- submitted timely invoices and detail activity reports
- conducted HVE overtime detail efforts in a manner that supports the stated goal
- expended 70% or more of the current contract funding amount
- pedestrian and bicyclist crash circumstances within the Vendor's jurisdiction support the increased funding amount

Increased funding will be based upon availability and must be approved by the FDOT.

Increased funding will be accomplished through an amendment to this contract which must be signed by the PDOT, Vendor, and IPTM.

Requests for increased funding must be submitted to IPTM and received by February 28, 2020.

NON-DISCRIMINATION AND ETHICAL STANDARDS

No person shall, on the ground of race, voior, religion, sex, handloap, or national origin, be subjected to discrimination under any program or activity supported by this contract. The agency agrees to comply with the Florida Civil Rights Act (F.S. 760)

http://www.leg.state.fl.us/statutes/index.cfm?App_mode=Display Statute&URL=0700-0799/0760/0760.html

All officers participating in High Visibility Enforcement activities are required to comply with the Law Enforcement Officer Ethical Standards of Conduct as established by the Florida Department of Law Enforcement. https://www.fdle.state.fl.us/Content/CIST/Menu/Officer-Requirements-Main-Page/LB-Ethical-Standards-of-Conduct.aspx

CORE ACTIVITY PERFORMANCE MEASURES / MINIMUM LEVEL OF SERVICE TO BE PERFORMED AND CRITERIA FOR EVALUATING SUCCESSFUL COMPLETION. Rach law enforcement agency is encouraged to complete all of the tasks as outlined within this contract. All agencies are required to complete a minimum of (80%) eighty percent of contracted efforts within the contract period to be eligible for "agency of the year award" consideration. Bach successive fiscal year, agencies will be prioritized for funding based on percentage of performance expectations that were met.

CONSEQUENCES FOR NON-PERFORMANCE

If the Vendor is unable to properly utilize the full funding amount as outlined herein, the amount of funding for subsequent periods may be reduced. In the event that the required services are in dispute, the invoice may be pro-rated, reduced, or payment withheld until adequate documentation is provided to support the completion of such services and the dispute is resolved. If requirements are not met, the

pro-rated and payment will only be made for services that were completed as outlined in this agreement. Pailure to submit invoices, detail activity reports, or other deliverables as outlined in this contract may result in termination of the agreement.

EXHIBIT "B"

EFFORT SUMMARY PEDESTRIAN AND BICYCLE SAFETY HIGH VISIBILITY EDUCATION AND ENFORCEMENT CAMPAIGN

QUANTIFIABLE, MEASURABLE, AND VERIFIABLE DELIVERABLES

- Approximately 1,982 personnel overtime hours will be worked at approved locations and during approved times during the contract period,
- At least two (2) media engagements will be conducted during the contract period.
- Detail Activity Reports will be submitted for each education and enforcement detail worked,
- Bioyole Light Distribution Assurance Forms will be provided for each bike light distributed,
- Involves will be submitted for each month or payroll period in which overtime details were performed.

PERFORMANCE MEASURES

Proof of performance documentation must be submitted. This includes, but is not limited to, the following:

- Detail Activity Reports
- Proof of media engagements
- Proof of overtime hours worked

Total contract amount not to exceed: \$175,000.00

Letter of Agreement and Contract

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Shari A Shunan	9/25/2019 7:56 AM EDT
1982C18A28844E Shari Shuman, President	Date
—DoeuBlgned by:	9/19/2019 7:47 AM EDT
Cammy Pucci	
—-7063E67623AB4E0 Cameron Pucci, Director	Date
VENDOR ACKNOWLEDGEMENT: By signing below, I cer abide by the pricing and all terms and conditions of this Letter of sign for the Vendor.	
Vendor Name: <u>Miami-Dade County/Miaml-Dade Police Dep</u>	artineut
Address: 9105 NW 25 Street, Doral, FL 33172	<u> </u>
211/	9/13/2019
MAURIC	E L. KEMP Date
Vendor's Authorized Agent Signature DEPUT	Y MAYOR
MIAMII-D	ADE CTY. FL
Mourre Li Kemp	Deputy Mayor
Printed Name	Title
L MACTUAL SERVICIOS AGREEMENT	
REVIEWED AND APPROVED	
Minuffered 14 May 2019	

DocuSign Envelope ID: B8D8AB1E-292B-4331-90AC-498835286779 DocuSign Envelope ID: 9FE71F3B-8D42-4214-B452-EBC1691EA035

Fiorlda Department of Transportation (FDOT) Project # 433144-1-8404, Contract # G0Y79 State and Federal Requirements:

FEDERAL RESOURCES AWARDED PURSUANT TO THIS CONTRACT ARE SUBJECT TO THE ROLLOWING AUDIT REQUIREMENTS:

2 CFR Part 200 - Uniform Administrative Requirements, Cost Principles & Audit Requirements for Federal Awards www.cofr.gov

<u>PEDERAL RESOURCES AWARDED FURSUANT TO THIS CONTRACT MAY ALSO BE SUBJECT TO THE FOLLOWING</u>

Title 23 - Highways, United States Code http://uscado.house.gov/orowse.xhiml

Title 49 - Transportation, United States Code http://usepde.house.gov/browse.xhtml

MAP-21 - Moving Ahead for Progress in the 21" Contury, P.L. 112-141 www.dot.gov/mm21

Federal Highway Administration – Florida Division www.fiwa.doi.goy/fidiy

Federal Funding Accountability and Transparency Act (FFATA) Sub-award Reporting System (FSRS)

REDERAL RESOURCES AWARDED PURSUANT TO THIS CONTRACT ARE SUBJECT TO THE POLLOYING REQUIREMENTS:

Failure to submit progress reports and lavoloes as onlined in the Letter of Agreement and Contract may result in termination of the agreement; may render the vendor ineligible for future consideration for funding under this program.

If the contract is terminated, the fluids may be realisented to other contracts.

Involves must be submitted as outlined in the Letter of Agreement and Contract, must meet the timeline established in the attached contract for services, and must

include all required documentation as outlined in the contract for services. All involves must contain the full details of each expenditure sufficient to support a proper pre-audit and post nuclit based on the scope of work and sorvices. identified in the Letter of Agreement and Contract.

All involves shall be sigued by an Authorized Representative of the vander or their delegate.

Payment will be made only after receipt and approval of goods and services as cuillined in the attached contract and exhibits. If the University determines that the performance of the vendor is unsatisfactory, the University shall notify the vendor of the deficiency to be corrected, which correction shall be made within a time-performance of the vendor of the deficiency to be corrected. frame to be specified by the University.

The vendor shall, within five days after notice from the University, provide the University with a corrective action plan describing how the vendor will address all lesues of contract non-performance, unacceptable performance, faiture to meet the minimum performance levels, deliverable deficiencies, or contract non-

If the corrective solice plant is unacceptable to the University, the vendor shall be assessed a non-performance retakings equivalent to 10% of the total involve amount. The retainage shall be capited to the involve for the then-current billing period. The retainage shall be capited to the involve for the involve for

If the deficiency is subsequently resolved, the vender may bill the University for the retained amount during the next billing period. If the vender is unable to resolve the deficiency, the funds retained will be forfelled at the sad of the contract's tenn.

A Vondor Ombudsman line 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 or University. The Vendor Combudenan may be confacted at (850) 413-

The vendor shall establish fiscal control and fund accounting procedures that assure proper disbursement and accounting of control of funds and required expenditures. All mondes spent on this contract shall be distursed in accordance with provisions of the contract scope of work as approved by the University and POOT Sinte Safety Office Program Manager and must meet all sinto and federal regulations aliabed or referenced in this contract.

All expenditures and cost accounting of funds shall conform to 2 CFR, Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Ayards, herein incorporated by reference, (hereinsfier referred to as Applicable Pederal Law).
The yearder agrees to comply with all applicable provisions of Chapter 287, Florida Statutes. The following provisions are sloted in this common pursuant to sections 287,133(2)(a) and 287,134(2)(a), Florida Statutes.

(a) Sertien 287.133 (2)(a), P.S. A person or affiliate who has been placed on the convicted vender list following a conviction for a public entity orims may not submit a bid, proposal, or reply on a contract to provide goods or services to a public entity; may not submit a bid, proposal, or reply on a contract to provide goods or services to a public entity; may not submit bids, proposals, or replies an leaves of real proposty to a public entity; may not be awarded or perform work as a contractor, supplier, subcontantor, 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 s. 287.017 for CATEGORY TWO for a period of 36 months following the date of being placed on the convolved yearder list.

(b) Section 287.134 (2)(a), F.S. An ontity or affiliate who has been pleased on the disordinatory vendor list may not submit a hid, 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 continot 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.

All invoices for services shall contain the following certification statement and must be signed by the vendors financial representative:

"All casts are true and valid costs incurred in accordance with the agreement, deliverables were received and accorded."

The University and FDOT State Safety Office shall review and approve in writing all emendments to consultant and centractual service affects prior to execution. Only amendments to the contract which achieve or improve upon the outcome of the project as determined by the funding agency and any state or federal regulations that govern such changes will be considered for approval.

Requests for amendment shall be in the form of a written request algred by the Authorized Representative of the vendor. Delegations of signature authority will not be accepted for amendment requests without prior written approval.

Approval of this contractual service agreement does not constitute approval of amendments to the contract. Any contract amendment executed without prior written approval of the University and FDOT State Safety Office will not be reimbursable under this contract.

The ellowability of costs incurred under any contract shall be determined in accordance with the general principles of allowability and standards for selected cost items sot forth in the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement. All fluids not spent in accordance with the Applicable State and Federal Law, to be obgible for reinsumement.

The State of Florida's performance and obligation to reimburse the vendor shall be subject to the availability of Federal lightway safety funds and an annual appropriation by the Legislature. As detailed in 49 CFR, Part 29, Governmentwide Debarment and Suspension (Nonprocurement) and Governmentwide appropriation by the Legislature. As detailed in 49 CFR, Part 29, Governmentwide Debarment and Suspension (Nonprocurement) and Governmentwide Requirements for Drug-Free Workplace, herein incorporated by reference, the vendor shall not be reimbursed for the cost of goods or services received from contractors, consultants, vendors, or individuals suspended, debarred, or otherwise excluded from doing business with the Federal government, The sub-recipient or contractors, consultants, vendors, or individuals suspended, debarred, or otherwise excluded from doing business with the Federal government, The sub-recipient or contractors, consultants, vendors, or individuals suspended, debarred, or otherwise excluded from doing business with the Federal government, The sub-recipient or contractors, consultants, vendors, or individuals suspended, debarred, or otherwise excluded from doing business with the Federal government, The sub-recipient or contractors, consultants, vendors, and the Federal government in the required certification by consultants with awards in excess of the small purchase threshold fixed at 10 U.S.C. 2304(g) and 41U.S.C. 253(g) (ourselly \$25,000).

If a vendor has not commenced within 30 days after the sacoplance of the contract, the vendor shall report by letter the steps taken to initiate the work, the reasons for delay, and the expected starting date. If, after 60 days from the acceptance of the contract, services as described herein has not begun, a further statement of implementation delay will be submitted by the vendor to the University. The vendor agrees that if the letter is not received in the 60 days, the University may exact the contract. The University, or the POOT State Safety Office Program Manager, where wereanted by excusable delay, may extend the implementation date of the project past the 60-day period. In this case, formal written approval will be provided to the vendor from the University or FDOT State Safety Office Program Manager.

Funds may not be obligated prior to the effective date or subsequent to the end date of the contract service period. Only costs humaned on or after the office two dates of the contract and on or prior to the end date of the contract are eligible for payment. A cost is incurred when the vendors employee or approved subcontractor performs the service required or when goods are received by the vendor, notwithstanding the date of order.

In the event of default, noncompliance, or violation of any provision of this contact by the vendor, the vendors consultant(s) or contractor(s) and supplier(s), the vendor agrees that the University will impose samples. Such sanotions include withholding of payment, retaining e, cancellation, termination, or suspension of the contract in whole or in part, in such an event, the University shall notly the vendor of such advisors 30 days in advance of the effective date of such sanotion. The sanotions imposed by the University will be based upon the severity of the violation, the ability to remedy, and the effect on contract performance. The vendor shall be paid only for those services satisfactority performed prior to the effective date of such sanotion.

The University, Florida Department of Transportation, Federal Highway Administration (FHWA), Chief Financial Officer (CFO), and Auditor General (AG) of the State of Florida, or any of their duly authorized representatives, shall have seves to all books, documents, papers, and records of the vendor pertaining to this contract, and to relevant books and records of the vendor, and its consultants and contractors under this contract, for the purpose of sudit and examination as provided under Applicable Federal Law.

In addition to review of audits conducted in accordance with 2 GFR Part 200, herein incorporated by reference, monitoring procedures may include, on-site visits by University staff, limited scope audits as defined by 2 GFR Part 200, and status checks of content activity via telephone calls from University staff to vendors. By entering into this contract, the vendor agrees to comply and cooperate with monitoring procedures. In the event that a limited scope audit of the contract is performed, the vendor agrees to bring the project into compliance with the contractual service agreement. The vendor further agrees to comply and cooperate with any inspections, reviews, investigations, or audits deemed necessary by the Chief Financial Officer or Auditor General.

The vendor agrees to comply with all provisions provided in Chapter 119 Florida Statutes. If the vendor receives a public records request concerning its work undertaken pursuant to this contract, the vendor must take appropriate notion as required by Chapter 119, Florida Statutes.

The University shall unlinterally cannot this contract if the vendor refuses to allow public access to all documents, papers, letters, or other material subject to the provisions of Chapter 119, F.S., and made or received by the vendor in conjunction with this contract.

Records of costs incurred under the terms of this contract shall be maintained and made available upon request to the University t all times during the period of this contract and for five years after final payment is made. Copies of these decuments and records shall be furnished to the University upon request. Records of costs incurred include the vendors general accounting records and the contract records, together with supporting documents and records, of the vandor and all subcontractors performing work on the contract, and all other records of the vendor and subcontractors considered accessary by the University for a proper such costs.

The administration of resources awarded through the University to the yendor by this Agreement may be embject to audits and/or menitering by the University. The following requirements do not limit the authority of the University to conduct or arrange for additional audits or evaluations of contracts issued pursuant to Federal awards or limit the authority of any State agency inspector general, the State of Florida Auditor General or any other State official. The vendor shall comply with all audit and audit reporting requirements as specified below.

- (a) In addition to reviews of audits conducted in accordance with 2 CFR Part 200, Subject F Audit Requirements, monitoring procedures may include but not be limited to on-site visits by University staff and/or other procedures including, reviewing any required performance and financial reports, following up, ensuring corrective notion, and issuing management decisions on weaknesses found through audits when those findings periods is such pursuant to Federal content to home, and remaining management decisions on remotesses to that directly manually remained products a contract is such parameters awards provided intends the University. By entering into this contract, the vendor agrees to comply and cooperate fully with any monitoring procedures/processes decined appropriate by the University. The vendor further agrees to comply and cooperate with any inspections, reviews, investigations, or middle decined necessary decined appropriate by the University. The vendor further agrees to comply and cooperate with any inspections, reviews, investigations, or middle decined necessary that the largest to the procedure of the by the University, State of Florida Chief Flunnoial Officer (CFO) or State of Florida Auditor General.
- (b) The vender, a non-Pederal cutity as defined by 2 CFR Part 200, Subjant P Audit Requirements, as a sub-recipient of a contract pursuant to a Pederal award awarded by the University is subject to the following requirements:
 - (1) In the event the vender expends a total amount of contracted funds pursuant to a Federal award equal to or in excess of the threshold established by 2 CFR Part 200, Subpart F Audit Requirements, the vender must lave a Federal single or program-specific audit for such fiscal year conducted in accordance with the provisions of 2 CFR Part 200, Subpart F Audit Requirements, This continue provides the required Federal award identification. accordance with the provisions of 2 CFR Part 200, Subpart F — Audit Requirements. This continot provides the required Federal award identification information needed by the vendor to further comply with the requirements of 2 CFR Part 200, Subpart F — Audit Requirements. In determining information needed by the vendor to further comply with the requirements of 2 CFR Part 200, Subpart F — Audit Requirements is not leading to the rederal awards expended in a fiscal year, the vendor must consider all sources of Federal award seven award provided through the University by this contract. The determination of amounts of Federal award cours, including the Federal award provided through the University by this contract. The determination of amounts of Federal award cours, including the Federal award provided through the University by this contract. The determination of amounts of Federal award course, including the Federal award provided through the University by this contract. The determination of amounts are the federal award course, including the Federal award provided through the University by this contract. The determination of amounts are the federal award course, including the Federal award provided through the University by this contract. The determination of amounts are the federal award course, including the Federal award provided through the University by this contract. The determining the federal award provided through the federal award provided through the University by this contract. The determining the federal award provided through the federal award provided through the University by this contract. The determining the federal award provided through the federal a meet the requirements of this part.
 - (2) In connection with the audit requirements, the vender shall fulfill the requirements relative to the auditeo responsibilities as provided in 2 CFR Part 200, Subpart P - Audit Requirements.
 - (3) In the event the ventior expends less than the threshold established by 2 CFR Part 200, Subport F Audit Requirements, in Pederal awards, the vendor is exempt from Federal audit requirements for that fiscal year, However, the vendor must provide a single audit exemption statement to the Florida Department of Transportation at FDOTS incle Audit@dot.state. It is no later than the months of the sub-recipiont's mudit period for the control of th each applicable sudit year. In the event the sub-recipient expends less than the threshold established by 2 CFR Part 200, Subpart F - Audit Requirements, in Federal awards in a fiscal year and clears to have an audit conducted in accordance with the provisions of 2 CFR Part 200, Subpart F -Andit Requirements, the cost of the nucli must be paid from non-Pederal resources (i.e., the cost of such an nucli must be paid from the vendors resources obtained from other than Pedemi catilles).
 - (4) The vender must electronically submit to the Pederal Audit Clearinghouse (PAC) at https://harvester.comsus.gov/facweb/ the audit reporting prokage as required by 2 GFR Part 200, Subpart F Audit Requirements, within the earlier of 30 calcadar days after receipt of the auditor's report(s) or nine months after the end of the audit partied. The FAC is the repository of recent for audits required by 2 GFR Part 200, Subpart F Audit Requirements, and this Agreemant. However, the Florida Department of Transportation requires a copy of the audit reporting package also be submitted to FDOTSingle Audit@dot.state.fl.us within the earlier of 30 salender days after receipt of the auditor's report(s) or nine months after the end of the audit reporting to 2 GFR Part 200. Subpart F Audit Reculsements. period as required by 2 CFR Part 200, Subpart F - Audit Requirements,
 - (5) Within six months of acceptance of the mudit report by the FAC, the Morida Department of Transportation will review the sub-recipient's sudit (5) Within six months of acceptance of the audit report by the FAC, the Fforda Department of Transportation will review the sub-recipient's sudit reporting package, including corrective action plans and management letters, to the extent necessary to determine whether timely and appropriate action on all deficiencies has been taken pertaining to the Federal award provided through the University by this contrast. If the vender falls to have an audit conducted in accordance with 2 GFR Part 200, Subpart F— Audit Requirements, the University may impose additional conditions to remedy accompliance. If the University or the Florida Department of Transportation determines that noncompliance cannot be remedied by imposing additional conditions, the University may take appropriate actions to enforce compliance, which actions may include but not be limited to the following:
 - Temporarily withhold cash payments pending correction of the deficiency by the vendor or more severe enforcement notion by the
 - Disallow (deny the use of funds for) all or part of the cost of the activity or action not in compilance;
 - Wholly or partly suspend or terminate the contract;
 - Initials suspension or debarment proceedings as authorized under 2 C.F.R. Part 180 and Federal awarding agency regulations (or in the case of the University or the Florida Department of Transportation, recommend such a proceeding to initiated by the Federal Awarding agency);
 - Withhold further contracts pursuant to Federal awards for the Project or program;
 - Take other remedies that may be legally available.
 - (6) As a condition of receiving this contract, the vender shall permit the University, or its designee, the CFO or State of Florida Auditor General senses to the venders records including financial statements, the independent auditor's working papers and contract records as necessary. Records related to unresolved audit findings, appeals or litigation shall be retained until the notion is complete or the dispute is resolved.

(7) The contact information for requirements under this part is as follows: Office of Compitalist, MS 24 605 Suwannee Street Tallahassee, Florida 32399-0450 FDOTSingleAudit@dot.sinle.fl.tra

(8) The vendor agrees to comply with Section 20.055(5), Florida Statutes, and to incorporate in all substantants the obligation to comply with Section 20.055(5), Florida Statutes. The vendor shall retain sufficient records demonstrating its compliance with the terms of this contract for a period of five years from the date the audit report is issued and shall allow the University, or its designee, the OFO or State of Florida Auditor General access to such

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> records upon request. The vender shall ensure that the audit working papers are made available to the University, or its designee, the CFO, or State of Florida Anditor Genoral upon request for a period of five years from the date the nudit report is issued unless extended in writing by the University.

The vendor shall establish and administer a system to opnical, protect, preserve, use, and maintain and mak any property or materials purchased pursuant to this contra**c**t,

Any dispute, disagreament, or question of fact arising under the contract may be addressed to the Program Manager in the FDOT State Safety Office in writing.

The Program Managers decision may be appealed in writing within 30 calendar days from the notification to the Governor's Highway Safety Representative, whose decision is final. Address' are:

Florida Department of Transportation Attn: Trenda McPhorson, Slate Bloyolo Pedestrian Safety Program Manager State Sufety Office, MS 53 605 Suwannes Street Tallahaareo, Florida 32399-0450

Florida Department of Transportation Attn: Governor's Highway Bulety Representative State Safety Office, MS 53 605 Suwannes Street Talinhasseo, Plorida 32399-0450

The vendor shall proceed difficulty with the performance of the work in accordance with the contract and in accordance with the decision(s) resulting from dispute resolution.

Conferences may be held at the request of any party to this contract. Representatives of the University, Florida Department of Transportation, or the U.S.

Department of Transportation (USDOT), or all the above, shall be privileged to visit the site for the purpose of inspection and assessment of work being performed at any time.

Subject to the limitations of Scotion 768.28, Florida Statules, the vender and any subcontractors that are party to this contract shall be required to defend, hold harmless and indemnify the University, the Florida Department of Transportation, NHTSA, FHWA, and USDOT, from all claims and liability, or both, due to negligence, recklessness, or intentional wrongful misconduct of the vender, its contractors consultant, agents, or simployees shall be liable for any loss of, or demage to, any material purchased or developed under this contract which is caused by the vender and its contractors, consultants, agents, or simployees shall be liable for any loss of, or demage to, any material products of a contractors, consultants, agents, or employees failure to exercise such care in regard to said material as a reasonable careful owner of similar materials would exercise. The parties executing this contract specifically agree that no provision in this contract is intended to create in the public or any member themselves to be a substitute and the intended to contract to maintain a sulf for personal influres or property damage pursuant to the terms thereof, a third party beneficiary, or to authorize anyone not a party to this contract to maintain a sult for personal injuries or property damage pursuant to the terms or provisions of this contract.

Disadvantaged Business Enterprises (DBE)
(a) The vender and its contractors, consultants, agents, or employees agree to the following assurance:
The vender, its contractors, consultants, agents, or employees shall not discriminate on the basis of race, color, national origin, or sex in the award and performance of any USDOT-assisted contract or in the administration of its DBE program required by 40 CFR, Part 26, barely incorporated by reference. The vender shall take all necessary and reasonable steps under 49 CFR, part 2 to ensure nondiscrimination in the administration of USDOT assisted contracts, implementation of this contract is a legal obligation and failure to carry out these requirements is a material breach of this contract, which may result in the termination of the contract or contract is a first sub-register, the two particles of the following agency of the following a contract is a legal configuron and mours to carry out these requirements is a material present of the contract, which may result in the termination of the contract of such other remedy, as the sub-recipient, its implementing agency, or the Department deems appropriate. Upon notification to the vender of its failure to carry out its approved contractual services, the USDOT may impose sanctions as provided for under Part 26 and may, in appropriate cases, roler the matter for enforcement under 18 U.S.C. 1001 and/or the Program Franc Civil Remedies Act of 1986 (31 U.S.C. 3801 et seq.), herein incorporated by reference.

(b) The vendor and its contractors, consultants, agents, or employees agree to include the following assurance in each subcontract with a consultant or contractor and to require the consultant or subcontractor to include this assurance in all subsequent contracts;

The vendor, and its contractors, consultants, agents, or employees agree to comply and require consultants and subcontractors to comply with 49 CFR, Part 20, New Restrictions on Lobbying, herein incorporated by reference, for filing of certification and disclosure forms.

No finds contracted hereunder shall be used for the purpose of lobbying the legislature, judicial branch, or state agencies, Section 216.347, Morida Sintules.

None of the funds under this contract will be used for any activity specifically designed to urgs or influence a State or local legislator to favor or oppose the adoption of any specific legislative proposal pending before any State or local legislative body. Such activities include both direct and indirect (e.g., "grassroots") lebbying activities, with one exception. This does not proclude State official whose salary is supported with NHTSA funds from ougaging in direct communications with State or local legislative officials in accordance with outcomery State practice, even if such communications urgs legislative officials to favor proposed the adoption of a specific resident activities. or oppose the adoption of a specific pending legislative proposal.

If any provision of this contract is held invalid, the remainder of this contract shall not be affected. In such an instance the remainder would then continue to

Outreach items cannot be freely distributed to the public without any gotion on a vendors part. Persons receiving outreach items should interest with the vendor in some minner related to the goal of the contract to receive them. The results of each interactive activity must be reported in the monthly performance report.

For contracts in excess of \$100,000 the vendor and its contractors, consultants, agents, or employees agree to comply with all applicable simmerds, orders, or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401 et seq.) and the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.), herein incorporated by reference. The vendor shall include this provision in all subcontract awards in excess of \$100,000.

The vendor and its contractors, consultants, agents, or employees agree that the University shall find the vendor and its contractors, consultants, agents, or employees ineligible for future funding for any of the following reasons:

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- Fallure to provide the required audits
- Pailure to provide required reports in the required time frame
- Failure to perform work described in the contract scope of services
- Providing fraudulent reports or involves
- Misuse of materials or equipment provided through this contract

Each vender and its contractors, consultants, and/or agents, shall have a written safety belt policy, which is cuforced for all employees. A copy of the policy shall be maintained by the vender and/or contractor, consultant, or agent and made available for rowley if requested,

No person shall, on the grounds of race, color, religion, sex, handlesp, or national origin, he excluded from participation in, he refused the benefits of, or he otherwise subjected to discrimination under this contract, or any project, program, or activity that receives or benefits from this contract. The vender and its contractors, consultants, agents, or employees agree to comply with Executive Order (E.O.) 11246, as amended by E.O. 11375, and as supplemented by 41 CFR, benefit to be refused to the refused t Part 60, herein incorporated by reference.

Utilize the U.S. Department of Homeland Scounty's E-Verify system to verify the employment eligibility of all new employees hired by the Veadors shall

Expressly require any subcontractors performing work or providing services pursuant to the state apartment to likewise utilize the U.S. Department of Homeland Security's H-Verify system to verify the employment eligibility of all new campleyers hired by the subcontractor during the contract term,

The vendor and its contractors, consultants, agents, or employees unitaterally agree to comply with all State and Federal Regulations referenced within and

Vendors will comply with all Federal statutes and implementing regulations relating to nondisorimination ("Federal Nondisorimination Authorities"). These include but are not limited to:

(a) Tille VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq., 78 stat, 252), (prohibits discrimination on the basis of mose, order, national origin) and 49 CFR

part 21
(b) The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. 4601), (prohibite unfair treatment of persons dispinced or whose property has been acquired because of Federal or Federal aid programs and projects) 500-065-01 SAFRTY 04/17 19
whose property has been acquired because of Federal or Federal aid programs and projects) 500-065-01 SAFRTY 04/17 19
whose property has been acquired because of Federal or Feder

against manuray populations); and interest to Services for Persons with Limited English Proficiency (guards against Title VI national origin (i) Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency (guards against Title VI national origin (i) Executive Order 13166, Improving Access to Services for Persons with Limited English proficiency (LEP) by ensuring that funding resipionis take reasonable steps to ensure that LEP persons discrimination decause of limited English proficiency (LEP) by ensuring that funding resipionis take reasonable steps to ensure that LEP persons discrimination decause of limited English proficiency (LEP) by ensuring that funding resipionis take reasonable steps to ensure that LEP persons discrimination decause of limited English proficiency (LEP) by ensuring that funding resipionis take reasonable steps to ensure that LEP persons discrimination decause of limited English proficiency (LEP) by ensuring that funding resipionis take reasonable steps to ensure that LEP persons discrimination decause of limited English proficiency (LEP) by ensuring that funding resipionis take reasonable steps to ensure that the limited English profice and the limited English profic have meaningful access to programs (70 FR 74087-74100).

During the performance of this subgrant, the Subrecipient agrees:

(a) To comply with all Federal nondiscrimination laws and regulations, as may be amended from time to time (b) Not to participate directly or indirectly in the distrimination prohibited by any Federal non-distrimination law or regulation, as set forth in appendix B of 49

(o) To permit necess to its books, records, accounts, other sources of information, and its facilities as required by the FDOT State Safety Office, US DOT or

MHISA

(d) That, in event a ventor fails to camply with any nondisorimination provisions in this contract, the University will have the right to impose such contract sanctions as it, the Florida Department of Transportation, or USDOT determine are appropriate, including but not limited to withholding payments to the vendor sanctions as it, the Florida Department of Transportation, or USDOT determine are appropriate, including but not limited to withholding payments to the vendor under the contract contract of minding agreement, in whole or in part under the contract contract contract and sub-agreement and in avery solicitation for a subcontract or sub-agreement, in whole or a subcontract or sub-agreement, or To insert this clause, including paragraphs "a" through "e", in every subcontract and sub-agreement and in avery solicitation for a subcontract or sub-agreement, which receives Pederal Guide under this contract.

The vendor will comply with provisions of the Halch Act (5 U.S.C. 1501—1508), which limits the political solicities of employees whose principal employment. The vendor will comply with provisions of the Halch Act (5 U.S.C. 1501—1508).

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The vendor

(a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an

(a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employes of any agency, a Member of Congress, an officer or employes of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal contract, the making of any Federal contract, the making of any federal contract, and the extension, continued to a recoverable agreement, and the extension, continued to a recoverable agreement, or modification of any Federal contract, prant, loan, or cooperative agreement, and the extension of any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, or any fund of the paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, in officer or employee of Congress, or an employee of a Member of Congress in connection with the matrix of the paid to any form and the matrix of the paid to any fund of the paid to any form and the pa

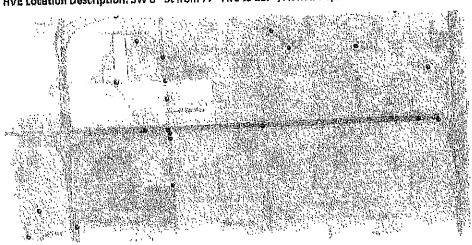
(a) The Subrecipient shall require that the language of this contification be included in the award documents for all sub-award at all tiers (including subcontracts, subgrants, and contracts under grant, loans, and cooperative agreements) and that all Subrecipients shall contify and disclose accordingly. This contification is a subgrants and contracts under grant, loans, and cooperative agreements and that all subgrants and contracts under grant, loans, and cooperative agreements and that all subgrants and contracts are subgrants and contracts. malerial representation of fact upon which reliance was placed when this transaction was made or entered into, Submission of this confidention is a prorequisite for DocuSign Envelope ID: 88D8AB1E-292B-4331-90AC-498836266779 DocuSign Envelope ID: 9FE71F3B-8D42-4214-B462-EBC1691EA035

making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fulls to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Agency Name: Mlami-Dade PD

HVE Location Number: 1

HVE Location Description: SW 8^{th} St from 77^{th} Ave to 117^{th} /Florida's Tpke



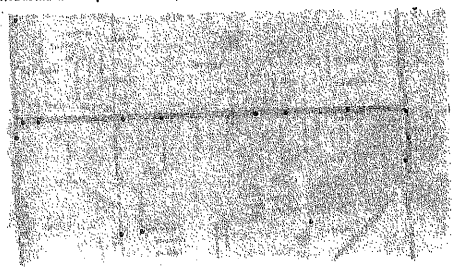
Pedestrian/Bicycle crashes occurred most often and HVE details are to be authorized between:

7:30 pm -	- 6 am	
Prepared	l by:	
lessica H	arden	8/13/19
Nante	•	Date
FDOT Ap	proval	
·	gripherson	14 Aug 19
Name	✓ APPROVEN	Date approved

Agency Name: Miami-Dade PD

HVE Location Number: 2

HVE Location Description: SW 40th St/ Bird Rd from 77th Ave to 117th Ave/Florida's Tpke



Pedestrian/Bicycle crashes occurred most often and HVE details are to be authorized between:

6:30 am -- 11:50 pm

Prepared by:

Jessica Harden

8/13/19

Name

Date

FDOT Approval

Operpherson

14 Aug 19

Name

APPROVED

Date approved

Agency Name: Mlaml-Dade PD

HVE Location Number: 3

HVE Location Description: SW 88th St/Kendall Dr from 77th Ave to 157th Ave



Pedestrian/Bicycle crashes occurred most often and HVE details are to be authorized between:

Nome	Date approved
shephers	14Aug 19
FDOT Approval	
Name	Date
Jessica Harden	8/19/19
Prepared by:	
6 am – 11 pm	

☑ APPROVED

Agency Name: Mlami-Dade PD

HVE Location Number: 4

HVE Location Description: US-1 from 211th St to 296th St



Pedestrian/Bicycle crashes occurred most often and HVE details are to be authorized between:

All Day

Prepared by:

Jessica Harden 8/13

Name

Date

FDOT Approval

mapherson

14Aug19

Name

APPROVED

Date approved