FORM I – CLARIFICATION REQUEST FORM

Clarification/ Question No.	Date Question Submitted	RFQ Section	Question	Respondent (Team Name)
36.	April 17, 2018	7.1	We respectfully request that you lift the Cone of Silence as far as contacting the Board of County Commissioners until such time as they make a decision on the unsolicited proposal from Florida East Coast Industries. It is the height of inequity for them to be able to openly press their case to the Commission both by themselves and through intermediaries, and even be called upon to speak during Commission deliberation, while those firms that played by the rules and participated in your solicitation process (which began well before the time of their submittal, and which FECI chose not to participate in) are muzzled by the terms of the solicitation.	Skanska / John Laing
37.	April 17, 2018	Form C Questions #9 and # 11	Please confirm that questions #9 and #11 on Form C only pertain to disputes between general contractors and clients (owners) rather than general contractors and their subcontractors. Most general contractors periodically experience subcontractor claims, many of which are poorly substantiated, which would not seem relevant to the type of information you appear to be seeking.	Skanska / John Laing
38.	April 17, 2018	Form C Questions #9 and # 11	As one of the largest construction companies in the United States, one that does billions of dollars of work annually, we would propose that we limit our responses on questions 9 and 11 to matters from the state of Florida. This project will be run entirely by our Florida operations team and the claims from elsewhere will have limited relevance.	Skanska / John Laing
39.	April 17, 2018	Form C Questions #9 and # 11	Like most general contractors we do not keep records of all of the owners, especially their contact information, with which it has had a legal dispute. It is very onerous to track down those owners and	Skanska / John Laing

acquire their contact information especially since none of them have any interest in communicating with us or assisting us in any way. Furthermore, because of the 10 year duration to which the questions apply, many of the contacts have likely left those owners and the remaining staff may have little or no actual knowledge of the issue related to the dispute. Finally, and perhaps most importantly, the majority of the disputes were settled between the parties and the settlements are likely governed by agreements with significant confidentiality requirements and we may not be able to share some contacts with you, and with others they may not be able to—legally—provide the substantive details about our performance.

Given the ample information in the public domain on these issues we would ask that you drop this requirement altogether.

As outlined in <u>RFQ Part A, Section 4.5</u>, all questions regarding the Project must be submitted to the County Procurement Manager by the date and time specified in <u>RFQ Part A, Section 4.3</u> using this Clarification Request Form. Addenda to respond to questions will be posted at BidSync.