# RESOLUTION NO. 13-314

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA EXERCISING THE TWO-YEAR RENEWAL OPTION CONTAINED IN THE CONTRACT FOR GENERAL SERVICES BETWEEN THE CITY AND DOUGLAS N. HIGGINS, INC., APPROVED IN RESOLUTION 10-319 IN RESPONSE TO INVITATION TO BID (ITB) #10-015; PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, in Resolution No. 10-319, the City Commission approved a three-year contract with a two-year renewal option with DN Higgins, Inc. in accordance with ITB 10-015; and

WHEREAS, the City Commission, having considered staff recommendations, has chosen to renew the contract, for the two year extension period.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA, AS FOLLOWS:

Section 1: That the contract is hereby extended for two years, pursuant to the contract documents approved in Resolution No. 10-319;

Section 2: That this Resolution sha	ll go into effect
immediately upon its passage and adoption and	authentication by
the signature of the presiding officer and	the Clerk of the
Commission.	
Passed and adopted by the City Commission	n at a meeting held
this 3rd day of December, 2013.	
Authenticated by the Presiding Officer	and Clerk of the
Commission on4thday ofDecember_, 2	013.
Filed with the Clerk on December 4	, 2013.
Mayor Craig Cates _	Yes
Vice Mayor Mark Rossi	Absent
Commissioner Teri Johnston	Yes
Commissioner Clayton Lopez	Yes
Commissioner Billy Wardlow _	Yes
Commissioner Jimmy Weekley	Yes
Commissioner Tony Yaniz	Yes

CRAIG CATES, MAYOR

ATTEST:

CHERVI SMITH OTTY CLERK

Page 2 of 2



Post Office Box 1409 Key West, FL 33041-1409 (305) 809-3700

# **EXECUTIVE SUMMARY**

Date:

October 23, 2013

To:

Bob Vitas, City Manager

From:

Karen Olson, Special Projects Designer

CC:

David Fernandez, ACM

Mark Finigan, ACM

Doug Bradshaw, Senior Project Manager

Subject:

Approving a two year extension for the General Services

Contract (ITB #10-015) to DN Higgins, Inc.

# **Action Statement**

This Resolution would approve a two (2) year extension for the General Services Contract to DN Higgins, Inc.

# Background

The General Services Contract has been an ongoing contract, under various names, since 1992. The City maintains this Contract which is competitively bid for the purpose of general installation, repair and replacement of storm and sanitary sewer systems, installation of storm water gravity injection wells, paving, sidewalks and other miscellaneous municipal work. As the City establishes locations and scopes of work, where repairs are necessary, Work orders are issued

Resolutions 10-319 and 10-320, dated November 3, 2010, awarded DN Higgins, Inc. and Charley Toppino & Sons, Inc. three year General Services Contracts.

The improvement and maintenance of City infrastructure is critical to meeting the current and future needs of the citizens of Key West. The City's goal is to maintain the City's hard assets. (Strategic Plan "Infrastructure" goal 4)

SMORANDAS

Purpose and Justification

The General Services Contract (ITB #10-015) is set to expire on December 1, 2013. Within the contract documents is the option of a two year extension at the unit prices stated in the Bid plus annual CPI-U US increases.

Based on the most current CPI-U US chart there has been an increase of 3% from effective bid prices. Per the Contract Documents the bid prices were to remain in effect for a period of twelve months from bid opening date.

DN Higgins, Inc. has agreed to extend their General Services Contract for the additional two year period allowed under the contract. Charley Toppino & Sons, Inc. declined to extend their contract.

Over the past three years DN Higgins, Inc. has been issued over 95% of the task orders under the General Services Contract due to their favorable pricing. Engineering staff have solicited quotes from other contractors with prices coming in as much as 40% higher than the existing contract.

It is in the best interest of the City to extend DN Higgins, Inc. contract for the additional two year period based on original bid prices plus 3% CPI-U US. The new pricing must remain in effect for ordering up to twelve (12) months from contract extension. At which time the contractor may request an additional CPI-U US increase.

Options

Option #1 Approve a two (2) year extension for the General Services Contract (ITB #10-15) to DN Higgins, Inc.

Option #2 Do not approve a two (2) year extension for the General Services Contract (ITB #10-15) to DN Higgins, Inc. and solicit bids for a new General Services Contract.

**Financial Issues** 

Extension of the General Services Contract (ITB #10-015) has no financial impact to the City until a Work Order is issued.

# Recommendation

Approve a two (2) year extension for the General Services Contract (ITB #10-15) to DN Higgins, Inc.



# THE CITY OF KEY WEST

Post Office Box 1409 Key West, FL 33041-1409 (305) 809-3700

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To: Mr. Dan Higgins, D.N. Higgins, Inc.

From: Karen Olson, Special Projects Designer

Date: September 3, 2013

Reference: General Services Contract Extension

The General Services Contract (ITB #10-015) is set to expire on December 1, 2013. Within the contract documents is the option of a two year extension at the unit prices stated in your Bid plus annual CPI-U US increases.

Based on the most current CPI-U US chart there has been an increase of 3% from effective bid prices. Per the Contract Documents the bid prices were to remain in effect for a period of twelve months from bid opening date.

The City of Key West would like to extend your contract for the additional two year period based on original bid prices plus 3% CPI-U US. The new pricing must remain in effect for ordering up to twelve (12) months from contract extension. At which time you may request an additional CPI-U US increase.

If you are in agreement with the above terms of this contract extension please sign and date this document below.

This extension will not be valid until ratified by the City Commission.

Dan Higgins, Vice President

D.N. Higgins, Inc.

Date

# CONTRACT

This Contract, made and entered into this <u>157</u> day of <u>Dec.</u> 2010, by and between the CITY OF KEY WEST, hereinafter called the "Owner", and DOUGLAS N. HIGGINS hereinafter called the "Contractor";

## WITNESSETH:

The Contractor, in consideration of the sum to be paid him by the Owner and of the covenants and agreements herein contained, hereby agrees at his own proper cost and expense to do all the work and furnish all the materials, tools, labor, and all appliances, machinery, and appurtenances for each issued Work Order, to the extent of the BID made by the Contractor, dated this 29<sup>th</sup> day of September 2010, all in full compliance with the Contract Documents referred to herein:

BIDDING REQUIREMENTS, CONTRACT FORMS, CONDITIONS OF THE CONTRACT, TECHNICAL SPECIFICATIONS, AND DRAWINGS, are hereby referred to and by reference made a part of this Contract as fully and completely as if the same were fully set forth herein and are mutually cooperative therewith.

In consideration of the performance of the work as set forth in these Contract Documents and per each issued Work Order, the Owner agrees to pay to the Contractor the unit prices amount in the Bid as adjusted in accordance with the Contract Documents, or as otherwise herein provided, and to make such payments in the manner and at the times provided in the Contract Documents.

The Contractor agrees to complete the work within the time specified in the Work Order, and to accept as full payment hereunder the amounts as determined by the Contract Documents and based on the said Bid.

The Contractor agrees to remedy all defects appearing in the work or developing in the materials furnished and the workmanship performed under this Contract during the required two (2) year warranty period after the date of final acceptance of the work by the Owner, and further agrees to indemnify and hold harmless the Owner from any costs encountered in remedying such defects.

In the event that the Contractor shall fail to complete the work within the time limit or the

extended time limit agreed upon, as more particularly set forth in the Work Order, liquidated damages shall be paid at the rate of five hundred dollars (\$500.00) per calendar day. Sundays and legal holidays shall be included in determining days in default.

IN WITNESS WHEREOF, we, the parties hereto, each herewith subscribe the same, this 1st day of Dec 2010.

Cheryl Smith, City Clerk

By:

Jim Scholl, City Manager

Douglas N. Higgins, Inc. Witness: R. Suzanne Hawker
Kelly A. Wilkie
Kelly A. Wilkie

Title:

By:



Karen Olson< kolson@keywestcity.com>

# RE: General Services Contract

1 message

Ron Armstrong < ronaldj@toppkw.com>

Wed, Sep 18, 2013 at 2:42 PM

To: Karen Olson <kolson@keywestcity.com>

Cc: Doug Bradshaw <dbradsha@keywestcity.com>, Paul Toppino <pault@toppkw.com>, Richard Toppino <richardjtoppino@aol.com>

KAREN:

MANAGEMENT AT CTS HAS ASKED THAT I INFORM THE CITY OF KEY WEST THAT WE ARE UNABLE TO SIGN THE EXTENSION AGREEMENT FOR THE GENERAL SERVICES CONTRACT. DUE TO PRICE INCREASES ON ALL COMMODITIES UTILIZED IN THE PRODUCTION OF OUR CONCRETE, THE COSTS OF ASPHALT, SIGNAGE, ECT. THE 3% INCREASE IN THE GS CONTRACT WOULD NOT EVEN COME CLOSE TO COVERING OUR DOUBLE DIGIT COST INCREASES.

THANK YOU VERY MUCH FOR THE OPPORTUNITY.

RONALD J. ARMSTRONG

CHARLEY TOPPINO & SONS, INC.

PROJECT/SAFETY MANAGER

305 296-5606

From: Karen Olson [mailto:kolson@keywestcity.com]

Sent: Thursday, September 12, 2013 1:36 PM

To: Ron Armstrong; Richard Toppino Subject: General Services Contract

Ron -

This contract is set to expire in December 2013. The City would like to extend this contract for a period of two years. Please review the attached and have signed if you are in agreement with the terms of the

Once signed it will be brought in front of the City Commission for approval.

Thanks

-

# Karen M Olson

Special Projects Designer

City of Key West

**Engineering Services** 

305-809-3963 (t)

305-809-3739 (f)

# RESOLUTION NO. 10-319

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA AWARDING THE BID OF DOUGLAS N. HIGGINS, INC., FOR A CITY OF KEY WEST GENERAL SERVICES CONTRACT IN RESPONSE TO INVITATION TO BID (ITB) #10-015; PROVIDING FOR AN EFFECTIVE DATE

BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA, AS FOLLOWS:

Section 1: That the bid of Douglas N. Higgins, Inc., for the General Services Contract (ITB #10-015), at the unit prices stated in the bid documents, is hereby awarded.

Section 2: That this Resolution shall go into effect immediately upon its passage and adoption and authentication by the signature of the presiding officer and the Clerk of the Commission.

Passed and adopted by the City Commission at a meeting held this 3rd day of November, 2010.

Authenticated by the presiding officer and Clerk of the

Filed with the Clerk \_\_\_\_\_ November 4 \_\_\_, 2010.

Commission on November 4 , 2010.

CRAIG CATES, MAYOR

CHERYL SMITH, CITY CLERK



Prox Office Box 1-409 Key West, FL 32041-1409 (205) 809-3792

# **EXECUTIVE SUMMARY**

TO: Jim Scholl, City Manager

FROM: Doug Bradshaw, Senior Project Manager

DATE: October 18, 2010

SUBJECT: Award of Bid ITB # 10-015: General Services Contract

# **ACTION STATEMENT:**

Award of ITB # 10-015: General Services Contract to Douglas N. Higgins and authorize City Manager to enter into a contract.

# BACKGROUND:

The General Services Contract has been an on going contract, under various names since 1992. The City of Key West maintains a General Services Contract which is competitively bid for the purpose of general installation, repair and replacement of storm and sanitary sewer systems, installation of storm water injection wells, paving, sidewalks and other miscellaneous municipal work for a contract time of three years with an option to extend for two years at the unit prices stated in the Bid plus annual CPI-U US increases. The City of Key West will establish the locations and scope of work, as repair work becomes necessary. Work Orders will be issued which will identify the scope for each specific project.

On October 6, 2010, the City received two (2) bids for ITB # 10-015: Charley Toppino and Sons and Douglas N. Higgins. Douglas N. Higgins bid was considered responsive to the requirements of the bid. Staff has had to get clarification from Charley Toppino and Sons on their bid form for Items 14e – no bid amount, 27f – no bid amount, 39d – no bid amount, 47a-h – lump sums were given when bid asked for linear feet. Staff will seek City Commission approval to waive these deficiencies in the bid and accept the bid. The ITB allows for the option to award to more then one bidder. As a Work Order is developed, unit prices from both bids will be reviewed and the Work Order will be issued to the contractor with the overall lowest cost (Award to additional contractor is covered in separate Resolution).

## PURPOSE & JUSTIFICATION:

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The General Services Contract allows for timely completion of projects, emergency repairs, and is typically more cost-effective to the City then having to bid out each

project.

#### **OPTIONS:**

There are two options (Award to additional contractor is covered in separate Resolution):

- 1. Award of ITB # 10-015: General Services Contract to Douglas N. Higgins.
- 2. Do not award ITB # 10-015: General Services Contract to Douglas N. Higgins.

# ADVANTAGES/DISADVANTAGES

Option 1: Douglas N. Higgins has worked with the City on numerous projects for many years. They have been responsive under their contract.

Additional if the City chooses to award to both contractors (Award to additional contractor is covered in separate Resolution), the City will be able to compare cost for a Work Order and issue to the lowest bidder. Work Order may be issued to different Contractors depending on unit prices that were submitted for the work contemplated in the Work Order

Option 2: The City will only be able to issue Work Orders to one contractor. Total cost for that Work Order may be higher then expected based on the unit prices appropriate for that Work Order.

#### FINANCIAL IMPACT:

Award of ITB # 10-015: General Services Contract has no financial impact to the City until a Work Order is issued.

#### RECOMMENDATION:

City Staff recommends Option 1: Award of ITB # 10-015: General Services Contract to Douglas N. Higgins for the unit prices submitted in the bid and authorize City Manager to enter into a contract.

# CONTRACT

## WITNESSETH:

The Contractor, in consideration of the sum to be paid him by the Owner and of the covenants and agreements herein contained, hereby agrees at his own proper cost and expense to do all the work and furnish all the materials, tools, labor, and all appliances, machinery, and appurtenances for each issued Work Order, to the extent of the BID made by the Contractor, dated this 29<sup>th</sup> day of September 2010, all in full compliance with the Contract Documents referred to herein:

BIDDING REQUIREMENTS, CONTRACT FORMS, CONDITIONS OF THE CONTRACT, TECHNICAL SPECIFICATIONS, AND DRAWINGS, are hereby referred to and by reference made a part of this Contract as fully and completely as if the same were fully set forth herein and are mutually cooperative therewith.

In consideration of the performance of the work as set forth in these Contract Documents and per each issued Work Order, the Owner agrees to pay to the Contractor the unit prices amount in the Bid as adjusted in accordance with the Contract Documents, or as otherwise herein provided, and to make such payments in the manner and at the times provided in the Contract Documents.

The Contractor agrees to complete the work within the time specified in the Work Order, and to accept as full payment hereunder the amounts as determined by the Contract Documents and based on the said Bid.

The Contractor agrees to remedy all defects appearing in the work or developing in the materials furnished and the workmanship performed under this Contract during the required two (2) year warranty period after the date of final acceptance of the work by the Owner, and further agrees to indemnify and hold harmless the Owner from any costs encountered in remedying such defects.

In the event that the Contractor shall fail to complete the work within the time limit or the

extended time limit agreed upon, as more particularly set forth in the Work Order, liquidated damages shall be paid at the rate of five hundred dollars (\$500.00) per calendar day. Sundays and legal holidays shall be included in determining days in default.

IN WITNESS WHEREOF, we, the parties hereto, each herewith subscribe the same, this day of Dec

By:

Cheryl Smith, City Clerk

Jim Scholl, City Manager

las N. Higgins, Inc Witness: X

Print Name: R Suzanne Hawker

Title:

By:

# CITY OF KEY WEST, FLORIDA

# **Business Tax Receipt**

This Document is a business tax receipt Holder must meet all City zoning and use provisions. P.O. Box 1409, Key West, Florida 33040 (305) 809-3955

DOUGLAS N HIGGINS INC. CtlNbr:0004241 Business Name

Location Addr 3390 TRAVIS POINTE

STE A RD

Lic NBR/Class 11-00004242 CONTRACTOR - CERT UNDERGROUND UTILITY

Issue Date:

July 14, 2010 Expiration Date: September 30, 2011

License Fee Add. Charges \$309.75 \$0.00

Penalty Total

\$0.00 \$309.75

Comments:

This document must be prominently displayed.

DOUGLAS N HIGGINS INC. 3390 TRAVIS POINTE RD STE A

ANN ARBOR MI 48108

DOUGLAS Ner. HIGGINS, INC Date: 7/15/10 51 Receipt no: 90571 2011 4242

LIC OCCUPATIO 1 Trans number: 13742

Trans date: 7/15/10 Time: 11:25:41



# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 11/19/10

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

CONTACT NAME: 734-741-0044 FAX (A/C, No): PHONE (A/C. No. Ext): E-MAIL ADDRESS: PRODUCER Hylant Group Inc - Ann Arbor 734-741-1850 24 Frank Lloyd Wright Dr J4100 CUSTOMER ID # HIGGI-5 Ann Arbor, MI 48105 David Harlock INSURER(S) AFFORDING COVERAGE INSURER A: Continental Insurance Company 035289 INSURED Douglas N. Higgins, Inc. INSURER B: Nat'l Fire Ins Co of Hartford 020478 3390 Travis Pointe, Suite A 020508 Ann Arbor, MI 48108 INSURER C: Valley Forge Insurance Co 020443 INSURER D: Continental Casualty Company INSURER E: RSUI Indemnity Co 22314

**REVISION NUMBER:** CERTIFICATE NUMBER: COVERAGES THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

	CLUSIONS AND CONDITIONS OF SUCH F	ADDL SUBR	POLICY NUMBER	POLICY FEE	POLICY EXP	LIMIT	5	
NSR LTR		INSR WVD	POLICI NOMBER	THE POST THE		EACH OCCURRENCE	s	1,000,000
	GENERAL LIABILITY	7. 18	U1061922047	12/10/09	12/10/10	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	200,000
A	X COMMERCIAL GENERAL LIABILITY					MED EXP (Any one person)	s	15,000
	CLAIMS-MADE X OCCUR				199	PERSONAL & ADV INJURY	s	1,000,000
	X Contractual Liab					GENERAL AGGREGATE	5	2,000,000
			Name of the Party			PRODUCTS - COMPIOP AGG	\$	2,000,000
	POLICY X PRO-	1 12		4	1000	ANT STREET	5	
	AUTOMOBILE LIABILITY			The second	40/40/40	COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
В	X ANY AUTO	- 2	U1061922033	12/10/09	12/10/10	BODILY INJURY (Per person)	\$	
	ALL OWNED AUTOS			10 10		BODRY INJURY (Per accident)	\$	
	SCHEDULED AUTOS					PROPERTY DAMAGE (Per accident)	s	ii-
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	X NON-OWNED AUTOS						\$	
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	UMBRELLA LIAB X OCCUR EXCESS LIAB CLAIMS-MADE				40/40/40	AGGREGATE	\$	10,000,000
D	100000		U1061922050	12/10/09	12/10/10		\$	
	X RETENTION \$ 10,000			ACK 2003 A			\$	
	WORKERS COMPENSATION			The Traceroon	MOLOS.	X WC STATU- OTH-		
С	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE		WC161922016	12/10/09	12/10/10	E.L. EACH ACCIDENT	S	500,00
C	OFFICER/MEMBER EXCLUDED?	N/A	N/A			E.L. DISEASE - EA EMPLOYEE	\$	500,000
	(Mandatory in NH)  If yes, describe under DESCRIPTION OF OPERATIONS below			The state of		E.L. DISEASE - POLICY LIMIT	5	1,000,000
E	Professional and Pollution Liab		PEC0025095	12/10/09	12/10/10			2,000,00 25,000 de

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)
Job - General Services Contract, ITB #10-015. Additional insureds for
General Liability and Automobile Liability, as required by written contract
- City of Key West, Fiorida, Engineer, their officers, agents and employees.

CERTIFICATE HOLDER		CANCELLATION
City of Key West, Florida	KEYWE01	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
City Hall 525 Angela Street Key West, FL 33040		Au a Dieh

# CONSTRUCTION WORK ORDER

Contract Title:

General Services Contract for the City of Key West

Work Order Title:

Pump Station "F" Force Main (FM)

Work Order No:

2010-001

Project Number:

SE1101

This Work Order is an authorization to proceed with sewer pipe installation along 14<sup>th</sup> Street under the General Services Contract between the City of Key West and <u>Douglas N. Higgins, Inc.</u> dated <u>November 4, 2010</u>. All work shall be executed under the provisions of the General Services Contract except as adjusted within this work order.

The Scope of Work is described as follows:

Pump Station "F" Force Main (FM). The buried FM will be located on 14<sup>th</sup> Street and run from Pump Station "F" (at the northwest corner of the intersection of Flagler and 14<sup>th</sup> Street) to the intersection of 14<sup>th</sup> Street (Glenn R. Archer Jr. Drive) and N. Roosevelt Boulevard.

The project is anticipated to consist of approximately 2,900 lineal feet of 16-inch C905 pipe with minimum 36" of cover per City of Key West typical pipe installation (see attached). The project will include some restrained joint sections, fittings, valves and appurtenances. Also, included is removal and replacement of asphalt, excavation, trench backfill and disposal of excess material. The FM will have a blind flange installed at the intersection of 14<sup>th</sup> Street and North Roosevelt Boulevard and be connected to the pump station discharge by installing a tee and appropriate valving.

Total Cost of Work Order #2010-001: \$844,775 (Including a \$76,797.76 contingency)

# CONTRACTOR'S DECLARATION AND UNDERSTANDING

The contractor declares that he has carefully examined the drawings and technical specifications titled "Pump Station F Force Main" from CH2M Hill dated August 2010, the Contract Documents, including this Work Order, that he has personally inspected the potential sites and the overall project area in general, that he has satisfied himself as to the quantities that may be involved, including materials and equipment, and conditions of work that may be involved, including the fact that the description of the quantities of work and materials, as included herein, is brief and is intended only to indicate that general nature of the work and to identify the said quantities with the detailed requirements of the Contract Documents, and that this Work Order is made according to the provisions and under the terms of the General Services Contract Documents between the City of Key West and Douglas N. Higgins, Inc. which this Work Order is hereby made a part of.

# UNIT PRICE ITEMS

The contractor further proposes to accept as full payment for the work proposed herein the amounts computed under the provisions of the Contract Documents and based on the following unit price amounts, it being expressly understood that the unit prices are independent of the exact quantities involved. The amount shall be shown in both words and figures. In case of a discrepancy, the amount shown in words shall govern.

Unit prices for items already established in the General Services Contract shall be identical to those provided in this Work Order.

The cost of items not established in the General Services Contract shall be established according to the Contract Documents. The contractor shall provide with this Work Order submittal a complete breakdown of the costs for labor, equipment, and material for these supplemental work items. Unit prices for labor and equipment shall be identical to those established in the General Services Contract, where applicable. Costs for labor, equipment, and materials not established in the General Services Contract shall be supported by documentation submitted with this Work Order.

Liquidated Damages: The Contractor recognizes that time is of the essence and that the Owner will suffer financial loss if the Work is not completed within the times specified in paragraph above, plus any extensions thereof allowed in accordance with the General Conditions.

Owner and Contractor also recognize the delays, expense and difficulties involved in proving in a legal proceeding the actual loss suffered by the Owner, if the Work is not completed on time. Accordingly, instead of requiring any such proof, the Owner and Contractor agree that as liquidated damages for delay (but not as a penalty) Contractor shall pay the Owner \$1,000 for each day that expires after the time specified for substantial completion. After Substantial Completion if Contractor shall neglect, refuse or fail to complete the remaining Work within the contract time or any proper extension thereof granted by the Owner, Contractor shall pay the Owner \$750 for each day that expires after the time specified for completion and readiness for final payment. Liquidated damages shall run concurrent.

## ACCEPTANCE

By signature, the parties each accept the provisions of this work order and authorize Douglas N. Higgins to proceed at the direction of the City's representative in accordance with the General Services Contract between the City of Key West and <u>Douglas N. Higgins</u>

The City of Key West in issuing the above described Work Order authorizes <u>Douglas N. Higgins</u> to proceed with the work as of this day <u>12/13/2010</u> and to achieve substantial completion within 100 days, and fully complete the work within <u>120</u> days. The completion date for this Work Order is <u>April 12, 2010</u>.

DOUGLAS N. HIGGINS, INC.

By. Jim Scholl City Manager By: Sem of five tice president

Date: 28 DEC 2010

CITY OF KEY WEST

Date: 16 DECEMBER 2010

# PERFORMANCE BOND

BOND NO. 35BCSFD7648 AMOUNT: \$ 844,775.00

KNOW ALL MEN BY THESE PRESENTS, that in accordance with Florida Statutes Section
255.05, Douglas N. Higgins, Inc. with offices at 3390 Travis Pointe, Suite A, Ann Arbor, MI 48108
hereinafter called the CONTRACTOR (Principal), and
Hartford Accident and Indemnity Company
with offices at PO Box 2103, 690 Asylum Ave., Hartford, CT 06115
a corporation duly organized and existing under and by virtue of the laws of the State of Florida, hereinafter called the SURETY, and authorized to transact business within the State of Florida, as SURETY, are held and firmly bound unto CITY OF KEY WEST, represented by its hereinafter called the CITY (Obligee), in the sum of: Eight Hundred Forty-Four
Thousand Seven Hundred Seventy-Five DOLLARS (\$ 844,775.00 ), lawfu
money of the United States of America, for the payment of which, well and truly be made to the CITY, the CONTRACTOR and the SURETY bind themselves and each of their heirs, executors administrators, successors, and assigns, jointly and severally, firmly by these presents as follows:
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT:
WHEREAS, the CONTRACTOR has executed and entered into a certain Contract hereto attached, with the CITY, dated, 20, to furnish at his own cost, charges and expense all the necessary materials, equipment, and/or labor in strict and express accordance with said Contract and the Contract Documents as defined therein, all of which is made a part of said Contract by certain terms and conditions in said Contract more particularly mentioned which Contract, consisting of the various Contract Documents is made a part of this Bond as fully and completely as if said Contract Documents were set forth herein;
NOW THEREFORE, the conditions of this obligation are such that if the above bounder CONTRACTOR:
1. Shall in all respects comply with the terms and conditions of said Contract and his obligation there under, including the Contract Documents (which include the plans, drawings, specifications, and conditions as prepared by the CITY, invitation to bid, instructions to bidders, the CONTRACTOR'S bid as accepted by the above CITY, the bid and contract performance and payment bonds, and all addenda, if any, issued prior to the opening of bids), being made a part of this bond by reference, at the times and in the manner prescribed in the contract; and
2. Promptly makes payments to all claimants, as defined in Section 255.05(1), 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 CITY all losses, costs, expenses, damages, attorney's fees, including appellate proceedings, injury or loss of whatever kind and however arising including, without limitation, delay damages to which said CITY may be subject by reason of any wrongdoing, misconduct, want of care or skill, negligence, failure of performance, breach, failure to petition within the prescribed time, or default, including patent infringements, on the part of said CONTRACTOR, his agents or employees, in the execution or performance of said Contract; and
- 4. Performs the guarantee of all work and materials furnished under the contract for the time specified in the contract, then this obligation shall be void; otherwise, to remain in full force and effect for the term of said Contract.

AND, the said Surety for value received, hereby stipulates and agrees that no change involving any extension of time, or addition to the terms of the Contract Documents, or to the work to be performed, or materials to be furnished there under shall affect said obligation of said Surety on this Bond, and the said Surety does hereby waive notice of any such changes, extension of time, alterations, or additions of the terms of the Contract Documents, or to the work.

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(2), Florida Statutes.

(SEAL)

ATTEST

R. Sugarne Howker

(SEAL)

Carel Jungo

Douglas N. Higgins, Inc.

CONTRACTOR

JAMES H. SWEET

Hartford Accident and Indemnity

SURETY

By:

Heather M. Johnson

Attorney in Fact

## PAYMENT BOND

BOND NO. 35BCSFD7648 AMOUNT: \$ 844,775.00

with offices at hereinafter	MEN BY THESE PRESEN as N. Higgins, Inc. 3390 Travis Pointe, Suit called the	e A, Ann Arbor, MI CONTRACTOR,	48108	tion
	cident and Indemnity Comp			
_	PO Box 2103, 690 Asylun			
	duly organized and existing , hereinafter called			
within the State represented by i	e of Florida, as SURETY,	are held and firmly b	ound CITY OF KEY WE City (Obligee), in the sum	ST,
	Four Thousand Seven Hundred Seventy-			
the CONTRAC	s of America, for the payme TOR and the SURETY be successors, and assigns, ju	nd themselves and e	ach of their heirs, execut	ors,

#### THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT:

WHEREAS, the CONTRACTOR has executed and entered into a certain Contract for <a href="Pump Station F Force">Pump Station F Force</a> Main attached hereto, with the CITY, dated , 20 \_\_\_\_\_\_, to furnish at his own cost, charges, and expense the necessary materials, equipment, and/or labor in strict and express accordance with said Contract and the plans, drawings (if any), and specifications prepared by the CITY, all of which is made a part of said Contract by certain terms and conditions in said Contract more particularly mentioned, which Contract, consisting of the various Contract Documents specifically mentioned herein and relative hereto, is made a part of this Bond as fully and completely as if said Contract Documents were set forth herein.

NOW THEREFORE, the conditions of this obligation are such that if the above bounden CONTRACTOR shall in all respects comply with the terms and conditions of said Contract and his obligation thereunder, including the Contract Documents (which include the plans, drawings, specifications, and conditions prepared by the CITY, invitation to bid, instructions to bidders, the CONTRACTOR'S bid as accepted by the CITY, the bid and contract and payment bonds, and all addenda, if any, issued prior to the opening of bids), and further that if said CONTRACTOR shall promptly make payments to all persons supplying materials, equipment, and/or labor, used directly or indirectly by said CONTRACTOR or subcontractors in the prosecution of the work for said contract is accordance with Florida Statutes, Section 255.05 or Section 713.23, then this obligation shall be void; otherwise to remain in full force and effect for the term of said contract, including and all guarantee periods as specifically mentioned in said Contract Documents.

AND, the said SURETY for value received, hereby stipulates and agrees that no change involving any extension of time, or addition to the terms of the Contract or to the work to be performed, or materials to be furnished thereunder, or in the Contract Documents and specifications accompanying the said contract shall affect said obligation of said SURETY on

this Bond, and the said SURETY does hereby waive notice of any such changes, extension of time, alternations, or additions of the terms of the Contract, or to the work, to the Contract Documents, or to the specifications.

Claimant shall give written notice to the CONTRACTOR and the SURETY as required by Section 255.05 or Section 713.23, Florida Statutes. Any action instituted against the CONTRACTOR or SURETY under this bond for payment must be in accordance with the notice and time limitation provisions in Section 255.05(2) or Section 713.23, Florida Statutes.

IN WITNESS WHEREOF, the above parties bounded together have executed this instrument this \_\_15th \_\_\_ day of \_\_\_\_\_\_\_\_\_, 20\_\_10\_\_, the name and corporate seal of each corporate party being hereto affixed and those presents duly signed by its undersigned representative, pursuant to authority of its governing body.

Douglas N. Higgins, Inc.

CONTRACTOR

ATTEST

(SEAL)

R. Sugarne Hawter

Carol Janys

(SEAL)

Hartford Accident and Indemnity Company

JAMES H. SWEET

SURETY

Heather M. Johnson Attorney in Fact

# POWER OF ATTORNEY

Direct Inquiries/Claims to:

# THE HARTFORD

BOND, T-4

P.O. BOX 2103, 690 ASYLUM AVENUE HARTFORD, CONNECTICUT 06115

call: 888-266-3488 or fax: 860-757-5835

Agency Code: 35-350851

# KNOW ALL PERSONS BY THESE PRESENTS THAT:

X	Hartford Fire Insurance Company, a corporation duly organized under the laws of the State of Connecticut
X	Hartford Casualty Insurance Company, a corporation duly organized under the laws of the State of Indiana
X	Hartford Accident and Indemnity Company, a corporation duly organized under the laws of the State of Connecticut
	Hartford Underwriters Insurance Company, a corporation duly organized under the laws of the State of Connecticut
	Twin City Fire Insurance Company, a corporation duly organized under the laws of the State of Indiana
	Hartford Insurance Company of Illinois, a corporation duly organized under the laws of the State of Illinois
	Hartford Insurance Company of the Midwest, a corporation duly organized under the laws of the State of Indiana
	Hartford Insurance Company of the Southeast, a corporation duly organized under the laws of the State of Florida

having their home office in Hartford, Connecticut, (hereinafter collectively referred to as the "Companies") do hereby make, constitute and appoint, up to the amount of unlimited:

Dan Hines, Heather M. Johnson, Judy K. Macklem, Carol J. Youngs

Ann Arbor, MI

their true and lawful Attorney(s)-in-Fact, each in their separate capacity if more than one is named above, to sign its name as surety(ies) only as delineated above by Q, and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

In Witness Whereof, and as authorized by a Resolution of the Board of Directors of the Companies on January 22, 2004 the Companies have caused these presents to be signed by its Assistant Vice President and its corporate seals to be hereto affixed, duly attested by its Assistant Secretary. Further, pursuant to Resolution of the Board of Directors of the Companies, the Companies hereby unambiguously affirm that they are and will be bound by any mechanically applied signatures applied to this Power of Attorney.



Paul A. Bergenholtz, Assistant Secretary

M. Ross Fisher, Assistant Vice President

STATE OF CONNECTICUT

Hartford

COUNTY OF HARTFORD

On this 3rd day of March, 2008, before me personally came M. Ross Fisher, to me known, who being by me duly swom, did depose and say: that he resides in the County of Hartford, State of Connecticut; that he is the Assistant Vice President of the Companies, the corporations described in and which executed the above instrument; that he knows the seals of the said corporations; that the seals affixed to the said instrument are such corporate seals; that they were so affixed by authority of the Boards of Directors of said corporations and that he signed his name thereto by like authority.



Notary Public My Commission Expires October 31, 2012

I, the undersigned, Assistant Vice President of the Companies, DO HEREBY CERTIFY that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is still in full force effective as of December 15, 2010. Signed and sealed at the City of Hartford.



Gary W. Stumper, Assistant Vice President

OP ID: AV



# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

12/09/10

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the

PRODUCER		734-741-0044	CONTACT NAME:			
Hylant Group Inc - Ann Arbor 24 Frank Lloyd Wright Dr J4100 Ann Arbor, MI 48105 David Harlock		734-741-1850	PHONE FAX (A/C, No); (A/C, No);			
			E-MAIL ADDRESS:			
			PRODUCER CUSTOMER ID # HIGGI-5			
			INSURER(S) AFFORDING COVERAGE	NAJC #		
Douglas N. Higgins, Inc. 3390 Travis Pointe, Suite	Douglas N. Higgins, Inc.		INSURER A: Continental Insurance Company	035289		
	3390 Travis Pointe, Suite A		INSURER B: Valley Forge Insurance Co	020508		
	Ann Arbor, MI 48108		INSURER C: Continental Casualty Company	020443		
			INSURER D: Greenwich Insurance Company	22322		
			INSURER É:			
			metipes c.	4.7		

**REVISION NUMBER:** COVERAGES CERTIFICATE NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

NSR LTR	TYPE OF INSURANCE	ADDL SUB	POLICY NUMBER	POLICY EFF	POLICY EXP	LIMIT	s	10.00	
LIA	GENERAL LIABILITY	1	THE RESERVE OF THE RESERVE AS			EACH OCCURRENCE	5	1,000,000	
A	X COMMERCIAL GENERAL LIABILITY		U1061922047	12/10/10	12/10/11	PREMISES (Ea occurrence)	5	200,000	
	CLAIMS-MADE X OCCUR					MED EXP (Any one person)	\$	15,000	
	X Includes XCU					PERSONAL & ADV INJURY	5	1,000,000	
	X Contractual Liab					GENERAL AGGREGATE	5	2,000,000	
	GENL AGGREGATE LIMIT APPLIES PER.					PRODUCTS - COMPIOP AGG	s	2,000,000	
	POLICY X PRO-		10 × 25				S		
	AUTOMOBILE LIABILITY	201				COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000	
A	X ANY AUTO		U1061922033	12/10/10	12/10/11	BODILY INJURY (Per person)	\$	at and	
	ALL OWNED AUTOS				BODILY INJURY (Per accident)	\$			
	SCHEDULED AUTOS  HIRED AUTOS					PROPERTY DAMAGE (Per accident)	s		
-	X NON-OWNED AUTOS					January Salaman	\$		
	A HONEOWNED ACTOS						s		
	UMBRELLA LIAB X OCCUR				To East	EACH OCCURRENCE	\$	10,000,000	
	EXCESS LIAB CLAIMS-MADE	U1061922050			12/10/10	12/10/11	AGGREGATE	s	10,000,000
С	DEDUCTIBLE		U1061922050	12/10/10	12/10/11		\$		
	X RETENTION \$ 10,000			1 2 2			\$	-	
	WORKERS COMPENSATION			7 4 14 28		X WC STATU- TORY LIMITS ER			
В	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE		WC161922016	12/10/10	12/10/11	E.L. EACH ACCIDENT	\$	500,000	
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A N/A		23 6 19		EL. DISEASE - EA EMPLOYEE	s	500,000	
	I ves, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$	1,000,000	
D	Professional and		PEC0025095	12/10/10	12/10/11			2,000,000	
	Pollution Liab				THE REAL PROPERTY.			25,000 ded	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, If more space is required)
Job - General Services Contract, ITB #10-015. Additional insureds for
General Liability and Automobile Liability, as required by written contract
- City of Key West, Florida, Engineer, their officers, agents and employees.

CERTIFICATE HOLDER		CANCELLATION
City of Key West, Florida	KEYWE01	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
City Hall 525 Angela Street Key West, FL 33040		Authorized REPRESENTATIVE

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# STATE OF FLORIDA

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

CONSTRUCTION INDUSTRY LICENSING BOARD 1940 NORTH MONROE STREET TALLAHASSEE FL 32399-0783

(850) 487-1395

HIGGINS, DANIEL NORMAN DOUGLAS N HIGGINS INC 3390 TRAVIS POINTE ROAD SUITE A ANNN ARBOR MI 48108

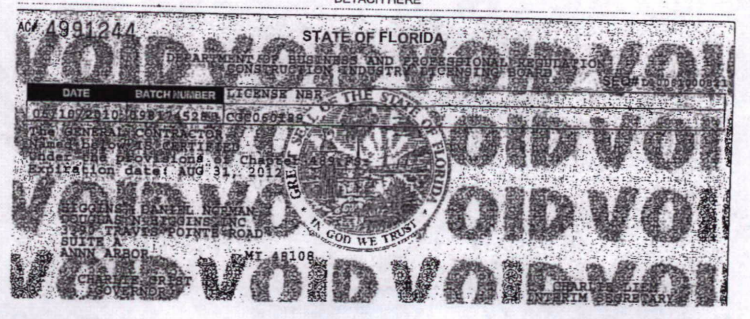
Congratulational With this license you become one of the nearly one million Floridlans licensed by the Department of Business and Professional Regulation. Our professionals and businesses range from architects to yacht brokers, from boxers to barbeque restaurants, and they keep Florida's economy strong.

Every day we work to improve the way we do business in order to serve you better For information about our services, please iog onto www.myfioridalicense.com. There you can find more information about our divisions and the regulations that impact you, subscribe to department newsletters and learn more about the Department's initiatives.

Our mission at the Department is: License Efficiently, Regulate Fairly. We constantly strive to serve you better so that you can serve your customers. Thank you for doing business in Florida, and congratulations on your new license!



# DETACH HERE



# 2010 / 2011 MONROE COUNTY BUSINESS TAX RECEIPT **EXPIRES SEPTEMBER 30, 2011**

RECEIPT# 30140-62369

Business Name: DOUGLAS N HIGGINS INC

Owner Name: DOUGLAS N HIGGINS, JAMES SWEET QUALIFIER

Mailing Address: 3390 TRAVIS POINTE RD Ste A

Business Location: MO CTY

ANN ARBOR, MI 48108

KEY WEST, FL 33040

Business Phone: 305-294-3355 Business Type: CONTRACTORS

(UNDERGROUND UTILITY)

Rooms

Seats

Employees

Machines

Stalls

STATE LICENSE: CUCO57447 EXP 8-31-8

For Vending Business Only Number of Machines Tax Amount Transfer Fee Sub-Total \$20.00

Vending Type : Ma Penalty \$20.00

Prior Years Collection Cost Total Paid \$0.00 \$20.00

PAID-118-09-00004891

07/13/2010 20.00

# THIS RECEIPT MUST BE POSTED CONSPICUOUSLY IN YOUR PLACE OF BUSINESS

THIS BECOMES A TAX RECEIPT WHEN VALIDATED

Danise D. Henriquez, CFC, Tax Collector PO Box 1129, Key West, FL 33041

THIS IS ONLY A TAX. YOU MUST MEET ALL COUNTY AND/OR MUNICIPALITY PLANNING AND ZONING REQUIREMENTS.

MONDOR COUNTY BUCTNECS TAY DECETOT

# CITY OF KEY WEST, FLORIDA Business Tax Receipt

This Document is a business tax receipt Holder must meet all City zoning and use provisions. P.O. Box 1409, Key West, Florida 33040 (305) 809-3955

Business Name

DOUGLAS N HIGGINS INC.

CtlNbr:0004241

Location Addr

3390 TRAVIS POINTE

STE A RD

Lic NBR/Class

11-00004242 CONTRACTOR - CERT UNDERGROUND UTILITY

Issue Date:

July 14, 2010 Expiration Date: September 30, 2011

License Fee Add. Charges

\$309.75 \$0.00

Penalty Total

\$0.00

\$309.75

Comments:

This document must be prominently displayed.

DOUGLAS N HIGGINS INC. 3390 TRAVIS POINTE RD STE A

ANN ARBOR MI 48108

Oper: The REAL TYPE: OC Drawer: 1
Date: 7/15/10 51 Receipt no: 98571
2011 4242
OR LIC OCCUPATIO 1 1389.75 DOUGLAS Trans number:

DX CHECK

Trans date: 7/15/18 Time: 11:25:41

13742

# RESOLUTION NO. \_\_10-320

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA AWARDING THE BID OF CHARLEY TOPPINO & SONS, INC. FOR A CITY OF KEY WEST GENERAL SERVICES CONTRACT IN RESPONSE TO INVITATION TO BID (ITB) #10-015; WAIVING BID IRREGULARITIES; PROVIDING FOR AN EFFECTIVE DATE

BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA, AS FOLLOWS:

Section 1: That the bid of Charley Toppino & Sons, Inc. for the General Services Contract (ITB #10-015), at the unit prices stated in the bid documents, is hereby awarded.

Section 2: That the irregularities associated with the bid are waived.

Section 3: That this Resolution shall go into effect immediately upon its passage and adoption and authentication by the signature of the presiding officer and the Clerk of the Commission.

Passed and adopted by the City Commission at a meeting held this \_\_\_\_\_\_\_\_, 2010.

Authenticated by the presiding officer and Clerk of the Commission on November 4 , 2010.

Filed with the Clerk November 4, 2010.

CRAIG CATES, MAYOR

CHERYL SMITH, CITY CLERK



THE CITY OF KEY WEST
Post Office Box 1409 Key West, FL 33041-1409 (305) 809-3792

# **EXECUTIVE SUMMARY**

	LALCU	TIVE SUMMAKI				
$\geq$	то:	Jim Scholl, City Manager				
	FROM:	Doug Bradshaw, Senior Project Manager				
D	DATE:	October 18, 2010				
	SUBJECT:	Award of Bid ITB # 10-015: General Services Contract				
	ACTION STA Award of ITI waive the definto a contract	3 # 10-015: General Services Contract to Charley Toppino and Sons, iciencies in the Toppino bid form, and authorize City Manager to enter				
7						
	The General	Services Contract has been an on going contract, under various names				
A	since 1992. The City of Key West maintains a General Services Contract which is competitively bid for the purpose of general installation, repair and replacement of storm and sanitary sewer systems, installation of storm water injection wells, paving, sidewalks and other miscellaneous municipal work for a contract time of three years					
K	with an option to extend for two years at the unit prices stated in the Bid plus annual CPI-U US increases. The City of Key West will establish the locations and scope of work, as repair work becomes necessary. Work Orders will be issued which will identify the scope for each specific project.					
0	and Sons and	2010, the City received two (2) bids for ITB # 10-015: Charley Toppino Douglas N. Higgins. Douglas N. Higgins bid was considered responsive ments of the bid. Staff has had to get clarification from Charley Toppino hair bid form for Items 14e - no bid amount 27f - no bid amount 39d -				
M	and Sons on their bid form for Items 14e – no bid amount, 27f – no bid amount, 39d – no bid amount, 47a-h – lump sums were given when bid asked for linear feet. Staff will seek City Commission approval to waive these deficiencies in the bid and accept the bid. The ITB allows for the option to award to more then one bidder. As a Work Order is developed, unit prices from both bids will be reviewed and the Work Order will be					
口	issued to the	contractor with the overall lowest cost (Award to additional contractor is parate Resolution).				
5	PURPOSE & The General	JUSTIFICATION: Services Contract allows for timely completion of projects, emergency				

repairs, and is typically more cost-effective to the City then having to bid out each project.

## **OPTIONS:**

There are two options (Award to additional contractor is covered in separate Resolution):

- Award of ITB # 10-015: General Services Contract to Charley Toppino and Sons and waive the bid form deficiencies in the Toppino bid.
- 2. Do not award ITB # 10-015: General Services Contract to Charley Toppino and Sons.

# ADVANTAGES/DISADVANTAGES

Option 1: Charley Toppino and Sons has worked with the City under the General Services contract for many years. They have been responsive under the contract when tasked with a work order.

Additional if the City chooses to award to both contractors (Award to additional contractor is covered in separate Resolution), the City will be able to compare cost for a Work Order and issue to the lowest bidder. Work Order may be issued to different Contractors depending on unit prices that were submitted for the work contemplated in the Work Order

Option 2: The City will only be able to issue Work Orders to one contractor. Total cost for that Work Order may be higher then expected based on the unit prices appropriate for that Work Order.

# FINANCIAL IMPACT:

Award of ITB # 10-015: General Services Contract has no financial impact to the City until a Work Order is issued.

#### RECOMMENDATION:

City Staff recommends Option 1: Award of ITB # 10-015: General Services Contract to Charley Toppino and Sons for the unit prices submitted in the bid, waive the deficiencies in the Toppino bid form, and authorize City Manager to enter into a contract.